

0514

**BOX:**

23

**FOLDER:**

286

**DESCRIPTION:**

VonZaren, Hilga

**DATE:**

10/14/80



286

0515

21

Counsel,  
Filed *4* day of *Oct.* 188*0*.  
Pleads

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

*Answer*

*2*  
*Mega Tanjaren*

BENJ. K. PHELPS,

District Attorney.

A True Bill.

*Chas H. Hamell*

Foreman.

*Oct 14 1880*

*Henry J. L.*

*2. N. C. W. S. 1880*

*F. C. J.*

0516

Form 112.

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

Police Court—First District.

of No. 30 West 48<sup>th</sup> Street, being duly sworn, deposes  
and says, that on the or about 6<sup>th</sup> day of October 1880  
at the City of New York, in the County of New York ~~of New York, in the County of New York~~, was feloniously taken, stolen, and carried  
away from the possession of deponent,

the following property, viz: 1 Book Benjamin Capp of Longfellow's Poems, one gas drop light, one box of cigars, one field glass, one patent pillow shaker, one bath-tub, one silk handkerchief, two paper bags, a quantity of note paper and envelopes, one hand mirror, one silk embroidered cloth, one riding whip; one black fan and one lap robe, said property being on all

of the value of fifty Dollars,  
the property of deponent

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

Hilga Von Garen, now here, while said Hilga was engaged with deponent at Newport Rhode Island as cutter, and feloniously brought and carried by said Hilga from Newport into the City and County of New York, from the fact that deponent found all of said stolen property in the possession of said Hilga in said City and County of New York on the morning of the 8<sup>th</sup> day of October instant, and concealed in the trunk of said Hilga with his clothing.

Sworn to before me, this 18<sup>th</sup> day of October 1880  
John J. ...  
Police Justice

0517

Police Court—First District.

CITY AND COUNTY } ss.  
OF NEW YORK, }

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

Question. What is your name?

Answer. *Hilgi Von Zaron*

Question. How old are you?

Answer. *Twenty-five years of age*

Question. Where were you born?

Answer. *Granada, Spain*

Question. Where do you live?

Answer. *I have lived at Newport R.I.*

Question. What is your occupation?

Answer. *Butler*

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

Answer. *I have nothing to say  
against the charge made  
against me*

*Hilgi Von Zaron*

Taken before me, this *5<sup>th</sup>* day of *October* 18*80*  
*James Patterson*  
Police Justice.

0518

91

Police Court—First District.

THE PEOPLE, &c,  
ON THE COMPLAINT OF

*Constant A. Andrews*  
30 West H 8<sup>th</sup> St

*Margaret Green*



Name.....  
Address.....

COUNSEL FOR COMPLAINANT.

Name.....  
Address.....

COUNSEL FOR DEFENDANT.

BAILED:

No. 1, by.....

Residence,.....

No. 2, by.....

Residence,.....

No. 3, by.....

Residence,.....

No. 4, by.....

Residence,.....

No. 5, by.....

Residence,.....

No. 6, by.....

Residence,.....

Dated *October 8<sup>th</sup>* 1980

*Mattman* Magistrate.

*Carl Gantlein* Officer.

*P. Popper* Met. Clerk.

Witnesses: *John C. Eno*

*233 5<sup>th</sup> Ave*

*Edwin O. Meyers*  
*41 W. 17<sup>th</sup> St*

\$ *100.00* to answer *Comd*  
at *General* Sessions

Received at Dist. Atty's office

Aldavit—Larceny—Minn.

0519

STATE OF NEW YORK.



Executive Chamber.

Albany, Aug. 20, 1881.

Sir: Application having been made to the Governor for the Pardon of Hilga von Zarew who was sentenced on October 14 1880, in your County, for the crime of Grand Larceny for the term of two years and six mths to the State Prison you are respectfully requested (in pursuance of Chapter 310, Laws 1849) to furnish the Governor with a concise statement of the case as proven on the trial, together with any other facts or circumstances which may have a bearing on the question of granting or refusing a Pardon. Be pleased also to state the previous character of the convict.

Each letter of inquiry from this Department should be answered on a separate sheet.

Very respectfully, your obedient servant,

*Charles Briggs*  
Pardon Clerk.

To Daniel G. Collins

District Attorney, &c.

0520

CITY AND COUNTY }  
OF NEW YORK, }

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

That

*Niega von Zaren*

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

- One printed book of the kind called Long fellows*  
*primo of the value of five dollars —*
- One light of the kind called a drop light of the value*  
*of five dollars —*
- One hundred cigars of the value of five cents each*
- One glass of the kind called a field glass of the value*  
*of five dollars —*
- One cellar of the kind called a salt cellar of the value*  
*of five dollars —*
- One handkerchief of the value of five dollars*
- two bottles of the value of one dollar each*
- One ream of paper of the value of three dollars*
- One mirror of the value of two dollars*
- One mat of the value of three dollars*
- One whip of the value of one dollar*
- One fan of the value of four dollars*
- One robe of the value of five dollars*

of the goods, chattels, and personal property of one *Constant A. Andrews*

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

0521

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

That the said

*Meiga von Zareci*

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

One printed book of the kind called Longfellow's poems of the value of five dollars

One light of the kind called a droplight of the value of five dollars

One hundred cigars of the value of five cents each

One glass of the kind called a fiddlers of the value of five dollars

One cellar of the kind called a salt cellar of the value of five dollars -

One handkerchief of the value of five dollars

Two bottles of the value of ~~two~~ one dollar each

One ream of paper of the value of three dollars

One mirror of the value of two dollars

One mat of the value of three dollars

One whip of the value of one dollar

One fan of the value of four dollars

One robe of the value of five dollars

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

*Constant A. Andrews*  
by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

*Constant A. Andrews*  
unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

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

**BENJ. K. PHELPS, District Attorney.**