

0520

**BOX:**

526

**FOLDER:**

4791

**DESCRIPTION:**

Silverman, Harry

**DATE:**

06/14/93



4791

1257

Witness:  
*Arthur J. ...*  
*...*

Counsel,  
Filed *14* day of *June* 189*8*  
Plends,

Grand Larceny, *second* Degree,  
(From the Person.)  
[Sections 528, 529, Penal Code.]

THE PEOPLE

vs. *A*

*Harry Silverman*

*1475 ...*

DE LANCEY NICOLL,  
District Attorney.

A TRUE BILL.

*Henry ...*  
Foreman.  
*June 13 1898*  
*...*  
*...*

0522

Police Court 3rd District.

Affidavit—Larceny.

City and County }  
of New York, } ss.

of No. 311. Prington Street, aged 23 years.  
occupation Keeps House being duly sworn,

deposes and says, that on the 8 day of June 1899 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession and person of deponent, in day time, the following property, viz:

A pocketbook containing two gold rings and good and lawful money to the amount of two dollars together of the value of four dollars (\$4.00)

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 Harry Silverman (now here)

from the fact that at about 6 o'clock P.M. said date deponent was standing in Ridge Street when she felt a tug at the pocket of the skirt that she was then and there wearing upon her person that she immediately looked down and saw the defendant with drawing his hand from her pocket that the defendant thereupon took the pocket book which she said that deponent immediately caught hold of the defendant and when the defendant

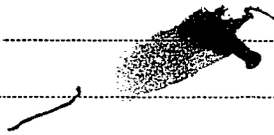
Subscribed and sworn to before me this 8th day of June 1899 at New York City  
Justice

handed the said. ~~book~~ book  
to an unknown boy, who then  
ran away.

Sum to ~~the~~ } Search <sup>Geo</sup> Partice  
the 9th day of June 1893 } (null)

Clara H. Foster

Police Justice



0524

Sec. 198-200.

3

1882 District Police Court.

City and County of New York, ss: \*

Harry Silverman 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 a 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.

Harry Silverman

Question. How old are you?

Answer.

15 years.

Question. Where were you born?

Answer.

New York

Apparently more than 16 years old  
CITY

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

Answer.

114 Dorsum St. N., 4 years.

Question. What is your business or profession?

Answer.

Painter

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  
Harry Silverman

Taken before me this  
day of July 1899  
Charles W. Stanton  
Police Justice.

0525

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, June 9 1893 Charles N. Luntz Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

There being no sufficient cause to believe the within named \_\_\_\_\_ guilty of the offense within mentioned, I order h to be discharged.

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

0526

Police Court---3 District/

639

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Sarah Gustaf*  
*311 Kensington*  
*Harry Silberman*

*offense*  
*William J. ...*

2  
3  
4

BAILED,

No. 1, by .....

Residence ..... Street.

No. 2, by .....

Residence ..... Street.

No. 3, by .....

Residence ..... Street.

No. 4, by .....

Residence ..... Street.

Dated, *June 9* 189*3*

*Hunt* Magistrate.

*McGellan* Officer.

*12* Precinct.

Witnesses *Amy Berkowitz*

No. *60* Street.

No. .... Street.

No. .... Street.

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

*Com*

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Harry Silverman

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

Harry Silverman

of the CRIME OF GRAND LARCENY in the second degree, committed as follows:

The said Harry Silverman

late of the City of New York, in the County of New York aforesaid, on the eighth day of June in the year of our Lord one thousand eight hundred and ninety-three, in the day-time of the said day, at the City and County aforesaid, with force and arms,

the sum of two dollars in money, lawful money of the United States of America, and of the value of two dollars, two finger rings of the value of one dollar each, and one pocketbook of the value of one dollar

of the goods, chattels and personal property of one Sarah Gartner on the person of the said Sarah Gartner then and there being found, from the person of the said Sarah Gartner 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.

De Laurey Nicoll, District Attorney.

0528

**BOX:**

526

**FOLDER:**

4791

**DESCRIPTION:**

Sinclair, William

**DATE:**

06/13/93



4791

P.L.

Witnesses:

H. Salomon

Say this is a true bill  
found by me  
from the  
McLoughlin

May 10 1903

The above a  
McLoughlin  
Criminal all  
hidden in  
England by  
possession of  
Insp. McLoughlin  
for

Notary  
Maurice Meyer  
Council  
Filed 13 day of June 1893  
Plends, Monthly 14

PEOPLE  
vs.  
William Sinclair  
Grand Larceny, second Degree.  
(Sections 623, 631, Penal Code.)

DE LANCEY NICOLL,  
District Attorney.

Part III June 27 1903  
Part III June 28 1903  
A TRUE BILL. June 29 1903

Henry Sherman  
Foreman.

Part July 5 1903  
Pleads Petit Larceny  
7.41 PM Per T #150. fine  
1903

0530

Police Court \_\_\_\_\_ District.

1912

Affidavit—Larceny.

City and County }  
of New York, } ss.

of No. 100 M. Sachs Street, aged 32 years,  
occupation Manager being duly sworn,  
deposes and says, that on the 3d day of June 1893 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:

Twenty four gold coins  
of the value together of  
thirty dollars  
(\$30.00)

the property of

Samuel Friedman and in  
the care and custody 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 Sinclair (number)

for the reasons following to wit  
On said day said property was in  
his presence and deponent was  
to be shown same things and deponent  
showed said defendant said  
property and deponent is informed  
by Henry Solomon a certain said  
premise that he saw said defen-  
dant take said property from a tray  
on the counter in said premise  
and remove them to his pocket and  
walk away to a water closet in a  
hallway of said premises and  
deponent found said property in  
a coal bin near said water closet

189

Police Justice

And caused said defendant to be arrested And defendant fully identified said property as being his and he charges said defendant with the possession of same

I swear to before me } Leo M Sachs  
this 3<sup>rd</sup> day of June 1933 }

Samuel White  
Police Justice

0532

CITY AND COUNTY }  
OF NEW YORK, } ss.

1921

aged 19 years, occupation elder of No. Henry Solomon

33 Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Geo M Sachs and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 3 day of June, 1899 Henry Solomon

John Ryan Police Justice.

0533

City and County of New York, ss:

*William Sinclair* 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 Sinclair*

Question. How old are you?

Answer. *57 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *East 132 St., Queens*

Question. What is your business or profession?

Answer. *Jeweler*

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*  
*William Sinclair*

Taken before me this

day of

*John R. [Signature]*  
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.....

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

Dated, June 3 189 3 ..... Police Justice.

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

Dated, ..... 189 ..... Police Justice.

There being no sufficient cause to believe the within named.....  
..... guilty of the offense within mentioned, I order h to be discharged.

Dated, ..... 189 ..... Police Justice.

0535

1899  
Police Court--- District. 6264

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Joseph M. Sachs*  
*M. S. Madden*  
*James S. ...*

2  
3  
4

Offense

BAILED,

No. 1, by  
Residence Street.

No. 2, by  
Residence Street.

No. 3, by  
Residence Street.

No. 4, by  
Residence Street.

Dated, June 3d 1899

*J. M. ...* Magistrate.

*John V. Madden* Officer.  
1st Precinct.

Witnesses *Henry ...*  
No. Street.

*...*  
No. Street.

No. Street.  
\$ 1000 to answer

June 6th 1899 at  
*...*  
Committed

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

THE PEOPLE OF THE STATE OF NEW YORK  
against

*William Sinclair*

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

*William Sinclair*

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

The said *William Sinclair*

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

*twenty-four finger rings of the value of four dollars each*

of the goods, chattels and personal property of one *Solomon Lindenberg*

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.

*De Lancey Nicoll*  
*District Attorney*

0537

**BOX:**

526

**FOLDER:**

4791

**DESCRIPTION:**

Smith, John

**DATE:**

06/01/93



4791

410

Witnesses:

*Wm Kelly*

Counsel,

Filed

day of

1893

Pleas.

*July 12*

THE PEOPLE

*vs.*

*John Smith*

*Defendant*

Grand Larceny, *second* Degree.  
(From the Person)  
[Sections 528, 531, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

*Part III, June 7<sup>th</sup> 1893.*

A TRUE BILL.

*Chas. F. Stahl*  
Foreman.

*Part 3. June 7<sup>th</sup> 1893  
Pleas attempted & L. 2 day  
S.P. 2 yrs & 6 mo.  
R.B.M.*

0539

Police Court 2 District. Affidavit—Larceny.

City and County of New York, } ss: Jacob Bernhardt  
of No. Woodside St, Street, aged 21 years,  
occupation Gauner being duly sworn,  
deposes and says, that on the 27 day of May 1899 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:

a pocket book containing sixty nine  
dollars in gold and lawful money  
of the value of \$69

the property of Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by John Smith

(now here) Deponent had the said money  
trans  
in his pocket in Gansvoort Market  
and the defendant, and the de-  
fendant put his hand in deponent's  
pocket and took out the said  
property and ran off with it, and  
defendant was caught with the

Subscribed and sworn to before me, this 27 day of May 1899  
Police Justice.

0540

Said money in his possession by  
Doheem Patrick J Kelly

SWORN TO BEFORE ME

THIS 27 DAY OF

May 1899

Jacob Bunnhead

John H. Woodie  
POLICE JUSTICE.

0541

City and County of New York, ss:

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

Question. What is your name?

Answer. *John Smith*

Question. How old are you?

Answer. *21 Years*

Question. Where were you born?

Answer. *Richmond Va*

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

Answer. *202 West 27 Street 2 weeks*

Question. What is your business or profession?

Answer. *waiter*

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*

*John Smith*

Taken before me this

Day of *May*

*27*

189*3*

*John W. ...*

Police Justice.

0542

*✓*

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, May 27 1893

John R. Bourke Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

There being no sufficient cause to believe the within named \_\_\_\_\_ guilty of the offense within mentioned, I order h to be discharged.

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

0543

Police Court---

586 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Jacob Bernhart*  
*Woodside D.D.*  
*John Smith*

*Larceny*  
*Victory*  
Offense

BAILED,

No. 1, by.....

Residence..... Street.

No. 2, by.....

Residence..... Street.

No. 3, by.....

Residence..... Street.

No. 4, by.....

Residence..... Street.

2.....  
3.....  
4.....

Dated, *May 27* 189*3*

*Voorhis* Magistrate.

*Patrick J. Kelly* Officer.

*9* Precinct.

Witnesses *E. Delaney* -

No. *91* Street.

*Charles F. Hickey*

No. *606 - 3 - 16* Street.

*Fred Merritt* -

No. *101 Boulevard* Street.

\$ *1000* to answer *G.S.*

*W*  
*W*

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*John Smith*

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

*John Smith*

of the CRIME OF GRAND LARCENY in the *second* degree, committed as follows:

The said

*John Smith*

late of the City of New York, in the County of New York aforesaid, on the *27th* day of *May* in the year of our Lord one thousand eight hundred and ninety-*three*, in the *day* -time of the said day, at the City and County aforesaid, with force and arms,

*the sum of sixty - nine dollars in money, lawful money of the United States of America, and of the value of sixty - nine dollars, and one pocketbook of the value of one dollar,*

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

*De Lacey Nicoll*  
*District Attorney*

0545

**BOX:**

526

**FOLDER:**

4791

**DESCRIPTION:**

Smith, Mary

**DATE:**

06/08/93



4791

0546

**BOX:**

526

**FOLDER:**

4791

**DESCRIPTION:**

Keough, Kate

**DATE:**

06/08/93



4791

Witness:

Off Cotton  
18

The complainant in this case, as appears by his statement of ~~with~~ duress, was under the influence of liquor when the written alleged larceny was committed, and it appears he had not recovered from the effects of his drink when the complaint was made, and he cannot now say that either of the defendants took his money from him. From his statement, I do not believe that either defendant could be convicted, and I recommend their discharge upon their own recognizance  
NY Sept 13<sup>th</sup> 1893

De Lancey Nicoll  
District Attorney

#49

Counsel,  
Filed 8<sup>th</sup> day of June 1893  
Pleads, *Wholly in*

THE PEOPLE

Mary vs. Smith  
and  
Kate. Steough

Grand Larceny, second Degree  
(Sections 68, 69, 70 Penal Code.)

DE LANCEY NICOLL,  
District Attorney.

A TRUE BILL.

*Henry S. ...*  
Foreman.  
Part 2. Sep 15. 1893  
No 1 + 2. Bail discharged

0548

Police Court—Fourth District.

1912

Affidavit—Larceny.

City and County of New York, } ss.

of No. 157 17th St 27 rd mp Fordwich Passio Street, aged 56 years, occupation Broker

deposes and says, that on the 25 day of May 1893 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 amount and value of Thirty Dollars — (\$30.00)

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 Mary Smith and Kate Hough (both women) while acting in concert from the following facts to wit: that on about the hour of 5 P.M. on the aforesaid day, deponent met said defendant Smith, on Third Avenue and at her solicitation deponent accompanied said Mary to premises N-15-5 and 26 St and there entered a room with said Mary and the said property was then in a pocket book in the inside pocket of the vest then and there worn upon deponent's person deponent then undressed and hung the vest on a hook in the said room and

Sworn to before me this 189

Police Justice

deponent then laid down upon a bed with said Mary in a short time when said Mary told deponent she was sick and deponent then dressed and left said premises and a short time afterwards deponent missed said property and accompanied by Officer John R. Cullen of the 18 Precinct Police deponent returned to premises No 155 East 26<sup>th</sup> Street and saw said defendant Kate Keough and when questioned as to the whereabouts of defendant Mary, she Kate, denied knowing or of ever having seen said Mary.

Deponent and said Officer Cullen then left said premises and about a half an hour thereafter and while still accompanied by said Cullen, deponent saw said defendant Mary Smith accompanied by said defendant Kate Keough coming out of the said premises No 155 East 26<sup>th</sup> Street where a short time prior the said Kate had denied knowing or having seen said Mary as heretofore

stated and said Officer Cullen then arrested said defendants Mary Smith and said Kate Keough, while acting in concert with each other, with having committed said larceny and asks that they may be dealt with as the law directs.

Sworn to before me this 26<sup>th</sup> day of May 1893  
 J. J. Mahoney  
 Police Justice

0550

1877

CITY AND COUNTY }  
OF NEW YORK, } ss.

*of*  
*John R. Cullen*

aged *33* years, occupation *Police Officer* of *New*

*the 18<sup>th</sup> Precinct Police* ~~Sect~~ being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Fredrick Harris*

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

Sworn to before me, this *26<sup>th</sup>*  
day of *May* 189*3* }

*John R. Cullen*

*W. M. Mahan*  
Police Justice.

0551

Sec. 198-200.

H<sup>2</sup> District Police Court.

CITY AND COUNTY } ss:  
OF NEW YORK, }

Mary Smith being duly examined before the undersigned according to law, on the annexed charge, and being informed that it is h<sup>w</sup> right to make a statement in relation to the charge against h<sup>w</sup>; that the statement is designed to enable h<sup>w</sup> if he sees fit, to answer the charge and explain the facts alleged against h<sup>w</sup>; that he is at liberty to waive making a statement, and that h<sup>w</sup> waiver cannot be used against h<sup>w</sup> on the trial.

Question. What is your name?

Answer. Mary Smith

Question. How old are you?

Answer. 29 years

Question. Where were you born?

Answer. Ireland

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

Answer. Room 26<sup>th</sup> Street and about 1 day

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 not guilty.  
Mary X Smith  
mark

Taken before me this 26 day of March 1893

Police Justice.

0552

Sec. 198-200.

*J.P.*

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

*Walter Krawinkel* 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 sees 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. *Walter Krawinkel*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *112 136 2nd St New York City 3 months*

Question. What is your business or profession?

Answer. *Dress-maker*

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  
Walter Krawinkel*

Taken before me this

day of

*11/11/1897*

189

*Walter Krawinkel*

Police Justice.

0553

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

*Mary Smith and Kate Kough*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *Fifty* 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 *May 26* 188*9* *W. P. M. M. M.* Police Justice.

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

Dated *May 28* 188*9* *W. P. M. M. M.* Police Justice.

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

Dated ..... 188 ..... Police Justice.

Police Court--- 4 District. 613

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Fred W Harris  
Frederick Hess  
409 E. 117 St  
Murray Smith  
Walt Keeney

Office  
Murray  
Keeney

Dated Mar 26 1893  
M. Malin Magistrate.

Joe Zimmerman Officer.  
18 Precinct.

Witnesses  
John R. Cullen  
No. 18 Precinct Police

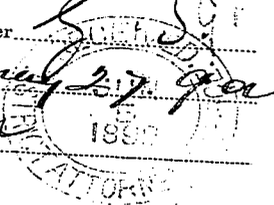
No. 2 Buid Street.

W. Bankley, 297 1/2 av.

No. Each Street.

\$1500 to answer

1000 bond for May 27 1893  
C. M. [Signature]



BAILED,

No. 1, by George Gran  
Residence 734 1/2 St Street.

No. 2, by George Gran  
Residence 734 1/2 St Street.

No. 3, by  
Residence Street.

No. 4, by  
Residence Street.

New York General Sessions.

PEOPLE ON MY COMPLAINT,  
VERSUS

Mary Smith  
and  
Kate Keough.

As complainant in the above case, I beg to recommend the defendant, to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. At the time the money was taken from me, I was under the influence of liquor and was not in possession of my full senses. While the defendants were for a portion of the time in my company. I am not in a position to say under oath that they or either of them took the said sum of \$30.00 from me - this being the sum I claimed was taken from me. Upon full and thoughtful consideration of the matter, I now declare that so far as I personally know the defendants did not deprive me of my property but believe that I lost the same.

Dated New York Sept: 13<sup>th</sup> 1893. *Frederick Hays*

In presence of  
*Neil Washburn*

0556

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

Dated May 29 1893 H. D. Wheeler Police Justice.

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

THE PEOPLE OF THE STATE OF NEW YORK

against  
*Mary Smith*  
and  
*Kate Keough*

The Grand Jury of the City and County of New York, by this indictment, accuse  
*Mary Smith and Kate Keough*  
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed  
as follows:

The said *Mary Smith and Kate Keough*, both

late of the City of New York, in the County of New York aforesaid, on the *25th*  
day of *May* in the year of our Lord one thousand eight hundred and  
ninety-*three*, at the City and County aforesaid, with force and arms,

*the sum of thirty dollars in money,*  
*lawful money of the United States*  
*of America and of the value of thirty*  
*dollars*

of the goods, chattels and personal property of one *Frederick Harris*

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.

SECOND COUNT—

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

*Mary Smith and Kate Keough*  
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *Mary Smith and Kate Keough, both*

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,

*the sum of thirty dollars in money, lawful money of the United States of America, and of the value of thirty dollars*

of the goods, chattels and personal property of one

*Frederick Harris*

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

*Frederick Harris*

unlawfully and unjustly did feloniously receive and have; the said

*Mary Smith and Kate Keough*

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.

DE LANCEY NICOLL,

*District Attorney.*

0559

**BOX:**

526

**FOLDER:**

4791

**DESCRIPTION:**

Smith, William

**DATE:**

06/01/93



4791

0560

**BOX:**

526

**FOLDER:**

4791

**DESCRIPTION:**

Zucker, Bernhardt

**DATE:**

06/01/93



4791

Witnesses:

Michael Bonham  
Off Whitworth

~~William Smith~~  
Bernhardt Juebel

70

Counsel,  
Filed  
Pleads, Myself

1 day of June 1893

THE PEOPLE

14 8<sup>th</sup> Street  
William Smith  
14 24<sup>th</sup> Street  
Bernhardt Juebel

Burglary in the Third Degree.  
[Section 498.]

DE LANCEY NICOLL,  
District Attorney.

June 6 1893

A TRUE BILL.

Chas. J. Johns

Foreman.  
Sept 2 - June 4 1894

Both tried and convicted  
Noyt Cooney  
to provide a paper  
729

287

0562

(1835)

Sec. 198-200.

3

District Police Court

CITY AND COUNTY OF NEW YORK, ss.

*Bernhard Zucker*

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

Question. What is your name?

Answer. *Bernhard Zucker*

Question. How old are you?

Answer. *14 years*

Question. Where were you born?

Answer. *Roumania.*

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

Answer. *21 Norfolk St. — — — — — 6 mos.*

Question. What is your business or profession?

Answer. *(Signature)*

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 fully -  
Bernhard Zucker.*

Taken before me this

*24*

day of *Sept*

*(Signature)*

Police Justice.

0563

(1235)

Sec. 198-200.

3

District Police Court

CITY AND COUNTY } ss.  
OF NEW YORK }

*Max Fine*

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. *Max Fine*

Question. How old are you?

Answer. *10 Years*

Question. Where were you born?

Answer. *M. S.*

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

Answer. *19 Chrystie Street one Year*

Question. What is your business or profession?

Answer. *School Boy*

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  
max fine*

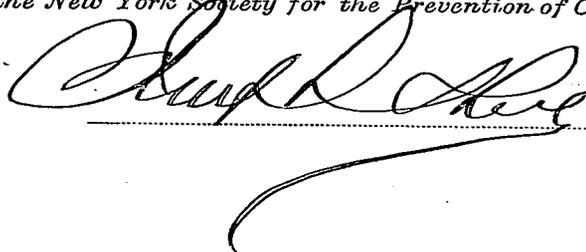
Taken before me this *24* day of *February* 189*8*  
*Wm. J. ...*  
Police Justice.

0564

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

ten 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 it appearing that he is under the age of sixteen years, that he be committed to the custody of the New York Society for the Prevention of Cruelty to Children, until he give such bail.

Dated, May 24 1893



Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_

Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_

Police Justice.

0565

Police Court--- 3 District. <sup>569</sup>

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Michael Abraham  
vs.  
1. William Arrich  
2. William Smith  
3. Bernhard Zucker  
4. Max Fine

Magistry  
Offense

Date May 27 1893

Koch Magistrate.  
Whitworth Officer.

11 Precinct.

Witnesses John H. Dietz

No. 29 ~~of 4th Ave~~  
**DISMISSED.**  
Max Fine

No. 187 Street.

Chas. J. [Signature] FOREMAN.

No. \_\_\_\_\_ Street.

\$ \_\_\_\_\_ to answer G. S.

Com. to S. P. C. C.

Com

BAILED.

No. 1. by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 2. by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 3. by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 4. by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

0566

(1335)

Sec. 198-200.

3 District Police Court

CITY AND COUNTY OF NEW YORK, ss.

*Agerrich*  
*William Everidge* 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 Everidge*

Question. How old are you?

Answer. *10 Years*

Question. Where were you born?

Answer. *MS*

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

Answer. *44 Forsyth Street 6 Years*

Question. What is your business or profession?

Answer. *School Boy*

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*

*William Agerrich*

Taken before me this *24* day of *March* 189*7*  
*W. J. [Signature]*  
Police Justice.

(1333)

Sec. 198-200.

3

District Police Court

CITY AND COUNTY OF NEW YORK, ss.

*William Smith* 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 Smith*

Question. How old are you?

Answer. *13 Years*

Question. Where were you born?

Answer. *N.Y.*

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

Answer. *8 Forsyth Street 6 Years*

Question. What is your business or profession?

Answer. *School Boy*

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 Smith*

Taken before me this

*24*

day of

*March*

1893

*Wm J. ...*  
Police Justice.

0568

Grant, of General Session

The People

vs  
William Smith

REPORT OF THE NEW YORK SOCIETY FOR  
THE PREVENTION OF CRUELTY  
TO CHILDREN.

No. 297 FOURTH AVENUE,  
(Corner East 23d Street.)

New York, May 23<sup>rd</sup> 1893

CASE NO. 72672 OFFICER Dretz  
DATE OF ARREST May 22/93

CHARGE Burglary

AGE OF CHILD 13 years

RELIGION Protestant

FATHER Paul Dead

MOTHER Henrietta Dead

RESIDENCE 8 Forsyth Street

AN INVESTIGATION BY THE SOCIETY SHOWS THAT The Society has no record, of boy being, arrested before. Boy will not go to school, or work, and remains out late, at night and, associated with bad company. Boy lives with his grand mother, who cannot control him.

All which is respectfully submitted,

Stollow Leukings  
Dist

To Dist Atty

Count of  
General Sessions

The People

vs

William Smith

Henry Jones

PENAL CODE, §

Report of the New York Society  
for the Prevention of Cruelty  
to Children.

ELBRIDGE T. GERRY,

President, &c.,

No. 297 Fourth Avenue,

Corner East 23d Street,

NEW YORK CITY.

0570

Current of General Sessions  
The People

REPORT OF THE NEW YORK SOCIETY FOR  
THE PREVENTION OF CRUELTY  
TO CHILDREN.

No. 297 FOURTH AVENUE,  
(Corner East 23d Street.)

Bernard Zucker

New York, May 23/93

CASE NO. 72672  
DATE OF ARREST May 23/93  
CHARGE Burglary

OFFICER Dietz

AGE OF CHILD 14 years

RELIGION Hebrew

FATHER Israel

MOTHER Pauline

RESIDENCE 24 Norfolk Street

AN INVESTIGATION BY THE SOCIETY SHOWS THAT

Boy was arrested on Mar 26/93 by officers Mitchell of the 6<sup>th</sup> Precinct, and charged with Larceny, but was discharged by Justice Smith at the 1<sup>st</sup> Dist Court. Boy will not go to work, and associates with bad company, and remains out late at night. Boy bears a bad reputation in the house where he lives with his parents who cannot control him.

All which is respectfully submitted,

Stella S. Jenkins  
Supt

To Dist Atty

Count of  
General Secura

The People

or

Bernard Quaker

Penal Code, §  
Burglary

Report of the New York Society  
for the Prevention of Cruelty  
to Children.

ELBRIDGE T. CERRY,

President, &c.,

No. 297 Fourth Avenue,

Corner East 29th Street,

NEW YORK CITY.

Police Court, Third District.

City and County of New York, ss.:

of No. 92 East Broadway Street, aged 51 years, occupation Sexton being duly sworn

deposes and says, that the premises Nos. 20 and 22 Forsyth Street, 10 Ward in the City and County aforesaid the said being a brick building the whole of said building ~~and which~~ was occupied by ~~Kal Israel Anshei Poland~~ as a synagogue and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly opening a door leading to said synagogue from the rear

on the 23 day of May 1887 in the night time, and the following property feloniously taken, stolen, and carried away, viz:

One silver goblet, a quantity of keys, and tickets and religious paraphernalia the whole of the value of Thirty Dollars

\$30.00

the property of the Congregation of Kal Israel Anshei Poland 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 William Arrich, William Smith, Bernhard Zucker, and Max Fine (all now here) acting in concert.

for the reasons following, to wit: Deponent left the above-named premises securely locked and fastened on May 22, 1893 at 8 P.M. and the aforesaid property was at said time in said premises. That on the next morning about 5 A.M. deponent found the above-named door to be open and the aforesaid property to be missing. That deponent is informed by Officer Whitworth of the 11<sup>th</sup> Precinct Police that he arrested the

above-named defendants about 1 A.M. on May 23<sup>rd</sup> 1893. Having in their possession property which deponent identifies as the stolen property. Therefore deponent prays that defendants may be dealt with according to law.

Sworn to before me this } Michael Abramson  
24<sup>th</sup> day of May 1893

*Paul Kelly*

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  
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of  
Hundred Dollars and be committed to the Warden and Keeper of the City Prison  
of the City of New York, until he give such bail.  
Dated \_\_\_\_\_ 188\_\_  
I have admitted the above named  
to bail to answer by the undertaking hereto annexed.  
Dated \_\_\_\_\_ 188\_\_  
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.

Police Court, \_\_\_\_\_ District,

THE PEOPLE, &c.,  
on the complaint of  
vs.  
Offence—BURGLARY.

Dated \_\_\_\_\_ 188\_\_  
Magistrate.  
Officer.  
Clerk.  
Witness,  
No. \_\_\_\_\_ Street,  
No. \_\_\_\_\_ Street,  
No. \_\_\_\_\_ Street,  
\$ \_\_\_\_\_ to answer General Sessions.

0574

CITY AND COUNTY }  
OF NEW YORK, } ss.

1921

John Whitworth  
aged \_\_\_\_\_ years, occupation Police Officer of No. the 11<sup>th</sup> Precinct Police Street, being duly sworn, deposes and  
says, that he has heard read the foregoing affidavit of Michael Abraham  
and that the facts stated therein on information of deponent are true of deponent's own  
knowledge.

Sworn to before me, this 24 day } Geo. Whitworth  
of May 1893 }

[Signature] Police Justice.

0575

Count of General Session  
The People

Max Lurie

REPORT OF THE NEW YORK SOCIETY FOR  
THE PREVENTION OF CRUELTY  
TO CHILDREN.

No. 297 FOURTH AVENUE,  
(Corner East 23d Street.)

New York, May 23 1895

CASE NO. 72672 OFFICER Dietz  
DATE OF ARREST May 23/95

CHARGE Burglary

AGE OF CHILD 10 year

RELIGION Hebrew

FATHER Nathan

MOTHER Sarah

RESIDENCE 17 Chynster Street

AN INVESTIGATION BY THE SOCIETY SHOWS THAT The Society has no record of boy being arrested before. Boy attends Hebrew School regular, and is obedient to his parents who are respectable people, and have a clean and comfortable home.

All which is respectfully submitted,

J. Holloway Jenkins  
Sgt

To Dist Atty

0576

Count of  
General Account

The People

or

Max Fine

Burgess & Sons  
PENAL CODE, §

Report of the New York Society  
for the Prevention of Cruelty  
to Children.

ELBRIDGE T. GERRY,

President, &c.,

No. 297 Fourth Avenue,

Corner East 23d Street,

NEW YORK CITY.

0577

Count of General Session

The People

William Avemich

REPORT OF THE NEW YORK SOCIETY FOR THE PREVENTION OF CRUELTY TO CHILDREN.

No. 297 FOURTH AVENUE. (Corner East 23d Street.)

New York, May 23 1893

CASE NO. 72672 OFFICER Dietz  
DATE OF ARREST May 23/93  
CHARGE Burglary

AGE OF CHILD 10 years  
RELIGION Hebrew  
FATHER Abraham  
MOTHER Frances  
RESIDENCE 44 Forsyth Street

AN INVESTIGATION BY THE SOCIETY SHOWS THAT The Society has no record of boy being arrested before. Boy attends school regularly, and is well spoken of in the house where he lives with his parents who are respectable people.

All which is respectfully submitted,

C. Fellows Secretary

To Dist Atty

0578

Count of  
Special Sessions

The People

vs

William Brewster

Edward L. Tamm  
PENAL CODE, etc.

Report of the New York Society  
for the Prevention of Cruelty  
to Children.

ELBRIDGE T. GERRY,  
President, &c.,

No. 297 Fourth Avenue,  
Corner East 23d Street,  
NEW YORK CITY.

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*William Averick, William Smith, Bernhardt Zucker and Max Fine.*

The Grand Jury of the City and County of New York, by this indictment, accuse *William Averick, William Smith, Bernhardt Zucker and Max Fine* of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said *William Averick, William Smith, Bernhardt Zucker and Max Fine*, all late of the *10<sup>th</sup>* Ward of the City of New York, in the County of New York, aforesaid, on the *twenty-third* day of *May* in the year of our Lord one thousand eight hundred and ninety-*three*, in the *night* time of the same day, at the Ward, City and County aforesaid, a certain building there situate, to wit, the building of one *Michael Abraham*

there situate, feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent the goods, chattels and personal property of the said *Michael Abraham* in the said *building* then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said William Averick, William Smith, Bernhardt Gucker and Max Fine of the CRIME OF Grand LARCENY in the second degree, committed as follows:

The said William Averick, William Smith, Bernhardt Gucker and Max Fine, 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 night-time of said day, with force and arms,

one goblet of the value of fifteen dollars, ten keys of the value of twenty five cents each, ten pieces of paper of the value of ten cents each piece, and divers other goods, chattels and personal property (a more particular description whereof is to the Grand Jury aforesaid unknown), of the value of twenty dollars

*[Handwritten flourish]*

of the goods, chattels and personal property of one

Michael Abraham

in the

building

of the said Michael Abraham

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

THIRD COUNT:

And the Grand Jury aforesaid, by this indictment, further accuse the said *William Averick, William Smith, Bernhard Zucker and Max Fine*, of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *William Averick, William Smith, Bernhard Zucker and Max Fine*, all late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, with force and arms, at the Ward, City and County aforesaid,

*one goblet of the value of fifteen dollars, ten keys of the value of ~~two~~ twenty-five cents each, ten pieces of paper of the value of ten cents each piece, and divers other goods, chattels and personal property, (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of twenty dollars*

of the goods, chattels and personal property of

*Michael Abrahams*

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

*Michael Abrahams*

unlawfully and unjustly did feloniously receive and have: (the said *William Averick, William Smith, Bernhard Zucker and Max Fine* then and there well knowing the said goods, chattels and personal property to have been feloniously stolen, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,  
District Attorney.

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*William Smith  
and Bernhardt Zucker*

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

*William Smith and Bernhardt Zucker*

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

The said *William Smith and Bernhardt Zucker*

late of the *10* Ward of the City of New York, in the County of New York, aforesaid, on the  
*twenty-third* day of *May* in the year of our Lord one  
thousand eight hundred and ninety-*three* in the *night* time of the same day, at the  
Ward, City and County aforesaid, a certain building there situate, to wit, the *building* of  
one *Michael Abraham*

there situate, feloniously and burglariously did break into and enter, with intent to commit some  
crime therein, to wit: with intent the goods, chattels and personal property of the said

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

SECOND COUNT—

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

William Smith and Bernhardt Zucke,  
of the CRIME OF Grand LARCENY in the second degree committed as follows:  
The said

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

one goblet of the value of fifteen dollars,  
ten keys of the value of twenty five cents  
each, ten pieces of paper of the value of ten  
cents each piece, and divers other goods,  
chattels and personal property (a more  
particular description whereof is to the  
Grand Jury aforesaid unknown) of the  
value of twenty dollars.

of the goods, chattels and personal property of one

Michael Abraham

in the

*building*

of the said

Michael Abraham

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

THIRD COUNT:

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

*William Smith and Bernhardt Zucke*  
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *William Smith and Bernhardt Zucke*

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

*one goblet of the value of fifteen dollars,  
ten keys of the value of twenty five cents  
each, ten pieces of paper of the value of  
ten cents each piece, and divers other  
goods, chattels and personal property, (a more  
particular description whereof is to the Grand  
Jury aforesaid unknown) of the value of seven ty  
dollars*

of the goods, chattels and personal property of *Michael Abraham*

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

*Michael Abraham*

unlawfully and unjustly did feloniously receive and have: (the said

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

DE LANCEY NICOLL,  
District Attorney.

0585

**BOX:**

526

**FOLDER:**

4791

**DESCRIPTION:**

Smythe, George

**DATE:**

06/09/93



4791

0586

#64

Counsel,  
Filed, 9 Dec 1893  
Pleads, Myself - 12

THE PEOPLE

[Section 528, and 537, Penal Code.]  
LARCENY, (False Pretenses)

George Smythe

DE LANCEY NICOLL,  
District Attorney.

A TRUE BILL.

James S. Harman  
Foreman,  
Discharged in due  
and recognized

Witness:  
Anna S. Nelson

Upon taking into  
the complement of law of  
the opinion that it is  
per best could not be em  
voted, the People are with  
out the required evidence  
Government that depend  
out be discharged upon his  
own testimony  
June 20 - 1893  
Wm. H. M. Taylor  
D.P. Watson & Alley

0587

New York General Sessions.

PEOPLE ON MY COMPLAINT,  
VERSUS

George Smythe

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. I do not <sup>now</sup> believe the defendant intended to steal the money, and I ~~now consider~~ to him to be a man to help him start in business for his self. I had known him for some time and wished to help him along and in the presentation that he expected to establish for himself I advanced the money. I now believe he made efforts to do so but failed - and I believe if released he will make good to me the amount. No part of it has been paid to me since his arrest nor has any security been given to me for the payment of the same. I am moved to do this entirely out of sympathy for his poor wife for whom I have great pity.

Room to define me this Mrs Emma S Wilson  
14<sup>th</sup> day of July 1893  
Clerk of Court N.Y.C.

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

189

People }  
v }  
George Smythe }

The above entitled  
Case marked for the  
26<sup>th</sup> put down for the  
20<sup>th</sup>

John J. Mulry  
District Attorney

0589

Police Court 2 District.

Affidavit—Larceny.

City and County }  
of New York, } ss:

Emma S Wilson

of No. 194 West 20th Street, aged 31 years,

occupation Dry Maker being duly sworn,

deposes and says, that on the 20th day of May 1897 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 amount and value  
of thirty dollars \$30

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 George Smythe

(not arrested) Deponent obtained the  
said money by various false and  
fraudulent representations of the  
existing facts: He falsely stated that  
he had and had the rent of premises  
at the North West Corner of Broadway  
and Thirty fourth Street for the purpose  
of keeping an office for taking  
advertisements, and that he wanted the  
said money to put up electric lights,  
and that he had a piano which he  
would give Deponent as security;  
and that he was going into business at  
said place. Deponent knows that

Deponent did not have the said

Sworn to before me, this 1897 day

Police Justice.

place and did not go into business  
then, and deponent charges that  
defendant obtained said money from  
deponent by means of said false  
and fraudulent representations. Deponent  
asks that defendant be held to answer  
said charge.

SWORN TO BEFORE ME

THIS DAY OF

June 1893  
Westbury

Mrs Emma S. Wilber

POLICE JUSTICE,

0591

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

George Smythe 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 Smythe

Question. How old are you?

Answer.

36 years

Question. Where were you born?

Answer.

England

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

Answer.

222 W 40 St 1 day

Question. What is your business or profession?

Answer.

Blank

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  
George Smythe

Taken before me this

day of

7

1893

July

1893

Police Justice.

0592

1347

Sec. 151.

Police Court 2 District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Emma S. Wilson of No. 134 - W 20<sup>th</sup> Street, that on the 20 day of May 1893, at the City of New York, in the County of New York, the following article, to wit:

Good and lawful money

of the value of thirty Dollars, the property of Complainant was taken, stolen and carried away, and as the said Complainant has cause to suspect, and does suspect and believe, by George Bonthe

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint.

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant and forthwith bring him before me, at the 2 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 1<sup>st</sup> day of June 1893  
Wm. H. Brady POLICE JUSTICE.

11. D. M. 36. W. England Clerk. N. No. 122. W. 40. June

Police Court 2 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Emma J. Wilson

vs.  
George Smythe

Warrant—Larceny.

Dated June 1 1893

Hadley Magistrate.

McGuckin Officer.

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

John McGuckin Officer.

Dated June 7 1893

This Warrant may be executed on Sunday or at night.

..... Police Justice.

0594

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, June 7 1893 W. J. Brady Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

0595

Police Court--- <sup>2</sup> District. <sup>W 623</sup>

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Emma S. Wilson*  
vs. *George Smythe*

2  
3  
4

Offense

Dated, *June 7* 189 *3*

*Grady* Magistrate.  
*McGuicker* Officer.

*Court* Recorder

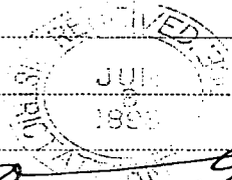
Witnesses.....

No. .... Street.

No. .... Street.

No. .... Street.

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



*\$500 by June 7, 2 P.M.*

BAILED,

No. 1, by.....

Residence..... Street.

No. 2, by.....

Residence..... Street.

No. 3, by.....

Residence..... Street.

No. 4, by.....

Residence..... Street.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

George Smythe

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

George Smythe

of the CRIME OF FRAUD LARCENY in the second degree, committed as follows:

The said George Smythe,

late of the City of New York, in the County of New York aforesaid, on the 12th day of May in the year of our Lord one thousand eight hundred and ninety-three, at the City and County aforesaid, with force and arms, with intent to deprive and defraud one Emma S. Wilson

of the proper moneys, goods, chattels and personal property hereinafter mentioned, and of the use and benefit thereof, and to appropriate the same to his own use, did then and there feloniously, fraudulently and falsely pretend and represent to the said

Emma S. Wilson,

That the said George Smythe had hired and paid the rent of certain premises situated at the north west corner of Broadway and Twenty fourth Street in the said City, for the purpose of there setting up and keeping an office for receiving advertisements, and that he then required the sum of

Thirty dollars to be used in  
repayment in electric lights; and that  
he was then the owner of a piano  
which he would give to her the  
said Emma S. Wilson, if she would  
advance him the said sum, as  
security for the repayment thereof  
by him to her.

By color and by aid of which said false and fraudulent pretenses and representations, the said

— George Smythe —

did then and there feloniously and fraudulently obtain from the possession of the said  
Emma S. Wilson, the sum of  
Thirty dollars in money, lawful  
money of the United States of  
America, and of the value of  
Thirty dollars,

of the proper moneys, goods, chattels and personal property of the said

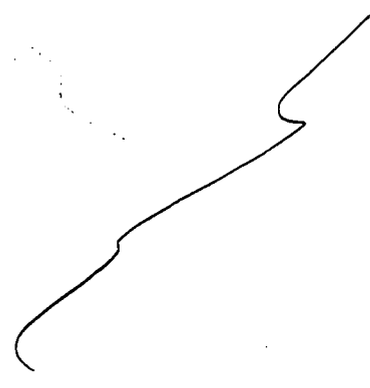
— Emma S. Wilson —

with intent to deprive and defraud the said Emma S. Wilson.

of the same, and of the use and benefit thereof, and to appropriate the same to his own use.

Whereas, in truth and in fact, the said George Smythe  
was not joined or paid the rent  
of the said premises situated at  
the north-west corner of Broadway  
and Twenty-fourth Street in the  
said city, or any other premises,

for the purpose of these returns  
and keeping an office for  
receiving advertisements, and he  
did not then receive the sum of  
twenty dollars, or any other sum  
to be used in putting in electric  
lights; and he was not then the  
owner of any premises.



And Whereas, in truth and in fact, the pretenses and representations so made as afore-  
said by the said George Smythe  
to the said Emma S. Wilson was and were  
then and there in all respects utterly false and untrue, as he the said  
George Smythe  
at the time of making the same then and there well knew;

And so the Grand Jury Aforesaid, do say that the said  
George Smythe  
in the manner and form aforesaid and by the means aforesaid, the said proper moneys, goods,  
chattels and personal property of the said Emma S. Wilson,  
then and there feloniously did STEAL, against the form of the statute in such case made and pro-  
vided, and against the peace and dignity of the said people.

DE LANCEY NICOLL,  
District Attorney.

0599

**BOX:**

526

**FOLDER:**

4791

**DESCRIPTION:**

Spiegel, Albert

**DATE:**

06/19/93



4791

0600

**BOX:**

526

**FOLDER:**

4791

**DESCRIPTION:**

Raices, Davis

**DATE:**

06/19/93



4791

0601

POOR QUALITY ORIGINAL

Witnesses

*Simon Miskind*  
*Lois Bauman*

*Part 2 - Dec. 21, 1893*  
*for No. 2* ~~175~~ ~~X~~

Counsel,

Filed

day of

189

Pleas

*in*  
*24*  
*2*

THE PEOPLE

vs.

*Albert Spiegel*  
and  
*David Raices*

*Grand Larceny, second Degree*  
*[Sections 88, 89, 177 Penal Code.]*

DE LANCEY NICOLL,

*Part 2 - Dec. 21, 1893* District Attorney.

*No. 2 Trial and acquitted*

A TRUE BILL.

*[Signature]*  
Foreman.  
*June 20, 1893*  
*Sol. Head*  
*Pen 6 months*  
*July 1893*

0602

POOR QUALITY ORIGINAL

Witnesses

Simon Miskind  
Louis Bauman

for No. 2 ~~175~~ X

Counsel,

Filed 19 day of June 1893

Plends

THE PEOPLE

vs.

Albert Spiegel

and

Davis Raices

Grand Jurors, second Degree  
(Sections 628, 591, 571 Penal Code.)

DE LANCEY NICOLL,

Part 2 - Dec. 21, 1893 District Attorney.

No. 2 Trial and acquitted

A TRUE BILL.

Wm. S. Herrin  
Foreman.

June 20, 1893  
Not. Headed by Judge  
Pen 6 months  
July 21, 1893

0603

Police Court 3 District.

1912

Affidavit—Larceny.

City and County }  
of New York, } ss.

of No. 94 Division Simon H. Mustand,  
Street, aged 32 years.  
occupation Clerk being duly sworn,

deposes and says, that on the 10 day of June 1893 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 day time, the following property, viz:

Thirty two yards of Satin of  
the value of twenty eight dollars  
(\$28<sup>00</sup>/<sub>100</sub>)

Sworn to before me this 10th day of June 1893

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 Albert Spiegel and David Raiser (both now here) for the reasons that the defendant was in the employ of deponent on said date the defendant Spiegel being employed as a clerk and the Raiser being employed as a press Deponent is informed by Louis Baumann of 94 Division Street that at about 9 o'clock A.M. said date he saw the defendant Spiegel come out of deponent's premises with a package and hand it to the defendant Raiser that the defendant Raiser walk away with said package that he then

Police Justice

notified defendant of what he had  
seen

Defendant further says that he immediately  
went to his premises where he found the  
defendants. Speigel that he accused the  
defendant. Speigel of larceny and  
acting in concert with the defendant  
Ruses. that the defendant Speigel  
then acknowledged and confessed to  
defendant ~~that~~ in the presence of  
Bernhardt-Bauman that he while  
acting in concert with the defendant  
Ruses had feloniously taken stolen  
and carried away the said property  
that he further stated that he  
had wrapped the said property  
up in the said premises and that  
he gave it to the defendant Ruses  
to dispose of and that they were  
to divide the proceeds. that he  
then showed defendant a sample  
of the property that he had given  
the defendant Ruses that defendant  
then notified the police and caused  
the arrest of the defendant Speigel.

Defendant further says that he in  
company of Detective James Keenan then  
went to 97 Allen Street the defendant  
Ruses apartment and found the  
defendant there. Now the Detective  
then placed the defendant Ruses  
under arrest and brought him to  
the 11th Precinct Station House that  
in searching him the said Detective  
found 10 pieces of satin in ~~the~~ no.

possession of which answers  
the description <sup>part of</sup> of the property  
which defendant lost.

Wherefore defendant  
charges the said defendants  
with being together and  
acting in concert with  
each other in feloniously  
taking, stealing, and carrying  
away the said property and  
prays that they be held  
and dealt with as the  
law directs

Subscribed before me } E.A. Mickley  
the 11<sup>th</sup> day of June 1893 }

Charles N. Linton

Police Justice

0606

Sec. 198-200.

3

1882  
District Police Court.

City and County of New York, ss:

*Albert Spiegel*

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 a 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.

*Albert Spiegel*

Question. How old are you?

Answer.

*22 years*

Question. Where were you born?

Answer.

*Germany*

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

Answer.

*94 Durston St. Manhattan*

Question. What is your business or profession?

Answer.

*Labrer*

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 some pain  
but how much I do not  
know  
Albert Spiegel*

Taken before me this  
day of *June* 11  
188*3*

Police Justice.

0607

Sec. 198-200.

3 District Police Court. 1892

City and County of New York, ss: "

*David Raices* 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 a 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. *David Raices*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *97 Allen St*

Question. What is your business or profession?

Answer. *Presser*

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*  
*David Raices*

Taken before me this *14* day of *April* 1892

Police Justice.

0608

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

*Alfred...*

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, *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, *June 12* 189*3* *Charles N. Taintor* Police Justice.

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

Dated, 189 Police Justice.

There being no sufficient cause to believe the within named guilty of the offense within mentioned, I order h to be discharged.

Dated, 189 Police Justice.

450 Ford St  
June 12/93. 2:30 PM

Police Court--- 3 District 648

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Sumner Miskin  
94 Division  
Albert Knight  
Ours Reiser

Officer  
M. A. Mearns

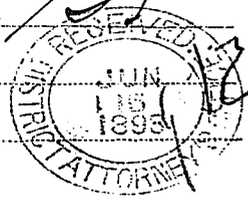
BAILED,  
No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.  
No. 2, by Philip Mabel  
Residence 57 Suffolk Street.  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

3  
4  
Dated, June 11 1893  
Tamm  
Magistrate.  
Korman & Glenn  
Officer.  
19 1st Precinct.

Witnesses Louis Bauman  
209 South 9th Street Brooklyn  
and 94 Division Street N.Y.

No. Cull  
Bernhard Bauman Street.  
209 South 9th Street Brooklyn  
No. 500 to answer.

Mr.



06 10

1921

CITY AND COUNTY }  
OF NEW YORK, } ss.

*James J. Keenan*

aged 11 years, occupation Inspector of No.

11th Precinct Street, being duly sworn, deposes and  
says, that he has heard read the foregoing affidavit of Sam Mustard

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

Sworn to before me this 11 day of Jan 1893 *James J. Keenan*

*Charles N. Lantier* Police Justice.

0611

CITY AND COUNTY }  
OF NEW YORK, } ss.

1921

aged 16 years, occupation Bookkeeper of No. 94 Berwick Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Samuel Moskewitz and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 11 day of July 1893, Louis Baumann

Charles N. Laintas Police Justice.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Albert Spiegel  
and  
Davis Raices

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

Albert Spiegel and Davis Raices  
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed  
as follows:

The said *Albert Spiegel and Davis Raices, both*

late of the City of New York, in the County of New York aforesaid, on the *fourth*  
day of *June* in the year of our Lord one thousand eight hundred and  
ninety-*three*, at the City and County aforesaid, with force and arms,

*thirty-two yards of satin of  
the value of one dollar each  
yard*

of the goods, chattels and personal property of one

*Simon N. Muskend*

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.

SECOND COUNT—

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

*Albert Spiegel and Davis Raices*

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

The said *Albert Spiegel and Davis Raices, both*

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,

*thirty two yards of satin of the value  
of one dollar each yard*

of the goods, chattels and personal property of one *Simon N. Miskend*

*by one Albert Spiegel, and*

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

*Simon N. Miskend*

unlawfully and unjustly did feloniously receive and have; the said

*Davis Raices*

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.

DE LANCEY NICOLL,

*District Attorney.*

06 14

**BOX:**

526

**FOLDER:**

4791

**DESCRIPTION:**

Stack, Minnie

**DATE:**

06/21/93



4791

Witnesses:

C. Diger

off Kaubon (107)

Characernberg

Quarta Reed

Here comfort

in court for

30th

Mr. Howard & Cundy  
Clement  
1977  
Counsel,  
Filed  
Pleads, *Admitt*  
day of June  
1893

Grand Larceny, second Degree,  
[Sections 689, 691, Penal Code.]

THE PEOPLE

28.1 June  
6th 1893  
Sick

Minnie Stack

John Dickey

DE LANCEY NICOLL,  
District Attorney.

A TRUE BILL.

*Henry S. Larum*

Sub 2 - June 26, 1893  
Foreman.  
Tried and convicted with  
recommendation to George  
H.M. O.M.S. Jr.  
for prison - 5  
June 30, 1893

0616

Police Court 2 District. Affidavit—Larceny.

City and County }  
of New York, } ss:

Clement Seger

of No. 74 Macdougal Street, aged 40 years,  
occupation Jewelry case maker being duly sworn,  
deposes and says, that on the 13 day of June 1893 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 consisting  
of divers bills, gold coins, silver  
watch and metal chain all of  
the value of three hundred and  
twenty dollars \$320

the property of deponent

and that this deponent  
has a probable cause to suspect, and does suspect, that the said property was feloni-  
ously taken, stolen and carried away by Minnie Stack and

Edward Stack (nonresident) deponent says  
that said Minnie Stack accosted him  
in Sullivan Street and induced him  
to visit premises No 6 Varck Place  
where ~~said Edward Stack~~ he undressed  
himself and went to bed with said  
Minnie. He said deponent placing  
his clothing containing said money on  
the sofa along side of the bed

deponent says that said Minnie  
gave him a glass of port wine, and  
he immediately became insensible  
when he awoke at the hour of 10  
a M this morning said Minnie

Subscribed and sworn to before me, this  
1893 day of June  
Police Justice.

was gone, and he missed said money  
Department says that he had  
said money in his possession before  
he went to bed, and that said  
Munnec gave him said money that  
made him unconscious, and he  
charges said Munnec with taking  
the same as aforesaid, she being  
the only person in the room

Brown to reformer  
the 14 day of June 1892  
Clement Vignier  
Police Justice

06-18

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK, }

*Munner Stack* 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. *Munner Stack*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *U S*

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

Answer. *6 Varick Place 6 weeks*

Question. What is your business or profession?

Answer. *House work*

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*

*Munner Stack*  
*mark*

Taken before me this *18* day of *June* 18*93*  
*John H. ...*  
Police Justice.

06 19

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 Byndal

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of Five (500) Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, June 14 1893 John B. Woodley Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

0620

Police Court--- <sup>2</sup>/<sub>133</sub> District. <sup>669</sup>

THE PEOPLE, &c.  
ON THE COMPLAINT OF

*Clement D. ...*  
*74 Wadsworth St.*  
*Blinnie Stodd*

2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_

Offense

Dated, *June 14* 189 <sup>3</sup>

*J. F. Grady* Magistrate.

*Hankin & Gellibly* Officer.

*15* Precinct.

Witnesses \_\_\_\_\_

No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street.

\$ *1000* to answer *G S*

*\$1000 by June 16. 1893*



BAILED,

No. 1, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

*The Justice for siding*  
*in the Court will be*  
*and determine the*  
*case by reason my*  
*absence Mr. J. Grady*  
*Police Justice*



0622

2

CLEMENT VIEGER, THE COMPLAINANT, being duly sworn, testified, through the Official Interpreter, that he lived at 74 MacDougal street, in this city. He had seen the defendant before. He first saw the defendant on the 13th of June, Tuesday, in a saloon, at Sixth avenue and Third street, about mid-night. At the time he entered the saloon, the defendant and another woman were in a little side room, in the saloon. The defendant asked him to buy them drinks. He treated the defendant and the other woman to a glass of beer. He, the complainant, then said, "I have got to go home." The defendant then asked him where he lived, and he said he lived in MacDougal street. The defendant said she lived in Varick Place. They then had a general conversation, and he, the complainant, said, "I live in the Hotel Francais." The defendant said, "I live right in the rear of the hotel." He and the defendant then left the saloon, and went to the defendant's room, No. 6 Varick Place. They arrived at the defendant's room at half past 12 or one o'clock. The defendant's room

0623

was on the ground floor, in the rear. There was nobody in the defendant's room when they entered. The defendant asked him if he would like to have some whiskey, and he said, "No, I don't like whiskey; if you like wine, I will have some wine." The defendant went out and returned with the wine. She poured out a glass of wine for him, and as soon as he drank the wine he fell asleep on the sofa. Before he fell asleep the defendant said to him, "I am going to the grocery store now." He, the complainant, woke up at half past 10 o'clock the next morning. When he woke up the door was <sup>not</sup> locked, but closed. He gave the defendant two dollars with which to buy the wine. When he entered the defendant's room he had \$260.00 in his possession, and his watch and chain, worth about \$10.00. The money consisted of one hundred dollars in French gold coin, a one hundred dollar bill, American money, a twenty dollar bill, a twenty dollar gold piece, and some small bills. When he woke up in the morning his money and his watch and chain were missing. He, the

complainant, reported his loss at the police station. He saw the defendant, about an hour afterwards, in the station house, and he said to her, "I would have broken your face, if I had known beforehand that you were going to steal all my money." The defendant did not make any answer to that. The money was in a red pocket-book, in the inside pocket of his coat. He, the complainant, was a case maker—he made leather and plush cases for jewelry.

In cross-examination the complainant testified that the defendant lit a light when they entered the room. He was not in company of any woman when he entered the saloon in which he met the defendant. He did not leave any women on the corner of Sixth Avenue before entering the saloon; he was not in the company of any woman that night, before he met the defendant. He had two glasses of beer in the saloon in question. He paid for the beer. He took out his pocket-book, when he paid for the beer, and the defendant could have seen all his money. He took out his pocket-book again in the defendant's

0625

5

room, when he gave her the \$2.00. The defendant did not say, at any time, to the best of his recollection, that she was going out to get some breakfast for herself and him, the complainant. He did not see the defendant after she left the room to go to the grocery store. . He did not make a proposition to the defendant to have intercourse with him, in an unnatural way, and the defendant did not order him out of the room. Up to 11 o'clock on the night in question he was at the Restaurant Valnet, when he was in the habit of taking his meals. He then went to Schaffner's saloon, where he had two glasses of beer, and then he went to the saloon where he met the defendant. He was not working; he had come from Chicago the day before the day in question. He had been working in Chicago about two years. He had been in the United States about twelve years? He was on his way back to France, and had bought his ticket. Before living in Chicago he had lived in New York nine years and a half. He had worked for Messrs. Sonneborn & Low in New York city. .

in re-direct examination the complainant testified that he had not recovered any of his property.

OFFICER JOHN J. HANLON, being duly sworn, testified that he was attached to the 15th precinct police. The complainant made the complaint to him, in the station house, and in consequence of the instructions which he gave the defendant was arrested. The complainant identified the defendant in the station house.

FOR THE DEFENCE, MINNIE STACK, THE DEFENDANT, being duly sworn, testified, in her own behalf, that she lived at 6 Varick Place. She had a furnished room. On the morning of the 14th of June, 1893, she met the complainant, on the corner of West Third street and Sixth avenue, in the neighborhood of half past 6 o'clock in the morning. She first saw the complainant going through Third street, in company with two young ladies. Her, the defendant's, attention was attracted to the girls by the fact that they were strangers to her, they did not reside in the

0627

7

neighborhood. The girls seemed to be in deep conversation with the complainant. When the girls and the complainant got to the corner, the girls hurried uptown, and the complainant went into the saloon. She, the defendant, was going into the saloon at the time. The complainant asked her if she would drink with him, and she said, "Yes," she would have a beer. There was another lady sitting in the saloon. The complainant treated the other lady to a whiskey and milk. The complainant paid for the drinks with two ten cent pieces. They had another round of drinks, which the complainant paid for with a quarter. The complainant, asked her, the defendant, where she lived, and he told her where he lived. The complainant asked her if he could go around to her room, and they went around. The complainant asked her to go out and get some wine, and he gave her a ten dollar bill, from his vest pocket. She went to the corner saloon and got a dollar's worth of wine. She offered the complainant the change, when she went back, and he would not accept it. The com-

0628

8

plainant said he was going to sleep in her room all day. They drank nearly all of the wine, and then the complainant "made a proposition that was not very nice;" and she, the defendant, objected. She wanted the complainant to go out of the house, and he wouldn't go out. She, the defendant, went out to look for an officer, and was out about fifteen minutes. When she returned to her room the complainant had left. She then went to Park's saloon, corner of Third street and Sixth avenue, with a girl, and was arrested there, about 2 o'clock that day. She did not see any gold coin or pocket-book in the possession of the complainant; nor did she see him have a watch and chain. She was in the back room of the saloon when Officer Sullivan, of the 15th precinct, arrested her. \$60.00 was found on her person, when she was searched. That money was her own; she had been saving it up, because she intended to go to Boston on the following Thursday. The money was tied up in her handkerchief. She did not take any of the complainant's money. He told

0629

9

her to keep the change from the \$10.00 bill, to pay her for her trouble.

In cross-examination the defendant testified that she made her living on the street. The name of the other woman who was in the saloon was "Joe." She did not know her last name, nor where she worked. She had known "Joe" over a year. The complainant did not go to sleep in her room and remain there until half past 10 o'clock in the morning. She, the defendant, was able to walk when she was arrested. She did not treat all the people in Park's saloon to wine after she left the complainant that morning. At the time of her arrest she had her money tied up in a handkerchief, inside her corsets. The matron did not find the money in her stocking; she never carried a cent of money in her stocking in her life. She had earned the \$60.00 on the street. She had been convicted of soliciting about a dozen times, and had been fined. She had been sent to the island, in default of bail. She had been out six weeks, when she was arrested

0630

10

U  
on this charge. She, the defendant, had no conversation with Officer Harlon, in the station house. During the time that she had had the money she had not deposited it in any savings bank.

In re-direct examination the defendant testified that she had never been arrested for, nor convicted of, a larceny. She had been arrested only for soliciting.

To the

Honorable Frederick Smyth,

Recorder.

Sir:-

In reference to Minnie Stack, who was tried and convicted before you, I would respectfully submit the following report:

She is known to the officers of the 15th Precinct as a common street walker and prostitute and has been arrested numerous times for soliciting and also for stealing; and in all the cases of larceny the amounts have been so small that it was impossible to get the complainants to prosecute--not wishing the notriety.

In the present case, when being searched by the Matron of the 15th Precinct Station House, she threw \$61.00 under the sofa. The Matron saw the act and the prisoner offered her \$20.00 to say nothing about it.

Respectfully submitted

*J. W. Frauer*

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Minnie Stack

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

Minnie Stack

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

The said Minnie Stack

late of the City of New York, in the County of New York aforesaid, on the thirteenth day of June in the year of our Lord one thousand eight hundred and ninety-three, at the City and County aforesaid, with force and arms,

the sum of three hundred dollars in money, lawful money of the United States of America, and of the value of three hundred dollars, one watch of the value of fifteen dollars and one chain of the value of five dollars,

of the goods, chattels and personal property of one Clement Wreger

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.

De Laurey Nicoll District Attorney

0633

**BOX:**

526

**FOLDER:**

4791

**DESCRIPTION:**

Stelljes, Henry

**DATE:**

06/01/93



4791

43  
~~W.C.~~

Witnesses:

John A. Maloney  
Henry Miller

Send for office  
for 9<sup>th</sup> +  
court also

Counsel,

Filed 1<sup>st</sup> day of June 1893

Pleas, Not guilty

THE PEOPLE

24 Hudson Sts.  
359 (last day)

Henry Stolljes

Burglary in the Third Degree.  
Grand Jurors  
[Section 498, 506, 576-768, 781]

DE LANCEY NICOLL,  
District Attorney.

A TRUE BILL.

Chas. F. Miller Foreman.

Part 2 - June 7, 1893  
Pleas - Burglary 3<sup>rd</sup> Deg.

44 York St. P. 9  
June 9/93

0635

Police Court 2 District.

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

of No. 256 Spring Henry Miller Street, aged 55 years,  
occupation Liquor Dealer being duly sworn

deposes and says, that the premises No 207 Spring Street,  
in the City and County aforesaid, the said being a three story brick  
Building  
and which was occupied by deponent as a Liquor Store  
and in which there was at the time a ~~tenant~~ being, by ~~name~~

were BURGLARIOUSLY entered by means of forcibly breaking and  
removing a padlock, on a door leading from the  
street into the cellar of said premises, and  
then entering the aforesaid store, by means of a  
hatchway from said cellar into said store  
on the 21 day of May 1889 in the night time, and the  
following property feloniously taken, stolen, and carried away, viz:

Good and lawful money of the  
United States, of the amount of  
About one hundred dollars  
Brown ( \$ 100 <sup>or</sup> 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 by  
Henry Steljes (now here), and one other not yet  
arrested, and while acting in concert with each other  
for the reasons following, to wit: that about the hour of 1.30 o'clock  
A.M. of said date, said store was securely closed  
and fastened, and said cellar was securely  
locked and fastened by said padlock and  
at that time the aforesaid property was in the  
Cash Register behind the bar in said store - and  
also a part of said property was in a Cash  
Box, which was in a closet behind said Bar  
and that about the hour of 4.30 o'clock A.M. of

said date, deponent discovered a door leading from the street into said store open, and on his entering said store he immediately missed the aforesaid property - and that deponent is informed by John J. Moloney of No 17 Dominick Street - that about the hour of 2.30 o'clock A.M. of said date he saw the defendant leaving deponents store by means of the door that deponent found open, and that he saw the defendant after leaving deponents store, join in company with said other man, and in company with said other man go away together - and in company with each other - and deponent further says that after missing the aforesaid property he went on the outside of said premises - and then discovered the padlock on said cellar broken and said cellar unfastened - Deponent thereupon charges said defendant in company with said other man is committing a Burglary and asks that he may be held and dealt with as the Law may direct

Henry Muller

Sworn to before me  
 the 25 day of May 1893  
 John P. McQuinn

Police Judge

Police Court \_\_\_\_\_ District \_\_\_\_\_

THE PEOPLE, & c.,  
 ON THE COMPLAINT OF \_\_\_\_\_

vs.

Burglary

Dated \_\_\_\_\_ 188 \_\_\_\_\_

Magistrate.

Officer. \_\_\_\_\_

Clerk. \_\_\_\_\_

Witnesses: € \_\_\_\_\_

Committed in default of \$ \_\_\_\_\_ Bail.

Bailed by \_\_\_\_\_

No. \_\_\_\_\_ Street. \_\_\_\_\_

0637

CITY AND COUNTY }  
OF NEW YORK, } ss.

1921

aged 27 years, occupation John J. Moloney  
Custodian of No.

17-20th Street, being duly sworn, deposes and  
says, that he has heard read the foregoing affidavit of Henry Miller

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

Sworn to before me, this 20 day  
of May, 1897 } John J. Moloney

John P. Woodhull Police Justice.

0638

Sec. 198-200.

2 District Police Court. 1882

City and County of New York, ss:

Henry Steeles 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. Henry Steeles

Question. How old are you?

Answer. 24 years -

Question. Where were you born?

Answer. Germany

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

Answer. 359 Hudson St. - 2 Weeks

Question. What is your business or profession?

Answer. Bar tender

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

Answer. I am not guilty -  
Henry Steeles.

Taken before me this 25th day of May 1893  
John W. ...  
Police Justice.

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

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of 500 Hundred Dollars, \_\_\_\_\_ and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, May 20 1893 John P. Sullivan Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

There being no sufficient cause to believe the within named \_\_\_\_\_ guilty of the offense within mentioned, I order h to be discharged.

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

0640

583

Police Court--- 2 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Henry Miller*  
*Henry Steeles*

*Daylan*  
Offense

2  
3  
4

Dated, *May 25* 189

*Charles + Brown* Magistrate.

*Nedrick Orestecke* Precinct.

Witnesses  
No. *2, Dominick* Street.

*J. J. Moloney*

No. *17* Street.

No. *9* Street.

\$ *1000* to answer

BAILED,

No. 1, by .....

Residence ..... Street.

No. 2, by .....

Residence ..... Street.

No. 3, by .....

Residence ..... Street.

No. 4, by .....

Residence ..... Street.

*\$1000 Bail for Ex. May 26 2 P.M.  
adj. to May 27 9 P.M.*

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

THE PEOPLE OF THE STATE OF NEW YORK

against

*Henry Steljes*

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

*Henry Steljes*

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

The said

*Henry Steljes*

late of the 8th Ward of the City of New York, in the County of New York, aforesaid, on the  
twenty first day of May in the year of our Lord one  
thousand eight hundred and ninety-three in the night time of the same day, at the  
Ward, City and County aforesaid, a certain building there situate, to wit, the store of  
one *Henry Miller*

there situate, feloniously and burglariously did break into and enter, with intent to commit some  
crime therein, to wit: with intent the goods, chattels and personal property of the said

*Henry Miller* 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.

SECOND COUNT—

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

*Henry Steljes*

of the CRIME OF *Grand* LARCENY in the *second degree*, committed as follows:

The said

*Henry Steljes*

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

*the sum of one hundred dollars in money, lawful money of the United States of America, and of the value of one hundred dollars*

of the goods, chattels and personal property of one

*Henry Miller*

in the

*store*

of the said

*Henry Miller*

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.

*Re Lancey Nicoll,  
District Attorney*

0643

**BOX:**

526

**FOLDER:**

4791

**DESCRIPTION:**

Stetter, Ottilie

**DATE:**

06/09/93



4791

0644

**BOX:**

526

**FOLDER:**

4791

**DESCRIPTION:**

Stetter, Ottilie

**DATE:**

06/09/93



4791

0645

Witnesses:

*W. Reynolds*

Counsel,

Filed

Pleads,

THE PEOPLE

vs.

*Ottolie Stetter*

ATTEMPTING SUICIDE.  
(Section 174, Penal Code.)

DE FANCEY NICOLL,

District Attorney.

A TRUE BILL.

*Henry J. Lanning*  
Foreman.

*June 16 1893*

*Alvina O. Dudley*

*Sentence suspended  
This matter will be heard  
Nov.*

Sec. 198-200.

4

District Police Court.

CITY AND COUNTY }  
OF NEW YORK } ss:

*Attilio Stetter*

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 sees 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. *Attilio Stetter*

Question. How old are you?

Answer. *26 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *330 East 70<sup>th</sup> Street. 2 Months*

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 not guilty.*  
*Attilio Stetter*

Taken before me this

*Attilio Stetter*  
189  
Police Justice

0647

*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 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 June 6 1893 Edward 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.*

0648

620

Police Court--- 4 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Thomas Reynolds  
vs.  
Ottilie Stetter

Offence Cylindriped  
Armed

1  
2  
3  
4

Dated June 6 1893

Meade Magistrate.

Reynolds Officer.

23 Sub Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ 2.00 to answer G.S.

Am

BAILED,

No. 1, by  
Residence Street.

No. 2, by  
Residence Street.

No. 3, by  
Residence Street.

No. 4, by  
Residence Street.

0649

441 Park Ave

Please Judge Corning  
Again  
I have to beg that  
you will pardon me  
for putting business  
into your home hours  
but it is so hard  
to catch you before  
court opens in the  
mornings and  
evenings there

0650

a good & useful life, they will  
have courage to go on and will  
never again attempt suicide.

Will you not if possible  
discharge them tomorrow? I  
will see that they reach  
their friends and will myself  
see that they have work.

Hoping you will be able to do  
this and thanking you for all

will come before  
you for pleading  
two young women  
who have in a  
moment of utter  
despair attempted  
to take their own  
lives. I have  
scrupled their stories  
and feel sure that  
now, assured that  
a hand will be  
held out to them  
to help them to live

0652

your kindness to me I am  
most respectfully & cordially  
Lorrie Foster

0653

Police Department of the City of New York.

Precinct No. ....

New York, June 6 1897

This is to certify that  
Ottie Stetter has  
been under my care  
in Bellevue Hospital  
since June 3 97  
suffering from the  
effects of opium  
poisoning.

Charles Stewart M.D.

0654

1900

CITY AND COUNTY } ss:  
OF NEW YORK,

POLICE COURT, 4 DISTRICT.

of No. 23 Sub. Police Prec. Street, aged 57 years,  
occupation Policeman being duly sworn, deposes and says,  
that on the 2 day of June 1893  
at the City of New York, in the County of New York, Ottilie Stetter  
(now here) did willfully attempt to take  
her own life, by taking a quantity  
of poison.

Thomas Reynolds

Sworn to before me, this 6 day

of

June 1893  
Dee Lawrence  
Police Justice

0655

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Oxidia Sketter

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

Oxidia Sketter

of the CRIME OF ATTEMPTING SUICIDE, committed as follows:

The said Oxidia Sketter,

late of the City of New York, in the County of New York aforesaid, on the 13th day of June, in the year of our Lord one thousand eight hundred and ninety-three, at the City and County aforesaid, with intent to take her own life,

did feloniously give and administer into herself, and take and swallow down into her body, a quantity of a certain deadly poison, known as opium, she then and there well knowing the same to be a deadly poison;

the same being an act dangerous to human life, 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.

DE LANCEY NICOLL,

District Attorney.

0656

**BOX:**

526

**FOLDER:**

4791

**DESCRIPTION:**

Stewart, Thomas

**DATE:**

06/02/93



4791

Witnesses:

John Murphy  
Property Keeper  
First Commission  
Comptroller  
depts  
Ch. for Pipe  
Accountant

*[Handwritten signature]*

*[Handwritten signature]*  
Counsel,

Filed *2* day of *June* 189*3*

Pleads, *pleads guilty - by order of Court*

THE PEOPLE

*18 14 4 L36*  
*vs. clerk*

Thomas Stewart

Grand Larceny, Second Degree,  
[Sections 638, 637, Penal Code]

DE LANCEY NICOLL,  
District Attorney.

*M 7*  
*may 9*

A TRUE BILL.

*[Handwritten signature]*

Foreman.

*Part 2 - June 9, 1893*

*Pleads guilty.*

*[Handwritten signature]*

0658

1900

CITY AND COUNTY } ss:  
OF NEW YORK,

POLICE COURT, 2 DISTRICT.

Henry Lang

of No. Police Headquarters Street, aged 34 years,  
occupation Detective being duly sworn, deposes and says,  
that on the 26th & 27th day of May 189  
at the City of New York, in the County of New York, Depoent

has visited various pawn shops, with  
one Thomas the Arnold C. Schweitzer  
a clerk employed by the firm of Sullivan  
Green & Co, for the purpose of identify-  
fying certain stolen property, stolen  
from said firm by one Thomas  
Stewart; and the said Thomas  
Stewart informed deponent that  
he had pawned said stolen goods  
with B. Gordanstein 2008 84 Avenue,

Sworn to before me, this

189

day

Police Justice.

0659

Blau & Co 45 6th Avenue, and at 10  
 10th Avenue, and at all said  
 places, there were stolen articles, and  
 goods which the said Stewart admitted  
 he had stolen at said places: viz. at  
 10 10th Avenue goods represented by hotel No 62 285,  
 72 (194, 65599. At 210 + 34th, goods represented  
 by hotels 6 0677, 51901, 5-7077, at 45-6th  
 Avenue goods on hotel 88 268

Police Court, District,  
 THE PEOPLE, &c.,  
 ON THE COMPLAINT OF  
 vs.  
 ARRIDAVIT.

Dated, 189

Magistrate  
 TO BE FORWARDED TO THE CLERK OF THE DISTRICT COURT  
 THIS DAY OF  
 May 1893  
 Henry Lang.  
 POLICE JUSTICE  
 Witness,  
 Disposition,

0660

Police Court District.

Affidavit—Larceny.

City and County }  
of New York, } ss:

of No. 600 & 602 Broadway Street, aged 50 years,  
occupation Merchant being duly sworn,  
deposes and says, that on the 25<sup>th</sup> day of February 1897 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:

Two pieces of silk of the value  
in all of thirty dollars  
\$ 30 -

the property of William Drew & Co. of which  
firm deponent is a member.

and that this deponent  
has a probable cause to suspect, and does suspect, that the said property was feloni-  
ously taken, stolen and carried away by Thomas Stewart

(now dead) The defendant was in the  
employ of said firm as a clerk and he  
had access to said property, and  
stole it and pawned it. Deponent  
has traced the said stolen property  
and other property from said firm by  
means of investigation made by Detective  
Lang of the Central office and the  
said two pieces of silk were pawned  
one at 205 E 7th Avenue and the  
other at 171 East 1st St in the city  
and defendant has admitted said larceny  
in open court and confessed that he  
is said probr.

John Murphy

Sworn to before me, this 25<sup>th</sup> day

of February 1897  
John W. ...  
Police Justice.

0661

City and County of New York, ss:

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

Question. What is your name?

Answer. Thomas Stewart

Question. How old are you?

Answer. Eighteen years of age.

Question. Where were you born?

Answer. Connecticut U.S.

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

Answer. No. 14. West. 136th Street since November last

Question. What is your business or profession?

Answer. Clerk

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 this & other property, and ~~and~~ ~~stolen property~~ from Sullivan Drew & Co. No 60 2. Broadway  
Thomas Stewart

Taken before me this

Day of May 1893

John M. ...

Police Justice.

0662

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

*Roma Stewart*

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of Seven 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, May 28 1897

*John R. Douglas* Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_

Police Justice.

There being no sufficient cause to believe the within named guilty of the offense within mentioned, I order h to be discharged.

Dated, \_\_\_\_\_ 189 \_\_\_\_\_

Police Justice.  
1881

0663

Police Court--- 2

602 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*John Dunphy*  
*600 Murray*  
*Thomas Stewart*

Offense  
*Larceny*

2  
3  
4

Dated, *May 25* 189?

*Voorhis* Magistrate.

*Lans.* Officer.

*C. O.* Precinct.

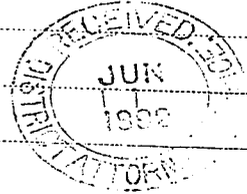
Witnesses

No. Street.

No. Street.

No. Street.

\$ *200* to answer *Lans.*



*E*  
*9/4/2*

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

*Thomas Stewart*

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

*Thomas Stewart*

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

The said

*Thomas Stewart*

late of the City of New York, in the County of New York aforesaid, on the *25th* day of *February* in the year of our Lord one thousand eight hundred and ninety-*three*, at the City and County aforesaid, with force and arms,

*two pieces of silk of the value of fifteen dollars each piece*

of the goods, chattels and personal property of one

*John Dunphy*

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.

*De Larney Nicoll,  
District Attorney*

0665

**BOX:**

526

**FOLDER:**

4791

**DESCRIPTION:**

Strobel, Kate

**DATE:**

06/09/93



4791

0666

Witnesses:

*W. Carpenter*

(12)

Counsel,

*H. H. [unclear]*

Filed

*9 June 1893*

Pleads,

*Myself*

THE PEOPLE

vs.

*F*

*Kate Strobel*

ATTEMPTING SUICIDE.  
(Section 174, Penal Code.)

DE. LANCEY NICOLL,

District Attorney.

*7/19/93*

A TRUE BILL.

*Ray J. Henry*  
Foreman.

*June 16/93*

*Henry Gault*

*Sentence suspended  
Mrs Foster will care  
for her.*

0667

1892

CITY AND COUNTY }  
OF NEW YORK, } ss.

POLICE COURT, 3 DISTRICT.

Edwin Carpenter

of No. 13 Precourt Street, aged 4 years,  
occupation Police Officer being duly sworn, deposes and says  
that on the 4 day of June 1893  
at the City of New York, in the County of New York, deponent arrested

Kate Spotal (now here) upon a charge  
of having attempted suicide in  
violation of section 174 of the Penal  
Code for the following reasons. That  
at about 9, o'clock A.M. said date  
deponent found the defendant in the  
premises no 626. East 14 Street suffering  
from the effects of a poison and when  
deponent spoke to the defendant she  
upon stated that she had taken a quantity

Sworn to before me this

date

year

month

Edwin Carpenter

0668

of Paris knew internally  
Grove to represent  
this 6th day of June 1893 } +

Charles N Laintin      Edwin Carpenter  
Police Justice

Police Court, ..... District.

THE PEOPLE, Etc.,

ON THE COMPLAINT OF

vs.

ARRIDAVIT

Dated ..... 189

Magistrate.

Officer.

Witness,

Disposition,

0669

City and County of New York, ss:

*Nate Strobel* 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.

*Nate Strobel*

Question. How old are you?

Answer.

*31 years.*

Question. Where were you born?

Answer.

*Germany.*

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

Answer.

*207 Avenue B. 3 days.*

Question. What is your business or profession?

Answer.

*Keip Kunst*

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.*

*Nate Strobel*

Taken before me this  
day of *Sept* 189*7*  
*Charles J. ...*  
Police Justice.

0670

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 Alfred

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, Nov 6 1893 Charles N. Linton Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

There being no sufficient cause to believe the within named \_\_\_\_\_ guilty of the offense within mentioned, I order h to be discharged.

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

0671

Police Court---

620 District

THE PEOPLE &c  
ON THE COMPLAINT

*Edward Carpenter*  
*Auto Street*

2  
3  
4

Offense  
*Auto Street*

BAILED,

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

Dated, *June 6 - 1893*  
*T. J. ...* Magistrate.  
*Carpenter* Officer.  
*13* Precinct.

Witnesses \_\_\_\_\_  
No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street.  
\$ *500* to answer *GS*

*Law*

0672

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against
Kate Stuedel

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

- Kate Stuedel -

of the CRIME OF ATTEMPTING SUICIDE, committed as follows:

The said Kate Stuedel,

late of the City of New York, in the County of New York aforesaid, on the fourth day of June. - in the year of our Lord one thousand eight hundred and ninety-three, at the City and County aforesaid, with intent to take her own life, did feloniously give and administer into herself, and take and swallow down into her body, a quantity of a certain deadly poison commonly called "Paris green", she then and there well knowing the same to be a deadly poison;

the same being an act dangerous to human life, 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.

DE LANCEY NICOLL,
District Attorney.

0673

**BOX:**

526

**FOLDER:**

4791

**DESCRIPTION:**

Strube, Henry

**DATE:**

06/26/93



4791

0674

**BOX:**

526

**FOLDER:**

4791

**DESCRIPTION:**

McKinney, Daniel

**DATE:**

06/26/93



4791

Witnesses:

*Bella Wellman*  
*Officer Egan*

*Plenty*  
*Officers*

Counsel,

Filed

Plends

THE PEOPLE

vs.

*Henry Strube*  
and

*Daniel McKinney*

*DR LANCEY NICOLL,*  
District Attorney.

A TRUE BILL.

*John E. Linn*  
Foreman.  
July 17 1893

*Frank J. Riley*  
July 16 1893  
Sentenced to imprisonment  
for 1 1/2 years.

Grand Larceny, First Degree,  
(Dwelling House)  
(Sections 533, 534, Penal Code.)

*W. J. Linn*  
July 16 1893

Police Court 2<sup>nd</sup> District.

Affidavit—Larceny.

City and County }  
of New York, } ss:

Della Wellman  
of No. 314 West 27<sup>th</sup> Street, aged 31 years,  
occupation Furnished Rooms. being duly sworn,

deposes and says, that on the 16 day of June 1893 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:

Two Books (of Longfellow's Poems) of the value of twenty  
dollars. and three other Books, of the value of five  
dollars. nine yard silk, of the value of thirty six dollars,  
one silk muffler, of the value of one dollar and fifty-  
cents, five yards silk, of the value of eight dollars  
and seventy five cents, and a quantity of Spoons,  
2 Forks and 3 Knives, one chain one gold pin, and  
a quantity of other property, in all of the amount  
and value of about one hundred and fifty two  
dollars and seventy five cents (\$152 <sup>75</sup>/<sub>100</sub>)  
the property of Deponent

and that this deponent  
has a probable cause to suspect, and does suspect, that the said property was feloni-  
ously taken, stolen, and carried away by Henry Strube and

Daniel M. Rema (both now here), and while  
acting in concert with each other, from the  
following facts to wit: that all of the  
aforesaid property was in two trunks which  
were securely closed and fastened, and  
which trunks were lying in the Hall of  
basement No 314 West 27<sup>th</sup>. That - and that  
said defendant Strube hired from deponent  
the room in the basement, and that he  
occupied said room, and that on the 17<sup>th</sup>  
day of June 1893, about the hour of ten o'clock  
deponent discovered that one of said trunks had  
been broken open, and that on searching the  
said trunks she immediately discovered that

Sworn to before me, this \_\_\_\_\_ day of \_\_\_\_\_ 1893

Notary Public

the aforesaid property had been stolen, and  
 that deponent is informed by Gertrude Stube  
 who is the wife of said defendant Henry Stube  
 that about two days previous to the date of  
 said Larceny, she heard the defendant McConno  
 ask the defendant Stube, what was in those  
 trunks, and that about the hour of 11:30 o'clock  
 P.M. of said date, deponent saw the defendants  
 in company with each other, in her room in  
 the basement of premises No 304 West 2<sup>d</sup> St.  
 and that deponent is further informed by Officer  
 Henry Engchauer of the 16<sup>th</sup> Precinct Police  
 that about the hour of 1:30 o'clock, of the 17<sup>th</sup> day  
 of June 1893, he arrested the defendants who  
 were in company with each other, in said room  
 in said basement, and that he found secreted  
 under the lounge in said room two books Longfellow  
 Poems, and three other books, and that in the cellar  
 of said premises, he found the balance of the  
 aforesaid property, and that deponent has recognized  
 the said books found under the lounge in said  
 room occupied by said Stube, and also the property  
 found in the cellar, by said Officer as her property  
 and as the aforesaid property stolen from said trunks  
 on said date, deponent therefore asks that said  
 defendants may be held to answer -

I sworn to before me } Mrs. Della Wellman  
 this 18<sup>th</sup> day of June 1893 }  
 John P. Boorhio }  
 Police Justice

0678

CITY AND COUNTY }  
OF NEW YORK, } ss.

1021

*Henry Engelhausen*  
aged 16 years, occupation Police Officer of No. 16 Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Silla Wellman  
and that the facts stated therein on information of deponent are true of deponent's own  
knowledge.

Sworn to before me, this 15 day of June 1893 *Henry Engelhausen*

*John P. Boathis* Police Justice.

0679

CITY AND COUNTY }  
OF NEW YORK, } ss.

1921

aged 20 years, occupation Keep House of No. 304 West 27 Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Della Wellman

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

Sworn to before me this 18 day of June 1893 } Gertrude Strube

John Malloch Police Justice.

0680

Sec. 198-200

1882  
District Police Court.

City and County of New York, ss:

*Henry Struba* 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. *Henry Struba*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *304 West 27 St. 1 week*

Question. What is your business or profession?

Answer. *Musician*

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

Answer. *I am not guilty*  
*Henry Struba*

Taken before me this

day of

189

*John M. ...*  
Police Justice.

0681

City and County of New York, ss:

*Daniel McKenna* 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 McKenna*

Question. How old are you?

Answer. *21 years.*

Question. Where were you born?

Answer. *New York City*

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

Answer. *No known place.*

Question. What is your business or profession?

Answer. *Waiter*

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*  
*Daniel McKenna*

Taken before me this

day of

1899

*John Bell*

Police Justice.

0682

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

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, April 1893 John Petrosini Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

There being no sufficient cause to believe the within named \_\_\_\_\_ guilty of the offense within mentioned, I order h to be discharged.

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

0683

Police Court--- 2 District 676

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Della Wellman  
Henry Strube  
Daniel McKenna

Samuel Larcher  
Offense

BAILED,

No. 1, by.....

Residence..... Street.

No. 2, by.....

Residence..... Street.

No. 3, by.....

Residence..... Street.

No. 4, by.....

Residence..... Street.

3.....  
4.....  
Dated, June 18 1893

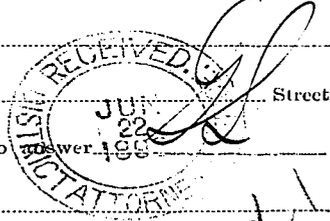
W. W. Voskus Magistrate.  
Engelhausen Officer.

16 Precinct.  
Witness Gertrude Strube

No. 304 West 27 Street.  
Call Officer

No. .... Street.

No. .... Street.  
\$ 1000 to December 1893



Excess 1000 Bail for Est June 20 2 P.M.

[Signature]

0684

THE RECTORY  
CHURCH OF THE HOLY COMMUNION  
NEW YORK

My dear Judge Cowing,

I understand that one of our boys Henry Stube is to come up for trial in the Court of General Sessions before you on Monday. I would be the last one in the world to try and interfere with the course of Justice. But I would like to state to you these facts as a man, as a friend of the boy, & of his family's

& a Christian Clergyman. The  
facts are these. The boy himself  
has been heretofore a good  
boy as boys go, he was  
brought up here, one of  
our Choir boys till his  
voice broke. Even last  
winter a member of  
the Bible Class - a boy  
whom I constantly  
saw & was really fond  
of. His family have been  
connected with us  
always

0686

THE RECTORY  
CHURCH OF THE HOLY COMMUNION  
NEW YORK

always. His mother is one of  
our hardworking, honest,  
good women. Two of his  
brothers sing in our  
choir now. and this  
is without doubt the  
boy's first offence.  
I have but just returned  
to New York after an  
absence of a month  
& have just heard of  
his imprisonment.

0687

imprisonment. I shall  
see him tomorrow (Saturday)  
if possible myself.  
I be present if I can  
on Monday. but  
meanwhile, I write  
you this that if a  
clean previous record  
and our sincere regard  
for his family & love  
for the boy are of  
value. You may hear  
him

0688

THE RECTORY  
CHURCH OF THE HOLY COMMUNION  
NEW YORK

With such mercy as you  
feel Justice will  
allow. I know you  
will do this &  
Thanking you in  
advance, I am,

Very truly yours,

W. W. Moir  
Assistant - Rector  
& in Dr. Crockett's  
absence.

Minister-in-charge  
July 7<sup>th</sup> 1893.

0689

THE RECTORY  
CHURCH OF THE HOLY COMMUNION  
NEW YORK

To whom it may concern:-

I wish to testify that Henry Strube has been known to me from his earliest childhood, and that, as a friend and parishioner, I have been in intimate contact with him. He has always borne an honorable reputation, and proved himself a credit both to his family and to his Church. Evidently he has been led astray by vicious companionship, and, in consequence, brought himself into his present condition. To the best of my knowledge and belief he has never before been associated with any one whose conduct was not such as becomes a christian gentleman.

July 1st, 1893

*Henry Trotter*

Court of General Sessions.

-----o  
 :  
 The People :  
 :  
 vs :  
 :  
 Henry Strube :  
 :  
 -----o

City and County of New York, ss:-

AMELIA METZ being duly sworn deposes and says, she keeps a grocery store at No. 202 West 19th. Street in the City of New York. That she has known the above named defendant for about nine years, that she knows other people in the neighborhood who know him, and his reputation is ~~not~~ good. During that time he has been in my employ off and on, and I trusted him with the entire business. He was in charge of the money and frequently made collections, and was always correct in his returns.

Notwithstanding this charge which I think he got into through bad company, I will trust him again, and will give him employment.

Sworn to before me this: *Amelia Metz*  
 :  
 5th. day of July 1893 :

*J. C. Schubert*  
*Notary Public*  
*NYC*

Court of General Sessions.

-----o  
 :  
 The People :  
 :  
 vs :  
 :  
 Henry Strube :  
 ::  
 -----o

City and County of New York, ss:-

*Gardiner*

~~GEORGE~~ A. STRUBE being duly sworn deposes and says, that he is the father of the above named defendant. That this is the first time he has ever been arrested charged with any offense. That he has always up to the present time been a good, obedient, and hardworking young man and his reputation has always been good. That deponent can obtain employment for him immediately, if the defendant is discharged.

Sworn to before me this :  
 5th. day of July 1893 :

*Gardiner A. Strube*

*J. H. Huber*  
*Notary Public*  
*NY Co*

Court of General Sessions.

-----o  
 :  
 The People / :  
 vs :  
 Henry Strube :  
 :  
 -----o

City and County of New York, ss:-

CHARLES THOM being duly sworn deposes and says, that he resides at No. 540 East 134th. Street in the City of New York. That he has known the above named defendant for about four years, and always knew him to be an honest, industrious and hardworking young man. His reputation is very good.

Sworn to before me this:  
5th. day of July 1893 ;

*Charles Thom*

*J. C. [unclear]  
Notary Public  
[unclear]*

Court of general Sessions.

-----o  
 :  
 The People :  
 :  
 vs :  
 :  
 Henry Strube :  
 :  
 -----o

City and County of New York, ss:-

CHARLES ROLAND being duly sworn deposes and says, that he resides at No. 335 West 43rd. street in the City of New York. That he has known the above named defendant for about eight years, and always knew him to be a decent, respectable and honest young man. During the time I have known him I have seen him almost daily and never knew him to be arrested charged with any offense before. Other people in the neighborhood speak of him in the highest terms.

Sworn to before me this: : Chas Roland  
 5th. day of July 1893 :  
*W. S. Reed*  
 Notary Public  
 New York County.

Court of General Sessions.

-----o  
 :  
 The People :  
 :  
 vs :  
 :  
 Henry Strube :  
 :  
 -----o

City and County of New York, ss:-

F. HANN being duly sworn deposes and says, he is a dealer in provisions, doing business at No. 692 Myrtle Avenue in the City of Brooklyn.

That he has known the above named defendant a little over two years, and has always known him to be a decent, respectable and honest young man.

Sworn to before me this:  
7th. day of July 1893 :

*F. Hann.*

*James M. ...*

Court of General Sessions.

-----o  
 :  
 The People :  
 :  
 vs :  
 :  
 Henry Strube :  
 :  
 -----o

City and County of New York, ss:-

JOHN H. METZ, being duly sworn deposes and says, he is in the milk business at No. 202 West 19th. Street in the City of New York.

I have known the above named defendant for about nine years, and always knew him to be a decent, honest and hard working young man.

I have employed him at different times on and off, to collect money for me, and he was always correct in his returns. He had numerous <sup>opportunities</sup> to steal while in my employ but nothing was ever missed.

Notwithstanding this charge I will give him employment as soon as he is discharged.

Sworn to before me this:

7th. day of July 1893 :

*John H. Metz*  
*Notary Public*  
*N.Y.C.*

Court of General Sessions.

-----o  
 :  
 The People :  
 :  
 vs :  
 :  
 Henry Strube :  
 :  
 -----o

City and County of New York, ss:-

ELIZA THOM being duly sworn deposes and says, she resides at No. 540 East 134th. Street in the City of New York. I have known the above named defendant for about four years, and I have always known him to be an honest, industrious and hardworking young man. He has visited my house several times and had numerous opportunities to steal, but he had no inclination to do so. Other people who know him speak of him as an honest young man.

Sworn to before me this : *Eliza Thom*  
 5th. day of July 1893 :

*J. H. Reubender*  
 Notary Public  
*[Signature]*

U. S. General Sessions

*The People*

Plaintiff

against

*Henry Strub*

Defendant

*Affidavits*

*JAMES W. McLAUGHLIN,*

Attorney for *Defo*

No. 280 BROADWAY, New York City

Due and timely service of cop of the  
within hereby admitted

this day of

18

Attorney.

To \_\_\_\_\_  
\_\_\_\_\_

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Henry Strube and  
Daniel Mc Kinney*

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

*Henry Strube and Daniel Mc Kinney*  
of the CRIME OF GRAND LARCENY in the first degree, committed as follows:

The said *Henry Strube and Daniel Mc Kinney, both*

late of the *20th* Ward of the City of New York, in the County of New York aforesaid, on the *sixteenth* day of *June* in the year of our Lord one thousand eight hundred and ninety-*three* in the night time of the same day, at the Ward, City and County aforesaid, with force and arms,

*two printed books of the value of ten dollars each, three other printed books of the value of two dollars each, nine yards of silk of the value of four dollars each yard, one buffler of the value of one dollar and fifty cents, five yards of other silk of the value of one dollar and seventy-five cents each yard, twelve spoons of the value of one dollar each, twelve forks of the value of one dollar each, twelve knives of the value of one dollar each, one chair of the value of five dollars, one pair of the value of ten dollars, and divers other goods, chattels and personal property, (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of fifty dollars*

of the goods, chattels and personal property of one *Della Wellman*  
in the dwelling house of the said *Della Wellman*

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

SECOND COUNT—

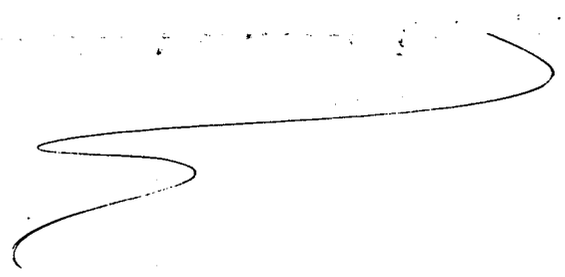
AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

*Henry Strube and Daniel McKinney*  
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows.

The said *Henry Strube and Daniel McKinney*, both

late of the *Twentieth* Ward of the City of New York, in the County of New York  
aforesaid, on the *sixteenth* day of *June* in the year of  
our Lord one thousand eight hundred and ninety-*three* at the Ward, City and  
County aforesaid, with force and arms,

*the same goods, chattels and  
personal property described in the  
first count of this indictment.*



of the goods, chattels and personal property of one *Della Wellman*

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

unlawfully and unjustly did feloniously receive and have; the said

*Henry Strube and Daniel McKinney*

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.

DE LANCEY NICOLL,

*District Attorney.*

0700

**BOX:**

526

**FOLDER:**

4791

**DESCRIPTION:**

Sullivan, James

**DATE:**

06/27/93



4791

Witnesses:

*Sara Zimmerman*  
*Arthur Goodman*

Counsel,

~~2701~~  
Filed *27 July 1893*

Pleads,

*Not guilty of*

THE PEOPLE

vs.

*James Sullivan*

Grand Larceny, *From the Person,*  
[Sections 828, 834 Penal Code.]

DE LANCEY NICOLL,  
District Attorney.

*Case 3 July 6 73*

A TRUE BILL.

*Henry S. Larnum*  
Foreman.

*Part 3 July 6/93*  
*Tried and acquitted*

Police Court— 3 District.

Affidavit—Larceny.

City and County }  
of New York, } ss.

of No. 125 Forsyth Street, aged 26 years.  
occupation housekeeper being duly sworn,

deposes and says, that on the 24 day of June 1893 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 night time, the following property, viz:

A pocketbook, containing Seven Dollars and eighty-cents good and lawful money of the United States

\$7.80  
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 from the person and possession of James Sullivan (now here) and carried away by him from the fact,

that on the aforesaid date about 9 P.M., deponent was accosted by defendant and several other men in Forsyth Street, she having said pocketbook containing the aforesaid sum of money in her hand; that defendant followed deponent along Forsyth Street for some distance and then struck deponent on the hand and snatched said pocketbook from deponent and ran away with it. Wherefore deponent prays that defendant may be dealt with according to law  
Mrs. Lue Zimmerman

Sworn to before me, this 24 day of June 1893  
of New York  
Police Justice.

0703

City and County of New York, ss:

*James Sullivan* 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 a 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 Sullivan*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *117 Forsyth Street - 2 mos.*

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*

*James Sullivan*

Taken before me this \_\_\_\_\_ day of \_\_\_\_\_ 189\_\_\_\_

Police Justice.

0704

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 Alfred Smith

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, June 27 1893 [Signature] Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

There being no sufficient cause to believe the within named \_\_\_\_\_ guilty of the offense within mentioned, I order h to be discharged.

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

Defendants come to Island for 3. Mrs

BAILED,

No. 1, by.....

Residence ..... Street.

No. 2, by.....

Residence ..... Street.

No. 3, by.....

Residence ..... Street.

No. 4, by.....

Residence ..... Street.

Police Court--- 3 / 689 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Lena Zimmerman  
125 Foreyth  
James Sullivan

2.....  
3.....  
4.....

Offense  
Accused  
John  
The Person

Dated, June 25 1893

Stock Magistrate.

Whitworth Officer.

11 Precinct.

Witnesses Kathie Golden

No. 125 - Foreyth Street.

Annie Brett

No. 538 E. St. Street.



No. G.S. Street.

\$ 1000 to answer

Can

**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 Sullivan*

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

*James Sullivan*

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

The said *James Sullivan*

late of the City of New York, in the County of New York aforesaid, on the *24th* day of *June* in the year of our Lord one thousand eight hundred and ninety-*three*, in the *right* time of the said day, at the City and County aforesaid, with force and arms,

*the sum of seven dollars and eighty cents in money, lawful money of the United States of America, and of the value of seven dollars and eighty cents and one pocketbook of the value of one dollar*

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

*De Lancey K. Call,*  
*District Attorney.*

0707

**BOX:**

526

**FOLDER:**

4791

**DESCRIPTION:**

Sullivan, John

**DATE:**

06/08/93



4791

POOR QUALITY ORIGINAL

*Eastern District of Pa.*  
Bail fixed at  
\$1500 RBE

Witnesses:

*Lee O'Neil*  
*Wm. Hyde*  
*Off. R. M. ...*

No witnesses appearing in answer to subpoena, and their being enclosed will papers an affidavit showing failure to find witnesses, then bring us proof to proceed with the indictment being 5 years old that I recommend that def. be discharged on his own recognizance

*97 Day*  
*2 a 2a*

I concur in above recommendation.

April 19 98

*Jas. M. ...*  
*Sub. Dist. Atty.*

Counsel

Filed *8* day of *June* 189*8*

Pleas *Guilty*

ENTERED  
T. L. W.

THE PEOPLE

vs.

*B.*  
*John Sullivan*  
*(Harry ...)*  
*Barber*

DE LANCEY NICOEL  
District Attorney

Robbery - Degree  
(Sections 224 and 228, Penal Code)

A TRUE BILL.

*Henry S. ...*

Foreman

Part 3, April 19, 1898.  
On motion of the D.A.  
Disch. in his own recogni-  
tion and consent.

F. W. S.

*[Signature]*

**POOR QUALITY ORIGINAL**

Bail fixed at \$1500 RBE

Witnesses:

*[Handwritten witness names]*

We witnesses appearing in answer to subpoena a, and then being produced with papers and affidavits showing failure to find witnesses, then bring us proof to proceed with the indictment being 5 years old that I recommend that they be discharged on their own recognizance

978 Brog  
DADA

I concur in above recommendation.

April 29 98

J. D. M. [Signature]  
Asst. Dist. Atty.

46  
Counsel,  
Filed 8 day of June 189  
Pleads Guilty 12

ENTERED  
T. J. W.

THE PEOPLE

vs.

John Sullivan  
[Signature]

B  
Robbery, Degree, (Sections 224 and 228, Penal Code.)

DE LANCEY NICOLL,  
District Attorney.

A TRUE BILL.

[Signature]

Foreman.

Part 3, April 19, 1898.  
on motion of the D.A.,  
Disch. in his own recogni-  
tion and endorsement.

F. W. S.

Police Court \_\_\_\_\_ District.

City and County }  
of New York, } ss.

of No. 41 Baxter Wing Hyde Street, aged 44 years.

occupation Laundry being duly sworn

deposes and says, that on the 23 day of May 1893 at the 6th Ward of the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the person of deponent by force and violence, without his consent and against his will, the following property, viz:

Money of the value of Five dollars

Sworn to before me this \_\_\_\_\_ day of \_\_\_\_\_ 1893 at \_\_\_\_\_  
of \_\_\_\_\_  
Police Justice.

of the value of Five DOLLARS,  
the property of Complainant

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by force and violence as aforesaid by

John Sullivan and from him from the fact that on said date said Sullivan entered deponent's premises assaulted him with a knife and cut him with it and then opened the money drawer and stole the above mentioned sum

John Sullivan

0711

City and County of New York, ss:

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

Question. What is your name?

Answer.

*John Sullivan*

Question. How old are you?

Answer.

*27 years*

Question. Where were you born?

Answer.

*NY*

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

Answer.

*223 West 60th St.*

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*  
*John Sullivan*

Taken before me this

day of *June* 189*9*

Police Justice.

0712

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

W. M. [Signature] thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of 100 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, June 189 [Signature] Police Justice.

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

Dated, June 189 [Signature] Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

0713

145  
Police Court--- 618  
District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Wing Hyde*  
*41 Baiter*  
*John Sullivan*

Offense  
*John Sullivan*

2  
3  
4

Dated *June 10* 189

*Walter O'Rourke* Magistrate.  
Officer.  
Precinct.

Witnesses  
No. Street.

No. Street.

No. Street.

*John* to answer  
*W. Paul*

BAILED,  
No. 1, by *Matthew O'Leary*  
Residence *16 Park* Street.

No. 2, by  
Residence Street.

No. 3, by  
Residence Street.

No. 4, by  
Residence Street.

0714

C. R. 3612

COURT OF GENERAL SESSIONS, Part One

THE PEOPLE

INDICTMENT

*vs.*  
John Sullivan

For Robb

To M Timothy O'Leary

No. 186 Park Street.

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for Trial at the COURT OF GENERAL SESSIONS OF THE PEACE, at the New Criminal Court House, on Centre Street, between Franklin and White Streets, in the City of New York, on Monday the 15 day of November instant, at 10 o'clock in the forenoon.

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

W. M. K. OLCOTT,  
District Attorney.

0715

Court of General Sessions.

THE PEOPLE

vs.

John Sullivan

City and County of New York, ss.

Charles Comisky

being duly

sworn, deposes and says: I reside at No.

76 Mott St.

Street, in the City of New York. I am a Subpoena Server in the office of the District Attorney of

the City and County of New York. On the 11 day of Nov 1897,

I called at 41 Baxter Street and 86 Park Street

the alleged residence of Wong Hyde & J. O'Leary

the complainant herein, to serve them with the annexed subpoena, and was informed by found

that said premises have been converted into a public park. I made inquiries in the neighborhood but could get no information whereby I could locate them.

Sworn to before me, this 12 day

of Nov 1897

Charles Comisky  
James Kelly  
Subpoena Server.

COMMISSIONER OF DEEDS  
NEW YORK COUNTY.

Court of General Sessions.

THE PEOPLE, on the Complaint of

Wm. Hyde & Tom O'Leary

vs.

John Sullivan

Offense:

JOHN R. FELLOWS,

District Attorney.

Affidavit of

Charles Comisky

Subpoena Server.

Failure to Find Witness.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against
John Sullivan

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

John Sullivan

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

The said John Sullivan,

late of the City of New York, in the County of New York aforesaid, on the twenty-third day of May, in the year of our Lord one thousand eight hundred and ninety-three, in the time of the said day, at the City and County aforesaid, with force and arms, in and upon one William Hulse, in the peace of the said People then and there being, feloniously did make an assault; and

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

of the goods, chattels and personal property of the said William Hulse, from the person of the said William Hulse, against the will and by violence to the person of the said William Hulse, then and there violently and feloniously did rob, steal, take and carry away, the said John Sullivan being then and there armed with a dangerous weapon, to wit, a certain dangerous knife. And the said John Sullivan then and there, in order to accomplish the said robbery did feloniously inflict grievous bodily harm and injury upon the said William Hulse, by then and there cutting and slitting him with the said knife, 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.

Edmund McCall
District Attorney