

0009

BOX:

72

FOLDER:

798

DESCRIPTION:

Adams, Isaac

DATE:

07/12/82



798

00 10

WITNESSES.

Filed 12th of July 1882

Pleads

THE PEOPLE

vs.

Isaac Adams

M. C. Adams

JOHN McKEON,

District Attorney.

LARCENY AND RECEIVING STOLEN GOODS

A TRUE BILL.

Charles Kauterbach
Foreman.

July 13/82

Pleads Guilty

S. P. one year

0011

COURT OF GENERAL SESSIONS OF THE PEACE
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Isaac Adams

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

Isaac Adams

of the CRIME OF GRAND LARCENY, committed as follows:

The said

Isaac Adams

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

*one watch of the value
of seventy five dollars, and one
watch chain of the value of ten
dollars.*

of the goods, chattels and personal property of one

Benjamin Reynolds

then and there being found,
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 McLean
District Attorney*

0012

Rec. 208, 209, 210 & 212.

583

Police Court - 3rd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Benjamin Reynolds
Sheltonville, Va.
James Adams
New York
Offence, *Lawrence*

1
2
3
4

Dated

July 7

1882

Magistrate.

Officer.

Clerk.

Witnesses

No. 196 *Reveries*

David *officer*

No.

Street,

No.

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 James Adams

~~he held to answer the same and to be~~ guilty thereof, I order that he be admitted to bail in the sum of 10 Hundred Dollars and be committed to the Warden or ~~keeper of the City Prison~~ ^{of the City of New York} until he give such bail.

Dated July 7 1882 *J. J. Williams* Police Justice.

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

Dated _____ 1882 _____ 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 _____ 1882 _____ Police Justice.

0013

Sec. 198-200.

3 DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Isaac Adams

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. *Isaac Adams*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *296 Cherry Street since 1st of May*

Question. What is your business or profession?

Answer. *Pedler*

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 have nothing to say*

Taken before me, this

day of

7
July 188*2* } *Isaac Adams*

J. W. Smith Police Justice.

0014

3rd District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } SS
Parkville, Sullivan County

of No. Benjamin Reynolds, Lawyer
Street, Spencer

being duly sworn, deposes and says, that on the 7 day of July 1882
at the _____ City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, and from the person of deponent in day time
the following property, viz:

One gold Watch & plated Chain attached
of the value of seventy five dollars

Sworn before me this

the property of deponent

day of

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 Isaac Adams (nowhere) and

another person, who is not arrested and whose
name is unknown to deponent for the following
reason to wit: Deponent was intoxicated and
had the aforesaid Watch in the left Vest pocket
of the vest worn upon deponents person,
Deponent is informed by Samuel Ast
of No 196 Division Street that between the hours
of 8 & 9 o'clock this a.m. he saw said Adams
and said unknown person, having & hold

Police Justice

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0015

of deponents Arms dragging deponent along
Orchard Street and that he saw said
Adams take the aforesaid Hatch and
Chain from deponents, ^{and his possession} and
then said Adams ^{and his possession} walked away,
deponent is further informed by James R
Kelley of the 10th Precinct Police that he
arrested said Adams and that he
found the Hatch & Chain in his possession

Sworn to before me this Benjamin Reynolds
4th day of July 1882

J. W. Wright
Police Justice

Citizens 355
of New York Samuel Ash of No 196

Deerfield Street being duly sworn deposes
and says he has read the affidavit of
Benjamin Reynolds the within Complaint
and knows the contents thereof that the
particular therein referring to deponent is
true to deponents own knowledge

Sworn to before me this Samuel Ash
4th day of July 1882
J. W. Wright
Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0016

STATE OF NEW YORK, }
CITY AND COUNTY OF NEW YORK, } ss. POLICE COURT, 3 DISTRICT.

James R. Kelly
of *10 Precinct Police* Street, being duly sworn, deposes and
says that on the *4* day of *July* 188*2*
at the City of New York, in the County of New York, *he arrested*

*Isaac Adams (now here) and
found in his possession a watch
and chain which Benjamin
Reynolds the complainant in
the hereto annexed affidavit
identifies as the property stolen
from his possession*

James R. Kelly

Sworn to before me, this

of

July

188*2*

at

J. W. ...
Justice

0017

BOX:

72

FOLDER:

798

DESCRIPTION:

Allan, William

DATE:

07/12/82



798

00 18

BOX:

72

FOLDER:

798

DESCRIPTION:

Devine, Fannie

DATE:

07/12/82



798

0019

BOX:

72

FOLDER:

798

DESCRIPTION:

Burke, Margaret

DATE:

07/12/82



798

0020

JOHN MCKEON, District Attorney.

of the State of New York, County of New York, do hereby certify that the within and foregoing is a true and correct copy of the original as the same appears in the files of the District Attorney's Office, in and to which said original has been duly filed for record.

In testimony whereof, I have hereunto set my hand and the seal of the District Attorney's Office, at New York, this 19th day of July, 1882.

No. 57

John McKee
J. A.

1882

Filed 12 day of July

Pleas *Robbery - (3)*

ROBBERY—First Degree.

THE PEOPLE

vs. Charles Case

William Dean P

Fannie Devine P

Margaret Burke P

H. D. [Signature]

JOHN MCKEON,

District Attorney.

A True Bill.

Edward Van Hook
Foreman.

July 19. 1882

Filed & Certified

No. 1 S.P. 544

No. 243 Pen 5 year. 20

0021

Court of General Sessions of the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

against
William Allan
Fanny Devine
Margaret Burke

The Grand Jury of the City and County of New York by this indictment accuse
William Allan, Fanny Devine
and Margaret Burke

of the crime of Robbery in the first degree,
committed as follows:

The said *William Allan, Fanny Devine*
Devine and Margaret Burke

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *eight* day of *June* in the year of our Lord
one thousand eight hundred and eighty *two*, at the Ward, City and County aforesaid,
with force and arms, in and upon one *Cyrus Saffrain*
in the peace of the said People then and there being, feloniously did make an assault and

two promissory notes for the payment
of money, the same being then and there
due and unsatisfied, and of the kind known
as United States Treasury notes of the
denomination and of the value of ten
dollars each, one promissory note for
the payment of money, the same being then
and there due and unsatisfied, and of the kind
known as Bank notes, of the denom-
ination and of the value of ten dollars
three coins of the United States of America
of the kind known as five-cent pieces
of the value of five cents each, and three
coins of the United States of America
of the kind known as cents, of the
value of one cent each

of the goods, chattels and personal property of the said *Cyrus Saffrain*

from the person of said *Cyrus Saffrain* and against
the will and by violence to the person of the said *Cyrus Saffrain*
then and there violently and feloniously did rob, 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.

0022

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Maggie Burke 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* waiven cannot be used
against *her* on the trial,

Question. What is your name?

Answer.

Maggie Burke

Question. How old are you?

Answer.

35 Years

Question. Where were you born?

Answer.

Ireland

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

Answer.

James Street & about two years

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 and do not
desire any further examination*

Taken before me, this _____
day of *July* 188

Maggie Burke
ma

[Signature]
Police Justice.

0023

BAILED,

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

Sec. 208, 209, 210 & 212.

Police Court - 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1. *Myrus Caprin*
 2. *William Allen*
 3. *Jenny Devine*
 4. *Maggie Burke*
 Offence, *Robbery*

Dated *July 9th* 188*2*

William A. Cheam Magistrate.

J Clerk.

Witnesses _____

No. *1* *Comptroller of the City* Street _____
 No. *2* *William Allen* Street _____

No. *3* *William Allen* Street _____
 No. *4* *Maggie Burke* Street _____

Comptroller of the City
 JUL 10 1882
 DISTRICT CLERK'S OFFICE

Comptroller of the City

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 Allen and Jenny Devine and Maggie Burke* guilty thereof, I order that *he* be admitted to bail in the sum of *Two* Hundred Dollars *each* and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *July 9th* 188*2* *J. W. Patterson* 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.

0024

Sec. 198-200.

1st DISTRICT POLICE COURT.

CITY AND COUNTY OF NEW YORK, ss.

J. J. Devine

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.

J. J. Devine

Question. How old are you?

Answer.

36 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

9 James Street & about 3 years

Question. What is your business or profession?

Answer.

I keep an Oyster Saloon

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

Answer.

I am not guilty of the charge and waive further examination

Taken before me, this

day of *July* 188*8*

J. J. Devine
Mark

A. M. Patterson

Police Justice.

0025

Ses. 196-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

1st DISTRICT POLICE COURT.

William Allan

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 waiven cannot be used against him on the trial,

Question. What is your name?

Answer.

William Allan

Question. How old are you?

Answer.

25 years

Question. Where were you born?

Answer.

New York City

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

Answer.

7th Sullivan Street & about four years

Question. What is your business or profession?

Answer.

Composer

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

Taken before me, this

day of

188

July 9 *Wm. Allen*

[Signature]
Police Justice.

0025

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

Police Court--First District.

Pyrus Capricorn
of No. *House of Detention* Street, being duly sworn, deposes
and says that on the *Eighth* day of *July* 18*82*
at the *Fourth* Ward of the City of New York, in the

County of New York, was feloniously taken, stolen, and carried away, from the person of deponent, by force and violence, without his consent and against his will, the following property viz:

*Good and lawful Money Consisting
of two several bills of the denomination
and value of ten dollars each
and nickel and copper coins
to the amount of eighteen cents
collectively of the value of twenty
dollars and eighteen cents*

At the value of _____ 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 force and violence as aforesaid, by
*William Allan and Fanny Drome
and Maggie Burke acting in concert
and collusion & all now present
That about 3 o'clock P.M. on said
day deponent in company with
a woman entered the saloon
No 9 James Street where said Allan
was acting as barkeeper that
deponent had some refreshments
for which he paid said Allan,
that afterwards Allan charged
deponent with owing him twenty*

Sworn to before me this

of

Police Justice

0028

Testimony in the case
of
Wm. Allan, J. Devine
and M. Burke
filed July 1887

The People
 vs
 William Allan,
 Fannie Devine
 and
 Margaret Burke

Court of General Sessions. Part
 Before Judge Cowing.

July 19. 1882. Indictment for
 robbery in the first degree.

Cyrus Lafricain sworn and examined
 I live at Hempstead, L.I.; on the 8th of July
 I was in this city. I was at 9 James St. on
 that day. I lost \$25.18. I was called to take
 a drink with a girl. I went in with a
 woman who is not here; she said she
 felt sick and she thought a glass of liquor
 would do her good. As I saw the bill of
 fare outside I took it to be an eating
 house more than anything else. I called
 for two drinks - all hands took a drink.
 There was four I believe in the house
 at the time; then they wanted me to
 pay for it. I paid for it and gave 40
 cents. They told me to sit down in
 another room. This woman that was
 with me sat down near me for a little
 while; then she wanted to know if I
 would treat again. These prisoners are
 the women that "went through me"; the man
 prisoner and these women were in the
 place where I went in with the woman
 to drink. I gave the woman who is not
 here 50 cents and I told her to take a

0030

drink once more with me and I would leave, I had some business to attend to; she went towards the bar room; she stayed quite a while, I did not think she was coming back with my 50 cents; she came back; she said all hands had a drink then Mr. Devine came in and said I owed twenty cents; then the young man came in and said I owed 20 cents and I ought to pay it. I said I could not see through it at all, that I had already treated more than I had called for. I told him I had no more money. So he went away and a few minutes afterwards he went towards the door and locked the door and put the key in his pocket; he locked me in and he got inside the counter and took a club and came to me swinging the club three or four times and hitting the chair a couple of times; he said, "I want to know whether you have money or not to pay 20 cents." I got up and told him I was not afraid of his club, that I did not owe him anything, but if they wanted the little which I had in my pocket, they could have it in welcome. At that they all searched me and they took what I had.

Nobody held me; he had the club over my head, he was in front of me. I was afraid of him, the door was locked, I thought I was not in a safe place; all the prisoners searched me; I had twenty dollars in my pocket. I did not see that taken, but I saw them take 18 cents out and the woman counted it. I never found the money. After I was robbed he opened the door and told me to "skip." I put my hand in my vest pocket and it was gone. I had it when I went in there. I crossed the street, I took the number and waited there about five minutes to see if anybody would come out of the house. Then I went towards Chatham St. to look for a policeman, I did not find any and I came back in the same street. After a little while I found a policeman and had them arrested. They did not strike or beat me. The woman that was with me told them they ought to be ashamed of themselves. I was in fear when I gave up the money. I should not give up my money only I was afraid. Cross
Examined. I have lived at Hempstead five or six years, I have a wife and ten children. They are over home in the village. I don't want my folks to know I am in such

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a scrape. The most of the time I am away I am working in Jersey. I had between twenty and twenty five dollars when I left Hempstead. I passed the 4th of July with my family. I made four dollars between the 4th and the 9th in Seventh ave. working in a carriage factory. I slept in the Howard house corner of James and Chatham St. I was not in any drinking saloons that night in Chatham St. except this one. The girl fetched me into this place, which is a basement. Before I went in I put my hand on my vest pocket and felt I had my money; the girl was walking on the other side. I left eighteen dollars with my wife at home. I did not swear before the Magistrate that a woman took the 18 cents out of my pocket and put it on the table in the police Court; she put it on her dress and counted it in the place. The man prisoner held a club over me and he put his hand in my pocket and took the bills out; they all done it at the same time. It was late in the afternoon I cannot tell you the time. The policeman said something about 8 o'clock, but I cannot remember what he said. I don't know where the woman who went

in with me is now. I am not certain that Allen was the bar tender of the place but I know he was behind the counter. I never expressed any doubt as to the identity of the prisoner Allen. I said when he spoke to me that mistakes had been made before and if he could prove his innocence that I would certainly not wish to punish a man that was not guilty; he said that he could prove it was another young man. William H. Shearn sworn I am an officer of the Fourth precinct. I arrested the prisoners, I don't know anything of the robbery; they denied it. I found them all in No 6 James St. and took them to the station house. at half past six o'clock. Margaret Burke sworn and examined in her own behalf testified. I was working one day with Mr. Devine and the complainant came in at 3 o'clock and brought a woman with him; he called for some drinks at the bar. I don't know what he got from this bar tender; they were about half an hour in this room; they called for more and it came to 40 cents; I heard the bar tender dispute about it; the complainant said, "Wait a while and I will give it to you." He put

0034

his hand in his pocket and he said he had no money, that his money was gone, was taken; the girl he brought in off the street was alongside of me. Mrs. Devine said, "If you have money, you will give the price of the drinks; if you have not, call back again. About half past three the woman and man went up the steps again. I was working all the day for an honest living; the complainant came down about half past six and he said he was robbed in the house; the girl and himself were intoxicated. I know nothing about the taking of the money, I never was in a Court house before. We were all arrested together. Mrs. Devine owned the place, I worked there. Allen was not behind the bar the first time the complainant came in, but when he came back the last time he was; he came in about half past five and took a glass of beer; there never was anything to my charge. Jennie Devine sworn. I lived at 9 James St. when I was arrested; the day ~~previous~~ ^{previous to} this occurrence I went to see my sick husband at the Hospital on Blackwell's Island. I came home and took off my dress and laid down in the kitchen to rest awhile.

I heard this noise outside in the bar room I got up, came outside, and said, "what is the trouble?" Jack Fisher was the bartender; he said that the man called for 40 cents worth of drinks and he was not willing to pay for it. I said, "Perhaps the man has not got the money." I said to him, "Why don't you pay for the drinks?" He said, "I have got no money." I said to Fisher, if he has not the money, perhaps he will call again. He put his hand in his pocket and left 18 cents on the table and said, "that is all I have got." So Fisher had a little growl with him. I said, "When you have the rest of the change, you can drop in, it won't break us or make us." So the man walked out with the woman he brought in with him. That was about half past three when they went out. ~~They~~ came back about half past six o'clock with two officers and he said he was robbed of twenty dollars. I said, "O my God, how could that be when the man did not have enough money to pay for the drinks." We were told to get our things ready to go to the station house. That is all I know about it. I have been in prison ever since only since the time that Judge Coving let me go in

charge of an officer to get a charge of clothing.
Allan never was bar tender in my place.
He was not standing at the bar more than ten
minutes when the complainant and two
officers walked in. At the time there was a
dispute between Jack Fisher and the com-
plainant Allan was not in the place,
nor was Allan there the first time, he
knows nothing at all about it.
Cyrus Lafricans recalled. I was not gone
more than half an hour from the place
when I came back. I never swore before
the Magistrate that I went in there at three
o'clock. My first statement was that it might
be between three and four. I remember
being examined before the Magistrate. I
remember being cross examined as to the
time I was in there first. I said it was
late in the afternoon (Paper shown) I believe
that is my handwriting. I charged that
these three persons seized upon my per-
son and robbed me. I can positively
identify these three prisoners as the persons
who did it. I swear that the man had a
club swinging it around and that he
hit it on the chair, he locked the door
first and swung the club over my head.
I was not so excited but what I was

0037

able to recognize them.

The jury rendered a verdict of guilty of robbery in the first degree.

The women were each sentenced to the penitentiary for five years and Allen was sent to the State prison for five years.

0038

BOX:

72

FOLDER:

798

DESCRIPTION:

Aronson, Charles

DATE:

07/12/82



798

No. 77

WITNESSES.

Day of Trial,

Counsel,

Filed 13 day of

Pleads

188 2

THE PEOPLE

'88.

Charles Brown

[Handwritten signature]

JOHN McKEON,

District Attorney.

THEFT AND RECEIVING STOLEN GOODS

Bill.

[Handwritten signature]

Foreman.

[Handwritten signature]

[Handwritten signature]

[Handwritten signature]

0040

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Aronson

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

Charles Aronson
of the CRIME OF LARCENY

committed as follows:

The said

Charles Aronson

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

divers promissory notes for the payment of money, the same being then and there due and unsatisfied of a kind known as United States Treasury notes of a number and denomination to the Grand Jury aforesaid unknown of the value of seventy dollars, and divers silver coins of the United States of America of a number kind and denomination to the Grand Jury aforesaid unknown of the value of five dollars

of the goods, chattels and personal property of one

Julius Jaeger

then and there being found, 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

Mr. General Sessions

The People vs
no
Charles Bronson

Affidavits.

Berlinges
att. sept.
27 Chambers St.
N.Y.C.

N.Y. General Sessions

The People

vs

Charles Cronson

City & County of New York S.S.: William Cronson
of No. 310 Bleeker Street being duly
sworn says, that the defendant above
named is his brother, that he (defendant)
is about 16 years of age, that this is the
first time that his brother (the defendant)
has ever been arrested charged with the
commission of any crime, that he has
always been a good boy, lived at home
with his parents, and has in every way
behaved himself. Deponent further says
that he will take his Brother (the defend-
ant) into his employ, and look after
him generally.

Sworn to before me this

18th day of July 1882

Jacob Berlinger

Notary Public
N.Y.C.

William Cronson

N.Y. General Sessions!
 The People
 vs
 Charles Aronson

City & County of New York S.S.!
 Henry Pohalski
 of No. 69 Cedar Street, being duly sworn
 says that he has known the defendant
 herein for the past 6 years, that up
 to the present charge he has never
 heard or known of anything against
 his character. Deponent further says
 that he has known the family of the
 defendant above named and knows
 them to be good and honest people

Sworn to before me this

¹⁶ day of July 1882

J. C. Beckwith

Notary Public

N.Y.C. (300)

H. Pohalski

0044

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. 207 East 76

Street.

Julius Jagger, Aged 31 years
Sugarc manufacturer

being duly sworn, deposes and says, that on the 27th day of March 1882

at the 19th Ward of the City of New York,

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

of deponent, and from said premises

the following property, viz:

Good and lawful money of the United States, consisting of bills of various denominations and silver coin, all of the value of Seventy five dollars. \$75.00

Sealed before me this

the property of deponent and Adolph S. Jaeger

day of

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 Charles Aronson (nowhere) from the fact that previous to said larceny the said money was in envelopes in a drawer in deponent's desk in said premises where said Charles was employed as assistant-book keeper, and said Charles saw deponent put the said money in said drawer and there were no other person in the said place where said money was from the time deponent put the said money in said

Police Justice

1882

0045

Drawer untill deponent missed said property
but said Aronson, and this deponent
~~has~~ has not seen the said Aronson from
the time deponent missed said money
untill to day when he the said
Aronson surrendered himself to deponent
and admitted and Confessed to deponent
in the presence of Officer Henry Cornish
that he charged Aronson did take
steal and carry away the said
property from the possession of deponent

Sworn to before me this } Julius Jaeger.
30th day of June 1882

Mercer Otis Boerig
Police Justice

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0046

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Charles Aronson

Question. How old are you?

Answer.

14 years

Question. Where were you born?

Answer.

Germany

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

Answer.

Chicago. 3 months

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 guilty of the charge preferred against me.
I do not know what induced me to take the money

Taken before me, this 30th
day of January 188 2

Charles Aronson

McIntyre Police Justice.

0047

BAILED,

No. 1 by _____
 Residence _____ Street, _____

No. 2, by _____
 Residence _____ Street, _____

No. 3, by _____
 Residence _____ Street, _____

No. 4, by _____
 Residence _____ Street, _____

Police Court - 567 of District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Julius Sheper
 207 18th St. N.Y.C.
Charles Anonson

Offence, *Grand Larceny*

Dated *June 30* 188*2*

Marcus Stetson Magistrate.

Nanny Cornish Clerk.

Witnesses, *Henry Cornish*

No. 28th Precinct Street, _____

No. _____ Street, _____

No. _____ Street, _____

§ 1074 to and _____



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

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

Dated *June 30* 188*2* *M. Cornish* 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.