

0502

BOX:

417

FOLDER:

3855

DESCRIPTION:

Jennings, Thomas

DATE:

11/07/90



3855

0503

44 Perry

Witnesses:

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

Counsel,
Filed *J. D. Perry* day of *Nov* 188*7*
Pleads, *Not guilty*

THE PEOPLE

vs.

Thomas Jennings

*23
27th*

Excluded in the THIRD DEGREE
City of New York
(Section 498, 501, 502, 503)

Per 17 P.L. JOHN R. FELLOWS,
District Attorney.

A True Bill.

J. D. Perry Foreman.

For
Pleas

2 nos Ben Jg
1/25/90

25

Police Court— 2 District.

City and County } ss.:
of New York,

Fredrick Kitterer
of No. 58 University Place Street, aged 34 years,
occupation Barber being duly sworn
deposes and says, that the premises No 58 University Place Street
in the City and County aforesaid, the said being a Liquor Store

and which was occupied by deponent ^s Employer Emma Klasterbein
~~and in which there was at the time a human being, by name~~

were BURGLARIOUSLY entered by means of forcibly opening the
lan light over the door leading
from said place and thereafter
climbing up and going through

on the 31 day of October 1890 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

Good and lawful money of the United
States consisting of divers pieces of silver
and metal coin of the value of Nine
dollars and Eighty cents of ^{one} Four
pieces of Canadian silver coin of the
denomination and value of Five
cents each all of said money being
of the value of Ten dollars

the property of Emma Klasterbein

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

Thomas Jennings (not here) and another
person whose name is unknown

for the reasons following, to wit: from the fact that deponent
is informed by John J. McLaughlin
that he heard a woman call out
Police and immediately he saw said
Jennings and said unknown man running
from said premises that said officer
pursued them and caught said
Jennings in West 12th Street and
said unknown man escaped deponent

0505

says that said officer found in
the possession of said Jennings
the Canadian silver cans which
deposited identifies as part of
the property taken stolen of
Cameo array as aforesaid

Fredrick Kettner
Subscribed before me
This 31 day of Oct 1891
To J. R. P. Justice

Police Court _____ District.

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

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Boiled by _____

No. _____ Street.

0506

CITY AND COUNTY }
OF NEW YORK, } ss.

John J. McLaughlin
aged 36 years, occupation Police officer of No. 15
Princeton Place Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Fredrick Kellner
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 31
day of Oct 1990 } John J. McLaughlin

D. J. C. [Signature]
Police Justice.

0507

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Thomas Fenning 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 Fenning

Question. How old are you?

Answer. 23 years

Question. Where were you born?

Answer. U S

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

Answer. 227 7th Ave 2 mos

Question. What is your business or profession?

Answer. Doctor

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
Thomas Fenning

Taken before me this

day of OCTOBER

Police Justice

0508

Police Court--- 2 District, 1649

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Freddie O'Connor
58-02 University Place

Geo Jennings

No. 1, by _____
Residence _____ Street _____
No. 2, by _____
Residence _____ Street _____
No. 3, by _____
Residence _____ Street _____
No. 4, by _____
Residence _____ Street _____
No. 5, by _____
Residence _____ Street _____
No. 6, by _____
Residence _____ Street _____
No. 7, by _____
Residence _____ Street _____
No. 8, by _____
Residence _____ Street _____
No. 9, by _____
Residence _____ Street _____
No. 10, by _____
Residence _____ Street _____

Offence Burglary

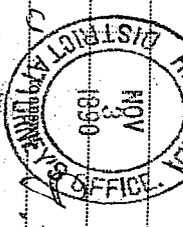
Dated Oct 31 1890

D. O. Reilly Magistrate.
John J. O'Sullivan District Officer.
1/5 Precinct.

Witnesses Officer

No. 58 Marshall St Street.
Emma O'Connell

No. 153 W. 15th St Street.
Le Munnick



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 O'Connor

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 Oct 31 1890 D. O. Reilly 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.

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 Jennings

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

Thomas Jennings

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

The said

Thomas Jennings

late of the *15th* Ward of the City of New York, in the County of New York
aforesaid, on the *thirty first* day of *October* in the year of our Lord one
thousand eight hundred and ~~eighty~~ *ninety*, with force and arms, in the
night time of the same day, at the Ward, City and County aforesaid, the
~~dwelling house of one~~ *store of one, Emma Kattenbein*

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 *Emma Kattenbein* in the
said store in the said dwelling house then and there being, then and
there feloniously and burglariously to steal, take and carry away, against the form of
the Statute in such case made and provided, and against the peace of the People of the
State of New York, and their dignity.

SECOND COUNT—

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

Thomas Jennings

of the CRIME OF *Petit* LARCENY, committed as follows:

The said *Thomas Jennings*

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,

divers coins of the United States, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of nine dollars and eighty cents and four silver coins of the Dominion of Canada of the kind called five cent pieces and of the value of five cents each

of the goods, chattels, and personal property of one *Emma Kasteubier*

in the ~~dwelling house~~ ^{store} of the said *Emma Kasteubier*

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

THIRD COUNT.

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

Thomas Jennings
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows :
The said *Thomas Jennings*

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,

the same goods, chattels and personal property described in the second count of this indictment

of the goods, chattels and personal property of *Emma Kastenbein*

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

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

Thomas Jennings

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

JOHN R. FELLOWS,
District Attorney.

05 12

BOX:

417

FOLDER:

3855

DESCRIPTION:

Jennings, Vincent

DATE:

11/26/90



3855

05 13

BOX:

417

FOLDER:

3855

DESCRIPTION:

Murphy, Walter

DATE:

11/26/90



3855

0514

242

Witnesses;

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

I have examined this case carefully. Both boys have parents living who can take care of them. The boys were drinking about and did not leave I think any intention of stealing the wagon. The extreme youth of these defendants together with other circumstances of the case lead me to believe that no criminal intent existed - I recommend that the indictment be dismissed.

Part 3 Dec 1/90

W. J. Jerome
Dep. Dist.

Counsel, Philip E. Marino
Filed 26 day of Nov 18 90
Pleads Not Guilty (28)

THE PEOPLE

vs.

Vincent Jennings
and
Walter Murphy

Grand Larceny Second Degree
[Sections 538, 561, 576, Penal Code.]

JOHN R. FELLOWS,
District Attorney.

A True Bill.

J. V. Briggins
Foreman.

Part III, December 11 1900
Indictment dismissed
and defendants discharged.

0515

Police Court—1st District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 316 West 81st Street, aged 40 years,
occupation Peddler being duly sworn
deposes and says, that on the 19th day of November 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:

One Horse Wagon & Harness.
Together of the Value of Five
Hundred Dollars

the property of deponent

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

Walter Murphy (both now here)
from the fact that on said date
deponent missed said property from
the corner of 13th Street and 9th Avenue
deponent is informed by William Barry
that he arrested the said Jennings
and Murphy in East 105th Street & 3rd
Avenue with said property in their
possession

Peter Port

Sworn before me, this 20 day
of November 1899
W. J. [Signature]
Police Justice.

05 16

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 28 years, occupation Police Officer of No. 27th Precinct Street, being duly sworn deposes and

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

Sworn to before me, this 20 day of November 1888 } William Barry

H. A. Felder
Police Justice.

0517

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Vincent Jennings 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. *Vincent Jennings*

Question. How old are you?

Answer. *12 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *101. East 80 St, 2 years*

Question. What is your business or profession?

Answer. *None*

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

Answer. *I am not guilty*
Vincent Jennings
Guard

Taken before me this

day of *August* 189*9*

[Signature]

Police Justice.

0518

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Walter Murphy*

Question. How old are you?

Answer. *12 Years*

Question. Where were you born?

Answer. *New York*

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

Answer. *2 Avenue 48th Street 3 years*

Question. What is your business or profession?

Answer. *None*

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

Answer. *I am not guilty*

Walter Murphy
Murphy

Taken before me this

20

day of *November*

1898

W. J. ...

Police Justice.

0519

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

Police Court, *1st* District,
1934

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Wm. J. Kelly
316 West 87th St.
Manhattan
Lucy

3 _____
 4 _____
 Offense _____

Dated, *Nov 20* 189 _____

Shelley Magistrate.
Benny Officer.

Witness *William J. Kelly* Precinct _____

No. *27* _____ Street _____

No. *1893* _____ Street _____

No. *100 E 133 St* _____

No. *500* _____



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

guilty thereof, I order that *they* be held to answer the same, and *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, *Nov 20* 189 _____ Police Justice.

I have 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.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Vincent Jennings
and Walter Murphy

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

Vincent Jennings and Walter Murphy

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

The said

Vincent Jennings and Walter Murphy, both

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

one horse of the value of one
hundred and twenty-five dollars,
one wagon of the value of fifty
dollars and one set of harness of
the value of twenty-five dollars,

of the goods, chattels and personal property of one

Peter Post

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

Vincent Jennings and Walter Murphy
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said *Vincent Jennings and Walter Murphy* 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,

one horse of the value of one hundred and twenty-five dollars, one wagon of the value of fifty dollars and one set of harness of the value of twenty-five dollars
of the goods, chattels and personal property of one *Peter Port*

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

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

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

JOHN R. FELLOWS,
District Attorney.

0522

BOX:

417

FOLDER:

3855

DESCRIPTION:

Jones, Sarah

DATE:

11/19/90



3855

0523

Witnesses;

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

41 / J Steiner

Counsel,
Filed / day of Nov 1890
Pleads,

THE PEOPLE

vs.

Sarah Jones ^P

37
23/10/44

Grand Larceny Second degree
[Sections 528, 531, 532 Penal Code]

JOHN R. FELLOWS,
District Attorney.

Keep back until 1/20/91

A True Bill.

J. J. Pringle
Nov 19/90 Foreman.

O. J. [Signature]
Nov 21. 1890
3 miss Ben [Signature]

State of New York
County of New York / SS

Arthur W. Milburn
of the City of New York being
duly sworn deposes and says
that he is acquainted with Maggie
Worther who gave her name as
Sarah Jones and who pleaded
guilty to a charge of Petit Larceny
deponent has known said Maggie
for upwards of one year and
more and that during
said time he has heard people
speak of the said Maggie as a
good and honorable woman
and that she has performed
mission work and deponent
knows of his own knowledge of
good mission work that she
the said Maggie has done and
deponent believes her to be
an upright and honest woman
and that the fact of her being
charged with said larceny deponent
still has faith in her honesty
deponent knows of his own
knowledge that the said Maggie
has had merited troubles
and that he believes that

She was not aware that she
 was committing a crime
 deponent further says he has
 never heard a person
 speaking of her but that
 has spoken in her praise
 and his faith in her
 honesty is still the same
 if she had not been convicted
 of crime

Done to before me
 this 21st day of November
 1890

A. W. Wilbury

Joseph H. Steiner
 Notary Public
 N. J.

City and County of New York ss.

Phebe Shaw

being duly sworn says I reside at 471½ Fifth Avenue Brooklyn N.Y. I know the above mentioned Maggie Worthen I have known her upwards of a year: I know her to be of good and excellent character: and that she is possessed of ample means to support herself without work: she is very charitable and spends most of her time here engaged in mission work, I have been most intimately acquainted with her because she boarded with my family for upwards of a year. I believe her to be entirely incapable of doing a mean or dishonest act.

Sworn to before me

November 20th 1890

Warren W. Foster

Mrs Phebe J. Shaw

NOTARY PUBLIC,
NEW YORK COUNTY,

City and County of New York ss. John Callender being duly sworn says I am 50 years of age and live in Sandersfield Massachusetts: I have known of Maggie Worthen, known herein as Sarah Jones, for upwards of six years because she lived in an adjoining town to me to wit Samerille Mass. I have known her personally for about a year: I believe her character to be of the best. I have seen and conversed with her almost daily for about a year: ~~Excepting~~ the summer months she is correct and straight forward in all her dealings: and is possessed of property in her own right sufficient to make her independent: she devotes most of her time to mission work and is a religious enthusiast. I have never heard a word spoken against her before this charge

Sworn to before me

November 20th 1890

Marcellus Testis

NOTARY PUBLIC,
NEW YORK COUNTY.

John Callender

0528

City & County of New York P.S.

Frank Bishop
being duly sworn says I am the Clerk of
and live at the St Clair Hotel at 120 Park
Row New York. I have known Maggie Worthen
for nine months: I am informed she is a prisoner
under the name of Sarah Jones and charged
with Petit Larceny - and convicted of same.
She has always been upright and straight-
forward in her dealings and spends her time
actively in Mission work: She is a person
of independent means and devotes much
of her means to charity. I have never before
heard her accused of any crime or offence.
And believe her character to be beyond re-
proach.

Sworn to before me
November 20th 1890
Merrett T. Fisher

Frank Bishop

NOTARY PUBLIC,
NEW YORK COUNTY.

City and County of New York Ad.

George W. Hart being
 duly sworn says I am the proprietor of the
 St. Clare Hotel 120 Park Row New York
 City formerly known as Hotel Everett. I know
 the above mentioned Maggie Worthen and
 have known her for nine months: ^{nearly} all that
 time she has had a room at my hotel and
 I have had frequent opportunities to converse
 with her and in that way have become well
 acquainted with her. I have always found
 her to be strictly upright in all her transac-
 tions and dealings. She informs me that
 she is possessed of considerable means
 and I know that she receives a substantial
 remittance of money through the mails
 every month. She has usually spent her time
 in doing mission and charitable work in
 and about the City: giving largely of her
 own resources for that purpose: I make this
 statement positively because I have often
 seen her give aid to applicants seemingly
 needy. I believe I know the character and

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principles of the said Maggie Woolten did
believe her to be entirely incapable of knowing
by doing a dishonest act.

Sworn to before me

November 20th 1890

Merrill W. Foster

NOTARY PUBLIC,
NEW YORK COUNTY.

Gus W. Hart

City and County of New York

Sarah Jones
being duly sworn deposes
and says that she is now
confin'd at the City Prison on
a Charge of Larceny and
which Charge deponent on the
19th day of November did ~~in fact~~
under advice of Counsel Plead guilty
to the Charge or offence of Petit Larceny
deponent was arrested on the
the 13th of this month and was
committed for trial and at the
time of deponents Commitment
deponent was asked where she
lived and deponent not
wishing to let her friends
or family know of her
disgrace gave her Residence
at 54th Street but in fact
she has never resided at
said number or Street deponent
further says that she has
resided in this City a great

will so conduct herself
 self as to merit the respect
 of her friends and those who she
 may come in contact with
 deponent respectfully asks of
 this court to take in consideration
 the fact of her good character before
 and to deal as ~~far~~ mercifully with
 as is consistent and deponent will
 ever pray Sarah Jones

Shown to before me
 this 20th day of
 November 1890
 Joseph H. Strier
 Notary Public
 N. J. County

in Milbury
Prison one year

[Faint handwritten notes, possibly a list of names or dates]

Report of Genl
Leprions

in the Matter of
the Peapel
of
Sarah Jones

Atts
J. H. Stines

Atty for deft
[Faint handwritten notes]

[Faint handwritten notes on the right side of the page]

0535

Police Court 2 District. Affidavit—Larceny.

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

William T. Mitchell

of No. 442 South Ave Street, aged 42 years,
occupation Tailor being duly sworn

deposes and says, that on the 13 day of November 1892 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:

Seven yards of Cloth
of the value of Thirty 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 Sarah Jones (nephew)

from the fact that deponent
followed her out of store
No 442 South Avenue and
on defendant seeing deponent
follow her she dropped
the aforesaid property

Wm. T. Mitchell

Sworn before me, this
13 day of
Nov 1892
of Police Justice

0536

2 DISTRICT POLICE COURT.

THE PEOPLE,
OF COMPLAINT OF

Wm. S. Mitchell
Saul Jones

Examination had Nov 14 1889
Before Daniel O'Reilly Police Justice.

I, W. L. Ormsby Stenographer of the 2 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 S. Mitchell

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

Dated Nov 19 1889

W. L. Ormsby
Stenographer.

D. O. Reilly
Police Justice.

0537

POLICE COURT,
SECOND DISTRICT,
W. L. ORMSBY, JR.
STENOGRAPHER.

The People vs
William S. Mitchell

vs
Sarah Jones

Examination Before Justice O'Reilly
Nov 12 1890

For the defendant Mr Stines.

William S. Mitchell the complaining
witness being duly sworn and
cross examined on his affidavit
deposes and says:

Ex By Mr Stines

Q You are the owner of this property?

A I am.

Q How long have you had this
property in your possession?

A Since about the 10th of September.
It came with me from Europe.

Q Where was this property bought?

A In London.

Q By yourself?

Q How many yards are there in this piece?

A Seven yards - or six and three quarters. There may be an inch short.

Q Can you give the price of this cloth in England - what you paid?

A Yes. I paid 7 shillings and 11 pence.

Q - A yard

A Yes

Q Can you tell the court what the cost of this cloth is to day in the city of New York?

A No.

Q Is the actual cost thirty dollars?

A Yes; or, about thirty dollars. That is the actual cost - about thirty dollars.

Q Market value?

A Market value.

Q The value of this piece of

cloth is equal to \$30 - its worth at actual cost is about that:

A about that.

Q Has it a face value of more than twenty five dollars.

A Yes sir.

Q Can you give the exact amount?

A I will get my bookkeeper to figure it for you.

The Court - He says it is worth more than thirty dollars.

The witness - If you wished to buy it in New York to day it would be sixty dollars - each half of it is worth \$60

Ex by Mr. Stone

Q Now you swear that the exact cost of this cloth is thirty dollars?

A No sir

The Court - He said it was worth more than that

0540

The witness — It cannot be
bought in New York for less
than five dollars a yard.

By Mr. Stone

2 — I bought it — It would
cost you if you bought
it — five dollars a yard.

Sworn to before me this 13 day
of November 1900

George H. Kelly
Police Justice.

0541

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Sarah Jones being duly examined before the under-
signed according to law, on the annexed charge; and being informed that it is *her* right to
make a statement in relation to the charge against *her*, that the statement is designed to
enable *her* if 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 Jones*

Question. How old are you?

Answer. *42 years*

Question. Where were you born?

Answer. *Tray N.Y.*

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

Answer. *321 East 43 Street 6 months*

Question. What is your business or profession?

Answer. *Housekeeper*

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

Answer. *I am not guilty and demand
an Examination*

Sarah Jones

Taken before me this

day of **NOVEMBER**, 1885

To the Honorable
Police Justice

0542

Police Court... 2 District

THE PEOPLE vs

William Whitfield
442 W. 6th Ave
Barak Jones

1
2
3
4
Offence Larceny

Dated Nov 13 1890

Justice
Lumbard
C O

Witnesses
Archam Beets
Hoyman Steuc

No. 1000 to answer
District Attorney
NOV 17 1890
OFFICE

Comm. Clerk

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 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 Nov 13 1890 Police Justice

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

Dated 18 Police Justice

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

Dated 18 Police Justice

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 Jones

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

Sarah Jones

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

The said

Sarah Jones

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

seven yards of cloth of the value of four dollars each yard

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

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

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

The said *Sarah Jones*

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,

seven yards of cloth of the value of four dollars each yard

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

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

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

Sarah Jones

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

JOHN R. FELLOWS,
District Attorney.