

0368

BOX:

16

FOLDER:

198

DESCRIPTION:

Young, Edward

DATE:

06/14/80



198

0369

BOX:

16

FOLDER:

198

DESCRIPTION:

Estes, Herbert

DATE:

06/14/80



198

0370

BOX:

16

FOLDER:

198

DESCRIPTION:

Mallon, James

DATE:

06/14/80



198

0371

BOX:

16

FOLDER:

198

DESCRIPTION:

Burns, James

DATE:

06/14/80



198

0372

Adm. #81
Adm. #82
Adm. #83
Adm. #84
Adm. #85
Adm. #86
Adm. #87
Adm. #88
Adm. #89
Adm. #90
Adm. #91
Adm. #92
Adm. #93
Adm. #94
Adm. #95
Adm. #96
Adm. #97
Adm. #98
Adm. #99
Adm. #100

THE PEOPLE,
vs.
Edward Young
Robert Eaton
James Mallon
James Burns

BENJ. K. PHELPS,

A True Bill,

Part No. September 23, 1880.

No. 2. Stricks & gang dismissed (16-6)

A. A. Wiley
Foreman

W. J. P. P.
Pleas & Jury

date on and conviction for
L.S. June 21. to S.P. by 4000 cases

Case No. Oct. 7, 1880

No. 2. Stricks & amicks R.G.
State Penitentiary, Elmira,
Nov. 8, 1880.

Board of General
Session of the Peace

The People of
the State of
New York

City & County of New York ss:

N. W. Hobart being duly sworn says
he is attorney for defendant herein, which
is an indictment for Burglary in the 2^d Deg
and Receiving Stolen Goods.

That defendant was placed on trial
last September and after a protracted trial
in which he produced an alibi witness
and other witnesses in corroboration and
a witness to character, the Jury after
remaining out about 24 hours disagreed
standing he is informed sip to sip with
no hope of agreement.

That defendant immediately thereupon
tried to find out a day fixed for
trial again from the District Attorney
but could not.

That without warning this case was
placed on today's calendar & defendant
just brought the fact to my attention
that there are the above witnesses.

and under two others all material
 necessary to a fair and full trial
 herein that defendant can & wants
 to produce
 that defendant was none of them
 in Court and knowing when to
 quit prison then for and shame
 I will give you for that purpose
 my name and address of my business
 and my name to be kept
 Oct 5 1878
 J. M. Gray, Hobart

J. M. Gray
 Not Public N. Y. Co
 (163)

Wm. H. ...
 ...
 ...

Court of General
Sessions of the Peace

The People

vs
Herbert Selts.

Charged with the
murder of

D. H. Webster

at the City

of New York

Room 12

N.Y.

filed Oct 5, 1880.

0377

Answered
Dec 12th 1883
P. O. O.

0378

Police Office, Fourth District.

City and County }
of New York, } ss.

Edward N. Clark

of No. 13 West 49th Street, being duly sworn,

deposes and says, that the premises No. 13 West 49th Street, 2^d Ward, in the City and County aforesaid, the said being a Building and which was occupied by deponent as a dwelling house

and entered by means of forcing open the basement door and entering the same with the intent to commit a crime ~~was~~ **BURGLARIOUSLY** broke

on the day time of the 3rd day of June 1880

and the following property feloniously taken, stolen and carried away, viz.:

Three Silver Sapskin Rings of the value of Eighteen dollars. Six plated spoons of the value of two dollars in all of the value of \$20

the property 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

Edward Young, Herbert Estes James Mullen ^(now dead) James Burns (not arrested)

for the reasons following, to wit:

That said premises were securely locked and fastened on the said 3rd day of June, and said property was contained therein. That said

State of New York }
 City of New York } John Delaney
 of the 21st Precinct Police, being
 duly sworn deposes and says. That
 on the 5th day of June 1880 deponent
 arrested Herbert Estes and Edward
 Young both now in court. That at
 the time of such arrest Herbert
 Estes had in his possession three
 silver Napkin Rings, and the said
 Edward Young had in his possession
 six silver plated spoons. That the
 property found in their possession
 has since been identified by
 Edward H Clark of No 13 West
 49th Street as being his property
 and the same was stolen
 from the premises No 13 West
 49th Street on the 5th day of June 1880.
 That ~~said~~ James Mallon named in
 the complaint of Edward H Clark
 was in company of said Estes
 and Youngs at the time deponent
 arrested Estes and Youngs both
 escaped. Deponent is informed
 by Edward Young that another

0381

boy named James Burns was with
them at the time the burglary was
committed.

Present before me this 9th
day of June 1880

John C. Thomas Police Justice

John Stanley

0382

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Young being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to answer, or not, all or any questions put to him states as follows, viz:

Question. What is your name?

Answer. *Edward Young*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *New York City*

Question. Where do you live?

Answer. *100 West 33rd Street*

Question. What is your occupation?

Answer. *Sell papers*

Question. Have you anything to say, and if so what,—relative to the charge here preferred against you?

Answer. *I am guilty of the offense charged*

Edward Young

Taken before me this 9th day of June 1882

Wm. C. Miller
Police Justice.

0383

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Mullen being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer. James Mullen

Question. How old are you?

Answer. 18 Years

Question. Where were you born?

Answer. New York City

Question. Where do you live?

Answer. No 2 Pacific Place 29th St.

Question. What is your occupation?

Answer. I worked at Surgical Instrument Making

Question. Have you anything to say, and if so what,—relative to the charge here preferred against you?

Answer. I am guilty of the offence charged in the complaint. Youngs, Burns and myself met Herbert Estes on the corner of 219th Street and 5th Ave. I spoke to him, and he followed us. James Mallory.

Taken before me this

9th day of June 1888

Wm. C. Mullen, Police Justice.

0384

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Herbert Estes being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer. *Herbert Estes*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *New Hampshire*

Question. Where do you live?

Answer. *422 - 6th Ave*

Question. What is your occupation?

Answer. *Ball boy in Hotel*

Question. Have you anything to say, and if so what,—relative to the charge here preferred against you?

Answer. *I had nothing to do with breaking into the house I took the things out of a pawn shop on 2nd Avenue and was arrested on 3rd Avenue with them in my possession*

Herbert Estes

Taken before me this

day of June 1892

John M. [Signature]
Police Justice.

0385

#81

Police Court—Fourth District.

THE PEOPLE &c.

ON THE COMPLAINT OF

Edward A. Clark
13 W 49th St

Edward Coburn

Robert E. Allen

James Mallen

John Burns

Offence, Larceny

Date: *June 9th 1880*

Mannas Magistrate.

DeLaney Officer.

21 Clerk.

BAILED:

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

Witnesses:

Bridge & Bailey 325 East 1st St

Mr. McAndrew 157 W. 11th Ave

Mr. Stoumen 45 Grammery Park

Mr. Van Buren 141 East 37th St

Com

Received in District Atty's Office,

0386

CITY AND COUNTY }
OF NEW YORK. }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That

*Edward Young, Herbert Estes
James Mallon and James Burns each*

late of the *twenty second* Ward of the City of New York, in the County of
New York, aforesaid, on the *fifth* day of *June* in the
year of our Lord one thousand eight hundred and ~~seventy~~ *eighty* with force and
arms, about the hour of *ten* o'clock in the *day* time of the same day, at the
Ward, City and County aforesaid, the dwelling house of

Edward H. Clark

there situate, feloniously and burglariously did break into and enter ~~by means of forcibly~~

^{the} the said

*Edward Young, Herbert Estes James
Mallon and James Burns*

then and there intending to commit some crime therein, to wit: the goods, chattels, and
personal property of

Edward H. Clark

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.

And the jurors aforesaid, upon their oath aforesaid, do further present: That
afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County
aforesaid, the said

*Edward Young, Herbert Estes
James Mallon and James Burns each*

late of the Ward, City, and County aforesaid,

*(of the kind called nephew rings)
three rings of the value of six dollars
each*

*Six spoons of the value of sixty cents
each*

of the goods, chattels, and personal property of the said

Edward H. Clark

in the said dwelling house then and there being, 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.

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

*Edward Young, Herbert Estes,
James Mallon and James Burns* each

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,

*Three rings (of the kind called
mappin rings) of the value of six
dollars each*

*Six spoons of the value of
sixty six cents each*

of the goods, chattels, and personal property of the said

Edward H. Clark
by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

Edward H. Clark
unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said *Edward Young, Herbert Estes, James Mallon and James Burns* 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.

BENJAMIN K. PHELPS, District Attorney.

0388

BOX:

16

FOLDER:

198

DESCRIPTION:

Young, Edward

DATE:

06/23/80



198

0389

BOX:

16

FOLDER:

198

DESCRIPTION:

Mallon, James

DATE:

06/23/80



198

0390

BOX:

16

FOLDER:

198

DESCRIPTION:

Burns, James

DATE:

06/23/80



198

0391

107

Counsel
Filed *13* day of *June* 188*0*.
Plends

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

Edward Young
James Mattol
James Burns

not in handwriting

BENJ. K. PHELPS,

1880
District Attorney.
Charles R. Geo & Co
Manufacture mbb June 21/80

A True Bill.

A. W. Wiley

Foreman.

0392

Police Court, Fourth District.

CITY AND COUNTY } ss.
OF NEW YORK,

Edward Young being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was
at liberty to answer, or not, all or any questions put to *him*, states as follows, viz:

Question. What is your name?

Answer.

Edward Young

Question. How old are you?

Answer.

17 years

Question. Where were you born?

Answer.

New York City

Question. Where do you live?

Answer.

100 West 33rd Street

Question. What is your occupation?

Answer.

Sell papers

Question. Have you anything to say, and if so what,—relative to the
charge here preferred against you?

Answer.

I am guilty of the charge. I waited outside, watching, while Mullen and Burns went in the house, we divided the money we got. Mullen, Burns and myself have committed a number of larcenies four or five.

Edward Young

Taken before me this

day of

1892

John W. Adams
Police Justice

0393

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Mallon being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer. *James Mallon*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *New York City*

Question. Where do you live?

Answer. *No 21 West 29 Street*

Question. What is your occupation?

Answer. *I work at Surgical Instrument Making*

Question. Have you anything to say, and if so what,—relative to the charge here preferred against you?

Answer. *I am guilty of the charge. I with a boy named Burns went into the house Edward Young stain outside and watched. They took the property and pawned it.*
James Mallon

Taken before me this 9

day of June 1894

1894

W. M. ...
Police Justice

0394

JAMES CONNER'S SONS

UNITED STATES TYPE FOUNDRY

CENTRE, READE, DUANE STREETS

William C. Conner E. Smith Conner James M. Conner

New York June 21 1880

To whom it may concern.

This is to certify
that Chauncey Broth was in our employ
for about nine years, we always believed
him to be strictly honest and trust worthy
young man and we never heard anything
to the contrary.

Yours Truly
James Conner
W. C. Conner

0395

4 District Police Court

CITY AND COUNTY OF NEW YORK

of No. 42nd West 51st Street, being duly sworn, deposes and saith, that on the 21st day of May 1880 at the in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent,

Edwin Young

21st day of May 1880 Ward of the City of New York

the following property viz.:

Twenty three ivory handle knives of the value of fifteen dollars. Two dozen silver plated forks of the value of fifteen dollars. One dozen silver plated nut picks of the value of seven dollars. One silver Stephen King of the value of three dollars. One steel of the value of two dollars. One pair of tongs of the value of twenty five cents. In all of the value of \$42.75

Sworn before me this

the property of

deponent

day of

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

Edward Young, James Galligan & James Turner (not arrested) for the reasons following to wit: That said property was contained in the front basement room of deponent's house at No 42nd West 51st Street on the aforesaid date, and was stolen therefrom on said date. Deponent is informed by Officer John Delaney of the fact that he found the property now in court and which

POLICE JUSTICE

187

0396

deponent identifies as being a portion
of the property which was stolen from
deponent's house on the 21st day of May
1880, at various pawn shops in the
City of New York.

Edwin Young
Sworn to before me this 9th day
of June 1880
John W. Deane, Police Justice

State of New York }
City of New York } John Delaney
of the 21st Precinct Police,
being duly sworn deposes and says, that
on the 8th day of June 1880 deponent
arrested James Mullen one of the prisoners
named in the complaint of Edwin Young
on information that he Mullen was impli-
cated in a larceny which had been
committed at 110 1/2 West 49th Street the
residence of Edward H. Clark. That said
Mullen informed deponent that he
(Mullen) together with Edward Young
and Herbert Estes had committed
a number of larcenies; and ^{said} Mullen
with deponent to several pawn shops
designated by said Mullen, where deponent
found the property now produced in

DISTRICT POLICE COURT.

AFFIDAVIT - Larceny.
THE PEOPLE, &c.,
ON THE COMPLAINT OF
VS.

187

DATED

MAGISTRATE.

OFFICER.

WITNESSES:

Court and identified by Edward
 Young as his property and a portion
 of the property that was stolen from
 his residence on the 31st day of June
 1889.

Sworn to before me this John H. Hany

9th day of June 1889

John A. Hany Police Justice

John H. Hany

0398

#157

Police Court—Fourth District

THE PEOPLE &c.

ON THE COMPLAINT OF

Edwin Young
427 W 21st St

VS

- 1 *Edward Young*
- 2 *James Mallett*
- 3 *Wm L. C. 17*
- 4 *James Burns*
- 5 *Nada*
- 6

Dated *June 9th 1880*

Magistrate.

Hanner

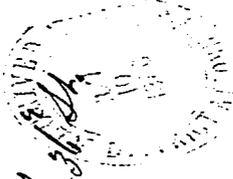
Officer

DeLaney 21st

Clerk.

Witnesses,

Louis McKens
116 East 31st St



A 1000 Dollars Each
Com

Received in District Atty's Office,

BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

0399

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present:

That

Edward Young, James Mallon
and James Burns each

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

Twenty three Knives of the value of sixty five
cents each

Twenty ^{four} Forks of the value of sixty three cents
each

Twelve picks (of the kind called nut picks)
of the value of fifty eight cents each

One ring (of the kind called a napkin ring)
of the value of three dollars -

One steel of the value of two dollars -

One pair of nippers of the value of seventy
five cents

of the goods, chattels, and personal property of one

Edward Young 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.

0400

And the Jurors aforesaid, upon their oath aforesaid, do further present.

That the said

Edward Young, James Mallon and James Burns each

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,

Twenty three knives of the value of sixty five cents each —
Twenty four forks of the value of sixty three cents each —
Twelve picks (of the kind called nut picks) of the value of fifty eight cent each —
One ring (of the kind called a napkin ring) of the value of three dollars —
One steel of the value of two dollars
One pair of nippers of the value of seventy five cents

of the goods, chattels, and personal property of the said

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

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.

BENJ. K. PHELPS, District Attorney.

0401

BOX:

16

FOLDER:

198

DESCRIPTION:

Young, Stephen V. R.

DATE:

06/29/80



198

0402

BOX:

16

FOLDER:

198

DESCRIPTION:

Storms, Charles S.

DATE:

06/29/80



198

204

D. W. Christoph.

Day of Trial, Filed 29 day of June 1850
Counsel, Pleads *Chas. Gully (30)*

THE PEOPLE
vs.
1. Stephen T. Young
2. Charles J. Stone

BENJ. K. PHELPS
District Attorney.

A True Bill.

*Part. Elm. July 1 - 1850
Foreman,
No. 1, discharged on his verbal
recognizance*

[Handwritten signature]

*Let the defendant
Young be discharged.
See the Evolve Saltpetre
from ordered under
the Statute.*

*Wm. G. Rollin
A.D.A.
July 1, 1850 N.E.C.*

[Faint, mostly illegible text from the reverse side of the page]

0404

Police Court—First District.

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

Michael Wasson
of No. 456 Washington Street,
being duly sworn, deposes and says, that on the 28th
day of February 1850, at the City and County of
New York, Stephen W. R. Young did
by means of a certain false token
(chart attached) cheat and defraud
deponent out of eight dollars under
the following circumstances ^{to-wit}: on
or about said date said ^{deponent} obtained
from deponent lodgings to the
amount of One Dollar and Twenty
Five Cents that said defendant
presented a check upon the Second
National Bank of New York to
the amount of Eight Dollars said
check purported to be made
by one C. S. Storms that deponent
gave said Young the difference
between said One Dollar and
Twenty Five Cents and the amount
of said check. that deponent
presented said check at said
Bank for payment that
then deponent was informed
that there was no such person
as C. S. Storms who had an
account at said Bank and
of which said Storms was known
when he made said check and
also all of which said Young knew
when he uttered said check and
obtained payment therefore
deponent further says that said
Storms and said Young have

0405

frequently been seen in each others
company after the making and
uttering said check
wherefore defendant says that
said defendants may be
apprehended and dealt with
as the law directs

Richard Rank

Sworn to before me
this 14 June 1860

Wm. M. Smith
Notary Public

0406

COUNSEL FOR COMPLAINANT.

Name,
Address,

COUNSEL FOR DEFENDANT.

Name,
Address,

1004 Warrant
Police Court - First District.

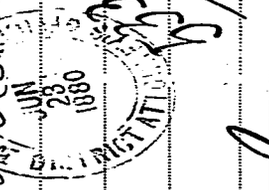
THE PEOPLE, &co.,

ON THE COMPLAINT OF

Richard Wash

Stephen N. S. Jones

C. S. Stephens



Officer, *Richard Wash*

Date, *June 14* 1880

Smith Magistrate.

McC. Quinn Officer.

J. Mac Clerk.

Witnesses,

#1 not arrested

\$ *1.00* to return

at *General Sessions* *Corr*

Received in Dist. Atty's Office,

BAILED,

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

0407

DAN'L W. NORTHUP,
Attorney and Counsellor-at-Law,
203 MONTAGUE ST., BROOKLYN.

Brooklyn July 1/80

Mr Delache

Club to Court Street City Hall

or in

In matter of People v Young,
I am detained by a matter in
the Surrogates Court Brooklyn.

Will you take Walsh's
acknowledgment of satis-
faction and get Mr Rollins
to give the necessary discharge.
I will get over to see you
as soon as possible.

Thanking you
for your courtesy to me I remain
Very Respectfully

D. W. Northup

0408

NEW JERSEY

No. Jersey City Feb 28 1854

Second National Bank

Pay to the order of

Eight Dollars

[Signature]

Stamp

[Signature]



New York June 29/80

Received from S. V. R. Young the sum of Eight Dollars in full

Attorney's Office, New York, July 1 1880.

Michael Walsh
Go Watts & Co

Spending Money by means of the pretences

Grand Jury of this Court, 1880, for the offense upon a charge preferred compensated me for all

I declare to the Court that I have received full and complete satisfaction for the injuries and damages so sustained by me, and request that no further proceedings be had on said indictment, and that the defendant be discharged therefrom.

Michael Walsh

Complainant.

City and County of } ss.
New York.

Michael Walsh, the said complainant, being duly sworn, says, that the foregoing instrument by him subscribed is true of his own knowledge.

Sworn to before me, this 1st day of July 1880.

Michael Walsh
Complainant.

Chas. E. Marsau
Notary Public

the said Second National Bank of Jersey City to make such payment should be presented at the place of business of the said Second National Bank of Jersey City and that a certain Bank check, in the proper handwriting of him the said Charles S. Storms and which said Bank check was addressed to the said Second National Bank of Jersey City at the place of business of the said Second National Bank of Jersey City and which said Bank check at Jersey City

0410

New York June 28/60

Received from S. Y. R.
Young the sum of Eight
Dollars in full

Michael Watson
90 Water St

0411

COURT OF GENERAL SESSIONS OF THE PEACE,
City and County of New York.

District Attorney's Office,

New York, July 1 1880.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Michael Walsh.
against
Steven T R Young

For Obtaining Money by means
of False pretences —

The defendant having been indicted by a Grand Jury of this Court,
on the 29th day of June 1880, for the offense
of Obtaining Money by means of False pretences upon a charge preferred
by me against him, and having since fully compensated me for all
injury and damage which I sustained thereby,

I do therefore hereby acknowledge to the Court that I have received
full and complete satisfaction for the injuries and damages so sustained
by me, and request that no further proceedings be had on said indictment,
and that the defendant be discharged therefrom.

Michael Walsh
Complainant.

City and County of } ss.
New York.

Michael Walsh, the said complainant,
being duly sworn, says, that the foregoing instrument by him subscribed
is true of his own knowledge.

Sworn to before me, this 1st
day of July 1880.

Michael Walsh
Complainant.

Chas W. Mason
Notary Public
N.Y.C.

0412

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present:

That *Stephen V. R. Young and Charles S. Storms*
each
late of the First Ward of the City of New York, in the County of New York, aforesaid
on the *twenty eighth* day of *February* in the year of our Lord
one thousand eight hundred and ~~eighty~~ *eighty*, at the Ward, City and County
aforesaid, with force and arms, on the day and year last aforesaid, with intent feloniously to cheat and defraud one *Michael Walsh*
did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend and represent to *Michael Walsh*

that, a certain instrument and writing, to wit, an order for the payment of money, of the kind known as a *Bank Check*, which the said *Stephen V. R. Young and Charles S. Storms* then and there presented and delivered to the said *Michael Walsh* and which said *Bank check* is in the words and figures following, that is to say:—

New Jersey No. — *Jersey City Feb 28th 1880*
Second National Bank
Pay to *S. V. R. Young* — or order
eight Dollars
\$ *8⁰⁰* *C. S. Storms*

was a good and valid order for the payment of *eight dollars* in money, and of the value of *eight dollars*; and that a sum of *eight dollars* in money belonging to the

Charles S. Storms was then in the possession of the *Second National Bank of Jersey City* and that said sum of money was then payable and could be paid by the said *Second National Bank of Jersey City* on the credit and account of the said *Charles S. Storms* whenever an order in writing, signed by the said *Charles S. Storms* authorizing the said *Second National Bank of Jersey City* to make such payment should be presented at the place of business of the said *Second National Bank of Jersey City* and that a certain *Bank check*, in the proper handwriting of *him the* said *Charles S. Storms* and which said *Bank check* was addressed to the said *Second National Bank of Jersey City* at the place of business of the said *Second National Bank of Jersey City* at *Jersey City* and which said *Bank check*

purported to be an order upon the said *Second National Bank of Jersey City*
to pay to the said *Charles S. Storms* and to any
endorsee of the said *Charles S. Storms* the sum
of *eight dollars* in money,
was a valuable security, to wit, an order for the payment of *eight dollars*
eight dollars - in money, and of the value of

And the said *Michael Walsh*
then and there believing the said false pretences and representations
so made as aforesaid by the said *Stephen V. R. Young and Charles S. Storms*
and being deceived thereby, was induced, by reason of false pretences and representa-
tions so made as aforesaid, to deliver, and did then and there deliver to the said
Stephen V. R. Young and Charles S. Storms a certain
sum of money, to wit the sum of *eight dollars*
in money and of the value of *eight dollars*

of the proper moneys, valuable things, goods, chattels, personal property and effects
of the said *Michael Walsh*
and the said *Stephen V. R. Young and Charles S. Storms* did then
and there designedly receive and obtain the said sum of money *to wit the sum*
of eight dollars in money and of the value of eight dollars
of the said *Michael Walsh*
of the proper moneys, valuable things, goods, chattels, personal property and effects
of the said *Michael Walsh* by means
of the false pretences and representations aforesaid, and with intent feloniously to cheat
and defraud the said *Michael Walsh*
of the same.

Whereas, in truth and in fact, the said *Bank Check*
which the said *Stephen V. R. Young and Charles S. Storms* then and there
presented and delivered to the said *Michael Walsh*
was not a good and valid order for the payment of *eight dollars*
in money, nor was the same a good and valid order
for the payment of any sum of money whatever.

And Whereas, in truth and in fact, there was not then and there the sum of
eight dollars in money belonging to the
said *Charles S. Storms* in the possession
of the said *Second National Bank of Jersey City*
nor was there then and there any sum of money whatsoever belonging to the said
Charles S. Storms in the possession
of said *Second National Bank of Jersey City*

And Whereas, in fact and in truth, the said sum of money was not then payable and could not be paid by said *Second National Bank of Jersey City* on the credit and account of the said *Charles S. Storms*

whenever an order in writing signed by the said *Charles S. Storms* authorizing such payment to be made should be presented at the place of business of the said *Second National Bank of Jersey City*, nor would the said *Second National Bank of Jersey City* pay any sum of money whatsoever upon such order so signed by the said *Charles S. Storms* as aforesaid.

Storms
And Whereas, in truth and in fact, the said *Bank Check* in the proper handwriting of the said *Charles S. Storms* was not an order to pay to the said *Charles S. Storms* or any endorsee of the said *Charles S. Storms* the sum of *eight dollars* in money, nor was the same a valuable security, of the value of *eight dollars* in money, nor was it of any value whatever;

And Whereas, in fact and in truth, the pretences and representations so made as aforesaid, by the said *Stephen V.R. Young and Charles S. Storms* to the said *Michael Walsh* was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said *Stephen V.R. Young and Charles S. Storms* well knew the said pretences and representations so by him made as aforesaid to the said *Michael Walsh* to be utterly false and untrue at the time of making the same.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said *Stephen V.R. Young and Charles S. Storms* by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City, and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said *Michael Walsh* a certain sum of money, to wit, the sum of *eight dollars*

in money, and of the value of *eight dollars*

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said *Michael Walsh* with intent feloniously to cheat and defraud *him* of the same, 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.

BENJ. K. PHELPS, District Attorney.