

0128

BOX:

309

FOLDER:

2937

DESCRIPTION:

Tait, Scipio

DATE:

05/15/88



2937

Witnesses:

Robert W. Giddes
John W. Giddes
John W. Giddes

Counsel,

Filed *15* day of *May* 188*8*
Pleads, *Chattel Mortgage*

93-1000

THE PEOPLE

vs.

Seipio Tait
Pr May 24, 1888.
Tried & acquitted.

Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code).

JOHN R. FELLOWS,

District Attorney.

A True Bill.

J. M. Giddes
Foreman.

0130

Police Court— 4 District.

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

of No. 343 West 4th St Street, aged 29 years,
occupation Seamstress being duly sworn
deposes and says, that on the 1st day of May 1888 at the City of New
York, in the County of New York,

She was violently and feloniously ASSAULTED and BEATEN by
Scipio Tait (nowhere)
who struck deponent on the
forehead with an Iron Store
lifter then and there held in
his (deponent's) hand cutting
deponent's forehead

with the felonious intent to take the life of deponent, or to do him grievous 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 2 day }
of May 1888 } Barbara Geyer
Wm. P. ... Police Justice.

0131

Sec. 108-200.

H. District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Scipio Tait

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

Question. What is your name?

Answer. Scipio Tait

Question. How old are you?

Answer. 42 years

Question. Where were you born?

Answer. Alabama

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

Answer. No 343 West 44th St 9 years

Question. What is your business or profession?

Answer. Porter

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

Answer.

I am not guilty-
The Complainant came to my
apartment with others and
assaulted me and my wife
Scipio Tait

✓

Taken before me this

day of

May 1908
Wm. J. ...

Police Justice.

0132

Police Court - 4
District - 694

343 W 44th St.,
THE PEOPLE, &c.,
ON THE COMPLAINT OF

Barbara Meyer
343 W 44th St.
Stephen Davis

Offence - Assault
Battery

2
3
4

Dated May 2 1888

Magistrate
W. H. Miller

Officer
J. E. Greenlee

Witnesses

No. _____ Street _____
No. _____ Street _____
No. _____ Street _____



\$ _____
No. _____ Street _____
No. _____ Street _____
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

Defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Three 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 2 1888 [Signature] Police Justice.

I have admitted the above-named

Defendant

to bail to answer by the undertaking hereto annexed.

Dated May 3 1888 [Signature] 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 _____ 1888 _____ 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
Seipio Tail

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

Seipio Tail

of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said *Seipio,*

late of the City of New York, in the County of New York aforesaid, on the
first day of *May,* in the year of our Lord
one thousand eight hundred and eighty-~~eight~~ with force and arms, at the City and
County aforesaid, in and upon the body of one *Barbara Feyer* —
in the peace of the said People then and there being, feloniously did make an assault,
and *then* the said *Barbara* —
with a certain *iron instrument commonly called*
a stone tetter —
which the said *Seipio* —
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon then and there wilfully and feloniously did strike, beat, cut, stab and
wound,

with intent *then* the said *Barbara* —
thereby 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

Seipio Tail

of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Seipio,*

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 *Barbara Feyer* —
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make another assault, and *then* the said
Barbara —
with a certain *iron instrument commonly*
called a stone tetter —
which the said *Seipio* —
in *his* right hand then and there had and held, the same being a weapon and
an instrument likely to produce grievous bodily harm, then and there feloniously did
wilfully and wrongfully strike, beat, cut, stab and wound, 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 H. Kellom,
Attorney

0134

BOX:

309

FOLDER:

2937

DESCRIPTION:

Taylor, Joseph

DATE:

05/24/88



2937

0135

W.R. 13. 71.

Counsel,
Filed *24* day of *May* 188*f.*
Pleads *Not guilty*

THE PEOPLE,
vs.
B
Joseph Taylor
F. Sell 2/7/90
167

VIOLATION OF EXCISE LAW
(Selling on Sunday, Etc.)
(III Rev. Stat. (7th Edition), page 1083, Sec. 21 and
page 1089, Sec. 5.)

JOHN R. FELLOWS,
District Attorney.

A True Bill.
J. M. [Signature]
Foreman.

James G. Cooper
Central Prison

0136

COUNTY OF NEW YORK, ss.

In the Name of the People of the State of New York, To any Sheriff, Constable,
Marshal or Policeman in this State, GREETING: *h*

An indictment having been found on the *24th* day of *May*
188*8*, in the Court of General Sessions of the Peace, of the County of
New York, charging *Joseph Taylor*

with the crime of *Violation of the Excise Law*

Joseph Taylor You are therefore Commanded forthwith to arrest the above named *Joseph Taylor*
and bring him before that Court to answer the indictment; or
if the Court have adjourned for the term, that you deliver him into the custody of the Keeper of the
City Prison of the City of New York, or if he require it, that you take him before any Magistrate
in that County, or in the County in which you arrest him, that he may give bail to answer the
indictment.

City of New York, the *3rd* day of *Sept.* 18*90*

By order of the Court,

John Sparks.

Clerk of Court.

0137

N. Y. General Sessions of the Peace

THE PEOPLE
OF THE STATE OF NEW YORK,

against

Joseph Taylor
59 St + 3 Ave

Bench Warrant for Misdemeanor.

Issued *Sept. 30th* 1890

The defendant is to be admitted to bail
in the sum of _____ dollars.

0138

Excise Violation-Selling on Sunday.

POLICE COURT- 2 DISTRICT,

City and County }
of New York, } ss.

James G. Cooper Jr
of No. 900 Westbury Street,

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 19th day
of January 1888, in the City of New York, in the County of New York,

at premises No. 162 Canal Street,
Joseph Taylor (now here)

did then and there SELL, CAUSE, SUFFER and permit to be sold, and GIVEN AWAY under his
direction or authority strong and spirituous liquors, wines, ale and beer, being intoxicating liquors,
to be drunk as a beverage contrary to and in violation of the statute in such case made and provided.

WHEREFORE, deponent prays that said Joseph Taylor
may be ~~arrested and~~ dealt with according to law.

Sworn to before me, this 20 day
of Dec 1888 James G. Cooper Jr

A. White Police Justice.

Sec. 108-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Joseph Taylor 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. *Joseph Taylor*

Question. How old are you?

Answer. *35 years old*

Question. Where were you born?

Answer. *New York*

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

Answer. *162 Canal St 2 years*

Question. What is your business or profession?

Answer. *Bar tender*

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

Answer. *I am not guilty
and I demand a trial
by jury Joseph Taylor*

Taken before me this *22* day of *May* 188*8*
J. M. Smith
Police Justice.

0140

147/2/1

Revised Oct. 1/90

BAILED,
 No. 1, by James A. Leary
 Residence 65 St. Nicholas St.
 No. 1, by James J. Nolan
 Residence 216 East 59th St.
 No. 3, by _____
 Residence _____
 No. 4, by _____
 Residence _____

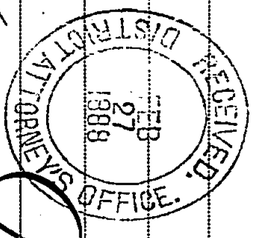
Police Court- 343
 District

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
Anna L. Gooding
 vs.
Joseph Taylor
 Offence: Welfare Law

Dated September 20 1888
White Magistrate.

Corporal Officer.
E. O. Precinct.
 Witnesses Officer McLeod
C. O.

No. _____ Street _____
 No. _____ Street _____
 No. _____ Street _____
 to answer



Beale

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

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

Dated July 20 1888 White Police Justice.

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

Dated July 20 1888 White Police Justice.

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

Dated _____ 188 _____ Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Joseph Taylor

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

Joseph Taylor
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows:

The said

Joseph Taylor

late of the City of New York, in the County of New York aforesaid, on the nineteenth day of February in the year of our Lord one thousand eight hundred and eighty-eight, at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one

James G. Cooper, the younger
and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

Joseph Taylor

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Joseph Taylor

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, 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.

0142

BOX:

309

FOLDER:

2937

DESCRIPTION:

Teevey, Austin

DATE:

05/16/88



2937

Witnesses:

Charles H. Cunningham

708
Edward W. Deery
Counsel,
Filed *16* day of *May* 188*8*
Pleads, *Not Guilty*

Grand Larceny, 5th Class Degree
(From the Person.)
[Sections 528, 530, 550-557 Penal Code.]

THE PEOPLE

vs.
John R. Fellows
Defendant

Sister Severy

JOHN R. FELLOWS,
District Attorney.

A True Bill.

M. J. Jones

Book III *May 23. 1888* *Foreman.*
Read & Corrocted
25th 1888 *Grand Larceny in the 1st deg.*
J. W. Jones *25*

COURT OF GENERAL SESSIONS-Part 3/

The People of the State of New York,	:Before Hon. Fred-
against	:erick Smyth and
A U S T I N T E E V E Y	:a Jury .

Inddttment filed May 16th 1888.

N e w Y o r k, May 23rd 1888.

APPEARANCES: For the People East. Dist . Atty. Goff.

For the defendant Edward M. Lee, Esq.

OBADIAH N. CUNNINGHAM, a witness for the People, testi-
fied:

I am a locomotive fireman and reside at Mott Haven.
 On the ~~12th~~ 12th of May this year between the hours of twelve
 and one o'clock in the morning I met this defendant at
 129 th St. and 3rd Ave. He came up to me and grabbed
 hold of my penus and then shortly after I wanted to
 make water and I went behind a fence and he followed
 me and grabbed my penus again . Then he ran away and
 I discovered that my watch and chain was missing .
 I told some officers about it and they found this man
 in the lot. They found the watch with him and he told
 them that he had loaned me five dollars on the watch.
 He did not loan me anything on it and did not take it
 with my consent .

Cross Examination:

I did not ask the defendant to treat me when I first met him . I was not exactly intoxicated at the time; but I had something aboard . I did not receive five dollars or any other sum from the defendant on that night . I had seen my watch before that at the corner of 130th St. and 4th Avenue just one or two blocks away .

JEFFERSON DEEVEY, a witness for the People, testified;

I am a police officer . I arrested the ~~defendant~~ defendant on the complaint . I found the watch and chain on the person of the prisoner and it was afterwards identified by the complainant as his property . The defendant was standing up straight behind a fence when I arrested him .

Cross Examination:

When I approached the defendant and spoke to him he said nothing at all.

D E F E N C E

AUSTIN TEEVEY, the defendant, testified:

I first saw the complainant in this case on the morning of the 10th of May . I was after leaving a lady friend of mine at her home and was returning to my home when this man approached me . He said " Excuse me, I would like to have the loan of three or four dollars . I live in Albany . I am getting a position there by tomorrow and I have no means of getting there." I told

him I could not let him have the money . We went into the store at the corner and had a glass of beer and when we came out and he said he would do anything for me if I would let him have five dollars . I finally gave him the five dollars and he gave me the watch and chain as security and told me that it was worth a good deal more than five dollars . Then he told me that if I would not give him a couple of dollars more that he would make a charge against me of stealing the watch . I stood my ground until the officer came and arrested .

Cross Examination:

I have never testified in my own behalf before in this country . I was never arrested in Dublin for picking pockets . I have been in the grocery business since I came to this country and have also acted as coachman for a man in 34th Street .

The jury found the prisoner GUILTY of Grand Larceny in the first degree .

Indictment filed May 16. 1888

COURT OF GENERAL SESSIONS

Part 3 .

The People &c.

against

AUSTIN TEEVEY

Abstract of testimony on

trial May 23rd 1888.

0148

Police Court— 5 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Obadiak N. Cunningham

of No 3 King Place, Manhattan, Street, aged 22 years,
occupation fireman being duly sworn

deposes and says, that on the 10 day of May 1888 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession and

possession of deponent, in the night time, the following property viz :

one Silver Watch & plated Chain attached
of the value of ten dollars

The Watch being
the property of M. Marcus and in case and
chain of deponent, and said chain
being 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 Austin Peavey (now here)

from the fact, that at the hour of about
10 o'clock in the morning of said 10
day of May 1888 deponent met said
defendant, on the 3rd Avenue, corner
of 129th Street when said defendant
engaged deponent in conversation,
that while deponent was standing and
was irritating said defendant
placed his arms about deponent's body,
and immediately ran away
deponent then returned discovered that
said property was stolen, deponent
then pursued said defendant,
and caused his arrest.

Sworn to before me this 10 day of May 1888
at New York City
Justice

that when arrested said property was
found in his possession

Advised to before me this } © N. Cunningham
10th day of May 1888

John Thomas Pollock

0150

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Austin Seavey 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. Austin Seavey

Question. How old are you?

Answer. 24 years

Question. Where were you born?

Answer. Ireland

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

Answer. 214 East 36 Street 15 months

Question. What is your business or profession?

Answer. Cashman

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

Answer. I am not guilty

Austin Seavey,

Taken before me this

10

day of January 1888

Arthur J. Swann Police Justice.

0151

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court 5 District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Charles H. Lewis
Bridge Place
Clinton County

1
2
3
4
Offence: Larceny from Person

Dated May 10 1888

Magistrate

Officer

Precht.

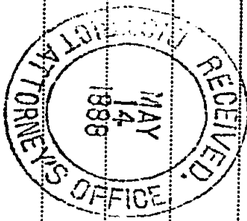
Witnesses

No.

Street

No.

Street



No.

Street

\$ 1,000

to answer

Signature

Signature

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 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 May 10 1888 John J. Connor Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Austin Teevey

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

Austin Teevey

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

The said

Austin Teevey

late of the City of New York, in the County of New York aforesaid, on the *tenth* day of *May* in the year of our Lord one thousand eight hundred and eighty-~~eight~~, in the *night* time of the said day, at the City and County aforesaid, with force and arms,

One watch of the value of nine dollars, and one chain of the value of one dollar

of the goods, chattels and personal property of one *Obadiah N. Cunningham* on the person of the said *Obadiah N. Cunningham* then and there being found, from the person of the said *Obadiah N. Cunningham* 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

— *Austin Teevey* —
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Austin Teevey* —

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 watch of the value of
nine dollars, and
one chain of the value of
one dollar*

of the goods, chattels and personal property of one *Obadiah N. Cunningham* —

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

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

— *Austin Teevey* —

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.

0154

BOX:

309

FOLDER:

2937

DESCRIPTION:

Theyken, Henry

DATE:

05/07/88



2937

0156

Police Court— 2 District.

City and County } ss.:
of New York,

Ching Hing

of No. 38 Macdougal Street, aged 25 years,

occupation Laundry being duly sworn

deposes and says, that the premises No 38 Macdougal Street,
in the City and County aforesaid, the said being a Laundry

and which was occupied by deponent as a Laundry
~~and in which there was at the time a human being, by name~~

were BURGLARIOUSLY entered by means of forcibly breaking open
a door leading from an alleyway adjoining
said premises and leading into said
premises

on the 20 day of April 1888 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

Twenty cotton Shirts of the value
of Twenty dollars

\$20

SWORN TO BEFORE ME
THIS 21 DAY OF April 1888
POLICE JUDGE

the property of divers persons in the care and charge of
deponent.
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

Henry Heyken and Philip Barenburg
for the reasons following, to wit: That deponent saw said defendants
running out of the alleyway with said property
in their possession and he is informed by
officer James A. Hart that he arrested said
Heyken in Macdougal Street with part of
said property in his possession.

0157

CITY AND COUNTY }
OF NEW YORK, } ss.

James A Hart
aged 29 years, occupation Police Officer of ~~No~~
8th Precinct Police Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Ching Ling
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 21
day of April 1888 } James A Hart

Sam'l C. Bull
Police Justice. } James A Hart

0158

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Henry Heyken*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *188 Varick St 1 mo*

Question. What is your business or profession?

Answer. *Cashier*

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

Answer. *I am not guilty*

~~*James A. Hook*~~
Henry Heyken

Taken before me this
day of *April* 188*8*
W. J. [Signature]
Police Justice.

0159

Sec. 198-200.

2. District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Philip Barenburg 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. *Philip Barenburg*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *WA*

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

Answer. *122 Fullview*

Question. What is your business or profession?

Answer. *Truck driver*

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

Answer. *I am not guilty*

Philip Barenburg

Taken before me this

day of

[Signature]

1938

Police Justice.

0160

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

The Justice regarding in this Court will hear the statement the case by reason of my absence
James O'Rielly
Police Justice

Police Court 2

643 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Francis Long
381 Macdougall
Henry Meyler
Philip Baumberg
Offence Burglary

Dated Apr 21 1888

James O'Rielly
Magistrate
Officer

Witnesses

No. 1 James O'Rielly Street

No. 2 James O'Rielly Street



No. 1
No. 2
No. 3
No. 4

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

Henry Meyler
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Two 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 Apr 21 1888 James O'Rielly Police Justice.

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

Dated Apr 23 1888 James O'Rielly Police Justice.

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

Dated Apr 23 1888 James O'Rielly Police Justice.

COURT OF GENERAL SESSIONS OF THE PEACE:

City and County of New York.

-----x

The People	:	
	:	
vs.	:	Before,
Henry Theyken	:	Hon. Rufus B. Cowing,
Indicted for burglary in the	:	and a Jury.
third degree.	:	
Indictment filed, April, 1888.	:	

-----x

Tried, May 17th., 1888.

APPEARANCES:

Assistant District Attorney Mc Dona, for the People,
Mr. C. Hoyer, for the Defence.

CHUNG HUNG, the complainant, testifying through an interpreter, testified that he was a laundryman, and lived at 38 Mc Dougall Street. On the 20th. of April, 1888 twenty one shirts were stolen from his laundry at 38 Mc Dougall Street. The shirts were worth one dollar a piece. At about the time that he lost the shirts,

2.

he saw the defendant at the back door of his laundry, standing in the back yard. It was about half past eight o'clock in the evening. He saw the Defendant steal the shirts and run away, and he pursued him. While he was pursuing the Defendant, a police officer caught him and arrested him. He found the shirts on the street after the police officer arrested the Defendant.

UNDER CROSS EXAMINATION,

The Complainant testified that he saw the shirts in the Defendant's hands in the station house. He identified a boy who, he said was with the Defendant. There were two boys together at the time,- the Defendant and another boy. The other boy ran, and, when the officer, pursued him,- threw the shirts away. The Defendant had ten of the shirts, and the other boy had eleven; and the other boy threw away the shirts, but the Defendant held onto his, until the police officer arrested him.

3.

OFFICER JAMES A. HART, testified that he was connected with the 8th. Precinct Police. On the 20th. of April last, between 8 and half past 8 o'clock, he saw the defendant running. He saw him carrying a bundle of shirt under his arm. He dropped the shirts and he, the witness, still pursued him to Clark Street. The chinaman was then pursuing the defendant. He caught the defendant about half a square from where he dropped the shirts. He saw the defendant drop the shirts.

UNDER CROSS-EXAMINATION He testified that the bundle of shirts was under the defendant's left arm. He afterwards picked up the bundle and found that it contained 10 shirts. He had never seen the defendant before that night, to his knowledge. When he first the defendant running he had two boys with him, but he paid particular attention to the defendant because he had the bundle under his arm. The defendant, when arrested, said, "What are you arresting me for." Then he said that he was running because he saw the other boys running and thought he would get off the corner. He, the witness,

4.
asked him about the shirts and the defendant said that he didn't have them. Bohrenberg one of the boys who was with him when he, the witness, first saw the defendant, was discharged in the police court because he, the witness could not be certain as to his identity.

FOR THE DEFENCE: HENRY THEYKEN testified that he was 17 years of age and lived at 192 Varrick Street with his mother. He was arrested before and was discharged by Judge Galdersleeve sentence being suspended upon him. He was charged with breaking into a liquor store He pleaded guilty. He got employment on the day following his discharge with Mr. Joseph Lowery & Co. at 85 Street. He was in their employment about 6 weeks when the Superintendent sent him to the Bank at the corner of Spring Street and Broadway. He met officers Savercoll and Hackett and they said " He is looking good." He, the defendant, said, " I am on business and have to go ahead and he had a brace on and they came after him and arrested him and locked him up and turned him over at the Grand Street Station to

5.

Detective Selden and he kept him, the defendant, until 3 o'clock and had him discharged in the Court. He lost his position. He didn't rob the chinaman of his shirts. He was standing at the corner of Spring and Clark Streets. There was a lot of lumber there and a lot of children were playing there. He was waiting for a friend, Thomas O'rourke. He lived in Spring Street. Suddenly he heard someone say, "cheese it here is the cop" and they ran. He fell behind a truck and the officer arrested him and, going down Mc Dougall Street, the officer said to some boys, "pick up them shirts," and then the officer said "I have caught you for breaking into that chinaman's laundry and stealing some shirts" Then the officer took him around to the station house and locked him up.

UNDER CROSS-EXAMINATION

(None)

PHILLIP Behrenberg testified that Officer Hackett arrested him in the Jefferson Market Police Court. He was subsequently discharged because the chinaman could not identify him. Officer Hackett picked him out of

	<p>6.</p> <p>a crowd in the court-room and said to him that he, witness, was the defendant's brother. He was not near the laundry that night. He was at 178 Spring Street.</p> <p>-----oooo-----</p>	

May

The People

v

Henry Heyken

Indicted for Burglary
in the 2nd Degree.

Indictment filed April 1888

Tried May 17th 1888.

Before

Hon Rufus B. Cowing
and a Jury.

6

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Henry Steinhilber

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

Henry Steinhilber

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

The said *Henry Steinhilber*.

late of the *Third* Ward of the City of New York, in the County of New York, aforesaid, on the *fourteenth* day of *April*, in the year of our Lord one thousand eight hundred and eighty-*eight*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *laundry* of one

Alvin King

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

Alvin King

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

SECOND COUNT—

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

Henry Sherman —

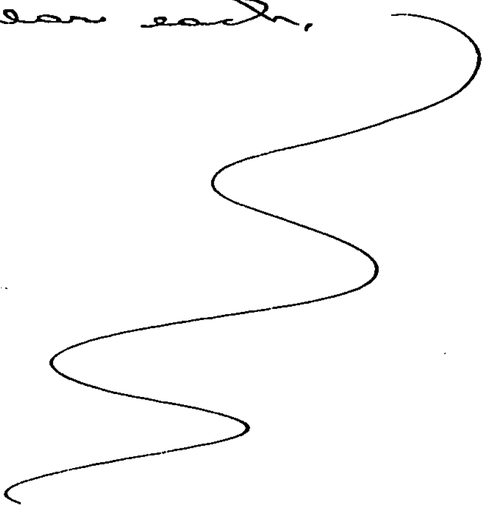
of the CRIME OF *Petit* LARCENY. —

committed as follows:

The said *Henry Sherman*.

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 the said day, with force and arms,

Twenty *pieces* of the value of *one*
dollar each,



of the goods, chattels and personal property of one *Elmira Smith* —

in the *laundry* of the said *Elmira Smith* —

there situate, then and there being found, *in* the *laundry* 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

Henry Shepherd

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

The said *Henry Shepherd*,

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, with force and arms,

lawfully seized of the value of one

dollar each

of the goods, chattels and personal property of one *Ernie King*,

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

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

Henry Shepherd

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.

0171

BOX:

309

FOLDER:

2937

DESCRIPTION:

Tiute, Robert

DATE:

05/29/88



2937

0172

BOX:

309

FOLDER:

2937

DESCRIPTION:

Jaegeler, William

DATE:

05/29/88



2937

212

Counsel,
Filed 29 day of May 1888
Pleads,

Grand Larceny & Embezzlement.
[Sections 528, 531, 532 Penal Code].

THE PEOPLE

vs.

^{No 1}
Robert Smith
vs
and
William Jargeler

JOHN R. FELLOWS,

District Attorney.

vs. R. C. Post,
vs. 2; James A. Spelman.

A TRUE BILL

[Signature]
Foreman.

Part II June 1, 1888

Both plead Guilty of
Receiving Stolen Goods

Witnesses:

[Signature]
[Signature]
[Signature]

0174

Police Court— H District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Annie Stanfill
of No. 114 East 32^d Street, aged 53 years,
occupation Housekeeper being duly sworn

deposes and says, that on the 23 day of May 1888 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 Photograph Album,
One Alarm Clock
One Ladies Coat and
One dressing Case together
of the value of forty dollars
(\$40 00/100)

the property of

Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Robert Trite and William Jagler

(both now here) from the fact that the above described property was taken from ~~at~~ the basement of deponent premises at the above number between the hours of 9 and 11³⁰ o'clock A.M. of the above date. Deponent is informed by Officer Bernard Maloney of the 21st Precinct, that at about one o'clock P.M. of said date he arrested defendant Trite in the Parish at No 634 Second Avenue with the above mentioned Album in his possession and the said defendant Jagler was standing looting into the show window

Sworn to before me this
1888
Police Justice.

of said Pawnshop and Jagler informed
 said Officer that he had sent said
 defendant Trute in said Pawnshop
 out said Album ^{and} was waiting for him
 to come out. Defendant has since
 seen said Album and fully identifies
 the same as a portion of the above
 described property taken stolen
 and carried away.

Wherefore defendant
 charges each of said defendants
 with acting in concert with
 each other and prays that they
 each be held to answer and
 be dealt with as the law directs

Sworn to before me
 this 23rd day of May 1888 / *Amie Gamble*
Mr. Deeds
 Police Justice

0176

CITY AND COUNTY }
OF NEW YORK, } ss.

Bernard Malarkey

aged _____ years, occupation *Police Officer* of No. _____

21st Avenue

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Annie Hamill

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

Sworn to before me this

4/3

day of

May

188

Bernard Malarkey

W. A. Hilde

Police Justice.

0177

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Robert Tuite

Question. How old are you?

Answer. 11 years

Question. Where were you born?

Answer. New York City

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

Answer. No 319 East 37th St One year

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 may think will tend to your
exculpation?

Answer. I am not guilty

Robert Tuite

Taken before me this 17th day of April 1898
Wm. A. ...
Police Justice

0178

Sec. 198-200.

H. District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

William Jaeger being duly examined before the under-
signed according to law, on the annexed charge; and being informed that it is *his* right to
make a statement in relation to the charge against *him* that the statement is designed to
enable *him* to 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* the trial.

Question. What is your name?

Answer. *William Jaeger*

Question. How old are you?

Answer. *14 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *No 519 East 39th St. One month*

Question. What is your business or profession?

Answer. *Expressman's helper*

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

Answer.

I am not guilty

William Jaeger

Taken before me this
day of *Dec* 188*8*
W. H. ...
Police Justice

0179

BAILLED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

307
Police Court
District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James Franklin
114 E. 23rd St.
New York

Robert F. Smith
114 E. 23rd St.
New York

William Jayler
114 E. 23rd St.
New York

8
4

Offence: Larceny
Theft

Dated

May 23 1888

Magistrate

W. H. ...

Witnesses

Callie ...

No.

Officer ...

No.

100 ...

No.

700 ...



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 Robert F. Smith

and William Jayler 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, 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 May 23 1888 ... Police Justice.

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

Dated ... 1888 ... 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 ... 1888 ... 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
Robert Tuite
and
William Jaeger

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

Robert Tuite and William Jaeger

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

The said *Robert Tuite and William Jaeger*

late of the City of New York, in the County of New York aforesaid, on the *twenty-third*
day of *May* in the year of our Lord one thousand eight hundred and
eighty-*eight*, at the City and County aforesaid, with force and arms,

*one album of the value of three
dollars, one clock of the value
of two dollars, one cloak of the
value of ten dollars, and one
dressing case of the value of
twenty-five dollars*

of the goods, chattels and personal property of one

Annie Hamill

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

Robert Tuite and William Jaeger—
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said *Robert Tuite and William Jaeger*—

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 album of the value of three dollars, one clock of the value of two dollars, one cloak of the value of ten dollars, and one dressing-case of the value of twenty five dollars

of the goods, chattels and personal property of one *Annie Hamill*

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

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

Robert Tuite and William Jaeger—

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. FELLOYS,
District Attorney.