

0422

**BOX:**

105

**FOLDER:**

1121

**DESCRIPTION:**

Early, Ellen

**DATE:**

06/07/83



1121

0423

No. 37.

Counsel,  
Filed *June* 1883  
Pleas *Not guilty*

THE PEOPLE  
vs.  
*R*  
*Ellen Carley*  
INDICTMENT.  
Grand Larceny in the second degree.  
(MONEY)  
*5005294/531*

JOHN McKEON,  
District Attorney.

A True Bill.

*J. J. Stevens*  
Foreman  
*True & accounted*

0424

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,  
against

Ellen Carley

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

Ellen Carley

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

The said Ellen Carley

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

three promissory notes for the payment of money, being then and there due and unsatisfied (and of the  
kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars  
each; three promissory notes for the payment of money, being then and there due and  
unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value  
of ten dollars each; one promissory note for the payment of money, being then and there due  
and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the  
value of five dollars; one promissory note for the payment of money, being then and  
there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars,  
and of the value of two dollars; one promissory note for the payment of money, being  
then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination  
of one dollar, and of the value of one dollar; three promissory notes for the payment of  
money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty  
dollars each; three promissory notes for the payment of money (and of the kind known as bank  
notes), being then and there due and unsatisfied, of the value of ten dollars each; one promissory  
note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of  
the value of five dollars; ~~promissory note for the payment of money (and of the kind  
known as bank notes), being then and there due and unsatisfied, of the value of two dollars~~;  
~~promissory note for the payment of money (and of the kind known as bank notes), being then and there due and  
unsatisfied, of the value of one dollar~~ one silver coin of the United  
States of the kind known as trade dollars  
of the value of one dollar, and one pocket  
book of the value of one dollar

of the goods, chattels, and personal property of one Annie Gray  
on the person of the said ~~Ellen Carley~~ then and there being found,  
from the person of the said ~~Ellen Carley~~ then and there  
feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against  
the peace of the People of the State of New York, and their dignity.

JOHN McKEON, District Attorney.

0425

475-

Police Court - 2 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Shirley B. Brown*  
231 E 28 St

*William Bentley*

Offence - *Grand Larceny*

Dated *June 29* 1883

*Harmon* Magistrate.

*W. H. T. C.* Officer.

*21* Precinct.

Witnesses

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

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



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

*579* to answer *[Signature]*

BAILED.

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

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

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

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

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

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

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

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

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

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 29* 1883 *[Signature]* Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0426

Sec. 198-200

4 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

Ellen Carley being duly examined before the under-  
signed, according to law, on the annexed charge: and being informed that it is h<sup>er</sup> right to  
make a statement in relation to the charge against h<sup>er</sup>; that the statement is designed to  
enable h<sup>er</sup> if h<sup>er</sup> see fit to answer the charge and explain the facts alleged against h<sup>er</sup>  
that he is at liberty to waive making a statement, and that h<sup>er</sup> waiver cannot be used  
against h<sup>er</sup> on the trial.

Question. What is your name?

Answer. Ellen Carley

Question. How old are you?

Answer. 46 years

Question. Where were you born?

Answer. U. S.

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

Answer. 331 E 64th St 28 for two weeks

Question. What is your business or profession?

Answer. Servant

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  
preferred against me.

Ellen Carley  
mark

Taken before me this 29  
day of Nov 1894  
[Signature]  
Police Justice.

0427

4 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Annice Gray* age 40 years  
of No. *231 East 28th* Street,

being duly sworn, deposes and says, that on the *31st* day of *May* 188*3*  
at the *aforesaid premises* in the City of New York,  
in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent *in the day time*

the following property, viz: *One leather pocket book containing*  
*Ninety four Dollars good and lawful*  
*money of the United States of different*  
*denominations to wit:*

<i>thirty two dollar Bills</i>	<i>of 60.00</i>
<i>three ten dollar Bills</i>	<i>" 30.00</i>
<i>three dollar in save Bills</i>	<i>" 9.00</i>
<i>and one Trade Dollar</i>	<i>" 1.00</i>
<i>in all of the value of ninety four Dollars</i>	<i>794.00</i>

Sworn before me this

day of

the property of *Annice Gray*

and that this deponent  
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,  
stolen, and carried away by *Ellen Easley (now known)*

Police Justice

1883

*for the reason that the said Ellen*  
*was in the employ of deponent, and*  
*that on Thursday the 31st day of May at*  
*7 A.M. before the deponent left the home*  
*deponent placed the aforesaid pocket*  
*book containing said money under*  
*the pillow in the bed in her bed*  
*chamber and the next floor and left*  
*said Ellen in charge of said premises*

0428

with an old feeble lady the  
deponents mother 85 years old.  
and on the return of deponent  
at 5 1/2 o'clock in the evening the  
said Ellen had left the premises  
premises and on searching for  
the said pocket book on the place  
where she had put it in the morning  
the pocket <sup>book</sup> was missing.

The deponent returned to said  
premises this morning and was  
arrested.

Deponent to be sworn of Anne Gray  
this 28 day of June 1883  
J. H. [Signature]

District Police Court.

THE PEOPLE, & C.,  
ON THE COMPLAINT OF

AFIDAVIT-Larceny.

25.

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

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0429

BOX:

105

FOLDER:

1121

DESCRIPTION:

Eddy, Sarah

DATE:

06/05/83



1121

POOR QUALITY ORIGINAL

0430

2040.

Day of Trial,

Counsel,

Filed, 5 June 1883

Meads *Wright*

THE PEOPLE

vs.

*E*

*Sarah E. Eady*

*W. H. M. D.*

JOHN MCKEON,

District Attorney.

A TRUE BILL.

*John J. G. G. G.*

Foreman.

*June 13/83.*

*W. H. M. D.*

*W. H. M. D.*

*W. H. M. D.*

*W. H. M. D.*

Assault in the First Degree, etc. (Sec 217 - 218)

0431

# Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

*Sarah J. Eddy*

The Grand Jury of the City and County of New York, by this indictment, accuse *Sarah J. Eddy*

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

The said *Sarah J. Eddy*

late of the City of New York, in the County of New York, aforesaid, on the ~~nineteenth~~ day of *May* in the year of our Lord one thousand eight hundred and eighty ~~three~~ with force of arms, at the City and County aforesaid, in and upon the body of *Helena Cone* in the peace of the said people then and there being, feloniously did make an assault and ~~her~~ the said *Helena Cone* with a certain *knife* which the said *Sarah J. Eddy*

in ~~her~~ right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with intent ~~her~~ the said *Helena Cone* then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT :

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

*Sarah J. Eddy*

of the CRIME OF *Assault in the Second Degree*, committed as follows:

The said *Sarah J. Eddy*, late of the City and County aforesaid

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Helena Cone* then and there being, feloniously did, wilfully and wrongfully, make an assault and ~~her~~ the said *Helena Cone* with a certain *knife* which the said

*Sarah J. Eddy*

in ~~her~~ right hand then and there had and held, ~~the same being an instrument likely to produce grievous bodily harm,~~ feloniously did, wilfully and wrongfully then and there beat, strike, stab, cut and wound ~~her~~ *her* and ~~thereby cutting the arm and hand of her~~ *thereby cutting the arm and hand of her* ~~the said Helena Cone~~ *the said Helena Cone* against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN McKEON, District Attorney.

R

0432

DEPARTMENT OF  
Public Charities and Correction,  
Bellevue Hospital,  
Warden's Office,

JAMES F. O'ROURKE,  
Warden.

New York,

188

This will certify that Helena  
Cohen entered ~~at~~  
Bellevue Hospital suffering  
from 3 short superficial  
lacerated wounds of the arm and  
hand which have already  
healed without any Constitutional  
disturbance.

*Wm. Woodruff*  
Wm. Woodruff, M.D.,  
Surgeon 1st Regt. Dis.  
Bellevue Hosp.

0433

Police Court District. 4447

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Helena Come*  
~~Helena Come~~  
~~Helena Come~~  
*Sarah Boddy*

Offence *Assault on a lady*

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

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

Residence \_\_\_\_\_

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

Residence \_\_\_\_\_

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

Residence \_\_\_\_\_

Dated

*May 23<sup>rd</sup> 1883*

Magistrate.

*Wm. McNamee* Officer.

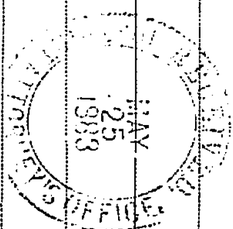
Witnesses

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

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

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

\$ \_\_\_\_\_ to answer



*Conrad* Street.

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

guilty thereof, I order that she be held to answer the same and she 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 she give such bail.

Dated *May 23<sup>rd</sup> 1883* *J. W. Patterson* Police Justice.

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

Dated \_\_\_\_\_ 1883 \_\_\_\_\_ 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 \_\_\_\_\_ 1883 \_\_\_\_\_ Police Justice.

0434

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Sarah Caddy*

Question. How old are you?

Answer. *20 years of age*

Question. Where were you born?

Answer. *Brooklyn*

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

Answer. *51 1/2 Thompson St. About 2 weeks*

Question. What is your business or profession?

Answer. *House Servant*

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*

*Sarah Jane Caddy*

Taken before me this

day of

*May*

1888

*31*

*9 3/4*

*Wm. J. Davis*  
Police Justice.

0435

Police Court— 2<sup>d</sup> District.

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

Helena Lane, aged 30

years of No. 106 Thompson Street,  
Court being duly sworn, deposes and says, that  
on Saturday the 19<sup>th</sup> day of May  
in the year 1883 at the City of New York, in the County of New York.

She was violently and feloniously ASSAULTED and BEATEN by Sarah Cuddy,  
now here, who did pitifully and  
maliciously cut, stab and wound  
deponent three several times,  
twice on the left arm and  
once on the left hand, with the  
blade of a knife which knife  
she, said Sarah, then held in  
her hands and with which  
she did so beat and wound  
deponent,

deponent given  
with the felonious intent to ~~take the life of deponent,~~ or to do ~~her~~ bodily harm; and without any  
justification on the part of the said assailant :

Wherefore this deponent prays that the said assailant may be ~~apprehended and~~ bound to answer  
for the above assault, etc., and be dealt with according to law.

Sworn to before me, this 23<sup>d</sup> day  
of May 1883

Helena Lane

[Signature] POLICE JUSTICE.

0436

Testimony in the  
case of Sarah J.  
Eddy filed June  
1883.

0437

25  
The People vs. Sarah J. Eddy Court of General Sessions. Part I  
Before Recorder Smythe. June 13. 1883  
Indictment for assault in the first degree.  
Helena Cone, sworn and examined, testified as follows: Where do you live? No. 106 Thompson St. What is your business? Looking. Upon Saturday the 19<sup>th</sup> of May of this year were you cut? Yes sir, twice in the arm and once in the hand in this city. Who cut you? Sarah Eddy. What did she cut you with? A Knife. Were you taken to the Bellvue hospital? I was. How long were you in Bellvue hospital? Two weeks. When you have got well? Yes sir. Did you give her any provocation? Nothing in the least. Where was this cutting done? It was done in the street in Thompson St. What time? About twelve o'clock at night because the officers in the station house were just coming off. How long did you know this woman? I did not know her only just merely seeing her in the street. How long did you know her that way? I could not say, not very long, I guess about a year or so.  
Cross Examined. What was the cause of this trouble between you and this woman? I had a paper of candy

0438

and I went to the corner of Grand and  
Thompson Sts. to see a party that owed me  
some money. I had the candy in my hand  
I was distributing it around to the people  
I knew, whereupon she snatched the  
candy out of my hand and slapped me  
in the face. That is all right, I did not  
want any fight. She followed me across  
the street and took the knife out of her  
pocket and jabbed me twice in the  
arm and once in the hand. Didn't  
you have some trouble with her about  
a man of the name of Thomas Smith?  
Never in my life, I do not know him.  
Didn't you kick her? No sir. Were you  
sober? Yes sir, I was sober. Had you  
drank anything? I had through the day  
but I was working all day. Isn't it  
a fact that you were dragged out of the  
liquor store, put out for disorderly  
conduct that night? No sir, I was not.  
Thomas Moran sworn and examined  
testified. Officer Moran, you are of the 8<sup>th</sup>  
precinct? Yes sir. Did you arrest Sarah  
Eddy? Yes sir. Do you know her? Yes sir,  
I don't know much about her, I saw  
her before. You know her by sight? By  
sight. When did you arrest her? About

0439

twelve o'clock on the 19<sup>th</sup> of May corner  
of Thompson and Grand sts. I went in  
search of her; she was standing; she  
came out of the liquor store on the side  
door. When I came down on the other  
side of the way she saw me; she ran  
in the side door of the liquor store and  
out on the front of Grand st. So I ran  
around the corner and I saw her there.  
I brought her to the house, and the com-  
plainant identified her and said  
that was the woman, Helena Coone. Was  
Helena Coone cut and bleeding at the time?  
Yes sir. She had stabbed her and made  
a cut here (showing) The St. Vincent's  
Hospital came and took her from  
the Station house to the Hospital. What  
did this woman say about the stabbing?  
She denied that she done it. Had she  
any knife? No sir. Was there any blood  
upon her? There was a little on her  
dress. This defendant had blood on  
her? There was little specks on her  
dress, I dont know what from. I could  
not say that the complainant had been  
drinking; she was not drunk; she  
bled very much while in the station  
house. I have been on the force 20 years.

0440

Sarah Jane Eddy, sworn and examined, testified in her own behalf. I heard the charge made against me by the complainant. I met this woman on Saturday evening, I have known her since last summer. She asked me to go and have a drink. I say, "Certainly;" she took me into Pat Higgins' corner of Grand and Thompson sts. and gave me a drink. She said to me, "Do you know Tommy Smith?" I said, "No." She put her hand on her hips and she said, "It does not make any difference what prostitutes he has, he does not forget me, I am mistress over them all." She gave me some candy and I threw it on the floor. She went across the street; she braced herself up against the corner of the door and commenced to quarrel with me again; she kicked me twice with her foot. I took my open hands and slapped her across the face; she was very drunk. I went home and came back in ten minutes and she was being put out of the liquor store; the woman made complaint of my stabbing her. The blood on my sash was from two teeth I had pulled out Friday. I don't know whether she had any cuts

0441

upon her. I saw her at the station house. I did not dodge the arrest of the officer.

The jury rendered a verdict of guilty of assault in the third degree.

She was sent to the penitentiary for six months.

0442

BOX:

105

FOLDER:

1121

DESCRIPTION:

Ephraim, William

DATE:

06/05/83



1121

0443

BOX:

105

FOLDER:

1121

DESCRIPTION:

Pilcer, Morris

DATE:

06/05/83



1121

POOR QUALITY ORIGINAL

0444

No. 19.

*J. B. [unclear]*  
Counsel,

Filed *5* day of *June* 188*8*

Pleads *Not guilty.*

THE PEOPLE

vs.

*William Edward*

*Thomas S. [unclear]*

*June 13.*

*M. J. Discharge by Grand*

Grand Larceny, Second degree, and Receiving Stolen Goods. Sec. 528-531-550

JOHN McKEON,  
District Attorney

A TRUE BILL.

*James [unclear]*  
Foreman.

*Recd on his  
own Recog.  
F. J.*

*depraved by  
[unclear] the  
Ambler is the  
brother of [unclear]  
and the [unclear]  
has been [unclear]*

*F. J.*

0445

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 E. Egan  
and Morris Pitzer

The Grand Jury of the City and County of New York, by this indictment, accuse  
William E. Egan and Morris  
Pitzer

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

The said William E. Egan and Morris  
Pitzer

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the  
29th ~~on the~~ day of May in the year of our Lord one thousand eight hundred and  
eighty-~~three~~, at the Ward, City and County aforesaid, with force and arms  
one coat of the value of twenty  
dollars, one pair of trousers  
of the value of ten dollars and  
vest of the value of five dollars  
of the goods chattels and personal  
property of one Isaac Egan, and  
one pair of earrings of the value  
of five dollars.

of the goods, chattels and personal property of one Roze  
Egan 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.

0446

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

Morris Pizer

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

The said Morris Pizer \_\_\_\_\_

late of the First Ward of the City of New York, in the County of New York  
aforesaid, on the 29th day of May in the year of our Lord  
one thousand eight hundred and eighty-seven, at the Ward, City and County  
aforesaid, with force and arms, one coat of the value of

twenty dollars, one vest of the value of five  
dollars, and one pair of trousers of the  
value of ten dollars, of the goods, chattels  
and personal property of Rosie Eshrain  
and one pair of earrings of the value of  
five dollars

of the goods, chattels and personal property of Rosie Eshrain,

by William Eshrain and \_\_\_\_\_

by ~~some~~ certain ~~persons~~ persons to the Grand Jury aforesaid unknown, then lately before  
feloniously stolen, taken and carried away from the said Grace Eshrain

and Rosie Eshrain \_\_\_\_\_

unlawfully and unjustly, did feloniously receive and have; he the said \_\_\_\_\_

Morris Pizer \_\_\_\_\_

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

**JOHN McKEON, District Attorney.**

0447

Supreme Court, New York.

IN re THE IMPRISONMENT OF

*Thomas Pelzer*

Writ of Certiorari.

I HEREBY ALLOW THE WITHIN WRIT.

Dated this *2* day of *June* 18*83*

*Charles M. Howe*

Justice of the Supreme Court,  
holding Special Term thereof.

HOWE & HUMMEL,  
Attorneys for Relator.



0448

The People of the State of New York,

TO *John McKee* Esquire, one of the Police Justices of the City of New York, and to JOHN SPARKS, Esquire, Clerk of our Court of General Sessions of the Peace, holden in and for the City and County of New York, and to

GREETING:

We Command you, That you certify fully and at large to

CERTIORARI TO CERTIFY CAUSE OF DETENTION.

our Supreme Court of the State of New York, at a *Specimen Term*

thereof, to be holden at the New County Court House, in Chambers Street, in the said City of New York, on the day of *June* 18*83*, at *10 1/2* o'clock in the forenoon, the day and cause of the imprisonment of

*Morris Pleas*  
by you detained; as is said, by whatsoever name the said

shall be called or charged; and have you then this writ.

*Witness*, Honorable NOAH DAVIS, presiding Justice of our Supreme Court of the First Judicial Department, at the City Hall, in said City of New York, the *2* day of *June* 18*83*

By THE COURT

WILLIAM F. HOWE  
and  
ABRAHAM H. HUMMEL. } Attorneys for Relator.

*Patrol Keenan*  
Clerk.

0449

BAILED,

by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street,  
 No. 2, by Conrad Brubaker  
 Residence \_\_\_\_\_ Street,  
 No. 3, by 38 Steeler  
 Residence \_\_\_\_\_ Street,  
 No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street,  
 No. 5, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street,

Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Anna Chapman  
William Chapman  
Monis Pacey  
 Offence, Grand Larceny

Dated May 31 1883

Magistrate, John Buckley  
 Officer, John Caldwell  
 Clerk, \_\_\_\_\_



Witnesses, \_\_\_\_\_  
 No. \_\_\_\_\_ Street,  
 No. \_\_\_\_\_ Street,  
 No. \_\_\_\_\_ Street,  
 \$ 500 to answer by \_\_\_\_\_  
 \_\_\_\_\_

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

William Chapman and Monis Pacey, 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 31 1883 John Buckley Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0450

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Morris Pelcer* 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. *Morris Pelcer*

Question. How old are you?

Answer. *16 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *52 Allen St (resided there 2 yrs)*

Question. What is your business or profession?

Answer. *Messenger.*

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 knew that William Ephraim stole the earnings I stored outside of the house when Ephraim took them. and went with him to Gaulty's pawn shop, where they were pawned Morris Pelcer*

Taken before me this

day of

*[Signature]*

Police Justice.

0451

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

William Ephraim 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 Ephraim

Question. How old are you?

Answer. 14 years

Question. Where were you born?

Answer. New York

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

Answer. 39 Allen St (resided there 2 months)

Question. What is your business or profession?

Answer. Messenger 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 took the clothing and ear rings Pelcer told me to pawn them I went with him to P. Gaudy's pawn shop and Pelcer pawned them

William Ephraim,

Taken before me this

day of

1888

Police Justice.

0452

3, District Police Court.

Affidavit Larceny.

CITY AND COUNTY OF NEW YORK, } ss.

Anna Ephraim

aged 45 of No. 39 Allen Street,

being duly sworn, deposes and says, that on the 29 day of May 1883

at the City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent in the day time

the following property, viz :

one suit of gents clothing  
value thirty five dollars  
one pair gold Ear rings  
value five dollars

Sworn before me this

Police Justice, 1883

Together of the value of forty dollars  
the property of Complainants son Isaac Ephraim  
and her daughter Rosie Ephraim, and  
in complainants care and charge  
and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken,  
stolen, and carried away by William Ephraim and

Monis Pelcer (now present) from  
the fact that said Ephraim  
acknowledged and confessed to  
deponent to having taken stolen  
and carried away the property as  
above described from deponent's possession,  
and that he and Pelcer passed  
the property at P Ganley's pawn  
shop 67 Division Street

Anna Ephraim  
Mak