

0960

BOX:

394

FOLDER:

3674

DESCRIPTION:

Filand, Thomas

DATE:

05/19/90



3674

POOR QUALITY ORIGINAL

0961

#183

Counsel, *19 Day* 1880
Filed *Chy. City* 20
Pleads, *Chy. City* 20

THE PEOPLE, *vs*
Thomas Tiland
[2 cases]
10th Com.

John R. Fellows
10th Com.

JOHN R. FELLOWS,
District Attorney.

A TRUE BILL

Chas. D. Roberts

Post III Justice of Foreman.
Pleads Guilty.

See suspended
See Back of book.

Witnesses:

Harry A. Colan

*For reasons stated on the
other indictment & re-
commence that sentence
be suspended*

*Wm. H. ...
Circuit Court*

POOR QUALITY ORIGINAL

0962

NR 15

NEW YORK *April 19 1890*

THE WESTERN NATIONAL BANK
OF THE CITY OF NEW YORK.

Paid to the order of Harry A. Clark

Fifteen

\$ $\frac{15.00}{100}$

J. E. Mott
per J. H. Mott

DOLLARS

London Stationery Co. 30 Liberty St. N.Y.

**POOR QUALITY
ORIGINAL**

0963

H. A. Clark

**POOR QUALITY
ORIGINAL**

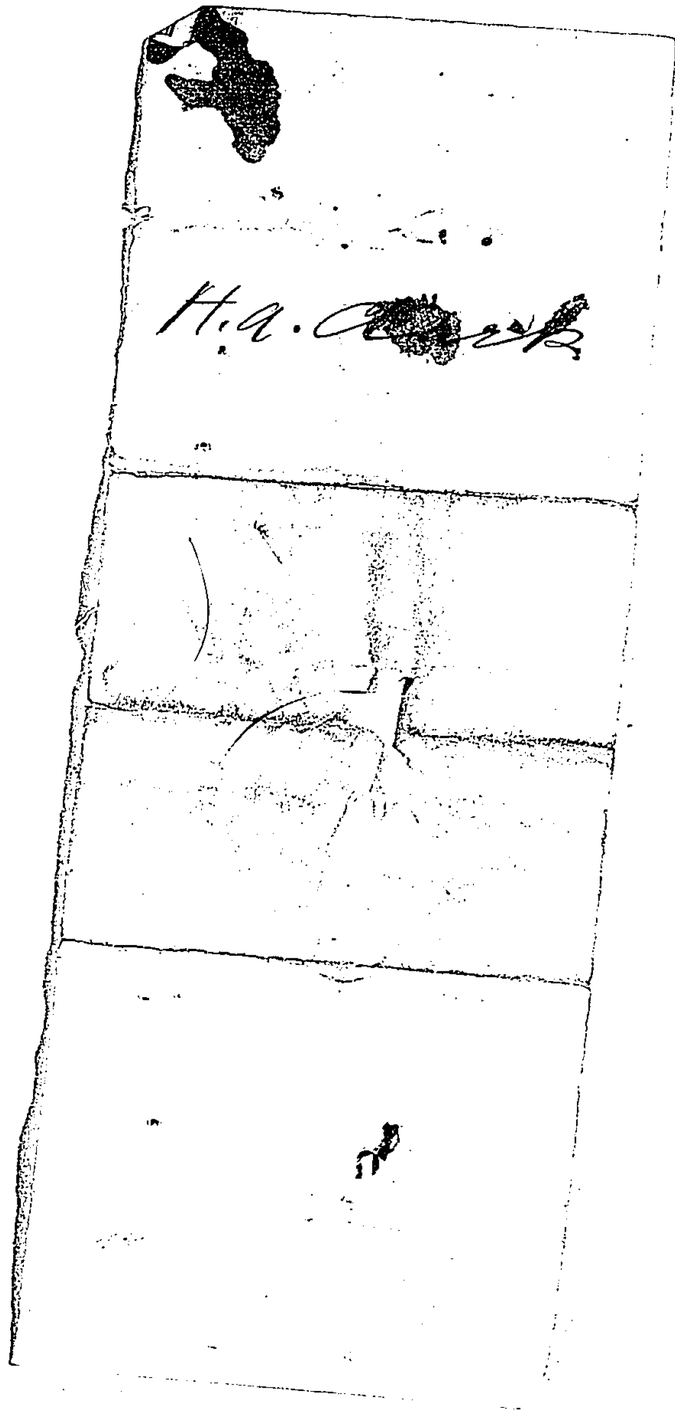
0964

No. 89	NEW YORK, April 5 1890
The Western National Bank OF THE CITY OF NEW YORK	
Pay to the order of Harry A. Clark	
Nine	100 DOLLARS
\$9 ⁵³ / ₁₀₀	J. E. West per J. W. West

Jordan Stationery Co. 30 Liberty St. N.Y.

**POOR QUALITY
ORIGINAL**

0965



POOR QUALITY
ORIGINAL

0966

Police Court, 1 District.

City and County }
of New York, } ss.

of No. 49 John Street, aged 28 years,
occupation Bookbinder

Harry A. Clark
being duly sworn, deposes and says,

that on the 5 day of April 1890, at the City of New

York, in the County of New York, Thomas Filand (now here)

with intent to defraud did make,

forgo and utter a certain endorsement

upon a certain check drawn by

J. K. Hatch, to the order of deponent

for the sum of nine ⁵³/₁₀₀ Dollars upon

the Western National Bank of the

City of New York and dated April 5, 1890

Deponent further alleges that on said

day the said J. K. Hatch was indebted

to deponent in the above sum for

work performed and deponent is

informed by said J. K. Hatch (now

here) that on said day the defendant

came to him and represented to him

that he, defendant had been sent to

collect said money due and he,

Hatch, believing said statement to be

true drew said check to deponent's

order as aforesaid and gave it to

the defendant. The said check is hereto

annexed and has been paid and bears

the endorsement purporting to be

the act of deponent. That said

defendant had was not sent to collect

said money or to receive said check

from said Hatch and that the endorse-

ment affixed thereon is not the

signature of deponent or affixed

thereon by deponent knowledge or consent

but is a forgery and was so affixed

with intent to defraud. Deponent further

says that the defendant ~~with~~ with

intent to defraud did make, forge

and utter the endorsement upon the

0967

POOR QUALITY ORIGINAL

annexed check dated April 19, 1890 for the sum of Fifteen dollars drawn by said Hatch to the order of deponent, which endorsement purports to be the act of deponent but that said endorsement was not the act of deponent or affixed by deponent's knowledge or consent but that the defendant obtained possession of said check from said Hatch under similar circumstances as the preceding one and that said endorsement was so affixed with intent to defraud.

Sworn to before me this 7th May, 1890
W. W. Mahon
Police Justice

Harry C. Clark

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 _____ 188____
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.

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
vs.
1
2
3
4
Offence,

Dated _____ 188____
Magistrate.
Officer.
Clerk.
Witnesses,
No. _____ Street,
No. _____ Street,
No. _____ Street,
to answer _____ Sessions.

POOR QUALITY ORIGINAL

0958

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 35 years, occupation Printer of No.

118 Millman Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Harry A. Clark

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

Sworn to before me, this 7 day of May 1890

J. K. Kostick

W. T. Robinson
Police Justice.

POOR QUALITY ORIGINAL

0969

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

Thomas Filand 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. *Thomas Filand*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *41 North Eliza Pl Brooklyn - 20 years*

Question. What is your business or profession?

Answer. *Errand boy*

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.*

Thomas Filand

Taken before me this

day of *May* 189*6*

W. M. ...

Police Justice.

POOR QUALITY ORIGINAL

0970

PAID,

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

Police Court... District 719

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Harry A. Clark
114 23 4th St
Thomas Standaert

2 _____
3 _____
4 _____
Offence Forgery

Dated May 7 1890

McMullen Magistrate
Outs Officer

Witness James P. H. H. H.
No. Ms. Williams Street _____

No. _____ Street _____
No. 138 Street X



James P. H. H. H.
Outs

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 Fifteen 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 W. T. Monahan Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY ORIGINAL

0971

THOMAS GARNAR,
JAMES V. WALSH.

181 WILLIAM ST., near Spruce

New York, March 20th 1889

Mr. Harry A. Stark



LEATHER WORKS AT
LUZERNE, N. Y.
AND
STONY CREEK, N. Y.

TERMS CASH

BOUGHT OF

Thomas Garnar & Co.

MANUFACTURERS OF

BOOKBINDERS

POCKET BOOK AND CASE MAKERS

LEATHER

BARK TANNED

SKIVERS, ROANS,

CALF AND FLESHES

LAW SHEEP AND SKIVERS

A SPECIALTY.

Colored Skivers and Roans. Russia Leather, Moroccos.
American Russia and Buffings. Book Cloth, Marble Paper, Parchment.
Binders Boards and Materials, Chamois Skins and Oil Fleashes.

Recd. Bill

2 Dzs Blue Skivers
1 Dzs BK & Cloth

7.50	15.00		
	4.50	19.50	

POOR QUALITY ORIGINAL

0972

Police Court- District. Affidavit-Larceny.

City and County of New York, ss.:

James V. Walsh of No. 1 St. William Street, aged 38 years, occupation Merchants, being duly sworn

deposes and says, that on the 25 day of March 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

Twenty four Skins Skins and one piece of Cloth. all being of the value of Nineteen \$100 Dollars.

the property of Deponent Thomas Garman

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 Hiland (now dead)

from the fact that on said date the said Hiland came to deponent's place of business and represented to deponent that he had been sent by Harry A. Clark one of deponent's Customers for said property; deponent believing the representations of the said Hiland to be true, gave said property to the said Hiland to deliver to said Clark. Deponent is informed by Harry A. Clark that the representations made by the said Hiland were false and untrue and that he did not authorize the said Hiland to order or take said

Sworn to before me, this 1887 day of

Police Justice.

POOR QUALITY
ORIGINAL

0973

Reports from deponents,
Deponent further says that the
said claims admitted and
Congress in deponents presence
that he did obtain said property
from deponents by means of said
fraudulent representations and
that he did sell said property
to one William Kipp for less than
half their real value and appropriate
the proceeds to his own use and
benefit. Deponent therefore prays
that the same claims may be
dealt with as the law directs.

Edward T. Lane Me. Ex. J. M. Ketch
This 9 day of May 1891

Wm. Kipp
Chas. Justice

POOR QUALITY ORIGINAL

0974

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 27 years, occupation Harry A. Stewart of No. 119 Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of James V. Walsh

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

Sworn to before me, this 9th day of May 1889 H. A. Clark

W. W. W. W. W.
Police Justice.

POOR QUALITY ORIGINAL

0975

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Thomas Titman 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. *Thomas Titman*

Question. How old are you?

Answer. *25 Years*

Question. Where were you born?

Answer. *Brooklyn, N.Y.*

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

Answer. *4 Park Elliott Place Brooklyn 20 Years*

Question. What is your business or profession?

Answer. *Errand Boy*

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 and demand a trial by jury
Thomas Titman*

Taken before me this *9* day of *March* 188*7*
H. J. ...

Police Justice.

POOR QUALITY ORIGINAL

0975

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

Police Court
 District

THE PEOPLE, Ec.,
 ON THE COMPLAINT OF
 James J. Malach
 vs.
 William H. ...
 Offence: Larceny

Dated May 9 1899
 Wm. Malachon
 Magistrate

Witnesses
 Henry A. Leonard
 No. 49, Street
 James Davis
 No. 144, Street

No. 502
 \$ 500
 MAY 12 1899
 CLERK'S OFFICE

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 9 1899 Wm. Malachon Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

0977

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Thomas Seland -

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. I am convinced that I acted somewhat hastily in causing the boys arrest or so seems a charge - in view of the fact of his youth and inexperience and previous good character - and that it was his first offense - a full punishment for which would ruin his life - He has made full restitution to me of the money he obtained by reason of his larceny. I shall be only too glad if I am allowed to withdraw the charge.

Any action you may be called to secure his release will meet my approval -

Henry A. Clark

June 11th 1890

POOR QUALITY ORIGINAL

0978

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Pitaud

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

Thomas Pitaud
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said

Thomas Pitaud

late of the City of New York, in the County of New York aforesaid, on the *fifth* day of *April* in the year of our Lord one thousand eight hundred and ~~eighty-ninety~~, at the City and County aforesaid, having in *his* custody a certain instrument and writing, *to wit: an order for the payment of money, of the kind called bank cheque,* which said *bank cheque* is as follows, that is to say:

No 15 *New York, April 19th 1890*

The Western National Bank
of the City of New York.

Pay to the order of Harry A. Clark

Fifteen *00/100 Dollars*
\$15⁰⁰/₁₀₀

J. E. Hetch
per J. K. Hetch
Atty

the said

Thomas Pitaud

afterwards, to wit: on the day and in the year aforesaid, with force and arms, at the City and County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly act and assist in forging on the *back* of the said *bank cheque* a certain instrument and writing commonly called an *endorsement* which said forged instrument and writing commonly called an *endorsement* is as follows, that is to say:

H. A. Clark

with intent to defraud, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

POOR QUALITY ORIGINAL

0979

SECOND COUNT—

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

Thomas Filaud
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said Thomas Filaud

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid having in his possession a certain instrument and writing, to wit: an order for the payment of money of the kind called bank cheques

which said bank cheque is as follows, that is to say:

No 15 New York, April 19th 1890
The Western National Bank
of the City of New York
Pay to the order of Harry A. Clark
Fifteen 00/100 Dollars
\$ 15⁰⁰/₁₀₀
J. E. Hetsch
per J. K. Hetsch, atty.

on the back of which said bank cheque there was then and there written a certain forged instrument and writing commonly called an Endorsement of the said last-mentioned bank cheque which said forged instrument and writing, commonly called an endorsement is as follows, that is to say:

H. A. Clark

with force and arms, the said forged endorsement then and there feloniously did utter, dispose of and put off as true, with intent to defraud, he the said Thomas Filaud then and there well knowing the premises, and that the said endorsement was forged, 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.

POOR QUALITY ORIGINAL

0480

#184

Witnesses:

Harry A. Clark

Counsel,

Filed

Pleads

19 May 1890
Pleads

Forgery in the Second Degree, [Sections 511 and 521, Penal Code.] (Endorsement, etc)

THE PEOPLE vs. Thomas Silanda (2 cases)

Thomas Silanda (2 cases)

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

Chas. B. Proctor

Part III June 12 1890 Foreman. Pleads guilty.

Sentence suspended. See back of do.

On the statement and recrimination of the defendant (enclosed) and in account of the circumstances of the defendant's youth and previous poor character and the defendant having testified for the People against the alleged receiver in this case proving out of this transaction I recommend that sentence be suspended and the prisoner discharged June 12/90 John W. West Foreman. Ant. Dickler

POOR QUALITY ORIGINAL

0981

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

AGAINST

Thomas Filand

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

Thomas Filand

of the CRIME OF PETT LARCENY, -

committed as follows:

The said Thomas Filand,

late of the City of New York, in the County of New York aforesaid, on the 12th day of March, in the year of our Lord one thousand eight hundred and eighty-ninth, at the City and County aforesaid, with force and arms, with intent to deprive and defraud

Thomas Garner and James S. Walsh, proprietors of a business in and by the firm, name and style of Thomas Garner and Company -

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

Thomas Garner and James S. Walsh,

That the said Thomas Filand had been sent by one Harry A. Clark to the said Thomas Garner and James S. Walsh to obtain and procure from them for and on account of the said Harry A. Clark, Knickerbocker cigars and one piece of cloth, and that the said Thomas Filand was then and there authorized and empowered by the said Harry A. Clark then and there to so obtain and procure the same for and

POOR QUALITY ORIGINAL

0982

on this account and relief.

And the said Thomas Sigman and James V. Walsh

then and ^{there} believing the said false and fraudulent pretenses and representations so made as aforesaid by the said Thomas Sigman

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

Thomas Sigman, twenty four silver coins of the value of sixty cents each, and one piece of cloth of the value of four dollars and fifty cents,

of the proper moneys, goods, chattels and personal property of the said Thomas Sigman and James V. Walsh,

And the said Thomas Sigman did then and there feloniously receive and obtain the said proper moneys, goods, chattels, and personal property, from the possession of the said Thomas Sigman and James V. Walsh,

by color and by aid of the false and fraudulent pretenses and representations aforesaid, with intent to deprive and defraud the said Thomas Sigman and James V. Walsh

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

Whereas, in truth and in fact, the said Thomas Sigman had not been put in the said Thomas Sigman and James V. Walsh and there to obtain and receive from them

POOR QUALITY ORIGINAL

0983

The said driver claims and doth, for and on account of the said Harry A. Clark, and the said Thomas Filand was not then and there authorized or empowered by the said Harry A. Clark, then and there to so obtain and procure the same for and on his account or behalf.

And Whereas, in truth and in fact, the pretenses and representations so made as aforesaid by the said Thomas Filand to the said Thomas Agamon and James V. Walsh was and were then and there in all respects utterly false and untrue, as he the said Thomas Filand at the time of making the same then and there well knew

And so the Grand Jury Aforesaid, do say that the said Thomas Filand in the manner and form aforesaid, by the means aforesaid, the said proper moneys, goods, chattels and personal property of the said Thomas Agamon and James V. Walsh, then and there feloniously did STEAL, against the form of the Statute in such case made and provided, and against the peace and dignity of the said people.

JOHN R. FELLOWS,
District Attorney.

0984

BOX:

394

FOLDER:

3674

DESCRIPTION:

Fisher, Clarence

DATE:

05/28/90



3674

0985

BOX:

394

FOLDER:

3674

DESCRIPTION:

McCann, Thomas

DATE:

05/28/90



3674

0986

BOX:

394

FOLDER:

3674

DESCRIPTION:

Fuller, Le Roy

DATE:

05/28/90



3674

POOR QUALITY ORIGINAL

0988

Police Court District.

City and County of New York, ss.:

of No. 205 West 48th Street, aged 20 years,

occupation Plumber being duly sworn

deposes and says, that the premises No. 1597 Broadway Street, 22 Ward

in the City and County aforesaid the said being a Four story brick

Building and which was occupied by deponent as a Plumbing Shop

and in which there was at the time ^{no} human being, ~~by~~

were BURGLARIOUSLY entered by means of forcibly Breaking a pane of Glass in the door opening on the street and unscrewing and forcing the lock on said door

on the 12 day of May 1889 in the day time, and the following property feloniously taken, stolen, and carried away, viz:

A quantity of lead, of the value of Three ⁵⁰/₁₀₀ dollars

the property of David Hennessy in deponents charge

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

Clarence Fisher, Thomas Mc. Cann and Leroy Fuller while acting in concert with each other

for the reasons following, to wit:

That deponent securely locked and fastened said door about the hour 12.15 P. M. of said date, and went away and no person was in said premises, and that deponent returned about the hour 12.45 P. M. of said date and found said defendants

POOR QUALITY ORIGINAL

0989

in said premises, and said property had been placed in bags ready to be removed - deponent therefore charges said defendants while acting in concert with each other with having committed said Burglary and asks that they may be dealt with as the law may direct

Thomas Fenwick

Shewn to before me }
this 12th day May 1890 }
Solon B. Quincy
Police Justice

Dated _____ 1889 _____ Police Justice

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

Dated _____ 1889 _____ Police Justice

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

Dated _____ 1889 _____ Police Justice

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.

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 _____

Police Court, _____ District

THE PEOPLE, &c.,
on the complaint of

vs.

Offence—BURGLARY.

1
2
3
4

Dated _____ 1889 _____

Magistrate.

Officer.

Clerk.

Witnesses, _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

\$ _____ to answer General Sessions.

POOR QUALITY ORIGINAL

0990

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Clarence Fisher 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. *Clarence Fisher*

Question. How old are you?

Answer. *16 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *518 West 57 Street 4 Months*

Question. What is your business or profession?

Answer. *None*

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*
Clarence Fisher

Taken before me this
18th day of May 1938
W. J. [Signature]
Justice

POOR QUALITY ORIGINAL

0991

Sec. 198-200.

4

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Mc Cann 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. *Thomas Mc Cann*

Question. How old are you?

Answer. *15 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *Lodging House 32nd Street + 7 Avenue, West*

Question. What is your business or profession?

Answer. *Office Boy*

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
Thomas McCann

Taken before me this
22nd day of
1912
at New York
City
Justice

POOR QUALITY ORIGINAL

0992

Sec. 198-200.

4

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Le Roy Fuller 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. *Le Roy Fuller*

Question. How old are you?

Answer. *15 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *311 West 55 Street, 4 months*

Question. What is your business or profession?

Answer. *Office Boy*

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*

Le Roy Fuller

Taken before me this *12* day of *May* 19*34* at *New York* in the County of *New York* City and County of *New York* ss. *William R. ...* District Justice.

POOR QUALITY ORIGINAL

0993

Thomas Henry
Officer Henry

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

Bi # 291.
Bill ordered
Police Court

440
District

THE PEOPLE, Ac.,
ON THE COMPLAINT OF

Thomas Henry
205 West 48th St
Lawrence J. Cohen
Thomas H. Cam
Henry J. Lee
Offence Burglary

Dated

May 12 1890

Magistrate

Officer

22 Precinct

Witnesses

Call Officer

No. _____

William H. Romig
Street

No. _____

100 G 23rd St
Street

No. _____

50th St
Street



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

guilty thereof, I order that they be held to answer the same and they 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 they give such bail.

Dated May 12 1890 Solon Belmont Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

0994

State of New York

City and County of New York

Henry C. Moore being
duly sworn says that he is Attorney
and Counsellor at Law of the Supreme Court
of the State and has an office at No.
400 West 51st Street N.Y. City. That deponent
is acquainted with Morton Julius.
Having been in deponent's employ from
April 7th 1890 until May 3rd 1890. That
during said time deponent has always
found said Julius to be honest and truth-
ful in every respect. That while said
Julius was in deponent's employ de-
ponent entrusted him with large sums
of money and other valuables and always
found him honest in every respect. That
said Julius left deponent's employ of
his own accord. That deponent has
always had the highest regard for the
said Julius. Having found him forth-
right in every respect.

Sworn to before me this
31st day of May 1890

Proplads
Notary Public
N.Y.C. (45)

POOR QUALITY ORIGINAL

0995

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

David J. Corbit and John P. Kirwan being sworn and each for himself says that they are the members constituting the firm of Corbit and Kirwan doing business as Real Estate Agents and Brokers at 7th 402 West 51st Street N.Y. City. That they are acquainted with Morton Julius who having been in deponents employ from April 7th 1896 until May 1897. That during said time deponents always found said Julius honest and truthful and that during said time, said Julius has been interested with money and also with valuable properties belonging to deponents and always faithfully accounted for the same. That said Julius was never discharged by deponents but kept their employ of his own will.

Sworn to before me this _____ day of _____ 189____
David J. Corbit
John P. Kirwan
Morton Julius
Notary Public
N.Y.C.

POOR QUALITY
ORIGINAL

0996

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Clarence Fisher

As complainant in the above case, I beg to recommend the defendants to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. The defendants are young boys of fervent good character, and are of respectable parents, and I think it would be a hardship to send them to prison. They did not take anything from the shop, and I respectfully ask permission to withdraw the complaint and that the defendants be discharged.

Sworn to before me }
this 15th day of May, 1890 } Thomas Hennessey.
J. H. Hennessey
Notary Public N.Y.C.

POOR QUALITY
ORIGINAL

0997

People
of
Clarence Fisher
School
Ottawa

POOR QUALITY
ORIGINAL

0998

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Charles Fisher Thomas Mc Lane
and Leray Fuller.

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. *By* I have not lost any material or goods, and I have found upon examination that the parents of all the boys, Fisher Mc Lane and Fuller are highly respectable, and in consideration of the ages of the boys, and respectability of their parents and it being the first offence of Fisher and Mc Lane I am constrained, and will not appear to testify against them if I can lawfully do so.

Thomas Hennessy.

I concur in the above, and trust that leniency and clemency may be extended in the case and I fully believe that the punishment so far inflicted, will deter them from again committing any crime.

David Hennessy
1597 Broadway + 208 7th St.

**POOR QUALITY
ORIGINAL**

0999

*Mr. J. Parker
Addison*

POOR QUALITY
ORIGINAL

1000

MIZPAH CHAPEL,
420 WEST 57TH STREET, NEW YORK.

May 31st 1890

My Dear Sir

I learn that
serious charges are made ^{against}
a lad named Zulick who
is in the Tomb under the
name of McCann

I have known the
family of Jay Zulick for
more than eight years and
know them to be a worthy
and highly respectable family

The son himself was for
some time in the Sunday
School connected with the
Church of Service He was

POOR QUALITY
ORIGINAL

1001

well spoken of by his teachers
and others

I can hardly think
it possible that a boy
surrounded with good influences
like he could have
committed a serious crime
and I trust that inves-
tigation will show his
greatest error was to be
in company with older
boys who are the means
of bringing him into
punishment for these
crimes

I think the punish-
ment he has already

suffered will be in the end
for his good and I should
be very to learn that the
ends of justice require he
should be thrown in
constant companionship
with those who will
not graduate him in
the course commenced

Trusting he may in
some way be restored to
his family a wiser and
better boy

I am Yours truly
Spencer T. Wallier

POOR QUALITY
ORIGINAL

1002

SAWYER & GETTY,
MERRITT E. SAWYER,
ROBERT P. GETTY, JR.

LAW OFFICES,
NO. 206 BROADWAY,

New York, May 30th 1890

My dear Colonel

My attention has been called to the case of Thomas McCann, whose mother is a consistent member of the Central Presb. Church, of which I am an officer. I do not know the boy personally, but from such inquiries as I have made I am convinced that he is not a bad boy, and that the interests of the community, and of the boy himself would be better served by his being returned to his mother's care, than by his being compelled to associate with boys whose tendencies are toward evil.

This is his first offence, and I do not believe he started out or intended to commit crime; and I believe also that his stay at the Tombs, has been sufficient punishment.

You may be in possession of facts which I know not of, but so far as

POOR QUALITY
ORIGINAL

1003

I can see of the matter, and with
what I know of the boy mother^{ed}
sisters, I feel justified, as a citizen,
in making these suggestions to you

Sincerely yours

Merritt E. Sawyer

**POOR QUALITY
ORIGINAL**

1004

SAWYER & GETTY,
COUNSELLORS AT LAW,
206 BROADWAY,
NEW YORK.

*Hon John R. Fellows
President*

ALLIANCE
INSURANCE ASSOCIATION,
33 NASSAU ST., NEW YORK.
JAMES YERLANOE, Prest.
ARMSTRONG MALTBIE, Secy.

*Hon John R. Fellows
District Attorney
NY City*

POOR QUALITY
ORIGINAL

1005

Johnson, Linn, New York, N.Y.

FIRE INSURANCE
STOCK COMPANY

JAMES YERANCE, President.
ARMSTRONG MALTBIE, Secretary.

Telephone John 871.

STENOGRAPHIC LETTER.

ALLIANCE
INSURANCE ASSOCIATION
OF NEW YORK

32 Nassau Street.

New York, May 31, 1899

Hon John C. Fellows
District Attorney &c

My dear Sir

In the matter of Thomas McLean
I beg to say that he was for a number of years a Scholar
of Mizpah Chapel S.S. where his sisters are still attendants and
of which School I have been the Superintendent for ten years.
His mother and Sisters are connected with the Central Presby-
terian Church of which Mizpah is a Mission Chapel.

I am pained to learn to day that the boy is charged
with a crime in connection with two other boys.

I desire to say that from my knowledge of the
boy and his family, I am fully convinced that the
interests of the people and of society will be best
promoted, by delivering him to his mother who will
remove him from all bad associations.

It is the first offense, of which he is charged.
He has suffered much from his imprisonment in the
tomb and I trust that you will be able to see your
way clear and best promote the interests of society.

POOR QUALITY
ORIGINAL

1006

by securing his release and delivering him to his mother's
care.

Very truly Yours

Jatje Kame
President

POOR QUALITY
ORIGINAL

10007

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Clarence Fisher, Thomas
Mc Cann and Le Roy Fuller*

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

*Clarence Fisher, Thomas Mc
Cann and Le Roy Fuller*

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

The said

*Clarence Fisher, Thomas
Mc Cann and Le Roy Fuller, all*

late of the *Twenty-second* Ward of the City of New York, in the County of
New York, aforesaid, on the *twelfth* day of *May* in the year of
our Lord one thousand eight hundred and *ninety*, with force and arms, at the
Ward, City and County aforesaid, a certain building there situate, to wit: the *shop* of one

David Hennessy

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

David Hennessy

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

POOR QUALITY
ORIGINAL

1000

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment further accuse the said
Clarence Fisher, Thomas McCann and Le Roy Fuller
of the CRIME OF *Petty* LARCENY committed as follows:

The said *Clarence Fisher, Thomas
McCann and Le Roy Fuller*, all
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 the said day, with force and arms,
*thirty-five pounds of lead of the
value of ten cents each pound*

of the goods, chattels and personal property of one *David Kennessy*
in the *shop* of the said *David Kennessy*

there situate, then and there being found, *in* the *shop* 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.

1009

BOX:

394

FOLDER:

3674

DESCRIPTION:

Beck, Morris

DATE:

05/13/90



3674

10 10

BOX:

394

FOLDER:

3674

DESCRIPTION:

Flum, Joseph

DATE:

05/13/90



3674

POOR QUALITY ORIGINAL

1011

Witnesses;

Caro Cudge

W. H. Conner

Heck plead guilty to receiving the stolen property - I well that Flynn be discharged on his own recognizance as there is not legal proof - prints to warrant - print to find him guilty - May 15 1890 B. J. A. R. D. R.

53. *[Signature]*

Counsel,

Filed

Pleads,

1890

[Mirrored text from reverse side]

THE PEOPLE

vs.

Joseph Dunn and F Morris Beck

JOHN R. FELLOWS, District Attorney.

A TRUE BILL

[Signature]

For emon.

May 15 1890

[Signature]

3 Mar 1890

[Signature]

POOR QUALITY ORIGINAL

10 12

Police Court - 4/11 District.

City and County } ss.:
of New York,

Carl Selge

of No. 182 E 78th
occupation Tailor

Street, aged 53 years,
being duly sworn

deposes and says, that the premises No. 182 E 78th Street, 19 Ward
in the City and County aforesaid the said being a Tailors shop

and which was occupied by deponent as a Tailor Shop.

~~and in which there was at the time a human being, by name~~

were BURGLARIOUSLY entered by means of forcibly breaking off
an iron bar attached to the window
in the rear of said store leading
into the same

on the 27 day of March 1890 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

Two overcoats, one coat. Two pair
of pantaloons one and one quarter
yards of cloth all of the value
of one hundred and five dollars

the property of divers persons in the care and charge
of deponent 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
Joseph Flum and Marcus Beck (now here)

for the reasons following, to wit: That deponent is informed
by William H. Conklin that he
purchased a ticket representing one
the aforesaid coats which was pledged
in a loan office on First Avenue near
11th Street in old City and from Marcus
Beck for the sum of one dollar and that
said Flum was in his company
at the time - Carl Selge

5th day of May 1890
Sworn to before me this 5th day of May 1890
John P. Kelly
Notary Public

POOR QUALITY ORIGINAL

10 13

CITY AND COUNTY }
OF NEW YORK, } ss.

William H Conklyn

aged *16* years, occupation *Clerk* of No.

203 E 77 Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Carl Hoge*

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

Sworn to before me, this *5* day of *May* 189*8* } *Wm H Conklyn*

Da J Conklyn
Police Justice.

[Lined area for additional text or notes]

POOR QUALITY ORIGINAL

10 14

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

*I am not guilty
Joe Flum*

Taken before me this

day of

189

Joseph Flum

Police Justice.

POOR QUALITY ORIGINAL

10 15

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Morris Beck

Question. How old are you?

Answer. 17 years

Question. Where were you born?

Answer. U S

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

Answer. 428 E 92nd St / month

Question. What is your business or profession?

Answer. Peddler

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

Answer. I am not guilty
Morris Beck

Taken before me this

day of

May 1931

Police Justice.

POOR QUALITY ORIGINAL

10 15

BAILED

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court... 4
District... 693

THE PEOPLE, Ac.,
ON THE COMPLAINT OF

Paul J. Leggett
182 East 78th St
No. 1
G. P. Flynn
Thomas Beck

Offence *Burglary*

Dated *5 May 1890*

A. O. McNeill
Magistrate.
Campbell
Officer.
25
Precinct.

Witnesses *William J. Barklin*
No. *203* *279*
Street.
Robert C. Powers
Street.

Noticys of Ave
George W. Braxton
No. *184* *E 73*
Street.

\$1500
to answer

COMMITTED.

RECEIVED
MAY 9 1890
DISTRICT ATTORNEY'S OFFICE

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 *defendants*

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

Dated *May 5 1890* *D. O. McNeill* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

**POOR QUALITY
ORIGINAL**

10 17

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Joseph Plum
and
Morris Beck*

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

Joseph Plum and Morris Beck

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

The said

Joseph Plum and Morris Beck, both

late of the *Nineteenth* Ward of the City of New York, in the County of New York, aforesaid, on the *twenty-seventh* day of *March* in the year of our Lord one thousand eight hundred and *ninety*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *shop* of one

Carl Lidge

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

Carl Lidge

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

POOR QUALITY
ORIGINAL

10 18

SECOND COUNT—

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

Joseph Plum and Morris Beck
of the CRIME OF *Grand LARCENY in the second degree* committed as follows:
The said *Joseph Plum and Morris Beck, both*

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 *night* time of the said day, with force and arms,

*two overcoats of the value of thirty
dollars each, one coat of the value
of twenty dollars, two pair of trousers
of the value of two dollars each pair,
one and one quarter yards of cloth
of the value of four dollars a yard*

of the goods, chattels and personal property of one

in the *shop* of the said

Carl Lidge
Carl Lidge
there situate, then and there being found, *in the shop* 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.

**POOR QUALITY
ORIGINAL**

10 19

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said *Joseph Plum and Morris Beck* of the CRIME of CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said

Joseph Plum and Morris Beck both

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, with force and arms,

two overcoats of the value of thirty dollars each, one coat of the value of twenty dollars, two pair of trousers of the value of ten dollars each pair, and one and one quarter yards of cloth of the value of four dollars a yard

of the goods, chattels and personal property of one

Carl Lidge —

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

Carl Lidge —

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

Plum and Morris Beck

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.

1020

BOX:

394

FOLDER:

3674

DESCRIPTION:

Freeman, Abraham

DATE:

05/08/90



3674

POOR QUALITY ORIGINAL

1021

11. 369.

G.P. Westphal

Counsel, *Oliver Kane*
Filed *May 21* 1880

Pleas, *Not guilty*

THE PEOPLE
vs.
Abraham Freeman
Grand Larceny, 2nd Degree
(From the Person.)
(Sections 528, 581 & 34 Penal Code.)
and Constitution of 1872

May 12 1880
JOHN R. FELLOWS,
District Attorney.

A True Bill.

*That 2 boys, arrested
tried and convicted by Foreman,
accused with intent to steal, as charged
in the second count of the indictment,
with recommendation & charge by
court.
Pen 2 months.*

Witnesses:
Officer Prinn
Adm. Prinn

POOR QUALITY ORIGINAL

1022

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Abraham Freeman

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. Abraham Freeman

Question. How old are you?

Answer. 17 years

Question. Where were you born?

Answer. London England

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

Answer. 77 West St - 3 years

Question. What is your business or profession?

Answer. Shoemaker

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 innocent, I live with my parents and have been regularly at work for the last two years; I can show good character from employer and was never arrested except for peddling without license

Abraham Freeman

Taken before me this

day of

29
1887
[Signature]

Police Justice.

POOR QUALITY ORIGINAL

1023

CITY AND COUNTY OF NEW YORK, ss. ————

POLICE COURT, 2 DISTRICT.

William E. Frink

of No. Central Office Street, aged years, occupation Detective

being duly sworn deposes and says that on the 22 day of April 1889

at the City of New York, in the County of New York Abraham Greenman now here, was at the corner of Liberty Street and Broadway, in a crowd of persons looking into a store window, and deponent then and there about the hour of 3 o'clock p.m., saw the defendant place his two fingers of his right hand in the change pocket of the overcoat then worn by a man in the said crowd whose name is not known to deponent. Deponent also saw the defendant make similar attempts to pick pockets in the same crowd

Sworn to before me this day of 1889

Police Justice

POOR QUALITY ORIGINAL

1024

Deponent therefore charges Defendant with assault with intent to steal as a pick pocket, and Detective Jeremiah Murphy was present with deponent and saw witnesses the said conduct on the part of the defendant.

Sworn to before me this..... day

of..... 1890

Police Justice.

Wm E. Frink

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Dated..... 188

Magistrate.

Officer.

Witness,

Disposition,

POOR QUALITY ORIGINAL

1025

Johnston
Office of Police
Municipality

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

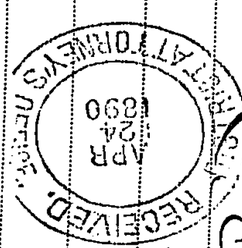
B. D. # 11. 634
Police Court - 2
District

THE PEOPLE, Ec.,
ON THE COMPLAINT OF
Wm. E. Frank
Abraham Freeman
Offence Assault with
intent to steal as a matchmaker

Dated April 29 1890

Frank White
Municipal Officer

Witnesses
James H. Murphy
Precinct



No. _____
to Justice
S. J.

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 _____

Abraham Freeman

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

Dated April 23 1890 J. White Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

1026

1

THE PEOPLE
VS.
ABRAHAM FREEMAN.

Tried May 21st, 1890, before HON. RUFUS B. COWING,
and a jury.

Indictment filed May 3th, 1890.

Indicted for an attempt to commit Grand Larceny in
the second degree.

A p p e a r a n c e s:

Assistant District Attorney Jerome for the People.

G. R. WESTERFIELD, Esq., for the defense.

WILLIAM E. FRINK testified that he was a detective officer attached to the Central Office. On the 22nd of April, 1890, he, the witness, was in the vicinity of Broadway and Liberty Street at about three o'clock in the afternoon. A crowd had collected around the picture store one door above Liberty Street on Broadway. There was a picture of Colorado on exhibition. He noticed the defendant going from one person to another in the crowd and always approaching them on their right side. The defendant finally stepped back from the North side of the crowd and stood

POOR QUALITY
ORIGINAL

1027

2

watching him, the witness, for about a minute. He, the witness, pretended to be looking intently at the picture. Then he, the witness, strolled out of the crowd, as though going downtown, but went to the North side of the crowd. The defendant stepped into the crowd and stood alongside of a man with an overcoat on. He stood on the man's right side. With his left arm pressed against the body of the man, the defendant put his right hand into the ~~man's~~^{cash} pocket of the man's overcoat. The man moved and the defendant withdrew his fingers and started to go out of the crowd. Then he, the witness, arrested the defendant and charged him with an attempt to pick the pocket. He said to the defendant, "You are here trying to pick pockets, are you?" The defendant said, "No, I am working." Then the man into whose pocket the defendant had put his fingers stepped up and said, "Is this the boy that was picking my pocket?" and the witness said, "Yes." and the man said, "Well, he didn't get anything." He, the witness, said, "Yes, I know that." Then he, the witness, took the defendant to the Central Office. The man whose pocket the defendant had attempted to pick said that he was a very busy man and walked away. The defendant said that his father was in the express business and said that he was on the way to the

**POOR QUALITY
ORIGINAL**

1028

3

express office at the time. He denied that he had attempted to pick any pocket.

UNDER CROSS EXAMINATION, the witness testified that he searched the defendant and found a book upon him. There were some business entires in the book. There was a name upon the back---the name of Freeman.

For the defense ABRAHAM FREEMAN, the defendant, testified that he lived at 79 Mott Street and was 17 years of age. He worked, and the last place at which he had worked was for the Mutual District Telegraph Company. At the time of his arrest he was out of work. He was doing some work for his father, but was not regularly employed. On the day in question, in the morning, he went to Hanan & Sons' shoe factory, at the corner of Centre and White Streets, to look for a situation. The foreman told him to call on the following morning, and he, the defendant, went home. His father told him to go down to Adams Express Company's Office, as there was some money there for him that was to come from Baltimore. He, the defendant, went to Adams Express Company's Office, and the clerk said that they would send the money around to his father on the following morning. Then he, the defendant, went out into

Broadway and stopped in front of the picture store at 153

**POOR QUALITY
ORIGINAL**

1029

4

Broadway. While he was looking at the picture, Officer Frink turned around and hit him in the face and said, "Go away from me, you are picking the gentlemen's pockets," and he, the defendant, said "No." There was a man standing there and he turned around and said, "Officer, I don't think this boy was picking my pockets, because he was nowhere near me." This was the man whose pocket Detective Frinck charged him with attempting to pick. The man also said that he had lost nothing. Then Officer Murphy, who was with Officer Frink, said to Frink, "Ask him whether he will go down and go against the boy," and the man said, "No, the boy didn't take anything from me and I wouldn't go against him, and I don't think he did take anything from me, because he was nowhere near me and couldn't get anything from my pockets." Then the detectives arrested him and took him into a little office on Wall Street. He, the defendant, said, "This is no way to do, Officer; it isn't right to arrest a boy who is working; I didn't steal anything." Then Officer Murphy said, "No, oh no, because there was nothing in it---in the pocket." Then officer Frink said that there was a dollar in the man's pocket. The man didn't tell either of the officers that he had any

**POOR QUALITY
ORIGINAL**

1030

5

money in his pocket. He, the defendant, did not attempt to pick anyone's pocket.

UNDER CROSS EXAMINATION, the defendant testified that his trade was that of a shoemaker, but he did whatever work he could get. He began to learn the trade of a shoemaker with a Mr. Greenberg, when he was about 14 years of age. He has worked since for other shoemakers.

JACOB FREEMAN, the defendant's father, testified that he lived at 79 Mott Street and that he was a shoe peddler by trade. The defendant was employed by him, the witness, at the time of his arrest. He, the witness, sent him to the Adams Express Company to get \$20 on the day in question. The defendant bore an excellent reputation and had worked hard from his 14th year and had given him, the witness, all of his wages.

BARNETT SADELSKY, of 743 Flushing Avenue, Brooklyn, testified that he had known the defendant all of his life. He knew him when he was in England, shortly after his birth. He had employed the defendant for about eight months, and the defendant's character was good.

**POOR QUALITY
ORIGINAL**

1031

6

IN REBUTTAL, JEREMIAH J. MURPHY, testified that he was a detective officer attached to the Police Central Office. He was with detective Frink when Frink arrested the defendant, on April 22nd, 1890. The witness then corroborated Officer Frink.

UNDER CROSS EXAMINATION, the witness testified that the man whose pocket the defendant attempted to pick refused to make a complaint, because he said that he was too busy to give the time necessary, particularly because he had lost nothing. Frink did not strike the defendant. There were thirty or thirty-five persons in the crowd.

-----OXO-----

POOR QUALITY
ORIGINAL

1032

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Abraham Freeman

The Grand Jury of the City and County of New York, by this indictment, accuse *Abraham Freeman* of the crime of attempting to commit —
of the CRIME OF GRAND LARCENY in the *second* degree, committed as follows :

The said *Abraham Freeman*,

late of the City of New York, in the County of New York aforesaid, on the *twentysecond* day of *April*, in the year of our Lord one thousand eight hundred and ~~eighty~~ *ninty*, in the *day* time of the said day, at the City and County aforesaid, with force and arms, *took* goods, chattels and

personal property, of a kind and description to the Grand Jury aforesaid unknown, of the value of one dollar,

of the goods, chattels and personal property of ~~one~~ *a certain man whose name* ~~on the person of the said~~ *is to the Grand Jury aforesaid unknown,* ~~then and there being found~~ from the person of the said *man,* ~~then and there feloniously~~ *attempted to* did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

POOR QUALITY ORIGINAL

1033

SECOND COUNT—

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

Abraham Freeman

^{assault with intent to steal,}
of the CRIME OF ~~RECEIVING STOLEN GOODS~~, committed as follows:

The said Abraham Freeman,

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

hand upon the person of a certain man whose name whose name is to the Grand Jury aforesaid unknown, and upon the clothing then upon the person of the said man, with intent to steal as a pickpocket,

~~of the goods, chattels and personal property of one~~

~~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; 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 R. FELLOWS,

District Attorney.

1034

BOX:

394

FOLDER:

3674

DESCRIPTION:

Freund, Joseph J.

DATE:

05/16/90



3674

POOR QUALITY ORIGINAL

1035

92 386

Counsel,
Filed *16 May 1880*
Pleads, *W. J. Kelly*

Grand Larceny, First Degree
(DWELLING HOUSE)
[Sections 528, 530, 537 Penal Code]

vs.
THE PEOPLE
Joseph J. Straud

JOHN R. FELLOWS,
District Attorney.

Part 2 May 23^d 1890
Sheds Petit Larceny
City Prison 5 days
A TRUE BILL.

W. J. Kelly

Foreman.

Witnesses:
Chas. R. ...

I have examined this case. The complainant informs me that he saw in the police court that the things were worth \$28.00 because that was the value he placed on them. He says that they were men's shirts or trousers. He further states that their real value is about \$8.00. In view of these facts I respectfully recommend that a plea of petit larceny be accepted.

Part 2 May 23^d 1890
W. J. Kelly
W. J. Kelly

POOR QUALITY ORIGINAL

1036

Police Court 5 District. Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 204 East 89th Street, aged 34 years,
occupation Barber being duly sworn

deposes and says, that on the 2nd day of April 1890 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:

Good and lawful money of the United States to the amount of Six + 00/100. One silver watch. two gold buckles. one gold ring. one pair of bracelets. together of the value of Twenty eight dollars. (\$28.00)
the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Joseph J. Freund. (now here)

from the fact that on the above mentioned date the said deponent slept in deponent's home. and on the following morning after he had left deponent's home deponent discovered that all of the above described property was missing.

deponent caused the arrest of the said defendant. and just before his arrest he the defendant returned to deponent the watch and the ring above mentioned. and admitted to deponent in the presence and hearing of Detective George D. Mann. that he had taken said

Subscribed and sworn to before me this 15th day of April 1890

Police Justice

POOR QUALITY
ORIGINAL

1037

property. And when he was searched a
penny was found in his possession
which defendant identifies as his property.
Wherefore defendant charges the said
defendant with feloniously taking, stealing,
and carrying away said property. And
prays he may be held and dealt with
according to law.

Sworn to before me } Albert Rudolph
this 2^d day of May 1890 }

Wm. H. ...
Police Justice

POOR QUALITY ORIGINAL

1038

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *Joseph J. Freund*

Question. How old are you?

Answer. *30 years old*

Question. Where were you born?

Answer. *New York*

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

Answer. *465 E. 14th St.*

Question. What is your business or profession?

Answer. *Butcher.*

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

Answer.

I am not guilty.

J. J. Freund.

Taken before me this

day of *Nov* 188*7*
Wm. M. ...

Police Justice.

POOR QUALITY ORIGINAL

1039

Within
A. Rudolph

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

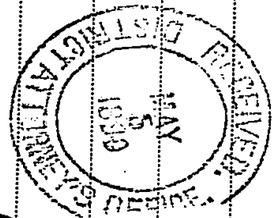
#92. 3-005
Police Court District

THE PEOPLE, Ac.,
ON THE COMPLAINT OF
Albert Rudolph,
204 East 89 St.
Joseph J. Stewart
1
2
3
4
Offence Larceny (felony)

Dated May 2 1890
Magistrate

George Brown
Precinct 27
Witnesses

No. 27 at Post-Office
Street



No. 500 - ANSWER
Street

Unsubmitted

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 2* 1890 *[Signature]* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

1040

New York.
May 18 90.

Your Honor Judge.

We the undersigned can vouch
for the good character of Joseph J.
Friend. He is a hard working Barber,
never having known him to have committed
a crime or offense. We know him for
many years, being a devoted father to his
two motherless children, having an old father
to take care of also. He is an honest,
industrious man.

The undersigned are employers,
neighbors, and friends.

Yours Respectfully
Joseph Potts 106 Canal St
Sigmund Rotindall 106
Louis J. Henry, No 8 John St.
C. W. Schneppendale 45 First Street
Joseph J. Fuchs # 300 E 5 St

POOR QUALITY
ORIGINAL

1041

Leo Foll. 2451. 2nd Ave.

Jacob Krauss. 1566 2nd Ave.

Jacob Silversath 2683 - 3rd Avenue

Victor Baumbach 678 East 146th St.

POOR QUALITY
ORIGINAL

1042

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph J. Freund

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

Joseph J. Freund
of the CRIME OF GRAND LARCENY in the first degree, committed as follows:

The said

Joseph J. Freund

late of the *12th* Ward of the City of New York, in the County of New York
aforesaid, on the *twenty-seventh* day of *April* in the year of
our Lord one thousand eight hundred and ~~eighty~~ *ninety* in the night time of the same day,
at the Ward, City and County aforesaid, with force and arms,

*one watch of the value of eight
dollars, two lockets of the value of
five dollars each, one ring of the
value of two dollars, two bracelets
of the value of one dollar each, and
the sum of six dollars and sixty
cents in money, lawful money of
the United States and of the value
of six dollars and sixty cents*

of the goods, chattels and personal property of one

Albert Rudolph

in the dwelling-house of the said

Albert Rudolph

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.

POOR QUALITY
ORIGINAL

1043

SECOND COUNT--

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

Joseph J. Freund
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said

Joseph J. Freund
late of the *Twelfth* Ward of the City of New York, in the County of New York aforesaid, on the *Twenty seventh* day of *April* in the year of our Lord one thousand eight hundred and ~~eighty ninety~~ *eighty nine* at the Ward, City and County aforesaid, with force and arms,

one watch of the value of eight dollars, two lockets of the value of five dollars each, one ring of the value of two dollars, two bracelets of the value of one dollar each, and the sum of six dollars and sixty cents in money, lawful money of the United States and of the value of six dollars and sixty cents

3
of the goods, chattels and personal property of one

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

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

Joseph J. Freund
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.

1044

BOX:

394

FOLDER:

3674

DESCRIPTION:

Friedman, Louis

DATE:

05/07/90



3674

POOR QUALITY ORIGINAL

1045

Witnesses:

Benjamin Bussenthal

Counsel,

Filed

Pleads,

day of May 1890

THE PEOPLE

vs.

R

Louis Freedman

Grand Larceny, Second Degree. [Sections 528, 537 - Penal Code].

May 12 1890 all except office and
procured by JOHN R. FELLOWS,

District Attorney.

A True Bill

Chas. B. Roberts

Foreman.

Part III May 13/90

Tried and acquitted

POOR QUALITY ORIGINAL

1046

Police Court

District

Affidavit—Larceny.

City and County of New York, ss.

Benjamin Rosenthal of No. 21 Bowery Street, aged 67 years, occupation Barb Keeper being duly sworn

deposes and says, that on the 17 day of April 1897 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 and silver money of the United States issue to the amount and value of One hundred and four ten dollars - One Gold Watch and chain of the value of One hundred dollars and One pair of Pants and one Vest together of the value of Two dollars - All being of the value of Two hundred and six 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 Louis Friedman (now here)

from the fact that deponent left said money, watch and chain in said article of clothing hanging on a hook in a room in said premises. That at or about the hour of 1:30 a.m. on said date deponent saw the said Friedman reach over a partition in said premises and saw the said Friedman take and carry away said property from deponent's room and run out of said premises with said property in his possession.

v B. Rosenthal

Sworn to before me this 17 day of April 1897 J. H. Glavin Police Justice

POOR QUALITY ORIGINAL

1047

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Louis Friedman 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 Friedman

Question. How old are you?

Answer. 23 years

Question. Where were you born?

Answer. Russia

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

Answer. 100 Clinton St. 2 days

Question. What is your business or profession?

Answer. Laborer

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

Answer. I am not guilty
proving it

Taken before me this 7th day of April 1897
Sam Curdson
Police Justice.

POOR QUALITY ORIGINAL

1048

BAILIED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Police Court... 3
District... 609

THE PEOPLE, Ec.,
ON THE COMPLAINT OF
J. J. Brennan
vs. J. J. Brennan
J. J. Brennan

Offence
Larceny

Dated April 17 1890

M. J. Moroney
Magistrate

11. Precinct.
Witnesses J. J. Brennan
J. J. Brennan

No. 1
J. J. Brennan
Street



No. 1
J. J. Brennan
Street

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

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

Dated April 17 1890 J. J. Brennan Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

1049

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 Friedman

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

this indictment, accuse

Louis Friedman

of the CRIME OF GRAND LARCENY IN THE second DEGREE,

(committed as follows:

The said

Louis Friedman

late of the City of New York, in the County of New York aforesaid, on the seventeenth
day of April in the year of our Lord one thousand eight hundred and
ninety, at the City and County aforesaid, with force and arms, in the
night-time of the same day, divers promissory notes for the payment of money, being
then and there due and unsatisfied (and of the kind known as United States Treasury
Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the
payment of and of the value of fifty - seven

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

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

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid
unknown, of the value of fifty - seven dollars, one

watch of the value of seventy dollars,
one chain of the value of thirty dollars,
one pair of trousers of the value of
one dollar, and one vest of the value of one dollar

of the goods, chattels and personal property of one Benjamin Rosenthal
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 R. FELLOWS, District Attorney.

1050

BOX:

394

FOLDER:

3674

DESCRIPTION:

Fuller, William

DATE:

05/19/90



3674

POOR QUALITY ORIGINAL

1051

192

Counsel,

Filed

Pleads,

19 day of May 1889

THE PEOPLE

vs.

R

William Fuller

Grand Larceny, first Degree
(From the Person)
[Sections 528, 580, 582 Penal Code]

John R. Fellows

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Wm. D. Duband

Foreman.

Ray Lopez

Henry J. Lacey

3 yds 11 mos 17 d
for

Witnesses:

Margaret Bourne

Off. Patrick Bourne 19th Dec

POOR QUALITY ORIGINAL

1052

Police Court— 2 District.

Affidavit—Larceny.

City and County }
of New York, } 55.

of No. 212 East 51st Street, aged 27 years,
occupation Married being duly sworn

deposes and says, that on the 14th day of April 1894 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property, viz:

One pocket book containing about two 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 William Fuller heretofore

from the fact that on said date while deponent was on Broadway near 26th Street said property was snatched from her hand and she then saw a man run away. Deponent is now informed by Officer Patrick Burke of the 19th Precinct that he arrested the person on 6th Ave near 23rd Street as a suspicious person and found in his possession a pocket book containing One dollar and eight cents that deponent had seen the pocket book so found and fully identifies it, as they are notes from her. Maggie Beyrens

Sworn to before me, this 15 day

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

1053

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Fuller 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. William Fuller

Question. How old are you?

Answer. 19 years

Question. Where were you born?

Answer. MS

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

Answer. Congress St. 405. Troy

Question. What is your business or profession?

Answer. Student

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

Answer. I am not guilty
William Fuller

Taken before me this 17
day of April 1889

Police Justice

POOR QUALITY ORIGINAL

1054

RAILED,

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

Police Court... District 2

THE PEOPLE, vs. Benjamin

Magistrate
 212 East 81st St
 William Walker

1 _____
 2 _____
 3 _____
 4 _____

Dated Apr 16 1890

Magistrate

19 Precinct

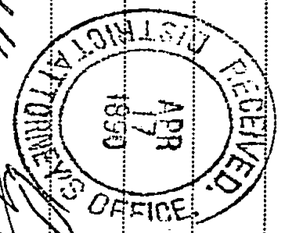
Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

\$ 10000 TO HISNEY



Handwritten signature

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

Defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of \$10000 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 Apr. 16 1890 Police Justice

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

Dated 18 Police Justice

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

Dated 18 Police Justice

POOR QUALITY ORIGINAL

1055

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick Burke
aged _____ years, occupation *Police Officer* of No. _____

191 *Francis* Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Margaret Burns*

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

Sworn to before me, this

day of

188*8*

Patrick Burke
A. J. White
Police Justice.

POOR QUALITY ORIGINAL

1056

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Fuller

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

William Fuller of the CRIME OF GRAND LARCENY in the first degree, committed as follows:

The said

William Fuller

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

one pocketbook of the value of fifty cents, diverse coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of two dollars, and

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

of the goods, chattels and personal property of one Maggie Beyrens on the person of the said Maggie Beyrens then and there being found, from the person of the said Maggie Beyrens then and there feloniously did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

POOR QUALITY ORIGINAL

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SECOND COUNT—

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

William Fuller

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

The said *William Fuller*

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

one pocketbook of the value of fifty cents, divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown of the value of two dollars and

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

of the goods, chattels and personal property of one

Maggie Beyrens

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

Maggie Beyrens

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

William Fuller

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.

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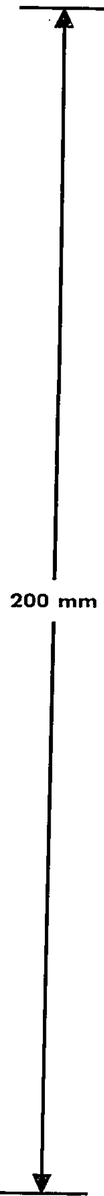
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