

0072

BOX:

66

FOLDER:

740

DESCRIPTION:

Smeidt, Henry

DATE:

04/05/82



740

NOTE -

Day of Trial,

Counsel,

Filed 5 day of April 1882

Pleads *Not Guilty*

THE PEOPLE

LARCENY AND RECEIVING
STOLEN GOODS

vs. *I.*

Henry Smith

JOHN McKEON,

District Attorney.

A True Bill.

found

James Wilson

Foreman.

James Wilson

James Wilson

WITNESSES.

James Wilson
James Wilson

0074

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Harry Smeidl

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

of the CRIME OF LARCENY

committed as follows:

The said

Harry Smeidl

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

*one dog of the value of fifty
Dollars*

of the goods, chattels and personal property of one

Augustus Van Courtlandt Jr

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.

0075

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

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

The said

Harry Smeed

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 dog of the value of Fifty Dollars

of the goods, chattels and personal property of the said

Augustus Van Courtlandt

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

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

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

JOHN McKEON, District Attorney.

0076

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

282
 Police Court District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

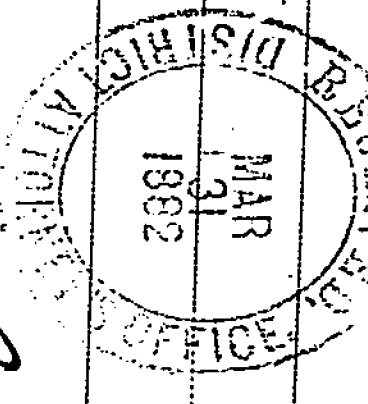
Augustus Van Buren and
 George Gandy
 1. Henry Smudd.

2 _____
 3 _____
 4 _____
 Offence, Grand Larceny

Dated Mch 30 1882

1304 Bixby
 Magistrate.
 Dalton 35
 Officer.

Witness, William Dalton
 No. 35, Duane St.
 Clerk.



No. _____
 \$ 500 to answer
 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 Henry Smudd.

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 Mch 30 1882 B. W. Bixby Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0077

Sec. 198-200.

5

DISTRICT POLICE COURT.

CITY AND COUNTY)
OF NEW YORK,) ss.

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

Question. What is your name?

Answer. Henry Smidt

Question. How old are you?

Answer. 45 years

Question. Where were you born?

Answer. Germany

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

Answer. No 333 W 39th St about one year

Question. What is your business or profession?

Answer. Sell fancy birds

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 did not steal the dog he followed me

Taken before me, this 30
day of March 1887

B. W. Bishy
1

G. W. Smith
Police Justice.

0078

5 District Police Court—

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK } ss.

of Kings Bridge

Augustus Van Courtland Jr

Street,

being duly sworn, deposes and says, that on the 25 day of March 1882

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

the following property, viz.:

Living
One setter Dog of the
value of Fifty dollars

the property of deponent who is a Farmer by occupation
and is 26 years old

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

who came to deponent's place to buy
pigeons & took said dog from
deponent's possession. That afterward
he ^{Smeidt} ~~deponent~~ deposed having the dog
with him in his house
333 West 39th Street. The dog was
taken from my residence near
Kings Bridge

A. Van Courtland Jr.

Sworn before me this

25

day of March

1882

Police Justice.

0079

BOX:

66

FOLDER:

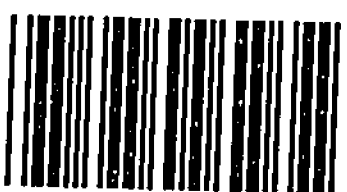
740

DESCRIPTION:

Smith, Albert F.

DATE:

04/17/82



740

0080

BOX:

66

FOLDER:

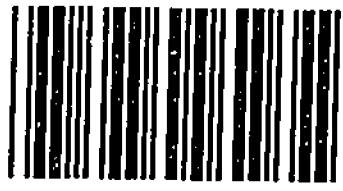
740

DESCRIPTION:

Middleton, George

DATE:

04/17/82



740

0081

BOX:

66

FOLDER:

740

DESCRIPTION:

Morgan, George

DATE:

04/17/82



740

0082

BOX:

66

FOLDER:

740

DESCRIPTION:

Eaton, Luther D.

DATE:

04/17/82



740

0083

BOX:

66

FOLDER:

740

DESCRIPTION:

Kelly, James E.

DATE:

04/17/82



740

0084

Bail fixed at
\$2000 in
each case

No. 1 Bailey
Robert A. Elliott
20 W. 40th St.

No. IV Mailed by
No. II Maurin S. Butler
20 E 28th St.

No. II Bailey
Philip Mulligan
1261 Broadway
(Lepore)

On per of acct
Merke Merchant
Managers P.P.

362 No 143

Day of Trial 1 May 1882
Counsel 4th 12th St. Smith

Filed 17 day of April 1882

4th Pleads not Guilty 24

THE PEOPLE

- 1. Albert F. Smith B
- 2. George Middleton B
- 3. George Morgan B
- 4. Luther D. Eaton B
- 5. James E. Kelly B

DANIEL G. ROLINS

The McKean District Attorney
22 W 21st St
New York City

A True Bill.

James P. [Signature]

Let the [Signature] [Signature]
Bail in the sum of \$2000
States not [Signature] 1882
[Signature] to [Signature] [Signature]
[Signature] City & Co.

Court of General Sessions
of the City and County of New York
The People of the State of New York
against

Albert F. Smith, George Middleton, George
Morgan, Luther D. Eaton and James E. Kelly.—

The Grand Jury of the City and
County of New York by this in-
dictment accuse Albert F. Smith
George Middleton, George Morgan, Luther D. Eaton
and James E. Kelly

of the crime of "Keeping and exhibit-
ing for gambling purposes the
gambling table devices and
apparatus committed as follows,

The said Albert F. Smith, George Middleton
George Morgan, Luther D. Eaton and James
E. Kelly each

late of the ~~City~~ City and County
aforesaid on the 27th day of
August in the year one thousand
eight hundred and eighty-one
and on divers other days, were
and yet are common gamblers,
and that they the said Albert F.
Smith, George Middleton, George Morgan,
Luther D. Eaton and James E. Kelly, on the

day and year aforesaid, At the
 Ward City and County aforesaid
 with force and arms felon-
 ously and unlawfully did
 keep and exhibit in a certain
 building known as Number
 Thirty West Twenty ninth Street
 in said ~~Ward~~ City and County,
 a certain Gambling table and
 certain Cards, chips, devices and
 apparatuses a more partic-
 ular description of which is
 to the Grand Jury aforesaid un-
 known and cannot now be
 given, the same being suitable
 for gambling purposes, and
 which were then and there in-
 tended to be used for gambling
 purposes. Against the form
 of the Statute in such case
 made and provided and
 against the peace of the peo-
 ple of the State of New York
 and their dignity

John McKeon
 District Attorney

0087

BOX:

66

FOLDER:

740

DESCRIPTION:

Smith, Albert F.

DATE:

04/20/82



740

Bailed by
Robert S. Elliott
20 Apr 40

On Mco of Deaton
Indicant per
F.D.
June 10/82

362 No 113 DW
apero
Day of Trial
Counsel,
Filed 20 day of April 1882
Pleads

THE PEOPLE

vs.

Albert F. Smith
B.
Bantle & Co

DANIEL G. HALLING,
JAMES G. HALLING,
JOHN MCKEON
District Attorney.

A True Bill.

James A. Leach

May 22 led by S. J. Leach
District Attorney
new judge

X

0000

Court of General Sessions of the City and County of
 New York
 The People of the State of New York
 Against
 Albert F. Smith

The Grand Jury of the City and County of New York by this indictment accuse
 The said Albert F. Smith

of the Crime of dealing and acting as dealer
 of a certain banking game commonly called
 Faro upon the result whereof
 money was dependent,

Committed as follows:

The said Albert F. Smith

late of the ~~and~~ City and County aforesaid
 on the fifth day of September in the year
 Eighteen hundred and eighty one and on divers
 other days was and yet is a common gambler
 and that he The said Albert F. Smith

on the day and in the year aforesaid at the ~~and~~
 City and County aforesaid with force and arms
 at and in a certain room in a certain
 building known as Number thirty
 West Twenty Ninth Street in said ~~and~~ City

and County Wilfully and feloniously did
 deal and did act as dealer for a certain banking
 game commonly known as Faro
 whereof the name and a more particular
 description is to the ^{brand} jurors aforesaid
 unknown and cannot now be given
 the same being a banking game upon
 the result whereof money was then
 and there dependent, against the
 form of the Statute in such case
 made and provided and against the peace
 of the people of the State of New York
 and their dignity

John McKeon
 District Attorney

State of New York

0091

BOX:

66

FOLDER:

740

DESCRIPTION:

Smith, Andrew V.

DATE:

04/05/82



740

No. 34
Counsel, *W. M. Beck*
Filed day of April 1882
Pleads *not guilty*

THE PEOPLE
vs.
Andrew D. Smith
(Notify Sheriff where case
is in California)

INDICTMENT
CONCEALED WEAPONS

John M. [Signature]

BENJ. K. FIELDS,
District Attorney.

P. 2 April 26. 1882

and facinated

A TRUE BILL. *J. M. [Signature]*

James T. [Signature] Foreman.

W. M. Beck
Praying April 14. 1882

W. M. Beck

W. M. Beck

0093

Court of General Sessions of the Peace of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

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

committed as follows:
The said

of the crime of *Carrying Concealed Weapons*

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *twentieth* day of *March* in the year of our Lord
one thousand eight hundred and eighty *two* at the Ward, City and County
aforesaid, with force and arms, at the Ward, City and County aforesaid, feloniously,
knowingly and secretly, did conceal upon his person a certain instrument and weapon
of the kind known as a *Slung Shot*, with intent then and there
feloniously to use the same against some person or persons to the *Grand* Jury aforesaid,
unknown, against the form of the Statute in such case made and provided, and against
the peace of the People of the State of New York and their dignity.

Grand And the *Jury* aforesaid, upon their Oath aforesaid, do further *accuse* present: That
the said *Andrew H. Smith* late of the Ward,
City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at
Ward, City and County aforesaid, with force and arms, feloniously, wilfully and
furtively did possess a certain instrument and weapon of the kind known as a *Slung*
Shot with intent then and there feloniously to use the same against some
person or persons to the *Grand* Jury aforesaid unknown, against the form of the Statute in
such case made and provided, and against the peace of the People of the State of New
York and their dignity.

Benj. K. Phelps
BENJ. K. PHELPS, District Attorney.

0094

W. M. King #30

BAILED,

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

293
Sec. 208, 209, 210 & 212.

Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

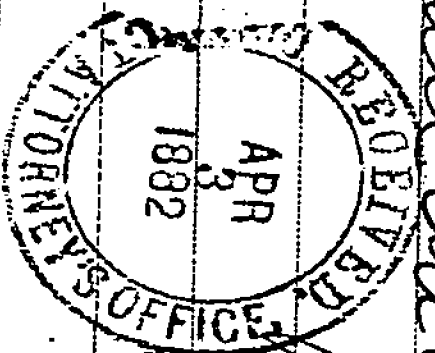
Andrew Smith
Andrew Smith

Offence, *Carrying Concealed Weapon*

Dated *March 21* 188 *2*

Over Magistrate.
Charles Ford Officer.

Witnesses *Call the Officer*



No. _____
Street _____
No. _____
Street _____
No. _____
Street _____
W. M. King
Sec'd

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

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

Dated *March 21* 188 *2* *W. J. Over* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0095

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK,

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

Andrew B. Smith

Question. How old are you?

Answer.

34 Years

Question. Where were you born?

Answer.

Vermont

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

Answer.

Washington D C

Question. What is your business or profession?

Answer.

*Contractor*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.

It was by accident that
I had it. I am not in the habit
of carrying it but having put it
in my pocket some time ago I
forgot that it was there

Andrew B. Smith

Taken before me, this

day of

March 188*8**[Signature]* Police Justice.

0096

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

POLICE COURT,

First DISTRICT.

James Oates
of No. the 1st Precinct, Street, being duly sworn, deposes andsays that on the 21st day of March 1882

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

Andrew Schmidt

now present did unlawfully
knowingly and feloniously
have in his possession secretly
concealed upon his person and
within his clothing that certain
Weapon or instrument here shown
and commonly called and known
as a Slung Shot with the intent
and purpose to use the same
against some other person in
violation of the Statute in such
Case made and provided

Aff. James Oates

Done to before me this
21st day of March 1882
at New York
Office Justice

0097

BOX:

66

FOLDER:

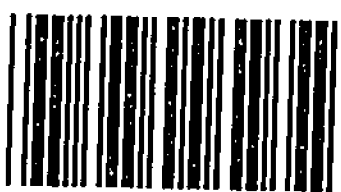
740

DESCRIPTION:

Smith, Charles

DATE:

04/27/82



740

0098

WITNESSES.

No 199.

Day of Trial,

Counsel,

Filed 27 day of April 1882

Pleads

Indignantly

THE PEOPLE

vs.

Charles Smith

LARCENY AND RECEIVING
STOLEN GOODS.

JOHN McKEON,

District Attorney.

A True Bill.

Allyn Tuley
Foreman.
May 1/82
Charles C. L. Loring
Per: J. W. L. Loring

0099

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Smith

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

Charles Smith

of the CRIME OF LARCENY

committed as follows:

The said

Charles Smith

late of the First 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 *two*, at the Ward, City and County
aforesaid, with force and arms

*Thirty feet of gas pipe of the
Value of one dollar each foot*

of the goods, chattels and personal property of one

New York Gas Light Company

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

*John McKern
District Attorney*

0100

And the Grand Jury aforesaid, by this indictment, further accuse the said
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

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

of the goods, chattels and personal property of the said

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

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

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

JOHN McKEON, District Attorney.

0101

Sec. 206, 208, 210 & 212.

350

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Charles E. Gordon

Charles Smith

Offence, Larceny Grand

Dated April 21 1882

Magistrate.

Warden or Keeper of the City Prison.

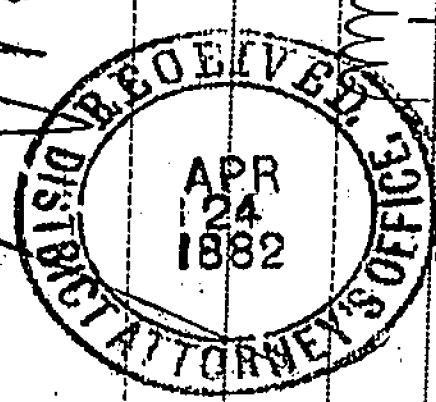
Clerk.

Witnesses. Clerk of the Office

No. 1, by Charles Smith

No. 2, by 50 Wm. Wm.

No. 3, by



BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

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 Charles Smith

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

Dated April 21 1882 Wm. Wm. Police Justice.

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

Dated _____ 1882 _____ Police Justice.

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

Dated _____ 1882 _____ Police Justice.

0102

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

First

DISTRICT POLICE COURT.

Charles Smith

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

Question. What is your name?

Answer.

Charles Smith

Question. How old are you?

Answer.

19 Years

Question. Where were you born?

Answer.

New York City

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

Answer.

13 1/2 Oliver Street & about three months

Question. What is your business or profession?

Answer.

Printer

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

Answer.

I am not guilty of the charge
Two persons asked me to give
them a hand to push the cart
I did not know the pipe was
stolen

Taken before me, this

day of

April 1888

Chas Smith

W. J. Barry

Police Justice.

0103

Just

District Police Court

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, ss

of No. 157 Hester

Street

Charles E. Nowton

49 years old Superintendent

being duly sworn, deposes and says, that on the 21 day of April 1882

at the

City of New York,

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

of deponent, in Water Street in the day time

the following property, viz:

About thirty feet of
Cast iron gas pipe of the value
of thirty dollars

Sworn before me this

21

day of

April

1882

the property of

being at the time in the care
and charge of deponent as
Superintendent

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 Smith Now here
of two others not arrested from the
fact that Officer Keogh of the 44th Precinct
found the property in his Smith's
possession as deponent is informed & believes

Charles Nowton

Supt. 44th Precinct N.Y. Gas Light Co

City and County of New York
Martin Keogh of the 44th Precinct
being sworn says that he saw

Police Justice

0104

the defendant & said others
have the property in their possession
on a hand cart which they
were pushing along Water Street
and about three blocks away
from where the pipe was lying
that said others ran away
and escaped

~~W. F. H. H.~~ ~~W. F. H. H.~~

Sworn to before me this
21 day of April 1882
W. F. H. H. (Police Justice)

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

ss.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0105

BOX:

66

FOLDER:

740

DESCRIPTION:

Smith, James

DATE:

04/18/82



740

0107

Court of General Sessions of the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

against

James Smith

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

James Smith

of the crime of Robbery in the first degree,

committed as follows:

The said

James Smith

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *Tenth* day of *April* in the year of our Lord
one thousand eight hundred and eighty *Two*, at the Ward, City and County aforesaid,
with force and arms, in and upon one *William Hankammer*
in the peace of the said People then and there being, feloniously did make an assault and

*one Watch of the Value
of ten Dollars*

of the goods, chattels and personal property of the said *William Hankammer*
from the person of said *William Hankammer* and against
the will and by violence to the person of the said *William Hankammer*
then and there violently and feloniously did rob, steal, take and carry away, against the
form of the Statute in such case made and provided, and against the peace of the People
of the State of New York and their dignity.

JOHN McKEON, District Attorney.

0108

BAILED,

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

Sec. 208, 209, 210 & 212.

Police Court 3 District.

THE PEOPLE, &c.

vs. *James Smith*

William H. H. H. H.

131

James Smith

131

James Smith

131

James Smith

131

James Smith

131

James Smith

131

James Smith

131

James Smith

131

James Smith

131

James Smith

131

James Smith

131

James Smith

131

James Smith

131

James Smith

131

James Smith

131

James Smith

131

James Smith

131

James Smith

131

James Smith

131

James Smith



Dated April 11 1882

Offence, *Robbery*

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

guilty thereof, I order that he be ~~admitted to bail in the sum of~~ *100* ~~Hundred Dollars~~ and he committed to the Warden or Keeper of the City Prison until he ~~give such bail~~ *is legally discharged*

Dated *April 11* 1882 *Andrew J. Smith* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0109

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

3
DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

James Smith

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

New York City

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

Answer.

315 Livingston Street 2 or 3 years

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

Taken before me, this 11

day of April 1888

James Smith
Man

Andrew White
Police Justice

0110

Police Court--Third District.

CITY AND COUNTY }
OF NEW YORK. } ss.

William Hanhammer

of No. *46 Washington Street Hoboken N.J.* and doing business at No. *131 Lewis Street in the City of New York*
being duly sworn, deposeeth and saith that on the *10* day of *April*

18*82*, at the

13th

Ward of the City of New York, in

the County of New York, was feloniously taken, stolen, and carried away from the person of
deponent, by force and violence, without his consent and against his will, the following property,
viz.:

One Silver Watch

of the value of

Ten

DOLLARS,

the property of

deponent

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

James Smith (nowhere)

*and two other persons whose names are
unknown to deponent and who or not
arrested, for the reason following to wit:
Deponent was walking along Lewis
Street, at the hour of about 6 o'clock
P. M. That said three defendants
came up to deponent, when said Smith
struck deponent a violent blow on the
face with his fist, that at that time
one of said unknown persons seized hold
of deponents Watch and tore the same from
the left hand vest pocket of the vest
then worn upon deponents person, and*

Sworn before me this

187

Notary Public

01111

run away with the same, that defendant
then made an attempt to run after the
said unknown person, who had taken
the watch but said Smith seized
hold of defendant leg and threw
defendant down, and said unknown
person with said watch escaped,
then said Smith ran away

Sworn to before me this 11th day of April 1882
William Gordon
Sunderland
Police Justice

Police Court—Third District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFFIDAVIT—ROBBERY.

vs.

Dated

187

Magistrate.

Officer.

WITNESSES:

0112

BOX:

66

FOLDER:

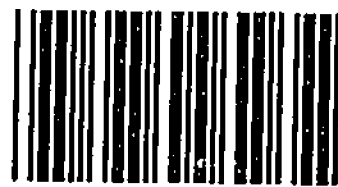
740

DESCRIPTION:

Smith, Peter

DATE:

04/14/82



740

0113

No 105

Wm. W. Adams

19th April 1882

Counsel,

Filed 14 day of April 1882

Pleads

THE PEOPLE

vs.

B

Peter Smith

Harvey W. Smith
Wm. W. Adams

John McKeon
~~DEWEY G. ROLLINS~~

District Attorney.

A True Bill.

James T. Lacy

Foreman.

Verdict of Guilty, should specify of which count.

0114

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Peter Smith

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

of the CRIME OF *Burglary in third degree*

committed as follows:

The said

late of the *Tenth* Ward of the City of New York, in the County of New York, aforesaid,

on the *Fifteenth* day of *March* in the year of our Lord one thousand eight hundred and eighty *Two* with force and arms, about the hour of *Three* o'clock in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of *William Gibson*

there situate, feloniously and burglariously did break into and enter, by means of

forcibly breaking open an outer door thereof
~~whilst there was then and there some human being, to wit, one~~

~~within the said dwelling house, he, the said~~

Peter Smith
then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of *the said William Gibson*

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

of the CRIME OF

Larceny *Peter Smith*

committed as follows:

The said

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, ~~about the hour of~~
~~o'clock in the~~ ~~time of said day, the said~~

one overcoat of the value of twenty three dollars

of the goods, chattels, and personal property of

William Gibson

~~in the said dwelling house of one~~

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.

John McKeon
DANIEL G. ROLLINS, District Attorney.

0115

Sec. 208, 209, 210 & 212.

243 Roberts

Police Court 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

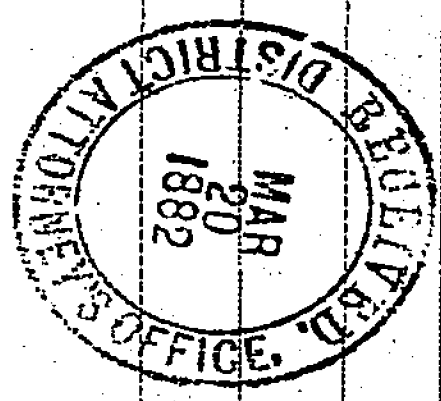
John E. Gibbons
vs
Darius A. Smith
Peter Smith

2
3
4
Offence, Burglary

Dated March 16 1882

Magistrate,
Clerk,
7 P. O.

Witnesses,
No. 1, by
No. 2, by
No. 3, by
No. 4, by



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

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 Peter Smith

guilty thereof, I order that he be admitted to bail in the sum of Five Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated March 16 1882 J. M. Hall Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0116

Sec. 198—200.

CITY AND COUNTY }
OF NEW YORK } ss.

3 DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. Peter Smith

Question. How old are you?

Answer. 49 years.

Question. Where were you born?

Answer. New York City

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

Answer. 210 Fifth Street; about one year.

Question. What is your business or profession?

Answer. Chaulder;

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 took the coat; but I never
burst the door open; the
door was open

Peter F Smith

Taken before me, this 16

day of March 1888

J. W. Patterson Police Justice.

0117

Police Office. Third District.

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

Bella Gibson aged *43* years
being duly sworn,
No. of *married*; residing at *60 Division Street*
deposes and says, that the premises No. *60 Division Street*

Street, *10th* Ward, in the City and County aforesaid, the said being a *brick dwelling*
house and part of *dwelling*
which was occupied by deponent as a *dwelling*

were **BURGLARIOUSLY**

entered by means *of forcibly bursting open a door*
leading into deponents premises

on the *afternoon* of the *15th* day of *March* 188*2*
and the following property, feloniously taken, stolen and carried away, viz.,

one overcoat of the value of twenty three dollars

the property of *William Gibson this deponents*
husband; and then in deponents care and 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
Peter Smith, (now here)

for the reasons following, to-wit: *that on said day at about*
half past one o'clock in the afternoon
deponent left her said premises, wherein
said overcoat was then contained, after
securely closing and locking said door
that dep at about half past three
o'clock on said afternoon deponent
returned, and found that said door had

been forcibly burst open; deponent further says that she is informed by Hannah Darnsworth, here present; that ^{about an hour} after deponent had left her premises as aforesaid, she said Hannah Darnsworth was attracted by a noise to deponent's premises and looking through a window ~~open~~ ^{in a wall of} ~~the deponent's premises~~ ^{in a room} saw said Peter Smith putting on ~~on~~ ^{over} an overcoat; that said Smith afterward ran away with said overcoat in his possession and upon his person Sworn to before me, ^{V. Bella & Gibson} mark
 this 16th day of March 1862

J. W. Patterson
 Police Justice

City and County of New York:
 Hannah Darnsworth aged 28 years, married, and residing at No 60 Division Street said City; being duly sworn says: she has heard read the foregoing affidavit and is familiar with the contents thereof and that portion thereof referring to her and to information given by her, is true upon her own Knowledge. ^{Sworn to before me} ^{V. Bella & Gibson} mark.
 this 16 day of March 1862

J. W. Patterson
 Police Justice

0119

COURT OF GENERAL SESSIONS OF THE PEACE, }
 City and County of New York

District Attorney's Office,

New York, *April 20* 1882

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Bella Gibson
 against

For

Peter Smith

The defendant having been indicted by a Grand Jury of this Court, on the *14* day of *April* 1882, for the offense of *burglary 2nd Degree* upon a charge preferred by me against him, and having since fully compensated me for all injury and damage which I sustained thereby.

I do therefore hereby acknowledge to the Court that I have received full and complete satisfaction for the injuries and damages so sustained by me, and request that no further proceedings be had on said indictment, and that the defendant be discharged therefrom.

Bella Gibson

Complainant.

City and County of } ss.
 New York,

Bella Gibson

, the said complainant, being duly sworn, says, that the foregoing instrument by her subscribed is true of her own knowledge.

Sworn to before me, this *20th* day of *April* 1882.

Bella Gibson
 Complainant.

J. Roberts

Notary Public NY
City & Co. N.Y.

0120

New York General Sessions.

PEOPLE, ON MY COMPLAINT,

versus

Peter Smith

*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.*

N.Y. April 20 1882.

In presence of

J. Roberts

Bella Gibson

Complainant

0121

BOX:

66

FOLDER:

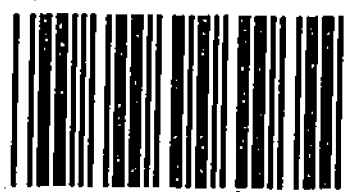
740

DESCRIPTION:

Smith, Thomas

DATE:

04/04/82



740

0122

WITNESSES.

No. 18.

Counsel,

Filed 4 day of April 1888

Pleads *Apprehended*

THE PEOPLE

vs.

Thomas Smith

INDICTMENT.
Larceny from the Person.
in the neighborhood of

John McKee

MARTIN G. ROLLINS,

District Attorney.

Pleads attempted

A True Bill.

Grand

James T. Clark Foreman.

April 10th Friday April 7th 1888

J. H. Rollins

L. J. P. J. J.

0123

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Smith

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

Thomas Smith
of the CRIME OF LARCENY (from the person)

committed as follows:

The said

Thomas Smith

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the ~~thirty-first~~ day of *March* in the year of our Lord
on thousand eight hundred and eighty-~~two~~, at the Ward, City and County
aforesaid, with force and arms, *in the night time of said day:*

*one watch of the value of sixty
dollars*

*one chain of the value of
twenty dollars*

of the goods, chattels and personal property of one *Charles Weizmann*
on the person of the said *Charles Weizmann* then and there being found,
from the person of the said *Charles Weizmann* then and there feloniously
~~attempt 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.

John McKee

~~D. W. McKee~~ *McKee*, District Attorney.

0124

Sec. 208, 209, 210 & 212.

289

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles D. [unclear]
vs
Thomas Smith

Offence, *Larceny from the person*

Dated *April 1* 1882

White Magistrate.

White 19 Officer.

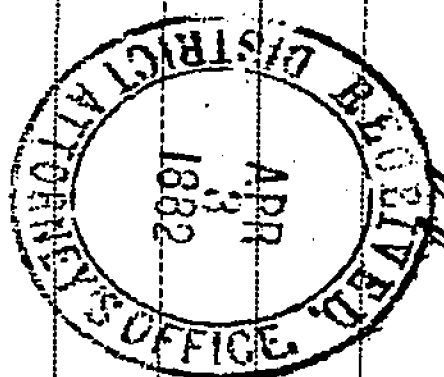
Clerk.

Witnesses *deia officer*

No. Street,

No. Street,

No. Street.



Wm. H. [unclear]

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

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

Dated *April 1* 1882 *Andrew [unclear]* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0125

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

3rd

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

Thomas Smith

Question. How old are you?

Answer.

26 years

Question. Where were you born?

Answer.

New York City

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

Answer.

193 Madison Street 2 Weeks

Question. What is your business or profession?

Answer.

Bar tender

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

Taken before me, this

day of

April

1882

Thomas Smith

Andrew J. Smith

Police Justice.

0126

3rd District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ssof No. 94 Avenue A Street, Charles Weigmanbeing duly sworn, deposes and says, that on the 31 day of March 1882
at the 14th Ward ^{attempted to be} City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, and from the person of deponent at night time
the following property, viz:one gold Watch with gold Chain attached
of the value of Eight dollarsthe property of deponent,and that this deponent
has a probable cause to suspect, and does suspect, that the said property ^{attempted to be} was feloniously taken,
stolen, and carried away by Thomas Smith (now here)from the fact that deponent had said Watch
in the left vest pocket, of the vest then worn upon
his person, while standing in 7th Street in
front of Leaper Union. That deponent
had his Overcoat buttoned, and caught
said Smith with having his hand under
deponent's coat, and on the chain and
Watch, and attempting to take said Watch
from said vest pocketChas. Weigman

Sworn before me this

1st day of

April

1882

POLICE JUSTICE.

The People is
 on the Complaint of Maurice Bransfield } Robbery
 v.
 John McCabe }

City and County of New York, ss: Maurice
 Bransfield of said City being
 duly sworn, says

That he resides at 203 First
 Avenue in the City of New York
 That on ~~twentieth~~ ^{eighteenth} day of
 March 1882 on the Complaint
 of Depoent and one officer
 McGinley said John McCabe
 was arrested and held to
 await the action of the
 Grand Jury on charge of
 robbing depoent,

That depoent made said Complaint
 the day after said alleged
 robbery took place i.e. the
 twentieth day of March 1882.
 That depoent states the
 facts in this case to be as
 follows,

That on the 19th day of March 1887 defendant together with the defendant John McCabe and a young man whose name is unknown visited several drinking saloons in the neighborhood of First Avenue and Fourteenth Street and at about seven o'clock we all went into a saloon kept by one McGinty where we had several drinks together. At about half past seven o'clock we all came out and walked down to Thirteenth Street where we stood on the corner. The defendant McCabe and I were joking together when he asked me what time it was. I said I had no money. He said he did not believe me. I said if you don't believe me search my pockets. Whilst he was so doing Officer McGinty who I believe has a spite against John McCabe ran up and arrested

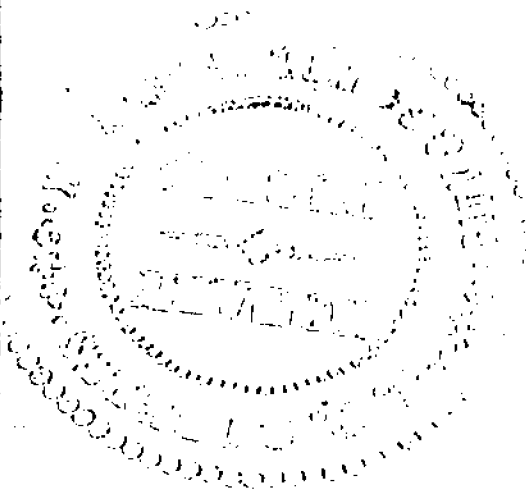
McLabe. McLabe and I
 were and still are friends.
 Officer McGuirey is the
 real complainant and
 feeling that the young
 man is perfectly innocent
 hereby solemnly swears to
 that fact and withdraws
 the complaint in this case.

Sworn to before me
 this 8th day of April 1887

J. P. Roberts

Notary Public (S)

City & County



0130

BOX:

66

FOLDER:

740

DESCRIPTION:

Sparenberg, Max

DATE:

04/12/82



740

Apr 21st 1882

Under the circumstances
disclosed by the
affidavit statement of
the Complainant herein
entitled I think the
case should be
discharged and the
prisoner released on
his own recognizance.

J. P. McLean
Capt Dist Ct

N^o 86

J. A. Cullen Brooklyn

Filed 12 day of April 1882

Pleads Responsibility (14)

THE PEOPLE

B

vs.

Max Sparenberg

John McLean
District Attorney

District Attorney

Guilty Discharged

A True Bill.

James M. Leach
Foreman

Apr 21st 1882

Off until I arrange
with Counsel for bond.

Let the case be
on his own recognizance.
J. P. McLean

0132

Court of General Sessions of the Peace of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

Max Sparenberg ^{against}

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

of the crime of

Receiving Stolen Goods

committed as follows:

The said

Max Sparenberg

*Ward of the City of New York in the County
of New York aforesaid on the twenty seventh
day of December in the year of our Lord
one thousand Eight Hundred and eighty
one at the Ward City and County aforesaid
With force and Arms*

*Fifty three Coats of the
Value of five dollars Each*

of the goods, chattels and personal property of the said *Louis H. Franklin*

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

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

Max Sparenberg

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 McKee

DANIEL G. ROLLINS, District Attorney.

0133

Sec. 208, 209, 210 & 212.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Jack of London
227 Birmingham
Max Sparenburg

Offence, Receiving
Stolen Goods

Dated February 10th 1882

Matthews Magistrate.

Commissary of Police

20th March 1882

Witnesses Edward Henry

No. 84-7th Avenue Street

Quilley in 1500 8th Street

20th March 1882 Street

No. 2000. Ave. S. S. Street

Admitted for Quilley

Admitted for Quilley

Admitted for Quilley

Admitted for Quilley

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 Max Sparenburg

guilty thereof, I order that he ^{held to answer the same and be fined} be admitted to bail in the sum of Five Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated February 24th 1882 J. M. Matthews Police Justice.

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

Dated February 24th 1882 J. M. Matthews Police Justice.

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

Dated _____ 1882 _____ Police Justice.

New York General Sessions.

PEOPLE, ON MY COMPLAINT,
versus

Max Sparenberg

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.

We don't really think that the prisoner received the goods knowing them to be stolen property by investigation I find the prisoner has a good character ^{as} has never been arrested before. And that he received the goods in the ordinary course of his business as pawnbroker, and under the circumstances I consent to his discharge — Jacob ^{his} London mark.

C. H. Howlett, Witness

0135

2nd District Police Court.STATE OF NEW YORK.
City and County of New York, } ss.of No. *Jacob London, Tailor,*
Street, *227 Rivington*
Aged 34 years,

being duly Sworn, deposes and says, that

at the City and County of New York, on the 27th day of December 1881, in the night time, deponents said premises, No. 227 Rivington Street in said City was forcibly broken open and entered and fifty three Cassimer Coats burglariously and feloniously stolen and carried away therefrom. That said Coats were the property of Louis H. Franklin and Julius H. Gross, Co-partners, doing business under the firm name of Franklin & Gross at 644 Broadway, and were in all and together of the value of two hundred dollars and in care and charge of said deponent as tailor and workman for said firm.

That on the 9th day of February instant deponent was informed by officer Devery, here present, that the said officer, did on said 9th day of February find in the possession of Max Sparenberg at his pawn shop 269-7th Avenue in the City of New York twenty-seven of said stolen Coats; and

City and County of New York, S.S.

Edward Glassey, of No. 284-7th Avenue, being duly sworn says that he is in the employment of Max Sparenberg, a paunchmaker doing business at No. 289-7th Avenue in the City of New York.

That on or about the 30th day of December 1881 said Sparenberg received from a man who is unknown to deponent fifty Cassimere Coats, some of them partially unfinished and of the same pattern and kind as the two coats now here shown.

That said Sparenberg did there after and at different and divers times give a number of said Coats to deponent to take to other pawn offices and leave in pledge and deponent did put in pledge at divers pawn shops eleven of said Coats.

That when deponent was arrested by officer Carmichael, here present, deponent had then in his possession two of said Coats to put in pledge and a pawn ticket representing one of said Coats. That deponent did not know that said Coats were

by reason of the affidavits of Edward
 Glassy and Officer Revery here-
 to annexed deponent charges and
 alleges that said Max Sparenberg
 did at the City and County of
 New York, on or about the 30th
 day of December 1881, knowingly
 and feloniously receive said
 stolen coats. He, said Max
 Sparenberg, well knowing at
 the time that said coats were
 stolen property.

Subscribed before me this
 10th day of February 1882.

his
 Jacob L. Landon
 Clerk

J. D. Patterson, Police Justice

stolen property and in passing
the same deponent was only
obeying the directions of his
said employer.

Sworn to before me this } Edward Glaser
10th day of February 1882

J. M. Patterson } Police Justice

City and County of New York, St.
William J. Hevery, an officer
of the 20th Precinct Police, being
duly sworn says - that on the 9th
day of February 1882 deponent
found on the premises of Max
Sparenberg, 289 Seventh Avenue
in the City of New York, and in
the possession of said Sparenberg
twenty-seven of the stolen
Coats mentioned in the foregoing
affidavit of Jacob London, and
immediately before finding said
Coats the said Sparenberg
denied having said Coats in
his possession or on his said
premises.

Sworn to before me this } Wm. Hevery,
10th day of February 1882

J. M. Patterson } Police Justice

0139

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Max Sparnburg 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.

Max Sparnburg

Question. How old are you?

Answer.

Thirty years of age

Question. Where were you born?

Answer.

Germany

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

Answer.

No. 289 - 7th Avenue, since April last

Question. What is your business or profession?

Answer.

Pawnbroker

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

Answer.

I am not guilty of the charge. I took in the property as a pawnbroker in good faith, as such, and loaned an amount of money upon it which is entered in my books for such purpose. I had no knowledge or suspicion whatever that the goods were stolen.

Taken before me, this

24th

day of February 1882

Max Sparnburg

J. M. Patterson Police Justice.

0140

BOX:

66

FOLDER:

740

DESCRIPTION:

Stevens, John

DATE:

04/12/82



740

0141

11084

Day of Trial,
Counsel,
Filed 12 day of April 1882
Pleads Not guilty

THE PEOPLE P.
vs.
John Stevens
21
75 Bayard
glass cutter.

BURGLARY—THIRD DEGREE.
NOTHING STOLEN.

BENJ. K. PHILLIPS
John McKeon
District Attorney.
22 April 19. 1882
Pleads guilty.
A True BILL.
James T. Lee
Foreman.

a/ 12 3 years

0142

Court of General Sessions of the Peace of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

John Stevens ^{against}

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

John Stevens

of the crime of *Burglary Third degree*

committed as follows.

The said

John Stevens

late of the *Fourteenth* 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 Two* with force and arms,
at the Ward, City and County aforesaid, the *Shop* of

Richard Dobbins

there situate, feloniously and burglariously did break into and enter, the said *Shop*
being then and there a building in which divers goods, merchandise, and valuable things
were then and there kept for use, sale and deposit; the same being the goods, chattels,
and personal property of *Richard Dobbins*

goods, merchandise and valuable things in the said *Shop* with intent the said
being then and there feloniously and burglariously to steal, take, and carry away then and there

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

John McKeon

~~BENJ. R. PHELPS~~, District Attorney.

0143

BAILED,

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

Sec. 208, 209, 210 & 212.

3/6 12-
Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Richard J. Adams
John Stevens

Offence, Burglary and attempted Sarceny

Dated April 8th 1882

John Adams

Magistrate.

McGrade

Officer.

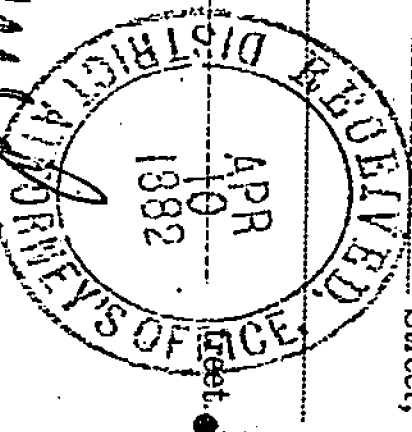
14th Clerk.

Witnesses
Charles McGrade

No. 14th Recorder Police
Street,

No. _____ Street,

No. _____ Street,



Admitted to answer

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

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

Dated April 8th 1882 John Adams Police Justice.

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

Dated _____ 1882 _____ Police Justice.

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

Dated _____ 1882 _____ Police Justice.

0144

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK,Jat
DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. *John Stevens*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *75 Bayard Street, 2 weeks*

Question. What is your business or profession?

Answer. *Glass-cutter*

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 have nothing to say, I was intoxicated.**John Stevens*Taken before me, this *5th*day of *April*188*8**My, Overy* Police Justice.

0145

POLICE COURT—^{1st} DISTRICT.City and County
of New York, ss:

Barber, 141 Thompson Street, being duly sworn,

deposes and says, that the premises No. 141 Thompson Street,

14th Ward, in the City and County aforesaid, the said being a Tenement-
dwelling house the 1st floor of which was
~~and which was~~ occupied by deponent as a Barber Shopentered by means ^{were BURGLARIOUSLY} of forcibly breaking the Glass in the Fan light
over the door of said shop, then unfastening the Button or catch on
said Fan light thereby entering said Shopon the night of the 7th day of April 1882
and the following property feloniously taken, stolen, and carried away, viz:

Sutton Razors of the value of twenty 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 John Stevens (nowhere) Afor the reasons following, to wit; That at about 9 o'clock P.M.,
deponent securely locked and fastened the
doors and windows of his said premises and
left for the night. That on the following morning
he was informed by officer Hugh J. McGrady of
the 14th Precinct Police that he arrested said John
Stevens in his said premises at the store
occupied by deponent at about the hour of 1.20
o'clock this A.M., deponent therefor charges

the said John Stevens with Burglariously
entering said premises and with attempting
to take steal and carry away said
property from the possession of deponent

Sworn to before me this
8th day of April 1882

Richard ^{his} Dobbin
Mark

in & among Police Justice

State of New York
City & County of New York }

Hugh J. McGrade of the 14th Precinct
Police being duly sworn deposes and
says that he has heard the foregoing
affidavit read and that portion of said
affidavit refers to deponent is true of his
own knowledge

Hugh J. McGrade

Sworn to before me this
8th day of April 1882

in & among Police Justice

0147

BOX:

66

FOLDER:

740

DESCRIPTION:

Stewart, George

DATE:

04/19/82



740

WITNESSES.

133/ Bill indred

Day of Trial,

Counsel,

Filed 19 day of April 1882

Pleads

Warrant privilege

40. THE PEOPLE

vs. Allen

vs. Crummett

George Stewart

LARCENY AND RECEIVING
STOLEN GOODS

JOHN McKEON,

District Attorney.

22 April 27. 1882

Plead guilty.

A True Bill.

James T. Loebe

Foreman.

S.P. 4 1/2 years.

0148

0149

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

George Stewart

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

George Stewart
of the CRIME OF LARCENY

committed as follows:

The said

George Stewart

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

*Two hundred yards of silk of the
Value of two dollars and fifty
Cents Each yard*

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

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

John McKeon
District Attorney

And the Grand Jury aforesaid, by this indictment, further accuse the said
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:
The said

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

of the goods, chattels and personal property of the said

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

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

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

JOHN McKEON, District Attorney.

0151

PLEADING.

Part

William E. Jeff-

747.5 Ave

Joseph H. Keller

328 Broadway

0152

BAILED,

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

Sec. 208, 209, 210 & 212.

Police Court.

1st District.

THE PEOPLE & c.,

ON THE COMPLAINT OF

William H. Stewart
3326
George Stewart
in
Grand

Offence.

Dated

April 13
188

Magistrate.

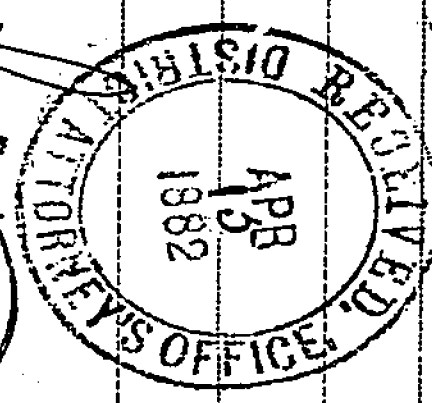
Clerk.

Witnesses

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____



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

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

Dated *April 13* 188 *2* *Solomon B. Smith*
Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0153

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

George Stewart 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.

Taken before me, this 13
day of April 188 8

Solomon R. Smith
Police Justice.

George Stewart

0154

First District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ssof No. 326 Broadway Street, 20 years old Salesman
being duly sworn, deposes and says, that on the 13 day of April 1882at the _____ City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, from said premises in the day time

the following property, viz:

About two hundred
yards of colored silks, of
the value of about two
hundred and fifty dollars

the property of

being at the time in the care
And charge of deponentand that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by George Stewart nowpresent from the fact that
deponent found the property
in his possession as he was
leaving the aforesaid premises
the silks having been rolled in
an overcoat which he carried
on his arm the better to conceal
and carry it away undiscoveredW. Clarke

Sworn before me this

day of

1882

J. B. Stewart
POLICE JUSTICE.

0155

BOX:

66

FOLDER:

740

DESCRIPTION:

Sullivan, Ellen

DATE:

04/18/82



740

N-122.

WITNESSES.
James J. [Signature]

Day of Trial,
Counsel,
Filed 18 April 1884
Pleads *Not guilty*

THE PEOPLE
vs.
Ellen Sullivan
LARCENY AND RECEIVING
STOLEN GOODS.
James J. [Signature]

JOHN McKEON,
District Attorney.
Sen. 14. 6 [Signature]
A True Bill.
James J. [Signature]
April 20 1884 Foreman.
James J. [Signature]
James J. [Signature]
James J. [Signature]
James J. [Signature]

0157

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Ellen Sullivan

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

Ellen Sullivan

of the CRIME OF LARCENY

committed as follows:

The said

Ellen Sullivan

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

*one Watch of the Value of one
Hundred and fifty Dollars
one Chain of the Value of twenty
five Dollars one Earring of ten
Dollars and one Handkerchief
of the Value of fifty Cents*

of the goods, chattels and personal property of one

Joseph Price

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

John McKeon
District Attorney

0158

And the Grand Jury aforesaid, by this indictment, further accuse the said
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

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

of the goods, chattels and personal property of the said

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

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

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

JOHN McKEON, District Attorney.

0159

BAILED,

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

Sec. 208, 209, 210 & 212.

Police Court.

1st District.

THE PEOPLE &c.,
ON THE COMPLAINT OF

John P. Price
51 Bay Street
Ellen Sullivan
Garcony
Grand

Offence,

Dated April 11 188

Magistrate.

Officer.

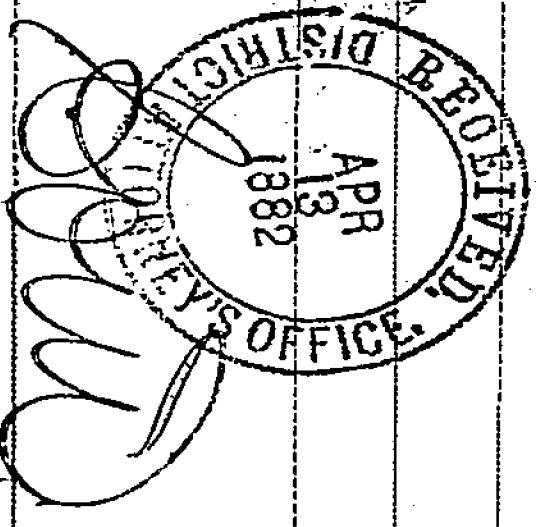
Clerk.

Witnesses.

No. 51 Bay Street.

No. _____ Street,

No. _____ Street.



It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named *Ellen Sullivan* ~~is~~ *has* been guilty thereof, I order that she be admitted to bail in the sum of *Two* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until she give such bail.

Dated April 11 188 *Solomon S. Smith* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0160

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss

J. W. DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

Ellen Sullivan

Question. How old are you?

Answer.

40 Years

Question. Where were you born?

Answer.

Ireland

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

Answer.

61 James Street & about 5 Months

Question. What is your business or profession?

Answer.

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

Answer.

*I am not guilty of the
charge. There was no jewelry
in the handkerchief I picked
it up on the stairs & washed
it. I did not see any jewelry
in the house & the Complainant
knows there was none there that I saw
or could take.*

Taken before me, this

11th

day of

April 188*8*

Ellen Sullivan
mark

Sarah D. Smith
Police Justice.

0161

Just

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK

of No. *37 Bayard* Street *26* years old. *rickman*
being duly sworn, deposes and says, that on the *10th* day of *April* 188*2*

at the _____ City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, *from said premises in the day time*
the following property, viz:

*A handkerchief containing
jewelry consisting of one gold
watch and chain & one gold
earring all of the value of
one hundred and eighty five dollars*

Sworn before me this

Print
the property of *deponent & his wife*
Augusta Price

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 *Ellen Sullivan, now*

*present from the fact that the
jewelry was lying on a table in
a room tied in a handkerchief
that the deponent who was waiting
on deponent's wife had access to
said room & after the property was
stolen the handkerchief which contain
ed it was by deponent found in her possession
that no person other than the deponent was
in the room from the time deponent saw said
property until he discovered the loss of the same*
Ed. Price.

Solomon
11th day of *April* 188*2*
Justice.

0162

Testimony in the
case of
Ellen Sullivan
filed April
1882

The People
 v. Ellen Sullivan
 Indictment for grand larceny and receiving stolen goods.

Court of General Sessions, Part I
 Before Recorder Smythe. April 26, 1882.
 Joseph Rice, sworn and examined. I live at 31 Bayard St. I hired the prisoner to work up at my house; she was there on the 10th of April; I hired her to do work for my wife who was confined and had the baby in bed with her; we have another little child a year and nine months old. I dressed myself and went down stairs; it was the last day of our holiday. I was standing on the corner of Mott and Bayard Sts., talking to a gentleman. I saw a crowd running towards my house, I ran over and heard my wife halloo through the window for me to come, that she was robbed of the jewelry, that the woman was gone. I ran up and asked her how long ago? She told me the woman disappeared about five minutes ago. I ran all over with the officers in Mulberry St., went around the neighborhood and could not find her. Finally between ten and eleven o'clock at night I went around and found her in a back alley in James St., where these women hang around, a regular lodging room there.

She was not sober when I took her out of there; she was not able to stand on her feet; and I fetched up an officer and he found a handkerchief on her that the jewelry was put in; it was not worth much; it was a silk handkerchief worth about 35 cents; the handkerchief in which the jewelry was put was under my wife's pillow. I left home between 9 and 10 o'clock the day that we lost the jewelry and it was between 10 and 10 1/2 o'clock that my wife halloed. Cross Examined. Mr. Wineberg, who keeps a cigar store, knows the prisoner, I knew she was working for Mr. Wineberg before I hired her, I believed her to be a respectable and honest woman, I picked her up in the street. I paid her 50 cents a day, I owed her that day for half a day's wages and that was all. The jewelry lost was a long ladies chain with tassels on it and a ladies' open case watch and one ear ring; the other ear ring was found; the whole property was worth \$185; the chain six years ago cost me \$170; my business is truckman. The chain weighed 92 pennyweight and of 18 carat gold; I bought it of Alexander in East Broadway, a pawnshop.

I guess the prisoner had charge of the baby's clothing. Then I went out of the house that morning I left the prisoner there; my wife told me the prisoner had gone, but she did not know where. I did not find any of the jewelry upon her when I found her in James st. I did not take \$2.50 from this woman which was tied up in the handkerchief; she told the judge at the Tents that she found the handkerchief on the stairs. Augusta Price sworn and examined. I am the wife of the last witness. My husband brought in the prisoner to do my cleaning sweeping and fixing my bed. That happened two days after; my husband went down stairs and I told her to fix the bed. I went out of the bed and I put the jewelry on the table which was in an old silk handkerchief. I forgot I left the handkerchief on the table; she said to me, Mrs. Price, I am going out, I will be up soon. No more than five or ten minutes I missed the jewelry and went to the ~~children~~ and called the children down stairs. They ran off and told my husband. He ran immediately over in Mulberry st. but he could not find her. He came in the evening and he

brought her dead drunk. In the morning she had old shoes on and when they brought her she had a pair of new shoes. Her face was all dirty where she must have fell. From the time I got up and put this jewelry upon the table until the time I missed it nobody else entered the room but me and my two children. Nobody could have come in without my seeing them.

Ellen Sullivan, sworn and examined, testified in her own behalf. I worked for Mrs. Weinberg, and the complainant, who lives in the same block wanted me to work for him. I worked for him Thursday and Friday and he paid me 50 cents each. I worked for his wife Saturday and she paid me 30 cents. I worked Monday and came next morning and swept for her. I gave her the baby's clothes and three of her brother-in-laws had an argument with her; she said she did not want any cleaning done till the afternoon. The wife had some kind of a parcel which she always put by her bedside. I put my cloak about me - it was raining - I had bad shoes and wanted to buy a pair. The next I knew I met Mr. Price and the

policeman. I was going back to his house after buying the shoes. He met me opposite Lannigans in James St. The complainant said, "Give me my watch and chain - give me the chain and I will say nothing about the watch." He pulled the handkerchief out of my hand which contained \$2.50 I had it saved up to buy a dress. I never seen a bit of jewelry only what he wears on his person.

The prisoner was found guilty of grand larceny and recommended to mercy.

0168

BOX:

66

FOLDER:

740

DESCRIPTION:

Sullivan, Martin

DATE:

04/25/82



740

0169

JOHN McKEON, District Attorney.

of the State of New York and County of New York.
That the said John McKeon, District Attorney, is the
sole and exclusive owner and proprietor of the
said State of New York, and County of New York,
and that the said John McKeon, District Attorney,
is the sole and exclusive owner and proprietor of the
said State of New York, and County of New York,
and that the said John McKeon, District Attorney,
is the sole and exclusive owner and proprietor of the
said State of New York, and County of New York.

72-182

Filed 25 day of April 1884

Pleas

THE PEOPLE
vs.
Martin Sullivan
ROBBERY—First Degree.

JOHN McKEON,
District Attorney.

A True Bill.
James T. Lacey,
Foreman.

Catholic Pro.
22. April 26. 1884.

0170

Court of General Sessions of the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

^{against}
Martin Sullivan

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

Martin Sullivan

of the crime of Robbery in the first degree,

committed as follows:

The said

Martin Sullivan

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the Sixteenth day of April in the year of our Lord
one thousand eight hundred and eighty two, at the Ward, City and County aforesaid,
with force and arms, in and upon one Charles Gustin
in the peace of the said People then and there being, feloniously did make an assault and

one Nickel Coin of the United States
of the denomination and of the value
of five Cents and one Copper Coin
of the United States of the denomination
and of the value of one Cent

of the goods, chattels and personal property of the said

Charles Gustin

from the person of said

Charles Gustin

and against

the will and by violence to the person of the said Charles Gustin
then and there violently and feloniously did rob, steal, take and carry away, against the
form of the Statute in such case made and provided, and against the peace of the People
of the State of New York and their dignity.

JOHN McKEON, District Attorney.

0171

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

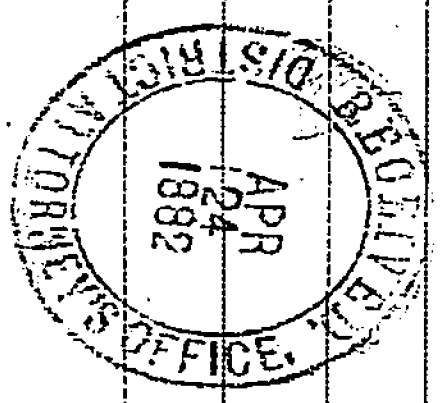
359.
Rec. 208, 209, 210 & 212.
Police Court - 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Charles Quattrone
vs. Martin Sullivan
Robbery
1
2
3
4
Offence, _____

Dated 17 April 1882

James F. Felt
Magistrate.
James F. Felt
Officer.
J. F. Felt

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



El Antonio S. S. S. S.

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 Martin Sullivan

~~held however the same and he be~~
guilty thereof, I order that he be admitted to bail in the sum of Three Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated 17 April 1882 by C. M. Police Justice.

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

Dated _____ 1882 _____ Police Justice.

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

Dated _____ 1882 _____ Police Justice.

0172

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

1st DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

Martin Sullivan

Question. How old are you?

Answer.

14 years

Question. Where were you born?

Answer.

I do not know

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

Answer.

45 Washington St. 3 years

Question. What is your business or profession?

Answer.

Messenger 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

Taken before me, this

17

Martin Sullivan

day of

April

188

2

W. J. Owen

Police Justice.

0173

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

Police Court--First District.

Charles Gustin aged 13 years watch Case holder
 of No. 75 Nassau Street, being duly sworn, deposes
 and says, that on the 16 day of April 1882
 at the First Ward of the City of New York, in the
 County of New York, was feloniously taken, stolen, and carried away, from the person of de-
 ponent, by force and violence, without his consent and against his will, the following property viz:

Good and lawful money consisting of one
 nickel coin of the value of five cents and one
 copper coin of the value of one cent in all

of the value of Six Cents Dollars,
 the property of Edward Boband as Guardian
 and in care and charge of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property
 was feloniously taken, stolen, and carried away by force and violence as aforesaid, by
 Martin Sullivan (now here) and an other
 person name unknown to deponent and not
 arrested from the fact that at or about
 the hour of 8 O'clock PM on said day
 while deponent was passing along
 Rector Street in said city, said Sullivan
 came up to deponent from behind and
 placed his hand over deponents mouth
 and pulled deponent down and while
 down and being held there said unknown
 person thrust his hand into the pocket
 of the vest, ^{then and there worn by deponent} and did take therefrom the

Subscribed before me this

day

Police Justice

aforesaid money. then said defendants ran away deponent made and out cry which attracted the attention of officer James J. Tufts who arrested said Sullivan and said unknown person escaped

Wherefore deponent charges said Martin Sullivan and said unknown person with acting in concert with each other in taking stealing and carrying away the aforesaid property by force and violence as aforesaid

Wherefore deponent prays that said Martin Sullivan may be dealt with as the law directs

Sworn to before me this
17 day of April 1882

Charles Gustin

W. J. Owen

Police Justice

0175

BOX:

66

FOLDER:

740

DESCRIPTION:

Sullivan, Thomas

DATE:

04/04/82



740

Sent for
WITNESSES.
Benj. Bracy
J. O. Cherry for
Salmon Pondridge
Nemo. Sept 1.
near Lonestock when
he was in his
embury. 18 yrs
ago.

No 19.

Day of Trial, *CCP*
Counsel, *CCP*
Filed *4* day of April 188 *2*
Pleads *Verdict*

THE PEOPLE

vs.

P

Thomas Sullivan

Grand LARCENY AND RECEIVING
STOLEN GOODS.

April 17/82
JOHN McKEON,
District Attorney.

Thomas J. J. J.

A True Bill.

James Ireland
Foreman.
April 13. 1882
James Ireland

17

0176

0177

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Sullivan

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

Thomas Sullivan
of the CRIME OF LARCENY

committed as follows:

The said

Thomas Sullivan

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

*Fifty spools of thread of the value of
ten cents each*

Fifty spools of silk of the value of

Fifty cents each

*Fifty combs of the value of ten
cents each*

*Fifty thimbles of the value of
ten cents each*

of the goods, chattels and personal property of one

Louis Schachne

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

John M. Keon
District Attorney

0178

And the Grand Jury aforesaid, by this indictment, further accuse the said
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

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

of the goods, chattels and personal property of the said

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

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

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

JOHN McKEON, District Attorney.

0179

PART I.

THE COURT ROOM IS IN THE SECOND STORY, AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court-Room door, that your attendance may be known

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To *Chas. Young*

of No. *Foot of Ferry* Street,

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the day of *April* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

Thomas Sullivan
in a case of Felony whereof *he* stands indicted. And this you not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of *April* in the year of our Lord 188 *2*

JOHN McKEON, District Attorney.

another copy
Engraved
160
Servey

0180

Austin Young
In witness whereof
the only one

Notary Public,
N. Y. Co.

Sworn to before me, this
188 day of

on the day of

Subpoena, of which the within is a copy, upon
being duly sworn, deposes and says he

State of New York,
City and County of New York, ss.

Should the case not be called on for trial, and no
reason assigned in Court, please inquire in the District
Attorney's Office about it, and you may save time.
If inconvenient to remain, and you prefer another
day, state this early to the District Attorney, in the
Court.
If ill when served, please send timely word to the
District Attorney's office.
If you know of more testimony than was produced
before the Magistrate, or if a fact which you think
material was not there brought out, please state the
same to the District Attorney or one of his assistants.

0181

~~PLEADING.~~

Part

ONE

no such person as
Charles Young can
be found at Foot of
Levy St.

Farley

0183

(Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

Thomas Sullivan

Question. How old are you?

Answer.

28 years

Question. Where were you born?

Answer.

New York City

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

Answer.

142 Cherry Street & about 13 months

Question. What is your business or profession?

Answer.

Printer

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

Answer.

I am not guilty of the charge

Taken before me, this

day of

March 1888

Thomas Sullivan

Solomon Smith
Police Justice.

0184

Not

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss

of No. *38 Catherine* Street, *15* years old. Salesman
being duly sworn, deposes and says, that on the *31* day of *March* 188*2*

at the _____ City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent *from in front of said premises in the daytime*
the following property, viz:

*A case containing thread,
spool silk, combs, thimbles, and
divers other goods & merchandise
all of the value of one hundred
and twelve dollars*

the property of

*Louis Schackne, and in
deponent's charge as salesman*

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 Sullivan now here*

*and another not arrested acting
in concert together from the fact
that deponent saw the defendant
and said other take the case
and carry it away and following
them caused the arrest of
Sullivan the other ran away
and escaped*

Louis Isaacs

*Subscribed before me this
31st day of March 1882*

Police Justice.