

0855

BOX:

77

FOLDER:

863

DESCRIPTION:

Peddinghans, Louis

DATE:

09/26/82



863

0856

Bill of Indictment

Counsel,

Filed 26 day of Sept 1882

Pleads Not Guilty

THE PEOPLE
 vs.
 Louis Beddingham
 INDICTMENT.
 LARCENY AND RECEIVING STOLEN GOODS

Dec 4/82

Plends Guilty

JOHN McKEON, District Attorney,
 State Reformatory, Elmira.
 A True Bill.

John O'Leary Foreman.

John Henry Cole

Deputy Sheriff

Bailed by
 Marshal L. Henry
 Jan 26 next
 Part of Bond for

sent for
 Counsel
 J. Henry

0857

Leinst

District Police Court

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK } ss

of No.

Hayden W Wheeler
2 Maiden Lane 33 years jeweler

being duly sworn, deposes and says, that on the

1st day of February 1882

at the

City of New York,

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

the following property, viz:

A quantity of jewelry consisting of Gold watches Gold chains Diamond earrings Diamond rings bracelets and other articles of jewelry all of the value of fifteen hundred dollars or more

Sworn before me this

the property of

deponent & his partner
Long business at the aforesaid premises

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

Louis O Debrugham
now present who at the time was in deponent's employment as a clerk & as such had access to said property

that a portion of said above described property was found in the room occupied by deponent at No 329 Clinton Street Brooklyn and another portion was found in the possession of the defendant all of which property deponent identifies Hayden Wheeler

1882
Police Justice

0850

City and County of New York
 Howard Monell of No 2
 Maiden Lane being sworn
 says that on the 16th Sept 1882
 he saw in the possession & upon
 the person of the defendant
 certain portions of the within described
 property which deponent identified
 as the property of the Complainant
 Howard Monell

Sworn to before me this
 16th day of Sept 1882
 B. L. Ferguson
 Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFRIDAVID—Larceny.

Dated 1882

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0859

Sec. 198-200.

CITY AND COUNTY OF NEW YORK

District Police Court.

Louis Pedringhaus

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.

Louis Pedringhaus

Question. How old are you?

Answer.

26 Years

Question. Where were you born?

Answer.

Connecticut

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

Answer.

In Brooklyn

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 of the charge

L. G. Pedringhaus

Taken before me this

day of

1888

[Signature]

Police Justice.

0860

BAILED,

There have been no
appearances in court
and order is made
to return 918

Warrant with
return 25th
1888

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

Police Court District 335

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph P. ...
vs. Louis P. ...

1
2
3
4
Offence

Dated Sept 17 1888

Magistrate
Clerk

Witnesses
No. 1 ...
No. 2 ...

No. 3 ...
No. 4 ...
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

Louis P. ...

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 Sept 16 1888 ... Justice.

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

Dated ... 1888 ... Police Justice.

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

Dated ... 1888 ... Police Justice.

0861

There has been
evidence of partial
bond only to
be \$3000 9/13

Police Court District
1st District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Wood
vs
John Delaney
Court Squab

2
3
4
Office

Dated Sept 16 188
John Delaney Magistrate
Court Squab Clerk

Witnesses, Howard M. Mel
No. 2 Maiden Lane Street,
Henry Hayes
No. 2 Maiden Lane Street,
Pinkerton & Pinkerton

No. 100
to answer
1887
District

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

25th
The above
is the
return
of the
court

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

Dated Sept 16 188
John Delaney
Police Justice

I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated Sept 16 188
Police Justice

There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order h to be discharged.
Dated Sept 16 188
Police Justice

0862

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Louis Peddinghaus

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

Louis Peddinghaus

of the CRIME OF GRAND LARCENY, committed as follows:

The said

Louis Peddinghaus

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

*one watch of the value of seventy
five dollars, five watch chains of the value of
ten dollars each, one bracelet of the value of
fifteen dollars, one pair of earrings of the
value of four hundred dollars, one ring
of the value of thirty five dollars and
thirty ounces of gold of the value of
ten dollars each ounce*

of the goods, chattels and personal property of one *Hayden W.
Wheeler* 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.

*John McKeon
District Attorney*

0863

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

committed as follows:

The said

of the crime of RECEIVING STOLEN GOODS,

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

of the goods, chattels and personal property of

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

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

then and there well knowing the said goods, chattels, and personal property to have been
feloniously stolen, taken and carried away against the form of the Statute in such case
made and provided, and against the peace of the People of the State of New York and
their dignity.

JOHN McKEON, District Attorney.

0864

BOX:

77

FOLDER:

863

DESCRIPTION:

Persie, Howard

DATE:

09/22/82

7
1294

Counsel, *W. J. [unclear]*
Filed *22* day of *Sept* 1882
Pleads *Not guilty.*

INDICTMENT.
LARCENY AND RECEIVING STOLEN GOODS.
THE PEOPLE
vs.
W. J. [unclear]
Howard Perrie
(a care)

JOHN McKEON.

22 Sept 27. 1882
District Attorney.
A True Bill. Pleads *PL*
Pen 4 months to 6 months
John [unclear] Foreman.

no.

0866

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

Marcus W. Cane

of No. 610 to 618 Broadway Street.

being duly sworn, deposes and says, that on the 3rd day of April 1882

at the City of New York,

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

the following property, viz:

one coat
one vest

Sworn before me this

of the value of thirty five dollars

the property of Complainant and his Co-partners

Roland K. Brommer and Walter A. Schiffer

doing business under the firm name

of Brommer Co at No 610 to 618 Broadway 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 Howard Persie (now present)

from the fact that deponent

possessed said property from his

store and is informed that

it was pawned by Howard Persie

at Simpson's pawn shop at

No 181 B'way by Thomas H.

Frisk an employee of said

Simpson.

Marcus W. Cane

1882
J. M. [Signature]
District Justice

0867

City and County
of New York

Thomas H. Frisbie
residing no 187 Boreny being
sworn says that on or about
the 3 day of April 1882, Howard
Persie (and present) pawned with
Simpson no one coat and one
vest which department has
since ascertained to be the
property of Brunner no dining
room at no 610 Broadway -
Sworn to before me

This 19 day of September 1882

H. M. M. M.
Police Justice

Thomas Henry Frisby

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFRIDAVID-Larceny.

vs.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0868

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Howard Persie

Question. How old are you?

Answer. 22 years

Question. Where were you born?

Answer. South Carolina

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

Answer. New York.

Question. What is your business or profession?

Answer. Grand Juror.

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 refuse to make any
statement.

I refuse to sign my
name.

Taken before me this

Day of September 188 89

John J. [Signature]
Police Justice.

0869

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Messrs J. C. Clark
610 to 618 B. May
Howard Persie
Offence, Grand Larceny

1
2
3
4

Dated Sept 19 1888

M. M. M. Magistrate.

Residence _____ Street, _____

No. 3, by _____

Residence _____ Street, _____

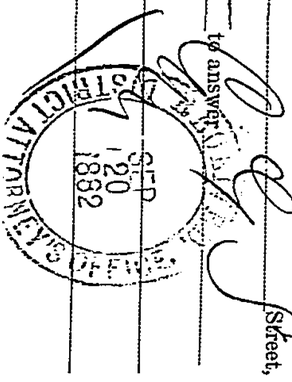
No. 4, by _____

Residence _____ Street, _____

No. _____

No. _____

No. _____



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 _____

Howard Persie
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 19 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

0070

866
Police Court - 1 / District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Manus of Cook
610 to 618 B. May
Harriet Perne
2
3
4
Offence, *General Larceny*

BAILED,

No. 1 by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated *Sept-19* 188 *2*

Murray Magistrate.

Heidelberg Officer.

central Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

500 - 120 to answer in



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

Harriet Perne 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 19* 188 *2* *Police Justice*

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated 188

Police Justice

There being no sufficient cause to believe the within named

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

Dated 188

Police Justice

0071

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

THE PEOPLE OF THE STATE OF NEW YORK.

against

Howard Persie

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

Howard Persie

of the CRIME OF GRAND LARCENY, committed as follows :

The said

Howard Persie

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

*one coat of the value of twenty
eight dollars and one vest of the
value of seven dollars*

of the goods, chattels and personal property of one *Marcus W.
Cane* 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.

0072

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

Howard Persie

of the crime of RECEIVING STOLEN GOODS.

committed as follows:

The said

Howard Persie

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

*one coat of the value of
twenty eight dollars,
and one vest of the value
of seven dollars*

of the goods, chattels and personal property of

Marcus W. Cane

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

Marcus W. Cane

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

Howard Persie

then and there well knowing the said goods, chattels, and personal property to have been feloniously stolen, taken and carried away against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN McKEON, District Attorney.

0873

7 29th

Counsel,
Filed *D.D. Fish* 1882
Reads *Indignantly*

THE PEOPLE
H. W. Becker
Howard Perie
[2 cases]

INDICTMENT.
LARCENY AND RECEIVING STOLEN GOODS.

JOHN MCKEON.

District Attorney.

Feb. 27. 1882

A True Bill. *pleads PT.*

Pen 6 months

Foreman.

John N. O'Leary

[Signature]

0874

BAILED,

No. 1 by _____
 Residence _____ Street, _____

No. 2, by _____
 Residence _____ Street, _____

No. 3, by _____
 Residence _____ Street, _____

No. 4, by _____
 Residence _____ Street, _____

Police Court 778 1st District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Marcus W. Lake
510 Broadway
Stewart Perain

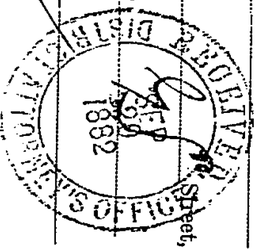
Offence, Grand Larceny

Dated 18 September 1882

Attorney Morris Delicate
Shubert and Johnson
Central Office

Witnesses James Dickel
W. L. Kelly

No. _____ Street, _____
 No. _____ Street, _____
 \$ _____ to answer
 No. 370 Street, _____
 \$ _____ 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 Steward Perain

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 18 Sept 1882 Sam. M. [Signature] Police Justice.

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

Dated _____ 1882 _____ Police Justice.

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

Dated _____ 1882 _____ Police Justice.

5780

Police Court - 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Marcus W. Coker
60 Broadway
1. Howard Perine
2.
3.
4.
Offence, brand & car case

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

Dated 18 September 1882

Stewart M. ...
Shubert and ...
Central Office Clerk.

Witnesses, Isaac Sill ...
No. 10, 6 ... Street,
No. ... Street,

No. 570 to answer ...
1882
CLERK OF DISTRICT COURT

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 Howard Perine

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 18 Sept 1882 Stewart M. ...
Police Justice.

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

Dated 1882 _____
Police Justice.

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

Dated 1882 _____
Police Justice.

0876

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Howard Persie

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

Howard Persie

of the CRIME OF GRAND LARCENY, committed as follows:

The said

Howard Persie

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

*one coat of the value of
twenty eight dollars*

of the goods, chattels and personal property of one *Marcus W. Paine*
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.

0877

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

Howard Persie

of the crime of RECEIVING STOLEN GOODS,

committed as follows:

The said

Howard Persie

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

of the goods, chattels and personal property of

Marcus W. Cane

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

Marcus W. Cane

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

Howard Persie

then and there well knowing the said goods, chattels, and personal property to have been
feloniously stolen, taken and carried away against the form of the Statute in such case
made and provided, and against the peace of the People of the State of New York and
their dignity.

JOHN McKEON, District Attorney.

0878

BOX:

77

FOLDER:

863

DESCRIPTION:

Peters, Henry

DATE:

09/07/82



863

0879

59

Day of Trial,

Counsel,

Filed day of

1882

Sept

Pleads

+

THE PEOPLE

19. 341 Grand vs.

Henry Peters

LARCENY AND RECEIVING STOLEN GOODS.

JOHN McKEON,

District Attorney.

P 2 Sept 7. 1882

Pleads P.P.

A True Bill.

Pen 90 days.

John Roberts Foreman.

How

0000

Smith

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, ss

of No. *345 Grand* Street.

being duly sworn, deposes and says, that on the *22* day of *Sept* 188*2*

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:

A Gold Watch of the value of about thirty 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

Henry Peters now here from the fact that he now admits & acknowledges in Court that he did so take and steal & carry away the watch - & deponent believes that to be true -

Mary Schaefer

Sworn before me this

22

day of

Sept

188

2

Police Justice.

Henry Peters



0001

Sec. 193-200.

CITY AND COUNTY OF NEW YORK, ss.

District Police C

Henry Peters

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.

Henry Peters

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

New York City

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

Answer.

345 Grand & about 4 months

Question. What is your business or profession?

Answer.

Sending pool tables

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

Answer.

I am guilty of the charge

Henry Peters

Taken before me this

day of

July 24 1888

John J. ...

Police Justice.

0002

BAILED,

No. 1 by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

7074 1st
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Max Schiller
345 Broadway

2

3

4

Offence,

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

\$

to answer

98,



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 Henry Peters

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 Aug 24 188 Augustus Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0000

Dated 1888 Police Justice.

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

There being no sufficient cause to believe the within named

Dated 1888 Police Justice.

to bail to answer by the undertaking hereto annexed.

I have admitted the above named

Dated 1888 Police Justice.

give such bail

Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of five

and that there is sufficient cause to believe the within named

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed.

707th Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mar Schiller

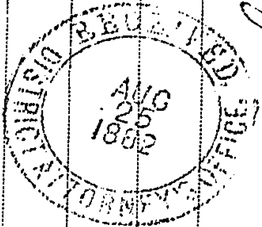
345 Grand St.

Henry Deum

1
2
3
4
Offence, *RECEIVED*

Dated 1888
Aug 24
Magistrate.
Spaffin
Officer.
H
Clerk.

Witnesses, _____
No. _____ Street,
No. _____ Street,
No. *500* to answer *g.s.* Street,



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

0004

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 Peters

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

Henry Peters

of the CRIME OF GRAND LARCENY, committed as follows :

The said

Henry Peters

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

of thirty dollars

of the goods, chattels and personal property of one

Mary Schaefer

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

John McKeon
District Attorney

0885

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

of the CRIME OF RECEIVING STOLEN GOODS, committed as follows :

The said

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

of the goods, chattels and personal property of the said

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

unlawfully, unjustly did feloniously receive and have, the said

then and there well knowing the said goods, chattels and personal property to have been feloniously stolen, taken and carried away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity

JOHN McKEON, District Attorney.

0006

BOX:

77

FOLDER:

863

DESCRIPTION:

Pohl, Susette

DATE:

09/25/82



863

0007

I have examined the
same and from the statement
of Mr Charles J. Hance
supported by Dependent
I am of opinion that
the should be discharged
We her am recognizing
John W. Hance

May 1882

Robert
B

Filed 25 day of Sept 1882
Pleads

THE PEOPLE
vs. B
Swazette Pohl
7
ASSAULT AND BATTERY.

JOHN McKEON,
District Attorney.

A True Bill.

John W. Hance
Foreman.

me

00000

New York General Sessions
The People of the
State of New York
against
Guetta 1 Pohl

City and County of New York ss
Guetta 1 Pohl being duly sworn
say that she is the defendant above
named; that she was last evening
arrested at her home upon a
Bench warrant issued from the
office of the District Attorney of said
County upon an indictment originally
found by the Grand Jury for
an alleged simple assault and
battery upon her husband about
three weeks since

And deponent says that she
is nineteen years of age and
much smaller than her said
husband; that at the time of some
alleged offence she had in her
hands for the purpose of washing
dishes a pan containing hot water
that without cause or provocation
her husband struck her
as he was in the act of emptying
her again she threw the water

searching & that not only his
 neck & a part of his face
 that she is informed and believes
 that he went before a police magistrate
 & applied for a warrant & upon
 his own statement it was refused
 & that he then went to the office
 of the District attorney, was by one
 of his assistants permitted to go
 before the Grand Jury who indicted
 deponent for a simple assault &
 battery, upon which she was
 arrested last evening as a prisoner
 & incarcerated during the night

And deponent says that she
 was married to said Paul DeWitt
 17th 1880, that soon after
 her said husband gave her a
 venereal disease, often beat her
 terribly had fits of Epilepsy a
 disease he had concealed before
 marriage the knowledge of same
 deponent was arrested for
 his brutality to deponent and
 committed to Blackwell's Island
 for three months; that deponent ob-
 tained three various employments from
 all which he drove her; that

finally upon his promise to do
 more & treat her kindly she
 forgave and lived with him
 again - that he again resumed
 his brutal treatment of her, ^{that}
 he has wounded her with a ^{stone} ~~stone~~
 striking her in the face & was
 arrested; that this he did in the
 public street - that he has had
 in her presence to fits of
 Epilepsy of a fearful violence
 that he has attempted to kill
 himself - has carried out a
 Carving Knife, got up in the
 night and attempted to jump from
 the window & then cry out that some
 one was about to kill him
 & then ^{came} gave into a fit

Dependent has left him &
 brought action for a divorce
 and support & fears from his
 violence even to be the loss of her life

Dependent could go more into
 details but is content to submit
 the above to the Court

Given October 7th
 1882 before me
 John Lehmannfeld
 (65) Notary Public
 N.Y. Gov

Susella S. Pahl

0891

14 General Account

Mr. Purpura of
the State of New
York

respond

Letter 1 PMS

Albany

Dear Sir

I have the

pleasure to

inform you

that

0892

City and County of New York, ss.

Thronimus Pohl of 408
Fourth Avenue being duly sworn
deposes and says that on the 17
day of September 1882 he was
violently assaulted by his wife
Erzette J. Pohl, who threw a
pan of boiling water over
deponent, scalding deponents
arm and head in a serious
and painful manner, and ren-
dering deponent incapable of
doing any work or attending to
his business.

Sworn to before me }
this 21 day of Sept. 1882 } Thronimus Pohl

J. F. Carver
Notary Public
City & Co. N.Y.

0893

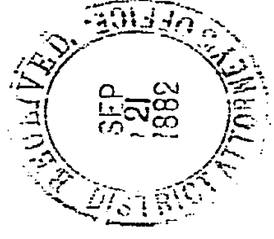
181

Thronimus Pohl

against

Erzette Pohl

Witnesses
Thronimus Pohl
408 South Ave



0894

COUNTY OF NEW YORK, ss.

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

An indictment having been found on the 25 day of Sept
188 2, in the Court of General Sessions of the Peace of the County of
New York, charging Susette Pohl
with the crime of Assault & battery

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

City of New York, the 2 day of Oct 188 2

By order of the Court,

[Signature]
Clerk.

0095

N. Y. General Sessions of the Peace

THE PEOPLE
OF THE STATE OF NEW YORK,

against

Juselle P. H. L.

202 First Ave., with Mrs. Sh...

Bench Warrant for Misdemeanor.

Issued

Oct 7

188 *2*

Oct 7th 1882

*The within named
deft. was arrested
Oct. 6th by Dets.
Von Geichten & Reilly
and deft. discharged
by bench warrant on her
own recognizance,
Oct. 7. 1882*

Wm G. R

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

0096

New York
21st Nov: 1882

Sir:

The following are
the witnesses in the case
against Annette & Kate

Mr J. K. Thompson #108.4th Ave.

#408.2nd Ave.

#108.2nd Ave direct -

Hamerson Ketchum

Charles Town

Bernard Keller

Albert Roden

#7. Hall Place

#932 William St. Carpenter

James H. Park. President
#311 East 69th St

0897

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Suzette Pohl

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

Suzette Pohl

of the CRIME OF ASSAULT AND BATTERY, committed as follows:

The said

Suzette Pohl

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *seventeenth* day of *September* in the year of our Lord
one thousand eight hundred and eighty *two* at the Ward, City and County
aforesaid, in and upon the body of *Thronimus Pohl*
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and *injure* the said *Thronimus Pohl*
did then and there unlawfully beat, wound and ill-treat, to the great damage of the
said *Thronimus Pohl* and against the peace of the
People of the State of New York, and their dignity,

JOHN McKEON, District Attorney.

0898

BOX:

77

FOLDER:

863

DESCRIPTION:

Powers, Louis

DATE:

09/26/82



863

0899

Bail renewed Oct 20/83
in William Correll
39 West 28th Street
\$300

25 Billboard

Day of Trial,
Counsel, *CH & H*
Filed 20 day of Sept 1882
Pleads *Not guilty (et)*

WITNESSES.

THE PEOPLE
vs. *B*
Lewis W. Powers

POOL SELLING.

M

John McLean
District Attorney.
F. C. [unclear] 1883.
A True Bill.
Robert [unclear]
Foreman.

May 11/82 at 10 A.M.

0900

Form 9.

Sixth District Police Court.

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

George Gick

of No.

27th Precinct Police

street,

being duly sworn, deposes and says,

that on the

25th

day of

May

1882

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

and at and within premises No. 3 Barclay Street, Louis W. Powers, now here, did unlawfully sell and vend to deponent, for the sum of Ten dollars, the annexed pool ticket which is in the nature of a record of a bet or wager upon the result of a trial of speed between two horses respectively named Post-Jack and Ganganey, at a race in Louisville, Kentucky which took place on said day and in which said horses participated.

That said deponent in so selling said pool ticket to deponent did knowingly and wilfully violate chapter 178 of the Laws of 1877 of the State of New York.

Sworn to before me this
26th day of May 1882

George Gick

J. W. Powers, Police Justice

[Signature]

(over)

0901

May 27/82 - On motion of Counsellor
Hammel, for the Defendant, the
hearing of this case was adjd.
to await the decision of Judge
May in a similar matter (see
him and coming on for a hearing
this day.

Defendant placed in custody of his
Counsel

Form 9.

POLICE COURT-SIXTH DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated

187

Magistrate.

Officer.

0903

N. Y. Court of General Sessions.

The People, etc.,

agst.

Louis W. Powers

Authority to appear with waiver.

HOWE & HUMMEL,

Attorneys for

Louis W. Powers

89 CENTRE STREET, N. Y.

0904

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, } ss.

18^m District Police Court.

Louis W Powers

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.

Louis W Powers

Question. How old are you?

Answer.

25 years

Question. Where were you born?

Answer.

New York

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

Answer.

Everetts Hotel Chatham Street

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 not guilty I waive further examinations

Louis W Powers.

Taken before me this

day of

18^m

Police Court

0905

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question What is your name ?

Answer.

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.

Taken before me this

day of
188

Police Justice

0907

Dated 1888 Police Justice.

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

Dated 1888 Police Justice.

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

Dated 1888 Police Justice.

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

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 Louis W. Jones

599 - 715
Police Court District.

THE PEOPLE, &c,
ON THE COMPLAINT OF
Garry Sack
vs.
Louis W. Jones

Dated May 26 1882
Magistrate
G. Sack
Clerk.

Witnesses,
No. Street,
No. Street,
No. Street,
No. Street,
JUL 16 1882
MAY 27 1882 at 10 a.m.

Bailed
No. 1 by
Residence
No. 2, by
Residence
No. 3, by
Residence
No. 4, by
Residence

Street,
Street,
Street,
Street,
Street,

0908

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Louis W. Powers

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

Louis W. Powers

of the CRIME OF SELLING POOLS, committed as follows:

The said *Louis W. Powers*

late of the *Tenid* Ward of the City of New York, in the County of New York aforesaid, on the *twenty fifth* day of *May* in the year of our Lord one thousand eight hundred and eighty-*two*, at the Ward, City and County aforesaid, with force and arms knowingly and unlawfully did vend and sell, and cause to be vended and sold to one *George Guck*

a share and interest in a certain pool (a more particular description of which is to the Grand Jury aforesaid unknown) upon and dependent upon the result of a certain trial and contest of *speed of horses in a race run on* said day at *Louisville* in the State of *Kentucky*, against the form of the Statute in such case made and provided, and against the Peace of the People of the State of *New York*, and their dignity

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

Louis W. Powers

of the CRIME OF SELLING POOLS, committed as follows:

0909

The said Louis W. Powers

afterwards to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms knowingly and unlawfully did vend and sell, and cause to be vended and sold to one George Gick

and divers other persons, whose names are to the Grand Jury aforesaid unknown, a certain pool (a more particular description of which is to the Grand Jury aforesaid unknown) upon and dependent upon the result of a certain trial and contest of speed of horses in a certain race run on said day between a certain horse called Bootjack and another horse called Granger, at Louisville in the State of Kentucky, against the form of the Statute in such case made and provided and against the peace of the People of the State of New York and their dignity

And the Grand Jury aforesaid, by this indictment, further accuse the said Louis W. Powers

of the CRIME OF RECORDING BETS AND WAGERS, committed as follows:

The said Louis W. Powers

afterwards to wit: on the day and in the year aforesaid, at the City and County aforesaid, did knowingly and unlawfully record and register a certain bet and wager (a more particular description of which bet and wager is to the Grand Jury aforesaid unknown), then and there made by George Gick

and the said Louis W. Powers

upon and to be dependent upon the result and issue of a certain trial and contest of speed of horses, to wit: a bet and wager of the sum of two dollars in money made by the said George Gick and the said Louis W. Powers that a certain horse called Bootjack would win in a certain trial and contest of speed of horses, had on said day at Louisville in the State of Kentucky, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity

John McKeon
District Attorney

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

of the CRIME OF BEING THE CUSTODIAN OF MONEY WAGERED, committed as follows :

The said

afterwards to wit : on the day and in the year aforesaid, at the Ward, City and County aforesaid, being then and there the owner, lessee and occupant of a certain room, and part of a certain room of and in a certain building and premises known as Number

in the Ward, City, and County aforesaid, did knowingly and unlawfully then and there become and then and there was and acted as the custodian and depository for hire and reward given to him the said

(a more particular description of which hire and reward is to the Jurors aforesaid unknown) of a certain sum of money, to wit: the sum of

in money which one

then and there staked and wagered upon the result of a certain trial and contest of

against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity

DANIEL G. ROLLINS,

District Attorney.

0911

BOX:

77

FOLDER:

863

DESCRIPTION:

Primrose, Isaac

DATE:

09/13/82



863

0912

WITNESSES.

Counsel,
Filed *13* day of *Sept* 188*2*
Pleads,

THE PEOPLE

13
15 *Charles* vs.

Irishman

INDICTMENT.
Filed and from the Person.

JOHN McKEON,

District Attorney.

2 *4* *Sept* *14*. *1882*

A True Bill.

pleads guilty

House of Refuge

Foreman.

John McKeon

147

0913

Just

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK } ss

of No. *47 Crosby* Street.

being duly sworn, deposes and says, that on the *month* of *May* 188*2*

at the _____ City of New York,

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

of deponent, *from her person in the day time*

the following property, viz:
*A gold chain with
locket attached 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 *Isaac Quirrose* now

present who about *midday*
as deponent was passing
along *Mott Street* sometime
in the aforesaid *Month* the date
deponent does not remember
suddenly snatched the chain
which was around deponent's
neck and with a violent pull
took it therefrom and ran away
The deponent now admits that he
stole the property
Manax Quirrose

Sworn before me this _____ day of _____ 1882
James J. [Signature]
Police Justice.

0914

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

1st

District Police Court.

Isaac Pinrose

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

Question. What is your name?

Answer.

Isaac Pinrose

Question. How old are you?

Answer.

13 Years

Question. Where were you born?

Answer.

New York City

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

Answer.

15 Chrystie Street About three Months

Question. What is your business or profession?

Answer.

I have no business

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

Answer.

I am guilty of the charge

Isaac Pinrose
Pinrose

Taken before me this

day of

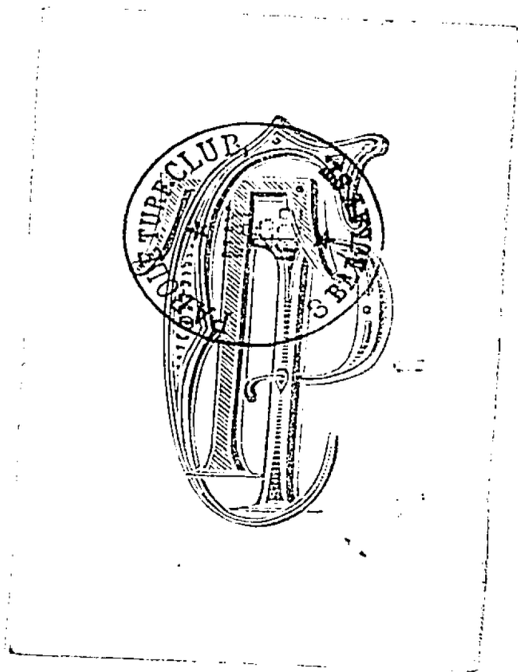
1888

Police Justice.

0915

A 326		Pay or Play.
5	2	<i>Bortzack</i>

0916



0917

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

William H. Straus
47 St. Louis
Isaac Rumsfeld

Offence, *passing false*
receipts

Dated *Sept 17* 188

William H. Straus Magistrate
Isaac Rumsfeld Officer
 Clerk, _____

Witnesses,

No. _____
 Street, _____

No. _____
 Street, _____

No. *2*
 Street, _____



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

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

Dated *Sept 17* 188 *Henry J. ...* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0918

Police Court District.

THE PEOPLE, & C.,
ON THE COMPLAINT OF

Mama Hebraus
47 East
Grace Avenue

2
3
4
Offence *Government*

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

Dated *Sept 9* 188
Magistrate *Murray*
Officer *Mitchell*
14
Clerk.

Witnesses, _____
No. _____ Street,
No. _____ Street,

No. *7* Street,
Edo
RECEIVED. DISTRICT CLERK'S OFFICE
SEP 11 1882

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

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

[Signature]
Police Justice.

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

Dated _____ 188
Police Justice.

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

Dated _____ 188
Police Justice.

0919

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Isaac Primrose

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

Isaac Primrose

of the CRIME OF LARCENY (from the person)

committed as follows:

The said

Isaac Primrose

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

*one chain of the value
of six dollars and one pocket of the
value of four dollars*

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

JOHN McKEON, District Attorney.