

0261

BOX:

35

FOLDER:

416

DESCRIPTION:

Taber, Charles

DATE:

03/15/81



416

0262

BOX:

35

FOLDER:

416

DESCRIPTION:

Hicks, George

DATE:

03/15/81



416

0263

141
2/18

Counsel,
Filed 15 day of March 1897
John Pleads not guilty.

THE PEOPLE

vs.

Charles Fisher
George W. H. [unclear]

Indictment.—Larceny.

David S. Miller
District Attorney

No. 10 of Campbell's return
A True Bill.

William H. [unclear]
Esq. [unclear] Honorable

Tracy [unclear]

SP 3 1/2 year lease
E. P. [unclear]

Richard [unclear]
73 [unclear]

Mr. [unclear]
34 [unclear]

134 [unclear]

THE PEOPLE OF THE STATE OF NEW YORK
IN SENATE
January 13, 1897

0264

Kalman
H. H. Weinstein
83 Blue...
Mr. Katman
34 B...
Rosa Lee - demand
a 134...

141
Counsel, [Signature]
Filed day of March 1898
Pleas Mr. [Signature]

Indictment - Larceny.
THE PEOPLE vs. Charles J. [Signature] George [Signature]
David S. [Signature]
District Attorney.

William [Signature] Foreman
Bob [Signature]
Chicago [Signature]
S.P. 3 1/2 year (each)
A TRUE BILL.

0265

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

The People of the State
of New York

vs

Charles A. Faber and
George Hicks

Sworn Charge -
Grand Larceny

The defendants above named in their own proper persons on this
31st day of ^{March} April 1881 come into Court here and move that
the Judgment upon the Verdict rendered against them herein be
annulled, and present in this behalf the following reasons, to wit;

First

That the said indictment does not sufficiently and properly
describe any property alleged to have been the subject of the
Grand Larceny charged.

Second

That the said indictment is fatally and defective in certain
material charges and allegations material to an indictment for
Grand Larceny

Third

That any judgment thereupon rendered would be improper and
illegal.

Paul M. Blood
Counsel for defendants

0266

Court of General Sessions

Judge John P. ...

vs —

Charles A. Sabro and

George Hicks

Motion for Judgment

Charles H. ...

Motion for Judgment

1919 ...

City

(Filed ...)

Motion denied
RBC

0267

CITY AND COUNTY } ss.
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

Charles Faber and George Hicks
each

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the ~~twenty fourth~~ day of ~~February~~ *February* in the year of our Lord one
thousand eight hundred and ~~seventy-eight~~ *eighty one* at the Ward, City and County
aforesaid, with force and arms

Sixty three^{gold} coins (of the kind commonly
called ounces) of the value of sixteen
dollars each —

twenty seven ~~other~~^{gold} coins (of the kind
commonly called ounces) of the value
of twenty dollars each —

One hundred silver coins (of the
kind usually known as dollars) of
the value of one dollar each —

of the goods, chattels and personal property of one *Victor Wolfenstein*,
whose Christian name is to the jurors aforesaid
unknown, but who is here designated as *Victor*
Wolfenstein 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.

Daniel G. Rollins

BENJ. K. PHELPS, District Attorney.

0268

BOX:

35

FOLDER:

416

DESCRIPTION:

Tanner, Adolphus

DATE:

03/08/81



416

0269

31

Filed day of March 1887.
Plends

Obtaining Goods by False Pretences.

THE PEOPLE

vs.

See Empressment in
the within

F. J.
Adolphus Tanner

DANIEL C ROLLINS,
BENNETT & PHILLIPS

District Attorney.

A True Bill.

William H. Phelps

March 9, 1887 Foreman.

Henry J. Smith

See Two counts.

0270

Police Court First District.

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

James J. Easton
of No. 2 Cocentias Slip Street,
being duly sworn, deposes and says, that on the 24th
day of February 1881, at the City and County of
New York, Adolphus Farmer
now here did wilfully and
knowingly and by the means
of false pretence and representation
obtain from deponent the sum
of five dollars under the
following circumstances

That said Farmer represented to
deponent that he was the Owner
of a Canal boat lying at 34th
Street North River and desired
that deponent should employ
him - That deponent wholly
believing upon the truth of his
Statement did employ him and
engaged him to deliver a load
of Pilon at Death Hook N. Jersey

That said Farmer there asked for
and obtained five dollars from the
deponent saying that he required
that sum on account - That
deponent has since learned that
said Farmer had no boat at
said Street and that his repres-
entations were false and untrue and
made for the purpose of cheating
and defrauding deponent out of said
money - James J. Easton

sworn to before me this
24th day of Feb'y 1881
J. P. [Signature]
[Signature]

0271

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }
OF NEW YORK. } ss.

Adolphus Farmer being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer.

Adolphus Farmer

Question. How old are you?

Answer.

38 years

Question. Where were you born?

Answer.

It says New York

Question. Where do you live?

Answer.

I live on a canal boat

Question. What is your occupation?

Answer.

Boatman

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

Answer.

*I got the money but I have also got a boat which I run by the month
S. J. Steiner*

Taken before me, this

20th
day of *February*
188*7*

A. J. Thompson

POLICE JUSTICE.

0272

COUNSEL FOR COMPLAINANT.

Name
Address

COUNSEL FOR DEFENDANT.

Name
Address

Police Court—First District.

THE PEOPLE, & COY

VS
ON THE COMPLAINT OF

James L. Carter
2 Combs St
St. Louis, Mo.
Charles J. Farmer
Offence *by force & violence*

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,

Date *February 26* 1931

Judge

W. H. ...

Officer

...

Clerk

Witnesses

RECEIVED
FEB 28 1931
Sessions
DISTRICT ATTORNEY
Received in Dist. Atty's Office.
(CJM)

0273

CITY AND COUNTY } ss.
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

Adolphus Tanner —

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *twenty-fourth* day of *February* in the year of our Lord
one thousand eight hundred and ~~seventy-eight~~ *eighty-one* 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 *James J. Easton* —

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to *said James J. Easton* —

That he the said *Adolphus Tanner* was then
and there the owner of a certain canal
boat lying at the foot of *Thirty-fourth Street*
in the City of *New York* in the County of
New York aforesaid and that he was then
and there able, prepared and authorized to
receive, carry and transport by a canal boat
lying at the foot of *Thirty-fourth Street* in the
City and County aforesaid for the said *James*
J. Easton, a certain quantity of iron from
the City of *New York* to *Plath Amboy* in
the State of *New Jersey*

0274

And the said *James J. Easton*

then and there believing the said false pretences and representations so made as aforesaid by the said

Adolphus Tanner
and being deceived thereby, was induced, by reason of false pretences and representations, so made as aforesaid, to deliver, and did then and there deliver to the said *Adolphus Tanner*, a certain sum of money to wit: the sum of five dollars in money and of the value of five dollars

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said *James J. Easton*

and the said *Adolphus Tanner* did then and there designedly receive and obtain the said sum of money to wit: the sum of five dollars in money, and of the value of five dollars

of the said *James J. Easton*

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said

James J. Easton by means of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said *James J. Easton*

of the same.

Whereas in truth and in fact, the said *Adolphus Tanner* was not then and there the owner of any canal boat whatever lying at the foot of Thirty-fourth Street in the City and County aforesaid or elsewhere as he the said *Adolphus Tanner* then and there well knew; and

Whereas in truth, and in fact, he the said *Adolphus Tanner* was not then and there able prepared, or authorized to receive, carry or transport by any canal boat whatever lying

0275

~~And Whereas, in truth and in fact, the said~~
at the foot of Thirty-fourth Street in the City
and County aforesaid, or elsewhere for the said
James J. Easton any iron whatever from the
City of New York to Perth Amboy in the State
of New Jersey or elsewhere as he the said
Adolphus Tanner then and there well knew.

And Whereas, in fact and in truth, ~~pretences and representations~~ so made as
aforesaid, by the said Adolphus Tanner
to the said James J. Easton 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 Adolphus Tanner
well knew the said pretences and representations so by him made as aforesaid to
the said James J. Easton
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
Adolphus Tanner 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 James J. Easton, the said
sum of money to wit: the sum of five
dollars in money and of the value of
five dollars.

of the proper moneys, valuable things, goods, chattels, personal property, and effects of
the said

James J. Easton
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. H. PHELPS,~~ District Attorney.
DANIEL C. ROLLINS,

0276

BOX:

35

FOLDER:

416

DESCRIPTION:

Theall, James

DATE:

03/25/81



416

0277

Nov 29 322
Day of Trial

Counsel,
Filed 25 day of March 1881
Pleads *Armedly* 18;

THE PEOPLE
vs.
146 *James Heald*
146 *James*

DANIEL C ROLLINS,
District Attorney.

W. W. Ross Dec. 29, 1887
Filed July

A True Bill.

William H. Phelps
Foreman.

Wm H. Phelps
FC.

Report Book
Rehe. place
non success
Armedly
Appellation
F.S.

0278

Third District Police Court.

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

of No. the 7 Precinct Police 121 Street,
of the City of New York, being duly sworn, deposes and says, that on the
day of March 1881 at the City of New York, in the County of New York,
at No. 146 81 Manor Street,

James Theall
did sell, or caused, suffered or permitted to be sold, or exposed for sale, under his direction or authority,
strong or spirituous liquors or wines, to be drunk in his house or premises aforesaid, in quantities less than
five gallons at a time, contrary to and in violation of the Excise Laws of the State of New York, entitled
"An Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this 10
day of March 1881
Solou Smith } James Jarvis
POLICE JUSTICE

0279

266

Police Court—Third District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Sarris

vs. 7 1/2

James Heall

MISDEMEANOR.
Violation Excise Laws.

Dated the 13 day of March 1889

Smith Magistrate.

Sarris, Officers.

Witness.....

Bailed \$100 to Ans., G. S.

By John McDonnell

140189 Henry



0280

CITY AND COUNTY } ss.:
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 *James Heall*

late of the *seventh* Ward of the City of New York, in the County of
New York, aforesaid, on the *twelfth* day of *March* in the year
of our Lord one thousand eight hundred and eighty *one*, at the Ward,
City and County aforesaid, certain strong and spirituous 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
whisky, 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 strong and spirituous liquor, to the
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one
time, to one *James Larvis*

; without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

~~SECOND COUNT—And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous 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 whisky, 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 strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

~~contrary to 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.~~

DANIEL C ROLLINS,
BENT. K. PETERS, District Attorney.

0281

Mar 29 322
Day of Trial

Counsel,
Filed 25th day of March 1881

Pleas *not guilty*

Violation of Excise Law.

THE PEOPLE

vs.
146 Monroe

James Heall.

DANIEL C. ROLLINS,
District Attorney.

vs. J. W. Sullivan 29. 1881

plead guilty
A TRUE BILL.

William Phillips
Foreman.

Wm H. ...

*Report Book
taken - place
was accused
and testimony
appreciation
F.F.*

0282

Third District Police Court.

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

of No. the 7 Precinct Police James Jarvis Street
of the City of New York, being duly sworn, deposes and says, that on the 12
day of March 1881, at the City of New York, in the County of New York,
at No. 146 Monroe Street
James Theall

did sell, or caused, suffered or permitted to be sold, or exposed for sale, under his direction or authority, strong or spirituous liquors or wines, to be drunk in his house or premises aforesaid, in quantities less than five gallons at a time, contrary to and in violation of the Excise Laws of the State of New York, entitled "An Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this 10

day of March 1881,
Solou Smith James Jarvis

POLICE JUSTICE

0283

266

Police Court—Third District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Sarris

vs. 7 1/2

James Heall

MISDEMEANOR,
Violation Excise Laws.

Dated the 13 day of March 1881

Smith Magistrate.

Sarris, Officers.

Witness

Bailed \$100 to Ans., G.S.

By John McDonnell

No 189 Henry



0284

CITY AND COUNTY } ss.:
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 *James Heall*

late of the *seventh* Ward of the City of New York, in the County of
New York, aforesaid, on the *twelfth* day of *March* in the year
of our Lord one thousand eight hundred and eighty *one*, at the Ward,
City and County aforesaid, certain strong and spirituous 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
whisky, 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 strong and spirituous liquor, to the
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one
time, to one *James Larvis*

; without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

~~Second Count.—And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous 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 whisky, 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 strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

~~contrary to 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.~~

DANIEL C ROLLINS,
BENJAMIN PHIPPS, District Attorney.

0285

BOX:

35

FOLDER:

416

DESCRIPTION:
Thompson, Alexander

DATE:

03/09/81



416

0286

44

Counsel,

Filed

Pleas

9 day of March 1881

THE PEOPLE

BUSGARX—First Degree, and
General Juror.

[Faint signature]

[Faint signature]

[Faint signature]

Wm. M. HUBBS

District Attorney.

A True Bill.

[Signature]
Foreman.

Verdict of Guilty should specify of which count.

[Signature]

[Signature]

S. P. Two years & 6 mos

0287

POLICE COURT Fifth DISTRICT.

City and County }
of New York, } ss:

Harford E. Kirk

of No. South Street and 167th Street, being duly sworn,

deposes and says, that the premises No. said South Street and 167th Street, 23rd Ward, in the City and County aforesaid, the said being a frame building

and which was occupied by deponent as a dwelling house

were attempted to be BURGLARIOUSLY entered by means of forcibly breaking the catch of the sash of a window in the wall of said building opening from a room on second floor to the top of a pipe running along said wall

on the night of the 26th day of February 1881 at about one o'clock A.M. and the following property forcibly taken, stolen, and carried away, viz: attempted to be forcibly taken, taken, and carried away from said room to the roof and pictures of the value of one hundred dollars

the property of this department 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 Alexander Thompson (now here)

for the reasons following, to wit: that on said night and immediately before the time when said Burglary was attempted the sash on said window opening from said room where at said time said property was carried up to the roof of said building, was secured by locking down the catch of said window by a catch; that a wire of said sash was at said time connected with a Burglar Alarm standing in this department bed room at said time occupied by this deponent

0288

that about two o'clock A. M. on said 27th day of February 1881. This depunct was aroused from sleep in said bedroom, by said the awaking of said Burglar Abner and then depunct when this depunct came to said room where said property was contained as aforesaid he found said window forced open and said Alexander Thompson standing near said window on said piazza roof; said Thompson then and there wearing upon his feet socks; no shoes, which were found on said piazza; that in said Thompson's possession were found had no lawful cause whatever to be a burglar on said premises at said time. This depunct therefore charges that said Alexander Thompson did attempt on said day at the night time to forcibly feloniously and burglariously break and enter the premises above described and to with intent to steal take and carry away therefrom said property contained in said room on said premises from to before me this

27th day of February 1881
Harford B. Kirk
Merren C. C. Bourg
John H. Miller

0289

POLICE COURT—FIFTH DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Alexander Thompson 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. *Alexander Thompson*

Question. How old are you?

Answer. *24 years of age*

Question. Where were you born?

Answer. *Scotland*

Question. Where do you live?

Answer. *Boston Mass*

Question. What is your occupation?

Answer. *Painter*

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

Answer. *I have nothing to say*

Alex Thompson

Taken before me, this *27th*
day of *February* 18*71*

Mercen Otterbourg
Police Justice.

0290

POLICE COURT *Fifth* DISTRICT.

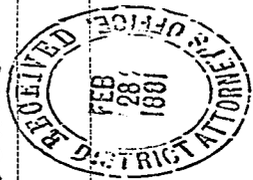
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Josiah B. Fenwick
84 Cor of Boston Ave. N.Y. City
vs.
Alexander Thompson

Dated *February 27* 188*1*
Allestree Magistrate.

McQuade Officer.
33 D. Clerk.

Frederick Wallace
167 1/2 Grand Street and Boston Ave
Complains to place of business
N.Y. City

Committed in default of \$ *1.500* Bail.
Bailed by *Samuel Dennis* Com.



No. _____ Street.

CITY AND COUNTY } ss.
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

Alexander Thompson

late of the *twenty-third* Ward of the City of New York, in the County of
New York, aforesaid,
on the *twenty-seventh* day of *February* in the year of our Lord
one thousand eight hundred and eighty *one* with force and arms,
about the hour of *two* o'clock in the *night* time of the same day, at the
Ward, City and County aforesaid, the dwelling house of .

Roarford B. Kirk

there situate, feloniously and, burglariously did break into and enter, by means of
forcibly breaking open an outer window of
said dwelling house
whilst there was then and there some human being to wit, one *Roarford B.*
Kirk within the said dwelling house he, the said

Alexander Thompson

then and there intending to commit some crime therein, to wit: the goods, chattels and
personal property of *Roarford B. Kirk*

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, about the hour of o'clock in the time of said day
the said~~

~~late of the Ward, City and County aforesaid,~~

~~of the goods, chattels, and personal property of
in the said dwelling house of one
, then and there being found
in the dwelling house aforesaid, then and there feloniously did steal, take, and carry
away, against the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York, and their dignity.~~

Samuel Hollis

W. H. WALKER, District Attorney.

0292

BOX:

35

FOLDER:

416

DESCRIPTION:

Thompson, William

DATE:

03/18/81



416

0293

194

Counsel,
Filed *10* day of *March* 188*7*.
Plonds

INDICTMENT—Larceny from
the Person. & C.C.

THE PEOPLE

vs.
William Thompson

Samuel S. Phillips
~~Samuel S. Phillips~~

District Attorney.

A TRUE BILL.

William H. Phillips
Attorney
Glenn J. P.

Pen to day.

0294

FORM 89 1/2

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

POLICE COURT—SECOND DISTRICT.

Addie Brainerd

of No. *114 Madison Avenue* Street, being duly sworn, deposes

and says, that on the *12th* day of *March* 188*7*

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

the following property, to wit: *One handkerchief*

of the value of *ten cents* Dollars,

the property of *this deponent and Addie C. Brainerd deponent's mother*

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

(now here) for the reason that deponent is informed by Officer *John McCarty* of the *Park Place* that he saw *William Thompson* *there* in the act of taking *stealing and carrying away* from the person of deponent *the said* property

Addie B. Brainerd

State and County of New York

City of New York

John McCarty of the *Central Park Police*

being duly sworn deponent and says that he arrested the said *William Thompson* in *Madison square*

on the *12th* in the act of taking and *stealing* from the person of the *deponent* *the said* *handkerchief*.

John W. Carthy

Specially sworn to before me this 11th day of March 1887
John W. Carthy
Police Justice

0295

Police Court—Second District.

CITY AND COUNTY
OF NEW YORK ss.

William Thompson being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him states as follows, viz:

QUESTION.—What is your name?

ANSWER.—*William Thompson*

QUESTION.—How old are you?

ANSWER.—*Thirty five years*

QUESTION.—Where were you born?

ANSWER.—*England*

QUESTION.—Where do you live?

ANSWER.—*Queensland*

QUESTION.—What is your occupation?

ANSWER.—*Labourer*

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

ANSWER.—*I was intoxicated. I know nothing of the act alleged. I am not a thief.*
William Thompson

Taken before me, this
Sam. Johnson
day of *March* 1887
Police Justice

0296

Form 894.

POLICE COURT—SECOND DISTRICT

THE PEOPLE, & C., V
ON THE COMPLAINT OF

Adie Bryant
114 Madison Ave

William Thompson

DATED *March 14* 1881

Patterson MAGISTRATE.

McCarty OFFICER.

Carroll

WITNESSES:

McCarty

CP Price

Madison Square Park

G. D. TO ANS.

BAILED BY *G. D.*

NO. _____ STREET.



Affidavit—Larceny. *From the papers*

0297

Do not call
Complainant
again.

WCB
ada

0298

DR W. PETERSON,
NEW YORK.

This is to Certify that
Addie Brainerd age 8 years
of 114 Madison Av is in a
very nervous condition, and
has suffered from spinal
irritation for the past four
years, and is not in my
opinion, able to stand the
excitement of appearing in
Court without injury to
her nervous system.

W. Peterson M.D.
103 East 39th

March 20th / 88

mi

0299

See Mr Beecher in the Dist City Office at

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To *Fattie Brainerd*

of No. *114 Madison* Street,

9.30 am

PART I.

THE COURT-ROOM IS IN THE SECOND STORY, AND FRONTING THE PARK.

If this Subpoena is disobeyed, an attachment will immediately issue.

Bring this Subpoena with you, and give it to the Officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

GREETING:

WE COMMAND YOU, That, all business and excuses ceasing, you appear in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building in the Park of the said City, on the *21* day of *March* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

William Thompson
in a case of Felony, whereof he stands indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall, in our said City, the first Monday of *March*, in the year of our Lord 188*7*

~~BENJAMIN K. PHELPS, District Attorney.~~
DANIEL G. ROLLINS, District Attorney.

0300

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 *William Thompson*

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *twelfth* day of *March* in the year of our Lord one
thousand eight hundred and eighty *one* at the Ward, City, and County aforesaid,
with force and arms

*One handkerchief of the value of
ten cents*

of the goods, chattels, and personal property of one *Addie K. Brainerd*
on the person of said *Addie K. Brainerd* then and there being found,
from the person of said *Addie K. Brainerd* 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.

David S. Rollins

BENJ. K. PHELPS, District Attorney.

0301

BOX:

35

FOLDER:

416

DESCRIPTION:

Traitel, Samuel H.

DATE:

03/18/81



416

0302

BOX:

35

FOLDER:

416

DESCRIPTION:

Balmaseda, Luis

DATE:

03/18/81



416

0303

50
1887

See Robinson & Pugh
in answer to
Grand Jurors.

FD

Counsel, *W. H. H. K.*
Filed day of *March* 1887.
Pleads *not guilty*

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

18. 447
1887
Samuel H. Straub
Eduis Calmaseda
(2 Cases)

DANIEL G ROLLINS,

~~Attorney at Law~~

District Attorney.

Part two started 21. 1887
No 1 pleads P.R.

A TRUE BILL.

William H. H. K.

W. H. H. K.
Foreman.
et al. 30
Chas. C. H. K.

Per one of law

W. H. H. K.
1887
FD

0304

FORM 112.

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

Police Court—Third District.

of No. Samuel Solomon
508 Broadway Street, being duly sworn, deposes
and says that on the 7th day of February 1887
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent.

the following property viz.: Five dozen silk handkerchiefs
of the value of six dollars each dozen an
in all

of the value of Thirty Dollars
the property of Samuel Solomon and Henry Solomon
doing business under the firm name of Solomon
Brothers at the above named number.

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 Samuel Doittle (nowhere)
from the fact that said Doittle confessed and
admitted to deponent that on the above named date
he stole and carried away from the possession of
deponent the above named property and sold
the same to one Jose Palvo of No 208 East 76th
Street in the city of New York who knowingly and feloniously
did receive the same knowing them to have been
stolen.

Samuel Solomon

Sworn to, before me this

1887

Police Justice.

0305

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Samuel Trattel 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.—Samuel Trattel

Question.—How old are you?

Answer.—Eighteen Years

Question.—Where were you born?

Answer.—U. S.

Question.—Where do you live?

Answer.—138 East 47th St

Question.—What is your occupation?

Answer.—Clerk

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

Answer.—Not guilty of the charge made
against me =

S. H. Trattel

Taken before me, this

12

day of July

Police Justice.

1887

0306

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK. } ss.

.....being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to refuse to answer any question that may be put to him, states as follows.

viz:

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

Question. Where do you live?

Answer.

Question. What is your occupation?

Answer.

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

Answer.

Taken before me, this

day of

18

POLICE JUSTICE.

0307

COUNSEL FOR COMPLAINANT.

Name _____
Address _____

COUNSEL FOR DEFENDANT.

Name _____
Address _____

POLICE COURT—THIRD DISTRICT.

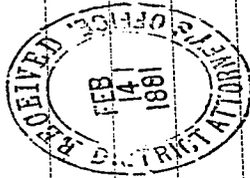
THE PEOPLE, & c.,

ON THE COMPLAINT OF

Samuel Solomon
vs.
508 Broadway

Samuel Smith

AFFIDAVIT—LARCENY.



Dated *Feb 12* 18*81*

Magistrate.

Samuel Smith
Samuel Solomon Officer C.O.

Clerk.

Witnesses *J. H. Rogers*

206 N. 16 St.

Samuel Solomon

508 Broadway

\$ *1000* to answer

Sessions

Received at Dist. Atty's Office,

Samuel

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 _____

0308

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Luis Balmasada 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.—Luis Balmasada

Question.—How old are you?

Answer.—Thirty five years

Question.—Where were you born?

Answer.—Cuba

Question.—Where do you live?

Answer.—35 John

Question.—What is your occupation?

Answer.—Agun Master

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

Answer.—I am not guilty.

Luis Balmasada

Taken before me, this
12th day of July
1891
Arthur D. Smith
Police Justice.

0309

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

Third District Police Court.

of No. 300 Mulberry

Charles Heidelberg

Street,

being duly sworn, deposes and says,

that on the ~~Eleventh~~ ^{11th} day of February 1881
at the City of New York, in the County of New York,

he found in possession of one Luis Balmesada three silk handkerchiefs and one neck tie of the value of two dollars. That said Balmesada admitted and confessed to deponent that he had received the above named property from one Samuel Jovite and that he also admitted to deponent that he had received from said Jovite from fourteen to fifteen dozen of ~~the said~~ silk handkerchiefs and had given them to one Juan Gonzales to sell for him. That said Balmesada admitted to deponent that he paid for the same one dollar and fifty cents per dozen. Deponent charges the said Balmesada with knowingly and feloniously receiving the above named fourteen or fifteen dozen handkerchiefs he knowing them to have been stolen.

Sworn to before me
11th day of February 1881
Solomon D. Smith

Charles Heidelberg

Police Justice

Charles Heidelberg of 300 Mulberry Street being duly sworn says that on Feb'y 11th 1881, one Juan Gonzales (now here) admitted to deponent that he received from Luis Balmesada fourteen dozen silk handkerchiefs of the value of one dollar each dozen and ~~and~~ all of the value of eighty four dollars. and said Gonzales further admitted to deponent that said Balmesada gave them to him to sell for him. Wherefore deponent charges said Gonzales with knowingly and feloniously receiving the above named property he well knowing them to be stolen.

Sworn to before me this
12th day of February 1881
Solomon D. Smith

Charles Heidelberg

Police Justice

0310

Police Court, Third District.

THE PEOPLE, & Co.,
ON THE COMPLAINT OF

Charles Huddell

1 Louis Balmann
2 Juan B. Balmann
RECEIVED
FEB 12 1897
STATIONER
J. B. Balmann

Dated, Feb 12 1897

J. Smith
Magistrate

Huddell & Balmann vs. P.O.

Witness
Samuel Smith

To Wm. L. 2000 San Antonio

To 2. Discharged.

Sam

RECEIVED
FEB 12 1897
STATIONER
J. B. Balmann

0311

To the Hon Frederick Smyth Recorder of the
City and County of New York.

May it please your Honor!

The petition of Bernard H. Train
led an Attorney and Counselor at law of the
Supreme Court of the State of New York
brother of and Counsel for Samuel H
Train

Allegeth:

That on the 21st day of March
1881 at a Court of General Sessions of the
Peace holden in and for the City and
County of New York Samuel H Train aged
nineteen years, plead guilty to the offence of
felony larceny and was remanded by your
Honor for sentence. That there was no
evidence of any violation of law against
the prisoner at the time of his arrest,
That the officer who arrested him, upon the
promise that it would be to his (Train's) ad-
vantage and that leniency would be shown
him and while in his custody and under
duress unlawfully obtained from him
confessions and admissions as to his
(Train's) guilt which were subsequently
without any regard to truth used against

0312

him. That there were three prisoners arrested and charged with the offence of feloniously receiving stolen goods upon information given by the prisoner and other evidence procured against them by the officer that said officer has admitted having procured the confessions aforesaid under the circumstances above enumerated. That the prisoner admitted the larceny of four dozen handkerchiefs on a certain day, but that the officer in the case, remarking that the prisoner had confessed to him that he was not certain whether he ~~was or was not~~ had taken four, five or six dozen handkerchiefs that day, "said" "well we will split the difference and call it five dozen", thereby making the offence appear to be grand larceny; that as will appear by said complaint, it was framed upon the confession of the prisoner, which if at all admissible in evidence against him, could only show a case of petty larceny. That it is the prisoner's first offence, he has already been confined in the Tombs over six weeks, and is sick in consequence thereof as appears by the Physician's Certificate hereto annexed; that he has been well behaved while there and is thoroughly penitent as certified to by the warden of the City Prison.

0313

That he has been in the employ of the complainant for about five years. That his family and social connections are of the highest character. His fall is to be attributed to the evil effects of occasional visits to the vile dens on Sixth Avenue and their attendant vices, and not to a depraved criminal mind and heart. Since his arrest he has given evidence of sincere penitence for his misdeeds.

Your petitioners most respectfully and earnestly crave that your honor will in view of the circumstances hereinbefore submitted, extend your paternal leniency to the prisoner. Believing that thereby the ends of justice will be best served, and that a premature downward course effectually averted.

And your petitioners will ever pray &c.
Dated N. Y. March 24/81. Very Respectfully -
B. M. Hackett
of Counsel for Prisoner.

We the undersigned Citizens of the City of New York, having been made acquainted with the circumstances aforesaid do most respectfully join in the above petition and most earnestly recommend -

0314

His case to your Honor's consideration
as one in which it would be eminently
proper, just and merciful to inter-
pose judicial clemency.

Delors B. Smith

24 E. 74

Wm. J. Davis 805 Lexington Ave.

Joseph S. Sanger
146 West 43rd St.

Samuel A. Lewis

Israel Smith 209 Centre St
24th W 126 2nd N.Y. City

Leino Lyon 789 Max Ave

Wm. J. Sanger 55 East 60th

Wm. H. Woodley 116 City Hall Place

Wm. Clarke
66 Chatham St

Alfred Storms

44 Chatham St

Rev. Weston 139 Sixth

Weeks, Alvin

132 Nassau Street

~~Boyd~~

132 Nassau St

Josiah Farjeon 77 Nassau St.

N. S. Smith 170 Broadway

Richard J. Decker
175

0315

Register Office

Edmund Roe

164 Maiden Lane

S. Fenton Jr

163 Maiden Lane

W. Hawkins

163 Maiden Lane

W. Overton

163 Maiden Lane

H. J. Newell

163 Maiden Lane

149 Avenue Joseph Allen

Marcus Overberg

128 East 70th Street

0316

Public Charities and Correction.

(TOMBS) CITY PRISON,

JAMES FINN,
Warden.

New York, *March 26 1881*

Hon. Sir,
Reader.

Dr Sir Samuel *Trattel* has been confined in this institution as a prisoner from Feb. 12. to date charged with "Grand Larceny". Since coming under my charge he has been an excellent prisoner, never having violated a rule and has always been obedient and respectful to those placed in charge of him. He is in all respects a most deserving man and will certify to and seems sincerely penitent for what he has done.

Respectfully
James Finn
Warden

0317

Court of Sessions
of the City & County of New York

The People v

Plaintiff

against

Sam'l M. Tractel

Defendant

Petition

OTTERBOURNE

Trattel, Platzek & ~~Wasson~~

Attorneys for Dept.

No. 176 Broadway,

New York.

4

0318

FORM 112.

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

Police Court—Third District.

Samuel Solomon

of No. *508 Broadway* Street, being duly sworn, deposes
and says that on the *7th* day of *February* 1881
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent.

the following property viz: *Five dozen silk handkerchiefs*
of the value of six dollars each dozen and
in all

of the value of *thirty* Dollars
the property of *Samuel Solomon and Henry Solomon*
doing business under the firm name of Solomon
Brothers at the above named number
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 *Samuel Traitel*

(now here) from the fact that said Traitel
confessed and admitted to deponent that on
the above named date he stole and carried
away from the possession of deponent the
above named property, and sold the same
to one Jose Palvo of No 208 East 76th St
in the City of New York who knowingly and
feloniously did receive the same knowing them to
have been stolen.

Samuel Solomon

Sworn to, before me this

John of A. Wagner
19/1881
POLICE JUSTICE

03 19

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Samuel Trattel 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.—Samuel Trattel

Question.—How old are you?

Answer.—Nineteen Eighteen Years old

Question.—Where were you born?

Answer.—N. Y.

Question.—Where do you live?

Answer.—138 East 47th St

Question.—What is your occupation?

Answer.—Clerk.

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

Answer.—Not guilty of the charge
made against me.

S. H. Trattel

Taken before me, this

17th

day of July

Police Justice.

1881

0320

Police Court—Third District.
CITY AND COUNTY }
OF NEW YORK. } ss.

..... being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to refuse to answer any question that may be put to him, states as follows.

viz:

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

Question. Where do you live?

Answer.

Question. What is your occupation?

Answer.

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

Answer.

Taken before me, this day of 18
.....
POLICE JUSTICE.

0321

COUNSEL FOR COMPLAINANT.

Name,
Address,

COUNSEL FOR DEFENDANT.

Name,
Address,

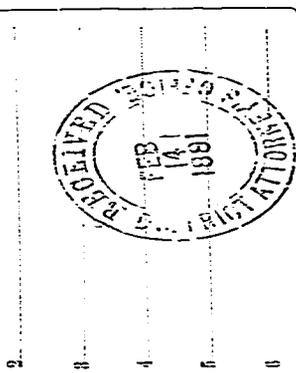
POLICE COURT—THIRD DISTRICT.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Samuel Johnson
vs. *Broadway*

Samuel Joubert

AFFIDAVIT—LARCENY.



Dated *July 12/5* 188*1*

Smith Magistrate.

Hubby & Baker Officer, C.D.

Clerk.

Witnessed

\$ *1000* to answer

at *Boston*
Received at Dist. Atty's Office,

James

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

0322

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

*Samuel H. Fraitel and Luis
Balmaceda each*

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

*Three handkerchiefs of the value of
fifty cents each*

One neck-tie of the value of fifty cents

of the goods, chattels, and personal property of one

Samuel Solomon

^{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.

0323

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

That the said

*Samuel H. Fraitel and Luis
Balmaseda 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 handkerchiefs of the value of
fifty cents each*

*One necktie of the value of fifty
cents*

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

Samuel Solomon

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously
stolen ~~of the said~~ *taken and carried away from the said*

Samuel Solomon

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

Samuel H. Fraitel and Luis Balmaseda

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.

DANIEL G. ROLLINS,

~~DANIEL G. ROLLINS,~~ BENJ. K. PHELPS, District Attorney.

0324

55

Counsel, *W. H. K.*
Filed *20* day of *March* 188*7*
2 Pleads *at 10:45 a.m.*

THE PEOPLE
vs.
Samuel A. Fruit
Luis Balmaceda
(Co-acc.)

Larceny, and Receiving Stolen Goods.

DANIEL C ROLLINS,
ATTORNEY AT LAW
PHILADELPHIA, PA.

District Attorney.

A True Bill.

William H. Kelly
Magistrate.

0325

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

*Samuel H. Traitel and Luis
Balmaseda each*

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

*Sixty handkerchiefs of the value of fifty
cents each*

of the goods, chattels, and personal property of one

Samuel Solomon

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.

0326

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

That the said

*Samuel H. Fratel and Luis
Balmaceda 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,

*Sixty handkerchiefs of the value of
fifty cents each*

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~~ *taken and carried away from the said*

Samuel Solomon
unlawfully, unjustly, ~~and for the sake of wicked gain,~~ did feloniously receive and have (the said
Samuel H. Fratel and Luis Balmaceda
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~~ *taken and carried away*
People of the State of New York, and their dignity.

DANIEL C. ROLLINS,

~~BENJ. K. FIELDS~~, District Attorney.

0327

BOX:

35

FOLDER:

416

DESCRIPTION:

Trimble, John

DATE:

03/10/81



416

0328

74

Counsel,

Filed *10* day of *March* 1887.

Pleads

THE PEOPLE
vs.
John Struble

INDICTMENT.
Grand Larceny of Money, &c.

David S. Collins
~~REMY-K. PHILLIPS,~~

District Attorney.

Port Melbourne 11. 1887

pleads guilty.

A True Bill.

William H. Kelly

Foreman.

J. G. C. Moore, D.P.

J. G.

0329

FORM 89 1/2

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK,

ss.

POLICE COURT—SECOND DISTRICT.

of No. 223 West 27th St. Street, being duly sworn, deposes
and says, that on the 14th day of February 1881
at the City of New York, in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent,

the following property, to wit: Good and lawful money
of the United States consisting of two
gold coins of the value of twenty dollars
each. Eleven National Bank or United
States Treasury notes of the denomination and
value of ten dollars each and one note
of the value of five dollars. all

of the value of One hundred and fifty five Dollars,
the property of deponent. (a widow)

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 John Trimble
(now here) from the fact that on
said date deponent went to bed in
her bedroom in said premises.
At a about the hour of Eleven O'clock
P.M. leaving said money in the pocket
of deponent's skirt which deponent
placed on a wash stand in the bed
room of said premises leaving said
said John. Allep on a sofa in
an adjoining room. Deponent on
waking in the morning discovered
that said money had been taken
stolen and carried away and

Sworn to before me this
18th day of
February 1881
Police Justice

0330

and that the said John had left said
premises. Deponent caused the arrest of
said John, whom deponent is informed by
officer John Harrahan, of the 20th Precinct
Police admitted having taken stolen and
carried away said money

Sworn to before me & Margaret L. Grindle
this 4th day of March 1881. her m. Grindle
man

J. M. Harrahan, Police Justice

City and County of
New York, N. Y.

John Harrahan of
the 20th Precinct Police being duly sworn deposes
and says that he has heard read the foregoing
affidavit and that the facts stated therein on
information of deponent are true of deponent's
own knowledge.

Sworn to before me John Harrahan
this 4th day of March 1881.

J. M. Harrahan, Police Justice

0331

Police Court—Second District.

CITY AND COUNTY)
OF NEW YORK. ss.

John Trimble being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz:

QUESTION.—What is your name?

ANSWER.—*John Trimble*

QUESTION.—How old are you?

ANSWER.—*Thirty Nine Years.*

QUESTION.—Where were you born?

ANSWER.—*Ireland*

QUESTION.—Where do you live?

ANSWER.—*442. West 32^d. Street*

QUESTION.—What is your occupation?

ANSWER.—*Paper Printer*

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*

John Trimble
his mark.

John J. McQuinn
Taken before me, this
day of *March* 1881
Police Justice.

0332

Form 894

POLICE COURT—SECOND DISTRICT

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Margaret Venable
273 West 27 St

John Venable

DATED *March 4th* 1881

Catterson MAGISTRATE.

Stamachan OFFICER.

WITNESSES

John Stamachan
W. D. French Police

8500 TO ANS.
BILLED BY *Stamachan*
MAR 5 1881
STREET.

John Venable
Margaret Venable

Affidavit—Larceny.

0333

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

John Trimble

late of the First Ward of the City of New York,
in the County of New York, aforesaid on the *fourteenth* day of *January* in the year
of our Lord one thousand eight hundred and ~~eighty one~~ *eighty one* at the Ward, City and County aforesaid, with force
and arms, three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each: three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each: twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each: thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each: fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes,) being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

1/15/81

of the goods, chattels, and personal property of one

Margaret Trimble

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.

Daniel S. Rollins

BENJ. K. PHELPS, District Attorney.

0334

BOX:

35

FOLDER:

416

DESCRIPTION:

Tute, James

DATE:

03/28/81



416

0335

377
Filed 21 day of March 1874
Pleas *McGee*

Assault and Battery.

THE PEOPLE

vs.

P

James Tate

2157

2000

James G. Collins
B. K. PHIBBS,

District Attorney.

A True Bill.

William H. Phelps

Foreman.

W. H. Phelps

Apr 7

1874

0336

Form 11.

Police Court—Second District.

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

of *John M. Matthews*
the *9th Precinct Police*

being duly sworn, deposes and says,
that on the *21st* day of *March*
in the year 188*9*, at the City of New York, in the County of New York.

he was violently ASSAULTED and BEATEN by *James Tate, now*
here, who struck and cut deponent
on the head with a Policemans Club
and said James, then laid on his hands
that deponent was so beaten while in the
performance of his duty as an officer of
Police and being so beaten
without any justification on the part of the said assailant :

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

John M. Matthews.

John M. Matthews
Subscribed and sworn to before me, this
21st day of *March*
188*9*
Police Justice.

0337

Form 11.

Police Court--Second District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John M. Matthews
9th Precinct

's.

James Tate

AFFIDAVIT A. & B.

Dated *March 22* 188*1*

Patterson

JUSTICE.

Matthews 9th

OFFICER.

WITNESS:

\$1000 to w^m G. S.



0338

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 *James Tate*

late of the First Ward of the City of New York, in the County of New York, aforesaid
on the *twenty first* day of *March* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty one* at the Ward, City and County
aforesaid, in and upon the body of *John G. Creighton*
in the peace of the said people then and there being, with force and arms unlawfully
did make an assault and *him* the said *John G. Creighton*
did then and there unlawfully beat, wound, and ill-treat, to the great damage of the
said *John G. Creighton* and against the peace of the
People of the State of New York and their dignity.

Daniel G. Robbins
BENJ. K. PHELPS, District Attorney.

0339

Filed *27th* day of *March* 1881.
Pleas *for Guilty (29)*

THE PEOPLE
vs. *I*
James Tate
2000

Daniel C. Phelps
D. C. PHELPS

District Attorney.

Part No. April 7, 1881
Trial: *cracked*

James Tate
A TRUE BILL. Pen 1 year

William Phelps
Foreman.

Com. & Court
April 25

0340

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 *James Tate*

late of the First Ward of the City of New York, in the County of New York, aforesaid
on the *twenty first* day of *March* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty one* at the Ward, City and County
aforesaid, in and upon the body of *John M. Matthews*
in the peace of the said people then and there being, with force and arms unlawfully
did make an assault and *him* the said *John M. Matthews*
did then and there unlawfully beat, wound, and ill-treat, to the great damage of the
said *John M. Matthews* and against the peace of the
People of the State of New York and their dignity.

Daniel G. Rollins
BENJ. K. PHELPS, District Attorney.

0341

BOX:

35

FOLDER:

416

DESCRIPTION:

Von Koslowsky, Fritz Werner

DATE:

03/21/81



416

0342

215
M. J. ...

Counsel, *Alvin*
Filed 21 day of March 1887
Pleas at July 23

Indictment—Larceny.

THE PEOPLE

vs.

Fritz Kerner von Kolowrat

David L. Collins
DISTRICT ATTORNEY

District Attorney.

A TRUE BILL.

William H. Hild
Foreman.

March 20. 1887

David H. ...

0343

Police Court—Second District.

CITY AND COUNTY OF NEW YORK, ss.

Tritz Werner von Koslowsky being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him states as follows, viz:

QUESTION.—What is your name?

ANSWER.—*Tritz Werner von Koslowsky*

QUESTION.—How old are you?

ANSWER.—*Twenty two years*

QUESTION.—Where were you born?

ANSWER.—*Russia*

QUESTION.—Where do you live?

ANSWER.—*73 E. 30th*

QUESTION.—What is your occupation?

ANSWER.—*Confectioner*

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

ANSWER.—*Casimir Benckert, who belongs to the Confectioners Union of which I am a member also. Agreed to take the machine. I intended to pay for it, Benckert sent an experienced man for the machine. I had not heard from Benckert since. I am fired out. I am not guilty.*

Tritz Werner von Koslowsky.

Witness before me this

John P. M. [Signature]
1891

day of

March

1891

Police Justice

0344

POLICE COURT—SECOND DISTRICT.

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

Oscar M. Partridge

of 44 E. 14th Street, being duly sworn, deposes

and says, that on the 2nd day of March 1881

at the City of New York, in the County of New York,

Fritz Werner von Koslowsky (now deceased) did wilfully and fraudulently with intent to cheat and defraud deponent did obtain from this deponent on the day aforesaid, one sewing machine of the value of fifty dollars, the property of deponent. That this deponent believing the representations of the said Fritz to be true caused the said machine to be delivered to the said Fritz at premises N^o 53 E. 30th Street, on the 2nd day of March 1881. That the said Fritz represented to deponent that he wished the said machine for his wife to try; that if she liked it he would return and make arrangements on the 5th to pay monthly payments on said machine. That since the 5th week he did come to deponent's store and alleged that his wife liked the machine but that he could not make arrangements until the Wednesday following, viz: the 9th week. Deponent has reason to believe that the representations of the said Fritz made to this deponent were false and fraudulent and were made with the intent to cheat and defraud this deponent.

Deponent searched the defendant's premises and copied out a list of said machine, neither would the defendant give to deponent.

This 18th day of March 1881 Oscar M. Partridge

[Signature]
Police Justice

0345

Police Court - Second District

THE PEOPLE, &c.

ON THE COMPLAINT OF

Charles W. Stange

City of New York

City of New York

March 18 1881

Thomas Justice

Frederick

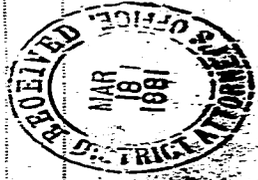
Witnesses,

Committed in default of \$ *500* surety.

Bailed by

No.

Street.



0346

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

Fritz Werner von Koelowsky

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the *fourteenth* day of *March* in the year of our Lord one
thousand eight hundred and ~~seventy~~ *eighty one* at the Ward, City and County
aforesaid, with force and arms

*One sewing machine of the value of
fifty dollars.*

of the goods, chattels and personal property of one

Oscar M. Partridge

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.

David L. Rellie
BENJ. K. PHELPS, District Attorney.