

0953

BOX:

320

FOLDER:

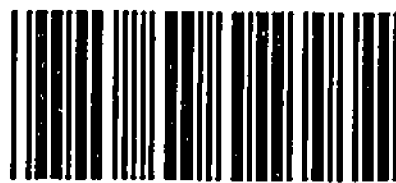
3048

DESCRIPTION:

McLean, John

DATE:

09/20/88



3048

Sent for Corbett
J.P.
Let Dr. Fowler
look in there,
and see if he
can get her help
and Chas. Clinton
spent 5 Chicago
I spent the money
T.A.

Counsel,
Filed *20* day of *Sept*,
Pleads,

THE PEOPLE

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Draper
 Foreman.
 Sept 21/94.
 Cleland G. L. 2nd
 24m 6m 8p
 Sept 21/94.

0954

0955

Police Court—2 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

William A. Rogers

of No. 72 Vesey St Street, aged _____ years,occupation Willow Ware dealer being duly sworndeposes and says, that on the 21st day of September 1888 at the City of New

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

of deponent, in the day time, the following property viz :

Two hundred
and nineteen dollars and twenty five
cent, in gold and lawful money
of the United States
(\$219.25)

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 John McLean, now here

for the reason that the deponent
was employed by deponent as a porter
and was entrusted with the said
money for deposit in a bank; that
the deponent did not deposit
the said money as directed, but he
feloniously appropriated the same
to his own use, and absented
himself from the city, and deponent
is informed by Detective John D.
McGinnis (now here) that the deponent
admitted to him that he had stolen
the said money.

William A. Rogers

Sworn to before me, this

15

day

of

September

1888

William A. Rogers
Police Justice.

0956

CITY AND COUNTY }
OF NEW YORK, } ss.

aged _____ years, occupation John D. McGinnis
Detective of No. _____

309 Mulberry St Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Wm A. Rogers

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

Sworn to before me, this 15
day of Sept 15 1888 John D. McGinnis

John J. Hoffman
Police Justice.

0957

Sec. 193-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

John McLean 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 McLean

Question. How old are you?

Answer.

24 years

Question. Where were you born?

Answer.

W.S.

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

Answer.

352 East 12th St 14 months

Question. What is your business or profession?

Answer.

Porter

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
John McLean*

Taken before me this

day of

1887

John McLean

Police Justice.

0958

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Seven 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 Sept 15 1888 John J. [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.

0959

Police Court---

1457
2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Wm A. Rogers
72 Grey St
John McLean

Offence
Larceny
felony

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street

Dated Sept 15 188

E. E. E. Magistrate.

McE. E. E. Officer.

Central Office Precinct.

Witnesses Call the Officer.

No. _____ Street.

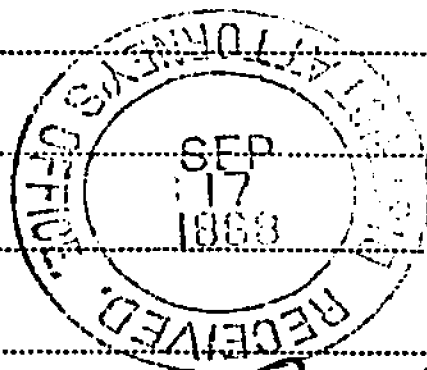
No. _____ Street.

No. _____ Street.

\$ 700 to answer \$ 1

Call

U.S. money



0960

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John McLean

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

John McLean

of the crime of GRAND LARCENY IN THE *second*

DEGREE, committed as follows:

The said

John McLean

late of the City of New York, in the County of New York, aforesaid, on the *twenty-first*
day of *July* in the year of our Lord one thousand eight hundred and eighty-

at the City and County aforesaid, with force and arms, in the *eight* time of
the same day, *ten* promissory notes for the payment of money, being then

\$219.25 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*;

twenty 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
ten dollars, and of the value of ten dollars *each*; *forty-three* 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*;

one hundred 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*; *two hundred and 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 one dollar, and of the value of one dollar *each*;

ten promissory notes for the payment of money (and of the kind known as bank notes),
being then and there due and unsatisfied, of the value of twenty dollars *each*; *twenty one*

promissory notes for the payment of money (and of the kind known as bank notes), being then and
there due and unsatisfied, of the value of ten dollars *each*; *forty-three* promissory notes for the

payment of money (and of the kind known as bank notes), being then and there due and unsatisfied,
of the value of five dollars *each*; *ten* United States Silver Certificates of the

0961

denomination and value of twenty dollars *each*; *twenty-one* United States Silver Certificate of the denomination and value of ten dollars *each*; *forty-three* United States Silver Certificate of the denomination and value of five dollars *each*; *one hundred* United States Silver Certificate of the denomination and value of two dollars *each*; *two hundred and ten* United States Silver Certificate of the denomination and value of one dollar *each*; *ten* United States Gold Certificate of the denomination and value of twenty dollars *each*; *twenty-one* United States Gold Certificate of the denomination and value of ten dollars *each*; *forty-three* United States Gold Certificate of the denomination and value of five dollars *each*; and divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *thirty dollars*

of the proper moneys, goods, chattels and personal property of one *William A. Rogers*

found, _____ 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 R. FELLOWS,
District Attorney.

0962

BOX:

320

FOLDER:

3048

DESCRIPTION:

McManus, John

DATE:

09/17/88



3048

POOR QUALITY
ORIGINAL

0963

Witnesses:

I have examined both complainant and defendant hereto, and am of opinion that the indictment cannot be sustained. I accordingly recommend its dismissal.
May 14/90. A. A. Barker
J. H. S.

#207 J.B. 188
Counsel, day of
Filed
Pleaded
The People
vs.
John Mc Mann

Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code).

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Foreman.

Feb 28 1890. On assurance of clerk conveyed that defendant was released as per agreement. I need no longer stay.
J. H. S.

Dec 27 1890. On assurance of clerk conveyed that defendant was released as per agreement. I need no longer stay.
J. H. S.

0964

Police Court— 14 District.

City and County } ss.:
of New York,

of No. 401 East 29th Street, aged 34 years,

occupation Contractor being duly sworn

deposes and says, that on the 14 day of August 1888 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

John M. Harris (now here)
who cut and stabbed deponent
twice upon the left side of
the body and once upon the
left side of the face severely
injuring deponent with a
pocket knife then and there held
in said deponent's hand.

with the felonious intent to take the life of deponent, or to do him grievous bodily harm; and without any justification on the part of the said assailant

Wherefore this deponent prays that the said assailant may be ~~apprehended~~ and bound to answer for the above assault, etc., and be dealt with according to law

Sworn to before me, this 14 day
of August 1888.

Thomas Anderson
mark

John C. Smith Police Justice.

0965

Sec. 103-200.

CITY AND COUNTY } ss.
OF NEW YORK.

H District Police Court.

John A. Mann 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.

John A. Mann

Question. How old are you?

Answer.

57 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

No 243 East 112 St. Hyattsville

Question. What is your business or profession?

Answer.

Centimeter

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

John A. Mann
sworn

Taken before me this
day of

1887

Police Justice.

0966

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

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

Dated August 8 188..... Sanj. C. Bell 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.

0967

Bond renewed Oct. 10/88
same Bondsman

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court---

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thos Anderson
~~Hot 339~~
John R. Harris

2.

3.

4.

Dated

188

Magistrate.

Officer.

Precinct.

Witnesses

\$1500 E Aug 15 9/10 Street.

A M

No.

Street.

No.

Street.

\$1500 to answer

Com

0968

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUSJohn W. Williams } Assault 1st Degree

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; and for the further reason that I was not very seriously injured that the defendant has always borne a good character has a large family depending upon him for support. that upon the day of the assault I was riding along the street when the defendant came up to me and spoke to me concerning some job that we were both employed on, that angry words ensued and I jumped out of the buggy that I was in, and threatened and made a pass at the defendant, we had a fight and during the fracas I received the cuts described in the affidavit hereto annexed, I was as much at fault as the defendant was, I never wanted to press the charge ~~the~~ against the defendant but the officer took us both to Court and I was obliged to make the charge - I should not like to see the defendant suffer any more in this case as I feel that I am somewhat to blame for the whole trouble.

Dated N.Y. March 12th 1890.Witness
Edward Grosehis
Thomas X Anderson
Marks

0969

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

John Mc Manus
The Grand Jury of the City and County of New York, by this indictment, accuse
John Mc Manus
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said *John Mc Manus*
late of the City of New York, in the County of New York aforesaid, on the
fourteenth day of *August* in the year of our Lord
one thousand eight hundred and eighty-eight, with force and arms, at the City and
County aforesaid, in and upon the body of one *Thomas Anderson*
in the peace of the said People then and there being, feloniously did make an assault,
and *him* the said *Thomas Anderson*
with a certain *knife*

which the said *John Mc Manus*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon then and there wilfully and feloniously did strike, beat, cut, stab and
wound,

with intent *him* the said *Thomas Anderson*
thereby then and there feloniously and wilfully to kill, against the form of the statute in
such case made and provided, and against the peace of the People of the State of New York
and their dignity.

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said
John Mc Manus
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *John Mc Manus*
late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of
the said *Thomas Anderson*
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make another assault, and *him* the said
Thomas Anderson
with a certain *knife*

which the said *John Mc Manus*
in *his* right hand then and there had and held, the same being a weapon and
an instrument likely to produce grievous bodily harm, then and there feloniously did
wilfully and wrongfully strike, beat, cut, stab and wound, 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.

0970

THIRD COUNT—

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

John Mc Manus
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

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

Thomas Anderson in the peace of the said People then
and there being, feloniously did wilfully and wrongfully make another assault, and

him the said *Thomas Anderson*
with a certain *knife*

which *he* the said *John Mc Manus*
in *his* right hand then and there had and held, in and upon the *face*
and body of *him* the said *Thomas Anderson*

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, ~~bruise~~ and
wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrong-
fully inflict grievous bodily harm upon the said *Thomas Anderson*

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

JOHN R. FELLOWS,

District Attorney.

0971

BOX:

320

FOLDER:

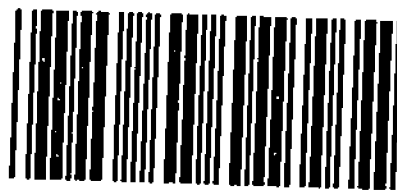
3048

DESCRIPTION:

Meyer, William

DATE:

09/28/88



3048

0972

Witnesses:

Sept 28. 1888.

for the reasons given

by the Complainant, and

filed herewith, I res-

pectfully recommend

a suspension of judgment

in case the defendant

will plead

J. R. Fellows
District Attorney

Found for \$1000

#88 J. L. Moran

Counsel,

Filed

day of

1888

Pleads,

Sept 17
Chicago

THE PEOPLE

vs.

William Meyer

JOHN R. FELLOWS,

District Attorney.

Grand Larceny, 2nd degree
(MISAPPROPRIATION)
(Sections 528 and 531 of the Penal Code).

A True Bill

Foreman.

Sept 28. 1888.

J. L. Moran
J. R. Fellows
Sept 28. 1888.

0973

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

William Meier

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.

My reasons for doing so are mainly these. He is a married man and has two children to support and I know him to come from a good family. I do not want to press the charge against him, as he has returned the chain to me, and would have done so before, had he had the money to redeem the chain. I am sorry that I made the charge against him, because all I wanted was my property, and I would like to give him a chance to make an honest living, and spare his aged mother the disgrace of seeing him go to State Prison.

Mrs. Louise Glinman,

Sworn to before me
this 21st day of September
1888

Julius G. Knuth
Notary Public (N.Y.)
Westport Co. County

0974

Police Court—

District.

Affidavit—Larceny.

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

of No. 96 Gold Louisa Guttman Street, aged 44 years,
occupation Housekeeper being duly sworn

deposes and says, that on the 15 day of October 1887 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz :

One gold chain valued about
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 William Meyer for the reason
that on or about said day deponent
entrusted said chain to the defendant
for the purpose of having the same
altered and the defendant promised to
return the same within a week. That
deponent frequently demanded the return
of said property but the defendant failed
to do so. That the time for the return thereof
has long since expired and the defendant
has appropriated the same to his own
use

Louisa Guttman

Sworn to before me, this 14 day

of August 1888

Police Justice.

0975

Sec. 198-200.

1st District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

William M. Meyer 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. *William M. Meyer*

Question. How old are you?

Answer. *31 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *Memmore House - Mott & Chatham St. 1 week*

Question. What is your business or profession?

Answer. *Jeweler*

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

Answer. *I am not guilty*

William Matthew Meier

Taken before me this

16

day of *August* 188*8*

Richard Ford

Police Justice.

0976

Sec. 151.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss *In the name of the People of the State of New York; To the Sheriff of the County of New York, or any Marshal or Policeman of the City of New York:*

Whereas, Complaint on oath, has been made before the undersigned, one of the Police Justices in and for the said City, by *Louisa Glittman*

of No. *96 Gold* Street, that on the *15* day of *October* 188*8* at the City of New York, in the County of New York, the following article to wit: *One gold chain*

of the value of *Forty* Dollars,
the property of *Louisa Glittman*
w *a* taken, stolen, and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by *William Meyer*

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint.

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant and forthwith bring him before me, at the *1st* DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this *14th* day of *August* 188*8*.

[Signature] POLICE JUSTICE.

0977

POLICE COURT. 1- DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Lorisa Glitsman
vs.

William Meyer

Warrant-Lacy.

Dated Aug 14- 1888

Power Magistrate

Herrie Officer

The Defendant William Meyer
taken, and brought before the Magistrate, to answer
the within charge, pursuant to the command con-
tained in this Warrant.

John Herrie Officer.

Dated Aug 16- 1888

This Warrant may be executed on Sunday or at
night.

Police Justice.

REMARKS.

Time of Arrest, Aug 16-1888
William Meyer
#1 for Matt & Frank Row

Native, of US

Age, 31

Sex M

Complexion, fair

Color W

Profession, Jeweler

Married NB

Single, _____

Read, _____

Write, NB

0978

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

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

Dated *Aug. 16* 188 *8 J. Thompson* Police Justice.

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

Dated.....188.....Police Justice.

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

Dated.....188.....Police Justice.

0979

#500. bail for Ex
Aug 14th 2.30 P.M.

W
Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Louisa Glittenman
96th St. Gold St.
William Meyer

2
3
4

Office
M. J. Lawrence

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated Aug 16 1888

Power Magistrate.

Herrick Officer.

Court Precinct.

Witnesses

No. Street.

No. Street.

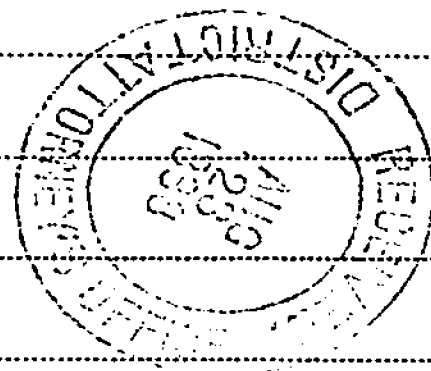
No. Street.

No. Street.

No. Street.

\$ 300 to answer

Com



0980

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

William Meyer

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

William Meyer

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

The said *William Meyer*

late of the City of New York, in the County of New York aforesaid, on the

15th

day of

October

in the year of our Lord

one thousand eight hundred and eighty *seven*, at the City and County aforesaid, being

then and there the ~~clerk and servant of~~ *bailee of one Souise*

Ryinsman, —

and as such ~~clerk and servant~~ *bailee* then and there having in his possession, custody and control certain ~~moneys~~ goods, chattels and personal property of the said

Souise Ryinsman, —

the true owner thereof, to wit:

one gold chain of

the value of forty dollars.

the said *William Meyer* afterwards, to wit:

on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, did feloniously appropriate the said *gold chain*

to his own use, with intent to deprive and defraud the said

Souise Ryinsman —

of the same, and of the use and benefit thereof; and the same ~~moneys~~ goods, chattels and personal property of the said *Souise Ryinsman*, —

did then and there and thereby feloniously steal, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0981

BOX:

320

FOLDER:

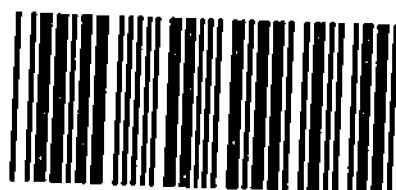
3048

DESCRIPTION:

Merrick, William

DATE:

09/07/88



3048

Bail \$500. *Q. J. L.*

Witnesses:

I have investigated the facts of the within case. There appears to me no doubt of the deft's intention to commit the crime charged. The complaint states that he has been long in the employ of the company, has been constantly trusted with money, & has never before failed to return in full. Off. bonded bonds as an affiant of the informant to the above effect, & he has, in addition, stated to me that the full restitution has been made by the defendant's mother. Under all the circumstances, I consider that the interests of justice will be best served by the discharge of the deft on his own recognizance, & accordingly recommend the adoption of that course.

Oct 24/88.

A. B. Barker

Deputy Dist. Atty.

13947) 1111

Counsel,
Filed 28 day of Sept. 1888
Pleads, *guilty ver!*

THE PEOPLE
vs.
William J. Merrick
(Sections 528 and 534 of the Penal Code.)
Larceny, etc.

JOHN R. FELLOWS,

District Attorney.

Oct 24/88 W. J. L.

A TRUE BILL

J. H. Cooper
Foreman.

Oct 24/88

Paul D. Oakley

0902

0983

Police Court—

District.

Affidavit—Larceny.

City and County } ss.:
of New York,

John H. Paul
 of No. 121 Park Place Street, aged 42 years,
 occupation Superintendent Western Express Co. being duly sworn
 deposes and says, that on the 15th day of September 1888 at the City of New
 York, in the County of New York, was feloniously taken, stolen and carried away from the possession
 of deponent, in the day time, the following property viz:

Good and lawful money
 of the United States to the
 amount and of the value of
 Ninety two 7/100 dollars

(\$ 92.07)
 the property of the firm of Adams & Son.
 and on the said day and custody
 of the Western Express Company, Company of
 which deponent is the 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 William J. Merrick
 from the fact that the said Merrick
 was employed by said Express Co.
 as a driver and was duly authorized
 to collect and receive monies for
 said company. And deponent is
 informed by William B. Pearson of no
 76 Varick the Manager of the New-
 York Confection Company that
 on said date he paid the said
 Merrick the aforesaid sum of
 money which said Express Company
 was authorized to collect for the firm
 of Adams & Son. and took from
 him Merrick the annexed receipted

Sworn to before me, this
 of 1888 day

Police Justice.

0984

him. And defendant is further informed by Henry Rodman the Agent of the Westcott Express Co to whom Merrick should have turned in said sum of money that he Merrick never turned in said sum of money to him or any portion of it or accounted for it in any way. Wherefore defendant charges the said William J. Merrick with felonious appropriating said sum of money to his own use and benefit with the intent to defraud and says he may be apprehended and dealt with according to law.

Subscribed before me J. M. H. Paul
this 24th day of Sept 1888

J. M. H. Paul

Police Justice

Dated 1888 Police Justice

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

Dated 1888 Police Justice

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

Dated 1888 Police Justice

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

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

Police Court, District,	Offence—LARCENY.
THE PEOPLE, &c., on the complaint of	
1.	
2.	
3.	
4.	
Dated 1888	Magistrate.
Officer.	Clerk.
Witnesses,	Street,
No.	Street,
No.	Street,
No.	Sessions.
to answer	

0985

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 55 years, occupation Hiram B. Pearson
46 Varick of No. Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of John H. Paul
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 24
day of Sept 1888 Hiram B. Pearson

G. Thompson
Police Justice.

0986

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 32 years, occupation Agent Western Express Co
12 Park Place Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

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

Sworn to before me, this

day of

188

Sept 24
Henry Kramer
J. Murphy
Police Justice.

Police Justice.

0987

Sec. 108—200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

William J. Merrick 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.

William J. Merrick

Question. How old are you?

Answer.

17 years old

Question. Where were you born?

Answer.

Pennsylvania

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

Answer.

579 Barclay St. New York

Question. What is your business or profession?

Answer.

Expressman

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*~~

I collected the money and extract too much beer and some one stole the money from me

W. J. Merrick

Taken before me this

day of

20 188*8*

J. W. Merrick

Police Justice.

0988

Sec. 151.

Police Court 2 District.

CITY AND COUNTY } ss. *In the name of the People of the State of New York; To the Sheriff of the County*
OF NEW YORK, } *of New York, or any Marshal or Policeman of the City of New York:*

Whereas, Complaint in writing and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by John H. Paul

of No. 12 Park Place Street, that on the 15 day of September
1888 at the City of New York, in the County of New York, the following article to wit:

Good and lawful money
of the United States to the amount and
of the value of ninety two & 11/100 (\$92.07) Dollars,
the property of The Westcott Express Company and in
w as taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by William J. Murreck

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to
answer the said complaint.

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant
and forthwith bring him before me, at the 2 DISTRICT POLICE COURT, in the said City, or in
case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the
said charge, and to be dealt with according to law.

Dated at the City of New York, this 24 day of Sept 1888
John H. Paul POLICE JUSTICE.

valley

0989

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

Alfred
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 *Sept 25* 188 *J. B. Humphreys* *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.*

0990

VV

Police Court---2---1507 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John H. Paul
12 Park Place
William J. Minick

2

3

4

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

188

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$

to answer

SEP
1888

0991

Court of General Sessions.

The People vs.

against

William J. Herrie.

City and County of New York, s. s.

John A. Paul, Clerk, sworn, deposes and says
that he is the complainant in this case and the Super-
intendent of the Westcott Express Co..

That he believes the defendant's explanation of the loss
of the money and that defendant did not steal the same.

That defendant has been in the employ of Westcott's
Express Co. for the past four years and that during that
time he has been honest, industrious and sober.

Sworn to before me this:

Word (at) of October 1891:

William J. Gray
Notary Public

N.Y. Co

John A. Paul

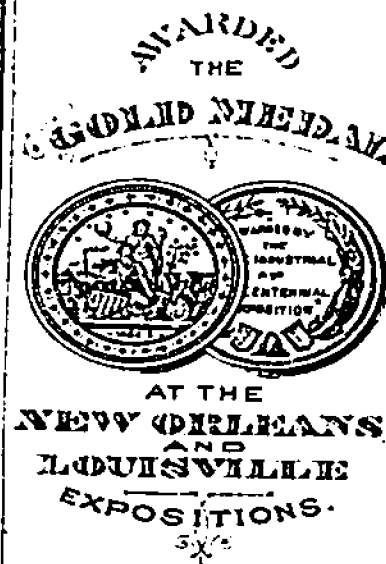
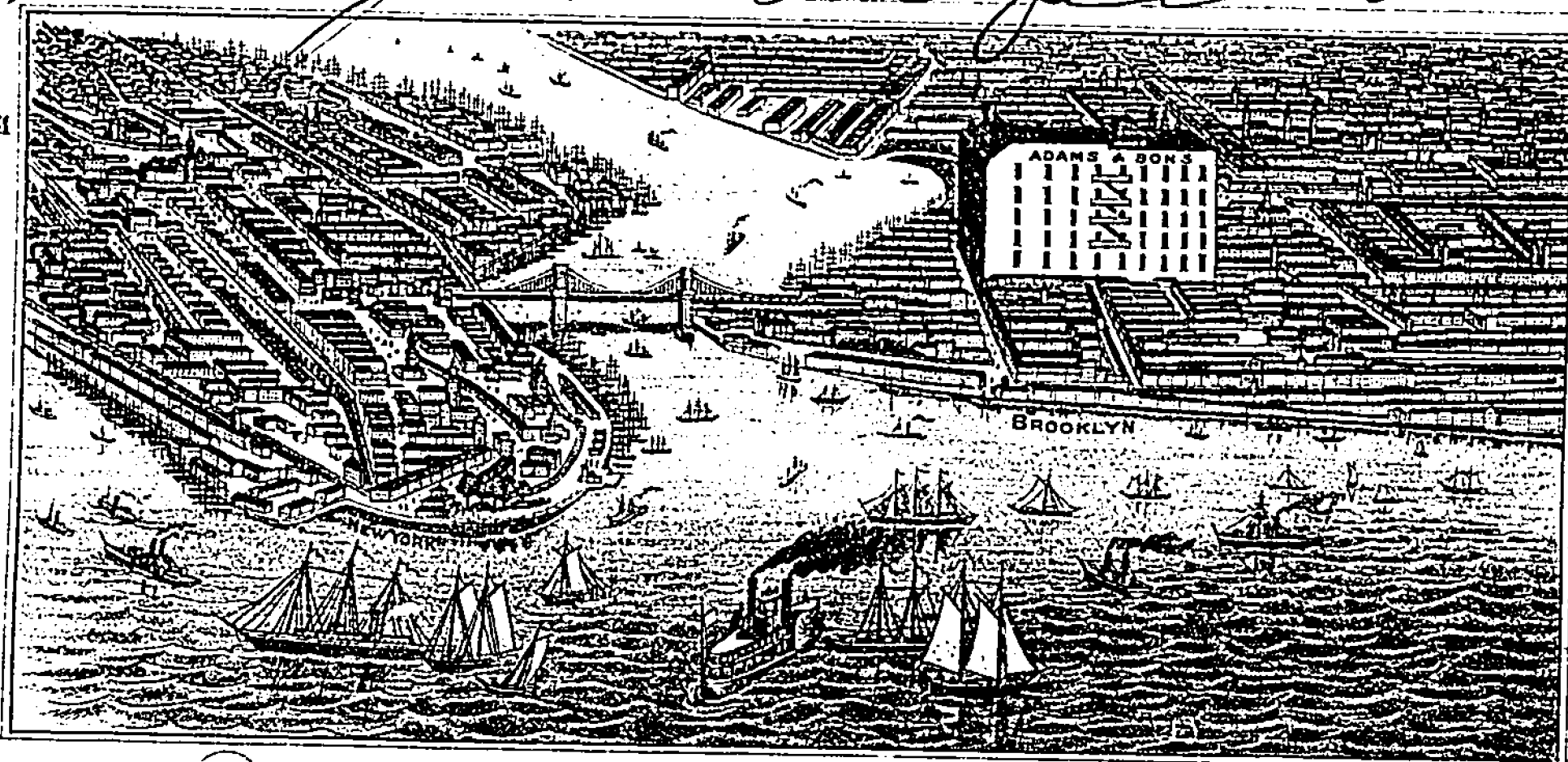
0992

ALL CLAIMS FOR ALLOWANCE MUST BE MADE WITHIN TEN DAYS.

Brooklyn, Sept 14th 1888
New York Cane Co

ADAMS
 NEW YORK
 CHEWING GUM
 100 & 200 Pieces.

- TUTTI FRUTTI
- SAPPOTA
- SAPPOTA TOLU
- BLACK JACK
- CARAMEL TOLU
- RED ROSE
- SLEIGHT OF HAND
- TRICK GUM
- STAFFY LICORICE



CASES.
 PER *11*

ADAMS & SONS

TERMS _____ DAYS.
 Only 1 % Discount allowed for
 Prompt Cash in 10 days.

MANUFACTURERS OF
Staple Brands of Chewing Gum.

All Bills subject to Sight Draft at Maturity without notice.

150, 152, 154 & 156 SANDS ST.

60 Boxes	<i>Tutti frutti</i>	60	39 00	✓
120 "	<i>Barley</i>	40	52 00	✓
			93 00	
			93 92 07	

for 1%

Recd *payment*
Wm J. Merrick

Drum
Westinghouse

PAY NO MONEY TO AGENTS.

0993

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

William J. Merinda

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

— William J. Merinda —

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

The said *William J. Merinda,*

late of the City of New York, in the County of New York aforesaid, on the *fifteenth* day of *September*, in the year of our Lord one thousand eight hundred and eighty*eight*, at the City and County aforesaid, being then and there the clerk and servant of *a certain corporation*

called The Westcott Express Company

and as such clerk and servant then and there having in his possession, custody and control certain moneys, goods, chattels and personal property of the said *corporation*,

the true owner thereof, to wit: *the sum of ninety two dollars and seven cents in money, lawful money of the United States and of the value of ninety two dollars and seven cents, —*

the said *William J. Merinda,* afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, did feloniously appropriate the said *sum of money*

to his own use, with intent to deprive and defraud the said *corporation*

of the same, and of the use and benefit thereof; and the same moneys, goods, chattels and personal property of the said *corporation* —

did then and there and thereby feloniously steal, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

0994

BOX:

320

FOLDER:

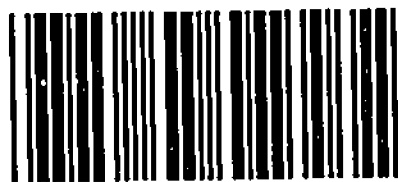
3048

DESCRIPTION:

Miller, Charles A.

DATE:

09/12/88



3048

0995

#159

10/23

Counsel,

1888

Filed, 12/21 day of

Pleads, *Guilty*

THE PEOPLE,

vs.

1

501 - 1000

Charles A. Miller

Forgery in the Second Degree.
(Sections 511 and 521, Penal Code).

JOHN R. FELLOWS.

District Attorney.

A True Bill.

Overapen

Foreman.

Perk III Dec 1/88.

*Pleads Guilty
State Reformatory Colville*

Witnesses:



0996

Court of General Sessions
The People v.

as
Charles Amicey

City of New York;
Ebenzer

H. Phillips of No 401 East
106th Street in said City,
being duly sworn says - I
am acquainted with above
named defendant & have
known him about twelve
or thirteen years, he was
formerly in Employment
under my charge - and
that during said time I always
found him to be an honest
industrious and faithful
young man - I have always
heard him spoken of as
an honest man - and thus
if he is given an opportunity
to reform - by being sentenced
to the State Reformatory, he will
upon his release - get become a
good citizen & man -

Sworn to before me
Sept 27 - 1888

Em. Friend Not Public

Ebenzer H. Phillips

0997

Circuit Court of New York ss.

The People vs.

Charles A. Miller

Circuit Court of New York ss.

Charles L.
This of No 61 & 63. Wooster
Street in said City, being
duly sworn deposes and says
I have known the defend-
ant above named about ten
years - he was formerly in
my employ - I have al-
ways heard him spoken
of as an honest - faithful
and good young man -
while in my employ he
held a trustworthy position
& if he so desired might have
been guilty of dishonesty, but
I can say for him that he was
all that could be expected
of him as to honesty - &c. I also
join in the request that he
be sent to the State Reform.

0998

atry - believing that upon his
release - he will once more
merit the Esteem of his friends
& neighbors. by his future good
conduct.

Sworn to before me } Albas. L. Styr.
Sept 27 - 1888.

Elect Friend
Not Public
myr

0999

Court of General Sessions
The People }
- vs - }
Charles A. Miller }

City & County of New York ss
George F. Blum
of No 572 - 7th Avenue in said City, being
duly sworn deposes and says, I
have known above named de-
fendant for a long period of
time, and to my knowledge
he has always been a well be-
haved young man - and honest.
I join in the request that he be
sent to the State Reformatory -
Sworn to before me

Sept 27 - 1888.

Aug Friend
Not Public
NYC

G. F. Blum

General Session Court:

The People + C

Plaintiff

acquiring

Chas. A. Miller.

Defendant

App'd David C.

~~HERZBACH & FRIEND,~~

United House of Representatives

25 CHAMBERS STREET;

NEW YORK CITY.

J. Monheimer & Co. Printers 206 Pearl Street.

1001

No. 433 New York, Sept 4 1888

COLUMBIA BANK
501 FIFTH AVENUE.

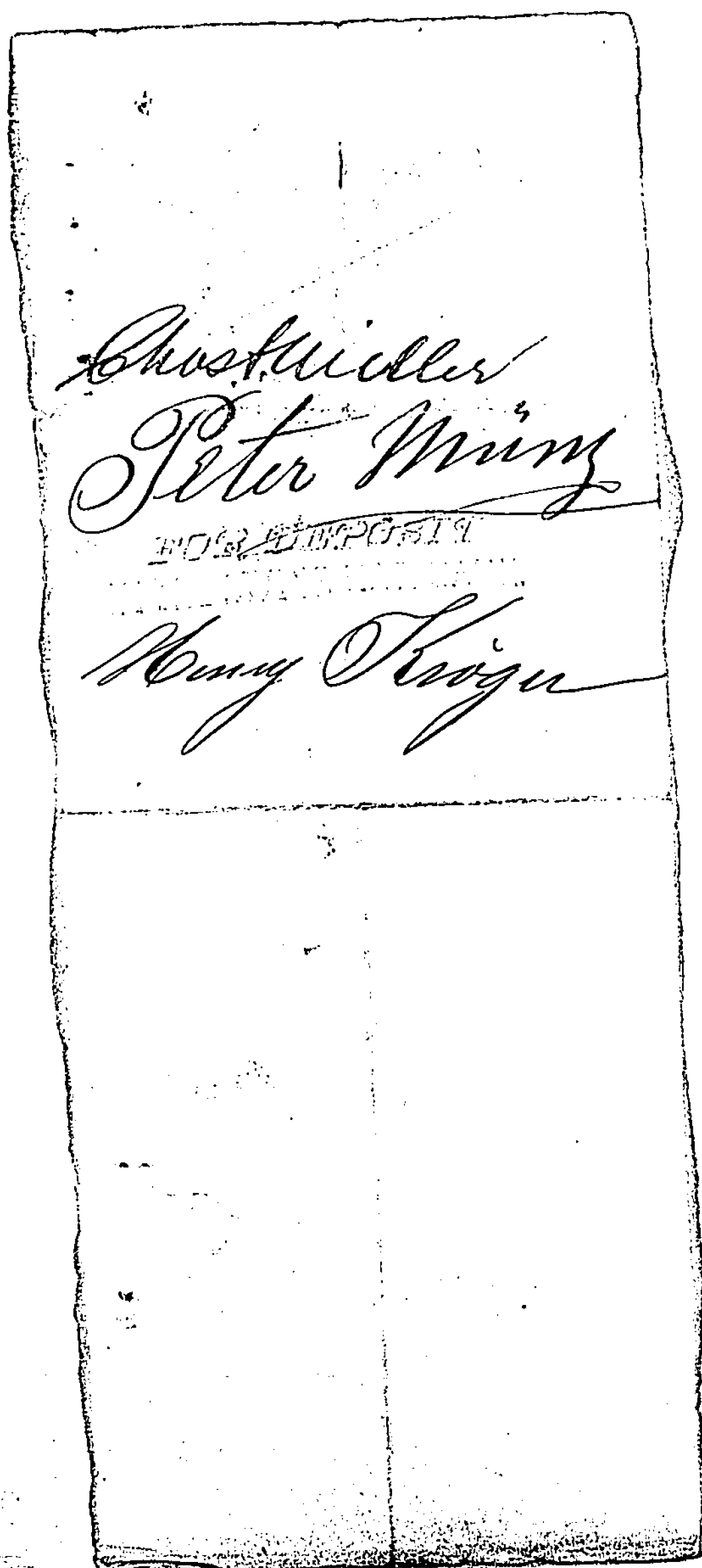
Pay to the order of Wm. Miller 60 DOLLARS

Thirty Five 00
\$ 35.00

John Shackel

Webster & Carter Stationery Co. N.Y.

1002



1003

Police Court—

District.

Affidavit—Larceny.

City and County } ss.
of New York,

Peter Murray

of No. 1514 Broadway Street, aged 41 years,
occupation Liquor dealer being duly sworn

deposes and says, that on the 4 day of September 1888 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property viz:

Good and lawful money of the United States of the amount and value of thirty five dollars \$35—

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 A. Miller (now here)

That said deponent at the time and place came in deponent's place of business presented the annexed check dated New York September 4 1888 and directed to the Columbia Bank in said City and purporting to be signed by John Gladstone and requested deponent to give the aforesaid sum of money. That said deponent at the time he presented said check and received said money falsely represented that the check was good and would be paid and it was made by John Gladstone. That this deponent relying upon said representation gave to said deponent the said sum of money.

Sworn to before me this

day

Police Justice.

1004

as aforesaid Dependent says that said check
is worthless and that said Blackmer
has not any account in said Bank nor
does he keep an account in said
Bank in said City

Wherefore dependent charges said
defendant with feloniously taking
stealing and carrying away said
money as aforesaid

Peter Murray

Sworn to before me
This 9 day of Sept-1888

Sam'l C. Kelly Police Justice

1005

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, DISTRICT.

John D. Taylor
of No. 501 Fifth Avenue Street, aged 26 years,
occupation Bookkeeper being duly sworn deposes and says,
that ~~on the~~ day of 188

~~at the City of New York, in the County of New York,~~ he is employed
in the Columbia Bank as a clerk
and that there is no such person as
John Gladner having an account-
or funds in said Bank

John D. Taylor

Sworn to before me, this
of 1888 day

David C. H. Smith Police Justice,

1006

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles a Miller 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 ~~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~~ 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.

Charles a Miller

Question. How old are you?

Answer.

24

Question. Where were you born?

Answer.

U S

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

Answer.

509 Fifth St

Question. What is your business or profession?

Answer.

Painter

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
Charles Miller

Taken before me this

day of

Sept

188

Police Justice.

1007

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Ten 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 Sept 8 1888 Samuel C. Sullivan 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.

1008

Police Court--- 1st District. 1415

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Peter Muns
1314 Broadway
Charles A. Miller

Office of the Clerk

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated Sept- 8 188 8

A. O. Reilly Magistrate.

Thos. M. Connelley Officer.

C. O. Precinct.

Witnesses Wm. B. Fendley

No. 800 9th Ave Street.

John Gladman

No. 59 Courtland Street.

John D. Fairbank

No. 501 Fifth Avenue

\$ 1000 to answer

Committed

1009

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Charles A. Miller

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

— Charles A. Miller —

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

The said Charles A. Miller,

late of the City of New York, in the County of New York aforesaid, on the
fourth day of September, in the year of our Lord
one thousand eight hundred and eighty-eight, with force and arms, at the City and
County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly
act and assist in the forging a certain instrument and writing, to wit: an
order for the payment of money
commonly called a certified bank cheque,
which said forged certified bank cheque
is as follows, that is to say:

" No. 433 New York Sept 4 1888
Columbia Bank
50, 42nd Avenue
Pay to the order of C.A. Miller
Twenty five 00 Dollars
\$ 35.00 John T. Laddner
Certified Sept. 4 1888
Columbia Bank
Tipton "

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

10 10

SECOND COUNT:—

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

— Charles A. Miller —

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

The said Charles A. Miller,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing, *to wit: an order for the payment of money, commanding*
called a certified bank cheque —

which said forged *certified bank cheque —*
is as follows, that is to say:

" No. 433 New York, Sept 4 1888

Columbia Bank
60, Fifth Avenue.

Pay to the order of C. A. Miller
Twenty five 00 Dollars
\$ 25 00 John T. Gardner

Certified Sept. 4 1888
Columbia Bank
Egerson "

with intent to defraud *he* the said *Charles A. Miller* then and there well knowing the same to be forged, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

1011

~~Court of General Sessions of the Peace~~

~~OF THE CITY AND COUNTY OF NEW YORK.~~

~~THE PEOPLE OF THE STATE OF NEW YORK~~

~~against~~

~~And The Grand Jury of the City and County of New York,~~
Charles A. Miller

Further accuse the said Charles A. Miller
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said *Charles A. Miller,*

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

"*No. 432*
New York, Sept 4 1888
Columbia Bank
501 Fifth Avenue
Pay to the order of C. A. Miller
Twenty five 00 Dollars
#35.00/ *John T. Jackson "*

the said *Charles A. Miller,*

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

"*Certified Sept. 4 1888*
Columbia Bank
Ridgway "

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

10 12

~~Fourth~~
SECOND COUNT—

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

—Charles A. Miller—

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

The said Charles A. Miller,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid,
at the City and County aforesaid having in ~~his~~ possession a certain instrument
and writing, ~~purporting to be an order for~~

~~the payment of money of the kind~~
~~called bank checks.~~

which said instrument and writing is as follows, that is to say:

" No. 433 New York, Sept 4 1888
Columbia Bank
501 Fifth Avenue,
Pay to the order of C. A. Miller
Twenty five 07 Dollars
\$35.07 John T. Jackson "

on the ~~face~~ of which said instrument and writing there was then and
there written a certain forged instrument and writing commonly called a ~~certification~~
of the said last-mentioned instrument and writing which said forged
instrument and writing, commonly called a ~~certification~~ is as follows,
that is to say: " Certified Sept 4 1888
Columbia Bank
Certification "

with force and arms, the said forged ~~certification~~ then and there feloniously did
utter, dispose of and put off as true, with intent to defraud, ~~he~~ the said
Charles A. Miller, then and there well knowing the premises,
and that the said ~~certification~~ was forged, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of New York
and their dignity.

JOHN R. FELLOWS,

District Attorney.

10 13

BOX:

320

FOLDER:

3048

DESCRIPTION:

Miller, Frank

DATE:

09/24/88



3048

10 14

Witnesses;

Sept 24/1888

James M. Delaney

for G.L. 1888

for G.L. 1888

for G.L. 1888

for G.L. 1888

for G.L. 1888

for G.L. 1888

for G.L. 1888

for G.L. 1888

for G.L. 1888

for G.L. 1888

for G.L. 1888

for G.L. 1888

for G.L. 1888

for G.L. 1888

for G.L. 1888

for G.L. 1888

for G.L. 1888

Sept 24/1888

Counsel,

Filed 24 day of Sept. 1888

Pleaded guilty (no)

THE PEOPLE

vs.

P

Frank Miller

Grand Larceny, Second Degree.
(From the Person.)
[Sections 528, 581 — Penal Code]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Reaper

Foreman.

Sept 20/1888

James M. Delaney

for G.L. 1888

for G.L. 1888

for G.L. 1888

for G.L. 1888

10 15

Police Court—1st District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 77 Avenue A. Street, aged 40 years,
occupation Clerk being duly sworn

deposes and says, that on the 1st day of September 1888 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession

person of deponent, in the day time, the following property viz :

One Open faced gold watch
Being of the value of
Eighty five Dollars

the property of

Deponent

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

for the reason following to wit:
That about the hour of six o'clock
P.M. on the afternoon of the aforesaid
day while deponent was standing
at the corner of Broadway and Second
Street he had said watch to which
was attached a chain in the lower
left hand vest pocket of the vest he
then had on, and deponent suddenly felt
a tug at said chain and found said
chain hanging down and said watch in
defendants hands. and immediately took
the same from him when defendant
started to run away and deponent caused him
to be arrested and charged him with the larceny
of said property.

William H. Miller

Sworn to before me, this
1st day of
September 1888
John B. Smith
Justice.

10 16

Sec. 198-200.

District Police Court.

CITY AND COUNTY { ss
OF NEW YORK,

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

Question What is your name?

Answer *Frank Miller*

Question How old are you?

Answer *18 years*

Question Where were you born?

Answer *Maryon City*

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

Answer *37 Port Street 3 years*

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 -
Frank Miller*

Taken before me this *19* *th*
day of *Sept* 188*8*
John D. Brown
Police Justice

10 17

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

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

Dated *Sep 19* 188

Police Justice.

I have admitted the above-named.....

to bail to answer by the undertaking hereto annexed.

Dated..... 188

Police Justice.

There being no sufficient cause to believe the within named.....

guilty of the offence within mentioned, I order h to be discharged.

Dated..... 188

Police Justice.

10 18

Police Court---

1473 the
148 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William M. Miller
172 Ave No
Frank Miller
1
2
3
4
Offence *See back*

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *Sept 19th* 188

Smith Magistrate.

Randall Officer.

5 Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ *1000* to answer *ES*

Boyer *Person*

10 19

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frank Miller

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

Frank Miller
of the CRIME OF GRAND LARCENY in the second degree, committed as follows:

The said Frank Miller

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

one watch of the value of eighty-five dollars

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

John R. Fellows,
District Attorney.

1020

BOX:

320

FOLDER:

3048

DESCRIPTION:

Mitchell, Michael J.

DATE:

09/10/88



3048

POOR QUALITY
ORIGINAL

1021

4110

Wingfield

Counsel,

Filed

day of

188

Pleads

Chapman

THE PEOPLE

19 March
28. at 10:00 P

Michael J. Mitchell

Burglary in the Third degree.
Grand Jurors
Section 498.506.528.531&558

JOHN R. FELLOWS,

District Attorney.

A True Bill.

W. Weaver
Part III *Sept. 20, 1888*
Foreman.
Pleads Burglary 20
S. C. Loomis & G. J. ...

Witnesses:

1022

Police Court—1st District.City and County }
of New York, } ss.:of No. 191 Grand Street, aged 38 years,
occupation Law broker being duly sworndeposes and says, that the premises No 191 Grand Street,in the City and County aforesaid, the said being a three storybrick building the ground floorand which was occupied by deponent as a Law officeand in which there was at the time a human being, by namewere BURGLARIOUSLY entered by means of forcibly openinga fan-light over a door leadinginto said premiseson the 1st day of August 1888 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:Nine ten gold and silver watchesvalued at two hundred dollars,a quantity of American coins valuedat eight dollars, the wholebeing of the amount and valueof four hundred dollarsthe 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

William Kelly (now in Tombs Prison chargedwith aiding in said Burglary) and Michael Mitchellfor the reasons following, to wit: on the said datethe hour of seven o'clock P.M.deponent securely locked thedoors and windows and saidfan-light in said premises,the said property being in saidpremises at the time and havingmissed the said property isinformed by John Garvey (hereinafter)

1023

that the said defendant Mitchell
gave to him Harry a number of
pass-tickets to take care of for him
Mitchell. The defendant has since
been the property represented by
said pass tickets and identifies
the same as being a portion of
the property which was being
taken stolen and carried away.

Suon to before me
This 29th day of August 1898 John J. Aaron

John J. Aaron

Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Degree.

Burglary

vs.

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$

Bail.

Bailed by

No.

Street.

1024

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 17 years, occupation Candy maker of No.

155 Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of John J. Garvey

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

Sworn to before me, this 29 }
day of August 1888. } John J. Garvey

[Signature]
Police Justice.

1025

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Michael J. Mitchell 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. *Michael Mitchell*

Question. How old are you?

Answer. *17 years.*

Question. Where were you born?

Answer. *New York.*

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

Answer. *199 Elizabeth St. 1 1/2 Yrs.*

Question. What is your business or profession?

Answer. *Machinist*

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*

M. J. Mitchell

Taken before me this

day of

1888

Police Justice.

1026

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, DISTRICT.

of No. South Blue Beacon Street, aged 32 years,
occupation Police officer being duly sworn deposes and says,
that on the 28 day of August 1888

at the City of New York, in the County of New York, John Garvey
and Michael Mitchell are charged
with burglary upon complaint of
one Aarons. Deponent prays that
they be held to enable deponent
to procure the necessary evidence

Hugh J. McGlade

Sworn to before me, this

28 day of August 1888

my D me
Police Justice,

1027

Police Court-- / District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

Hugh J. McGrade
Michael Mitchell
John Garvey

AFFIDAVIT.

Dated *Aug 28* 188*8*

Power Magistrate.

W. Erall Officer.

Witness, _____

Disposition, _____

\$1500 for
Ex: 9th Aug.
Aug. 29.

57000

1028

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.....

Heferd cur
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of ten 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 August 29 1888, and 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.

1029

Police Court---

1343
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1
2
3
4

Dated

1888

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$

to answer

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

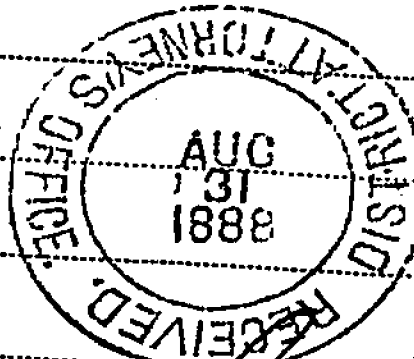
Residence

Street.

No. 4, by

Residence

Street.



1030

JAMES LENNON & SON,
CLOTH EXAMINERS,
SPONGERS AND REFINISHERS,
215 CENTRE STREET,
Near Grand St. NEW YORK.
Telephone Call "689 Murray."

To Please it May Please

1031

Telephone Call, "689 Murray."

MEMORANDUM

To Mr. James Lennon
New York, Sept. 1885

From JAMES LENNON & SON,
Cloth Examiners,
Spongers and Refinishers,
Near Grand Street, 215 CENTRE STREET.

This is to Certify that Michael Mitchell was
in our Employment for about Six Months
during which time we always found him
an honest & industrious lad.

James Lennon

1032

In the last of the
Mitchell was arrested and
in the information of Kelly
co-defendant. ^{He is in jail.} Mitchell
said when arraigned that
if he was permitted to go
with the officer that he
could get the thief and
the property. He took
the officer to the witness
Garvey and asked him for
the pawn tickets representing
the 5 watches now in the
possession of the Property Club
at Philadelphia Market and
the three pawn tickets for watches
nailed in Brooklyn of which
are refused in the Pawn Shop
there. Garvey gave them up,
and Mitchell admits now that
he got the tickets from a ~~person~~
clerk, who is unknown to him, who
said he brought the tickets from Kelly
his co-defendant. Garvey says
when Mitchell asked him to keep the
tickets - (8 pinned together) for a few
days for him and that he innocently
agreed to it.

1033

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael J. Mitchell

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

Michael J. Mitchell

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

The said

Michael J. Mitchell

late of the *7th* Ward of the City of New York, in the County of New York, aforesaid, on the *fourteenth* day of *August* in the year of our Lord one thousand eight hundred and eighty-*eight*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *store* of one

John J. Aarons

feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent, the goods, chattels and personal property of the said

John J. Aarons

in the said *store* 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.

1034

SECOND COUNT—

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

Michael J. Mitchell

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

The said

Michael J. Mitchell

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

*Nineteen watches of the value of
ten dollars, each, and
divers coins of the United States
of a number, kind and denomination
to the Grand Jury aforesaid, un-
known, of the value of two
hundred and twenty dollars*

of the goods, chattels and personal property of one

John J. Carons

in the

Station of the said

John J. Carons

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

THIRD COUNT—

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

Michael J. Mitchell—
 of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said

Michael J. Mitchell

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

*nineteen watches of the value
 of ten dollars each, and
 divers coins of the United States
 of a number, kind and denomination
 to the Grand Jury aforesaid
 unknown, of the value of two
 hundred and twenty dollars*

of the goods, chattels and personal property of one

John J. Aaron

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

John J. Aaron

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

Michael J. Mitchell

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

JOHN R. FELLOWS,

District Attorney.

1036

BOX:

320

FOLDER:

3048

DESCRIPTION:

Monberg, Andrew R.

DATE:

09/27/88



3048

1037

Witnesses:

Counsel,

Filed

27 day of Sept. 1888

Pleads,

Chargedly with,

THE PEOPLE

vs.

VIOLATION OF EXCISE LAW.
(Selling without License.)
[III, R. S. (7th Ed.), page 1981, § 13, and
of 1883, Chap. 340, § 5].

Andrew R. Monberg

JOHN R. FELLOWS,

District Attorney.

A True Bill.

W. J. Rogers
Foreman.

Part III October 4, 1888

Complaint sent to Special Sessions

1038

Court of General Sessions of the Peace,
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
AGAINST

Andrew R. Monberg

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

Andrew R. Monberg

(III. Revised
Statutes. [7th
edition] p. 1681
Section 13.)

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS AND WINES
WITHOUT A LICENSE, committed as follows:

The said

Andrew R. Monberg

late of the City of New York, in the County of New York aforesaid, on the *24th*
day of *July* in the year of our Lord one thousand eight hundred and
eighty-*eight*, at the 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 whiskey, 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 a time, to *John J. Gallagher and*

certain *other* persons whose names are 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.

(Laws of 1883,
chapter 340 sec-
tion 5)

SECOND COUNT—

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

Andrew R. Monberg

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, ALES, WINE AND
BEER WITHOUT A LICENSE, to be drank upon the premises, committed as follows:

The said

Andrew R. Monberg

late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, and at the premises there situate, known as
number *104 Cherry Street* —

certain strong and spirituous liquors, and certain ales, wines and beer, to wit: one gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, 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 to *John J. Gallagher and*

certain *other* persons whose names are to the Grand Jury aforesaid unknown, to be
drank upon the premises aforesaid, without having a license therefor, as required by law,
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 J. Gallagher,
Attorney

1039

BOX:

320

FOLDER:

3048

DESCRIPTION:

Moncarzel, Nahoum

DATE:

09/20/88



3048

1040

BOX:

320

FOLDER:

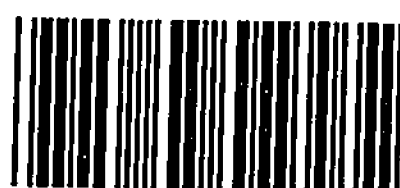
3048

DESCRIPTION:

Rihony, Abdon

DATE:

09/20/88



3048

4234 J. H. Rand

Counsel,
Filed 20 day of Sept 1888
Pleads, *Guilty*

THE PEOPLE
vs.
Stalrum Moncargel
and
Edson Kilroy

Grand Larceny Second degree
[Sections 528, 531, 532, Penal Code]

JOHN R. FELLOWS,
District Attorney.

A True Bill.

W. Hooper
Foreman.

Both
Sept 1/88.

Discharged on own recognizance

Witnesses:

From an examination of all the testimony herein I have ascertained that the facts mentioned in the complaint were pleaded by the counsel with proper evidence in support of the same and I am therefore of the opinion that a conviction can be obtained and so recommended that the defendant be discharged on his own recognizance.

Sept 27/88
William Foster
Deputy Dist. Atty.

Vernon M. Davis
Clerk
Sept 27/88

1042

STATE OF NEW YORK.
CITY AND COUNTY OF NEW YORK, } 581-A

POLICE COURT, 1 DISTRICT.

Abdallah Comper.

of No 57 Washington Street being duly sworn, deposes and says,

that on the 12th day of September 1888

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

and Adon Ribony, did unlawfully at premises 27 Washington Street with intent to deprive the true owner of his property, withhold from this deponent the following property, to wit: One overcoat, five coats, six vests, five pants, eleven shirts, seven neck-ties, 17 collars, ~~five~~ ^{fine} flannel shirts, twenty napkins, two hats, one umbrella, one silver watch with chain attached, a box of jewelry, a box of books, the whole being of the amount and value of ~~One~~ ^{Two} hundred dollars \$200⁰⁰/₁₀₀ and this deponent has a probable cause to suspect and does suspect that the said property as being withheld by the said defendants for the ~~same~~ reasons following, to wit: on or about the first day of August the said defendants brought the deponent and who had ^{the} said property in his possession to premises 27 Washington Street and then represented to him that he must for our

1043

on the streets and beg, and bring the money which he would receive ~~back~~ to them. Deponent refused to go out and beg, and the said defendants threw deponent out of said premises and refused to return to him the said property, they withholding the same. Deponent further says that while he was stopping with the defendants a portion of the said property was in a store on South Street and the defendants went to said store on South Street and took said property, which property they were withholding as forming 27 Washington Street. Deponent further says that the said defendants admitted and confessed to having the said property, wherefore deponent charges the said defendants with withholding said property thus depriving him, the lawful owner of the same, and prays they may be apprehended and found to answer said complaint.

POLICE COURT—DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT.

08.

Dated

188

Magistrate

Office

Witness,

Disposition

Sworn to before me
This 12th day of September
1888
Solomon Smith
Police Justice

Michael Douglas

1044

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Nathan Moncarzel 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.

Nathan Moncarzel

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

Arabia.

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

Answer.

27 Washington Street, 1 month

Question. What is your business or profession?

Answer.

Teacher 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 am not guilty

Nathan Moncarzel

Taken before me this

13

188

Justice

1045

Sec. 151.

Police Court 1 District.

CITY AND COUNTY }
OF NEW YORK, } ss.

*In the name of the People of the State of New York ; To the Sheriff of the County
of New York, or to any Marshal or Policeman of the City of New York, GREETING :*

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the *Police*
Justices for the City of New York, by *Abdallah Compos*

of No. *57 Washington* Street, that on the *12* day of *September*

1888 at the City of New York, in the County of New York, *Naoum Moncargel and*
Abdou Rihany ~~did~~ *with the intent to deprive*
or defraud the true owner of his property - or of the
use and benefit thereof ~~did~~ *withhold same* *appropriate personal*
property belonging to said Compos to their own
use; said property being in the value of \$200.
in violation of Section 528 of the Penal Code

Wherefore, the said Complainant has prayed that the said Defendant *S* may be apprehended and bound to
answer the said complaint.

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant *S* and bring *them*
forthwith before me, at the 1st DISTRICT POLICE COURT, in the said City, or in case of my absence
or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to
be dealt with according to law.

Dated at the City of New York this *12* day of *September* *1888*

Solomon B. Smith
POLICE JUSTICE.

1046

POLICE COURT 1- DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Abdallah Compo

vs.

Naoum Moncarzel

Abdon Rehany

Warrant-General.

Dated Sept 12 1888

Smith Magistrate.

Common Officer.

The Defendant Abdon Rehany & Naoum Moncarzel taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

Edw. J. O'Connor Officer.

Dated Sept 13 1888

This Warrant may be executed on Sunday or at night.

Police Justice.

Dated

Abdon Rehany

28

10

Siria

Padlan

5

27 Washington St

Naoum Moncarzel

21 1/2

10

Siria

Tracher

5

27

Washington St

WARDEN and KEEPER of the City Prison of the City of New York.

The within named

1047

Sec. 707.

CITY AND COUNTY
OF NEW YORK, ss.

District Police Court.

In the name of the People of the State of New York, To any Policeman of said City.

Proof by affidavit having been this day made before me Solomon B. Smith Esquire,
Police Justice of said City, by Abdallah Confus of No. 57 Washington
Street, in the said City, that the following property, to wit:

one overcoat, five coats,
six vests, five pants,
eleven shirts, seven neck-ties
seventeen collars, nine flannel shirts
twenty napkins, two hats,
one umbrella, one silver watch chain attached
one box of jewelry, and one box of bones
the whole being valued at
two hundred dollars

Has been feloniously taken, stolen, and carried away by

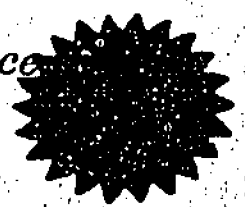
Naam Moncarzel, & Abdon Rihony
and that he has a probable cause to suspect, and does suspect that the said property
or part thereof is now concealed in the dwelling house or premises of Naam Moncarzel & Abdon Rihony
situate on a lot of ground fronting on No. 27 Washington Street, in the
1st Ward of said City.

THESE ARE THEREFORE, in the name of the People of the State of New York, to command
and authorize you with proper assistance in the day time, to enter into the house or premises of the
said Naam Moncarzel & Abdon Rihony situate as aforesaid, and they make immediate
search for the said property, and if the same, or any part thereof
shall be found, then you are likewise commanded to bring the same so found, together with the said

Naam Moncarzel, and Abdon Rihony
or person in whose custody the same shall be so found, before me or some other Police Justice in
and for the said City and County, to be dealt with as the law directs. This Warrant unless executed
within five days after its date is void.

Given at the City of New York aforesaid, under my hand and seal,
this 12th day of September one thousand
eight hundred and eighty eight

Solomon B. Smith
Police Justice



1048

Inventory of property taken by Edw J O'Connor the Policeman by whom this warrant was

executed: 2 Hats, 1 Umbrella, 4 Coats, 2 pants,
2 vests, 5 Shirts, 1 pair of Drawers
3 Undershirts, 8 Napkins, 3 Neckties
2 Collars, 33 Books, 1 watch & chain.

City and County of New York, ss:

I, Edward J O'Connor the Officer by whom this warrant was executed,
do swear that the above Inventory contains a true and detailed account of all the property taken by me
in this warrant.

Sworn to before me, this 13-

day of September 1888

Edward J O'Connor

Solomon B. Smith
Police Justice.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

SEARCH WARRANT.

vs.

Samuel Monaghan
Adam Richman

Dated

188

Smith Justice.

O'Connor Officer.

1049

Inventory of property taken by Edw J O'Connor the Policeman by whom this warrant was
executed: 2 Hats, 1 Umbrella, 4 Coats, 2 pants,
2 vests, 5 Shirts, 1 pair of Drawers
3 Undershirts, 8 Napkins, 3 Neckties
2 Collars, 33 Books, 1 watch & chain.

City and County of New York, ss:

I, Edward J O'Connor the Officer by whom this warrant was executed,
do swear that the above Inventory contains a true and detailed account of all the property taken by me
in this warrant.

Sworn to before me, this 13-
day of September 1888

Edw J O'Connor
Solomon B. Smith Police Justice.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

SEARCH WARRANT.

vs.
Maxim Moncarze
Abraham Pichony

Dated 13 1888

Solomon B. Smith Justice.

O'Connor Officer.

1050

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.....

Deburants
Will *1000* *Sept 13*
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars, and be committed to the Warden and Keeper of
the City Prison, of the City of New York, until he give such bail.

Dated.....188.....*Goldman* 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.

1051

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

W
Police Court--- / 1450 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Abdallah Campos
37 Washington
Naoum Moncarzel
Abdou Rihany
3. _____
4. _____
Officer *Lacey*

Dated *Sept 13* 188*8*

Smith Magistrate.

Obannon Officer.

_____ Precinct.

Witnesses _____

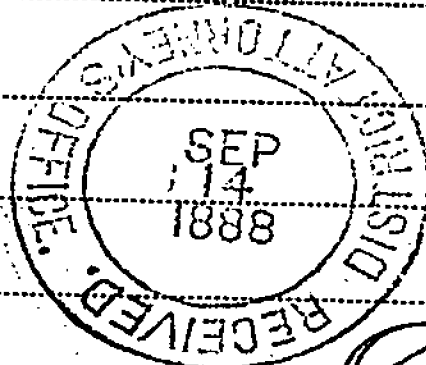
No. _____ Street.

No. _____ Street.

No. *300 G.S.* Street.

\$ _____ to answer.

Com 88 1/2



1052

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Abdon Rihony 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.

Abdon Rihony

Question. How old are you?

Answer.

28 years

Question. Where were you born?

Answer.

Arabic

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

Answer.

27 Washington St. 1 month

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 am not guilty
عنه العكس

Taken before me this *13*
day of *September* 1888
Wm. J. M. M.
Police Justice.

1053

Only fifty - eight Francs and seventy
- eight Sentimes.

On Demand I shall pay to the
orders of Messrs Nahoum Mikarzel
and Abdou Bigani the sum known
in the top that is fifty - eight Francs
and seventy - eight sentimes and I
received the amount from these
the worth of goods and for rememb-
ering we wrote that;

August 14th 1888.

Yours Truly

Abdalla

Kounbug.

فقط ثمانية وخمسون مرتبة وثمانية وسبعون سنة من غفر

غفر الطلب اذ وقع له امر اخر اذ كان في يوم مكرزل وعبدته بجاني
 المسألة المرقوم اعلم وقد رث ثمانية وخمسون مرتبة
 وثمانية وسبعون سنة من الغفر - وضلت ليد ما من ربح
 قيمه برفاءه وليبيان حرد هذا مع ابطال الامور
 قومية

1055

July 19th 1898.

Received from Mr. Nahoum Targel
the sum of 100 Francs. and this amount
shall I pay him as soon as he ask
me for it and that took place in
Marseille France. Yours Truly
H. G. D. Alla
Kosboug.

1056

صافي من اخراجه نفوس مركز بلانج ما يترك على سبيل القرية وادفع
له عند الطالب تحريراً في مرسيليا معاً قمرز



عبد الله
قمرز

1057

People
vs
Houderghel
et al

Mr Foster

From a

careful examination
of the complaint
in this case I am con-
vinced that it will
be impossible for
the People to convict
the defendants.

The goods, it
appears from all that
can be elicited, were
left with the defendants
as security for money
advanced, & for
passage money

H. L. M.

The case of Mr. Abdullah Campos is as follows

Two country men of his met him in Marseilles et induced him to come to this country under false pretences. They told him that they want to open a store and he was to take charge of it. They made no written contract except they paid his passage and he took them on their word.

Once they were here they took him to Baltimore and there told him that they can not open a store but he must go and beg and bring them the money. He begged hard very hard for five cents to buy a piece of bread but they were heartless and refused to give him even one cent.

They left him in Baltimore and came to New York and he followed them to this city walking and arrived here almost starving to death with swollen feet. Five days remained without taking any nourishment except some herbs and racine of shrubs. Here he was picked up by a Syrian who fed him and took him under his care until he got well. Finally he went to get his cloths; he found his trunk open the lock broken, his watch gone the best of his cloths taken and when he remonstrated, they put him out, kicked him and beat him severely and refused him even a shirt. They went further. He left a package of goods at # 10 South St in the care of another Syrian and they sent a messenger to that gentleman without the knowledge of the plaintiff telling him that he (Mr. Abdullah Campos) wants his goods and they got it.

Finally he complained before his honor the Judge in the Tombs but did not want to prosecute them. They acknowledged all of these charges before his Honor and they

POOR QUALITY
ORIGINAL

were ordered to return to him all his effects. But, they refused
even to comply to the order of the Court, and when a detection
arrested them, the watch was found in their possession, some
of the cloths were concealed under the bed others in the pillows
and the best are missing.

- 1st They brought over a pauper and left him penniless
to become a public charge.
2^d They detained unlawfully his personal effects
3^d They committed a larceny by concealing his things
4th They took his goods under false pretences

Now he appeals to the clemency of the law for protection

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Nahoum Moncargel
and
Abdon RihonyThe Grand Jury of the City and County of New York, by this indictment,
accuseNahoum Moncargel and Abdon
Rihonyof the CRIME OF GRAND LARCENY IN THE second DEGREE, committed
as follows:

The said

Nahoum Moncargel and
Abdon Rihony, both,late of the City of New York, in the County of New York aforesaid, on the twelfth
day of September in the year of our Lord one thousand eight hundred and
eighty-eight, at the City and County aforesaid, with force and arms,

one overcoat of the value of twenty dollars,
 five coats of the value of five dollars each,
 six vests of the value of three dollars
 each, five pairs of trousers of the value of five
 dollars each, ^{pair} eleven shirts of the value of one
 dollar each, seven neck-ties of the value of
 fifty cents each, seventeen collars of the value of
 ten cents each, nine ^{other} shirts of the value of
 two dollars each, twenty napkins of the
 value of ten cents each, two hats of the value
 of two dollars each, one umbrella of the value of five dollars,
 one watch of the value of ten dollars, one chain of the value
 of five dollars, fifty books of the value of one dollar each, divers
 articles of jewelry, of more particular description whereof is to the
 Grand Jury aforesaid unknown, of the value of twenty-five dollars
 of the goods, chattels and personal property of one

Abdallah Compro

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

SECOND COUNT—

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

Nahoum Moncargel and Abdul Rihony
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said

Nahoum Moncargel and Abdul Rihony, both

late of the City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,
one overcoat of the value of twenty dollars, five coats of the value of five dollars each, six vests of the value of three dollars each, five pair of trousers of the value of five dollars each, five shirts of the value of one dollar each, seven neck-ties of the value of fifty cents each, seventeen collars of the value of two cents each, nine other shirts of the value of two dollars each, twenty napkins of the value of ten cents each, two hats of the value of two dollars each, one umbrella of the value of five dollars, one watch of the value of ten dollars, one chain of the value of five dollars, fifty books of the value of one dollar each, divers articles of jewelry, a more particular description whereof is to the Grand Jury unknown of the value of twenty-five dollars

of the goods, chattels and personal property of one

Abdallah Compos-

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

Abdallah Compos

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

Nahoum Moncargel and Abdul Rihony

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

JOHN R. FELLOWS,

District Attorney.

1062

END OF
BOX