

0008

BOX:

409

FOLDER:

3782

DESCRIPTION:

Afens, Louis

DATE:

09/21/90



3782

Witnesses;

Charles Combel
and Paron Porter
Henry Ford
Wells Mcenerney
Arthur Lee
Moses McArthur
Hray
Next of kin
Residence
Sept 18 1897
Man 18 years
Jaggs: 20 hrs
Eden Brother
PS

Counsel,

Filed

Pleads,

day of Sept 18 97

THE PEOPLE

vs.

Louis Afeno

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

JOHN R. FELLOWS,

District Attorney.

A True BILL

Foreman.

J. M. S. Haynes
BY J. H. Haynes
Sept 18 1897

0010

Police Court—

District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 158 E Broadway Street, aged 25 years,

occupation keep home being duly sworn

deposes and says, that on the 20 day of August 1899 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:

Gold watch and gold watch chain. one pair gold bracelets. and one pair of pantaloons. all of the value of ninety three dollars.

(\$93.00)

the property of deponent and deponent's husband Mary Baklade and in deponent's care and custody.

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 Apres (nowhere)

from the fact that at about the hour of 8 o'clock P.M. said date deponent left the said deponent and all of said property in deponent's apartment in said premises while deponent went out. and after an absence of thirty minutes when deponent returned deponent discovered that said husband and the said deponent were missing from said apartment. and the said deponent has since admitted

Police Justice.

0011

and confessed in open court - in
the presence and hearing of
deputy and officers Taggart
and Stapleton that - he did feloniously
take steel and carry away said
property.

Wherefore deputy prays
the said defendant - may be
dealt with according to law.

Given to be true
this 22nd day of Aug 1894 R. A. & Baklan
Munk

J. G. Duffy
Prosecutor

0012

Sec. 108-200.

3
District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

Louis Afeis

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.

Louis Afeis

Question. How old are you?

Answer.

15 years old

Question. Where were you born?

Answer.

Russia

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

Answer.

90 Hester St. 1 week.

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 guilty I
took the property.*

*Louis Afeis
Munk*

Taken before me this
day of

[Signature]

Police Justice

00 13

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.....

Alfred Smith
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 22* 188*7* *W. H. P. Puff* Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0014

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

Rosa Bakladi
16'8 vs. East Broadway
Luis Alfus

1

2

3

4

Dated

1890

Magistrate

Officers

Precinct.

Witnesses

No.

Street.

No.

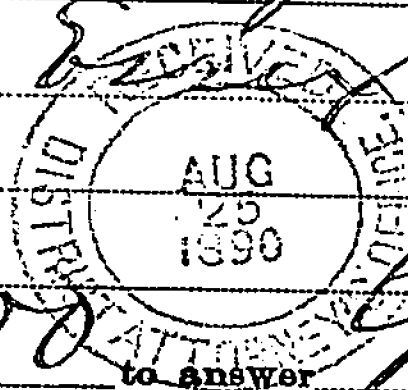
Street.

No.

Street.

\$

to answer



Can

00 15



City of New York Recorder's Office

New York _____ 188

✓ Mr. Lazarus,
131 Monroe Place

Wm. Lawrence
191 West Place

Robert M. Apes

0016

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 Afens

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

Louis Afens

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

The said

Louis Afens

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

one watch of the value of fifty dollars, one chain of the value of twenty five dollars, two bracelets of the value of five dollars each and one pair of trousers of the value of eight dollars

of the goods, chattels and personal property of one

Max Baklader

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 Q. Bellows
District Attorney

0017

BOX:

409

FOLDER:

3782

DESCRIPTION:

Ashton, Maurice

DATE:

09/09/90



3782

#65

Counsel, *Heinzsch*
Filed, *9 Sept. 1890*
Pleads, *L. M. Gully*

THE PEOPLE
vs.
Maurice Ashton
H

JOHN R. FELLOWS,
District Attorney.

Part 1 Sept. 15
Wag

A True Bill

Wm. S. Hayes,
Foreman.

Sept 16 1890
James V. [illegible] the
Barney [illegible]
Sept 17 S.A. [illegible]

Witnesses:

Pop. Becker
Frank Wiggins
W. Doyle 27th Street

W. H. [illegible]
James [illegible]
W. H. [illegible]
Frederick
W

The People
vs.

Maurice Ashton

Court of General Session, Part I
Before Recorder Smyth. Sept. 15th 1890
Indictment for burglary in the ^{degree}
third degree and grand larceny in the second
Pope Reeder, sworn and examined. I
am a musician and reside at 256 East
89th St. and lived there on the 25th of
August. I occupied four rooms on the third
floor; there is only one entrance to the
rooms and the door opens into the hall.
On the 25th of August, Monday, I was at
my rooms until half past twelve and left
the following property in the rooms: a full
dress black suit of clothes, a diagonal
cutaway coat, one pair of pantaloons, a
spring overcoat, a winter overcoat, a pair
of opera glasses, two pairs of sleeve buttons,
two gold studs and three or four scarf
pins and two smoking jackets - the
whole property was worth about \$140. I locked
the door of my room when I went out. I
returned to my room at half past three and
found the door locked, but the goods were
stolen. I know the defendant. I was intro-
duced to him about two months ago
and did not see him again until about
four days before this and really had known
him only four days. He was not living
on that floor. He was at my rooms

that morning; he came between nine and ten o'clock and stayed till between eleven and twelve. and I went out at half past twelve. I next saw him at half past five when he came up the Avenue. I saw him on the corner of Second Avenue; he went into a saloon and I followed him. I was alone. I asked him to come over to the rooms; he hesitated and did not come. Then Mr. Doyle, the officer put his hand on him. Doyle called him by name saying, "What were you doing in this young man's, Mr. Reeder's room with a satchel? He first said, "What?" Doyle repeated the question, and then he said, "I went after my laundry." Doyle turned to me and said, "Did he have any laundry at your house?" I said, "No." He did not as matter of fact have any there. The defendant said nothing. Doyle said, "Come, go over to the house." We went over to my rooms and he stood in the vestibule. I went up and got Mrs. Higgins, and as soon as she came down she said, "You are the man that went to Mr. Reeder's room with a satchel this afternoon." I did not hear the defendant's answer. We went to the station house, and on the way he asked

me not to press the charge. He was arraigned at the desk in the station house, and I made this charge against him. I do not think he said anything. I said, I was willing not to press the charge if he would tell me where everything was, and the Sergeant said, "Well, what are you going to do? are you going to give this young man his clothes or stand your trial?" He said, "I don't know anything about your clothes." The Sergeant said, "Lock him up." I saw the defendant the next morning in court but had no conversation with him. I first went with the officer to a barber shop where the overcoat was that had not been pawned; that was between 87th and 88th Sts. on Second Avenue. We saw it, and I went back to the house. The next day the officer came and told me something and I went down to Simpson's pawn shop with him. I saw a bundle which contained the dress suit, one of the smoking jackets and a Spring overcoat. Then I went to another pawn shop on the corner a few doors below, we saw another bundle, which contained the cut-away coat and the other things, except the opera glass.

Those goods were all mine.

Cross Examined. These goods were pledged without my knowledge and consent. My friends some times call me Carl. I never heard of a man named Drew, but I do know a man named Frank Frank. The defendant called three times at my room. I was taking a sponge bath on Saturday when he was there and he remained till I dressed. I had no conversation with him about my clothing. The goods now shown me are mine, which I recovered from the pawn shops.

Sarah Higgins sworn. I live at 256 East 89th St. I am married and live with my family on the third floor. Mr. Reeder occupies rooms on the same floor. On the 25th of August I saw the defendant go into Mr. Reeder's room about half past one o'clock, but did not see him go out. He had a valise in his hand. I saw him first crossing Second Avenue; he came in the hall door, went up stairs and went into Mr. Reeder's room. I was looking out of the window. The door of Mr. Reeder's room was open when I saw him walk in. I saw him in the morning at 7 o'clock go into Mr. Reeder's room.

0023

and Mr. Reeder said "Halloa" I identified the defendant when the officer came as the man who entered Mr. Reeder's room. Edward W. Doyle sworn. I am a police officer. I know the premises 256 East 89th St. and have been there on a couple of occasions. I arrested the defendant on the 25th of August. I had seen the complainant and had some conversation with him before that. in the station house about 4 o'clock in the afternoon I went to his house and Reeder went across to the defendant's boarding house, which was between 89th and 90th St. on Second Avenue. I waited on the street till he came down; he returned; we waited on the corner till the defendant put in an appearance and went into a liquor store in the corner of 89th St. and Second Avenue. Reeder followed him in and I followed Reeder; the defendant had disappeared in the water closet and Reeder had followed him in. I waited till they came out; the defendant stepped up to the bar and got a drink. Reeder and him had some conversation which I did not hear. They turned to go out of the saloon and I arrested the defendant and asked him what he had been doing in Reeder's rooms during his absence. He first denied that he had been

0024

there. I told him he would have to come to Reeder's residence and we would send up to Mrs. Higgins and see if she could identify him as the man she saw coming in. We went to the stoop; the defendant asked, "What do you mean? what does this mean?" That was about all I heard until we reached the stoop when Reeder went up and called Mrs. Higgins down, and the moment she saw him she identified him as the man she saw going into the house. There was considerable conversation on the way to the station house; the defendant would turn and ask Reeder if he was going to make a complaint, "if you do not make the complaint you will have all your things back; he kept on that way begging the complainant to withdraw the complaint. Reeder told him all he wanted was to get his clothing. He was taken to the station house and his pedigree taken. I went back to his cell and told him I should judge from the conversation that had occurred between him and Reeder that all that Reeder desired was to get back his clothing, and the best thing he could do was to tell where the property was. He first refused

but he told me that he left the overcoat in a barber's shop, that he pawned the clothes in Simpson's and he had torn the tickets up. During the conversation in the cell he told me he was sorry he did it, he was hard up and he took them for the purpose of getting some money.

Maurice Ashton, sworn and examined in his own behalf testified. I am 23 years old and live at 1722 Second Avenue and have been there over a year. I had known Mr. Reeder two or three months and knew other gentlemen who were acquainted with him. I visited Mr. Reeder's rooms perhaps a dozen of times. I removed these goods from his house. On the morning of the 25th of August about half past nine o'clock I went to his house; we got speaking about books; he loaned me a couple of books; he was shaving himself, and I had a growth of beard and he asked me to use his razor. I did so and cut myself four or five times. He asked me if I would have a drink. He brought down whiskey. I drank but he did not. We sat down on the sofa and said he liked me very much and was glad to get my acquaintance and asked me to go over in the Park with him that afternoon. He put his hand up on my

face like that (showing) and fooled and
 rubbed my moustache and put his hand
 on my leg and rubbed my leg; he put
 his hand on my private. I looked at
 him, I did not say anything. But I guess
 I will be going down town, I have an
 appointment to meet Mr. Mott of the New
 York Central Railroad for a position. Then
 he says, "Will you give me a kiss?" I said,
 "I don't care", and he kissed me. I left and
 a little while after I came back; and
 he was still in the same condition, what
 I would call passionate. I asked him for
 the loan of some money. He said he did
 not have it. I said, "Well, I don't know
 what to do. He told me, 'Take my clothes
 and pawn them.' I says, 'All right; wait
 till I get a satchel'". I went over to my
 house opposite and got a satchel and
 came back and pawned the clothes. When
 I was coming home I was arrested. I asked
 him for ten dollars. What was the ten dollars
 for? I was not to do anything, may be
 a friendly transaction, or perhaps I was to
 indulge him in his passion. I came
 back with the satchel, knocked at the door
 and Reeder opened it. I took the property
 and pawned it. I saw him again at

half past five o'clock. I saw him and the officer. I said to Reeder, "Do not make any complaint and you will get your clothes back in the morning. I told the officer that he gave me the property and where he could get it. I know men who know Reeder; he has the reputation of having an "unholy passion".

Cross Examined. I had only known his character for having "unholy passions" four days before. I worked at cigars for three months for Timmeyer & Co as clerk; their place of business is 1054 Second ave. I worked for the Manhattan Railway for eight months. I left for the only reason that I took a heavy cold. I worked for Wyr & Koop, Hallenback & Co three months. I was not positive what Reeder meant until the Thursday previous to this Saturday. I was positive of it because other people told me. I concealed the paron tickets. I don't know where they are now.

Pope Reeder recalled testified that the statement of the defendant in respect to his actions with him was a lie. "I never made any indecent proposals to this man at any time".

The jury rendered a verdict of guilty of burglary in the third degree. He was sent to the State prison for five years.

0028

Testimony in the
case of
Maurice Ashton

filed Sept.
1890

0029

Police Court— District.

City and County } ss.:
of New York, }of No. 256 East 89th Street, aged 30 years,occupation Musician being duly sworndeposes and says, that the premises No. 256 E. 89 Street, 12 Wardin the City and County aforesaid the said being a Brick Dwelling
house in partand which was occupied by deponent as a Dwelling~~and in which there was at the time a human being, by name~~were BURGLARIOUSLY entered by means of forcibly opening thedoor leading into deponents apartments
on the third floor in said premises with a
key and entering thereinon the 25th day of August 1890 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

One full dress suit of clothes one diamond
cut away coat one pair of pantaloons one
spring overcoat and one winter overcoat one pair
of opera glasses two pairs of sleeve buttons two
gold studs and three or four scarf pins two
smoking pipes together of the value of about one hundred
dollars

the property of Deponentand deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away byMaurice Ashton
(now here)

for the reasons following, to wit: deponent securely latched
the door of deponents apartments at about
the hour of twelve o'clock and thirty minutes
P.M. on the 25th day of August and at about
the hour of three o'clock and thirty minutes P.M.
on said date deponent discovered said premises
had been burglarized and the aforesaid
property taken, stolen and carried away
Deponent is informed by Sarah Higgins of

0030

no 256 East 84th Street that at about the hour
of one o'clock and thirty minutes P.M. she saw
the said defendant open the door leading into
deponents apartments from the hall way on the
third floor of said premises and enter therein
wherefore deponents charges the said defendant
with Burglary ^{in the} said Apartments and feloniously
stealing said property

Sworn to before me this

26th day of August 1890

Pope Reeder

W. J. Reeder

Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been
committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
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 1888
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1888
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1888
Police Justice.

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—BURGLARY.

1.
2.
3.
4.

Dated

1888

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

\$ to answer General Sessions.

0031

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

5 District Police Court.

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

Question. What is your name?

Answer. Maurice Ashton

Question. How old are you?

Answer. 23 years

Question. Where were you born?

Answer. USA

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

Answer. 304 E 43 St - 3 years

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 and
if held demand a trial
by jury

Maurice Ashton

Taken before me this

26

day of August 1890

John J. [Signature]
Police Justice

0032

CITY AND COUNTY }
OF NEW YORK, } ss.

Sarah Higgins
aged 40 years, occupation Married woman of No. 256 East 9th Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Pope Reeder
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 26 day of Aug 1898 } Sarah Higgins
mayor

W. J. Over
Police Justice.

0033

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, May - 7 - 1890 Wm. J. Swer Police Justice.

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

Dated, _____ 189

Police Justice.

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

Dated, _____ 189

Police Justice.

0034

1000. For Ex^c
20th Aug 27

BAILED,

No. 1, by.....

Residence..... Street.

No. 2, by.....

Residence..... Street.

No. 3, by.....

Residence..... Street.

No. 4, by.....

Residence..... Street.

228
Police Court--- 5th 13/12 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Pope Reader
Maurice Ashton

2.....
3.....
4.....

Offense

Dated, Aug 26 1890

Power Magistrate.

Warrant Officer.

27 Precinct.

Witnesses Sarah Higgins

No. 253 East 14th Street.

House Officers

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

0035

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 Ashton

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

Maurice Ashton

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

The said

Maurice Ashton

late of the Twelfth Ward 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-ninety, with force and arms, in the
day - time of the same day, at the Ward, City and County aforesaid, the
dwelling house of one

Fape Reeder

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

Fape Reeder

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.

SECOND COUNT—

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

Maurice Ashton

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

The said

Maurice Ashton

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,

one coat of the value of fifteen dollars, one vest of the value of six dollars, one pair of trousers of the value of nine dollars, one other coat of the value of ten dollars, one other pair of trousers of the value of seven dollars, one overcoat of the value of ten dollars, one other overcoat of the value of twenty dollars, one pair of opera glasses of the value of five dollars, four sleeve buttons of the value of one dollar each, two studs of the value of two dollars each, three scarf pins of the value of two dollars each, and two jackets of the value of five dollars each

of the goods, chattels, and personal property of one

Pope Reeder

in the dwelling house of the said

Pope Reeder

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.

John R. Bellows
District Attorney.

0037

BOX:

409

FOLDER:

3782

DESCRIPTION:

Avallone, Pasquale

DATE:

09/19/90



3782

Witnesses:

Augustus Sanders

Ernest Allen

I have examined the testimony in this case & am of opinion that no conviction should be had. The alleged thieves have been discharged on their own recognizance by Judge Leving this being aged 11 & 8 yrs respectively. The complainant states that deft's character is good & that he does not believe him guilty of this crime. I therefore recommend his discharge on his own recognizance.

May 5. 1891. Vernon M. Dain

Just
See aff't of complainant filed herewith

Counsel,

Filed,

Pleads,

THE PEOPLE,

vs.

RECEIVING STOLEN GOODS.

(Section 550, Penal Code.)

JOHN R. FELLOWS.

District Attorney.

A True Bill.

Wm. L. Kayser,
Foreman.

#1927
N. J. Ward
27/1/1891
19 Sept. 1891
Filed
Pleads

Sasquale Wallace

0038

Cont of General Sessions.

The People
 vs.
 Pasquale Arallone

City & County of New York ss.

Agostino Bondero being duly sworn says. I reside at No. 20 Mulberry street in the City of New York and am the complainant in the above case. I have never intended to make any complaint against any of the parties mentioned in the indictment in the above matter, nor did I understand the nature of the paper which I signed in the Police Court. On the contrary, I have stated to the Police Magistrate before whom the examination was held, that my son did not steal the articles mentioned in the indictment but found them & he did not know that they were of any value.

Deponent further says, I have known the defendant Pasquale Arallone for a number of years & have known him to be an honest.

good, respectable and law-abiding
 citizen and verily believe that
 the defendant Avalbone did not
 know that the articles charged in
 the indictment as having been
 stolen, were stolen and that he
 did not know that they were gold
 or of any value.

Sworn to before me }
 November 7th 1890 } *Asst. Geo. Sanders*

Marcus A. Samuels

Notary Public

City of New York

0041

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Pasquale Avalone

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

Pasquale Avalone

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

The said

Pasquale Avalone

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

*one chain of the value of thirty
dollars, one bracelet of the value
of one dollar and one other
chain of the value of one dollar*

of the goods, chattels and personal property of one *Augustino Rondero*
Caesar Ella and Frank Rondero, and also
by — certain *other* persons to the Grand Jury aforesaid unknown, then lately
before feloniously stolen, taken and carried away from the said *Augustino Rondero*

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

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

JOHN R. FELLOWS,
District Attorney.