

0718

BOX:

36

FOLDER:

432

DESCRIPTION:

Leon, Frank

DATE:

04/20/81



432

0719

136

Counsel
Filed *at* *Grand* 188
Pleads *at* *Grand*

THE PEOPLE

vs.

Franklin
I.

Larceny, and Receiving Stolen Goods.

DANIEL C. ROLLINS,
BENJ. K. PHIPPS,

District Attorney.

A True Bill.

John Stevens
14 *Foreman*

John Stevens
14 *Foreman*
John Stevens
14 *Foreman*
John Stevens
14 *Foreman*

Pen 60 days

0720

Form 893.

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

Police Court--Second District.

of No 26 West 49th Street, being duly sworn, deposes
and says, that on the ^{without} 11th day of April 1880
at the City of New York in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent.

the following property, to wit: One Bear Skin Robe,
One Blanket, Two Club Lap Robes,
Two Carriage Covers, one Lining
Coat and Pantaloon; said property
being together and in all

of the value of fifty 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 Leon, now here, from
the fact that said Leon was
then in the employment of
deponent as a Coachman and
had charge of said property.
That on said day deponent visited
his stable in 153rd Street near
6th Avenue, where said property was
kept, and found that it had
been stolen and carried away
therefrom. That deponent accused
said Leon of the larceny of said
property whereupon he, Leon,
injured deponent that said property

Police Court

0721

was at his, Lewis, Towne and
that he would go and get it.
That he went away and did not
return, and depment thereafter
caused his arrest and after his
arrest he confessed to depment
that he took said property and
gained the same, and he gave
to officer Sellick, here present,
eight pawn tickets which he
said represented said stolen
property.

Sworn to before me this } Joseph Cornell
13th day of April 1889

J. W. Patterson, Police Justice

0722

Police Court—Second District.

CITY AND COUNTY)
OF NEW YORK. ss.

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

QUESTION.—What is your name?

ANSWER.—*Frank Leon*

QUESTION.—How old are you?

ANSWER.—*Twenty-six years of age*

QUESTION.—Where were you born?

ANSWER.—*New York*

QUESTION.—Where do you live?

ANSWER.—*No. 165 West 19th St.*

QUESTION.—What is your occupation?

ANSWER.—*Coachman*

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

ANSWER.—*I am guilty of the charge.*

Frank Leon

Taken before me, this
Alfred J. ...
18th day of *April*
188*A*
Police Justice.

0723

Form 80.

Police Court-Second District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Cornell
136 St. W. 49 St.
Grand Jury

DATED *April 13th* 188*1*

Patterson MAGISTRATE.

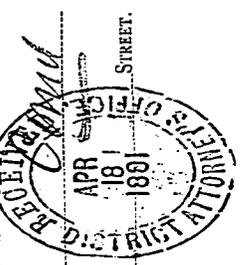
Selleck 2nd Dist. OFFICER.

WITNESS: *Joseph H. Selleck*
2nd Dist. District
112 West 14th St.

\$ *1000* TO ANS.

BAILED BY *[Signature]*

No. _____ STREET.



176
Affidavit-Larceny. *[Signature]*

0724

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

Frank Leon

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

*One robe of the value of twenty-five dollars
One blanket of the value of three dollars
Two other robes of the value of three dollars each
Two covers of the value of three dollars each
One coat of ~~pantaloons~~ of the value of
five dollars
One pair of pantaloons of the value of
five dollars*

of the goods, chattels, and personal property of one

Joseph Cornell

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.

0725

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

Frank Leon

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,

One robe of the value of twenty-five dollars
One blanket of the value of three dollars
Two other robes of the value of three dollars each
Two covers of the value of three dollars each
One coat of the value of five dollars
One pair of pantaloons of the value of
five dollars

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

Joseph Cornell

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

Joseph Cornell

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

Frank Leon

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

DANIEL G ROLLINS,
BENJAMIN K PHELPS, District Attorney.

0726

BOX:

36

FOLDER:

432

DESCRIPTION:

Leroy, Edward

DATE:

04/28/81



432

0727

Wells



Filed 28 day of April 1881
Reads *Wells*

THE PEOPLE

of people
by order

vs.

Edward Henry

Indictment for Receiving Stolen Goods.
Burglar, &c.

DANIEL G. ROLINS,
BENJ. K. PHELPS,

District Attorney.

Warrant May 10, 1881
filed *W.D.C.*
A True Bill.

James Foreman
Foreman.

May 10, 1881
S. P. Three years.

0728

Recd 194

Filed 28 day of April 1881
Reads *at Court*

Indictment for Receiving Stolen Goods.
County of Kings, N.Y.

THE PEOPLE

vs.

*65
67
69*

Edward Henry.

DANIEL G. ROLLINS,
BENJ. K. PHELPS,

District Attorney.

Part in May 10, 1881
Albany N.Y.

A TRUE BILL.

J. M. Stevens
Foreman.

May 10, 1881
S. P. Three years.

0729

Police Office. Third District.

City and County } ss.: Frank Haushold
of New York, }

No. of 123 3rd Avenue Street, being duly sworn,

deposes and says, that the premises No. 123 3rd Avenue

Street, 14 Ward, in the City and County aforesaid, the said being a Reselling House
the first floor

and which was occupied by deponent as a Barbershop and Gentlemen's furnishing
store, the second floor was occupied by deponent as a store **BURGLARIOUSLY**

entered by means forcibly breaking a panel in the rear
door leading to said store, said door is leading
to said store from No. 200 East 14 Street

on the Night of the 21 day of April 1884,

and the following property, feloniously taken, stolen and carried away, viz..
three Hair Brushes and Eight tooth Brushes
of the value of three dollars

the property of deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid

BURGLARY was committed and the aforesaid property taken, stolen and carried away by
Edward Leroy (now here)

for the reasons following, to-wit: Deponent is informed
by officer Edward D. Doyle of the 14th
precinct Police that he saw said Leroy
coming from the above described premises
and found the property aforesaid described
in his possession

Frank Haushold

*Subscribed to before me
this 22nd day of April 1884
John W. Smith
Justice*

0730

City & County, 3 55
of New York 3

Edward H Doyle of the
17th Prec Police being duly sworn says
that on the morning of the 22nd day of
April 1881 at the hour of 3⁰⁰ o'clock
he arrested Edward Leroy (now here)
coming from premises No 123 3rd Ave
deponent found the within described
property in his possession, said property
is fully identified by Frank Maughold
as such property stolen from his
possession

Edward H Doyle

Sworn to before me this }
22nd day of April 1881 }

Solou B Smith
Police Justice

0731

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question.—What is your name?

Answer.— Edward Leroy

Question.—How old are you?

Answer.— 25 years

Question.—Where were you born?

Answer.— New York

Question.—Where do you live?

Answer.— 67 Forey St

Question.—What is your occupation?

Answer.— Butcher

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

Answer.— I am not guilty I was standing outside of this store and picked up a small package, which contained this property, I heard some person hallowing for the officer, and I was thinking that this may be some property stolen and I ran away when I found the package, I opened it and put the things in my pocket

Edward Leroy

Taken before me, this
25 day of April.
Edwin T. Smith
Police Justice.
1891

0732

Form 115.

POLICE COURT--THIRD DISTRICT.

THE PEOPLE, & C.,

ON THE COMPLAINT OF

Offence, BURGLARY.

Frank Kaufhold
123 3rd Ave
Edward Leroy

BAILED,

No. 1, by.....

Residence..... Street.....

No. 2, by.....

Residence..... Street.....

No. 3, by.....

Residence..... Street.....

No. 4, by.....

Residence..... Street.....

Dated *April 22* 188*1*

Smith Magistrate.

Bayle Officer.

..... Clerk.

Witness, *Julia Kaufhold*

No. *123 3rd Avenue* Street.

Anna Apple

No. Street.

No. *150* Street.
to answer committed.

Received in Dist. Atty's Office,

Apple

0733

CITY AND COUNTY } ss.
OF NEW YORK, }

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

That

Edward King

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

Frank Kaufhold

there situate, feloniously and burglariously did break into and enter, by means of *forcibly*
breaking open an outside door of said dwelling house
whilst there was then and there some human being to wit, one *Frank*
Kaufhold within the said dwelling house he, the said

Edward King

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

Frank K. Kaufhold

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

And the jurors aforesaid, upon their oath aforesaid, do further present: That
afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County
aforesaid, about the hour of *two* o'clock in the *night* time of said day
the said

Edward King

late of the Ward, City and County aforesaid,

Three brushes of the kind commonly called
hair brushes of the value of thirty three cents each
eight other brushes of the kind commonly called
tooth brushes of the value of twenty five cents each

of the goods, chattels, and personal property of

Frank Kaufhold

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

To Read and carry over
stolen, against the form of the Statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

DANIEL C ROLLINS,
~~FRANK PHELPS~~ PS, District Attorney

0734

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

Edward Resoy

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

Three brushes (of the kind commonly called
hair-brushes) of the value of thirty three and
one-third cents each.

Eight other brushes (of the kind commonly called
tooth-brushes) of the value of twenty-five
cents each.

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

Frank Kaufhold

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

Frank Kaufhold

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

Edward Resoy

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

DANIEL G. ROLLINS,
District Attorney.

0735

BOX:

36

FOLDER:

432

DESCRIPTION:

Levy, Nathan

DATE:

04/13/81



432

0736

97

Counsel W.C.
Filed 13 day of April 1881
Plants for Quality (10)

Larceny, and Receiving Stolen Goods.

THE PEOPLE
vs.
Nathan Leary

DANIEL C. ROLLINS,
DISTRICT ATTORNEY
BY BENJAMIN K. PHELPS,
District Attorney.

A True Bill
Frank Stevens
Foreman.

Joseph W. G.
James W. G.
S.P. H. Mendenhall

0737

FORM 112.

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

Police Court—Third District.

Case of Henry Davis
of No. 55 ~~Utterly~~ Street, being duly sworn, deposes
and says that on the ~~21st~~ day of April 1893
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 Overcoat two dress
coats two vests a pair of pants
Escentuals silver watch and
money of the value of ten dollars
one silver chain

of the value of One hundred and seventy two Dollars
the property of William Davis

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 Davis who has
from the fact that he is informed by James
Thomas that said Davis carried the said
property to Samuel at 107th St. & 2nd Ave
has seen and has possession of said Overcoat
and recognizes it as his property.

Joseph W. James Galt.

day of April 1893
Subscribed to, before me this
11th
at New York
Notary Public

0738

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK.

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

viz:

Question. What is your name?

Answer. *Nathan Levi*

Question. How old are you?

Answer. *Twenty years*

Question. Where were you born?

Answer. *England*

Question. Where do you live?

Answer. *40 Norfolk St*

Question. What is your occupation?

Answer. *Driver*

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

Answer. *I am not guilty*

Nathan Levi

Taken before me, this *10th* day of *April*, 18*88*
John F. Sullivan
Police Justice.

0739

COUNSEL FOR COMPLAINANT.

Name,
Address,

COUNSEL FOR DEFENDANT.

Name,
Address,

POLICE COURT—THIRD DISTRICT.

THE PEOPLE, & c.,

ON THE COMPLAINT OF

Joseph P. Kelly
vs.
155 Attorney

AFFIDAVIT—LARCENY.

William Levi



Dated *April 14* 191*8*

Magistrate.

James E. ... Officer.

Clerk.

Witnesses *James ...*
Ho ...

to answer

Sessions

Received at Dist. Att'y's Office.

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

0740

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

Nathan Levy

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

*Three coats of the value of twenty
dollars each*

*Two vests of the value of ten dollars
each*

*Two pairs of pantaloons of the value
of fifteen dollars each, pair*

*One revolver of the value of twenty
dollars*

*Five coins of a number kind and
denomination to the jurors aforesaid un-
known and a more accurate description
of which cannot now be given of the
value of eighteen dollars*

of the goods, chattels, and personal property of one

Joseph Henry Ceilo

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.

0741

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

That the said

Nathan Levy

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

Three coats of the value of twenty dollars each

Two vests of the value of ten dollars each

Two pairs of pantaloons of the value of fifteen dollars each

One revolver of the value of twenty dollars

Given oaths of a number kind and description to the Jurors aforesaid unknown and a more accurate description of which cannot now be given of the value of eighteen dollars

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

Joseph Henry Seil

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

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

Joseph Henry Seil
Nathan Levy

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

BENJ. K. PHELPS, District Attorney.

0742

BOX:

36

FOLDER:

432

DESCRIPTION:

Loucks, Charles

DATE:

04/14/81



432

0743

120

Counsel
Filed 14 day of April 1884
Pleads *vs. Charles Locks*

vs. - Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

Charles Locks

DANIEL C. ROLLINS,
ATTORNEY AT LAW,
BEND & PHEEPERS

District Attorney.

A True Bill.

James Foreman

Foreman.

James Foreman

Pen 3 months

0744

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK

FORM 89 1/2

POLICE COURT—SECOND DISTRICT.

of No. 190 Wooster Street, being duly sworn, deposes
and says, that on the 7th day of April 1881
at the City of New York, in the County of New York, was feloniously taken, stolen and carried
and from the person
away, from the possession of deponent,

the following property, to wit:

One Beaver Overcoat

of the value of Fifteen Dollars,

the property of William Mackey and in
deponent's care and charge

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

Charles Loucks
(number) from the fact that deponent
is informed by officer Charles
Perferson that he, Perferson,
saw said Loucks take, steal and
carry away the said coat from
deponent's person while deponent
was lying on the sidewalk in 27th
Street near 5th Avenue, and that he,
Perferson, took the said coat from
said Loucks possession.

John W. Murray

Sworn to before me this
of April 1881
John W. Murray Police Justice

0745

City and County of
New York ss.

Charles Parkerson an
officer attached to the 24th Police Precinct,
being duly sworn deposes and says that
he has heard read the foregoing affidavit
of John Mackey, and as much thereof as
relates to deponent is true of his own
knowledge.

Sworn to before me this 5th day of March 1857

John W. Adams

Comptroller

0746

Police Court—Second District.

CITY AND COUNTY)
OF NEW YORK. ; ss.

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

QUESTION.—What is your name ?

ANSWER.— *Charles Loucks*

QUESTION.—How old are you ?

ANSWER.— *Twenty six years of age*

QUESTION.—Where were you born ?

ANSWER.— *Pine Plains, New York*

QUESTION.—Where do you live ?

ANSWER.— *Pine Plains, New York*

QUESTION.—What is your occupation ?

ANSWER.— *Watchman*

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

ANSWER.— *I am not guilty of the charge.*
Charlie Loucks

Taken before me, this

Wm. A. Munn
day of *March* 188*7*
Police Justice.

0747

Form 894

POLICE COURT—SECOND DISTRICT

THE PEOPLE, & c.,
ON THE COMPLAINT OF

John Mackey
190
Charles Locks

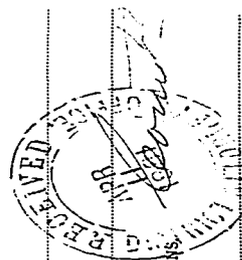
DATED *April 7* 18*81*

C. J. Hammet MAGISTRATE.

Portman OFFICER.

WITNES:

Chas. Portman
29th Police Precinct



\$ *100* TO ANS.

BILLED BY *L. K. R.*

No. *L. K. R.* STREET.

Affidavit Larceny from the person.

0748

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

Charles Loucks

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

One over-coat of the value of fifteen dollars.

of the goods, chattels, and personal property of one *William Mackey* 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.

0749

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

Charles Loucks

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,

*One overcoat of the value of fifteen
dollars*

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

William Mackey

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

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

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

DANIEL C ROLLINS,
~~BENJAMIN R. RICHES~~, District Attorney.

0750

BOX:

36

FOLDER:

432

DESCRIPTION:

Luxton, George

DATE:

04/13/81



432

0751

BOX:

36

FOLDER:

432

DESCRIPTION:

Dunlap, John

DATE:

04/13/81



432

0752

BOX:

36

FOLDER:

432

DESCRIPTION:

Raymond, Marcus

DATE:

04/13/81



432

0753

BOX:

36

FOLDER:

432

DESCRIPTION:

Hart, Henry

DATE:

04/13/81



432

0754

BOX:

36

FOLDER:

432

DESCRIPTION:

Hartrod, August

DATE:

04/13/81



432

0755

98

Counsel,
Filed 13 day of April 1887
Plends

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.
1 George Luntan.
2 John Dunlap P
3 John J. Jones J. Dunlap
4 William J. Jones Raymond P
5 William J. Jones Raymond P
6 William J. Jones Raymond P
7 August Astorville
(2 Cases)

DANIEL C ROLLINS,

Attorney at Law,
No. 1 - Plaintiff vs. no. 1-6
Paul M. District Attorney.
Part No. 1-6 April 27/1887.
Nos 3 & 4 pleads P.A.

A True Bill.
S. Clerk of Court
J. C. Rollins

Foreman
Pen. 6 months each, Apr 28.
for Nos 3 & 4.

Part No May 2, 1887.

W. F. Discharge & Order of
discharge (see document)

1887
of court G. E. ...
Judge of the Court

0756

Evms 8th 1881

Respected Sir

I have written to you before
there is a conspiracy to make me guilty of this
crime with which I am charged. I therefore
beg your honor that you will allow me a
license to attend to my case as I come to
page to explain same.

The following is all a true story. In the
Spring of 1880 Geo Lupton called on me in the beginning of February
last and wanted to know if I would take him
into partnership in my business and I agreed to do
so provided that he would put \$500 in the business
along with his services. He seemed satisfied and
promised to be ready by the 1st of March. On or
about that date he told me that he had some business
in getting the money but that he would surely have it
by the 1st of April. I said all right that when he got
the money that I would take him into partnership
in the business. I kept attending to my business
as usual. Until one day Geo Lupton called on
my house in Jersey City and told me that Captain
Bondman of Hoboken wanted to see me. I left early
and I went along with them to the Hoboken Police
Station House where I was locked up on the
charge of stealing a Coach Load of Dry Goods.
After being held in Hoboken over night I was
brought over to Police Headquarters in New York
in company with Geo Lupton who I learned

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was also charged with the same offence. While at Police Headquarters, I. D. Curry called on me to ascertain whether he could do anything for me. I replied that there was no occasion for me to employ a lawyer as he had secured the services of Edmund S. Howe and that they would attend to my interests and that I would be at liberty in a day or so I felt satisfied on that point. I was then taken before Judge Cowan (I believe it was) from there I was brought here to the County City Prison where S. J. Erickson called on me and agreed to attend to my case but as he was sick in Court yesterday I was of the opinion my case was laid to rest in a pale position and as I am at a loss what to do I decided to drop this case. I have learned that these goods were stolen on the 16th or 17th of March last and I am prepared to give a full account of myself on either date. I have also had several conversations with Captain since my arrival which will go to show that there was been a conspiracy against me. So hoping that your Honor will give me your consideration.

I remain yours respectfully
J. S. Amble

P.S. I have never committed a crime and with the help of God I hope that I never will
J.S.A.

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Per.
Lupton
at adv.
Statement
of John
Dunlop.

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CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

George Livingston and John Dunlap each

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

*Three thousand yards of cloth of the value of
one dollar each yard.*

One truck of the value of two hundred dollars.

*One living animal (of the kind commonly
called a horse) of the value of two hundred
and fifty dollars.*

of the goods, chattels, and personal property of one *Isaiah A. Rahey* 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.

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

That the said

George Luaston and John Dunlap each

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

Three thousand yards of cloth of the value of one dollar each yard.

*One truck of the value of two hundred dollars
One living animal (of the kind commonly called a horse) of the value of two hundred and fifty dollars.*

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

Isaiah A. Lahey

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

Isaiah A. Lahey

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

George Luaston and John Dunlap

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

DANIEL G ROLLINS,

~~BENJAMIN~~ PHELPS, District Attorney.

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60 Alt's office

Counsel,
Filed *11* day of *April* 188*1*
Pleads

THE PEOPLE

vs.

George Luaston
John Dunlap

NA

NA

Larceny, and Receiving Stolen Goods.

~~DANIEL C ROLLINS,~~
~~BENJ. K. PHELPS,~~

District Attorney.

A True Bill

John J. Jones

Foreman.

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CITY AND COUNTY }
OF NEW YORK, } ss.

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

That *George Luston, ^{otherwise known as James S Dunlap} John Dunlap, Marcus
Raymond Henry Hart and August Hartrode
each*

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

*fifteen hundred yards of cloths of the
kind commonly called Italian cloths
of the value of one dollar each yard*

of the goods, chattels, and personal property of one

Herman Bernheimer

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.

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And the Jurors aforesaid, upon their oath aforesaid, do further present
That the said *otherwise known as James S. Dunlap.*
George Ruston, John Dunlap, Marcus
Raymond, Henry Hart and August Heartrod each

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

fifteen hundred yards of cloth of the
kind commonly called Italian cloth
of the value of one dollar each yard

of the goods, chattels, and personal property of the said *Herman Bernheimer*

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

Herman Bernheimer
unlawfully, unjustly, and ~~for the sake of wicked gain~~ did feloniously receive and have (the said
George Ruston, John Dunlap, Marcus Raymond,
Henry Hart and August Heartrod
then and there well knowing the said goods, chattels, and personal property, to have been feloniously
~~taken and carried away~~ *taken and carried away*
against the form of the Statute in such case made and provided, and against the peace of the
People of the State of New York, and their dignity.

DANIEL G. ROLLINS,
BENJ. H. PHELPS, District Attorney.

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Don't bail before doing
Mr. Rollins

11

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Counsel, Samuel S. Denckow, for Defendant
Filed 13 day of April 1881
1-1 Plead guilty

Larceny, and Receiving Stolen Goods.

THE PEOPLE

- 1. George Duvalton
- 2. John Duvalton
- 3. James S. Duvalton
- 4. Harold Raymond
- 5. Henry Hunt
- 6. August Hartford
- (2 cases)

DANIEL C ROLLINS,
DISTRICT ATTORNEY

Now 1 or 2 Emended District Attorney.
Apr. 14.

A TRUE BILL,

John S. Jones
Foreman.

A. H. A.

0765

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That *George Luxton, John Dunlap, as James S. Dunlap, otherwise known,*
Marcus Raymond, Henry Hart and August
Hartrod each

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

fifteen hundred yards of lease of the
value of one dollar each yard

of the goods, chattels, and personal property of one

Isaiah A. Lahey

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.

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

That the said

George Luxton, John Dunlap,
otherwise known as James J. Dunlap
Marcus Raymond, Henry Hart and
August Hartford each

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

fifteen hundred yards of lace of the
value of one doll ar each yard

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

Isaiah A. Lahey

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

Isaiah A. Lahey

unlawfully, unjustly, ~~and for the sake of wicked gain,~~ did feloniously receive and have (the said *George Luxton, John Dunlap, Marcus Raymond, Henry Hart and August Hartford* then and there well knowing the said goods, chattels, and personal property, to have been feloniously stolen,) against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

DANIEL C. ROLLINS,
BENJAMIN PHELPS, District Attorney.