

0182

BOX:

61

FOLDER:

688

DESCRIPTION:

Slevin, Edward

DATE:

02/24/82



688

Restain
in default
of

2022
July 11, 1992

Day of Trial,
Counsel,
Filed 24 day of July 1992
Pleads

THE PEOPLE
vs.
Edward Stern
100 West St
B.
Violation of Excise Law.

JOHN McKEON,
District Attorney.

A TRUE BILL
OK Keely
Pr Apr 13/93
Korman
Paula
[Signature]

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Edward Slavin

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

Edward Slavin

of the CRIME OF *Selling Spirituous Liquors without a License,*

committed as follows:

The said

Edward Slavin

late of the *first* — Ward of the City of New York, in the County of New York aforesaid, on the *ninth* day of *February* in the year of our Lord one thousand eight hundred and eighty *two* —, at the Ward, City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to a certain person whose name is to the Grand Jury aforesaid unknown,

; without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

~~SECOND COUNT.— And the Grand Jury aforesaid, by this indictment further accuse the said *Edward Slavin* of the crime of exposing for sale and selling spirituous liquors on Sunday, committed as follows, that is to say: The said *Edward Slavin* 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, the same being the first day of the week commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to a certain person whose name is to the Grand Jury unknown, contrary to 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.

0 185

Police Court 1st District.

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

Jonathan Maggerty aged 38
years a policeman attached to 27th Precinct Street
of the City of New York, being duly sworn, deposes and says, that on the 30 day
of January 1882 in the City of New York, in the County of New York, at
premises No. 1100 West Street,
Edward Slavin [now here]
did then and there sell, and caused, suffered and permitted to be sold, under his direction and authority, strong and
spirituous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be
drunk in the house or premises aforesaid, contrary to and in violation of law. without a license

WHEREFORE, deponent prays that said deponent
may be arrested and dealt with according to law.

Sworn to before me, this 30 day of January 1882 by Jonathan Maggerty
Solomon Smith Police Justice.

2007 W
part

Day of Trial,
Counsel,
Filed 24 day of July 1882
Pleads

THE PEOPLE
vs. *B*
Edward *Shawm*
192. *Danvers St.*
Violation of Excise Law.

JOHN McKEON,
District Attorney.

A True Bill.
W. McKee
22 Apr 13/83 Foreman
Phil Allen
F.S.

Dept. Acad. in
Dept. Acad.
F.S.

F.S.

0187

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Edward Slavin

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

Edward Slavin

of the CRIME OF *Selling Spirituous Liquors without a License,*

committed as follows:

The said

Edward Slavin

late of the *first* Ward of the City of New York, in the County of New York aforesaid, on the *thirtieth* day of *January* in the year of our Lord one thousand eight hundred and eighty *two*, at the Ward, City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to a certain person whose name is to the Grand Jury aforesaid unknown,

: without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

~~SECOND COUNT — And the Grand Jury aforesaid, by this indictment, further accuse the said *Edward Slavin* of the crime of exposing for sale and selling spirituous liquors on Sunday, committed as follows, that is to say: The said *Edward Slavin* 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, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to a certain person whose name is to the Grand Jury unknown, contrary to 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.

0188

Sec. 294, 295, 310 & 312.

Police Court - 4th Dist. District.

92/82

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Johnston Waggons
Edward Slewin

Offence, No. 1000 Law

Dated 30 Jan 1882

Salob Smith Magistrate.

Witnesses: 7th District Clerk.

Witnesses

No. Street

No. Street

No. Street

TILED

No. 1, by Christian Meyer

Residence 90 West Street

No. 2, by

Residence Street

No. 3, by

Residence Street

No. 4, by

Residence 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 Edward Slewin

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 30 Jan 1882 Salob Smith Police Justice.

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

Dated 30 Jan 1882 Salob Smith 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.

Handwritten signature or scribble at the bottom of the page.

Sec. 198-200.

^{18th} DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Levin

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 ~~waived~~ ^{waived} cannot be used against him on the trial.

Question. What is your name ?

Answer. Edward Levin

Question. How old are you ?

Answer. 53 years

Question. Where were you born ?

Answer. New York

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

Answer. 192 Varick St. 40 years

Question. What is your business or profession ?

Answer. Merchant

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

Taken before me, this 30

day of January 1887

Edward Levin

Sever B. Swift Police Justice.

0190

Sec. 274, 275, 210 & 212

Police Court - 131 District.

THE PEOPLE, Sec. 137
ON THE COMPLAINT OF

John W. Corbett

Edward Stovin

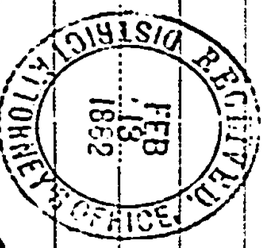
Offense: Violation
Exceed Power

Dated July 9 1882

James Magistrate

Carroll Officer

Witnesses: J. Ward



No. 188 to Am. Pr. S. P. B. Street

Printed

BAILED
No. 1, by Edward Stovin
Residence 99 West Street
No. 2, by _____
Residence _____ Street
No. 3, by _____
Residence _____ Street
No. 4, by _____
Residence _____ 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 Edward Stovin had to answer and 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 July 9 1882 W. J. Corbett Police Justice.

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

Dated July 9 1882 W. J. Corbett 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.

0191

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Levin

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. *Edward Levin*

Question. How old are you?

Answer. *54 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *100 West Street, 45 years*

Question. What is your business or profession?

Answer. *Liquor dealer*

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*

Edward Levin

Taken before me, this *9th*
day of *January* 188*7*

[Signature] Police Justice.

0192

54 West St
100 West St
N S

Police Court, 1st District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John V. Corbett

vs.

Edward Devin

Violation Excise Law.

Dated 9th day of July 1882

Paucor Magistrate.

Corbett Officer.

Witness, D. Peck

Bailed \$100 to Ans.

By _____

_____ Street.

0193

Police Court 1st District.

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

John J. Corbett

of No. 27 Precinct Police Street,

of the City of New York, being duly sworn, deposes and says, that on the 9th day

of February 1887, in the City of New York, in the County of New York, at

premises No. 100 West Street,

Edward Slavin [now here]

did then and there sell, and caused, suffered and permitted to be sold, under his direction and authority, strong and

spirituous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be

drunk in the house or premises aforesaid, contrary to and in violation of law. *and Edward not*

having a license therefor
WHEREFORE, deponent prays that said

may be arrested and dealt with according to law.

Sworn to before me, this 9th day } *John J. Corbett*
of February 1887 }

W. J. Dancy POLICE JUSTICE.

0194

BOX:

61

FOLDER:

688

DESCRIPTION:

Smith, Charles J.

DATE:

02/17/82



688

WITNESSES.

Pr. 125 Cal. S.
Clerk
Day of Trial, ~~Part 2~~
Counsel, ~~Hathaway~~
Filed 17 day of ~~Sept~~ 1882
Pleads ~~Not Guilty~~ (23)

Malicious Mischief
Offence

THE PEOPLE

vs.

B

Charles J. Smith

DANIEL G. ROLLINS,

District Attorney.

Filed for record 24th 1882

Filed & accepted.
A TRUE BILL

[Signature]

Foreman.

[Signature]

[Signature]

u

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

The People of the State of New York

- against -

Charles J. Smith

The Grand Jury of the City and County of New York, by this indictment, accuse Charles J. Smith of the Crime of Malicious Mischief committed as follows:

The said Charles J. Smith on the ~~tenth~~ day of February in the year of our Lord, one thousand eight hundred and eighty two, ^{in the night time of said day} at the City of New York in the County of New York aforesaid wilfully, maliciously wantonly secretly and unlawfully did injure and deface a certain building in the City and County aforesaid, commonly known as Chamber nine hundred and sixty eight, Third Avenue then and there occupied by one Zigle Epstein and a window of and in the said building and one large pane and plate of glass then and there being a part of said window and of said building by them and there

wilfully, maliciously, wantonly and unlawfully breaking and destroying the said one large pane and plate of glass then and there in and being a part of the window of the said building and of the said building 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 W. Keow
District Attorney

0198

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

Police Court—Fourth District.

Abraham Burnstein

of No. *685 Lexington Avenue* Street, being duly sworn, deposes and says,

that on the *10* day of *February* 18*82*

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

Charles J. Smith (now here) did then and there willfully and maliciously throw a piece of iron at the windows of the store situated at No 968 3^d Avenue breaking and destroying a large plate of glass in the same the property of Zige Epstein and of the value of one hundred dollars

Abraham Burnstein

Sworn to before me, this

February day

Charles J. Smith Police Justice
18*82*

0199

Sec. 219, 209, 210 & 212

Police Court District 2

THE PEOPLE, &c., 140
ON THE COMPLAINT OF

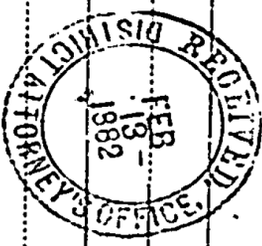
Abraham Punnett
985 Washington St
Charles J. Smith
Office: Malicious Mischief

Dated February 11 1882

Magistrate

Officer
28 Precinct

Witnesses
Mary Buckley
966 3rd Avenue



No. 1000
P. Davis & Co.

BAILED

No. 1, by Malicious Mischief

Residence 425 Lexington St

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

Dated February 11 1882 Blough Garrison Police Justice.

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

Dated February 11 1882 Blough Garrison Police Justice.

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

Dated _____ 1882 _____ Police Justice.

0200

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles J. 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.

Charles J. Smith

Question. How old are you?

Answer.

24 years

Question. Where were you born?

Answer.

Germany

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

Answer.

257 East 53rd St. since December

Question. What is your business or profession?

Answer.

Clerk

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

Answer

Not guilty

Taken before me, this 11th
day of Feb 1882

Charles J. Smith

Bluff Police Justice

0201

BOX:

61

FOLDER:

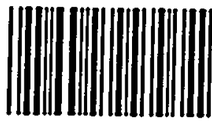
688

DESCRIPTION:

Smith, Charles

DATE:

02/24/82



688

0202

199

WITNESSES.

Day of Trial,

Counsel,

Filed

24 day of

1882

Pleads

THE PEOPLE

vs.

LARCENY AND RECEIVING
STOLEN GOODS

Charles Smith

JOHN McKEON,

District Attorney.

A TRUE BILL

[Signature]

Foreman.

[Signature]

[Signature]

[Signature]

[Large handwritten flourish]

[Handwritten notes]

0203

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 *Eighth* day of *February* in the year of our Lord one thousand eight hundred and eighty *two*, at the Ward, City and County aforesaid, with force and arms

One Coat of the value of forty dollars

of the goods, chattels and personal property of one

Gustave E. Susschroff

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.

0204

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

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

The said

Charles Smith
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 Coat of the value of forty dollars

of the goods, chattels and personal property of the said

Gustave E. Sussdroff

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

Gustave E. Sussdroff
unlawfully, unjustly, did feloniously receive and have (the said

Charles Smith
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.

0205

Dec. 31, 20, 210 & 212

Police Court District

168

THE PEOPLE, Etc.,
ON THE COMPLAINT OF

William E. Schuchert
Hoffman House Railway Block
Charles Smith

Offence *Grand Larceny*

Dated *February 22* 188*2*

W. Patton Magistrate

E. Schmitt Officer

25 Clerk

Witnesses *Max Schmitt*
Dr. Michael Stiel



1000 Ave. S.S.
Corn

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

guilty thereof, I order that he ^{*held to answer the same and he*} be admitted to bail in the sum of *250* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *February 22nd* 188*2*

A. W. Patton 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.

0206

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

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.

20 Years.

Question. Where were you born?

Answer.

New York

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

Answer.

No home

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 guilty of the charge and waive further examination

Taken before me, this 22nd

day of February 1887

Chas Smith

J. M. Patterson

Police Justice.

0207

2 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK } ss

of No. The Hoffman House Broadway 24 & 25th Sts. Street. Gustave E. Sussdorf.
being duly sworn, deposes and says, that on the 8th day of February 1882
at the Hoffman House Broadway 24 & 25th Sts. 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 cloth coat of the value
of forty 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 Charles Smith (now here)
from the fact that said Smith admitted
and confessed in deponent's presence
that he had taken stolen and carried
away said property.

G. E. Sussdorf

Sworn before me this

G. E. Sussdorf
Feb 8 1882

Police Justice.

0208

BOX:

61

FOLDER:

688

DESCRIPTION:

Smith, Christian

DATE:

02/27/82



688

0209

243

Day of Trial,
 Counsel,
 Filed 27 day of Feb 1882
 Pleads

65. THE PEOPLE
 vs. B.
 Christian Smith
 Violation of Excise Law.

JOHN McKEON,
 District Attorney.
 12 April 5, 1882
 pleads guilty
 A TRUE BILL.
 W. Keegan
 Foreman.

Indy 5. 18

0210

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Christian Smith

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

Christian Smith

of the CRIME OF *Selling Spirituous Liquors without a License,*

committed as follows:

The said

Christian Smith

late of the *eleventh* - Ward of the City of New York, in the County of New York aforesaid, on the *seventh* day of *February* in the year of our Lord one thousand eight hundred and eighty *two* —, at the Ward, City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to a certain person whose name is to the Grand Jury aforesaid unknown,

; without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

~~Source Court. And the Grand Jury aforesaid, by this indictment, further accuse the said *Christian Smith* of the crime of exposing for sale and selling spirituous liquors on Sunday, committed as follows, that is to say: The said *Christian Smith* 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, the same being the first day of the week commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to a certain person whose name is to the Grand Jury unknown, contrary to 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.

0211

Sec. 214, 219, 210 & 212.

Police Court 3 District.

THE PEOPLE, &c.,

OF THE COMPLAINT OF

James Murray

Christian DeWitt

Offence, *Not Guilty*

BAILED,

No. 1, by *John Becker*

Residence *136 Pitt* Street,

No. 2, by _____

Residence _____ Street,

No. 3, by _____

Residence _____ Street,

No. 4, by _____

Residence _____ Street,

Dated *February 7* 188*2*

Christian DeWitt Magistrate.

Lucy H Officer.

_____ Clerk.

Witnesses *W. H. H. H.* Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,



Becker

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 *Christian DeWitt*

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

Dated *February 7* 188*2* *M. C. DeWitt* Police Justice.

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

Dated *Feb 7* 188*2* *M. C. DeWitt* 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.

Handwritten notes and signatures at the bottom of the page.

0212

Sec. 198-200.

3

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Christian Schmitt 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 if ~~he~~ waiven cannot be used
against ~~him~~ on the trial,

Question. What is your name?

Answer.

Christian Schmitt

Question. How old are you?

Answer.

65 years

Question. Where were you born?

Answer.

Germany

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

Answer.

249 3rd St., New, 6 years

Question. What is your business or profession?

Answer.

Saloon Keeper

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 made application on the
previous month for
a license.*

Taken before me, this *7*

day of *February* 188

Christian Schmitt

M. C. [Signature] Police Justice.

[Signature]

0213

Third District Police Court.

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

of the 11th Precinct Police James Leury Street,

of the City of New York, being duly sworn, deposes and says, that on the
day of 187.. .. at the City of New York, in the County of New York,

at No. 248 3rd Street,
Christian Smith

did sell, or caused, suffered or permitted to be sold, or exposed for sale, under his direction or authority,
strong or spirituous liquors or wines, to be drunk in his house or premises aforesaid, in quantities less than
five gallons at a time, he sold Beer without license contrary to and in violation of the Excise Laws of the State of New York, entitled
"An Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this 4
day of February 1872
McConnell Debeaux James Leury
Police Justice

0214

BOX:

61

FOLDER:

688

DESCRIPTION:

Smith, Henry

DATE:

02/28/82



688

282

WITNESSES.

.....
.....
.....
.....

Day of Trial,
Counsel *Shurt*
Filed *28* day of *Feb* 188 *7*
Pleads *Not guilty (M.C. 1)*

THE PEOPLE

vs.
Henry Smith

Henry Smith

JOHN McKEON,
District Attorney,
Part in March 8, 1882
Pleads *Not guilty*
A TRUE BILL
John McKeon
S. J. George
Foreman.

apertur ducit
from previous

LARCENY AND RECEIVING
STOLEN GOODS

0216

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Henry Smith

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

Henry Smith
of the CRIME OF LARCENY

committed as follows:

The said

Henry Smith

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

*one hundred and seven yards of silk
of the value of one dollar a yard.*

of the goods, chattels and personal property of one

Edward Jaffray

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.

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

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

The said

Henry Smith
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 hundred and seven yards of silk
of the value of one dollar a yard*

of the goods, chattels and personal property of the said

Edward Saffray

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

Edward Saffray

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

Henry Smith

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.

0218

Dec. 24, 20, 110 & 412

Police Court 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Gray

850 Broadway

Henry Smith

Offence, Larceny & Grand

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Date

July 24

1882

John Brown

Magistrate.

James J. Guin

Clerk.

Witnesses

No.

Street,

No.

Street,

No.

Street,



Wm. H. Smith

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 Smith

~~he held to answer the same & that he~~ 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 July 24 1882 Wm. H. 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.

John Brown

0219

Sec. 198-200.

CITY AND COUNTY OF NEW YORK,

DISTRICT POLICE COURT.

Smith
Henry 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.

Henry Smith

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

Memphis Tennessee

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

Answer.

57 W 3rd Street & about 5 Months

Question. What is your business or profession?

Answer.

Bookkeeper

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 and do not desire to say anything more at present.

Taken before me, this

day of *July* 188*8*

24
Henry Smith

M. J. Ann Police Justice.

0220

Just

District Police Court

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, ss

of No. *350 Broadway* Street. *32 Years* Doorkeeper

being duly sworn, deposes and says, that on the *24* day of *February* 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 daytime*

the following property, viz:
A roll of colored silk containing 107 yards and of the value of about seventy dollars

the property of *Edward J. Jeffray & his Copartners* doing business at *350 Broadway* and in deponent's charge as doorkeeper

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 *Herry Smith* now present from the fact that deponent saw him in a room of said premises and when speaking to him noticed a bulk inside his coat. That after he left deponent, and had gone a few steps deponent saw him take the property from beneath his coat where it was concealed while he was speaking to deponent and place it upon a pile of goods which were covered with unbleached muslin, & which were close to him as he was going towards the door *J. L. Gray*

Sworn before me this *24* day of *Feb* 188*2*
W. J. K...
Police Justice

0221

BOX:

61

FOLDER:

688

DESCRIPTION:

Smith, James

DATE:

02/20/82



688

0222

149 ✓
v

Counsel,
Filed 20 day of Feb
Pleads Not Guilty 21 1882

THE PEOPLE
vs.
P.
James Smith

ROBBERY—First Degree.

John W. Brown
DANIEL C. ROBBINS

District Attorney.

A TRUE BILL.

W. H. Keiser

Feb 23/82 Foreman.

Reads P. H. per
S. H. One year & 6 mo

at
Feb 23/82

0223

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

of the CRIME OF

committed as follows:

The said

James Smith
Robbery
James Smith

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *Eleventh* day of *February* in the year of our Lord one thousand eight hundred and eighty *two* at the Ward, City and County aforesaid, with force and arms, in and upon one *Louis Backer* in the peace of the said People, then and there being, feloniously did make an assault and *one* 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 the denomination of twenty dollars, and of the value of twenty dollars each: *two* 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 the denomination of ten dollars, and of the value of ten dollars each: *five* 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 the denomination of five dollars, and of the value of five dollars each: *ten* 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 the denomination of two dollars and of the value of two dollars each: *twenty* 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 the denomination of one dollar, and of the value of one dollar each: *five* coins, (of the kind known as cents), of the value of one cent each: *two* coins, (of the kind known as two cents), of the value of two cents each: *ten* coins, (of the kind known as five-cent pieces), of the value of five cents each: *ten* due bills of the United States of America, the same being then and there due and unsatisfied, (and of the kind known as fractional currency), of the denomination of fifty cents each and of the marketable value of fifty cents each: *ten* due bills of the United States of America, the same being then and there due and unsatisfied, (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: *ten* due bills of the United States of America, the same being then and there due and unsatisfied, (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each:

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

Louis Backer

Louis Backer

from the person of said

the will, and by violence to the person of the said

Louis Backer and against

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 G. Rollins
DANIEL G. ROLLINS, District Attorney.

0224

ROOSEVELT HOSPITAL,

59th STREET & NINTH AVENUE.

New York, Feb. 26

1882

To Whom it Concerns

James Burns
was employed for a month
in this hospital as book-keeper
in the Surgical ^{in December last} division. While
here I had no complaint to
make of his honesty, industry,
or sobriety & to the best of
my knowledge he conducted
himself with propriety. His
brother has for some years
been assistant in the ^{Department of} ~~Department of~~ ^{and is a very} ~~and is a very~~ ^{capable} ~~capable~~ ^{man.}

N. Davis M.D.
[Signature]

0225

GRAND CENTRAL HOTEL,

New York, Feb. 28 1882

To whom it may concern:

This is to certify that James Burns has been employed under me during six months at the Windsor Hotel - & that I have always found him reliable and trustworthy.

Very Respectfully

Jo Mullins

Steward Grand Central

Frankly - Windsor N. Y.
& Oriental Coney Island.

0226

Act. 214, 217, 218 & 219.

Police Court of 9 District.

THE PEOPLE, &c.,

VS. THE COMPLAINANT OF

James Smith

vs.

James Smith

Offence, Gallery

Date February 11th 1882

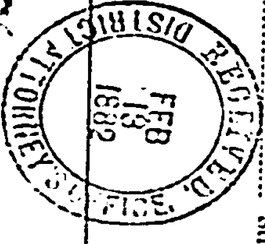
Magistrate

James J. McCreary Officer

Witnesses: said James

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 James Smith

guilty thereof, I order that he be ^{held to answer & to be} admitted to bail in the sum of 100 Hundred Dollars and be committed to the Warden or Keeper of the City Prison ^{of said City of New York} until he give such bail

Dated Feb 11th 1882 McCreary 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.

0227

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

J.P. 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 his waiver cannot be used against him on the trial,

Question. What is your name?

Answer James Smith

Question. How old are you?

Answer. 21 years

Question. Where were you born?

Answer. Near York City

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

Answer. 68 Cherry Street; since last night

Question. What is your business or profession?

Answer. laborer, I work always here

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 do know nothing about the man who makes the complaint I never saw him before

x James Smith

Taken before me, this 9th

day of February 1882

Marcus Oberburg
Police Justice.

0228

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

Form 123.

Police Court—Second District.

Louis Packard, aged 25 years
residing at the Brooklyn Long Island
of Soldier, Navy, Street, being duly sworn, deposes and says,

that on the Eleventh day of February 1872
at 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, and against the will of

deponent, the following property, viz.: gold and lawful money
of the United States, consisting of silver
and copper coins, of the Coinage of said
United States, in all of the amount
and

of the value of not less than one $\frac{50}{100}$ Dollars
the property of deponent ~~Dollars~~

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, and against

his will, by James Smith, (now here) and two
other persons who are not arrested, and
whose respective names and whereabouts
are unknown to deponent; for the
reason following, to wit: that on said
day at about half past one o'clock
after midnight, this deponent while
passing along Catherine Street, towards the
Castles, was suddenly assaulted
by said James Smith and said two other
persons, who grasped deponent about
his neck arms and body and while he
kicked deponent and knocked him down

Subscribed to before me this

1872

Police Justice.

and while deponent ^{was} helpless and
~~these~~ ^{was} unable to assist one of said
 three persons, assisted by force and violence
 used by all three against deponent
 took from deponent a pack² in the
 next then and there worn by de-
 ponent as part of his bundle of apparel
 and money; against the will of deponent
 as aforesaid. Deponent identifies the prisoner here present
 as one of said three persons who assaulted and robbed deponent
~~as to the above see this~~
~~the same as in the case of~~

11th day of February 1882 Lewis B. Baker

Merren Otterbourg
 Police Justice

City & County of New York, James J. Sullivan,
 an officer of the Street Police, being
 duly sworn says; that on the 11th day of
 February 1882; while on duty at 11th St and
~~Quincy~~ ^{Guthrie} Streets, he saw three persons running
 away from Lewis Baker, the complainant
 in foregoing complaint, and pursuing the
 said three persons, he captured James Smith
 the prisoner here present, who was thereupon
 identified by said Lewis Baker as one of the
 three persons who assaulted deponent and
 took from deponent as stated in said complaint.
 Sworn to before me this James J. Sullivan

11th day of February 1882

Merren Otterbourg
 Police Justice

0230

BOX:

61

FOLDER:

688

DESCRIPTION:

Smith, John

DATE:

02/08/82



688

Day of Trial,
Counsel,
Filed *9* day of *July* 1882
Pleads

THE PEOPLE
vs.
John Smith
LARCENY AND RECEIVING
STOLEN GOODS

JOHN McKEON,
District Attorney.
Port Mo. July 9. 1882
Pleads *et al.*
A TRUE BILL
Office
State Prison
For man.
W. A. G. G. G.

WITNESSES.
[Handwritten signatures]

0232

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Smith

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

John Smith

late of the First Ward of the City of New York, in the County of New York,
aforesaid, on the *fifth* day of *January* 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 overcoat of the value of fifty dollars.

of the goods, chattels and personal property of one

Edward Bell

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.

0233

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

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

One overcoat of the value of fifty dollars.

of the goods, chattels and personal property of the said

Edward Bell

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

Edward Bell

unlawfully, unjustly, did feloniously receive and have the said

John Smith

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.

0234

BAILED,

No. 1, by _____
 Residence _____ Street,
 No. 2, by _____
 Residence _____ Street,
 No. 3, by _____
 Residence _____ Street,
 No. 4, by _____
 Residence _____ Street,
 No. 5, by _____
 Residence _____ Street,

Sec. 219, 220, 210 & 212.

Police Court _____ District

THE PEOPLE, &c.,
AS THE COMPLAINANT OF

Edward Bell
26th St. 2nd Fl.
John Smith

Offence, _____

Dated _____

January 3rd 1882
W. P. Johnson
 Magistrate.

John Smith
 Onlooker.
John Smith
 Clerk.

Witnessed _____

No. _____

Street,

No. _____

Street,

No. _____

Street,

1100 to Mrs. Bell
Conroy

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 Smith*

guilty thereof, I order that he ^{be admitted to bail in the sum of} ~~be admitted to bail in the sum of~~ *Five* Hundred Dollars *15* and be committed to the Warden or Keeper of the City Prison until he give such bail

Dated *January 3rd 1882* _____ 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.

0235

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK } ss.

24 DISTRICT POLICE COURT.

John 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. John Smith

Question. How old are you?

Answer. About 25 Years of age

Question. Where were you born?

Answer. Ireland

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

Answer. No 12 Bowry - a lodging house. a week

Question. What is your business or profession?

Answer. Bar-tender or Waiter

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 was going in Mr Bell's with the notes and Mr Bell spoke to me from the top of the stairs - the girl that let me in went up stairs & did not come down no more and when I went out a young fellow the name of Ward who sent me in with the notes was waiting outside of the door for me and when I opened the door he walked in and took the cash

Taken before me, this 31st
day of January 1882

John J. Smith

J. W. [Signature] Police Justice.

0236

Dud
District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

Edward Bell, age 22.
Porter, residing at

No. *26 West 22^d* Street.

being duly sworn, deposes and says that on the *5th* day of *January* 188 *2*

at the *18th Ward* 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 dark blue cloth overcoat of the value of fifty dollars

the property of *this 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

John Smith
(now here) from the fact that on the said day at about the hour of six o'clock P.M. the said deponent called at deponent's said premises and asked to see Mr Isaac Bell - deponent's father - and handed a letter to the servant to be given to Mr Isaac Bell; that said servant admitted said *Smith* in the hallway and then went up stairs.

0237

That at the time he, said Smith, was admitted into said premises as aforesaid, deponent's said overcoat was lying on the ~~settee~~ in the hallway and that a few minutes after the departure of said Smith deponent discovered the loss of said property. Deponent further says that thereafter, to wit, on the 30th day of January 1882, said Smith acknowledged and confessed to deponent that he had stolen deponent's said coat as aforesaid and pawned the same at Simpson's pawnshop in Chestnut Street, and that deponent identified his said coat in said pawnshop and redeemed it in the payment of four dollars.

Subscribed before me this
31st day of January 1882 } Edward Bell

J. W. Patterson Police Justice.

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFRIDAVALT—Larceny.

Dated 188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0238

BOX:

61

FOLDER:

688

DESCRIPTION:

Smith, Joseph

DATE:

02/20/82



688

WITNESSES.

.....
.....
.....
.....

148
Sunday 23

Day of Trial
Counsel
Filed 20 day of Feb 1882
Pleas Adversely

LARCENY AND RECEIVING
STOLEN GOODS

THE PEOPLE

vs.

P

Joseph Smith
alias J. M. S.

JOHN McKEON
District Attorney.

A TRUE BILL
John P. ...
S. P. ...

0240

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph Smith
alias Jo Mill

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

Joseph Smith alias Jo Mill
of the CRIME OF LARCENY

committed as follows:

The said

Joseph Smith alias Jo Mill

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

*One flock of the value of one hundred
dollars.*

of the goods, chattels and personal property of one

Thomas A. Hutton

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.

0241

And the Grand Jury aforesaid, by this indictment, further accuse the said *Joseph Smith alias Joe Mill* of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Joseph Smith alias Joe Mill* 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 Clock of the value of one hundred dollars

of the goods, chattels and personal property of the said *Thomas Hallou*

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

unlawfully, unjustly, did feloniously receive and have (the said *Joseph Smith alias Joe Mill*

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.

0242

Sec. 215, 207, 210 & 212.

Police Court - 141 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Stalton
Joseph Smith
also Hill

1 E. & W. Franklin Avenue
2
3
4
5

Offence, Grand Larceny

Dated February 14th 1882

Magistrate.

DeLaney 1505 Officer.

97- Wagon 85- Clerk.

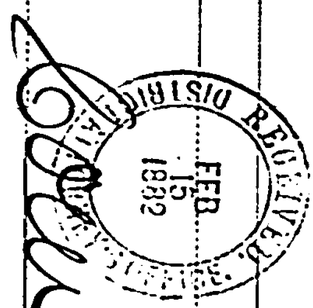
Witnesses Adeline DeLaney

No. 1st St. Police Court

No. 1st St. Police Court

No. 1st St. Police Court

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 Joseph Smith

guilty thereof, I order that he be ~~committed to the City Prison~~ ^{bound to answer the same and he be} ~~to the sum of~~ ^{the sum of} ~~and be com-~~ ^{to the sum of} ~~mitted to the Warden or Keeper of the City Prison until he give such bail.~~ ^{Hundred Dollars} and be com-

Dated Feb 14th 1882 Solou 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.

0243

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } 50

Jur. DISTRICT POLICE COURT.

Joseph 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. *Joseph Smith*

Question. How old are you?

Answer. *Twenty four*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *13 Cornelia St. Eight months*

Question. What is your business or profession?

Answer. *Waiter.*

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. The doc was given me by another man to take to the Grand St Cas*

Jo. Mill

Taken before me, this *14*
day of *Feb* 188*2*

Oliver B. Smith
Police Justice

0244

First

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

Thomas Halton

of No. 65th Avenue

Street, 42 years waiter

being duly sworn, deposes and says, that on the 11th day of February 1882

at the above premises City of New York,

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

of deponent and from a room in said premises in the night time the following property, viz:

One clock of the value of One

hundred dollars

the property of Mrs Mary Stewart and in the care and custody 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 Smith (number)

for the reason that deponent is informed by officer John Delaney of the First District Court Squad that he arrested said Smith having the above described clock in his possession.

Thomas Halton

Sworn before me this 14th day of February 1882
Police Justice

0245

John Delaney 34 years of age an Officer attached to the 2nd District Court Squad being duly sworn says that on the 13th day of February 1882 he arrested Joseph Smith now here being in his possession the certain described Chop. Dismant has shown said Chop to Thomas Hatten who identifies it as the property of Leonard Stewart of No 6-5th Avenue and which had been stolen and carried away from said premises.

John Delaney
Rearman 2nd District Court

Sworn to before me
the 14th day of February 1882

Solomon Smith
Placed Justice.

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

v.

AFRIDA VIT-Latroeny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0246

BOX:

61

FOLDER:

688

DESCRIPTION:

Snider, Joseph

DATE:

02/01/82



688

0247

BOX:

61

FOLDER:

688

DESCRIPTION:

Halley, Edward

DATE:

02/01/82



688

0248

BOX:

61

FOLDER:

688

DESCRIPTION:

Dinneen, William

DATE:

02/01/82



688

0249

249 J. P. H.

Day of Trial, Counsel, Filed day of Feb. 1872 Pleas, Schuyler Co.

THE PEOPLE vs. Joseph Snider, Edward Kelley, William Henden.

Burglary—Third Degree.

John A. Nelson, District Attorney.

Part in Feb 10. 1872. all x's plead guilty (1873. 74. 75)

A True Bill.

John A. Nelson Foreman.

See list 24. 6. 1871. 2. 3. 4. 5. 6. 7. 8. 9. 10. 11. 12. 13. 14. 15. 16. 17. 18. 19. 20. 21. 22. 23. 24. 25. 26. 27. 28. 29. 30. 31. 32. 33. 34. 35. 36. 37. 38. 39. 40. 41. 42. 43. 44. 45. 46. 47. 48. 49. 50. 51. 52. 53. 54. 55. 56. 57. 58. 59. 60. 61. 62. 63. 64. 65. 66. 67. 68. 69. 70. 71. 72. 73. 74. 75. 76. 77. 78. 79. 80. 81. 82. 83. 84. 85. 86. 87. 88. 89. 90. 91. 92. 93. 94. 95. 96. 97. 98. 99. 100.

[Illegible handwritten notes and signatures]

0250

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Joseph Snider, Edward Halley, William Bennen ^{against}

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

Joseph Snider, Edward Halley and William Bennen

of the crime of

Burglary

committed as follows:

The said

Joseph Snider, Edward Halley and William Bennen each
late of the nineteenth Ward of the City of New
York in the County of New York aforesaid.

on the *twenty-second* day of *January* in the year of our Lord
one thousand eight hundred and ~~seventy-two~~ *eighty-two* with force and arms, at the Ward,
City and County aforesaid, the *shop* of

Robert M. Kelly

there situate, feloniously and burglariously, did break into and enter, the same being a
building in which divers goods, merchandise, and valuable things were then and there kept
for use, sale and deposit, to wit, the goods, chattels, and personal property hereinafter
described, with intent the said goods, chattels, and personal property of the said

Robert M. Kelly

then and there therein being, then and there feloniously and burglariously to steal, take,
and carry away, and

*One coat of the value of fourteen dollars and forty
five cents
Two hundred pairs of the value of five cents each
Divers coins of a number, kind and denomination
to the Grand Jury aforesaid unknown and a more
accurate description of which cannot now be
given of the value of fifty-five cents.*

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

Robert M. Kelly

so kept as aforesaid in the said

store

then and there being, 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 W. Keon.

BENJ. K. PHELPS, District Attorney.

0251

Lehigh
M.
Decisions }
As of her
dir

on May 8th 1961
Joseph L. Snyder was arrested
Charged with grand larceny
by officer White arrested in
front of 500 E. 10th St.
in the 10th Ward of
Lehigh

0252

Police Department of the City of New York,

Precinct No. _____

New York, _____ 188

March 11: 1879. Wm. Dinneen - 21 yrs. U.S. No. 226 E. 75 St.
 Burglary - Wm. Leppin 232 E. 75 St. off. Leppin
 \$300 Bail to Ans. Korman -
 charged with entering Complainant's Room by means of false keys
 & stealing 1 Silver Watch valued at 10 Dollars - Property Received
 Arraigned in Court of Special Sessions & sent to House of Refuge
 Justice Morgan March 11: 1879 -

July 17: 1880 Wm. Dinneen. 14. U.S. No. 1447. 2. Ave
 Burglary - James Fitzpatrick 1319. 5 Ave - Officer Irwin -
 \$500 to Ans. Flanner -
 charged with burglariously entering complainant's store at 5:00 am
 & stealing the sum of One Dollar Received -
 \$500 to Ans. Flanner - Indicted by Grand Jury Aug 2. 1880
 Discharged Court of General Sessions Aug 10: 1880 by
 Judge Sildersleeve -

July 19: 1881 Wm. Dinneen. 16. U.S. No. 225 E. 75 St.
 A & B John Doyle 1524. 2. Ave. Officer Quigley
 Fined 1 Dollar Trandell

The prisoner barbering that Martin has arrested, give
 the name of John which is not his name - as John his
 brother was sent to State Prison for Rape. there is several
 warrants against this fellow find out his right name & hunt up
 the case against him

0253

New York Feb 14, 50

I the undersigned
do hereby state that
Mr. Hanover has been
living over My Store
since last May and
I can certify that I
never found him to do
any thing wrong. As he
is in trouble I would
like to see him out

With Respects

W. Kelly

225 E. 45th St

0254

New York 1852

February 13th

Dear Sir This Boys
Father James Wemmer has
work for me for this last
3 years and his Boy William
Wemmer Braught his father
Wemmer and i wt to send
him an Trends and i always
found him honest and

Truthful

Charles J. Acker

Contractor

1817. Du Rue

0255

Police Department of the City of New York,

Precinct No. _____

New York, _____ 188

March 12/79

Mr. Devine of No. 18 of 226 E. 75th was arrested by
Supt. Henry J. Bennett - Brooklyn ^{Officer} William Keffer
222 E. 75th, entering apartment building by means
of false key & carrying stolen money -
Supt. Henry J. Bennett

Sept 16 1881

Mr. Devine of 1443 Ave. was arrested by Officer
Michael Smith - Brooklyn - charged with
breaking into the Grocery Store of James Kelly at No
1219 E. Ave. & stealing the sum of \$127 from money
drawer & records -

Jan 24/82

Mr. Devine 18 of 226 E. 75th arrested by Detective
Campbell - Brooklyn. charged with being a
participator in the murder of Robert M. Kelly's liquor store 225
E. 75th. Indicted & sentence suspended
July 17 1882 - Recorder Smyth (Jasp^d)

0256

Feb. 9th, 82.

I have seen Mr. ~~Rob.~~
Harris and declare
that it is necessary that
he should keep his house
tomorrow & make old appli-
cations.

This will prevent his going
out to-morrow.

N. Britton.

Pharmacist.

0257



City of New York, Recorder's Chamber

New York _____ 1871

John D. Bennett,

Recorder's Office

141 Queen Street, New York

0258

PART 2.

THE COURT-ROOM IS IN THE THIRD 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.]

SUBPENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To *Robert M. Kelly*

of No. *225 E 75* Street,

GREETING:

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 *18* day of *February* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

Joseph E. Rider & others
in a case of Felony, whereof *he stands* indicted. And this you are 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 *January*, in the year of our Lord 188*2*

Daniel C. Rollins
~~DANIEL C. ROLLINS, District Attorney.~~

0259

Recorder Smyth

Dear Sir.

The bearer of
this note, Mary Dimeen, is a very good
& respectable person. Some future day
this year she intends to leave the city & enter
a monastery. What ever you can do for
her, will be received thankfully. —

Yours

Rev. Aug. J. Weisner
Care

St. Alphonsus Church

235 South Fifth Avenue

N. Y.

New York Feb 17th 1882. —

0260

New York Feb 14th 1851
To your Honorable Sir
Dear Sir. I have been personally acquainted with your years
and can honestly say that in all his connections
he is one of the most hard working men and very steady
in his habits. His son whom you have in
under and is as I know a good Boy and
does all he can to help his Father along to
support the Family. and is honest & trustworthy
to all appearances.

Hoping you will be lenient
with him and discharge him at least for
his Parents sake who are honest hard working
People. I remain

Yours M. DeWitt
N-1345, 3rd Ave
(Schon's Manufacturing)

0261

Testimony in the
ofm case of
ofm Dinneen
filed Nov.

1883

64

The People

vs.
William Dimeen

Jointly indicted with Frank Anheim and Wm. Lapien

Board of General Sessions. Part I.

Before Recorder Smyth Nov. 28. 1853

for burglary in the third degree.
John Volz sworn. On the 3^d of this month I kept a butcher store at 1449 Second Ave. There was one of the windows of that store which was fastened by an iron screen; it was put on Friday night and is 2 1/2 or 3 feet long; it was fastened with a temporary nail; one of the window panes was cracked and the rest was whole. I left the doors and everything secure. I had over five hundred dollars worth of meat in the store that night and five dollars worth of it was missing. It was paid for, but I had to replace it; it was in my custody and charge. I was woken up by an officer on Sunday morning at one o'clock and he told me there were burglars there. He showed me the condition of the window and the screen was off. The pane of glass that was cracked was all broke. The officer told me to look if anything was missing. I looked and found five dollars worth of meat was taken. The meat was close by the window. The screen itself was not broken, but the part where it was set in was broken out.

0263

Owen Beagan sworn. I am a member of the police force; on the night of the 3^d of Nov. 1869 Second Ave. was on my beat. I saw the prisoner about 20 minutes of one on the Second Ave. between 75th and 76th sts No 1449 is in the middle of the block. I saw these four young men at this window. I stood on the corner of Seventy Sixth St. a few doors away from them. I watched them. I heard the glass break and I got down two doors away from them and I saw Lapin, Arheim and Dinneen at this window. I saw Lapin and Arheim have Dinneen half way in the window I think it was Lapin saw me come along and he pulled Dinneen out and ran; they saw me and ran. I caught Dinneen and officer Collins caught Arheim; then officer Ballister came up from First Avenue. Having ~~arrested~~ ^{arrested} Lapin got away and I caught him four nights afterwards in Seventy Fifth St. and arrested him. I knew these men before I used to see them around there I knew them. How was that window broke? The screen was pulled off; the screen is about ~~four~~ ^{five} feet long; there is

four screws. The prisoner's head was in the window and his two legs were out. I chased Dinneen to the corner of Seventy Sixth St. running. I went down to the Station house and told the Sergeant about it. He says, "you had better go back there and see what it is. I notified the complainant and found out what was gone. Cross Examined. I was going down the Second Avenue and I saw the four at the window. I was about four doors away from them. about 75 feet away on the same side of the way. It was a bright moon light night. I could distinguish them. They were opposite a gas light so that I could not be mistaken. I chased Dinneen to the corner. I got him about fifty feet from the corner; the store is pretty near in the middle of the block. It is not true that I arrested the prisoner as he was coming out of a drinking saloon two doors from that place. I did not see him coming out of that saloon. I did not chase him into a saloon at all. I chased him and never lost sight of him from the time he got out of the window till I arrested him. I am sure of that. There was Lapin, Anheim and Dinneen. If I said there was four it was a mistake.

Owen McLaughlin, sworn and examined for the defence testified. I live at 1443 Second Ave. I am a carpenter. I recollect the night this prisoner was arrested. I could not say whether it was the officer who was here arrested him or not. It was probably one o'clock. I would not be sure of the time. I did not pay much attention to it. I brought a dozen or more of young men from a political meeting into a saloon on Second Avenue. I think it is 1457, anyhow in the block where this happened. I brought them in to have a drink. I seen Dinneen there. Although I knew there was such a man in existence, I never knowed him by sight. Because he was a little drunk at the time. I asked his name and they told me his name was Wm Dinneen. He sat in the store drinking for some time and the proprietor of the store thought it was time to get them out. I suppose there was ten or twelve left the store and Young Dinneen was among them. He was helped out by another man and it seems he fell in the hall. He returned in probably two or three minutes through the hallway. He opened the side door and came in and sat at the

table and laid his head down at the table and did not have anything to say to any one. After that transaction a young man came in and told me a man was arrested and wanted to see me outside. That was probably seven or eight minutes after. I went outside and discovered a fellow arrested by an officer and the butcher's window was broken. So at that time the party that was in the store and was with me went out. Dinneen was one of the party who went out of the store and the officer who held the prisoner says to another officer, "Take that man in; he belongs to the gang." (meaning Dinneen). They arrested Dinneen and I advised Dinneen and the other young man to walk down peaceably with the policeman. That is all I know about the case.

Cross Examined. I never knew Dinneen by sight. I was on a political mission that night I was going home with the young men. I do not think Dinneen was with us, I am sure. Are those others the persons who were arrested along with him? No sir, I do not think so. Dinneen was in the saloon the time I entered; he was intoxicated. I do not think he drank with the others. I think he had a glass of beer, but I am

not positive. I paid the bill for the drinks. All hands were ordered out of the store for the woman was going to close up. This was ten minutes after I treated them. I think the young man who took Dinneen out first was either Heim or Menheimer. There was six or eight went out of the store at that time. I do not know whether Lapin went out or not. I do not know him. When Dinneen went out I lost sight of him for two or three minutes. I remained in the store. I went out when somebody came in and told me a man who was arrested outside wanted to see me. The prisoner was in the store when I started to go out; he came back around the hall door, he was about two or three minutes out when he came in again; he followed me out and all the rest of the people in the store came out to see what the trouble was. I noticed Dinneen because I heard one officer say to another to arrest him, that he was one of the gang; or words to that effect. That was after he got out. Probably there was a dozen people in the store when I first went in. I could not help noticing Dinneen when he came back; he was tight; he laid his head on the table with his arm that way, (showing) there is a coal box between the butcher's

window and the lager beer saloon. It was Arsheim who was under arrest; the officer had him by the butcher's door and the coal boy. There was no other man under arrest that I know of. I advised the two young men to go because I judged in my heart that this man (Dinneen) was an innocent man. I could not say how many men were around the officer who had the prisoner under arrest. There were probably six or seven; there was about that many on the sidewalk. I am very sure that the officer said, "Take him in; he belongs to the gang." He was standing between the butcher's shop and the Saloon. I got a subpoena to come here. I am losing my time I have talked to people. I told them the same as I am telling the Court now. I have told them what I knew about the case the butcher and myself talked about; that is all I remember. I might have said something to his mother about it. I could not state the time. The most of the time I talked to her was in the Court; she came to my house with a subpoena and talked to me there. I have spoken to the counsel for the defence. I believe

I saw him three times. I think I talked to the prisoner's mother two or three times. I am a carpenter and I am working for the Park department two or three years. I always took a delight in politics. When I was introduced to Dinneen he shook hands with me and then he fell against the chair. Dinneen could not leave the store without my seeing him. I swear positively that he did not leave the store during that twenty minutes.

John Volz recalled by Counsel for the defence. There is a grocery store between the saloon and my shop. I had an awning there and it was down - I mean it was spread and the awning of the grocery store was also down. The gas light is right opposite the grocery store. The awning did not prevent the light from shining on the faces of men. The awning was about three feet wide; it did not cover the whole of the sidewalk.

Owen Beagon recalled by Mr.

Requies.

I used to see the prisoner once in a while before I arrested him. I knew him by sight since I have been on the post about five months. I don't remember having seen McLaughlin there. The jury rendered a verdict of guilty.

0270



STATE OF NEW YORK

Assembly Chamber

Albany, Dec 13th 1852

Dear Frederick Smith

I hope you were mistaken in obli-
ving writing to me in relation to a boy named
William Bennett who comes up for sentence
on Tuesday next before you. I call & can
say it is this I know his nearest fourth
for twenty years and his good mother for the same
time and know the boy since he was born
and this is the first time I have heard of him
doing anything wrong - against the law - I would
call to see personally in relation to this matter
but I am going to Albany on Monday morning
to attend to my duty as a member of Assembly
of this State - I hope you will consider this
recommendation as I am stating facts

I am yours very

Respectfully,

Edward C. Dudley

0271

(Company Letter.)

Fire Department, City of New York,
Engine Co. No. 44

New York, February 1852

Hon. Judge

Sir

We the undersigned do most heartily combine together as regards the young man now in the Tombs awaiting trial. William Sumner.

We have known him to be a good, honest & trust-worthy young ^{man} and great help to his Parents and we most earnestly ask his immediate discharge as we know he is innocent of the charges that are now standing against him.

Respectfully

James F. Hitchman	no 303. E. 73 rd St.
Stephen G. Cartwright	" 221. E. 75 th St.
William D. McDonald	" 221. E. 75 th St.
Edward A. Scawell	" 221 E 75 th St.

0272

NY Feb 12/82

I have known you
Dixie for the past
eight-years during
which time I have
found him to be
an honest hard working
young man and as
he is in trouble I
would like to see
him out of it

Yours Respectfully
John J. Mahan
1311 3rd

0273

Police Department of the City of New York,

Precinct No. 25

New York, _____ 188

January 24th 1882.

William Dinneen. Burglary. Complainant
Robert W. Kelly 225-East 75th St. Charged
with forcibly entering Store 225-E. 75th St. and
stealing a quantity of cigars. Indicted February
1st 1882. Plead guilty Feb. 17th 1882. Court
of General Sessions. Sentence suspended by
Recorder Smyth. Detective Campbell

November 3rd 1883.

William Dinneen. Charge Burglary.
Complainant John Volz 1449, 2^d ave.
Arrested by Officer Owen W. Deegan at 1. a.m.
November 3rd 1883. having forcibly entered
Complainant's Store 1449, 2^d ave.
Indicted November 7th 1883.
Found guilty at Court of General Sessions and
sentenced 3 years & 6 months State Prison by Recorder
Smyth November 20th 1883.

Feb. 10th 1884

William Dinneen. Charge Burglary. Complainant
Julia Bang 1275- 3^d ave.
Officer Robert Romsy

0274

Exhibits returned

This warrant was
issued by the Grand Jury
and arrests in
New York against James
Francis Maragan
from the County of S.
in this City - by
Officer Oswald Rogers

BAILED, 28 Percent.

No. 1, by W. J. O'Quinn

Residence _____ Street, _____

No. 2, by _____

Residence _____ Street, _____

No. 3, by _____

Residence _____ Street, _____

No. 4, by _____

Residence _____ Street, _____

[Handwritten signature]

Police Court - 14 District.

THE PEOPLE, &c.,
of the County of _____

James Francis Maragan
James Francis Maragan

Offence Burglary and Larceny

Date September 9 1883

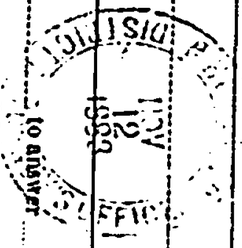
E. M. Neenan Magistrate.

Samuel Rogard Officer.

W. J. O'Quinn Precinct.

Witnesses Samuel Rogard

W. J. O'Quinn Precinct.



No. _____ Street, _____

[Handwritten note]

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 Francis Maragan

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 100 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 September 9 1883

[Signature]
Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0275

Sec. 198-200

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Francis J. Managan 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. Francis J. Managan

Question. How old are you?

Answer. 22 years

Question. Where were you born?

Answer. New York

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

Answer. 23 Allen Street. 7 months

Question. What is your business or profession?

Answer. Sailor

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
preferred against me. I know nothing
about the burglary

Francis J. Managan

Taken before me this

day of November 1918

[Signature]
Police Justice.

0276

CITY AND COUNTY }
OF NEW YORK, } ss.

Quent Beagan
aged 22 years, occupation a Police Officer of No. the 18' Precinct Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of John Colby
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 9th
day of August 1882 } Quent Beagan

[Signature]
Police Justice.

0277

Police Court 1 District.

City and County }
of New York, } 55.:

of No. 1449 2 Avenue John Boby Street, aged 24 years,
occupation Butcher being duly sworn

deposes and says, that the premises No 1449 2 Avenue, 19 Ward Street,
in the City and County aforesaid, the said being a brick tenement building
the first floor of
and which was occupied by deponent as a place for the sale of meat, and also
sleeping apartments
and in which there was at the time a human being, by name _____

John Boby
were BURGLARIOUSLY entered by means of forcibly and feloniously
breaking the iron screen from the show window
and also breaking two panes of glass in the said
window, and which leads from the Avenue into
said premises

on the 3 day of November 1883 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

A quantity of Meat of the value of
Five dollars. \$5.00

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

Francis J. Flanagan (now present) (and
William Dineen, & Frank Antheim (held on a complaint
made November 4, 1883, by deponent, for the same charge)
for the reasons following, to wit:

that previous to said burglary and locking the said premises
were securely fastened, and said window was in good condition
and said property was in said premises and this
deponent was informed by officer Owen Begar of the 28
Division Police, that he began saw the said Flanagan
Dineen and Antheim in the act of pulling said
screen from said window.

John Boby

Sumner to before the Court on November 1883
John Boby
Plaintiff