

0009

BOX:

271

FOLDER:

2601

DESCRIPTION:

Campbell, Jane

DATE:

08/11/87



2601

00 10

BOX:

271

FOLDER:

2601

DESCRIPTION:

Quinn, Maria

DATE:

08/11/87



2601

Witnesses:

J. F. Kervick
Off Erskine

A.P. H. Brennan

Counsel,
Filed, 11 day of Aug 1887
Pleads, *Wm. G. Smith*

16 THE PEOPLE
vs.
16
Jane Campbell
and
Maria Quinn

RANDOLPH B. MARTINE,
Aug 16, 1887
#1 Pleads P.L.
District Attorney.

Peri from m.

A True Bill.

Wm. A. Thimby
Aug 16/87
Foreman.
For med accepted.

Grand Larceny, second degree
[Sections 528, 581 and 550, Penal Code].

0011

0012

Police Court—

District.

Affidavit—Larceny.

City and County
of New York, ss.:of No. 181 East 111th St. Street, aged 28 years,
occupation Liquor Dealer being duly sworndeposes and says, that on the 2^d day of August 1887 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz:

One Gold Watch and Chain with
Loops attached together of the Value
of Sixty five Dollars - Three Gold
Rings of the Value of Thirty dollars
and One Gold Coin of the Value
of Five dollars - all being of the
Value of One hundred 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 Jane Campbell and Maria
Quinn (both Negroes) and acting in
Concert together from the fact that

deponent mislaid said property from
said premises where the said Campbell
was employed as a servant.

That deponent is informed by
Officer David W. Eckman that he
arrested the said Campbell
and Quinn. That the said Campbell
admitted and confessed to him
that she did take steal and carry
away said property from deponent
premises and gave the said property
to the said Quinn. That deponent

Sworn to before me, this

day

188

Police Justice.

00 14

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 38 years, occupation Police Officer

David W. Craske
Police Officer of No. 76

29 Bremer's

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of John C. Service

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

Sworn to before me, this 7th

day of August 1887

David W. Craske

H. A. Hyde

Police Justice.

0015

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

✓ District Police Court.

James Campbell 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. *James Campbell*

Question. How old are you?

Answer. *16 Years*

Question. Where were you born?

Answer. *New York.*

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

Answer. *Brooklyn*

Question. What is your business or profession?

Answer. *Domestic*

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

Answer. *I am guilty of the charge*

James Campbell
man

Taken before me this

day of *March* 188*8*

Wm. J. H. H.
Police Justice.

00 16

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

✓ District Police Court.

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

Question. What is your name.

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty
Martin Curran
Curran

Taken before me this

day of

Police Justice.

0017

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

Jane Campbell. & Maria Quinn
guilty thereof, I order that they be held to answer the same and they be admitted to bail in the sum of *Seventeen* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until they give such bail.

Dated

August 7 188

H. E. Hyde 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.

00 18

Police Court

District

THE PEOPLE, &c.,
OF THE COMPLAINT OF

1. *John O. Service*
2. *181 East 111 St*
3. *One Campbell*
4. *Maria Linder*

1244
Officer
McClary

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *August 7* 188

Wheeler Magistrate.

Casskin Officer.

3 Precinct.

Witnesses *James Casskin*

No. *29 Greenwich* Street.

No. _____ Street.

No. _____ Street.

\$ *1500* to answer

Com

0019

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Jane Rampfield
and Maria Quinn

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

Jane Rampfield and Maria Quinn

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

The said *Jane Rampfield and Maria Quinn, both* —

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

*one watch of the value of forty
dollars, one chain of the value of
fifteen dollars, one pocket of the
value of ten dollars, three rings
of the value of ten dollars each,
and one gold coin of the
value of five dollars, —*

of the goods, chattels and personal property of one

John E. Hernandez, —

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.

0020

SECOND COUNT—

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

— Maria Durin —

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

The said Maria Durin,

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, with force and arms,

one watch of the value of forty dollars, one chain of the value of fifteen dollars, one pocket of the value of ten dollars, three rings of the value of ten dollars each, and one gold coin of the value of five dollars

of the goods, chattels and personal property of one John E. Herndon,

by one Jane Campbell, — and —

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

John E. Herndon, —

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

Maria Durin —

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.

RANDOLPH B. MARTINE,

District Attorney.

0021

BOX:

271

FOLDER:

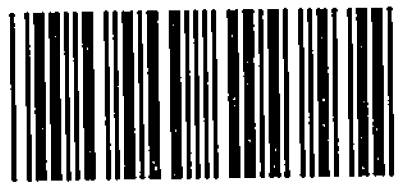
2601

DESCRIPTION:

Carroll, Ellen

DATE:

08/16/87



2601

Witnesses:

Henry Richardson
Victoria Fields
Off O'Connell

Counsel, _____
Filed, *16* day of *Aug*, 188*7*
Pleads, *Not Guilty*

THE PEOPLE

vs.

Ellen Carroll

Grand Larceny *second* degree
[Sections 528, 531 Penal Code]

RANDOLPH B. MARTINE,

District Attorney.

Chas. Dept 17
Aug 2
Sept 14
1887
A True Bill.

Aug 24 1887
Wm. D. Murphy
Foreman.
Sept 14. 1887
 Tried & acquitted.

0022

0023

Police Court— District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Henry Richardson
 of No. *110 West 17th* Street, aged *21* years,
 occupation *Plumber & gas fitter* being duly sworn
 deposes and says, that on the *9th* day of *August* 188*7* 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 to the
 amount and of the value of
 One hundred and eighty dollars
 (\$180.00)*

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 *Ellen Carroll (now here)*
 from the fact that at about the hour
 of 11 O'clock AM said date deponent
 left said sum of money in the pockets
 of a pair of pantaloons which were
 hanging in deponent's bed room.
 and at the hour of 5 O'clock PM
 August 10th deponent missed said money.
 And deponent is informed by *Victoria
 Fields* that the said defendant who
 is employed by deponent's father as a
 housekeeper came to her and informed
 her that she had found a sum of
 money about two hundred dollars
 and asked her if she should keep it

Subscribed before me this 1887

Police Justice

0024

and after she the said Victoria advised
the defendant not to keep the money.
She the defendant then left her.
And deponent further says that no
person other than the said defendant could
have taken said money from the fact
that she was the only person who had
access to deponent's room as she kept
the keys of said apartment in the
absence of deponent and his father.
Wherefore deponent charges the said
defendant with feloniously taking stealing
and carrying away said sum of money
and from she may be held and dealt
with according to law

Sworn to before me } Henry Richardson
this 11th day of Aug 1889 }

J. J. Coffey
Police Justice

0025

CITY AND COUNTY
OF NEW YORK, } ss.

Victoria Fields

aged *38* years, occupation *Housekeeper* of No.

110 W. 17th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Henry Richardson*

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

Sworn to before me, this *11th* day of *August* 188*7* } *Victoria Fields*

[Signature]
Police Justice.

0026

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

Allen Carroll

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.

Allen Carroll

Question. How old are you?

Answer

50 years old

Question. Where were you born?

Answer

Ireland

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

Answer.

110 W. 17th St 9 yrs

Question. What is your business or profession?

Answer.

General Household.

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

Allen Carroll
Mark

Taken before me this

day of



Police Justice.

0027

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 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 *Aug 11* 188 _____ *[Signature]* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0028

1297

Police Court

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Richardson
Ellen Carroll

1
2
3
4

offered
Lansbury
H. C. L.

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated

Aug. 11th 1889

Bluffy Magistrate.

Amos Churchill Officer.

Witnesses Precinct.

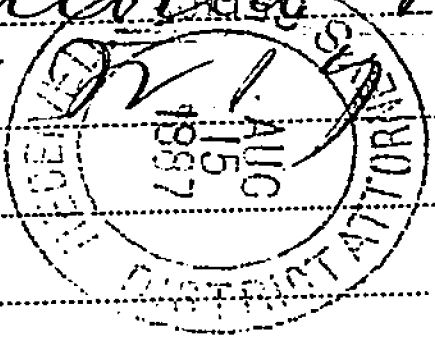
No. 110 Street.

No. Street.

No. Street.

\$ 500 to answer

Com



0029

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Eden Randall

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

- Eden Randall -

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

The said

Eden Randall,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
ninth - day of *August*, - in the year of our Lord
one thousand eight hundred and eighty-*seven*, at the City and County aforesaid,
with force and arms, *gave and delivered* to the Grand Jury
several promissory notes for the
payment of money, of a number, kind
and denomination to the Grand Jury
aforesaid unknown, for the payment of
and of the value of one hundred and
eighty dollars, and several United
States Silver Certificates of a number,
kind and denomination to the Grand
Jury aforesaid unknown, of the
value of one hundred and eighty
dollars,

of the goods, chattels and personal property of one *Henry Richardson,*

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.

Charles A. Smith

District Attorney.

0030

BOX:

271

FOLDER:

2601

DESCRIPTION:

Casey, Peter

DATE:

08/03/87



2601

Witnesses:

Counsel, *H*
Filed, *3* day of *Aug* 188*7*
Pleads, *Mr. C. D. H. H.*

For the PEOPLE
vs.
P
Peter Casey
H. D.
Grand Larceny degree
[Sections 628, 631 Penal Code]

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Mich. D. Thornby
Foreman.
Aug 8. 1887
Pleads P. C.
Pen: One year

0032

Police Court—2nd District.

Affidavit—Larceny.

City and County }
of New York, } ss.of Sally Wentworth Street, aged 18 years,
occupation Shoemaker being duly sworndeposes and says, that on the 23 day of July 1887 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz:

good and lawful money of the United States of the
Value of Eighty five cents
two pair of Pants one shirt one pair of Shirts and
of the Value of five dollars,
one pocket watch representing a watch of the Value
of Eight Dollars, and one Ring of the Value of six dollars
one pocket watch representing one ~~other~~ watch
of the Value of Thirteen dollars
said property being in all of the Value of
Ninety-two ⁸⁵/₁₀₀
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 Peter Casey (now known)

from the fact that deponent was speaking
in Mrs. Smith, when said defendant
came up to deponent and asked
deponent if deponent wanted a job
on Board of a ship to go to Europe,
that he would pay deponent fifteen
dollars to go to Europe, and a
passage ticket to return.
Deponent accepted the proposition
and accompanied said defendant
on Board of a steamer lying on
foot of West Houston Street where
he requested deponent to place his
baggage which contained said

Subscribed and sworn to before me, this

1887

Police Justice.

0033

described property in a Room, and
 defendant did as he was directed,
 that said defendant then told deponent
 to give him one dollar, which deponent
 had to pay to sign his name to the
 agreement, and deponent had only
 eighty five cents, which deponent
 gave him, that then said defendant
 told deponent to roll a barrel from
 the dock to the Boat, that deponent
 went to said Room and there discovered
 that said Satchell was cut upon and
 property stolen.

Deponent was informed on Board
 of said Boat that said defendant
 has no authority to engage help for
 said Boat that he is a drunken
 man and a liar, and that
 deponent was not employed on
 said boat, that deponent then
 caused the arrest of said defendant,
 deponent charges that said
 defendant did make said
 false representation to deponent
 with the intent to steal and
 that thereby he did steal deponent's
 property as aforesaid.

Subscribed to before me } Salij Weinstock
 this 24 day of July 1887 }

John J. Gorman

Salij Weinstock

0034

Sec. 198—200.

2

District Police Court.

CITY AND COUNTY
OF NEW YORK, ^{ss}

Peter Casey 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.

Peter Casey

Question. How old are you?

Answer

25 years

Question. Where were you born?

Answer

Chicago

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

Answer.

Jersey City 6 years

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

Peter Casey
Mark

Taken before me this

day of

188

Police Justice.

0035

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 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 July 24 1887 John H. ... 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.

0036

Police Court 2 District 1147

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Sally McIntosh
(140)
Peter Casey

1 _____
2 _____
3 _____
4 _____

Officer Casey
P. Casey

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated July 24 1888
W. H. H. H. Magistrate.

Max Levy Officer.

28 Precinct.

Witnesses Sally McIntosh

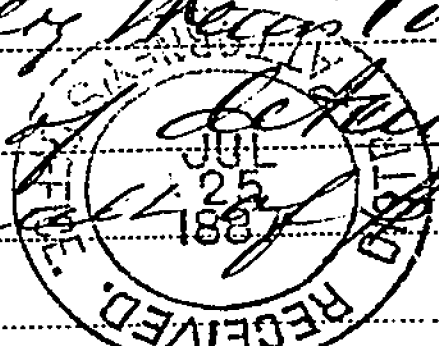
No. House of Detention Street.

No. _____ Street.

No. _____ Street.

\$ 1000 to answer 45

Case



0037

CITY AND COUNTY
OF NEW YORK, ss.

POLICE COURT, 2 DISTRICT.

Alexander Levy
of the 28th Precinct Police Street, aged 40 years,
occupation Police Officer being duly sworn deposes and says,
that on the 24 day of July 1889

at the City of New York, in the County of New York,
Sally Weinstein (now here) is a material
witness against Peter Casey (now here)
charged with larceny for the people
of the State of New York,
deponent fears that said Sally can
not be found when required to
testify, whereupon deponent prays
that said Sally be committed to
the House of Detention
Alexander Levy

Sworn to before me this
of July 1889

1889

day

Police Justice.

0038

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Peter Ransy

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

Peter Ransy

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

The said

Peter Ransy

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
Twenty third day of *July* in the year of our Lord
one thousand eight hundred and eighty-*seven*, at the City and County aforesaid,
with force and arms, *divers pairs, of a number, kind*

and denomination to the Grand Jury
aforesaid unknown, of the value of
eighty nine cents, two pairs of
trousers of the value of two dollars
each pair, one pair of the value of
one dollar, one pair of shoes of the
value of two dollars, one pair of
of the value of fourteen dollars, and
one other pair of shoes of the value
of thirteen dollars.

of the goods, chattels and personal property of one

Salig Winkler.

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.

Handwritten signature

District Attorney.

0039

BOX:

271

FOLDER:

2601

DESCRIPTION:

Cassidy, Daniel

DATE:

08/01/87



2601

0040

BOX:

271

FOLDER:

2601

DESCRIPTION:

Morton, James

DATE:

08/01/87



2601

Witnesses:

L. R. Grove

C. R. Ashman

H. Berlin

H. Handy

Counsel, E. E. Spae
Filed, 1 day of Aug 1887
Pleads, Not guilty

THE PEOPLE

vs. James Morton

11th -

Daniel Cassidy

36th -

James Morton

Grand Larceny, Second degree
[Sections 528, 531 Penal Code]

RANDOLPH B. MARTINE,

Aug 11/87 District Attorney.

Not tried & convicted 15.
S. P. of Aug 15. 1887
S. P. of Aug 15. 1887 3 ms

A True Bill.

Paul J. Leary, R.D.
Foreman.

24th -

interviewed.

Aug 12. 1887

7/8

0041

0042

The People
vs.
Daniel Cassidy.

Court of General Sessions, Part I.
Before Judge Gildersleeve.

Wednesday, August 10, 1887.

Jointly indicted with James Morton for grand larceny in the second degree.

Lewis R. Grove sworn and examined. My place of business is No. 9 & 11 Vanderbilt Avenue, corner of 43rd Street; there is a door from Vanderbilt Avenue in here, (pointing to a diagram), this is the bar-room at this end and Vanderbilt Avenue runs from 42nd to 45th Streets; there is a partition between the bar and the other part of the store. Cassidy came in here and went into the bar. On the 30th of May, Decoration Day, about half past nine in the evening I saw Cassidy go into the bar, he is the first man of the two that I saw, he came in from the Vanderbilt Avenue south door, I did not notice him particularly at the bar, I do not know that I saw him go out of the bar but I noticed him going into the bar, I was standing at my cash drawer, right by the cigar counter, there are two cases, one is for confectionery and the other for cigars. The next thing I noticed was Morton, who came in from the 43rd Street entrance, he called for a dozen of oranges in a hurry, I went over immediately in the other side of the store away from my cash drawer and got a bag and put them in as quick as I could; he says, "hurry up, I want them in a hurry." I turned around and looked at him particularly, it made me kind of cross because I was doing the best I could, I got a kind of a side view of him, I noticed he was looking behind the counter towards the cash drawer; he said, "I will be right back", and he went out of the north door on Vander-

0043

bilt Avenue. I left the oranges and went right up to the cash drawer, there was two gentlemen came in and when I got to the cash drawer it was about that wide open and all the bills was out, about \$325 to \$350. I can't tell exactly, I immediately went into the bar and told my bar-keeper Charlie. I saw one gentleman standing at the upper end of the bar beside two others that were standing in the middle of the bar, Cassidy was not there; that is the last I saw of the money; the bundle of oranges laid there for a day or so.

Charles R. Ashman sworn . What is your business? Bar-keeper. For whom do you work? Lewis R. Grove. On the 50th of May do you recollect seeing either of those two defendants, either of those men? Yes I remember seeing Mr. Cassidy, the short gentleman. Did you see Morton? No sir. Will you state to the jury what you saw Cassidy do on that occasion? Mr. Cassidy came into the bar and ordered a bottle of beer from me, he took about a mouthful of it and went out. I was busy with some gentlemen in the meantime and he came in about two minutes afterwards and ordered another bottle; he had not take the first one down and I says to him, "you have not drank this other beer"; he says, "never mind, give me a fresh bottle." Where did Cassidy stand when he got the beer? He stood at the end of the bar towards the door where you could see out into the other part of the store. You could see behind the cigar counter and the cash box. Another gentleman came in, he attracted my attention

0044

toward the upper end; he went to the further end of the bar, the Vanderbilt Avenue side and the other man ordered a bottle of beer and I stepped up in front of him and poured it out for him, that left Cassidy over at the other end of the bar, he drank part of it and commenced talking to me. While I was pouring out the beer for this other man this man made his escape and got out of the bar, he went right out while I was pouring out the beer for this other gentleman. When you had conversation with this other man the defendant was not present? He was not present. You went to pour out the beer for this other man and the defendant immediately left? He left while I was pouring it. The money drawer was in the other room where the fruits and cigars are. Was there anybody else in that bar-room except this man you were pouring the beer for and the defendant Cassidy? There was a gentleman had drove up with his coachman at the time; they were not talking to me, they were talking with one another. And this man stood at that bar, Cassidy and left as you went to pour out the beer for the unknown man? Yes sir. Where were you when the unknown man called you to give him a glass of beer? I was waiting on Cassidy in front of him. Could you see the money drawer from where you stood? Yes sir, when I was waiting on Cassidy. How long were you employed in pouring out this beer for this unknown man? Not over an minute. How long did you stand there with the unknown man? Not a second after I got through pouring the beer. Where did you go then after you had poured out the beer? I went

0045

4

directly down to the other end of the bar to clear off what was left on the other end of the bar. Where you left Cassidy? Yes sir. What had Cassidy left? He left the bottle of beer and the glass. Had he drank the glass of beer? No sir, he had not, nor half of it. The first time he came in he drank a swallow of the beer? Yes sir. The next time he came in he had a bottle, how much do you say he drank, about half a glass? Not quite half a glass. As you got up to the place where you left Cassidy, what did you next see? Mr Grove came up to me. You saw Mr Grove coming up to you? Yes sir. Where was he when you saw him? In the entrance from the bar to the store, coming into the bar. You had a conversation with Mr Grove did you? Yes sir. What did you next do? I went about my business, Mr Grove told me -- You went back behind the bar? I never left behind the bar. Was the money drawer in the bar-room? No sir. The money is paid by check? By checks. When we take a drink with you you give us a ticket and we give it to Mr Grove at the money drawer and he takes the money on the ticket? Yes sir. Did you give Mr Cassidy a ticket for the first beer? Yes sir. Did you give him a ticket for the second beer? Yes sir. When you met Mr Grove coming, as you say, you saw him right near the door leading into the bar-room? Yes sir. He told me that the money drawer had been robbed. Did you learn at that time the drawer had been robbed answer yes or no? I did, sir. That is the first you knew of it? Yes sir.

0046

Martin Handy sworn and examined, testified: You are a sergeant detective? Yes sir. Did you arrest these two defendants? Yes sir. Where did you arrest them? Corner of Prince and McDougal Streets. When did you first hear that Mr. Grove's place had been robbed? I think it was in the month of June or the month of May. In your official capacity did you go looking for persons whom you suspected? Yes sir. And where did you arrest these two men? Corner of Prince and McDougal Street. Where were they? They were right on the corner in company with another man. Were they in company together? Yes sir. What were they going there? They were standing there when I came along. Were they talking together? Yes sir. These two were talking? Yes sir, and also the third man. Do you know these defendants? I do, sir. How long have you known them? I know them for several years. Do you know whether Cassidy and Morton were acquaintances prior to the 30th of May, 1887? Yes sir. Had you seen them to ether before that time? Yes sir. How often had you seen them together before that time? I could not say how often, I would see them on different occasions, going back and forth, in different parts of the city.

Cross Examined. When this defendant Cassidy was placed at Headquarters for identification by these two gentleman, you recollect tyat circumstance? I do, sir. Do you recollect both of these gentlemen when they first saw Cassidy said they did not think he was the man? No, they did not say that. How near did they say to that? They looked, these two men were stood up with several

0047

others on the floor. Did not both or one of them say, "I do not think these are the fellows." No sir, not to me. There was a sergeant there behind the desk, there was several men there, there was nobody else there but detectives.

Charles R. Ashman recalled. Then Cassidy left that bar room who remained in the bar-room? The gentleman that ordered the beer and the gentleman and his coachman which were in there before any of them came in. Those three remained in the bar-room and were there in the bar-room when you learned that the bar-room had been robbed? Yes sir. Did any of them leave the bar-room between the time that Cassidy left and your stepping to the other end of the bar and seeing Mr Grove and learning that the drawer had been robbed? No sir, they were still there. We were pretty busy that day and I did not notice everybody who came in.

Lewis R. Grove recalled. Did this man Cassidy pay you any ticket that day? I did not see him go out, he went out during the time I was waiting on the other man. You were the only man in that place to take money? Yes sir. Did you get any ticket from him that day? Not that I know of, I did not see him go out, I have no way of finding out whether it was paid or not, I do not remember him paying me, I was in the front room where the drawer was. There was no clerk there at the time authorized to receive money but myself.

The Jury rendered a verdict of guilty.

0048

Testimony in the case
of
Daniel Cassidy
filed Aug. 1887

0049

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles R Ashman
aged 34 years, occupation Barkeeper of No.

9 Vanderbilt Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Louis R Gore

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

Sworn to before me, this

day of

188

12th July 1889 Chas R. Ashman

Samuel Cohen

Police Justice.

0050

CITY AND COUNTY }
OF NEW YORK, } ss.

Martin Handy
aged 42 years, occupation Deputy Detective of No.

300 Mulberry Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Louis R. Grose
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me this

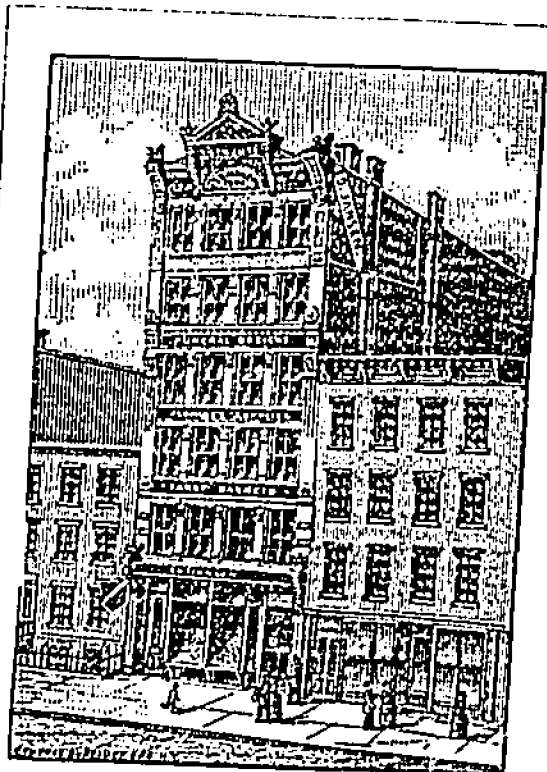
day of

1887

12th July 1887 *Martin Handy*

Sam J. C. Smith
Police Justice.

0051



OFFICE OF

ED. JANSEN,

IMPORTER AND MANUFACTURER OF

Fancy Baskets & Florists' Supplies,

124 WEST 19TH STREET,

New York, Sept 7 1887

Vernon M Davis Esq
Assistant District Attorney
City

Dear Sir

The name of the Grocer keeping at
278 6 Ave (not 276 as the number sent
gave & as I thought myself, for it is easy
to make the mistake from the numbers placed
at the next show window) is Fritz Mehlman.
I called on him, he remembers well
the Boy calling with Baskets, but not
knowing anything about any such order and
not having seen any man having given
any such order did not pay the Boy.
This he recollects distinctly, though he
cannot tell the date. This you will have
to establish in the examination. Mehlman
will be a rather unwilling witness. He
was gruff in his answers and I suppose
like all others dread to be called up
as a witness with a chance of losing

0052

so much valuable time of his business, he
having a lively retail grocery store.

The Boy that took the Baskets to the
Store to collect the price in the forenoon
is George Beck, but he having left
our shop soon after, we will experience
trouble in finding him. The Boy who
took the Baskets to the grocery store in the
afternoon is still in our employ and
ready to appear. His name is Charles
A. Kerman. He remembers the facts
very well. Now if you have any
further suggestions to make, I
expect to be advised by you.

Please call up the case as soon
as you can & deem fit, only
please do your level best
when the case is put on the
calendar, have it called as early
as possible to save our valuable
time. My son in law Mr. Estensen
is already put out of humor that
so much valuable time is lost by me
and I suppose the reason that so
many thieves go about unpunished
is that there is no chance to get the money
back & so many troubles arising.
Respectfully Henry Berlioz

0053

Before Grand Jury -

People

Morton &

Doc

This case is before the Grand Jury by direction of Judge Goldstone - Morton is now on trial for a similar offense in which the evidence is weak and there is danger of his escaping conviction.

The present charge is of seducing Mary 27/84 - money to the amount of \$108. & some notes & cheques belonging to Edward Jensen of 124 West 19 St in Mr Jensen's store.

Henry Berthier is the complaining witness & will state the facts.

He was examined by the Grand Jury at the time the former indictment was found.
J. D. Lindsay
Deputy.

0054

Edward Jones

Card

2

Warden

et al

Memorandum

for Grand Jury

John W. Jones

Ex. L. Jones, Dec. 1887
in view of the fact
that the same is
not a criminal
case.

0055

Police Court—

District.

Affidavit—Larceny.

City and County }
of New York, } ss.of No. 94 11 Cavendish Avenue Street, aged 38 years,
occupation Green being duly sworndeposes and says, that on the 30 day of May 1887 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the night time, the following property viz:

Good and lawful money of
the United States consisting
of bank bills of divers denom-
inations of the amount and
value of Three hundred and twenty-five
dollars

the property of Joseph M. Galunay and
this deponent as co-partners

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 James Martin and Daniel
Cassidy (both now here) and

another man not yet arrested
who were acting in concert for
the purposes following to wit:
on the above described date the
said money was in a money-
drawer behind a counter in
deponent's store and at about
the hour of nine o'clock P.M. on
the above described date the said
Cassidy entered said store and ordered
from Charles R. Ashman (then present)
who is employed by deponent as
bar tender, a bottle of Lager-Beer

Subscribed before me this

day

Police Justice.

and without drinking the same left the said premises and returned in about two minutes and ordered another bottle of beer while said Ashman was serving said Cassidy with the second bottle of beer the unknown man entered said store and going to the opposite end of the bar at which the said Cassidy was standing, ordered some beer from said Ashman, and began questioning said Ashman as to his ideas about a hat which he (the said unknown man) had on. Dependent further says that while the said men were in said store the said James Martin entered and ordered from dependent, who was standing near the said Money drawer a dozen oranges, dependent left when the said money drawer was, to wait upon the said Martin. The said Martin told dependent to tie the oranges up and that he would return for the same when dependent returned to the said Money drawer he found that the said money was missing and the said Martin failed to return for the said oranges. Dependent is informed by Martin Handy here prisoner that when he ^(Handy) assisted the said Martin and Cassidy they were both together. Dependent further says that from the time he saw the said money until he missed the same for two persons had entered the said store and these two last named persons had not been near when the said money was and dependent believes that the said Martin and Cassidy are since now on now were acting in concert in stealing, and carrying away the said property.

Sworn to before me }
 this 12th day of July 1882 } L R Grover
 District Attorney
 Police Justice

0057

Sec. 198—200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Morton 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.

James Morton

Question. How old are you?

Answer.

38 years

Question. Where were you born?

Answer,

New York

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

Answer.

38 Macdougal St 1 year

Question. What is your business or profession?

Answer,

Machinist

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 of the charge and demand an Examination

James Morton

Taken before me this

day of

188

James Morton
District Police Justice.

0058

Sec. 198—200.

First

District Police Court.

CITY AND COUNTY
OF NEW YORK } ss.

Daniel Cassidy

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.

Daniel Cassidy

Question. How old are you?

Answer.

46 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

New England Hotel 14 days

Question. What is your business or profession?

Answer.

Clark

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 demand an
examination*

Daniel Cassidy

Taken before me this

day of

188

Police Justice.

0059

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 Byundants

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, each 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 13 1887 Sam'l C. R. Miller 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.

0060

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court / 1143 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Lewis R. Love
941 Vanderbilt Ave

1 Daniel Cassidy

2 James Morton

3 _____

4 _____

Offence Grand Larceny

Dated July 12 1887

W O. Rully Magistrate

Handy Fogarty, Henry Matvey Officers

Central Office Precinct.

Witnesses _____

\$ 1500 to answer _____ Street.

10 a _____ Street.

Charles Deal _____ Street.

1182 Second Avenue

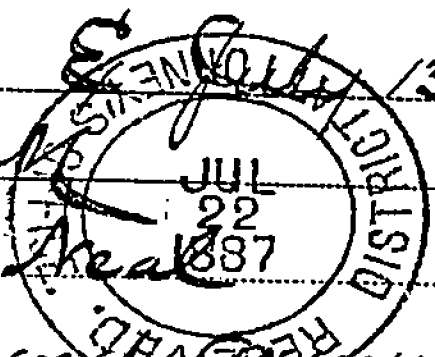
Henry Berliner 124 Street.

\$ 1500 to answer G S

Committed

Charles R. Ashman

9 Vanderbilt Ave



0061

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

*David Rosinsky and
James Moton*

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

David Rosinsky and James Moton

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

The said *David Rosinsky and James
Moton, both* —

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

*divers promissory notes
for the payment of money, of
a number, kind and denomination
to the Grand Jury aforesaid
unknown, for the payment of
and of the value of three hundred
and twenty five dollars.*

of the goods, chattels and personal property of one *Samuel R. Stone,*

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.

David H. Smith

District Attorney.

0062

BOX:

271

FOLDER:

2601

DESCRIPTION:

Chamberlain, William

DATE:

08/08/87



2601

Witnesses:

Ch. Chamberlain
Off. Grimsom

A. P. McLaughlin

Counsel,
Filed 8 day of Aug 1887
Pleads Mr. Emery (9)

THE PEOPLE
vs.
William E. Chamberlain
Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code.)

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Wm. D. Crowley

Foreman.

Aug 12, 1887
Pleads a. 3 dy
Rev. Dix m.

0064

Police Court— District.

CITY AND COUNTY
OF NEW YORK, } ss.

of No. Charles Chamberlain Street,

being duly sworn, deposes and says, that
on Saturday the 30 day of July

in the year 1887 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

William C. Chamberlain (now here) who
cut & stabbed deponent in
the right arm & breast
with the blade of a
knife which the defendant
then & there held in his
hand

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 31 day

1887

POLICE JUSTICE

0065

Sec. 198—200.

✓ District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

William E. Chamberlain 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.

William E. Chamberlain

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

US -

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

Answer.

605 West 45th Street 2 months

Question. What is your business or profession?

Answer.

Butcher

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

Answer.

Chamberlain took hold of me by the throat & told him if he did it again I would cut his liver out. He did it again & I stabbed him.

William E. Chamberlain

Taken before me this

188

Police Justice.

0066

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

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

Dated July 31 188

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.

0067

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

91
Police Court

1196
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Ch. A. Chamberlain
605 West 45th St.

William Chamberlain

2

3

4

Officer
J. J. [unclear]
[unclear]

Dated

July 31

188

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

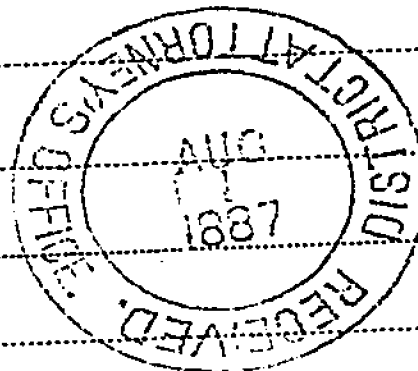
No.

Street.

\$

1000 to answer [unclear]

(Com)



0068

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

THE PEOPLE OF STATE OF NEW YORK,

against

William E. Chandler

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

William E. Chandler
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows :

The said William,

late of the City of New York, in the County of New York aforesaid, on the
Twelfth day of July in the year of our Lord
one thousand eight hundred and eighty-~~one~~ with force and arms, at the City and
County aforesaid, in and upon the body of one Charles A. Chandler,
in the peace of the said People then and there being, feloniously did make an assault,
and him the said Charles,
with a certain knife —
which the said William —
in his right hand then and there had and held, the same being a deadly and
dangerous weapon then and there wilfully and feloniously did cut, stab and wound,

with intent him the said Charles, —
thereby then and there feloniously and wilfully to kill, against the form of the statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

SECOND COUNT;

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

The said William

late of the City and County aforesaid, afterwards, to wit: on the day and in the
year aforesaid, at the City and County aforesaid, with force and arms, in and
upon the body of the said Charles, —
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make another assault, and him the said
Charles, —

with a certain knife —
which the said William —

in his right hand then and there had and held, the same being
an instrument and weapon likely to produce grievous bodily harm, then and there
feloniously did wilfully and wrongfully cut, stab 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.

Charles A. Chandler
District Attorney.

0069

BOX:

271

FOLDER:

2601

DESCRIPTION:

Cleavland, James J.

DATE:

08/01/87



2601

0070

BOX:

271

FOLDER:

2601

DESCRIPTION:

Joyce, Stephen

DATE:

08/01/87



2601

0071

BOX:

271

FOLDER:

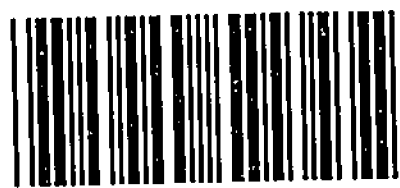
2601

DESCRIPTION:

Powers, P.

DATE:

08/01/87



2601

0072

BOX:

271

FOLDER:

2601

DESCRIPTION:

Coccoran, J.

DATE:

08/01/87



2601

Witnesses:

Julia Kellacher,
off O'Leary,

Counsel,

Filed 1 day of Aug 1887
No. 1 Pleads, Nos to mercy v. d.

13 THE PEOPLE

vs.

~~James J. Cleveland~~
~~Stephen Joyce~~
~~Patrick Powers~~
John Coccoran

RANDOLPH B. MARTINE,

District Attorney.

Aug 27/87
No. 2 Pleads 1887 v. d.
Aug 27/87
A True Bill.
A True Bill.
A True Bill.
A True Bill.

Shirley A. P. P. P.

Foreman

#1 August 18/87
Pleas P. P. P. P.
Catholic P. P. P. P.

Sections 498, 500 (528 and 531)
Burglary in the Third Degree

0074

Police Court—3d District.

City and County } ss.:
of New York }of No. 17 Monroe Street, aged 35 years,
occupation Store Keeper being duly sworndeposes and says, that the premises No. 17 Monroe Street, 4th Ward
in the City and County aforesaid the said being a Tenement the 1st floorwhich was occupied by deponent as a Store for the Sale of Groceries
and in which there was at the time a burglar being by namewere BURGLARIOUSLY entered by means of forcibly opening the Window
on the rear of said House and entering from the Yard
through said Windowon the 3d day of July 1887 in the night-
following property feloniously taken, stolen, and carried away, viz:Good and lawful money to the amount and of the
value of one hundred and ninety dollars. \$190⁰⁰/₁₀₀

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 byJames Joseph Cleaveland, Patrick Morris, Stephen Joyce
and John H. O'Connor, said Cleaveland being now the other
not arrested

for the reasons following, to wit:

That said deponent securely locked up and
fastened her said premises at 8.30. o'clock P.M. and went out
on a visit. She returned at 10.30. o'clock P.M. when she
discovered that her said premises had been burglariously
entered and her said property taken stolen and
carried away. That said James Joseph Cleaveland
acknowledged and confessed in the presence of officer
Cornelius Leary of the 9th Precinct that he was one of
the persons who committed said Burglary and that the

informed her that Patrick Powers, Stephen Joyce and John Corcoran (not arrested) were with him at the time, that Patrick Powers and Stephen Joyce were the ones that entered said premises and stole the money, and that he and Corcoran were acting as lookouts while they were committing the crime, that when Powers and Joyce came out they gave a portion of the money to him and Corcoran and that they kept a portion for themselves.

themselves. Depment asks that said Cleveland be held to answer and the other defendants be arrested and dealt with according to law.

Sum to be for me the Suba Miller
8th day of July 1887
Oliver B. Summ
Police Justice

There being no sufficient cause to believe the within named

guilty of the offence mentioned, I order it to be discharged.

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

Dated 188 _____
Police Justice.

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

188

Dated

Police Justice.

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

Police Court, District.

THE PEOPLE, &c.,
on the complaint of

23.

1.

2.

3.

4.

Dated, 188.

Magistrate.

Officer.

Clerk.

Witnesses.

No. Street.

No. Street.

No. Street.

\$ to answer General Sessions.

0076

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 16 years, occupation none of No. James Joseph Cleaveland

15 Manor Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Julia Kelleher

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

Sworn to before me, this 16th

day of July

188

at

James Cleland

Solomon Blum

Police Justice.

0077

Sec. 198-200.

300

District Police Court.

CITY AND COUNTY OF NEW YORK, { ss

Stephen Joyce 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

Stephen Joyce

Question How old are you?

Answer

15

Question Where were you born?

Answer

A. C.

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

Answer

33. Monroe Street. Years.

Question What is your business or profession?

Answer

See record

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

Answer

I took the money but I gave it back to Patrick Powers who was with me at the time

Stephen Joyce

Taken before me this

10. 1904

day of July

John J. Smith
Police Justice.

0078

Sec. 198—200.

3d

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

James Joseph Cleaveland 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

James Joseph Cleaveland

Question. How old are you?

Answer

16 years

Question. Where were you born?

Answer.

Gulf of Mexico,

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

Answer.

15 Manor Street, Omaha.

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 guilty. I was with the other defendants

James Cleaveland

Taken before me this

day of

1888

Justice.

0079

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 _____

James D. Cleveland and Stephen Joyce
guilty thereof, I order that they be held to answer the same and they be admitted to bail in the sum of
Ten Hundred Dollars, each 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 14 1887 Solon B. Smith 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.

0000

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

5761
Police Court-- 3 District. 1897

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Julia Kelleher
17 Monroe St.

James J. Cleveland
Stephen Doyce

3

4

Dated July 8 1887

Sumner Magistrate.

Cornelius O'Leary Officer.

7 Precinct.

Witnesses Sarah Buckley

No. 8 17 Monroe Street.

No. J. J. Lynch Street.

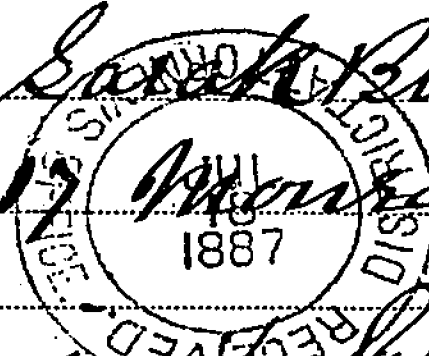
John W. Crater 17 Monroe

No. Street.

\$ 1000 to answer G.O.

Coen

Offence Burglary



00001

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*James J. Heavland, Linda
Cowers, Stephen George and
John Rocciano*

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

*James J. Heavland, Linda Cowers, Stephen
George and John Rocciano* —

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

The said *James J. Heavland, Linda Cowers,
Stephen George and John Rocciano*, all

late of the *Seventh* — Ward of the City of New York, in the County of
New York, aforesaid, on the *third* — day of *July*, in the year of
our Lord one thousand eight hundred and eighty-~~seven~~, with force and arms, at the Ward,
City and County aforesaid, a certain building there situate, to wit: the *Store* of one

Julia Ketterer —

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

Julia Ketterer —

in the said *Store* then and there being, then and there feloniously and burglariously
to steal, take and carry away, against the form of the statute in such case made and provided, and
against the peace of the People of the State of New York, and their dignity.

0082

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said *James J. McDonald, A. Linda Powers, Stephen George and John Roseman* of the CRIME OF *Fraud* LARCENY in the second degree, committed as follows:

The said *James J. McDonald, A. Linda Powers, Stephen George and John Roseman*, all

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 *indue* time of the said day, with force and arms,

gives promissory notes for the
payment of money, of a number,
kind and denomination to the
Fraud Jury aforesaid unknown,
for the payment of and of the
value of one hundred and ninety
dollars, and gives coins, of a
number, kind and denomination
to the Fraud Jury aforesaid
unknown, of the value of
thirty dollars, —

of the goods, chattels and personal property of one *Julia Ketterer, —*

in the *Store* of the said *Julia Ketterer, —*

there situate, then and there being found, in the *Store* aforesaid, then and there feloniously did steal, take and carry away, against the form of the statute in such case made and provided and against the peace of the People of the State of New York and their dignity.

Richard J. MacFarlane
District Attorney.

0083

BOX:

271

FOLDER:

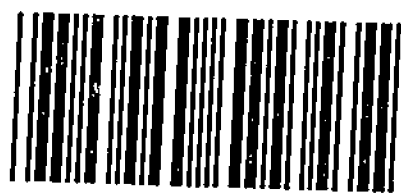
2601

DESCRIPTION:

Coffee, James

DATE:

08/09/87



2601

0084

Witnesses:

Joseph Friedman
Deputy Sheriff

Counsel,

Filed, *9* day of *Aug* 188*7*

Pleads,

THE PEOPLE

vs.

James Coffee

Grand Larceny, *Second* degree
(From the Person).
[Sections 528, 529, 530, Penal Code].

RANDOLPH B. MARTINE,

District Attorney.

Aug 12-

A True Bill.

Museum D. T. Army
Aug 10. 1887 Foreman.

Pleads Guilty

S. P. D. Two yrs.

0085

Police Court— District.

Affidavit—Larceny.

City and County }
of New York, } ss.of No. 81 Lewis Street, aged 38 years,
occupation Pedaler being duly sworndeposes and says, that on the 14th day of July 1887 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possessionperson of deponent, in the day time, the following property viz:One double faced silver
watch of the value ofTen Dollars

the property of

Deponentand that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by James Raffee (man Lee)for the reason, that between
the hours of 3 and 4 o'clock P.M.
on the afternoon of said day
deponent was standing in front
of Number 4 Chatham Square and had
said watch in the lower left
hand vest pocket of the vest he
then had on, to which was
attached a chain when said deponent
came up to deponent, and taking
said watch from said pocket
after breaking it off from the
chain to which it was attached
ran away with it, when deponent

Sworn to before me this

188

Police Justice.

0086

caught hold of said defendant and
said defendant gave back to said
deponent the said property and ran
away. Immediately thereafter said
defendant was arrested by Officer
though a police officer attested to
the 6th precinct.

Deponent fully
identifies said defendant as
the person who took the said
watch and returned the same to
him and charges him with the
larceny of said

Sworn to before me
this 5th day of July 1887

David C. Smith

J. Friedman

Deputy Justice

0087

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick Haugh
aged 35 years, occupation Police Officer of No.

Seventh Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Joseph Friedman

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

Sworn to before me, this

day of

1887

Patrick Haugh

Samuel C. Smith
Police Justice.

0000

Sec. 198—200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question. What is your name?

Answer.

James Faffee

Question. How old are you?

Answer.

27 years.

Question. Where were you born?

Answer,

United States

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

Answer.

509 1/2 Street 11 months

Question. What is your business or profession?

Answer,

Dealer

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

Answer.

I am guilty

James Faffee

Taken before me this

day of

188

Police Justice.

0089

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.....

James Coffee
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
*200**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 5th* *188* *Samuel J. Smith* *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.*

0090

Send Compliments Subpoena
in /o Samuel Seelman
81 Lewis St Rear House
in Basement

Police Court

1019 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1

2

3

4

Office of the
Clerk of the Court

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

188

Magistrate

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$ 1000

to answer

COMMITTED.

0091

Grand Jury Room.

Part: One

PEOPLE

vs.

James Coffey
sat down for trial
for August. 12/87

Compl. 2nd Officer
served Personal by
Harv.

aug. 9th 1887

0092

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

James Reddy

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

James Reddy —

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

The said *James Reddy*,

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

fourth day of *July* — in the year of our Lord
one thousand eight hundred and eighty-*seven*, at the City and County aforesaid, in the

day time of the same day, with force and arms,

one watch of the value of ten

dollars,

of the goods, chattels, and personal property of one *Joseph Friedman*,
on the person of the said *Joseph Friedman*, then and there being
found, from the person of the said *Joseph Friedman*, 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.

Handwritten signature of District Attorney

District Attorney.

0093

BOX:

271

FOLDER:

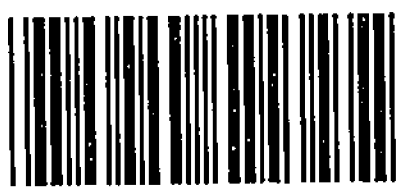
2601

DESCRIPTION:

Cohen, Adolph

DATE:

08/10/87



2601

Witnesses:
Chas A. Graff
Joseph Hamilton

Counsel,
Filed, 10 day of Aug, 1887

Pleads,
12/11/87
THE PEOPLE
vs.
Adolph Cohen

Grand Larceny second degree
[Sections 528, 581 Penal Code]

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Imean D. Hardy
Foreman.
aug 11, 1887
Pleads Guilty
R. Hamilton, Ref. 11/11/87
Sep 11/87

0094

0095

Sec. 198-200.

4th

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.*Adolph Cohen*

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

Question. What is your name.

Answer.

Adolph Cohen

Question. How old are you?

Answer.

16 years

Question. Where were you born?

Answer.

Germany

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

Answer.

92 Bway, 2 months.

Question. What is your business or profession?

Answer.

Packer

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

Answer.

I am guilty. I sold about 20 dozen of the 10ms to ~~Adolph Cohen~~ (now here) and received about thirty five dollars therefor.
Adolph Cohen

Taken before me this

day of

188

Police Justice.

0096

Police Court—4th District.

Affidavit—Larceny.

City and County } ss.
of New York,

Charles H. Graff

of No. 98 Duane Street, aged 42 years,
occupation Cutlery being duly sworndeposes and says, that on the 10th day of June 1887 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz:37 dozen of Pocket Knives of the value
of one hundred and seventy five dollars \$175-

the property of

Loar Cutlery Company in the care
and charge of deponentand that this deponent
has a probable cause to suspect, and does suspect that the said property was feloniously taken, stolen,
and carried away by Adolph Cohen (now here)from the fact that said defendant was in
the employ of said Company as an errand
boy and that he acknowledged and confessed
to deponent in the presence of John Hamilton
Sergeant of the 25th Precinct Police and officer
Francis O'neil of the same Precinct and that
he sold the same to Abraham Jacobs who
resides at No. 77 Broome Street in the city of New
York deponent therefor asks that said defendant
be held to answer and dealt with according to
law

Chas H. Graff

Sworn to before me, this
of June 1887
day

Police Justice.

0097

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 _____

Adolph Cohen

_____ 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

August 5th 1887

_____ Police Justice.

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

Dated _____

188

_____ Police Justice.

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

Dated _____

188

_____ Police Justice.

0098

99/ Police Court-- 4th 12th 1886 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles F. Grady
98 1/2
Adolph Cohen

Offence Larceny
419 1/2

1
2
3
4

Dated August 5th 1887
M. J. Burr Magistrate.

Neil Hamilton Officer.
Precinct. 25th

Witnesses No. Street.

No. Street.

No. Street.

\$ 1000 to answer G.S.

2/7 call

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

0099

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Adolph Rodman

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

Adolph Rodman —

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

The said *Adolph Rodman*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
21st day of *June*, — in the year of our Lord
one thousand eight hundred and eighty-~~seven~~, at the City and County aforesaid,
with force and arms,

*Four hundred and forty four
yards of muslin of the value
of forty cents each,*

of the goods, chattels and personal property of one *Alfred J. Fugate* —

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.

Charles J. Smith

District Attorney.

0100

BOX:

271

FOLDER:

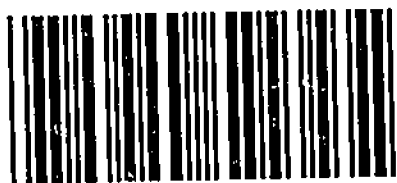
2601

DESCRIPTION:

Coles, George

DATE:

08/04/87



2601

0101

Witnesses:

* *W*
Dep 6/9
E. E. P.

Counsel, *E. E. P.*
Filed, *4* day of *Aug*, 188*7*
Pleads, *Not Guilty*

THE PEOPLE
vs.
George Coles
(2 cases)
H.D.

[Sections 528, 532. Penal Code.]

PETIT LARCENY.

RANDOLPH B. MARTINE,
Sp. & Genl. C. P. & A.
Dep 6/9
A True Bill.

Imman D. Thundy
Foreman.
Off. Secy
Case Transferred to Special Sessions

0102

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Fugatez Riders

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

Fugatez Riders

of the CRIME OF PETIT LARCENY, committed as follows:

The said *Fugatez Riders*,

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

the sum of Twelve dollars
in money, lawful money of the
United States and of the value of
Twelve dollars,

of the goods, chattels and personal property of one

William H. Polakney,

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

Handwritten signature

District Attorney.

0103

BOX:

271

FOLDER:

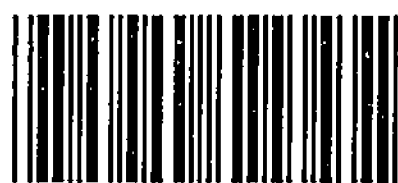
2601

DESCRIPTION:

Coles, George

DATE:

08/01/87



2601

Witnesses:

Lizzie Miller
W. Blakeney
off. Warner.

AA

Counsel, E. E. P.
Filed 1 day of Aug 1887
Pleads Not Guilty

THE PEOPLE
vs. George Coles
(2 cases)
H. D.

VIOLATION OF EXCISE LAW.
[III, R. S., (7 Ed., page 1981, § 18, and Laws of 1888, Chap. 840, § 5].

RANDOLPH B. MARTINE,
District Attorney.
copy to Mr. D. A.
A True Bill.

Amos D. Mumby
Foreman.
Case transferred to Special Session

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Figoraz Roder

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

Figoraz Roder

(III. Revised
Statutes, [7th
edition] p. 1931
Section 18.)

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS AND WINES WITHOUT A LICENSE, committed as follows:

The said *Figoraz Roder*,

late of the City of New York, in the County of New York aforesaid, on the *fourth* day of *July*, — in the year of our Lord one thousand eight hundred and eighty *seven*, — at the City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at a time, to *William M. O'Sullivan and to* certain *other* persons whose names are to the Grand Jury aforesaid unknown, without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

(Laws of 1863,
chapter 340, sec-
tion 5.)

SECOND COUNT:

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

Figoraz Roder

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, ALES, WINE AND BEER WITHOUT A LICENSE, to be drank upon the premises, committed as follows:

The said *Figoraz Roder*,

late of the City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the City and County aforesaid, and at the premises there situate known as number

Seven Boney

certain strong and spirituous liquors, and certain ales, wines and beer, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell to

William M. O'Sullivan and to

certain *other* persons whose names are to the Grand Jury aforesaid unknown, to be drank upon the premises aforesaid, without having a license therefor, as required by law, 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.

David H. B. Smith

District Attorney.

0106

BOX:

271

FOLDER:

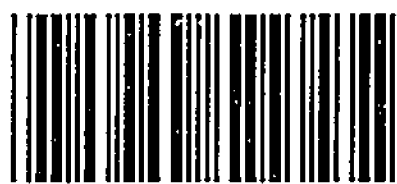
2601

DESCRIPTION:

Connolly, William

DATE:

08/10/87



2601

Witnesses:

Wm. Humphreys
Martin Sadler
Off Doolay

A
Wolf

Counsel,
Filed, *10* day of *Aug* 188*7*
Pleads, *Not Guilty (111)*

THE PEOPLE

vs.
W. H. 43
258

William Connolly

Grand Larceny, second degree
[Sections 528, 531 Penal Code].

RANDOLPH B. MARTINE,

District Attorney.

Pr Sep 8 87
Filed & entered
A True Bill.

Amos D. Hardy

Foreman.

Wm. H. 43
258

0108

Police Court—2 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 310 Avenue pt Street, aged 32 years,
occupation Keeper of a livery stable being duly sworn
deposes and says, that on the 14th day of August 1887 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz :

One live horse of the Value
Of two hundred dollars

(\$200.00)

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 William Connolly (now here)
for the following reasons: to wit: On
the above date, about the hour of
9 o'clock in the forenoon the
said defendant came to the Office
of deponent's livery stables Nos 505 and
507 East 19th street and then and
there told deponent that he wanted
to buy a horse from deponent. That
deponent gave to said defendant
the said horse for the purpose of
testing him for the space of two
hours and at the expiration of
said time the said defendant promised
and agreed to return said horse

on the price of said horse. ^{to defendant} That said defendant did not return said horse to defendant all of said day until defendant caused the arrest of said defendant at the hour of 10:30 ^{am} in the 5th inst driving said horse along 5th Avenue and 24th Street. When defendant then saw defendant, he jumped off from a harness which was attached to said horse and ran away at full speed.

Wherefore defendant charges said defendant with the larceny of said property, and that he may ~~be~~ be dealt with according to law.

Sworn to before me
the 5th day of August 1884
J. J. [Signature]
Police Justice

0110

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss

William Connolly 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. *William Connolly*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *208 East 43rd street 3 months*

Question. What is your business or profession?

Answer. *Driving a hack*

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 -*
Wm Connolly
mark

Taken before me this

day of

August 11 1888

Police Justice.

0111

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 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 August 5, 188

[Signature] Police Justice.

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

Dated _____ 188

Police Justice.

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

Dated _____ 188

Police Justice.

0112

Police Court 2 District. 1248

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Jughutch
300 Ave. A
William Connolly

2 _____
3 _____
4 _____

Offence
Greeny
Johny

Dated Aug 5 188 7
Wuffy Magistrate.
Charles Dooley Officer.
19 Precinct.

Witnesses Charles Dooley
of 19th Precinct
Charles Dooley
No. 139 East 14th Street.
G. B. Maer
No. 67 Lexington Avenue Street.
\$ 500 to answer 98

John

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0114

2
day, when I saw him driving a lady in the hansom at the corner of Fifth Avenue and twenty seventh street.

I took hold of the horse. He jumped off and ran away. I followed him and left another man holding the horse. I caught him but I did not ask him anything about the horse. I didn't give him the horse, I simply let him have the horse on the two hour ~~trial~~ and he agreed to pay me \$250. if he was satisfied with the horse, if not he was to return him inside of two hours. He never returned the horse to me as he agreed.

Cross-examination.

I have been in the horse business five years. Duffy, who keeps the stable, told me there was something wrong about this man Connolly. I went and got this man, and he told me he was willing to pay for the horse hire for two days.

Martin Sadler, testified as follows:-

I live at 129 East 24th Street. My business is that of a horse shoer at No. 145 East 24th Street. This defendant, William Connolly, came to my stable *the latter part of July* and asked me if I had a horse for sale. I told him "Yes" that the price was \$250. He said that he would make a good horse for his hansom. The defendant asked me if I would let him have the horse to go up to 43rd Street to Mr. Duffy's stable, and he would hitch him to the hansom and if he liked him he would come down inside of two hours and buy him. I let him have the horse but he didn't return inside of two hours. I started in search of him and found him at 7 o'clock in the evening corner of Broadway and 28th Street with

0115

3

my horse, and I took the horse and hansom back to my stable and while we were unhitching the horse he got away.

Cross-examination.

I didn't get paid for my horse by this man. The man who was with this man gave me \$5.00s for the use of the horse. I suppose it was for the wear and tear of my horse.

John B. Doerr, testified as follows:

I am in the horse business at No. 151 West 24th Street, and have been for 21 years. I saw this defendant William Connolly in the month of July at my stable in 24th Street. He said he would like to buy a sorrell horse from me. He said he had the money down in the Bleeker Street Bank and said he would go down and get it. He took the horse from me at 12 o'clock in the day and was to return it or \$225 which was the price I asked for it. I did not see the horse until the next morning at 5 o'clock in Duffys, Stable and I took my horse home.

Cross-examination

I didn't see this man after he took my horse until Mr. Sadler had him arrested.

-- DEFENSE--

William Connolly, the defendant, testified :-

I live at Number 208 West 43rd Street and drive a hansom. I went to Mr. Jungbutcher and asked him if he had a horse to sell. He said "Yes" and I went and looked

0116

4

at his stables. I took a bay horse and told him "If this horse doesn't suit me in two hours time, I will return him ; if he does suit me I will keep him". I took the horse and liked him; I worked him that day and the next day. At about 11 o'clock the next day I was going up 5th Avenue, going with a lady to the Grand Central Depot, and this man Jungbutcher jumped out and told me to stop. He was excited and told me he would pull me apart, and I ran and kept on running until I met an Officer, and then I stopped and explained my case to the Officer. I told the man I would pay him for the horse but he had me arrested. I was arrested once before for getting drunk. I had no intention of stealing this man's horse. In relation to Mr. J. B. Doerrs' testimony I have to say that the horse didnot suit me and I took him back and left him in Duffy's stable --- I brought him back, to next morning, to Mr. Thomas Sadler's horse suited me and that is the reason I did not go back with him; I intended to buy him. I told Mr. Sadler that if the horse did not suit me I would return him.

Cross-examination.

I sentt word to Mr. Jungbutcher by a friend of mine that I would keep the horse over night. I ran away from him because he said he would pull me apart, and there were two men with him. I never told any body I had money in the Bleeker Street Savings Bank. I never did have any money in that Bank. I had \$250 two or three years ago, and I kept it in my pocket. I was promised the money to pay for the horse by a man named James Robb a man I used to work for.

0117

5

James Robb, testified as follows:-

I am in the express business and live at Number 153 West 28th Street. I have known this defendant, Connolly, for five years. He worked for me. I always found him strictly honest. One day after he left me, he was driving by the house and he stopped and asked me if I would let him have the price of a horse, and I said "Yes".

Charles O. Doble, a witness for the people, in rebuttal, testified as follows.

I am a Police Officer, and belong to the 19th Precinct. On August 5th I arrested this man in 29th Street. I was standing up on a stoop, and he was running past the stoop, and I sprang down and caught him. There was nothing found on the man except a pocket book, and a couple of cards and two dollars in money.

The Jury found the Prisoner guilty of Grand Larceny in the Second Degree.

0118

Indictment filed Aug. 10, 1887

COURT OF GENERAL SESSIONS

Part II.

The People &c

against

William Connolly

Abstract of testimony taken
on trial Sept. 8th 1887

0120

BOX:

271

FOLDER:

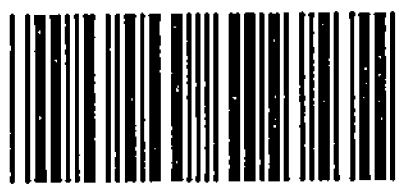
2601

DESCRIPTION:

Connors, George

DATE:

08/02/87



2601

0121

BOX:

271

FOLDER:

2601

DESCRIPTION:

Kelly, James

DATE:

08/02/87



2601

0122

Witnesses:

Counsel,

Filed 2 day of Aug 1887
Pleadings, Mr. Smith

THE PEOPLE
vs.
George Comors
18
James Kelly
2

Burglary in the Third Degree.
Sections 498, 506, 528 and 532

RANDOLPH B. MARTINE,

District Attorney.

Aug 8, 1887
Both Pleadings, P. L.
1. Plead: Six ms.
A True Bill.
2. Plead: One year.
Mason D. Thomsby

Foreman

800
HHP

Signature
A

0123

Police Court— District.

City and County } ss.:
of New York,

of No. 424 1/2 Greenwich Street, aged 32 years,
occupation Cook being duly sworn

deposes and says, that the premises No. 424 1/2 Greenwich Street, 5th Ward
in the City and County aforesaid the said being a two story brick
building the ground of
and which was occupied by deponent as a Restaurant
and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly removing
the lock from the door leading
into said restaurant

on the 17th day of July 1887 in the night time, and the
following property feloniously taken, stolen and carried away, viz:

Good and lawful money of the
United States consisting of silver
coins of divers denomination of the amount of
the value of one and 75/100 dollars and
a brass wood pipe with a package of tobacco
all being of the value of two dollars

the property of

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

George Connors and James Kelly
(both now here)

for the reasons following, to wit:

deponent is informed
by Officer William Baker who informs
that the Baker found the said door
broken open and found the said Kelly
concealed behind a sign in said restaurant
and the said Connors ran out of said
restaurant leaving his bar behind him in the
said restaurant. Informant caught the said
Connors on a roof adjoining the said premises
William Baker

James E. Thompson
Dec 17th day of Aug

James E. Thompson
Dec 17th day of Aug

0 124

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 33 years, occupation Police Officer of No. 5th Precinct Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of William Barker
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

1887

Peter Norton

Samuel C. Smith

Police Justice.

0125

Sec. 198—200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question. What is your name?

Answer.

George Connors

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer,

New York

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

Answer.

27 Desbrosses St. 1 month

Question. What is your business or profession?

Answer,

Printer

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

Answer.

I am not guilty
Geo Connors

Taken before me this

day of

188

July 1

W. C. Kelly
Police Justice.

Geo Connors

0126

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

James Kelly 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. *James Kelly*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *New Conn*

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

Answer. *467 Greenwich Street 10 years*

Question. What is your business or profession?

Answer. *Driver*

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

Answer. *I am not guilty*
James Kelly

Taken before me this

day of

188

Police Justice.

0127

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 Connor, and James Kelly
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

July 12 188

Samuel M. Smith 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.

0128

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Baker
George Connor
James Kelly
Office
Wm. J. Kelly

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated July 17 1887

O'Reilly Magistrate

Norton Officer.

Witnesses *Call the officers* Precinct.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

\$ 15.00 to answer *GS*

COMMITTED

0129

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Figoraz Ramon and James Kelly

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

Figoraz Ramon and James Kelly

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

The said *Figoraz Ramon and James*

Kelly, both —

late of the *22nd* — Ward of the City of New York, in the County of New York, aforesaid, on the *seventeenth* day of *July*, in the year of our Lord one thousand eight hundred and eighty-*sevent*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *restaurant* of one

- William Balser. -

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

William Balser, -

in the said *restaurant* 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.

0130

SECOND COUNT—

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

George Thomas and James Kelly

of the CRIME OF *Robt* LARCENY, —

committed as follows :

The said

George Thomas and James Kelly —

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 the said day, with force and arms,

*one pipe of the value of fifteen cents
one package of tobacco of the value
of ten cents, and silver coins of
a number, kind and denomination
to the Grand Jury aforesaid
unknown, of the value of one dollar
and seventy five cents,*

of the goods, chattels and personal property of one *William Baker,*

in the *restaurant* of the said *William Baker.* —

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

Handwritten signature

District Attorney,

0131

BOX:

271

FOLDER:

2601

DESCRIPTION:

Cook, Charles

DATE:

08/12/87



2601

Witnesses:

A. Hinz
Off. Brennan

Ashted P. Dulch

Counsel,
Filed, *12* day of *Aug* 188*7*
Pleads, *Not Guilty*

18 THE PEOPLE
vs.
Charles Cook
Grand Larceny
degree
Penal Code

Spec. & provided
Charles Cook
RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Moran A. Thoms
Sept 8 Foreman.

0132

0133

The People
vs.
Charles Cook.

Court of General Sessions, Part I.
Before Judge Cowing.

September 3, 1887.

Indictment for grand larceny in the second degree.

Adolph Hinze sworn and examined. I live 173rd St. and Tenth Avenue and my business is silk finisher; my place of business is 401 East 91st Street. I recollect the 7th of August, 1887, I know the Defendant; on that day I had a piece of silk which was taken from me without my consent. I was told that Charles Cook went into the factory with the watchman during the night in East 91st Street; the prisoner told me himself in the Station House when I saw him on the same night that he drank with the watchman in the factory. I was called to the Station House to identify the silk, I went there and saw it, I do not know exactly the number of yards but I believe it is worth seventy-five dollars. I do not know how it came there, I did not see Cook in the factory.

Cross Examined. I first learned that the silk was taken the same night it happened which was on the 7th of August last, I went to Headquarters about a quarter to two in the morning and I saw the silk there, I had about thirteen pieces of the same silk in the factory, I had it there to finish it, it was finished silk, all the thirteen pieces were finished, I saw the twelve pieces the next morning, I am sure there were thirteen pieces there and there were twelve when I came the next morning. I have no idea how the one piece got out of the factory except that when I was in the Station House the same night the

0134

prisoner told me that he went into the factory and drank with the watchman, I do not remember the watchman's name just now, he was only employed a very short while to watch our factory, he is not in our employ now, he was arrested the same time as the prisoner but was discharged; we discharged him because he allowed this man to go in and drink. I never had any suspicion that anybody else beside Cook took the silk. I had the watchman arrested on suspicion that he might have been in the theft, I do not know where he is now, I have not seen him since. The piece of silk now shown me is one of the thirteen rolls that was in my factory on the 7th before the larceny; it belongs to Sallenbach & Co. I saw the thirteen pieces of silk at five o'clock on Saturday afternoon, it was taken out between the time I saw it last and when I saw it in the Station House the next morning; the silk did not belong to me but it was in my custody. I received the summons to go to the Station House a little before two in the morning.

Edward Brennan sworn and examined.

I am an officer of the 27th precinct, the defendant in this case was arrested by another officer on my order, I think two other officers; I saw this young man lay down a bundle in a lot on the morning of the 7th of August last in this city, in a lot between 91st and 93rd Streets. Me and another officer Blanche was going after being relieved, I jumped down in a lot and picked it up and I halloed to the other officer to catch him, he ran and the other officer came up at twelve o'clock, ahead of him; the prisoner ran and left a piece of silk, this was

0135

about ten minutes past twelve Sunday morning, I picked up the silk and followed Officer Blanche, he and another officer named Sherman had the prisoner over at 93rd St.

I saw the prisoner previous to this before twelve at the factory, I saw him run from First Avenue and 91st Street, I stood below the factory and I thought it was strange for him to run at that time of night; he got up on the porch of the factory and I came up and asked him what he was doing there, what business he had there? He said he worked there in the day time. I asked the watchman if he knew him and he said yes. The watchman asked me if I would not have something, he had something good. I said no, I am much obliged, I understood they had a little whiskey between them, I went away after I was relieved, Officer Blanche and I crossed over to 91st Street where this defendant was on the corner, the lot is 100 feet west of the factory, there is no house on the whole lot between 91st and 92nd Street. I saw him arrested, I asked him where he got this silk, he said, "I was in drinking with the watchman in the factory and I threw it out of the window." I said, "did the watchman know you threw that silk out of the factory", and he said, no, he did not know anything about it. The silk was taken to the factory and Mr Hinz came there, he was telegraphed for, I went to bed but I understood he saw the silk and identified it.

Cross Examined. When I first saw the defendant at the factory before this occurrence he was talking with the watchman on the stoop, I did not see them drinking but the watchman asked me if I would not go

0136

and have something, I might have been there talking ten minutes, I never saw the defendant before that night, I did not know he worked in the factory, the watchman was there only three weeks but I had seen him before that several times, it was not the habit of the watchman to stand around the door; the Sergeant informed me the next morning that he got the watchman arrested as being implicated with the defendant, I had nothing to do with his arrest.

The lot I speak of is between the factory and First Ave. and comes right up against the side of a building, there is a kind of small fence close to the factory about six feet high. After I first saw him on the stoop of the factory I went around over my post and when I came back I did not see him, I did not see the prisoner until after I was relieved with this bundle in the lot, he was lying down and I jumped down and picked it up, I was about nine feet from him, he was apparently going down the lot, he walked away very quietly and I discovered the silk, he heard me tell the other officer to catch him and then he ran. When he saw me first he was in the act of putting it down, I think he saw me and after I saw him put that down I went in the lot and I went as quick as I could to pick up what I saw him lay down. He ran into 93rd St. the two officers were ahead of me and I was following with the silk under my arm, I saw him running south in the middle of the block between 92nd and 93rd Streets, I know he had to stop running, when the officers caught him, one of the officers fell and was hurt and was laid up sixteen days. On the way to the Station House I asked

0137

the prisoner where he got the silk and he told me he was in the factory drinking with the watchman and that he, the prisoner threw it out of the window. He said, "take me back to the factory but do not show the watchman the silk and I will explain it", I did not take him back then but I took him back afterward; he said, "this curse treated me meanly lately." I suppose he had reference to the boss or foreman.

Charles Cook sworn and examined in his own behalf, testified: I live at 93rd Street and First Ave. with my mother and father and am eighteen years old, I remember the night of the 7th of August and I was arrested somewhere around twelve o'clock. I was never arrested before, I was employed at the time in Hinz's silk finishing place and before that I was employed with George Erett of Stamford and before that with Mavrick & Wissing, lithographers in Fulton Street. My duties at the silk factory was running a machine, the foreman asked me to come back and I had been working there a month the second time when this affair happened; the factory is about a block from where I live, I believe the last name of the watchman was Rooney, I saw him on the night of the 7th of August as I was going by about twelve o'clock, he asked me if I would get him a pint of beer and I did so, I wanted to go down to 30th Street to a friend of mine Charlie Rahn; the watchman asked me to keep him company and help him to take the time, he had to put the time down on the clock every half hour, I went around with him two or three times and told him I was going home, I went through the pathway of

0138

the lot to make a short cut and I had to sit down there, I saw the bundle and picked it up and thought I would take it over to the house and fetch it over to Mr Hinz in the morning, I thought I would get something for fetching it over; as I was going over the officer and another man came along and it slipped from under my arm and I let it lay there; they did not say anything to me, and I walked away and got on a little quicker run and ran down the other block, one of the officers threw his club at me and I stopped to let him catch me, I told the officer I got the bundle in the lot, I did not throw it out of the window and did not steal it, I was not upstairs alone in the factory that night, and did not know where the pieces of silk were in the factory. I ran because I was frightened.

Lizzie Cook sworn. I am the mother of Charles Cook and he lives with me, he always was a good boy and brought his money to me, he has never been in trouble before, he worked for Mr Wissinger a long time.

Jacob G. Wissinger sworn. I am a lithographer and of the firm of Mavrick & Wissinger, 173 Fulton Street I know the prisoner, he was employed by us for about two years, he ran errands and delivered bundles and sometimes made collections of small amounts, he was a good boy as long as he was with us, I never found any fault with him, I have not seen him since he left us.

The jury rendered a verdict of guilty.

0139

Testimony in
the case of
Charles Cook
filed Aug
1887

0140

Police Court—6th District.

Affidavit—Larceny.

City and County } ss.:
of New York,

Adolph Hinge

of No. 173^d St and 15 Avenue Street, aged 44 years,
occupation Silk Finisher being duly sworndeposes and says, that on the 7th day of August 1887 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the night time, the following property viz: One roll, orpiece of black silk, containing about fifty yards,
by the value of Seventy-five dollarsthe property of Sallenbach and Company and
in the care and custody of deponentand that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Charles Cook, now here, from the
fact that about five minutes after twelve
o'clock on the morning of said day said
Cook was seen by Edward Brennan of
the 22nd Precinct Police near said factory
carrying a roll which he dropped in a vacant
lot on seeing said officers. Said Cook is in
the employ of deponent, but had no right to
take said silk which deponent missed from
his stock

Adolph Hinge

Sworn to before me, this

of

August

1887

day

Police Justice.

0141

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Brennan
aged 40 years, occupation Policeman of No.
the 27th Precinct ~~Street~~, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Adolphe Thirje
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 7th
day of August 1887

Edward Brennan

M. A. Wells
Police Justice.

0142

Sec. 198-200.

6

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Cook

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 Cook*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *No 753 - 1st Avenue, 3 months*

Question. What is your business or profession?

Answer. *Laborer*

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*

Charles Cook

Taken before me this

day of

1887

Police Justice.

0143

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 Charles

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

Dated August 27 1887

H. A. Wells 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.

0144

Police Court

5th 1274 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Adolph Thirze
173rd St. vs. 18th St.
9th Allenbach St. vs. 20th St.
1 Charles Cook

2
3
4

Offence
Bribe

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated August 7 1887

Welde Magistrate.

Brennan Officer.

27 Precinct.

Witnesses

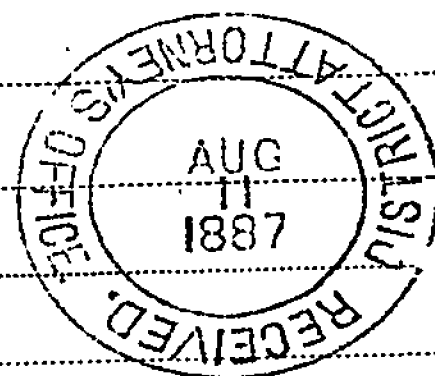
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0145

Chas. Brock

age 18

Born N.Y.C.

Capt. ———

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Parents Living

Res 1756 av 1

0146

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 Rada

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

Charles Rada

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

The said *Charles Rada*,

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

fifty yards of silk of
the value of one dollar and
fifty cents each yard.

of the goods, chattels and personal property of one *Adolph Shurz*,

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.

Henry J. B. Macdonald

District Attorney.