

0479

BOX:

451

FOLDER:

4153

DESCRIPTION:

Sanders, Harry

DATE:

09/28/91



4153

POOR QUALITY ORIGINAL

0480

Witnesses:

James M. Donoghue

Counsel,

W. J. O'Connell

Filed, day of 189

Pleads,

THE PEOPLE

vs.

I

Harry Sanders

Grand LARCENY, 7th degree
(False Pretenses.)
[Section 528, and 531, Penal Code.]
Attempt

DE LANCEY NICOLL,
District Attorney.

2007 13

A TRUE BILL.

W. J. O'Connell
Foreman

James M. Donoghue

Ed. B. O'Connell

POOR QUALITY ORIGINAL

0481

(1805)

Police Court— District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 84 Chamber

Joseph Mc Donough

Street, aged 22 years,

occupation Clerk

being duly sworn,

deposes and says, that on the 16 day of September 189 (at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

Six dozen of pad locks of the value of Seventy five dollars

\$75

the property of Yale^{Co} Iron Manufacturing

Company in the care and charge of deponent

has a probable cause to suspect and does suspect that the said property was feloniously taken, stolen and carried away by Harry Sanders (near here) ^{and that this deponent attempted to}

deponent says that said defendant came in store No 84 Chamber Street

in said City and stated that

Ernest J. Kugler of the firm of Kugler & Wollens sent him

for the aforesaid property

deponent says that he

Sworn to before me, this 18th day of September 1899
Police Justice

POOR QUALITY
ORIGINAL

0482

placed a piece of cord around
said property. Defendant says
that he telephoned to Mr
Dugler of the aforesaid fact
and he said Dugler answered
to have defendant arrested.
Therefore defendant
charges said defendant with
feloniously attempting to
steal the aforesaid property

Brought before me Joseph McDough
this 16 day of Sept 1891
Solomon J. J. J.
Police Justice

POOR QUALITY ORIGINAL

0483

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 50 years, occupation Merchant of No. 277 Broadway

Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Joseph Mc Donough and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 16 day of Sept 1890.

Ernest T. Kugler

Salou Belmont
Police Justice.

POOR QUALITY ORIGINAL

0484

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK }
HARRY SANDERS being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him if he see fit to answer the charge and explain the facts alleged against him that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer.

HARRY SANDERS

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

London

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

Answer.

201 E 13th St 18 mos

Question. What is your business or profession?

Answer.

Writer

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

Answer.

I am guilty of this charge

HARRY SANDERS

Made before me this 11/1/21
J. J. [Signature]
Deputy Justice

POOR QUALITY ORIGINAL

0485

BAILED,
 No. 1, by _____
 Residence _____ Street _____
 No. 2, by _____
 Residence _____ Street _____
 No. 3, by _____
 Residence _____ Street _____
 No. 4, by _____
 Residence _____ Street _____
 No. 5, by _____
 Residence _____ Street _____

Police Court - 1 District

1244

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Paul Mc Donough
Henry Sanders

Offence *Attempted Larceny*

Dated *Sept 16 1911*

Magistrate *Jate 5*

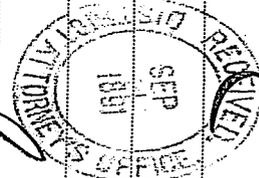
Officer _____

Precinct _____

Witnesses *Emet 7 Knopler*

No. *277 Broadway* Street _____

No. _____ Street _____



No. *500* Street *198*

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

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

Dated *Sept 16 1911* *Soloub Summ* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY ORIGINAL

0486

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Wm. Sanders

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

Wm. Sanders of the crime of attempting to commit

of the CRIME OF *Against* LARCENY *in the second degree,* committed as follows:

The said *Wm. Sanders,*

late of the City of New York, in the County of New York aforesaid, on the *sixteenth* day of *September,* in the year of our Lord one thousand eight hundred and ninety-*one,* at the City and County aforesaid, with force and arms, with intent to

deprive and defraud *the Nyle and Toms Manufacturing Company*

of the ~~proper~~ moneys, goods, chattels and personal property hereinafter mentioned, and of the use and benefit thereof, and to appropriate the same to *his* own use, did then and there feloniously, fraudulently and falsely pretend and represent to *the said Nyle and Toms Manufacturing Company*

That *one Ernest B. Hooper of the firm of Hooper and Wolcott of said City had sent him the said Wm. Sanders to the said Nyle and Toms Manufacturing Company then and there to receive and obtain from the said company six dozen pad locks for and on account of the said firm.*

POOR QUALITY ORIGINAL

0487

~~by color and by aid of which said false and fraudulent pretenses and representations to the said Harry Sanders did then and there feloniously attempt to obtain from the possession of the said Male and Lorne Manufacturing Company six dozen bad locks of the value of twelve dollars and fifty cents each dozen,~~

And the said

~~then and there believing the said false and fraudulent pretenses and representations so made as aforesaid by the said~~

~~and being deceived thereby, was induced, by reason of the false and fraudulent pretenses and representations so made as aforesaid, to deliver, and did then and there deliver to the said~~

~~of the proper moneys, goods, chattels and personal property of the said Male and Lorne Manufacturing Company~~

And the said

~~did then and there feloniously receive and obtain the said proper moneys, goods, chattels and personal property, from the possession of the said~~

~~by color and by aid of the false and fraudulent pretenses and representations aforesaid, with intent to deprive and defraud the said Male and Lorne~~

~~Manufacturing Company of the same, and of the use and benefit thereof, and to appropriate the same to his own use~~

Whereas, in truth and in fact, the said Ernest V. Kruger had not sent him the said Harry Sanders to the said Male and Lorne Manufacturing Company then and

POOR QUALITY ORIGINAL

0488

where to receive and obtain from the
said company the said bad books
for and on account of the said firm.

And Whereas, in truth and in fact, the pretenses and representations so made as afore-
said by the said Harry Sanders
to the said Wells and Stone Manufacturing Company was and were
then and there in all respects utterly false and untrue, as he the said
Harry Sanders

at the time of making the same then and there well knew ;

And so the Grand Jury Aforesaid, do say that the said
Harry Sanders
in the manner and form aforesaid, by the means aforesaid, the proper moneys, goods, chattels and
personal property of the said Wells and Stone Manufacturing
Company
then and there feloniously did ^{attempt to} STEAL, against the form of the statute in such case made and provided,
and against the peace and dignity of the said people.

DE LANCEY NICOLL,
District Attorney.

0489

BOX:

451

FOLDER:

4153

DESCRIPTION:

Schiller, John

DATE:

09/15/91



4153

POOR QUALITY ORIGINAL

0490

98

Witnesses:
Morris Malvesti

Counsel,
Filed
Pleads,

15 day of *Sept* 189*1*

THE PEOPLE

vs.

F
John Schiller

Grand Larceny *Second* Degree.
[Sections 528, 531 — Penal Code.]

DE LANCEY NICOLL,
District Attorney.

De Lancey Nicoll

A True Bill.

W. J. Berry
Foreman.
Plends

3 Nov. 1891
Accepted

POOR QUALITY ORIGINAL

0491

Police Court 3rd District. Affidavit-Larceny.

City and County of New York, ss: Morris Malinsky

of No. 40 Division Street, aged 22 years, occupation Peddler Produce Dealer being duly sworn, deposes and says, that on the 4th day of July 1891 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

One Gold Watch of the value of Forty Dollars

the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by John Schiller (now here) for the following reasons viz: That on the morning of the above day this deponent delivered the above property to the said deponent and requested him to pawn the same for him ^{and get up dollars on the same} and return immediately with the money. That the said deponent took the said watch and failed to return the same or the money which this deponent requested the said deponent to pawn the same for. Wherefore deponent charges the said John Schiller with taking, stealing and carrying away the said property and prays that he may be dealt with as the law directs. Morris Malinsky

Sworn to before me, this 16th day of August 1891 [Signature] Police Justice.

POOR QUALITY ORIGINAL

0492

Sec. 198-200.

3rd

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

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

Question. What is your name?

Answer. John Schiller

Question. How old are you?

Answer. 27 years old

Question. Where were you born?

Answer. Germany

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

Answer. 280 Bowers - seven weeks

Question. What is your business or profession?

Answer. Butcher.

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

Answer. I am guilty

John Schiller

Taken before me this

day of

August 1901
26th
Police Justice

POOR QUALITY ORIGINAL

0493

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

Police Court... 3rd District.
 1122

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Maria Malinich
 As Accuser
 John Schuler

Offence Larceny (Felony)

Dated August 26th 1891

Justice
 J. Duffy
 Officer

13 Precinct.

Witnesses _____

No. _____ Street _____

No. _____ Street _____



No. 500 Street _____
 \$ 2.00 to answer

John Schuler

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

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

Dated August 26th 1891 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

0494

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Schiller

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse

John Schiller

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

The said

John Schiller

late of the City of New York, in the County of New York aforesaid, on the *4th*
day of *July* in the year of our Lord one thousand eight hundred and
~~ninety-one~~ at the City and County aforesaid, with force and arms,

*one watch of the value of
forty dollars*

of the goods, chattels and personal property of one

Morris Malinsky

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

*De Lancey Nicoll,
District Attorney*

0495

BOX:

451

FOLDER:

4153

DESCRIPTION:

Schulte, Edward

DATE:

09/21/91



4153

POOR QUALITY ORIGINAL

0496

165

Counsel,

Filed

189

[Signature]
day of *[Signature]*

Pleads,

THE PEOPLE

vs.

Grand Larceny, [Sections 528, 580, Degree, Penal Code.]

H
Edward Schultze

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

W. J. Berry
Foreman.

[Signature]
[Signature]

Ed. R. [Signature]

Witnesses:

Herward Tucker

Off. Shelly 23d

POOR QUALITY ORIGINAL

0497

Police Court - 4 - District.

Affidavit - Larceny.

City and County }
of New York, } ss.

of No. 114 East 52nd Street, aged 23 years,
occupation waiter being duly sworn

deposes and says, that on the 28th day of August 1891 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the person of deponent, in the night time, the following property, viz:

Thirty eight dollars lawful
money of the United States.

the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Edward Schulte (now here) for the reasons that deponent on said day was intoxicated and had said money in pockets of the clothing worn on his person. The defendant accompanied deponent to his (deponent's) home and on the following morning deponent missed said money and accused defendant of taking it. The defendant denied having taken it but upon being arrested the defendant admitted to deponent that he had taken said money.

Herm. Pinkus

Sworn to before me, this 30th day of August 1891
[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0498

(1885)

Sec. 198-200.

4

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *Edward Schulte*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *145 W. 28th Street; 3 months*

Question. What is your business or profession?

Answer. *Bartender*

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

Answer. *I am not guilty*

Edward Schulte

Taken before me this *30th* day of *August* 189*7*
[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0499

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

Police Court

District

THE PEOPLE, Ec.,
ON THE COMPLAINT OF

Norman Jackson

Edward Schwete

Gaudreault

Date

Aug 30 1891

Residence

Magistrate

No. _____

Shelley
Officer

Witnesses

23
Precinct

No. _____

Shelley

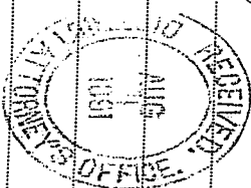
No. _____

Street

No. _____

Street

No. _____



No. _____

Street

No. _____

Street

No. _____

Street

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

defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *1000* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated *Aug 30 18 91* *Shelley* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

0500

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

523

THE PEOPLE OF THE STATE OF NEW YORK,

against

Edward Schulte

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this

indictment, accuse

Edward Schulte

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

The said

Edward Schulte

\$38.00
late of the City of New York in the County of New York aforesaid, on the *28th* day of *August* in the year of our Lord one thousand eight hundred and ninety-*one* at the City and County aforesaid, with force and arms, in the *night* time of said day, divers 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 a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of *thirty-eight* dollars; divers other promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of *thirty-eight* dollars; divers United States Silver Certificates, of a number and denomination to the Grand Jury aforesaid unknown, of the value of *thirty-eight* dollars; divers United States Gold Certificates, of a number and denomination to the Grand Jury aforesaid unknown, of the value of *thirty-eight* dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *thirty eight dollars*

of the goods, chattels and personal property of one *Herman Pinkus*, on *the person of the said Herman Pinkus*, then and there being found, *from the person of the said Herman Pinkus* 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.

DE LANCEY NICOLL,

District Attorney.

0501

BOX:

451

FOLDER:

4153

DESCRIPTION:

Senger, Gustav

DATE:

09/09/91



4153

POOR QUALITY ORIGINAL

0502

Witnesses:

James Cumberland
Off. Clk. a. Hay

Counsel,
Filed
Pleads,

Sept. 1891
day of

THE PEOPLE

vs.

Stewart Senger
Grand Larceny
Degree.

[Sections 528, 587 — Penal Code.]

DE LANCEY NICOLL,
District Attorney.

A True Bill.

W. J. Berry
Sept 1891
Foreman.
Heard
6 Nov 1891

#2

POOR QUALITY ORIGINAL

0503

Police Court 3rd District.

Affidavit—Larceny.

City and County } ss:
of New York,

of No. 62 Georick Street, aged 24 years,
occupation Redder being duly sworn,
deposes and says, that on the 27 day of July 1891 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the day time, the following property, viz:

One horse and wagon of the
value of fifty dollars and
eleven hundred and fifty pounds of ice
together of the value of fifty one dollars

the property of Deponent

Sworn to before me this 28 day of July 1891

[Signature]
Police Justice

and that this deponent
has no probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and
carried away by Gustave Berger (now here)
from the fact that said deponent was
in the employ of deponent as a helper
and on said date deponent gave said
deponent and charge of said horse and
wagon to sell said load of ice and
return the money for the sale of said ice
to deponent. Said deponent failed
to return said money or ice or horse
and wagon to deponent but took
and appropriated the same to his
own use. Wherefore deponent charges
said deponent with the larceny of said
horse wagon and ice and prays he may
be held and dealt with as the law directs.

James Cumberland

POOR QUALITY ORIGINAL

0504

3

District Police Court.

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name.

Answer. *Gustave Senger*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *70 Essex St 10 years*

Question. What is your business or profession?

Answer. *Barber*

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

Answer. *I am not guilty Gustave Senger*

Taken before me this

day of

[Signature]
Police Justice.

POOR QUALITY
ORIGINAL

0506

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Gustav Senger

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse Gustav Senger

of the CRIME OF GRAND LARCENY in the second degree committed as follows:

The said

Gustav Senger

late of the City of New York, in the County of New York aforesaid, on the 27th
day of July in the year of our Lord one thousand eight hundred and
ninety one, at the City and County aforesaid, with force and arms,

one horse of the value of thirty-
five dollars, one wagon of the
value of fifteen dollars and eleven
hundred and fifty pounds of ice
of the value of one dollar

of the goods, chattels and personal property of one

James Cumberland

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

De Lancey Nicoll,
District Attorney

0507

BOX:

451

FOLDER:

4153

DESCRIPTION:

Sheratt, Mary

DATE:

09/14/91



4153

POOR QUALITY ORIGINAL

0508

Judge Johnson \$50

Counsel,

Filed

14 day of July 1891

Pleas,

THE PEOPLE

vs.

Mary Sheratt

Entry in the Third degree.
Grand Jurors, second degree.
[Section 498, Code, 1891, p. 1.]

DE LANCY WIGGILL
JOHN R. FELLOWS

District Attorney.

Accepted
Mary Sheratt

A TRUE BILL

M. J. Berry

Foreman.

[Handwritten signature and scribbles]

Witnesses:

Michael Oddy

Robert Mitchell

Off Carey 16th vic

After a full examination of all the facts herein I am convinced that no conviction can be had as the doubts are both real in view of the good character of the deft. her advanced years together with the facts that others might have committed the crime I therefore recommend that the indictment be dismissed

W. H. G. Linn
D. A. Dist. Atty

Dec 9/91

POOR QUALITY ORIGINAL

0509

Sec. 192.

2nd District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Hon. Edward Hogan a Police Justice of the City of New York, charging Mary Sherritt Defendant with the offence of Burglary

and she having been brought before said Justice for an examination of said charge, and it having been made to appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hearing thereof having been adjourned,

We Mary Sherritt Defendant of No. 178
7th Avenue Street; by occupation a Washwoman
and Simon Farrell of No. 303 West 28th
Street, by occupation a Gentleman Surety, hereby jointly and severally undertake that the above named Mary Sherritt Defendant shall personally appear before the said Justice, at the 2nd District Police Court in the City of New York, during the said examination, or that we will pay to the People of the State of New York the sum of Five Hundred Dollars.

Taken and acknowledged before me, this 10th day of August 1891.
[Signature] POLICE JUSTICE.

Mary Sherritt
Simon Farrell

POOR QUALITY ORIGINAL

0510

CITY AND COUNTY } ss.
OF NEW YORK,

Simon Farrell

the within named Bail and Surety being duly sworn, says, that he is a resident and *free* holder within the said County and State, and is worth *Thirty Thousand* ~~Hundred~~ Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of *Two Houses & Lots known as Ham-*

ber 212 & 214 West 27th Street valued at Forty five Thousand Dollars, mortgaged for Five Thousand Dollars.

Sworn to before me, this 16th day of Aug. 1891.
[Signature]
Police Justice

Simon Farrell

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Michael Adley

vs.

Mary Abbott

Undertaking to appear during the Examination.

Taken the *16th* day of *Aug.* 1891.

Justice.

POOR QUALITY ORIGINAL

0511

Police Court— 2 District.

City and County } ss.:
of New York.

of No. 178. 7-Avenue Michael Addig Street, aged 44 years,
occupation Bookkeeper being duly sworn

deposes and says, that the premises No 178. 7-Avenue Street,
in the City and County aforesaid, the said being a Four story and
Basement Brick Building
and which was occupied by deponent as a Tenement
and in which there was at the time no human being,

were BURGLARIOUSLY entered by means of forcibly Opening a
door leading from the hall into a room
on the second floor of said premises by
means of a false key

on the 14 day of August 1889 in the Day time, and the
following property feloniously taken, stolen, and carried away, viz:

Good and lawful money of the United States of the amount of
Two hundred and twenty dollars (220), one pair of Gold
Currings of the amount and value of Thirty dollars (30), a quantity of
Glass Beads of the amount and value of Twenty five cents -
and a Memorandum Book - designated Percie's Memorandum
Book and a Bank Book on the Greenwich Savings Bank
to the credit of deponent for the sum of six hundred dollars -
in all of the amount and value of Two Hundred
and fifty dollars and twenty five cents (250 ²⁵/₁₀₀)

the property of Deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed by the aforesaid property taken, stolen, and carried away by
Mary Sheratt (now here)

for the reasons following, to wit: That about the hour of 2:30 o'clock
P.M. of the aforesaid date, deponent in company with
his wife left the said room on the second floor
of the said premises, and securely locked and
fastened the door of said room, and in company
with his wife went away - and that deponent is
informed by Elizabeth Addig (deponent's wife) that about
the hour of seven o'clock of the aforesaid date she
returned to said premises and discovered the said

POOR QUALITY ORIGINAL

0512

door open, and that she immediately missed the
 aforesaid property, which had been in a wooden
 Box in said room, and which property said
 Elizabeth Addig had seen in the said Box, about
 the hour of ten o'clock A.M. of the aforesaid date.
 And that deponent is further informed by Robert
 Mitchell of No 178-7 Avenue that about the hour of
 six o'clock P.M. of the aforesaid date he saw the defendant
 moving around in the rooms occupied by deponent,
 and that the said door was open at the time, and
 that deponent is further informed by Officer John Carey
 of the 16th Precinct Police that he found the aforesaid
 Beads in the defendant's room and saw the defendant
 throw the said Beads from a window in her room down
 into the Yard, and that he found the said
 Memorandum Book in the Yard of said premises
 and that to the best of said Officer's knowledge and belief
 said Memorandum Book was on the window sill of a window
 in said defendant's room, at the time said Officer entered
 said room Deponent therefore charges the defendant
 with having committed a Burglary and asks that she
 may be held and dealt with as the Law may direct -
 Sworn to before me this } Michael Addig
 15 day of August 1841 }

[Signature] Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Burglary
vs.

Dated 1881

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

POOR QUALITY ORIGINAL

0513

CITY AND COUNTY }
OF NEW YORK, } ss.

Elizabeth Addig
aged 43 years, occupation Housework of No. 178-7-Avenue Street, being duly sworn, deposes and

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

Sworn to before me, this 15 day of August 1890, } *Elizabeth Addig* mark

[Signature]
Police Justice.

(3692)

CITY AND COUNTY }
OF NEW YORK, } ss.

Robert Mitchell
aged 10 years, occupation School Boy of No. 178-7-Avenue Street, being duly sworn, deposes and

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

Sworn to before me, this 15 day of August 1890, } *Robert Mitchell*

[Signature]
Police Justice.

(3692)

POOR QUALITY ORIGINAL

05 14

CITY AND COUNTY }
OF NEW YORK, } ss.

aged _____ years, occupation John Carey
Police Officer of No. _____

16 Princes Police Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Michael Addis
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 15
day of August 1890, } John Carey

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

05 15

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Mary Sheratt

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

Question. What is your name?

Answer. Mary Sheratt

Question. How old are you?

Answer. 35 years.

Question. Where were you born?

Answer. Ireland

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

Answer. 178-7 Avenue

Question. What is your business or profession?

Answer. Housework

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

Answer.

I am not guilty -
Mary X Sheratt
Mans

Taken before me this day of

September 9, 1888

Police Justice

POOR QUALITY ORIGINAL

0516

24 August 1899

2:30 P.M.

\$1000.00 bail

Admission ticket

July 19th Parole

BAILIFF, Edmund J. Ingram

No. 1, by 161 W 33rd Street

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court District 1109

THE PEOPLE, etc., ON THE COMPLAINT OF

Michael Liddy

178 1/2 W 4th Avenue

May Street

Offence Burglary

Dated August 15 1899

Magistrate

Officer

Witness

Robert Mitchell

No. 178-7th Avenue

Witness

Elizabeth Stables

No. 178-7th Avenue

Witness

161 W 33rd Street

No. 1000

Witness

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of \$1000.00 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until one give such bail. Dated August 15 1899

I have admitted the above-named Defendant to bail to answer by the undertaking hereto annexed. Dated August 23 1899

There being no sufficient cause to believe the within named guilty of the offence within mentioned. I order he to be discharged. Dated 1899

POOR QUALITY
ORIGINAL

0517

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Mary Sheratt

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

Mary Sheratt

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

The said

Mary Sheratt

late of the *Sixteenth* Ward of the City of New York, in the County of New York
aforesaid, on the *fourteenth* day of *August* in the year of our Lord one
thousand eight hundred and *ninety-one*, with force and arms, in the
day time of the same day, at the Ward, City and County aforesaid, the
dwelling house of one *Michael Addig*

there situate, feloniously and burglariously did break into and enter, with intent to
commit some crime therein, to wit: with intent, the goods, chattels and personal property
of the said *Michael Addig*

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.

POOR QUALITY
ORIGINAL

05 18

SECOND COUNT—

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

Mary Sheratt
of the CRIME OF *Grand LARCENY in the second degree*, committed as follows:
The said *Mary Sheratt*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, in the *day* — time of said day, with force and arms,

the sum of two hundred and twenty dollars in money, lawful money of the United States of America and of the value of two hundred and twenty dollars, one pair of earrings of the value of thirty dollars, twenty five beads of the value of one cent each and two blank books of the value of ten cents each

of the goods, chattels and personal property of one

in the dwelling house of the said

Michael Addig
Michael Addig

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

De Lancey Nicoll
District Attorney.

05 19

BOX:

451

FOLDER:

4153

DESCRIPTION:

Sherer, Joseph

DATE:

09/09/91



4153

POOR QUALITY ORIGINAL

0520

133

Counsel,

Filed

Pleads,

9 day of Sept, 1897

THE PEOPLE.

vs.

[Sections 224 and 228, Pennl Code].
degree.
Robbery,

Joseph Shaver
H.D.

H.D.

DeSancey Sholl
JOHN R. BILLOWS

District Attorney.

A True Bill.

W. J. Bilberry

Foreman.

George

Andrew Robby

1470 179 1897

If witnesses,

Andrew Wagner

off trial

2d time

POOR QUALITY ORIGINAL

0521

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, / DISTRICT.

of No. 2nd Precinct Street, aged 28 years,
occupation Police man being duly sworn deposes and says,
that on the _____ day of _____ 188
at the City of New York, in the County of New York, Andrew Wagner

is a material witness against one Joseph Sherer charged with Robbery. The deponent fears the said Wagner will not appear and testify at the trial of the said Sherer, he prays that the said Wagner be placed under bonds for his appearance and in default thereof be committed to the House of Detention as a witness.

William G. Clark

Sworn to before me, this _____ day of _____ 188

[Signature]
Police Justice.

Exa

New York Aug. 23-1911.

To Mr. Joe Sherrer

I, the undersigned do here
with declare, that I'm willing
to subscribe my money in
amount of three dollars and
a quarter, a nickel watch and
a gold chain to Joe Sherrer
132 Greenwich St. I'm willing
never ask for those things again
and I did it from my best
accord.

This following is my
own handwriting.

Amos Wagon

Witness: Mr. [unclear]

I know the witness as a
respectable man.

Amos Wagon

POOR QUALITY ORIGINAL

0523

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

Police Court--First District.

Andrew Wagner
of No. *132 Greenwich* Street, being duly sworn, deposes
and says, that on the *25th* day of *August* 1891
at the *First* Ward of the City of New York, in the
County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent, by force and violence, without his consent and against his will, the following property viz:

*Two pocket books containing good
and valuable money of the United
States of the denomination ^{of} value of
Five $\$$ 5.00 dollars,
One open faced silver watch ^{and}
plated chain of the value of
Ten dollars
Being together*

of the value of *Fifteen $\$$ 15.00* Dollars,
the property of *Deponent*

and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away by force and violence as aforesaid, by

*Joseph Sherer (now blue) for
the reasons following to wit
That on said day deponent had
said property at his person and
said defendant visited deponent
into his defendant's room to take
a glass of beer with him defendant
when deponent entered defendant's
room said defendant immediately
locked the said door ^{and} pointing
a revolver pistol at deponent
he did demand all the property*

Sworn to before me this

of

19

day

Police Justice

POOR QUALITY
ORIGINAL

0524

deponent bound. And while painting
the said postal at deponent's head
said deponent placed his
hands in the pockets of deponent's
clothes he had on and took said
property therefrom and caused
deponent to sign the paper
letters annexed and enclosed the
said deponent after
signing said paper out of
said room, deponent then
caused said deponent to be
arrested and he is informed by
William Gillan a police officer
of the 3d precinct police that
when he arrested said depon-
dant he found a bag of property
together with a postal in his
possession, and deponent
therefore charges him with the
robbery aforesaid

Sworn to before me
this 25th day of August 91

A. J. [Signature]

Andrew W. [Signature]

Police Justice

POOR QUALITY ORIGINAL

0525

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 28 years, occupation Police Officer of No.

3d Precinct Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Andrew Wagner

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

Sworn to before me, this 25
day of August 1896,

William Gilman

A. J. White

Police Justice.

POOR QUALITY ORIGINAL

0526

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty
Joseph Sheres

Taken before me this

29

day of *Sept* 188*9*

Police Justice.

POOR QUALITY ORIGINAL

0527

Bailment
 Evidence Wagner
 BAILED,
 No. 1, by ~~James M. [unclear]~~
 Residence ~~[unclear]~~
 No. 2, by ~~[unclear]~~
 Residence ~~[unclear]~~
 No. 3, by ~~[unclear]~~
 Residence ~~[unclear]~~
 No. 4, by ~~[unclear]~~
 Residence ~~[unclear]~~

Police Court-- District

THE PEOPLE, &c.,
OF THE COMPLAINT OF

James M. [unclear]

James M. [unclear]

Offence

Dated August 18 91

Magistrate

Officer

Witness

Witness

Witness

Witness

No. [unclear]
 Street [unclear]
 RECEIVED
 CLERK OF THE DISTRICT
 ATTORNEY'S OFFICE
 No. [unclear]
 Street [unclear]

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

Defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *200* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated *August 18 91* *[Signature]* Police Justice.

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

Dated *18* *[Signature]* Police Justice.

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

Dated *18* *[Signature]* Police Justice.

**POOR QUALITY
ORIGINAL**

0528

*District Attorney's Office,
City and County of New York*

February 2nd

1892

To the Honorable
the Justices of the Court of General Sessions.

Gentlemen :

In addition to the three parts of General Sessions, two parts of Oyer & Terminer are now sitting in this county, thus making five courts available for the trial of criminal cases. This furnishes an opportunity for the final disposition of a great number of cases which have accumulated in the District Attorney's Office, and will enable us to bring up the business to a very recent date.

The judges of the General Sessions have always very courteously expressed a desire that the District Attorney should communicate fully with them, in regard to the conduct of the criminal business of the county, and of such suggestions as might aid in the speedy transaction of such business.

I therefore very respectfully call their attention to the fact that we are now enabled, by reason of the number of courts sitting, to expedite the trial of cases much more rapidly than has heretofore been the case; and with a view to accomplish this, I venture to suggest that if the various parts of General Sessions could, for the coming month, at least, convene at half past ten, the hour at which the two

**POOR QUALITY
ORIGINAL**

0529

Courts of Oyer meet, it would greatly facilitate the disposition of cases. This is especially true in view of the fact that during the coming month I shall put upon the various calendars, alike in Oyer and Sessions, many bail cases, the trial of which may occupy more time than is customary in cases of persons confined in prison.

I submit this proposition with a view of ascertaining the wishes of the judges upon the subject, confident that they will receive it in the spirit in which it is offered, only as a suggestion which may, or may not, be of importance in the determination of the great number of cases now awaiting the action of the various courts.

I have the honor to be, very respectfully,

John R. Fellows
District Attorney.

POOR QUALITY ORIGINAL

0530

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Josiah Shaver

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

Josiah Shaver

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

The said *Josiah Shaver,*

late of the City of New York, in the County of New York aforesaid, on the *twenty* day of *August*, in the year of our Lord one thousand eight hundred and *ninety-one*, in the time of the said day, at the City and County aforesaid, with force and arms, in and upon one *Andrew Wagner,* in the peace of the said People, then and there being, feloniously did make an assault, and

two pocket-books of the value of
twenty cents each, the sum of five
dollars and ninety cents in money
lawful money of the United States
of America and of the value of five
dollars and ninety cents, one watch
of the value of nine dollars, and
one chain of the value of one
dollar,

of the goods, chattels and personal property of the said *Andrew Wagner,* from the person of the said *Andrew Wagner,* against the will, and by violence to the person of the said *Andrew Wagner,* and *for the purpose* then and there violently and feloniously did rob, steal, take and carry away, *the said*

Josiah Shaver being then and there armed with a dangerous weapon, to wit: *with a certain pistol then and there* *drawn and loaded with gunpowder and lead,*

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.

W. Sawyer, M.D.,
District Attorney

0531

BOX:

451

FOLDER:

4153

DESCRIPTION:

Silberstein, Simon

DATE:

09/17/91



4153

POOR QUALITY ORIGINAL

0532

Witnesses:

Rowan M. Feldman

144
Lim Lopez
49 Liberty

Counsel,

Filed

day of *Sept* - 189

Pleads,

Myself up with
Rec'd to collection by an

THE PEOPLE

vs.

B

Simon Silberstein

Extortion
[Section 552 Penal Code]

Indictment No. 571

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

W. J. Leary

Foreman.

F. Oct. 8. 1891

POOR QUALITY ORIGINAL

0533

CITY AND COUNTY OF NEW YORK, } ss.

POLICE COURT, 1st DISTRICT.

of No. 170 E. 79th St - Street, aged 36 years,
 occupation Physician being duly sworn deposes and says,
 that on the 9th day of May 1890.
 at the City of New York, in the County of New York, Simon Silberstein
 did feloniously extort the sum of One Hundred
 dollars from deponent by means of threats
 in manner following viz; That said
 Silberstein on or about said date did
 say unto deponent unless you (meaning
 deponent) give me one hundred dollars, I
 will expose you to your wife, and place
 her in possession of the fact that you are
 (meaning deponent) are keeping another woman,
 and I will also have that fact given to the
 newspapers, so that you and your

Sworn to before me, this

1890
(100)
day

Police Justice

POOR QUALITY ORIGINAL

0534

family, will be disgraced, that deponent fears said Silberstein would carry out said threat, and induced by the wrongful ^{use of} force and fear, did give said sum of one hundred dollars in two cheques of forty and sixty dollars each to said Silberstein.

Wherefore deponent prays that said Liron Silberstein may be apprehended & dealt with as provided by law.

Sworn to before me } *Burns & Co. Deacon*
Sept. 15th 1891.

Solon B. Smith Police Justice

Police Court, 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT.

vs.

L. Silberstein

Dated

Sept 15th 1891

Magistrate.

Smith

Heideking officer.

Witness,

Disposition,

POOR QUALITY ORIGINAL

0535

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK.

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

Question. What is your name?

Answer.

Simon Silberstein

Question. How old are you?

Answer.

39 years

Question. Where were you born?

Answer.

Austria

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

Answer.

1627 Madison Ave 4 mos

Question. What is your business or profession?

Answer.

Cloak maker

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

Answer.

*I am not guilty and
positive
demand an examination*

S. Silberstein

Taken before me this
day of
Sept 19
1935
Simon Silberstein
Police Justice

POOR QUALITY ORIGINAL

0536

Sec. 151.

Police Court First District.

CITY AND COUNTY } ss. In the name of the People of the State of New York; To the Sheriff of the County OF NEW YORK, } of New York, or to any Marshal or Policeman of the City of New York, GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Benison M. Feldman of No. 170 E. 79th Street, that on the 9th day of May 1891 at the City of New York, in the County of New York,

Simon Silberstein did feloniously extort the sum of one hundred dollars from the complainant.

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint.

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant, and bring him forthwith before me, at the 1st District Police Court, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 15th day of Sept. 1891. Salomon Silberstein POLICE JUSTICE.

Police Court 1st District.

THE PEOPLE, &c., ON THE COMPLAINT OF

08

Warrant-General.

Dated Sept 15 1891

Magistrate.

Richard T. Berman Officer.

The Defendant taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

Officer.

Dated 188

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest.

Native of

Age,

Sex,

Complexion,

Color,

Profession,

Married,

Single,

Read,

Write,

POOR QUALITY ORIGINAL

0537

BAILLED

No. 1, by Frank Weiss
Residence 377 Chautauk Street

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

W
Police Court... 12/16
Frank District

THE PEOPLE, Ac.,
ON THE COMPLAINT OF

Henry N. Feldman
John A. [unclear]
William Schmalzer

Offence Extortion

Dated Sept 16 1917

Smith Magistrate

Heideler Officer

Edo Buchberg Precinct

Central Office Street

with letters to Street

South Street Street

1008 Street

John Street

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

Simon Seberstern

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

Dated Sept 16 1891 Solomon Blum Police Justice.

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

Dated 9 1891 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

Court of General Sessions
City & County of New York

The People
vs
Simon Silberstein

City and County of New York ss:

Simon Silberstein
being duly sworn says. That he is the
defendant above named, and asks for
an adjournment of the trial of this case
upon the following grounds.

1st That this case is on the Calendar of
this Court for the first time, since pleading
to the indictment on the 21st day of September
1891.

2^d That defendant nor his Counsel had
any notice or intimation that the trial
of this case would be called for this day
& if he had had notice could not
have prepared ^{or been ready} for trial, as a necessary
& material witness, one Kate B. Mehalowitz
who was present at every transaction
between defendant and the complainant
concerning the facts alleged in the indictment.
cannot be found.

That defendant has called at her place
of residence, & was unable to find said
witness.

POOR QUALITY
ORIGINAL

0539

Sworn to before me }
September 25. 1891 }

Simon Silberstein

John J. Buckley
Com. of Deeds
N. Y. Co.

County of General Session

The People

Simon Silberstein

Affidavit to obtain
adjournment

Filed Sept 25 91

POOR QUALITY ORIGINAL

0540

New York *May 8* 1890. No. *1110*
The Commercial National Bank
COR. WALL & PEARL STS.
Pay to the order of *W. B. Decker* **MAY 10** *Four hundred & 00/100*
~~*party*~~ *1890* Dollars.
Shreeve

POOR QUALITY ORIGINAL

0542

No. 65

NEW YORK, May 9 1890

GERMAN EXCHANGE BANK
330 BOWERY.

MANGES BROS
LIVINGTON STREET

Pay to the order of Simon Stein

Sixty ⁰⁰/₁₀₀ Dollars

\$60.00

Manges Bros

**POOR QUALITY
ORIGINAL**

0543

Simon S. Weinstein

PAID BY
IN THE
ORIENTAL BANK
TO THE CREDIT OF
Simon S. Weinstein
49
10 MAY
90

POOR QUALITY
ORIGINAL

0544

Received N.Y. May 5. 90
from Dr Bm Alderman
the sum of forty dollars,
as part payment of
one hundred dollars
promised, for which I
promise to keep quiet &
not bring any matter, with
which I am acquainted
concerning his private life.
I also state to molest him
no more & engage nobody
else to molest him.
The balance of sixty dollars
to be paid by check dated May 12th 90
S. Hellerstein & Son
251 E. 109 St.

POOR QUALITY
ORIGINAL

0545

(52)

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Simon Silberstein

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this

indictment, accuse Simon Silberstein

of the crime of Extortion,

committed as follows:

The said Simon Silberstein,

late of the City of New York, in the County of New York aforesaid, on the
ninth day of May, in the year of our Lord one thousand
eight hundred and ninety-one, at the City and County aforesaid,
did feloniously obtain from one Benson M. Feldman,
who was then and there a married man, having a
lawful wife living, and who had been guilty of
divers acts of adultery with one Kate B. Mehlowitz,

**POOR QUALITY
ORIGINAL**

0546

a single woman, then lately before, without the knowledge of his wife, certain property, to wit: one written instrument and evidence of debt, being an order for the payment of money of the kind called bank cheques, for the payment of and of the value of forty dollars, one other written instrument and evidence of debt, being an order for the payment of and of the value of sixty dollars, and the sum of one hundred dollars in money, lawful money of the United States of America, and of the value of one hundred dollars, with his consent, induced by a wrongful use of fear, to wit: fear on the part of the said Benson M. Feldman, then and there induced by a threat then and there made by the said Simon Silberstein to expose him the said Benson M. Feldman to disgrace and to expose a secret affecting him, to wit: to inform the wife of him the said Benson M. Feldman that he had been guilty of such adultery with the said Kate B. Mehalowitz, as aforesaid, and also to publish and cause to be published in

POOR QUALITY
ORIGINAL

0547

divers newspapers, the fact of the said Benson
M. Feldman's adulterous relations with the
said Kate B. Melchowitz; 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.

De Lancey Thell,

District Attorney.

0548

BOX:

451

FOLDER:

4153

DESCRIPTION:

Skelly, Kate

DATE:

09/14/91



4153

0549

BOX:

451

FOLDER:

4153

DESCRIPTION:

Skelly, Kate

DATE:

09/14/91



4153

POOR QUALITY ORIGINAL

0550

Witnesses:

Mary R. Bruce

Counsel,

Filed

14th day of

1891

Pleaded

THE PEOPLE

vs.

Hate Skelly

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

DE LANCEY NICOLL,

District Attorney.

Per J. S. [unclear] AS Sec

A TRUE BILL.

M. J. Berry Foreman.

[Signature]

2 yrs 76 mos 8 ev
Lodge 91 [unclear] [unclear]

10/11/91

The People
Kate Kelly

Court of General Sessions. Part I
Before Judge Fitzgerald. September 24th 1941
Indictment for grand larceny, second degree.
Mary L. Bruce, sworn and examined,
I am a single woman and I reside at 457
West Twenty Third Street in this city. I live with
my parents. I know the defendant; she has
been in our service for a year and a
little less than seven months. Left the city
about April 23^d of this year and my
mother left with me. My father and brother
were left in the house and my brother
joined us two or three days afterwards,
leaving my father and Kate Simpson, as
she is known now, in the house; we went
to Clifton Springs. I missed from the
house two diamond rings, a bank book
a pair of jet earrings, a little jet ring,
two cut glass salt cellars, a wrapper, a
cloak, two silk handkerchiefs and thirty
dollars in money. The diamonds were
in the linen closet off my father's bed
room, and the glass ware was in the
china closet down stairs, which no
one had access to but myself. Hid the
key away on a top shelf in a tin box.
I returned to the city about July the 16th
and discovered that the goods I have
mentioned were taken. We looked the

POOR QUALITY
ORIGINAL

0552

house over although there was no place to look but the one place. Was the defendant in your employ then? She was, but the moment we got home on the 16th I had not the catched down out of my hand before she complained of being sick and wishing to leave the house at once. She said she was going to her sisters. I asked her not to leave me when there was no one else in the house until I got her place supplied; she did not make me much of an answer but said she would have to go. I persuaded her to stay for two or three days, and she remained until the following Sunday. We returned on the Thursday before. Was that the following Sunday she left? It must have been the following Sunday or Sunday week. I would not be positive about that, it was on a Sunday. The safe was open on the Sunday that she left and we found part of the contents of the box missing. She came back for her wages. I asked her why she did not come back as she promised she would; she had already put an advertisement in the paper for another place. I saw her on that day and paid her. I did not speak to her concerning

POOR QUALITY
ORIGINAL

0553

the missing articles because we had no idea they were stolen. Afterwards we searched the house and there was nothing found and then I made a report to the 20th precinct. I do not know much about the safe, for I have never been allowed to go into it; my father had access to it. It is one of Marvin's safes. I never have been allowed to stay in the room where it was opened. The diamonds were put into the box and put into this linen closet. I was the last person who locked the door and Kate Kelly was alone in the house three or four hours till my father came back from the depot. I should think the value of the two diamond rings was about \$375. One of the rings was a crown setting with a round band and the other was of Roman gold set like a gentleman's ring and it matched the ear ring I have in my ear as to size. The defendant many a time saw the diamond rings in my hand; she admired them ~~in~~ my hand and she said she wished she owned them, and at one time she wanted to know where I kept them, at another time she said, "I will get in your room and steal them." I turned and said, "I did not

POOR QUALITY
ORIGINAL

0554

think the diamond rings were very good. I did not think anything of it at the time. I treated the thing as a pleasantry. I could not say what time that was, it was before I went away; it was when I was in the kitchen giving orders. I put up my hand like this and she noticed the rings on my hand; she said she would like to have them; she did not say she would like to know where they could be bought; she wanted to know where I kept them at night - she would get in my room and steal them. I know what has been missing from the box. I don't know whether I told them all down there at the Police Court or not. I was so confused when I went down. As near as I can remember there was a gold watch; there was another little diamond ring set in silver and other trinkets. I really could not tell you, but those were the two most valuable things. The bank book was in the Greenwich Savings Bank. There was a clock. I am not sure whether that was in the linen closet or on top

POOR QUALITY
ORIGINAL

0555

of the closet itself. The thirty dollars in money was in my father's pocket book, and it was in his trousers hanging over the chair; the shawl must have been taken out of my room; it was worth about \$32 and the wrapper which I gave her to wash was worth about eight dollars, and the clock two or three dollars. I afterwards saw the shawl, the clock, the wrapper, a salt cellar, a finger bowl and a cork screw at No. 348 West Thirty eighth St, to which the defendant had access; she had the key of the place. The "clock bottle", the shawl, and the corkscrew now shown me are part of the property which was taken from our house; also the finger bowl and the handkerchief. I used to wear it round my neck. I also identify a pocket book which belonged to my uncle and a memorandum book - also one of my pitchers and part of a wrapper and a dress with beads on it. I saw these things a very few days before we went away. I saw them at 348 West Thirty eighth street about the 18th or 19th of August. I asked the defendant why she took those things and she denied it, but when she

POOR QUALITY
ORIGINAL

0556

got down to the station house she confessed to having taken the things. I pleaded with her to have her tell me if she took them, and if she did take them to acknowledge it and not bring anybody else into it. What did the officer say to her? He said that he thought she had given us true. He enough she might as well acknowledge it. She said she did not take them and she did not know anything about them, and then one of the other officers went in and asked her and she would not tell him. Finally the second time I went back, and she said, "I will tell you the truth, I did take those things." The things were all there. I asked her, begged and begged her to tell me about the diamonds. I tried to reason with her, but there was no reason in her. She said nothing further except she did not know where the diamonds were. I have never seen her from that day to this.

Cross Examined. The defendant was found by the officer on the 18th or 19th of August. At no time during the time that she was in our employ and remained with us did I charge her with the

POOR QUALITY
ORIGINAL

0557

lacking of this property. I discovered the property was taken on the Sunday after she left. My mother resides in the house; she is not here in Court. My brother William is not in Court. Did you not state to this woman (the defendant) if she would get you your diamonds you would not prosecute her? I told her if she returned the things I would not say anything more about it. Have you heard anything about the bank book? No sir. Did you call at the bank? Yes and we stopped the money being paid. How did you first discover this property was missing? When the safe was opened and the tin box was taken out in which the diamonds were. My father put the diamonds in the safe. I was not present at the time they were put in. I have my father's word for it. If there is anything deposited in that safe for safe keeping my father deposits it for the family. I swear positively that the safe cellar now here is the one that was taken from our home. I identify it by the duplicate one I have home. I don't know who the manufacturer was; they are old fashioned. I also identify it as mine by little stars around the bottom. The defendant washed the wrapper

POOR QUALITY
ORIGINAL

0550

for me, but she did not afterwards wear it around the house. I did not learn when I came home that she had been wearing the sappes. When she complained of being ill, I told her she might go and rest a few days and if she did not care to come back it would be all right, that I would get another girl. She acknowledged taking the things we found, but we could not get her at any time to acknowledge that she had taken the diamonds.

Your father, as I understand it, must have taken that box from the linen closet and put it in the safe? Yes. Is your father here? No sir.

Redirect Examination. I guess these salt cellars have been in the family fifty years. Where do you say you put your diamonds? They were put into this linen closet into a tin box. I put them in there. I was the last person that locked up the closet; and afterwards my father must have put it in the safe. We left that morning about eight o'clock. They were always kept in the safe when I did not wear them. I have never seen the diamonds since. When I came

POOR QUALITY
ORIGINAL

0559

back I asked papa right away to open the safe. When my father took the tin box from the safe then it was that I missed my diamonds. Do you know one Lucy Mc Farland? I only know her through her employers. Is she in Court? Yes sir. Kate Simpson worked for me a year and a little over, a year and six months; we used to miss tea coffee and sugar. I never told her she might wear any of my ~~things~~ ^{things}. Lucy Mc Farland swears I live at 402 West 24th st. with Mrs. M.M. Young as a servant. Kate Kelly came to see me. I am not personally acquainted with her; she visited me three or four times. About the 8th of July she showed me a ring on her finger and said her fellow gave it to her. I looked at it, it was a diamond ring. It was a very white stone and when she passed the ring over for me to look at, it flashed. I said it was very pretty. I was standing at my iron board ironing. I saw her again on the 17th of July and I saw the same ring on her finger. The defendant withdrew her plea of not guilty and pleaded guilty to an attempt at grand larceny in the second degree. He was remanded for sentence.

**POOR QUALITY
ORIGINAL**

0560

Found my in the
case of
Kate Kelly
flod
Sept. 1891

POOR QUALITY
ORIGINAL

0561

My. Sep 25/1891
District Attorney
Dear Sir.
Allow me to thank you
& the District Attorney
on the trial of Kate
Spelly, whose name I
have not the pleasure
of knowing; for your
consideration and
interest in my behalf.
I am all pardoned.
Very truly yours
A. J. G. A. G. A. G.

POOR QUALITY
ORIGINAL

0562

but the following things
I am also anxious to
get back, of which -
will consist of the
diamonds. I would like
your influence brought
to bear on these also, if
not not at the sacrifice
of the diamonds. He
old cut glass salt
cellar, to which of course
heaps the rest of the
Bank Book, which
we will be put to
expense to fulfil the
wishes of the Bank. He had a
valuable report put savings. I
feel anxious to get these things as
there are enough of me that can
have to be replaced. I should like
to see these things, to see if they are
the same as the ones I have seen
in the past. I should like to see
the original, and if it is the same
as the original, I should like to see
it. I should like to see the original
and if it is the same as the original,
I should like to see it. I should like
to see the original, and if it is the
same as the original, I should like
to see it. I should like to see the
original, and if it is the same as the
original, I should like to see it.

POOR QUALITY
ORIGINAL

0563

Living. Why bother
to know anything
about the way I
keep or have the
diamonds, etc. When
he saw the diamonds
they were always with
me so that there
is no one else in
the house to look to
but Kate that is
why I feel as I do.
Since I have learned
of Kate's whereabouts
in me, and her.

POOR QUALITY
ORIGINAL

0564

Wishes & prayers are
that very bad luck
would befall me -
And as she said
she would "stick it
out to the end" while
Detective Carey told
me. I fear she has
half fears will be
accepted by her &
I will never get the
rings back. I don't
wish to convey to you
that I am not satisfied
with what you are

POOR QUALITY
ORIGINAL

0565

have had - but
I simply let go -
know, was the deposit
of Kate and maybe
a stranger - My friend
can be used - I
want justice done -
to us both - I will
see, when she told
that she had no
money, where it
comes from to pay
the lawyer - I then
got a suit against
an old man of

has (Richard Russell) of the
met me, his m. in hand.
me, friend is - On the case -
message him. Tell Harry
to go through with it -
I am sorry to see you -
the trouble -
4/19/93
Wey & Bruce

POOR QUALITY ORIGINAL

0566

Police Court 2 District. Affidavit—Larceny.

City and County }
of New York, } ss:

Mary L Bruce

of No. 457 W 23rd Street, aged 28 years,
occupation Washer being duly sworn,

deposes and says, that on the 23rd day of April 1891 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the day time, the following property, viz:

A quantity glass ware two Diamond
Rings one shawl, one wrapper, one
clock bottle and thirty dollars in
good and lawful money of the United States
the whole valued at about two hundred
dollars

the property of Deponent and her parents in
the care of Deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and
carried away by Matt Kelly (now there)

from the fact that on said date deponent
left the defendant in charge of said
premises. That defendant returned on
July 16th 1891 and found said property
was missing. That deponent had
come to suspect defendant and then
defendant was arrested by Officer Carey
who found part of aforesaid property in the
apartments of defendant which property
deponent was identified as the property
stolen from deponent. Defendant being
informed of her rights says she took
part of said property. Deponent
therefor joins that she be held to
answer

Mary L Bruce

Sworn to before me, this 20 day of August 1891
Police Justice

POOR QUALITY ORIGINAL

0567

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *Kate Skelly*

Question. How old are you?

Answer. *32 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *409 W 51 Street 2 weeks*

Question. What is your business or profession?

Answer. *Domestic*

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

Answer.

I am not guilty of stealing the Drums but I took the dishes

Kate Skelly

Taken before me this *20* day of *April* 189*1*

Police Justice.

POOR QUALITY ORIGINAL

0568

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

Police Court
 2 District
 1111

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

1. *Maria S. Brown*
757 11 23
1647 St. Nicholas
 2. _____
 3. _____
 4. _____
 Offence *Larceny*

Dated *August 20th 1891*

H. J. Ryan Magistrate
James Officer
 16th Precinct

Witness *Call the Officer*
 No. _____ Street _____

No. _____ Street _____
462 111 24th St
Must ring on 111 24th St

No. _____ Street _____
 \$ *1000* to answer

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

guilty thereof, I order that *She* be held to answer the same and *She* be admitted to bail in the sum of *1000* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until *She* give such bail

Dated *August 20 1891* *H. J. Ryan* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY ORIGINAL

0569

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

533

THE PEOPLE OF THE STATE OF NEW YORK,

against

Kate Skelly

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse

Kate Skelly

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

The said

Kate Skelly

late of the City of New York in the County of New York aforesaid, on the 23rd day of April in the year of our Lord one thousand eight hundred and ninety-one at the City and County aforesaid, with force and arms, in the day time of said day, divers 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 a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of \$30.00 thirty

dollars; divers other promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of thirty

dollars; divers United States Silver Certificates, of a number and denomination to the Grand Jury aforesaid unknown, of the value of thirty

dollars; divers United States Gold Certificates, of a number and denomination to the Grand Jury aforesaid unknown, of the value of thirty

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of thirty dollars,

two finger rings of the value of one hundred dollars each, divers articles of glassware, of a number and description to the Grand Jury aforesaid unknown, of the value of sixty dollars, one shawl of the value of thirty dollars, one clock of the value of twenty dollars, one bottle of the value of one dollar and one wrapper of the value of ten dollars

Mary D. Bruce then and there being found,

then and there feloniously did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL, District Attorney.

POOR QUALITY
ORIGINAL

0570

Second COUNT:—

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

Kate Skelly —

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

The said

Kate Skelly

late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms,

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

of the goods, chattels and personal property of one

Mary L. Bruce

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

Mary L. Bruce

unlawfully and unjustly, did feloniously receive and have;

she

the said

Kate Skelly

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.

DE LANCEY NICOLL, *District Attorney.*

0571

BOX:

451

FOLDER:

4153

DESCRIPTION:

Frank, B Smith

DATE:

09/09/91



4153

POOR QUALITY ORIGINAL

0572

#15

Witnesses:

Abel Amund
18 Bay View St

Counsel,
Filed
Pleads,

Sept. 1891
day of

THE PEOPLE

vs.

Frank B. Smith

Grand Larceny Second Degree.
[Sections 528, 531, — Penal Code.]

DE LANCEY NICOLL,
District Attorney.

10/2/91

A True Bill.

W. J. Berry
Foreman.
Ed. H. [Signature]

POOR QUALITY ORIGINAL

0573

Police Court 4 District. Affidavit—Larceny.

City and County }
of New York, } ss.

Albert Arumann
of No. 18 Broadway, Room 809 Street, aged 30 years,
occupation musician being duly sworn
deposes and says, that on the 18th day of August 1891 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

One suit of clothes of the
value of about ~~forty~~ thirty dollars
also one pair of pantaloons of
the value of ten dollars

the property of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Frank B Smith (now
here) for the reasons that deponent
had said property in his lodgings
on premises 135 East 16th Street
and the defendant was a fellow
boarder and on said deponent
missed said property. Deponent
is informed by Charles Wade
(now here) an officer that the defen-
dant has acknowledged to him
that he had stolen said property
and that he has pawned them
in a pawn office on Second
avenue

Albert Arumann

Sworn to before me, this 21 day of August 1891
Alfred M. Drake
Police Justice.

POOR QUALITY ORIGINAL

0575

Sec. 198-200.

X District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Frank B. Smith

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

New York City

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

Answer.

135 E. 16th Street, 2 weeks

Question. What is your business or profession?

Answer.

Clerk

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

Answer.

I am guilty

Frank B. Smith

Taken before me this

21

Day of August 1897

W. M. Johnston

Police Justice.

POOR QUALITY ORIGINAL

0576

Albert Johnson
Complainant
of 100 West
15th Street

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

Police Court... District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Albert Johnson
18 Broadway, Room 807
Frank A. Smith

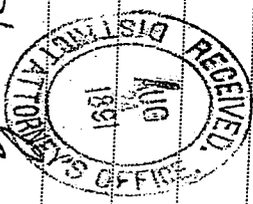
Offence
1
2
3
4
Fraud

Dated Aug 21 1891

Michael Johnson, Magistrate,
Officer
Wade
Precinct

Witnesses
Officer
Street

No. _____ Street
No. _____ Street
\$ 1000.00
100 West 15th Street



Handwritten signature

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

defendant

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

Dated Aug 21 1891 Michael Johnson Police Justice.

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

Dated 18 _____ Police Justice.

There being no sufficient cause to believe the within named

guilty of the offence within mentioned. I order he to be discharged.

Dated 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

0577

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Frank B. Smith

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse *Frank B. Smith*

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

The said *Frank B. Smith*

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

*one coat of the value of
fifteen dollars, one vest of the
value of $\frac{1}{2}$ seven dollars and
two pair of trousers of the
value of ten dollars each pair*

of the goods, chattels and personal property of one *Albert Ammann*

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

Al. Lancy Nicoll,
District Attorney.

0578

BOX:

451

FOLDER:

4153

DESCRIPTION:

Smith, Henry

DATE:

09/28/91



4153

POOR QUALITY ORIGINAL

0579

Witnesses:

Eva Kukulsky

288
L.H.F.

Counsel, *[Signature]*
Filed *[Signature]* day of *[Signature]* 1891
Pleads, *[Signature]*

THE PEOPLE

vs.

Henry Smith

I

Case LARONX. -
(False Pretenses)
[Section 528, and 582, Penal Code.]

[Signature]
DE LANCEY NICOLL,
District Attorney.

Oct 6. 1891. D.M.S.

A TRUE BILL.

[Signature]
Foreman.

[Signature]
[Signature]
1891

POOR QUALITY ORIGINAL

0580

Police Court _____ District _____ Affidavit-Larceny.

City and County } ss:
of New York, }

Ed Tekulsky

of No. *59 Mallett* Street, aged *42* years,
occupation *Laundress* being duly sworn,

deposes and says, that on the *24* day of *August* 189*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, in
the *day* time, the following property, viz:

Gold and lawful money of the
United States of the amount
and value of Two dollars
(\$2.00)

the property of *deponent*

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and
carried away by *Henry Smith* *banker*,
from the fact that on said date
defendant went to deponent's res-
idence and represented to deponent
that he was a keeper on *Blackwell*
Island and would procure the release
of deponent's husband who was a
prisoner thereon by obtaining bail
for him upon her paying defendant
the sum of ten dollars, to her upon
deponent relying upon said repre-
sentations being true, gave defendant
the above named sum of money
and drew accounts on subsequent
dates amounting in all to the

Sworn to before me this _____ day _____ 1897
of _____
Police Justice.

POOR QUALITY ORIGINAL

0581

Sum of Seven dollars and fifty cents. Dependent further says that defendant failed to obtain said bail and dependent did not again see defendant until she caused his arrest. Wherefore dependent prays that defendant be held to answer and be dealt with as the law directs.

Arrested before me }
this 1st day of Sept 1891 }
Wm. M. [unclear] }
Police Justice }
Oral + Skulsky
mark

POOR QUALITY ORIGINAL

0582

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. Henry Smith

Question. How old are you?

Answer. 58 years

Question. Where were you born?

Answer. Germany

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

Answer. No 4 Berrington St 5 weeks

Question. What is your business or profession?

Answer. Tailor

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

Answer.

I am not guilty
and if held after ~~ED~~ I
demand a trial by Jury

"Henry" Smith

Taken before me this

Henry Smith
1887
Police Justice.

POOR QUALITY ORIGINAL

0584

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Henry Smith

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

Henry Smith

of the CRIME OF Petit LARCENY, committed as follows:

The said Henry Smith,

late of the City of New York, in the County of New York aforesaid, on the 1st day of August in the year of our Lord one thousand eight hundred and ninety-one, at the City and County aforesaid, with force and arms, with intent to deprive and defraud one Mrs. Elizabeth

of the proper moneys, goods, chattels and personal property hereinafter mentioned, and of the use and benefit thereof, and to appropriate the same to his own use, did then and there feloniously, fraudulently and falsely pretend and represent to the said Mrs. Elizabeth

That the said Henry Smith was then employed as a passenger on Blackwell's Island in said City, and could procure the release of Mrs. Elizabeth, the husband of the said Mrs. Elizabeth who was then held in custody in the Workhouse on said Blackwell's Island in default of bail and order for his good behavior (namely) the said Henry Smith committed the said

POOR QUALITY ORIGINAL

0585

said Eva Teraberry would pay to him
the said Henry Smith then and there
the sum of two dollars,

And the said Eva Teraberry -

then and there believing the said false and fraudulent pretenses and representations so made as
aforesaid by the said Henry Smith -

and being deceived thereby, was induced, by reason of the false and fraudulent pretenses and
representations so made as aforesaid, to deliver, and did then and there deliver to the said

Henry Smith, the sum of two dollars
in lawful money of the United
States of America and of the value of
two dollars,

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

And the said Henry Smith -
did then and there feloniously receive and obtain the said proper moneys, goods, chattels and
personal property, from the possession of the said Eva Teraberry -

by color and by aid of the false and fraudulent pretenses and representations aforesaid, with intent
to deprive and defraud the said Eva Teraberry -

of the same, and of the use and benefit thereof, and to appropriate the same to his own use

Whereas, in truth and in fact, the said Henry Smith was
not then employed as a keeper on
Blackwell's Island aforesaid, and he
could not procure the release of the said

POOR QUALITY ORIGINAL

0586

said Maria J. [unclear] of the said
[unclear] would say to him the
said [unclear] the said sum of
ten dollars.

[Large handwritten scribble]

And Whereas, in truth and in fact, the pretenses and representations so made as afore-
said by the said Henry Smith
to the said Eva J. [unclear] was and were
then and there in all respects utterly false and untrue, as he the said
Henry Smith
at the time of making the same then and there well knew ;

And so the Grand Jury Aforesaid, do say that the said Henry Smith
in the manner and form aforesaid, by the means aforesaid, the proper moneys, goods, chattels and
personal property of the said Eva J. [unclear]
then and there feloniously did STEAL, against the form of the statute in such case made and provided,
and against the peace and dignity of the said people.

DE LANCEY NICOLL,
District Attorney.

0587

BOX:

451

FOLDER:

4153

DESCRIPTION:

Smith, Joseph

DATE:

09/29/91



4153

0500

POOR QUALITY ORIGINAL

Robinson & Co
Attorneys

Counsel,
Filed *1891*
Pleads, *1891*

Grand Larceny, *From the Person,*
(Sections 828, 830, Penal Code.)

THE PEOPLE

vs.
Joseph Smith

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

W. J. O'Leary
Sept 2 - Oct. 5, 1891 Foreman.
Chiel and acquitted

Witnesses:
Peter J. Foulon

POOR QUALITY ORIGINAL

0589

Police Court

2

District.

Affidavit—Larceny.

City and County } ss:
of New York,

of No. 144 Clinton Place Street, aged 57 years,
occupation Mechanic being duly sworn,

deposes and says, that on the 20 day of September 1891 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the night-time, the following property, viz:

One open faced silver watch,
and a leather pocket book containing
gold and silver money of the
United States of the amount and value
of about five cents. The property all
belonging to the value of about ten
dollars deponent
the property of

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and
carried away by Joseph Smith, more here, from
the fact that at about the hour of
1.30 o'clock A.M. on said date deponent
was sitting on a bench in Union Square
Park. That the said watch was in the
left hand pocket of deponent's vest
and was attached to the vest by a silk
cord. That the said pocket book containing
the said sum of money was in the left
hand pocket of deponent's pants. That
deponent was dozing and felt something
at his person and woke up and found
the deponent's hand in the said vest
pocket and the said watch was gone.
That deponent immediately followed

Sworn to before me this
1891
Police Justice

POOR QUALITY
ORIGINAL

0590

the defendant and caused his arrest.
Wherefore defendant charges the defendant
with feloniously taking, stealing and
carrying away the said property from
defendant's person and prays that the
defendant be held and dealt with as
the law directs.

Done & before me this } P. J. Foulon.
20th Day of September 1891 }

John S. Kelly
Police Justice

POOR QUALITY ORIGINAL

0591

Sec. 198-200

2 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer. *Joseph Smith*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *6199 5th Avenue - 10 years*

Question. What is your business or profession?

Answer. *Rooster*

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

Answer. *I am not guilty*

Joseph Smith,

Taken before me this
Joseph Smith
1888

Police Justice.

POOR QUALITY ORIGINAL

0592

BAILLED,

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

Police Court... District.

2 1233

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John J. Durham
144th Street
Joseph Smith

2 _____
 3 _____
 4 _____

Offence *the person*

Dated *Sept 20 1891*

Edw. Kelly
Magistrate

Edw. Kelly
Officer

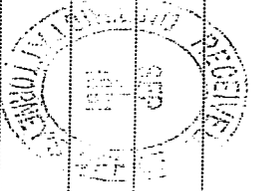
Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

\$ *1000* _____ Street _____



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

defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *1000* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated *Sept 20 1891* *John S. Kelly* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY ORIGINAL

0593

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph Smith

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

Joseph Smith
of the CRIME OF GRAND LARCENY in the *first* degree, committed as follows:
The said *Joseph Smith,*

late of the City of New York, in the County of New York aforesaid, on the *20th* day of *September* in the year of our Lord one thousand eight hundred and ninety *one*, in the *night*time of the said day, at the City and County aforesaid, with force and arms,

one watch of the value of ten dollars, one nickel coin of the kind called five cent pieces of the value of five cents, and five coins of the kind called cents of the value of one cent each and one pocketbook of the value of twenty-five cents

of the goods, chattels and personal property of one *Peter J. Foulon* on the person of the said *Peter J. Foulon* then and there being found, from the person of the said *Peter J. Foulon* 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.

He Lancy Nicoll,
District Attorney -

0594

BOX:

451

FOLDER:

4153

DESCRIPTION:

Smith, Thomas

DATE:

09/21/91



4153

POOR QUALITY ORIGINAL

0596

Police Court 2 District. Affidavit—Larceny.

City and County }
of New York, } #:

Wilhelmina Biermit
of No. 234 West 98 Street, aged 54 years,
occupation Keep Nurse being duly sworn,
deposes and says, that on the 5th day of September 1891 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the day time, the following property, viz:

One leather pocketbook containing
good and lawful money of the
United States of the amount and
value of about ~~one~~ ^{two} hundred dollars

the property of deponent

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

Thomas Smith, known here,
from the fact that at about the hour
of 3:30 o'clock P.M. deponent was
standing on the south east corner of
25th Street and 5th Avenue. That the said
pocketbook containing the said sum
of money was in the pocket of her dress.
That deponent felt something in her
pocket and put her hand down and the
pocketbook was gone. That the defendant
had the pocketbook in his hand and
deponent caught hold of him and he
broke away. Deponent caught his name
and fully identified him as the man
who committed the said larceny and prays
that he be held and dealt with as the law
directs

J. L. ...

Sworn to before me this 5th day of September 1891
John Steel
Police Justice

POOR QUALITY ORIGINAL

0597

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Thomas Smith

Question. How old are you?

Answer.

22 years old

Question. Where were you born?

Answer.

New York City

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

Answer.

637 East 21st Street, one year

Question. What is your business or profession?

Answer.

Carrriage Painter

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

Answer.

I am not guilty

Thomas Smith

Taken before me this

John J. [Signature]

Police Justice

POOR QUALITY ORIGINAL

0598

PAID,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court - 2 District

THE PEOPLE, Ec.,
ON THE COMPLAINT OF

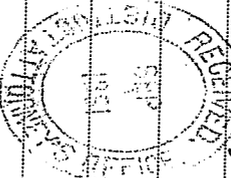
William Brewster
234 W. 28th St.
James Smith

Larceny from the person

Date: *September 6 1890*

Kelly Magistrate
Stetson Officer

Witness: *James Stetson*
No. *150 West 17th*
Street



No. *15000*
Street *St. J.*

1000 St. John 790 am

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

Defendant

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

Dated *Sept 6* 1890 *John Kelly* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY ORIGINAL

0599

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against
Thomas Smith

The Grand Jury of the City and County of New York, by this indictment, accuse
Thomas Smith
of the CRIME OF GRAND LARCENY in the *second* degree, committed as follows:
The said *Thomas Smith*

late of the City of New York, in the County of New York aforesaid, on the *fifth*
day of *September* in the year of our Lord one thousand eight hundred and
ninety-*one*, in the *day* time of the said day, at the City and County aforesaid,
with force and arms,

1/20 *one* promissory note for the payment of money, of the kind commonly called United States Treasury Notes, of the denomination and value of *one* dollar; *one* promissory note for the payment of money of the kind commonly called Bank Notes, of the denomination and value of *one* dollar; *one* United States Gold Certificate, of the denomination and value of *one* dollar; *one* United States Silver Certificate, of the denomination and value of *one* dollar.

divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of one dollar and twenty cents and one pocket-book of the value of twenty-five cents.

of the goods, chattels and personal property of one *Wilhelmina Bierwith* on the person of the said *Wilhelmina Bierwith* then and there being found, from the person of the said *Wilhelmina Bierwith* 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.

DeLancey Nicoll
District Attorney.

0600

BOX:

451

FOLDER:

4153

DESCRIPTION:

Smith, William

DATE:

09/15/91



4153

POOR QUALITY ORIGINAL

0601

197

Counsel,

Filed

15 day of Sept 1891

Pleads,

John R. Fellows

Grand Larceny, Second Degree. (From the Person.) [Sections 528, 531, Penna Code].

THE PEOPLE vs. William Smith N.D.

DELANCEY NICOLL

JOHN R. FELLOWS

District Attorney.

A True Bill

M. J. Berry

73 Sept 21 1891 Foreman

Pleas Guilty

J. S. d. g. H

Sept 25 1891

Witnesses:

Wm. Forbach

Chas. Perry Fred

[Handwritten signature]

POOR QUALITY ORIGINAL

0602

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 1 DISTRICT.

of No. 4th Precinct Street, aged 21 years, occupation Policeman being duly sworn deposes and says, that on the day of 188

at the City of New York, in the County of New York, William Horbach (now here) is a material witness against William Smith charged with Larceny from the Person. As deponent fears that the said Horbach will not appear to testify when wanted, he prays that the said Horbach be committed to the House of Detention as a witness in default of One Hundred Dollars bail.

William J. Draily

Sworn to before me, this 2nd day of September 1887

For Precinct Police Justice.

POOR QUALITY ORIGINAL

0503

Police Court, _____ District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

William J. Dailly

vs.

William Katach

AFFIDAVIT.

Dated *September 2nd* 186*7*

O'Hilly Magistrate.

Officer.

Witness, _____

Disposition, _____

POOR QUALITY ORIGINAL

0604

(1885)

Police Court _____ District. Affidavit—Larceny.

City and County }
of New York, } ss.

William Forbach

of No. 4 East Broadway Street, aged 50 years,
occupation. *trimmer* being duly sworn,

deposes and says, that on the 2nd day of September 1891 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

One pocket book containing one pocket knife and fifty seven dollars gold and lawful money of the United States, in the following denominations one \$20, one \$5, and one \$2. bill all of the value \$27.25

the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by ^{from his person} William Smith (now here) for

the reason that on the morning of the 2nd day of September 1891, deponent sat upon a stoop in West Street and had the above described property in the right hand pocket of his trousers. Deponent had been asleep less than five minutes when he felt a tug at his pocket and awakening he saw defendant drawing his hand from his pocket and saw his knife and pocket book in defendant's hand.

Wherefore deponent charges the defendant with taking, stealing and carrying away from his person the above described property, and prays that he may be held to answer.

William Forbach

Subscribed and sworn to before me, this 2nd day of September 1891
J. P. McNeill
Police Justice

POOR QUALITY ORIGINAL

0605

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK } ss.

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

Question. What is your name?

Answer. William Smith

Question. How old are you?

Answer. 27 years.

Question. Where were you born?

Answer. Germany.

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

Answer. 27 1/2 Chrystie Street. 5 Weeks.

Question. What is your business or profession?

Answer. Laborer.

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

Answer. I am not guilty.

William Smith

Taken before me this 2nd

day of September 1891

J. P. [Signature]

Police Justice.

POOR QUALITY ORIGINAL

0505

BAILLED,

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

Police Court... 1170
District

THE PEOPLE, et al.,
ON THE COMPLAINT OF

William F. ...

William Smith

1 _____
2 _____
3 _____
4 _____

Offence Larceny
from the Person

Dated September 2nd 1891

P. Kelly Magistrate
J. Kelly Officer

P. A. Precinct

Witnesses Emphatic Com missed to

No. the Place of Detention in default
of \$100. Bail

No. _____ Street _____

No. _____ Street _____

\$1000 to master
J. J.

COMMITTED. ...

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

Defendant

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

Dated September 2nd 1891 To P. Kelly Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY ORIGINAL

0507

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against
William Smith

The Grand Jury of the City and County of New York, by this indictment accuse
William Smith
of the CRIME OF GRAND LARCENY in the *second* degree, committed as follows:

The said *William Smith*

late of the City of New York, in the County of New York aforesaid, on the *second* day of *September* in the year of our Lord one thousand eight hundred and *eighty-nine*, in the *day* -time of the said day, at the City and County aforesaid, with force and arms, *one Pocketbook of the value of fifty cents.*

Asy. one promissory note for the payment of money, of the kind commonly called United States Treasury Notes, of the denomination and value of *fifty* dollar \$ *one*; *one* promissory note for the payment of money of the kind commonly called Bank Notes, of the denomination and value of *fifty* dollars; *one* United States Gold Certificate, of the denomination and value of *fifty* dollars; *one* United States Silver Certificate, of the denomination and value of *five* dollar \$

one promissory note for the payment of money, of the kind commonly called United States Treasury Notes, of the denomination and value of *five* dollar \$; *one* promissory note for the payment of money of the kind commonly called Bank Notes, of the denomination and value of *five* dollar \$; *one* United States Gold Certificate, of the denomination and value of *five* dollar \$; *one* United States Silver Certificate, of the denomination and value of *five* dollar \$

one promissory note for the payment of money, of the kind commonly called United States Treasury Notes, of the denomination and value of *two* dollar \$; *one* promissory note for the payment of money of the kind commonly called Bank Notes, of the denomination and value of *two* dollar \$; *one* United States Gold Certificate, of the denomination and value of *two* dollar \$; *one* United States Silver Certificate, of the denomination and value of *two* dollar \$

and *one* *knife* of the value of *twenty-five cents*

of the goods, chattels and personal property of one *William Forbach* on the person of the said *William Forbach* then and there being found, from the person of the said *William Forbach* 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.

De Lancey Nicoll,
District Attorney

0608

BOX:

451

FOLDER:

4153

DESCRIPTION:

Stothers, Sarah

DATE:

09/17/91



4153

POOR QUALITY ORIGINAL

0609

Aug 13 189

Counsel,
Filed
Plends.
17
189

Grand Larceny, Section 189, Penal Code.

THE PEOPLE

vs.

Sarah Stothers

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

M. J. Berry
Foreman.

W. J. [Signature]

City Prison 30 days
[Signature]

Witnesses:
Maria Cartu

POOR QUALITY ORIGINAL

06 10

Police Court 2 District.

Affidavit—Larceny.

City and County } ss:
of New York,

Maria Larkin

of No. 308 W. 26th Street, aged 46 years,
occupation Keeps House being duly sworn,
deposes and says, that on the 12th day of August 1891 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the day time, the following property, viz:

A quantity of mens wearing apparel
to the value of seventy five dollars
\$ 75 ⁰⁰/₁₀₀

the property of James McLerny, John Brady and
George McDullan in the case of deponent
as a boarding house keeper.

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and
carried away by Sarah Stothers (number)
from the fact that said property was missing
that deponent is informed by Ann Horn
that she found a vest in the closet used
by defendant which vest was identified by
John Brady as his property. Deponent is
further informed by George McDullan that
he found this property concealed in a shed
in the rear of said premises. That when
defendant was charged with said larceny she
admitted to deponent and Officer Curry that
she placed said vest in her closet and
that she allowed a man named James McLerny
in deponent's house and that he took McLerny's
property. Deponent therefore charges the
defendant with having stolen said property and
prays that she be held to answer Maria Larkin

Sworn to before me this

1891

[Signature]
Police Justice

POOR QUALITY ORIGINAL

0611

CITY AND COUNTY }
OF NEW YORK, } ss.

Amis Horn
aged 23 years, occupation man of No. 308
W. 26th Street, being duly sworn, deposes and

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

Sworn to before me, this 29
day of August 1894,

Amis Long

[Signature]
Police Justice.

(3692)

CITY AND COUNTY }
OF NEW YORK, } ss.

John Brady
aged 40 years, occupation Manufacturer of No. 308
W 26th Street, being duly sworn, deposes and

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

Sworn to before me, this 29th
day of August 1894,

John Brady

Police Justice.

(3692)

POOR QUALITY ORIGINAL

06 12

Police Court 2 District. Affidavit—Larceny.

City and County of New York, ss:

Maria Larkin

of No. 308 W. 26th Street, aged 46 years, occupation Keeps House being duly sworn, deposes and says, that on the 12th day of August 1891 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

A quantity of mens wearing apparel to the value of seven dollars
\$ 7 50/100

the property of James Mc Larny, John Brady and George Mc Dullan in the care of deponent as a boarding house keeper.

and that this deponent has a probable cause of suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by Sarah Stothers (now here)

from the fact - that said property was missing that deponent is informed by Ann Horn - that she found a vest in the closet used by deponent which vest was identified by John Brady as his property. Deponent is further informed by George Mc Dullan that he found his property concealed in a shed in the rear of said premises. That when deponent was charged with said larceny she admitted to deponent and Officer Carly that she placed said vest in her closet and that she allowed a man named James Mc Larny in deponent's house and that he took Mc Larny's property. Deponent therefore charges the defendant with having stolen said property and says that she is held to answer Maria Larkin

Sworn to before me this

of Maria Larkin

1891

Police Justice

POOR QUALITY ORIGINAL

0613

Sec. 198-200.

2
District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Sarah Stothers

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

Question. What is your name?

Answer. *Sarah Stothers*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *503 W 19th Street 5 months*

Question. What is your business or profession?

Answer. *Domestic*

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

Answer.

I am not guilty
Sarah Stothers

Taken before me this

day of *April*

79

1891

Police Justice

[Signature]

POOR QUALITY ORIGINAL

0514

Mrs. G. K. ...

BAILED,

No. 1, by _____
Residence _____ Street

No. 2, by _____
Residence _____ Street

No. 3, by _____
Residence _____ Street

No. 4, by _____
Residence _____ Street

Police Court... District

1142

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1. *Nonia Parkin*
2. *Sarah Matthews*

Offence *Larceny*

Dated *Aug 19 1891*
Magistrate *John P. ...*

Witnesses *John P. ...*
No. *308 W 26th St*
No. *308 W 26th St*
Street

No. *570*
Street *to HISWET*

DRS.

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

Defendant

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

Dated *Aug 18 1891* Police Justice.

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

Dated *18* Police Justice.

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

Dated *18* Police Justice.

The People of Court of General Sessions. Part I
 Sarah Stothers (Before Judge Fitzgerald. September 22, 1891.
 Indictment for grand larceny in the 2nd degree.
 Maria Larkin, sworn. I am a married wo-
 man and keep a boarding house at 308 West
 Twenty Sixth Street; the defendant was employ-
 ed by me as a servant from the 11th of May
 until the 24th of August. I had boarders and
 among them were John Brady and Mr. McCarney.
 On the 3^d of June Mr. McCarney lost a coat
 and vest; the defendant was in charge of the
 room; he always gave her the key of the
 room; she had to clean it out. There was
 also missing out of his room underclothing
 and a pair of patent leather shoes. There
 was also a coat and vest of Mr. Brady's
 missing on the next floor. My daughter
 is here and she can tell more about it.
 Annie Horne sworn I am the daughter
 of Mrs. Larkin and live on the premises.
 He searched our house in August for property
 that was missing and about the 25th of August
 he found in the closet of the dining room,
 the place where this girl keeps her clothing,
 a vest belonging to Mr. Brady, which was
 missed on Sunday the 16th of August by him.
 I brought the vest up stairs and the mark
 in the vest was a Chinese laundry
 ticket. I reported it to the gentleman who

2

lot the clothing. Mr. McCarney went down and reported the case to Officer Carey, and the officer came up that evening and saw the girl and said he would come the next day at eleven o'clock; he came the next day and he spoke to the girl and made the arrest. I was present; she said so many things. Mr. Carey said, "I want you to tell me what you did with these things?" He mentioned the clothing. She commenced to cry and said, "I would rather go away, let me go." He said, "I don't care anything about your tears, you will have to tell me what you done with these things?" After a good deal of persuasion she admitted taking them. I cannot remember everything she said there was so much said. There was a coat and vest found on the shed in the area way and he said to her, "what put them there?" She said she threw the vest on the shed, - not the vest that was found in the closet, but the vest to the other suit of clothes belonging to Mr. McQuillan. I cannot give the exact conversation. Carey said, "I will arrest you." She said, "Don't arrest me and I will pay for everything if you will let me

go. She confessed to Mr. Carey ^{that} Mr. Mc Donald ~~to take~~ the things out and pawn-
ing them on ^{the} ~~the~~ street. Then she went
down stairs and put her things on to
go out, and going out of the door with Mr.
Carey she said that if they would let
her go, she would go and get everything.
She mentioned her sister-in-law's place,
and Carey said, "if they are down in your
sister-in-law's I will go down and get them".
She declared they were not down there,
but if they would let her go they would
get everything. Mr. Brady was there at
the time she confessed to Mr. Carey. The vest
that was found on the shed belonged to
George M. Sullivan and the owner of the
vest found in the closet was John Brady.
Cross Examined. The gentleman that the vest belonged
to testified to it being his. She admitted
to throwing the vest over the shed from
up stairs. The wardrobe that I spoke of
is in the dining room. I am positive
that nobody else but the defendant puts
clothes in it. I have no knowledge of
what is kept in the closet, I know
nothing about the household affairs. I just
happened to be home on vacation. I do
not think the cook had access to the
closet, she never leaves the kitchen

There is a woman has been with us for years, an old lady. The girl had a key to the closet. I do not know that it was kept locked all the time. The cook has a daughter, and she visits the house at times; she is a blind girl and she does not come into the dining room. Have you had any conversation in regard to this cook's daughter with one of the ladies here? No sir.

John Brady, sworn and examined, I was one of the boarders in Mrs Larkin's house. I missed a coat and vest. I wore them on the 15th of August and on the 14th when I wanted to wear them I missed them and could not find them. The last time I saw them they were in my bed room hung up on one of the hooks. I know nothing about them being in a closet. I don't know who had the key to the room. The value of the coat and vest is about seven or eight dollars. I did not see it until the 24th. Miss Horne told me that she found my vest in the defendant's closet. I don't know whether it was the vest found on the shed or in the closet; the vest was worth about \$1.50 I had not given the defendant

permission to take any of my clothes out of my room; they were taken without my authority or knowledge. I was present the day that the defendant was arrested. On the 24th as I came into dinner I heard Officer Carey and the defendant in the parlor. I went down to dinner and before I had commenced to eat my dinner Officer Carey and this girl went down stairs to the dining room. I asked her to let us know where the clothes were and we would not do any more about it. She said she took them, that she took the clothes. I also asked her who did she give them to, and she said a man by the name of Mr. Donald and they were all packed up in Fortieth street; that is all I know.

Cross Examined. What clothes were you talking about, your coat and vest? Yes. You conducted the conversation? Yes. It was in reply to your questions that she said she took the clothes and gave them to Mr. McDonald and he took them to Fortieth street? Yes sir. And this was in regard to your coat and vest that you valued at seven or eight dollars? Yes. I did not see her any more. I went to my work. I got the vest but did not get the coat.

Sarah Stothers; sworn and examined in her own behalf testified. I did not take Mr. Brady's coat or vest. I got it in the yard. Did you take anybody else's property in that place? No sir. I did not. I happened to be out in the yard. I saw this vest and the woman told me to throw it up and I done so. I threw it up to the woman up stairs. I did not have Brady's coat or vest or any property in my possession at all. I dont know how it got in the closet. I did not put it in. Other people beside myself had access to these rooms. The lady of the house, the cook, and her daughter was often in the dining room, and the lady and the cook had clothes in it. This lady said that you said that you took the property, took this coat and vest? No sir. I did not say I gave it to Mr. McDonald. Do you know of your own knowledge who took it? No. I said Mr. McDonald took it.

Cross Examined: - Why did you say Mr. McDonald took it? I did not know what I was doing at the same time. You know Mr. McDonald dont you? No. I do not know him at all. So that you just guessed

at the name? Yes. Did you tell this young lady here in the presence of her mother, Mrs. Larkin, and Mr. Brady that you had taken these things and that if the police would let you go you would get it all back again? No sir. I never said that at all. That is not true? No sir. I did not know what was lost at the same time, only a suit of clothes. You remember seeing officer Carey? Yes. I saw him. You remember his telling you he was going to arrest you. Sent you? Yes. I did not know him at the time he came in. He told you he was going to arrest you? Yes sir. I heard them saying they lost a suit of clothes. You thought the best thing to do was to tell that Mr. Donald took it was that it? Yes. How did Mr. Donald get in the house did you tell that? No. You said something about a pawnshop didn't you? No. You never said a word about a pawnshop? No. Did you say anything about Fortieth Street? No. Did you talk about the pawnshop in Fortieth St.? No sir. Do you know Mr. Donald? No. You had never seen him? No. Was he in there? No. Did anybody come there to see you? No, there never came no one.

I did not use the name McDonald to those ladies. I did not say I knew who took them and if they would let me go I would find them. I did not speak of my sister-in-law's house. I have got a sister-in-law, she lives in Nineteenth street. When was your last day off before the 24th of August? I never got off no time at all. You got off once in a while?

Yes; they were always sitting at the hall door. Do you know a man by the name of McDonald? No. Did you see McDonald take this property? No. You did not hand it to him? No. Why did you make that statement to the witness? I thought it would clear myself. I said it to the detective. What did you say to the detective? I did not know what I was saying at the same time. Did you have anything to do with the larceny - did you take any of the property, the coat and vest? No. I never did.

Mary Branstow sworn and examined. Where do you reside? No. 340 Park Avenue, Hoboken. Do you know the defendant? Yes. How long? I know her since she has been in the country about a year. Did you know her before she came here? No. Do you know other people that know her? I know her friends around. Do you know her reputation for

honesty? Yes; What is it? It is good; she came often to my house. Money, clothes and jewelry were there, and she could help herself if she was that way inclined, but she has always been honest to my knowledge. Did she work for you one time? No, she stayed weeks with me at a time and everything was open to her there in the house. Annie Potter sworn. I live No 505 Nineteenth st. I know the defendant three years I know a good many people who know her. She is honest and all belonging to her. James Allen sworn. I reside at 503 West Nineteenth street and know the defendant about ten months and know other people who know her. As far as ever I have known since I have been acquainted with the defendant she has always been an honest and upright girl.

Hamilton Stothers sworn. I live at 444 Nineteenth st; the defendant is my sister; she has always been hardworking and industrious and her reputation for honesty is good.

Maria Larkin recalled by District Attorney. Were you present at the time that the conversation was had where Officer Carey, the defendant, my daughter and Brady was present. Did you hear what was said

between the several parties there? Yes I did. Tell me in your own language your best recollection of what Officer Carey and this defendant said in relation to this or any person that was there? Officer Carey asked her where the vest was found and she said that they were in the pawn shop; she took them and they were up in Portieth street, and if she was let out to her sister-in-law she would get them. Then Officer Carey asked her where they were? She said that they were in a pawnshop in Portieth street, M. McDonald took them from her, and that he pawned them - that if he could let her out she would get the things. Was anything said at that time about how M. McDonald came to get them? He asked how he came in and she said he was an acquaintance of her sister-in-law's. What else was said about how he got them or how he took them? That was all, as near as I can recollect. Do you know M. McDonald? No. I never saw him and never heard of him until she spoke of it. She was arrested on the 24th of August. I am in the house all the time, very seldom out unless I go to market. I am down in the dining

room. I never saw any man come in there except those belonging to the house. She was not let out to find McDonald. Cleary had her in custody. She was taken from my house to the station house and she never got out after that. From the 8th to the 12th I was continually in that house. I saw no McDonald there. A boy could not very well be in my premises without my knowing it. When did you first hear of your boarders missing any property? The first was about the 3rd of July Mr. Mc Carney lost a ~~coat~~ and vest, and the next robbery was on the 16th of June Sunday and the next was when Mr. Brady and Mr. Mc Quillan lost a suit of clothes. Mr. Mc Quillan got his coat and pants and vest, working clothes, but Mr. Brady did not get anything except the vest that we found in her possession in the closet where she kept her clothes and to which nobody had access. What other help did you have in that house? There was an old deaf lady there for years. How many boarders? I had then eight men and my own children and one lady friend. It is a two story and basement house and these people are boarders in that house.

John Carey sworn and examined. I went to the house of the complainant that day about half past eleven or twelve o'clock and saw Sarah in the parlor. I told her I was a police officer and what I was there for, and that clothing had been stolen from parties in the house. She said at first she did not know anything about that. I said I was there to arrest her if she did not tell me where the clothes were. I told her I was informed the vest had been found in her closet, and that the day on which the blue suit of clothes was found on the shed that she was seen to throw a vest up there. She said she threw a vest up there, but did not throw the pants nor the coat. I then asked her where McGarney's clothes were? She said that James McDonald 433 West Sixteenth street came there one night about 8 o'clock, she let him in and he went up stairs and he came out with a bundle tied up in a red handkerchief. I told her there was no pawn office in 40th street, but I do not remember her reply. I had previous to the arrest searched all the pawn shops.

The jury rendered a verdict of guilty of petty larceny.

**POOR QUALITY
ORIGINAL**

0627

Testimony in the
Case of
Sarah Stricker
filed Sept.

1891

POOR QUALITY
ORIGINAL

0628

505

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Sarah Stathers

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

Sarah Stathers

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

The said

Sarah Stathers

late of the City of New York, in the County of New York aforesaid, on the *12th* day of *August* in the year of our Lord one thousand eight hundred and ninety-*one* at the City and County aforesaid, with force and arms,

one vest of the value of five dollars and divers other articles of clothing and wearing apparel, of a number and description to the Grand Jury aforesaid unknown, of the value of seventy dollars

of the goods, chattels and personal property of one

John Brady

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

POOR QUALITY
ORIGINAL

0529

SECOND COUNT—

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

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

The said

Sarah Stothers
late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,

one vest of the value of five dollars, and divers other articles of clothing and wearing apparel, of a number and description to the Grand Jury aforesaid unknown, of the value of seventy dollars

of the goods, chattels and personal property of one

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

John Brady
unlawfully and unjustly did feloniously receive and have; the said

Sarah Stothers
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.

DE LANCEY NICOLL,

District Attorney.

0630

BOX:

451

FOLDER:

4153

DESCRIPTION:

Sullivan, Maurice

DATE:

09/11/91



4153

0631

POOR QUALITY ORIGINAL

Counsel, *11*
Filed, *11* day of *Sept* 188*7*
Pleads,

CONCEALED WEAPON.
(Section 410, Penal Code).

THE PEOPLE
vs.
Maurice Sullivan

John R. Fellowes
District Attorney.

A True Bill.

W. J. Leary
Foreman.
James Gully
Pen, wants

Witnesses:
M. Sullivan
11

Mr. Daley
Daley 124 1/2
Masters Rollers

POOR QUALITY ORIGINAL

0632

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, DISTRICT.

Cornelius Sullivan

of No. *44th Avenue* Street, aged _____ years,

occupation *Police Officer* being duly sworn deposes and says,

that on the *25* day of *August* 188*9*

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

Cornelius Sullivan (nathen) did feloniously carry concealed on his person that dangerous weapon known as a slung shot in violation of Section 440 of the Penal Code.

Cornelius Sullivan

Sworn to before me this

25 day

of

August 188*9*

Justice

POOR QUALITY ORIGINAL

0633

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

District Police Court.

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

Question. What is your name?
Answer. *Morris Sullivan*

Question. How old are you?
Answer. *35 years*

Question. Where were you born?
Answer. *Ireland*

Question. Where do you live, and how long have you resided there?
Answer. *Boston Mass, 20 years.*

Question. What is your business or profession?
Answer. *Printer Roller*

Question. Give any explanation you may think proper of the circumstances appearing in the testimony against you, and state any facts which you think will tend to your exculpation?
Answer. *I am not guilty*

Morris Sullivan

Taken before me this *26* day of *Sept* 189*7*
Police Justice

POOR QUALITY ORIGINAL

0534

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

District

THE PEOPLE vs.

James Sullivan

James Sullivan

James Sullivan

Dated

Aug 26 1891

James Sullivan

James Sullivan

James Sullivan

Witnesses

No.

Street

No.

No.

Street

No.

Street

No.

Street

James Sullivan

to answer

James Sullivan

COMMITTER

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

James Sullivan

guilty thereof, order that he be held to answer the same and he be admitted to bail in the sum of *300* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated *Aug 26* 1891 *James Sullivan* Police Justice.

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

Dated 18 Police Justice.

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

Dated 18 Police Justice.

POOR QUALITY
ORIGINAL

0635

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Maurice Sullivan

The Grand Jury of the City and County of New York, by this indictment, accuse
Maurice Sullivan
of a FELONY, committed as follows:

The said *Maurice Sullivan* late of the City of New York, in the County of New York aforesaid, on the *25th* day of *August* in the year of our Lord one thousand eight hundred and ~~eighty~~ *eighty* ~~eight~~ *eighty* at the City and County aforesaid, with force and arms, feloniously did furtively carry, concealed on his person, a certain instrument and weapon of the kind commonly known as *a slung shot* with intent then and there feloniously to use the same against some person or persons to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said
Maurice Sullivan
of a FELONY, committed as follows:

The said *Maurice Sullivan* late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, feloniously did possess a certain instrument and weapon of the kind commonly known as *a slung shot* by him then and there concealed, and furtively carried on his person, with intent then and there feloniously to use the same against some person or persons to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

BY ~~LANGRISH BIDDLE~~
JOHN R. FELLOWS,
District Attorney.