

0009

BOX:

202

FOLDER:

2020

DESCRIPTION:

Adler, Hugo

DATE:

01/08/86

0010

Witnesses:

Counsel,

Filed

day of

1886

Pleas

THE PEOPLE

[Sections 528 and 531, Penal Code]
(False pretenses)
LARCENY, 2nd degree

George Adler

(2 years)

RANDOLPH B. MARTINE,

District Attorney.

Ordered by the Court
that the defendant
A True Bill.
January 1886.

Wm. C. Higgins

Jan 20/86 - Foreman

Pleas guilty

W. C. Higgins

Witness

0011

Police Court—First District.

Affidavit—Larceny.

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

of No. 73 Mercer Street, aged 31 years,
occupation Salesman being duly sworn
deposes and says, that on the 30th day of December 1885 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the daytime, the following property viz:

One hundred and five yards
of Black Satin valued at
Ninety One Dollars and Eighty
Eight Cents

the property of William Schrodner & Co 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 Stuget Adler (now here) from
the fact that on the above date
said defendant came to the place
of in which deponent is engaged as
salesman and represented that
he was sent by Messrs A. Friedlander
& Co of 377 & 379 Broadway to purchase
said goods and upon such rep-
resentation, deponent did deliver
to said defendant said goods
by him Adler receipt. Deponent
is informed by Messrs Samuel
M. Marks the Superintendent of
of Messrs Friedlander & Co that said
defendant was never authorized

Sworn to before me, this

188

Police Justice.

0012

(Goulden & Co)
By said firm to purchase or
receive said goods.

Wherefore de-
fendant charged said defendant
with taking, stealing and carry-
ing away the aforesaid property

Sworn to before me }
this 4th day of January, 1885 }
Solomon B. Smith

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 1885 Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1885 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 1885 Police Justice.

Police Court, District,	Offence—LARCENY.
THE PEOPLE, &c., on the complaint of	
1.	
2.	
3.	
4.	
Dated 1885	Magistrate.
	Officer.
	Clerk.
Witnesses,	
No.	Street.
No.	Street.
No.	Street.
\$	to answer Sessions.

0013

CITY AND COUNTY }
OF NEW YORK, } ss.

Samuel M. Marks
aged 27 years, occupation Superintendent of No.

377 + 379 Broadway Street, being duly sworn deposes and

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

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

Sworn to before me, this 14th
day of January 1886

Samuel M. Marks

Salomon B. Simon
Police Justice.

0014

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, { ss

District Police Court.

Hugo Adler 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 *Hugo Adler*

Question. How old are you?

Answer *21 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *125 East 42nd St. 1 week*

Question What is your business or profession?

Answer. *Book-keeper*

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

Answer.

I am not guilty of the charge. I waive any Examination
Hugo Adler

Taken before me this

day of

1858

Robert A. [illegible]

00 15

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 *Jan* *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

Police Justice.

I have admitted the above-named _____

to bail to answer by the undertaking hereto annexed.

Dated _____

188

Police Justice.

There being no sufficient cause to believe the within named _____

_____ guilty of the offence within mentioned, I order he to be discharged.

Dated _____

188

Police Justice.

00 16

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Ralph Smith
vs. *73 Mercer*

Hugo Adler

1
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3
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Dated *January 4* 188 *6*

Shawmut Magistrate

Shawmut Officer.

65 Precinct.

Witnesses *Samuel M. Marks*

No. *377 & 379 Broadway* Street.

Gabriel Regniault

No. *25 North 11th* Street,

No. *1000* Street,

\$ *1000* to answer

Bar

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

00 17

Police Court—First District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 73 Franklin Street, aged 31 years,
occupation Manufacturer being duly sworn

deposes and says, that on the 5 day of December 1889 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the daytime, the following property viz:

Two Ladies Cloaks together of the value of Forty two dollars

the property of

Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Hugo Adler (now here)

from the fact that on the above described date the defendant came to deponent's place of business No 73 Franklin Street and represented to deponent that he defendant was authorized to purchase the above described cloaks by the firm of Johnson & Goodman of No 360 Broadway and on said representations deponent sold the said defendant the aforesaid cloaks and deponent ordered the deliverer William Ginton employed by deponent to deliver the aforesaid goods and deponent is informed by William Ginton that on the above described date that he Ginton did deliver the aforesaid cloaks to

Sworn to before me this

1889

Police Justice

0018

defendant in the hall way of premises no
360 Broadway and deponent has since been
informed Edward Goodman of no 360 Broadway
of the firm of Johnson & Goodman that he never
authorized the said defendant to purchase
any goods and that the said defendant
was never authorized by any of the firm of
Johnson and Goodman to purchase any goods
for said firm and that the said defendant
was never in the employ of said firm of
Johnson & Goodman and said William Fenton
positively identifies defendant and deponent identified
a portion of said property in a pawn office 318 Broad Street
N.Y.C. before McTear

4th Day of January 1886

Edward Goodman

Edouard Fenton

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 1886
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1886
There being no sufficient cause to believe the within named
guilty of the offence mentioned, I order he to be discharged.
Dated 1886
Police Justice.

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—LARCENY.

1
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4

Dated

1886

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

\$

to answer

Sessions.

00 19

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 16 years, occupation Delivery Clerk of No.

73 Franklin Street, being duly sworn, deposes and

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

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

Sworn to before me, this

day of May 1888

Wm. Fenton
Solomon B. Smith
Police Justice.

0020

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Goodman

aged 35 years, occupation Merchant of No.

360 Broadway Street, being duly sworn deposes and

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

Sworn to before me, this 4th
day of January 1888

Edward Goodman

Solomon R. Smith
Police Justice.

0021

Sec. 198-200.

152

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss

Hugo Adler 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.

Hugo Adler

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

Berlin

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

Answer.

125 West 42 Street New York

Question. What is your business or profession?

Answer.

Book Keeper

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

Hugo Adler

Taken before me this

15th

day of June 1911
before me
Justice.

0022

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

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

Dated July 4th 188

John B. Smith
Police Justice.

I have admitted the above-named _____

to bail to answer by the undertaking hereto annexed.

Dated _____ 188

Police Justice.

There being no sufficient cause to believe the within named _____

_____ guilty of the offence within mentioned, I order he to be discharged.

Dated _____ 188

Police Justice.

0023

Police Court 152 20 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Morris Freedman
73 Franklin

Hugh Adler

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BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated January 4 1886

Smith Magistrate

Clawson & Co. Officer.

Q. Q. Precinct.

Wm. Fenton

Witnesses 73 Franklin Street.

Johnson & Goodman

No. 360 Broadway Street.

1000 to answer G. S.

6000

0024

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK

THE PEOPLE OF THE STATE OF NEW YORK

against

Snag Adler

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

of the CRIME OF *Snag Adler* —
committed as follows:

The said *Snag Adler*,

late of the City of New York, in the County of New York aforesaid, on the *thirtieth* day of *December*, in the year of our Lord one thousand eight hundred and eighty-*five*, at the City and County aforesaid, with force and arms, with intent to deprive and defraud *William Schroeder and Carl Schroeder, co-partners in trade then and there doing business under the firm name of William Schroeder & Company,* 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 *one Adolph Borden, who was then and there a clerk and a salesman of the said William Schroeder and Carl Schroeder,*

That the said *Snag Adler* had been and was then and there duly authorized and empowered by a certain business concern then and there carrying on business in the name of *A. Friedlander and Company,* to purchase and obtain from the said *William Schroeder and Company,* one hundred and ^{eighty} five yards of ~~goods~~ *cloth*, for and on account of the said *A. Friedlander and Company;* and that then and there sent by the said *A. Friedlander and Company* to the said *William Schroeder and Company,* for that purpose;

0025

By color and by aid of which said false and fraudulent pretenses and representations, the said *Thos Adler* -
did then and there feloniously obtain from the possession of the said *Adler*
Borden, and from the possession
of the said *William Schneider*
and *Carl Schneider*, one hundred
and five yards of satin of
the value of freight and
each yard,

of the ~~proper money~~ goods, chattels and personal property of the said *William*
Schneider and *Carl Schneider*
- , with intent to deprive and defraud the said
William Schneider and *Carl Schneider*
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 *Thos Adler* had
not been and was not then and
there duly authorized and empow-
ered by the said *A. Friedlander*
and Company to purchase and
obtain from the said *William*
Schneider and *Carl Schneider*, one
hundred and five yards of satin,
for and on account of the said
A. Friedlander and Company; and
the said *Thos Adler* had not
been then and there sent by the
said *A. Friedlander* and Company
to the said *William Schneider*
and *Carl Schneider* for that purpose;

0026

And Whereas, in truth and in fact, the pretenses and representations so made as
aforesaid by the said Shag Adler —
to the said Adolph Forder, — was and were
then and there in all respects utterly false and untrue, as the the said
Shag Adler —
at the time of making the same then and there well knew.

And so the Grand Jury aforesaid do say: That the said
— Shag Adler —
the day and year first aforesaid, at the City and County aforesaid, in the manner and form
aforesaid, and by the means aforesaid, with force and arms, the said ~~proper moneys~~, goods,
chattels and personal property of the said William Schneider
and Paul Schneider, —
then and there feloniously did STEAL, against the form of the Statute in such case made and
provided, and against the peace and dignity of the said People.

RANDOLPH B. MARTINE,
District Attorney.

87

Witnesses:

Counsel,

Filed 8 day of Jan 1886

Pleads *Mr. Gentry*

THE PEOPLE

vs.

R

Hugo Adler

(2 cases)

Grand LARCENY, 2nd degree
(False pretenses).
[Sections 528 and 531, Penal Code].

RANDOLPH B. MARTINE,

*Order of Ct. U.S. District Attorney,
Byron and Jackson, for trial*
A TRUE BILL. *Jan'y 1886*

Francis Higgins

*foreman
Dismissed by Ct.
Jan'y 25. 86*

0028

Supr

All Claims must be made within 5 Days from receipt of Goods.

New York, Dec 30th 1885

Mrs. J. L. Leland

Bought of Wm. Schroeder & Co.

TERMS

30 d 5 %

NO. 73, 75 & 77 MERCER ST.

127885-42. a.

814 42. -

84. - a

105-g

27 Feb 4147

87

\$ 91.88

0029

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK

THE PEOPLE OF THE STATE OF NEW YORK

against

Shrag Adler

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

- Shrag Adler -

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

The said *Shrag Adler,*

late of the City of New York, in the County of New York aforesaid, on the *15th* day of *December*, in the year of our Lord one thousand eight hundred and eighty-*nine*, at the City and County aforesaid, with force and arms, with intent to deprive and defraud *one Morris Freedman,*

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* *Morris Freedman,*

That *he* the said *Shrag Adler* had then and now then and there duly authorized and empowered by the firm of *Johnson and Freedman* of number *360* Broadway in said City to purchase and obtain two coats from the said *Morris Freedman* for and on account of said firm, and had then then and there said by said firm to the said *Morris Freedman* for that purpose.

0030

By color and by aid of which said false and fraudulent pretenses and representations, the said *Shrago Adler*, did then and there feloniously obtain from the possession of the said *Morris Freedman*, two checks of the value of Twenty one dollars each,

of the ~~proper moneys~~ goods, chattels and personal property of the said *Morris Freedman*, with intent to deprive and defraud the said *Morris Freedman* 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 *Shrago Adler* had not been and was not then and there duly authorized and empowered by the said *Grinn* to purchase and obtain the said checks from the said *Morris Freedman* for and on account of the said *Grinn*; and the said *Shrago Adler* had not been then and there sent by the said *Grinn* to the said *Morris Freedman* for that purpose;

0031

And Whereas, in truth and in fact, the pretenses and representations so made as
aforesaid by the said *Shag Adler*, —
to the said *Morris Freedman*, was and were
then and there in all respects utterly false and untrue, as *he* the said
Shag Adler. —
at the time of making the same then and there well knew.

And so the Grand Jury aforesaid do say : That the said
Shag Adler. —
the day and year first aforesaid, at the City and County aforesaid, in the manner and form
aforesaid, and by the means aforesaid, with force and arms, the said ~~proper moneys~~, goods,
chattels and personal property of the said *Morris Freedman*,
then and there feloniously did STEAL, against the form of the Statute in such case made and
provided, and against the peace and dignity of the said People.

RANDOLPH B. MARTINE,
District Attorney.

0032

BOX:

202

FOLDER:

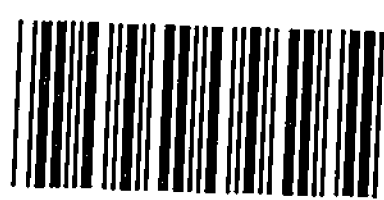
2020

DESCRIPTION:

Albro, William

DATE:

01/12/86



2020

0033

Witnesses:

Counsel, *E. J. Riven*
Filed *12* day of *Jan* 188 *6*
Pleads, *Inguilty (3)*

THE PEOPLE

vs.

William O'Brien

Robbery, First degree,
[Sections 224 and 228, Penal Code.]

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

James H. Haggan Foreman.

Feb 11/88 Jan 29th

Spec. Magistrate

0034

Attest

Peace Court

The People on the
Complaint of
Michael Harrington

vs

William Albert
John Davis

(Hanged with Robbery
Before them)

Henry Murray

James Jones

Lawman 30th

Thomas Crystal being duly

person appeared and says:

By the Court.

Q. You are an affiant attached to what
process?

A. He is the process

Q. Tell what you know about this
case.

A. This complaint came
to the station house on or about

0035

2

the 13th or 14th of the month
We reported the loss of his watch
he was in conversation with
Detective Grew very positive
when I came in. We gave
him the number of the watch
We he came around a day or two
afterwards. We said a man
named Albro, wanted to see
him the same time. We told it
was far west in Grand Street
for \$300.00. We told him
to give Albro any price that
he wanted for the watch. We told
it so that I would get him. We
told he would get him. We
told Albro to make any arrange-
ments to meet him with the
ticket. We finally arrested Albro
We he stated the case to me and
directed to officer Lissner and -
By the Court.

Q. Now Albro tell you that he got
the watch from officer Lissner.

0036

3

Ayesa also told me that he
got the watch from a friend
of his you told him what this
appreciated you?

Ayesa

Q What did he say?

A He denied all knowledge of it

Q I told him that this man had

to get his watch Q I told him

I wanted to know more about

it Q If the watch was safe

Q He said yes the watch was

safe and he would get me

the watch in the morning

Q Did he give you the watch in
the morning?

A Yes I went over to the back

corner shop in ground street Q

looked over the book and part

of it answered the description

Q It did Q I put what we

call a stop ticket on it Q I told

the pawn broker that the watch

was stolen Q Not to deliver it

0037

4

to anybody would I would bring
the man that lost the water
dam down.

If you say that when you took the
abbe's what the man abbe
took you to decide it?

Answer: He is said probably this
man was over there. We took it
himself. What he said Lillian said
he came to him with the ticket
for the match. We to get it from
him.

Lillian said that?
Answer:

I was before me
this 30th day of December 1888

Thos. J. Cryst

Henry Murray Pugh Justice

0038

5

William Albee being only
sawed off for the day.

By the Court.

Q Where do you reside?

A 98 Centre Street.

Q How do you do?

A Very well.

Q What is your business?

A Oyster man.

By the Court.

Q This officer says that you told
him that a certain watch was
stolen that you got from officer
Lerner here?

A Yes sir.

Q Tell us all about it sir?

A I had an oyster saloon near
Leonard Street. I used to bring
oysters to the policeman in a
bar and get paid on the fines
off the mouth for it. But at
about in the morning I
went to see officer'Brien
and this man Lerner was

0039

6

there and they had a bonfire
in the middle of the street.
and he was going after wood and
he said to me to come along
with him as there were 2
boxes down in the courtland
alley. and I should keep him bringing
them up to keep the fire going.
and I went and when we got to
the corner of Elm street there
was a man; going down on
the sidewalk. and he says you go
ahead and get the boxes while I
make this crate up. and I went ahead
and he came up to me and he says
why what is the matter and you
get the boxes yet. and I said no
I could not carry the both of them
boxes. and then he said look
what I got and he showed
me a watch. and he says you
hold it until the morning and
pass it for me.
whose watch was it? So this

0040

7

the watch (showing). And I had an
and a pair of pants on And had no
pockets And I held it in my hand
And kept my hand in my pocket
And then we went up And got the
boxes he took one And I the other
And put them both on the fire
And then he gave me 25 cents and
he told me to get a bottle of
whisky And to drink half of it
And threw the other half away.
And I stayed there 20 minutes And took
it in my side pocket And carried
it to my place And as soon as
the butcher shop opened in the
morning I got some steak And
there was a young man come
in from a ball And while I
was sitting there Lessor came
up And talked to me and you
knowing I was just eating.
And got down And went with him
And in going through Baxter Street
we saw a fellow & then And he says

0041

8

to me I remember that when he was
 we are dead again. We are now
 down the street and up the
 New Bowery. We are now in a
 shop. We are now in a
 restaurant and get some other
 We then go to the restaurant and from
 there we go to East Broadway.
 At a point where the street is not
 open. We then go up to his
 house. We then go to the house to
 the water close to the house and
 there and then go down in
 clothes. He has his wife
 and a few more. We are now
 in a room. We are now in a
 of drinks there. We are now in the
 of the shop. We are now in the
 yet. We then go to the
 to the bakery shop. We are now
 there but are here.
 I was here with you when the water
 was opened.

0042

9

(asked me how far away was the first
 stop they offered me \$30 dollars
 for it. And he said he would
 give me it. And in the second
 person stop we went in the "man"
 there would give me more than
 \$30 dollars. And I said to him we
 would take a picture on the
 corner. And he handed me the
 ticket. And I gave him the 30 dollars.
 And he gave me \$3.00 out of it.
 And he promised to give me the
 same amount every day. He was
 right. And in the second day he
 gave me the same amount. And the day after
 I saw him. And he said he had
 a weight. And a day after, And he
 said he went to the theatre in the
 afternoon. And went with his
 wife to the theatre. There is the
 ceremony. And I asked him for the
 loan of a dollar. And he said
 I have only a dollar and he gave
 it to me. And he said this break

0043

10

me. I sent all the money and I
said if it broke you say it and
I would not take it

By the Court

Q. You say that he stood by at the
time the watch was passed?
A. Yes.

Q. Was he in uniform at the time
a man he changed his clothes

He was in an ordinary cloth

Q. What time of day was this
A. Between 4 and 5 P.M. in the

evening. Yes. You told me

to see the ticket for ten dollars

Q. So would give me back he

gave me the watch which he

was on duty that same morning

(Cross-examined)

Q. At the time you and the officer
were going for the boxes ^{he} ~~you~~
said there is a book?

A. That is what he called him there
was a man lying there

Q. Did you see the man that was

0044

11

My dear Mr. S

A I am sure at this time if a
lettering man would be called
passed him down from the
there (to be sure) I am not sure
the man I am not sure if
it is the same man or not.

How long have you been in
the system business?

A box of papers in my own store
in London & was

How long have you been in?

A I am not sure

What was your business in London?

A I am not sure if it is
the same man or not. I am not
sure if it is the same man or not.
I am not sure if it is the same man or not.

How long have you been in
the fire department?

Any more to say?

How long have you been in
the fire department?

0045

12

Answer

Q. Am I in the general division?
Answer for that.

Q. What was it for?

A. Answer.

Q. Were you convicted?
Answer.

Q. Was you not charged and convicted
with giving a false alarm
to the court?

A. Answer. I was not convicted of any
thing at all. It was a judgment was
withdrawing.

Q. Were you not dismissed the
department for the charge
that was made against you?

A. In absence without leave. And
disobedience of orders, and giving
false alarm?

Q. And you were dismissed from the
department?

Answer.

Q. And you say the charge was with-
drawn against you in the Court?

0046

18.

of special occasion unless was
it for occasion?

A. I am afraid. I hope you are
if you don't know the man do
you?

Answer

Q. Had you seen him before that
Adams had the night I was fight-
ing him? Was that day in March?

Q. Had you go to the camp sometime
and try to see him a little.

for this matter?

Answer

Q. Did you ever speak to him about
all in regard to the matter?

A. Yes I spoke to him one evening
on another's corner.

Q. Had you speak to him further
or to you?

A. He spoke to me I went up and
a friend of his brought me
around. And I was hands with
him his name was Mike Smith.

Q. Had you tell him you had

the poor old man for his watch
 A I told him I would get the poor
 man for his watch

Q Now you tell him you had paid
 the watch

A Now I don't tell him that, I
 told him I would get him
 the watch for his watch
 I didn't tell him I had paid
 for it

Q Now you tell him you had paid
 the watch

A Yes

Q Now you tell him you gave 125
 cents worth of goods on the 15th
 A I do not

Q Then at that time you had
 the tickets

A I never had the tickets from
 the time the car was broken
 it over

Q Now you offer to get him the
 tickets

A I offered to get him the tickets

0048

✓

I have no more.

A for nothing in consideration
at all.

If you didn't want him to give
 you \$30 dollars for the ticket
 I didn't want him to give me
 anything I told him I was
 an officer but took the letter
 he gave me and gave me the
 ticket I told him if he would
 give me the money and the
 ticket I would bring him
 up with me and get it out
 and that he would not say
 anything that would imply
 the officer

Sworn to before me } William Albro
this 30th day of Dec 1885 }

Hennrich's

Michael Harrington being duly
sworn & deposed & said says.

Examined by Mr. Price
Q Do that your signature?
A Yes I heard it read read & signed
it that is my signature & that
is true everything I wrote to.

Q You say that you were pretty much
under the influence of liquor
on this morning in question?
A Yes sir.

Q Now when did you leave it was?
A It was around 3 o'clock.

Q Did that leave you say this morning
it was 3 o'clock.

A It was somewhere about that time
Q Now recall the circumstances
after the party taking your watch?

A I am very conscientious I was under
the influence of liquor & I don't
remember much about it I know
my watch was taken & I was scratched
about the neck in their trying
to take my pen from me

0050

14

Q Did you recollect a man taking your watch?

A Yes sir I do.

Q And immediately after you saw the officer?

A Not immediately after I don't know how soon it was it may have been some time and how or long or how I cannot say as to the time.

Q Were you lying down or were you standing up?

A I was standing up. But I felt sure

Q If you stood around there until the officer came?

A Yes sir

Q Were you sitting down on the ground and fell asleep?

A No sir I stood up

Q Did you lie down on the ground at any time and fall asleep?

A No sir

Q What time did you get home

A I cannot tell what time I got

0051

18

Here I went with a log on stone
after that and was there 20 or 30
hours.

Q Did you recollect getting home after
that at all that morning?

A Yes sir

Q What time did you get home
the day after that? I am not sure of
Q Was the first time you saw Albro
what time was that?

A As near as I can recollect 7 o'clock
in the evening I saw him corner
Elmer and Charles Steel.

Q Did he come to your front or you
to him?

A He was brought over to me by a
friend of mine Alan Lane.

Q That is not the party that Mr Albro
has just stated?

A Yes sir But he asked him is this
the man Mr Lane said yes.

Q And then Albro spoke to you about
it?

A Yes sir

0052

19

Q what did he say then?

A He said if I give you the ticket
to get you in there I don't want
any money about it. And I quoted
him that there was going to be
no trouble about it.

Q How much money did he want
you to give him at that time?

A \$30.00 so as he was to pay it
put away for \$30.00 and
the interest was 80 cents.

Q Did he tell you that he had paid
it himself?

A He didn't say himself he said
it was paid for he has the
ticket.

Q He told you he had the ticket
A He told me that he had the
ticket.

Q Did he tell you how much he
gave for the ticket?

A He told me he gave \$1.20 cents
for the ticket. And I put my hand
in my pocket and took out the

0053

20

170 cents. But I said I don't want
you to lose anything by it
that he would not take it but be
satisfied if I gave this thing away
it would ruin my business
I gave him 21 days to get my
watch.

I showed my list to your man
and he told me the whole story.

A half a dozen times

If that the only question about your
getting it back was the getting
up of the 30 dollars?

Cyrus said that was the trouble.

I asked you found out that this
gentleman had your power tickets
for your watch over many
conversations did you have
with him?

A several.

If you saw all these conversations
and he says the officer told
it to him that he was acting for
him?

0054

21

And si

Q did he say some other person
other than himself owned it

Ans si

Q let us tell you who's

Ans

Q now let tell you where it was found
A on General Wood

Q what was the name of the other
gentleman you had on his men
A General he was on it after words

I sworn to before me
the 30th day of December 1864 } Michael Thompson

Henry Thompson Dea & Justice

0055

22

John McCullough Captain
Capitol City police being
any known dependants and says
By the Court

Q Did you have any conversation with
either of the dependants in reference
to this charge?

A With both. I asked Albo where
he got the stolen property and he told
me that officer Lesner gave it
to him about 4 o'clock in the
morning of the robbery and I said
what did you do with it and he
said he went with officer Lesner
to a pawn shop in Grand Street
and that was all that he told me.
I questioned the officer about it
and he denied all knowledge of
it of course on his statement
then I arrested the officer

Q Just state what the officer said
A I asked him if he knew anything
of the stolen property and he said
no he did not know anything

0056

23

about it.

Q. Tell us what was discussed?

A. That was all the conversation. I don't
recall him. I don't recall him any
more questions.

Q. How did it seem to resign?

A. I don't recall his resignation but
and to discuss it there and the
superintendent asked him about
the same questions, the reason
he resigned was for failing
to report to me the robbery.
It is considered neglect of duty.
The violation of one of the rules
of the department.

Known to be false and

this 30th day of December 1892

John M. Cullen
Captain

Wm. Emory Police Justice

0057

24

Richard Albin Pearson.

The town is at the base of the
Mountain where we can stand up
and view the store about half
an hour.

What does mean the name see you
a year or so.

What is the name of the store?
a In the store.

What name was this?

A few days in the morning before
open to the water, before that
was called to a coffee. The name before
in Canal Street near Christy.

Idont know I know I know the
name there.

Sworn to before me
this 30th day of December 1875

Power Justice

0058

January 30 1886.

Examination Resumed.

Charles Overman passed as a
witness being duly sworn before
and says

By the Court

Q Where do you reside?

A 91 Columbia Street.

Q What is your business?

A Barber

Q How old are you?

A 28 years

Q Have you known Ferguson?

A Yes Sir I know him for the last 20
years.

Q Has he ever been to your place?

A I have seen him and his wife in
my place in November and
not since then.

Q Was he in your place about the
8th or 9th of December of this
year?

A No Sir

Q

0059

2

i

this time for half an hour standing
by the store with Albro?

Ans. sir He was not.

Q. Do you remember Mr. Bessier and
this man Albro being in your
place at any time?

Ans. sir I don't know the other gentleman
now at all.

Sworn to before me
this 5th day of January 1886

Police Justice.

0060

3

Navy Benjamin being
daily personal deposes and says
By the Court.

Q What is your age?

A 32 years.

Q Where do you live?

A 433 Grand Street.

Q What is your business?

A Pawn Broker.

Direct Examination

Q Look at Albro and you ever see
him before to day?

A I cannot say that I did.

Q Look at the other gentleman Prisoner
and say if you ever saw him before?

A I cannot say that I did.

Q Did you ever see this man Albro
in your place? or Prisoner

A I cannot say that I did, I think
it is a very attractive face and I
think if I saw it once I would not
be likely to forget it.

Q Did you ever see him in your
place?

0061

Amosii

Did you ever remember the 8th of December?

A December the 8th.

Was there a gold watch pawned there
anyway I don't know if it was the
Eighth or not. I know it was pawned

Did you know who pawned it?

A The fellow who said gave the name
that corresponds with the initials
if you would not know it only on
account of the looking at the
watch and having the monogram
on it?

An account of the watch coming
there for the watch store was not
noticed of it

Was there a police officer in
your place at the time the watch
was pawned?

Amosii

Will you swear there was not a
policeman in your place with
the man that pawned the watch?

0062

5

A I didn't see any.

Q Did you see any policeman there?
Answer:

Q Are you sure that no policeman
was on or about the 8th of December
in your place when the watch
was carried?

A I don't remember any.

Q Did you ever tell a policeman that
there was a policeman there with
the man who carried the watch?

Answer:

Q Did you ever have such a conver-
sation with anybody?

Answer:

Q Sure of it?

Answer: positive.

Sworn to before me
this 2^d day of January 1886

Palmer Jno. H. 20

0063

6

James Starks called by the
defendant being duly sworn
deposes and says.

By the Court.

Q Where do you reside?

A 134 Leonard Street.

Q How old are you?

A My years

Q What do you work at?

A Laborer.

Q Do you remember the date of the murder
last?

A Yes sir

Q Did you see others in company with
this officer?

A Yes sir, the officer was in uniform

Q What time of day was it?

A It was between 6 and 6:30 in the
morning, I saw them in Leonard
Street I went to his place to get
some breakfast. I was just
coming home from the ball
It was a little after six o'clock
and I saw some in the way to

0064

7

Albro are you ready. ^{Ans} be ready
yes. ^{Ans} they come out and went up
Baxter Street towards Centre ^{Ans} I went
to my house.

Q Did you know Lissner at that
time?

Ans yes by sight

Q Did you speak to him that morning
Ans yes

Q How many times it was on the
4th of December?

A Because I was excited of the
night of the ball was on the
4th of December the William
J. McKimman. ^{Ans} I left the ball
to come to his place. ^{Ans} while I
was there Lissner came in and
asked Albro if he was ready ^{Ans}
Albro said yes ^{Ans} then they come
out and went through Leonard
Street towards Baxter ^{Ans} I went
the opposite way ^{Ans} went home
this was between 5 ^{Ans} o'clock.
when I got in the house it was

0065

8

7

So run until to 7 o'clock.

As to examination.

Q How far is that from 98 White Street
where you lived?

A I don't know.

Q Who did you go there to his house
to see?

A His master.

Q How long have you known him?
As long as I can remember.

Q Traveling together?

A Yes he is a friend of mine

Q Have you ever traveled together?

A Yes.

Q You say you went to his place
for breakfast?

A Yes.

Q You were up all night?

A Yes.

Q You say you were laboring?

A Yes.

Q Where did you work at laboring
at this past week?

Q Where?

0066

9

A I have no trade I work for a sign
hanger my work is all over the
city any place where I go it is I
cannot say exactly where I work
last. my employer is at 17

Elm Street I worked three weeks
Q How long are you working there
A 3 years.

Q What time did you go to work
in the morning?

A I go to work when I have work if there
is no work I don't go at all I
don't work steady.

Q Do you live home with your mother
A No Sir I have none. I live with
my brother and his family. my
brother is married.

Q How you get home to the place where
you work at noon in the
morning?

A Yes Sir

Q How you had your breakfast
before you got home?

A Yes Sir

0067

10

Q Now what time did you see
the boat?

A Very small boat at the time.

Q Was it at the boat and you
that night?

A Yes.

Q How many men were in the boat
that night?

A Two.

Q How many men were in the boat
that night?

A I saw two men in the boat.

Q How many men were in the boat
that night?

A I saw two men in the boat.

Q Yes.

Q How many men were in the boat
that night?

A Two.

Q How many men were in the boat
that night?

A I saw two men in the boat.

Q Yes.

Q How many men were in the boat
that night?

A Two.

Q How many men were in the boat
that night?

A I saw two men in the boat.

Q Yes.

Q How many men were in the boat
that night?

A I saw two men in the boat.

Q Yes.

I swore to before me
this 2^d day of December 1885

John J. Justice

0068

11

Mr. Peter Squire for the discharge
of the defendant Squire?

By the Court

William Squire.

William Squire asked by
the defendant Squire for the
discharge of the defendant Squire?
A Yes.

Q How long has he been there?
A 10 years.

Q Did you have any conversation with
him in regard to the selling of this
particular watch for the watch? or for the
particular selling of this watch?
A Yes I did not.

Q Did you give him the name of the
man that stole the watch?

A Yes I did not.

Q Did you ever tell him that you knew
the man that stole the watch?

A I did not.

Q Did you know a man by the name
of John Gorden?

A Yes.

Q Did you tell him that you knew the
man that stole the watch?

A Yes I did not.

Q Did you ever have any conversation
with this man Gorden in relation
to this watch?

0069

12

April 10th

I wrote you it 5 a but was the value
of it?

A The substance of what I had been
was this. I had been the officer
you were the witness to sell. that is
that I would get the witness that the
man would be the witness, but
I didn't mention the name. I would
not it for ten dollars. if we could
give me the witness our attorney would
find me the money and give me
five dollars and if it was kept
the business of - family

The witness was a but I had a watch
it was the watch I had. I had a watch
that belonged to a friend of mine
and he brought me around and I
wanted to buy the watch. I had a
watch and I said if you would make
good for it I would see that the
officer would get into trouble about
I would give him the watch for
the watch

I would be before me
the 5 day of December 1885

0070

Police Court-- *First* District.

CITY AND COUNTY } ss
OF NEW YORK,

Michael Harrington
of No. *80 Mulberry* Street, Aged *38* Years
Occupation *Truckman* being duly sworn, deposes and says, that on the
8th day of *December* 188*5*, 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 de-
ponent by force and violence, without his consent and against his will, the following property, viz:

*One double Cased gold watch of the
value of Fifty Dollars*

At the value of

the property of

Michael Harrington

XXXXXX

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

William Albro & John Lissner
(both now here) from the fact that on the
above described date while deponent was
walking along Walker Street at about the
hour of two o'clock A.M. a man came
up to deponent and forcibly seized hold
of deponent by the collar of the coat and
shirt and held deponent and forcibly
inserted his hand in deponent's left hand
vest pocket worn by deponent as a portion
of deponent's bodily clothing and forcibly
wring the watch off of the chain worn
by deponent and deponent is informed

0071

by the defendant albro that he had a pawn
ticket of deponent's watch pawned in Grand Street
for thirty dollars and the said defendant
albro said to deponent that he gave me
dollar and twenty cents worth of oysters for
the pawn ticket and the said defendant
albro offered to give the pawn ticket to
deponent if deponent would give him albro
thirty dollars deponent gave Officer Thomas
brydall the number of said watch and said
officer brydall of the 6th Precinct Police informed
deponent that he went to a pawn office 43rd
Grand Street kept by Moses Mehlbach and
found the aforesaid watch and deponent has
since seen said watch found in said pawn
office and identified the same as the watch
stolen from and carried away from the person
of deponent by force and violence and against
his will and without his consent

Sworn to before me this

20th day of December 1885

Police Justice

to be discharged.

Police Justice

Police Justice

Police Justice

Police Justice

Police Justice

Police Justice

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Michael Harnyk

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188

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—ROBBERY.

1

2

3

4

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

to answer General Sessions.

0072

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Crystal
aged 30 years, occupation Police Officer of No.
6th Avenue Police Street, being duly sworn deposes and

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

Sworn to before me, this 25th day of Dec 1885 }
Thos J Crystal

Harry Harrington
Police Justice.

0073

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, { ss

157
District Police Court.

William Albro
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 *William Albro*

Question How old are you?

Answer *23 years*

Question Where were you born?

Answer *New York City*

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

Answer *90 Centre Street - Three Months*

Question What is your business or profession?

Answer *Oysterman*

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

Answer.

I am not guilty of the charge
William Albro

Taken before me this

day of

188

Police Justice.

0074

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss

152 District Police Court.

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

Question What is your name?

Answer

Question How old are you?

Answer

Question Where were you born?

Answer

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

Answer

Question What is your business or profession?

Answer

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

Answer.

*I am not guilty of the
charge*
John Leisner

Taken before me this
day of *Nov*

188*8*

Police Justice.

0075

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 J. Garrison

William Alfred Garrison be held to answer the same and he be admitted to bail in the sum of One Thousand 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 Dec 24th 188 Henry Murray 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.

0076

BAILED,

No. 1, by _____

Residence _____ Street _____

No. 2, by _____

Residence _____ Street _____

No. 3, by _____

Residence _____ Street _____

No. 4, by _____

Residence _____ Street _____

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Michael J. [unclear]
c/o Officer [unclear]

1. [unclear]

2. [unclear]

3. [unclear]

4. [unclear]

Dated Dec 26 188

Wm. [unclear] Magistrate
No. [unclear] Officer.

Precinct.

Witnesses Call the [unclear]
No. [unclear] Street.

No. [unclear] Street.

No. [unclear] Street.

\$ [unclear] to [unclear]

Without bail for [unclear] at 1. [unclear]

Com

0077

Sir - Please pardon the liberty I have
 taken in writing you respecting my son William Albrow
 and my own condition I have been a widow for several
 years and have several children and am utterly
 disabled from earning a subsistence in consequence
 of the loss of the use of both limbs and I am
 utterly destitute being compelled to give up my
 home from the loss of my son William and he having
 supported me we are living in a room and bed-
 room huddled together a condition of life I am unused
 to this trouble has nearly crushed me and has made
 bad inroad upon my mental and physical health I
 am confident of my son's innocence of the charge against
 him and I feel confident you dear Sir will coincide with
 me upon examining all the circumstances I need not say to
 you how my son suffers and how dutiful he ever was to
 me - knowing you to be an honorable and a feeling
 official I pray to you in mercy and justice and to
 prolong my life that you may feel it consistent with
 your duties to accord him a speedy release whose
 good character can be abundantly attested so that
 I may have his much needed support - without it
 I must become a public charge and this humiliation
 I never could endure; besides this my poor children would
 lose a parent's guidance and protection I assure you that
 you will never have cause to regret your forbearance
 and my constant prayers will be for your welfare and
 I will remain profoundly grateful. Very Respectfully,
 Mrs. Selia Albrow.

Wm. H. B. Martine
 Not Attorney of City + Co New York.
 No 98 Centre St. N.Y.

0078

First DISTRICT POLICE COURT.

THE PEOPLE,
ON COMPLAINT OF

Michael Harrison

agst.

William Albro

John L. Sinner

Examination had

December 30

188

Before

Samuel Henry Murray

Police Justice.

I, David C. Seltman

Stenographer of the

First

District Police

Court, do hereby certify that the within testimony in the above case is a true and correct copy of the original Stenographer's notes of the testimony of William Albro.

George Buchanan, Harry Benjamin James, Walter

as taken by me on the above examination before said Justice.

Dated

January 2

188

Samuel Henry Murray

Police Justice.

David C. Seltman
Stenographer.

0079

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 Allen

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

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

The said William Allen,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the Ninth day of December, in the year of our Lord one thousand eight hundred and eighty-nine, in the night time of the said day, at the Ward, City and County aforesaid, with force and arms, in and upon one Michael Harrington, in the peace of the said People, then and there being, feloniously did make an assault, and

one watch of the value of

twenty dollars,

of the goods, chattels and personal property of the said Michael Harrington from the person of the said Michael Harrington against the will, and by violence to the person of the said Michael Harrington, then and there violently and feloniously did rob, steal, take and carry away, (the said William Allen being then and there aided by an accomplice actually present, whose name is to the Grand Jury aforesaid unknown) —

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.

0080

SECOND COUNT—

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

William Allen,

of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *William Allen,*

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

one watch of the value of

fifty dollars.

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

Harrington,—

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

Harrington,—

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

William Allen,—

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

RANDOLPH B. MARTINE,
District Attorney.

0081

BOX:

202

FOLDER:

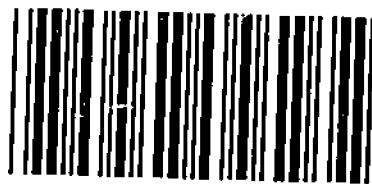
2020

DESCRIPTION:

Altendofer, Louis

DATE:

01/13/86



2020

0082

Received
Louis Altkendorfer
10th. 28 0/2
2nd floor
(New York)
Officer's Complaint
First appearance
Sept. a month
LL

178
Day of Trial,
Counsel,
Filed *13* day of *Jan* 188 *6*
Pleads

THE PEOPLE
vs.
INJURY TO PROPERTY.
Sec. 654, Penal Code.

Louis Altkendorfer

Robert R. Maxline

District Attorney.

A True Bill.

Brucen Haggins Foreman.
Jan 13/86.

Louis Altkendorfer
30 days
Jan 15/86.

0083

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss

District Police Court.

Louis Altendoffer 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.

Louis Altendoffer

Question. How old are you?

Answer.

16 years in February

Question. Where were you born?

Answer.

Germany

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

Answer.

158 Second St 2 mos

Question. What is your business or profession?

Answer.

Vanisher

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 with others in committing the act

Louis Altendoffer

Taken before me this

day of

188

Police Justice.

0084

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 3 *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 Dec 19 188 5 Sam'l C. Kelly *Police Justice.*

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

Dated _____ 188 _____ *Police Justice.*

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

Dated _____ 188 _____ *Police Justice.*

0085

Police Court

District 3

THE PEOPLE, vs.
ON THE COMPLAINT OF

Marcus Moses
329 East 14th
Louis Alterdinger

Offence *Moroccan*
Moroccan

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated Dec 19 1885

D. O. Reilly Magistrate
Smith Officer.

17 Precinct.

Witnesses George Bechtold

No. 185 Second Street.

Charles Puzchalski

No. 165 Second Street,

No. 4 Street,

\$ 3000 to answer \$ 5

Transferred to Court of
General Sessions, the Complaint
showing a continuance of the
same.

0086

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

POLICE COURT, DISTRICT.

Marcus Moses

of No. 329 E 4th Street, being duly sworn, deposes and says,

that on the 11th day of December 1885

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

Louis Alterdorfer (now deceased) did unlawfully wilfully and maliciously deface and destroy ^{two} plates of glass in the store windows of No 20th 22 Avenue A in said City said store window being the property of William Vogel and Brothers said glass being of the value of three hundred dollars. Deponent says that he is informed by George Bechtold ^{Charles Pienchalski} that said defendants wrote and cut with a piece of stone on said plates of glass ^{in said store windows} Such my ass and such

Sworn to before me this
1885

John D. [Signature]

0087

my price and other letters and marks
thruly damaging and destroying said
plates of glass to the amount of \$
300 Deparment says that he is the
Suprintendant for William Vogel
and Brothers and said property
was in his care and charge
Marcos Inves

Snow to before me this
19th day of Dec 1885
Jand J C Kelly Police Justice

POLICE COURT— DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Dated 188

Magistrate

Officer.

Witness,

Disposition

0088

CITY AND COUNTY }
OF NEW YORK, } ss.

George Bechtold
aged 13 years, occupation Stamper of No.

185 Second Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Marcus Moores
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 19
day of Dec 1888 } George Bechtold.

Sam'l O'Reilly
Police Justice

0089

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Pierzchalski
aged 14 years, occupation Office boy of No.
165 Second Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Marcus Moses
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 19
day of Dec 188 5 Ch Pierzchalski

Sam'l C. Reilly
Police Justice.

0090

POLICE COURT 3 DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

vs.

Louis Altendoffer

On Complaint of Marcus Moores
For Malicious Mischief

After being informed of my rights under the law, I hereby waive a trial, by Jury, on this complaint, and demand a trial at the COURT OF SPECIAL SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated Dec 19 188 5

Louis Altendoffer

Sam'l C. Kelly Public Justice.

0091

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Samuel Alexander

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

- Samuel Alexander -

of the CRIME OF UNLAWFULLY AND WILFULLY *infringing* -
PERSONAL PROPERTY OF ANOTHER, committed as follows:

The said *Samuel Alexander*

late of the *17th* Ward of the City of New York, in the County of New York
aforesaid, on the *seventeenth* day of *December*, in the year
of our Lord one thousand eight hundred and eighty *five*, at the Ward, City and
County aforesaid, with force and arms, ~~and~~ *two plates of*

of brass, -
of the value of *one hundred and fifty dollars each, -*

of the goods, chattels and personal property of one *William Nozle.*

then and there being, then and there feloniously did unlawfully and wilfully *deface*
and injure to the amount of the value
of three hundred dollars, -
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 *Samuel Alexander -*

of the CRIME OF UNLAWFULLY AND WILFULLY *infringing* -
REAL PROPERTY OF ANOTHER, committed as follows:

The said *Samuel Alexander,*

late of the *17th* Ward of the City of New York, in the County of New York
aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City
and County aforesaid, with force and arms, ~~a certain~~ *two plates*

of brass, -
of the value of *one hundred and fifty dollars each, -*

in the *building* of one *William Nozle.*

there situate, then and there being, of the real property of the said

William Nozle. Deface and
then and there feloniously did unlawfully and wilfully *injure to the*
amount of the value of three hundred dollars, -

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

Randolph B. Martine
~~JOHN B. MARTINE~~

District Attorney.