

0352

BOX:

412

FOLDER:

3811

DESCRIPTION:

Coan, Peter

DATE:

10/28/90



3811

0353

297

Witnesses;

Thos. Whit-

Counsel,

Filed

Pleads,

day of

1890

THE PEOPLE

vs.

I

Peter Coan

Burglary in the second degree.

[Section 497, Penal Code].

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Amos Little

Foreman.

Oct 29/90

Plead. Guilty 2nd

Honor of Refuge

Police Court— 2 District.

City and County } ss.:
of New York,

of No. 333-10-Avenue Street, aged 40 years,
occupation Tailor

being duly sworn
deposes and says, that the premises No 333-10-Avenue Street,
in the City and County aforesaid, the said being a Four story Brown
Stone Dwelling House
and which was occupied by deponent as a Tailor Store
and in which there was at the time a human being, by name Thomas White

were BURGLARIOUSLY entered by means of forcibly Opening
the Transom over the door of said
store, leading into the street

on the 25 day of October 1890 in the Night time, and the
attempted to be
following property feloniously taken, stolen, and carried away, viz:

A quantity of Custom made Clothing
And a quantity of Cloths, Trollees and
Cassimeres - of the amount and value
of Four Hundred Dollars
(400)

the property of Deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed attempted to be and the aforesaid property taken, stolen, and carried away by

Peter Coars (now here)

for the reasons following, to wit: that the said Transom
was securely fastened by deponent
about the hour of 10.30 P.M. of the 24
day of October,

And that deponent further says
about the hour of 12.10 A.M. while
sleeping in a back room of said store
he was awakened by the noise of the
Defendant who had forcibly forced an

0359

entrance through said transom, into said store - and that deponent immediately jumped from the bed on which he had been sleeping, and immediately saw the defendant standing in said store, and that the defendant on being discovered, by the deponent attempted to hide under a counter in said store -

And deponent further says that he immediately locked the rear door of said premises, and went out into the street leaving the defendant in the store and called an Officer and caused his arrest.

And that deponent is informed by Officer Alexander Kerr of the 20 Precinct Police that he found the defendant hidden under the counter in said store, and placed him under arrest.

25
J. H. White

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Burglary

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

0358

CITY AND COUNTY }
OF NEW YORK, } ss.

Alexander Kerr
aged _____ years, occupation Police Officer of No. 20 Precinct Police
Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Thomas White
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

188

25 } Alexander Kerr
October }
[Signature]
Police Justice.

035

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.*Peter Coan*

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

Question. What is your name?

Answer. *Peter Coan*

Question. How old are you?

Answer. *15 years*

Question. Where were you born?

Answer. *N. J.*

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

Answer. *407 West 26 Street; 6 months*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer.

I was drunk and did not know what I was doing

*Peter Coan*Taken before me this 1st day of *March* 188*8*

Police Justice.

[Signature]

0351

BAILED.

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court--- 2
District. 16/12

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Thomas White
333 10th Ave.
John Moran

1
2
3
4
Offence Burglary

Dated October 25 1899

Hogan Magistrate.
Heer Officer.
20 Precinct.

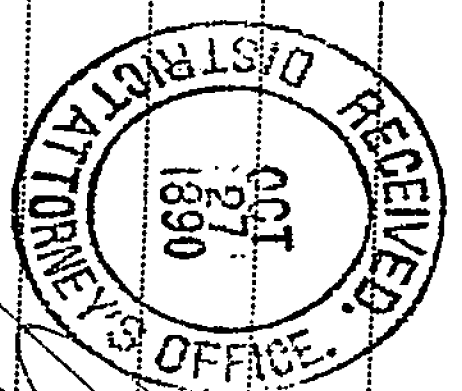
Witnesses _____

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____

No. _____
to answer _____



Care

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Five Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.
Dated October 25 1899 [Signature] Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0354

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Peter Room

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

— *Peter Room* —

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

The said *Peter Room*,

late of the *Tenth* Ward of the City of New York, in the County of New York
aforesaid, on the *Twenty-fifth* day of *October*, in the year
of our Lord one thousand eight hundred and *ninety*, with force and arms, about the
hour of *Twelve* o'clock in the *night* time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one *Thomas White*,

there situate, feloniously and burglariously did break into and enter, there being then and there
some human being, to wit: *the said Thomas White*,

within the said dwelling house, with intent to commit some crime therein, to wit: the goods,
chattels and personal property of the said *Thomas White*,

in the said dwelling house then and there being, then and there feloniously and burglariously to
steal, take and carry away;

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

John R. Bellows,
District Attorney

0360

SECOND COUNT—

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

of the CRIME OF

LARCENY

committed as follows:

The said

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

of the goods, chattels and personal property of one

in the dwelling house of the said

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

THIRD COUNT—

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

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

The said

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

of the goods, chattels and personal property of one

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

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

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

JOHN R. FELLOWS,
District Attorney.

0362

BOX:

412

FOLDER:

3811

DESCRIPTION:

Cohen, Aaron

DATE:

10/16/90



3811

0363

Witnesses;

B. Bresler

Officer Hunter

H. Prunk

Counsel,

Filed

Pleads,

¹²
H. P. Levy
16 day of Oct 1890
Totally

THE PEOPLE

vs.

20
119
Prunk
Tailor

P

Aaron Cohen

Burglary in the second degree.

[Section 407 Penal Code.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Aaron Little

Foreman.

P. 3. Oct. 21. 1890

Reads Burg & C.
D. P. 572 - R. 5. M.

0364

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 11⁵ years, occupation Officer of No. 11⁵ Ave

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Bernard Drecher

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

Sworn to before me, this

day of Dec 1887

Joseph F. Hunter
Police Justice.

0369

Police Court—9th District.

City and County } ss.:
of New York,

of No. 17 Clinton Street, aged 39 years,
occupation Butcher being duly sworn

deposes and says, that the premises No 17 Clinton Street, 17 Ward

in the City and County aforesaid the said being a five story tenement

building

and which was occupied by deponent as a store and dwelling place

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

aged 6 years

were BURGLARIOUSLY entered by means of forcibly opening a door

leading to a kitchen, said kitchen

being annexed to a ~~bedroom~~ bedroom

in a bed of which slept said child

on the 7th day of October 1899 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

A quantity of wearing
apparel of the value of
Fifty dollars

the property of deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away by

Araron Cohen (now here)

for the reasons following, to wit: Deponent says, - he was informed
by an employee that a stranger had
entered deponent's apartments, and on
investigation deponent elicited that
in a bed room adjoining his store
and on the bed in which said Bertha
Drescher laid asleep, laid defendant
who feigned sleep when deponent
approached him. Deponent

further says, - that the door leading to said kitchen, annexing said bed room was securely locked, and when deponent caused defendant's arrest by Officer Joseph H. Bunker of the 11th Precinct, said officer discovered a key in the possession of defendant which unlocked said kitchen door.

Wherefore, deponent charges defendant with burglariously entering his premises with the intention of, and the attempt to steal said property from his possession.

Sworn to before me } Banet Dresher
this 7th day of Oct 1890 }

[Signature]

Police Justice

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 1888
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1888
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1888
Police Justice.

Police Court, District.

THE PEOPLE, &c.,
on the complaint of

Offence—BURGLARY.

ss.

Dated 1888

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

\$ to answer General Sessions.

036

Sec. 198-200.

3-

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Aaron Cohen

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.

Aaron Cohen

Question. How old are you?

Answer.

30 years

Question. Where were you born?

Answer.

Posen

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

Answer.

119 Broome St - 2 years

Question. What is your business or profession?

Answer.

Tailor

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.

Refused to sign.

Taken before me this

day of 7th

1894

Police Justice.

[Signature]

0361

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

Police Court--

District.

1535

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Edward A. Wheeler
17 23. 1st St. N.Y.C.
Harold Cohen

Offence *Burglary*

Dated

Oct 7th 1890

Magistrate.

Joseph G. Wheeler
 Officer.

11th
 Precinct.

Witnesses

Mathias Wheeler

No. 17

William
 Street.

Isidore Wheeler

No. 215-2

and
 Street.

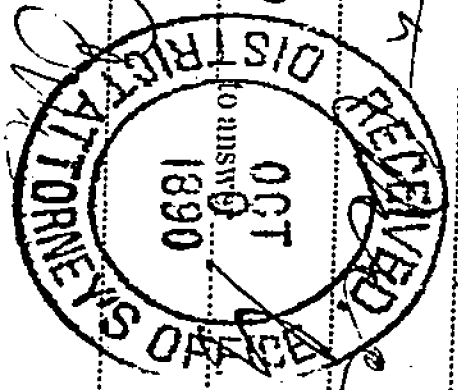
Joseph G. Hunter

No. 115

and
 Street.

No. 10000

and
 Street.



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

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 *Oct 7th 1890* *[Signature]* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Aaron Rosen

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

— Aaron Rosen —

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

The said Aaron Rosen,

late of the ~~Seventh~~ Ward of the City of New York, in the County of New York aforesaid, on the ~~seventh~~ day of ~~October~~, in the year of our Lord one thousand eight hundred and ~~ninety~~, with force and arms, about the hour of ~~twelve~~ o'clock in the ~~night~~ time of the same day, at the Ward, City and County aforesaid, the dwelling house of one ~~Samuel Dresner~~,

there situate, feloniously and burglariously did break into and enter, there being then and there some human being, to wit: ~~one Bertha Dresner~~,

within the said dwelling house, with intent to commit some crime therein, to wit: the goods, chattels and personal property of the said ~~Samuel Dresner~~,

in the said dwelling house then and there being, then and there feloniously and burglariously to steal; take and carry away;

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

John R. Seelows,
District Attorney

0370

SECOND COUNT—

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

of the CRIME OF

LARCENY

committed as follows:

The said

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

of the goods, chattels and personal property of one,

in the dwelling house of the said

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

037

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

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

of the goods, chattels and personal property of one

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

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

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

JOHN R. FELLOWS,
District Attorney.

0370

BOX:

412

FOLDER:

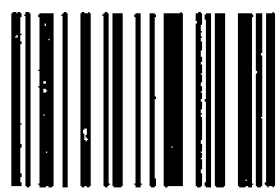
3811

DESCRIPTION:

Cohen, Hyman

DATE:

10/09/90



3811

0373

BOX:

412

FOLDER:

3811

DESCRIPTION:

Falkenburg, Charles

DATE:

10/09/90



3811

0374

BOX:

412

FOLDER:

3811

DESCRIPTION:

Solomon, Morris

DATE:

10/09/90



3811

0375

Witnesses:

34.
ordered

BH Oct 9/90
1625

Counsel,

Filed

Pleads,

day of

1890

Voluntary 10, with friends
Patterson 1/3

THE PEOPLE

vs.

B

HA

Hyman Cohen
(3 cases)
and

B

HA

Charles Falkenberg

Mindeman
[Sec. 588, Penal Code]

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

and Mark Little

Oct 27/90

Foreman.

Indictment
Dismissed

663 Code Book

Sec 21/90

In appearing for
the written admission
defendant filed
herein that the
injured parties have
received satisfaction
from the defendants
and are anxious that
proceedings herein
be discontinued. I
consent to the dismissal
of this indictment.
Genny J. Redford
attorney at law

No. 1 - Bailed on other indictment

2 - Bailed by

Albert Stevane

232 - 2nd Ave

Oct 27 1890

Indictment should be dis-
missed for reason that
case has been settled as
provided for in Sec
668 Code C P.

J. R. Fellows
Dist Atty

COURT OF GENERAL SESSIONS OF THE PEACE
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

vs.

*Hyman Cohen &
Morris Solomon*

Upon reading and filing the ^{acknowledged} indictment executed by
Isidore Nease & Co, Joseph Hirschman, Hugo Meyer & Co
Abelmann, Francis Reed & Rott Kell
being the party injured by the acts constituting the crime

herein whereby it appears that the parties injured by the
acts have a remedy by civil action, and have received satis-
faction for the injury and damage sustained by them through
the acts of the said

*Hyman Cohen &
Morris Solomon*

who were heretofore indicted for a misdemeanor which indictment
is now pending in this Court; and on motion of R. Herman
Joseph, attorney for said defendants, the District Attorney
appearing and not objecting, it is

ORDERED that all proceedings be and they are hereby
stayed upon the prosecution of said indictment, and the said
defendants be and they are hereby discharged ^{therefrom} ~~of each and every~~
Dated, New York, October 27, 1900.

0377

COURT OF GENERAL SESSIONS OF THE PEACE
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

vs.

*Hyman Cohen
& Morris Solomon*

*We, Isidore Needer & Co., Joseph Hirsch & Sons, Hyman Meyer
& Co. & Robert Kell*

being the parties injured by the acts constituting the crime
upon which the indictment herein was founded, the same being
acts for which we have a remedy by civil action, do hereby ac-

knowledge to have received of the said ~~Hyman~~ *Hyman*
Cohen & Morris Solomon full satisfaction for the misdemeanor com-
mitted by said *defendants* complained

of by us and upon which an indictment was found against said
a defendant on the 3th day of October
1890 in the Court of General Sessions of the Peace of the City
and County of New York, and we desire that no further proceed-
ings be had thereon against said *Hyman Cohen & Morris Solomon*
Dated, New York, October 1890.

*Isidore Needer & Co.
by William E. Isidore
Joseph Hirsch & Sons
Hyman Meyer
Robert Kell
by Melville J. Jaros
Assignee*

STATE OF NEW YORK
CITY AND COUNTY OF NEW YORK

ss:

On this 21 day of October 1890, before me personally came
*William E. Isidore Joseph Hirsch & Sons
Meyer*

to me known and known to me to be the individuals mentioned
and described in and who executed the foregoing instrument,
and who duly severally acknowledged to me that they executed
the same.

Wm J. Woodcock
Notary Public
N.Y.C.

STATE of NEW YORK }
City & County of New York. }

On this *21st* day of *October* one thousand
eight hundred and ninety before me personally appeared
William D. Jarvis as assignee of
Robert Kell
to me known and known to me to be the individual....
described in and who executed the foregoing instrument, and he
..... acknowledged to me that he executed the same,
as such assignee as aforesaid.

Wm J. Phillips
NOTARY PUBLIC KINGS CO.
CERTIFICATE FILED IN N.Y. Co.

0379

My Court of General
Sessions of the Peace

The People of the
State of New York

against
Hymeneus Kerkham
& Morris Solomon

Affidavit & order
4667 Code in force

Oct 21 1890

I concur to the entry
of the within order

Guernsey L. Kerkham
acting as clerk

0380

COURT OF GENERAL SESSIONS OF THE PEACE
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK:

vs.

Ayman Cohen

Upon reading and ^{acknowledged, went} ~~reading~~ the ~~indictment~~ ^{excused by}
Edw. Rosen & Co. Hagmeyer & Joseph
Muskhov & Alcon & Janis Redy & Keli
being the party injured by the acts constituting the crime

herein whereby it appears that the parties injured by the
acts have a remedy by civil action, and have received satisfac-
tion for the injury and damage sustained by them through
the acts of the said

Ayman Cohen

who were heretofore indicted for a misdemeanor which indictment
is now pending in this Court; and on motion of R. Herman
Joseph, attorney for said defendants, the District Attorney
appearing and not objecting, it is

ORDERED that all proceedings be and they are hereby
stayed upon the prosecution of said indictment, and the said
defendants be and they are hereby ^{There from} ~~discharged~~ ^{excused}.

Dated, New York, October 11 1900.

COURT OF GENERAL SESSIONS OF THE PEACE
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

vs.

Hyman Cohen

We, *Isidore Neeser & Co. Joseph Kirch & Son, Hugo Meyer & Co*
& Robert Kell

being the parties injured by the acts constituting the crime
upon which the indictment herein was founded, the same being
acts for which we have a remedy by civil action, do hereby ac-
knowledge to have received of the said ~~Hyman~~ *defendant*

Hyman Cohen full satisfaction for the misdemeanor com-
mitted by said *Hyman Cohen* complained

of by us and upon which an indictment was found against said

& *Hyman Cohen* on the 9th day of October

1890 in the Court of General Sessions of the Peace of the City

and County of New York, and we desire that no further proceed-

ings be had thereon against said *Hyman Cohen*

Dated, New York, October 1890.

Isidore Neeser
Joseph Kirch
Hugo Meyer
Robert Kell
by Melville Jarvis
Assignee

STATE OF NEW YORK

ss:

CITY AND COUNTY OF NEW YORK

On this 11 day of October 1890, before me personally came

William E. Iselin *Joseph Kirch*
Hugo Meyer

0382

to me known and known to me to be the individuals mentioned
and described in and who executed the foregoing instrument,
and who duly severally acknowledged to me that they executed
the same.

Moses J. Strout
Notary Public
N.Y.C.

STATE of NEW YORK }
City & County of New York. } ss

On this 21st day of October one thousand
eight hundred and ninety before me personally appeared

William D. Jarvis, as assignee of
Robert Kell

to me known and known to me to be the individual....
described in and who executed the foregoing instrument, and ... he
..... acknowledged to me that.... he.... executed the same.
as such assignee as aforesaid.

Wm. G. Phillips
NOTARY PUBLIC Kings Co.
CERTIFICATE FILED IN N.Y. Co.

0383

Compt General Session
of the Sea &
of the City & County of New York

The People of the State
of New York

Graham

Hyman Cohen

Applicant on the
3663 Code Com. Review

ad 21/20

I consent to the entry
of the within order

Guinn B. DeLoraine
acting as attorney

0384

COURT OF GENERAL SESSIONS OF THE PEACE
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

vs.

Israel Levy

} 3 Cases

Upon reading and filing the ^{acknowledgment} indictment executed by
Isaac Kessler, Hugo Meyer & Co. v. Israel Levy
Herschel & Co. v. Israel Levy
being the party injured by the acts constituting the crime

herein whereby it appears that the parties injured by the
acts have a remedy by civil action, and have received satis-
faction for the injury and damage sustained by them through
the acts of the said

Israel Levy

who were heretofore indicted for a misdemeanor, which indictment
~~is~~ now pending in this Court; and on motion of Mr. Herman
Joseph, attorney for said defendants, the District Attorney
appearing and not objecting, it is

ORDERED that all proceedings be and they are hereby
stayed upon the prosecution of said indictment, and the said
defendants be and they are hereby discharged ^{therefrom} of every fraud.

Dated, New York, October 2ⁿ 1890.

COURT OF GENERAL SESSIONS OF THE PEACE
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

vs.

3 cases

Israel Levy -

*vs. Iselin Recart & Co, Joseph Hirsch & Sons, Hugo Meyer & Co
& Robert Kell*

being the parties injured by the acts constituting the crime
upon which the indictment herein was founded, the same being
acts for which we have a remedy by civil action, do hereby ac-
knowledge to have received of the said ~~Iselin Recart & Co~~ *Israel Levy*

Full satisfaction for the ~~misfeasance~~ *com-*
mitted by said *Defendant* *complaints*

of by us and upon which an indictment was found against said
at *Israel Levy* on the 26th day of October
1890 in the Court of General Sessions of the Peace of the City
and County of New York, and we desire that no further proceed-
ings be had thereon against said *Israel Levy*

Dated, New York, October 1890,

Iselin Recart & Co
by William E Iselin
Joseph Hirsch & Sons
by Joseph Hirsch
Hugo Meyer
Robert Kell
by Melvorne G. Jarvis
Attorneys

STATE OF NEW YORK

ss:

CITY AND COUNTY OF NEW YORK

On this 21 day of October 1890, before me personally came
William E Iselin Joseph Hirsch
Hugo Meyer

to me known and known to me to be the individuals mentioned
and described in and who executed the foregoing instrument,
and who duly severally acknowledged to me that they executed
the same.

Moses Stroock
Notary Public
N.Y.C.

STATE of NEW YORK }
City & County of New York. } ss

On this *21st* day of *October* one thousand
eight hundred and ninety before me personally appeared
William D. Jarvis, as Assignee of
Robert Kell
to me known and known to me to be the individual....
described in and who executed the foregoing instrument, and ... he
..... acknowledged to me that ... he, ... executed the same,
as such Assignee as aforesaid.

Wm. G. Phillips
NOTARY PUBLIC KINGS CO.
CERTIFICATE FILED IN N. Y. CO.

0387

N.Y. Court of General Sessions
of the Peace

The People of the
State of New York

against
Israel Levy

3 cases

Affidavit under
§ 663 Code of Procedure

Oct 21, 1890
I consent to the entry
of the within order
Garrison B. Edger
John D. Smith

0388

COURT OF GENERAL SESSIONS OF THE PEACE
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

vs.

Hyman Cohen
Charles Falkenberg

Upon reading and filing the ^{acknowledgment} ~~indictment~~ executed by
Julius Neesen & Co. Merchants & Dry Goods
Hyman Neesen & Co. Merchants & Dry Goods
being the party injured by the acts constituting the crime

herein whereby it appears that the parties injured by the
acts have a remedy by civil action, and have received satis-
faction for the injury and damage sustained by them through
the acts of the said

Hyman Cohen
Charles Falkenberg

who were heretofore indicted for a misdemeanor which indictment
is now pending in this Court; and on motion of Mr. Herman
Joseph, attorney for said defendants, the District Attorney
appearing and not objecting, it is

ORDERED that all proceedings be and they are hereby
stayed upon the prosecution of said indictment, and the said
defendants be and they are hereby discharged ^{therefrom} ~~of every fraud~~.

Dated, New York, October 2 1890.

0389

COURT OF GENERAL SESSIONS OF THE PEACE
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

vs.

*Hyman Cohen
+ Jacob Falkenberg*

vs. *Schlesinger & Co Joseph Hurd & Sons, Hugo Meyer
+ Robert Kell*

being the parties injured by the acts constituting the crime
upon which the indictment herein was founded, the same being
acts for which we have a remedy by civil action, to hereby ac-

knowledge to have received of the said *Hyman Cohen
Jacob Falkenberg* full satisfaction for the misdemeanor com-
mitted by said *defendants* complaining

of us and upon which an indictment was found against said
defendants on the 9th day of October

1890 in the Court of General Sessions of the Peace of the City
and County of New York, and we desire that no further proceed-
ings be had thereon against said *Hyman Cohen Jacob Falkenberg*
Dated, New York, October 1890.

*Schlesinger & Co
by William E. Schlesinger
Joseph Hurd & Sons
Hugo Meyer
Robert Kell
by Melrose & Jarvis
Attorneys*

STATE OF NEW YORK

ss:

CITY AND COUNTY OF NEW YORK

On this 21 day of October 1890, before me personally came

*William E. Schlesinger Joseph Hurd Hugo
Meyer*

to me known and known to me to be the individuals mentioned
and described in and who executed the foregoing instrument,
and who duly severally acknowledged to me that they executed
the same.

Moses J. Stroock
Notary Public
N.Y.C.

STATE of NEW YORK } ss
City & County of New York }

On this *21st* day of *October* one thousand
eight hundred and ninety before me personally appeared
William D. Jarvis as assignee of
Robert Kell
to me known and known to me to be the individual....
described in and who executed the foregoing instrument, and ... he
..... acknowledged to me that ... he executed the same.
as such assignee as aforesaid

Wm. G. Phillips
NOTARY PUBLIC KINGS CO.
CERTIFICATE FILED IN N. Y. Co.

0391

County General Session
of the People
of the City and County of New York

The People of the
State of New York
against

Hyman Cohen
and Jacob Falkenberg

Affidavit of
2663, County of New York.

Oct 21/20

I consent to the entry
of this within page
Glenning L. Bishop
Attorney at Law

0392

BLUMENSTIEL & HIRSCH,
COUNSELLORS AT LAW,

ALEX. BLUMENSTIEL,
MORRIS J. HIRSCH.

No. 320 BROADWAY,

NEW YORK,

21 Oct

1890

Hon John R. Dillon

Dear Sir /

The papers in the matter
of Israel Levy & others are now in
such shape as Mr. Lindsay suggested.
If you will now permit the entry of
the two orders I should feel much
obliged

Very truly yours
A. Blumenstiel

0393

BLUMENSTIEL & H
320 BROADWAY,
NEW YORK.

Col John R. Fellows
or John S. Lindsay Esq
District Attorney

0394

COURT OF GENERAL SESSIONS OF THE PEACE OF THE CITY AND COUNTY
OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Hyman Cohen and
Morris Solomon*

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

indictment, accuse *Hyman Cohen and Morris
Solomon* -

of the crime of *knowingly receiving property
transferred & delivered to them in violation of laws,*
committed as follows:

The said *Hyman Cohen and*

Morris Solomon, both -

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

Twenty day of *October,* in the year of our Lord one thousand
eight hundred and ~~ninety~~ *ninety eight*, at the City and County aforesaid,

*did unlawfully receive from one Israel
Levy certain property of the said Israel
Levy, to wit: the sum of three thousand
dollars in money, lawful money of the*

United States of America, and of the value
 of three thousand dollars, which said
 property was then and there transferred and
 delivered to them the said Hyman Rosen
 and Morris Solomon, with intent to defraud
 the creditors of him the said Israel Levy,
 and to prevent the same from being made
 liable for the payment of his debts, as
 they the said Hyman Rosen and Morris
 Solomon then and there well knew, 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 P. Fellows,

~~Attorney~~

Oct 21/90

Dr appearing in the matter

advised that the matter

Witnesses:

informed that the

referred to in the

proceedings in the

case in the proceedings

is now in the

possession of the

attorney at law.

Sec 663 Code of Civil Procedure

No. 1 - Bailed on other end.

2 - by Albert Stevane

232-2^d Ave

I recommend dismissal

of the case as the

case has been settled by

parties as provided for by

Sec. 663 Code of C.P.

Wm. H. Rogers
District Attorney

37

1890 Oct 9/90
1625

Counsel,

Filed

1890

Pleads,

Wm. H. Rogers
District Attorney
13

THE PEOPLE

vs.

B
H

Hyman Cohen
(alias)

B
H

Morris Solomon

JOHN R. FELLOWS,

District Attorney.

see case of Leroy
same filling
A TRUE BILL.

Wm. H. Rogers

Oct 9/90

Foreman.

Indulgent

Dismissed

039

039

COURT OF GENERAL SESSIONS OF THE PEACE OF THE CITY AND COUNTY
OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Hyman Cohen

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

indictment, accuse *Hyman Cohen*

of the crime of *knowingly receiving property transferred
and delivered to him in violation of law,*
committed as follows:

The said *Hyman Cohen*

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

twenty-second day of *October* in the year of our Lord one thousand
eight hundred and ~~ninety~~ *eighty-eight*, at the City and County aforesaid,

did unlawfully receive from one Israel Levy
certain property of the said Israel Levy, to-wit:
seven written instruments and evidences of debt
of the kind commonly called bank cheques, the

same being orders for the payment of seven sums of money, that is to say: the sum of eleven hundred dollars, the sum of ten hundred and twenty-six dollars and forty-five cents, the sum of nine hundred and twenty-nine dollars and ten cents, the sum of seven hundred and fifty-six dollars and sixty-six cents, the sum of three hundred and one dollars and twenty-one cents, the sum of two hundred and ninety-nine dollars and seventy cents, and the sum of twenty-seven dollars and sixty, respectively, being each payable to the order of him the said Israel Levy, and then and there wholly unsatisfied (a more particular description whereof is to the Grand Jury unknown) of the value, in the aggregate, of four thousand four hundred and forty dollars and seventy-two cents, which said property was then and there transferred and delivered to him by the said Israel Levy with intent to defraud the creditors of him the said Israel Levy and to prevent the same from being made liable for the payment of the debts of him the said Israel Levy, as he the said Hyman Cohen then and there well knew; 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.

0399

Oct 21/90

Witnesses:

Appearing by the written
acknowledgment filed therewith
that the undersigned parties have
received satisfaction from
the defendant and are anxious
that proceedings herein be
discontinued I consent
to the dismissal of this
motion.

By: Oct 21/90

Gunning J. Bishop
Albany, N.Y.

Per sec. 663, Code Crim Proc.

Backed by: Morris Shidlovsky
17 Catharine St.

Oct 27-1890

I recommend dismissal of
motion as the matter has
been settled between parties
as provided for by Sec 663
Code of C. P.

J. Williams
Dist. Ct.

37
Gunning

B.N. Oct 9/90
1625

Counsel,

Filed

day of

1890

Pleads,

Guilty 10-100 years
to hard labor 13

THE PEOPLE

vs.

B
H

Hyman Cohen
(3 cases)

Indemnitor
[Sec. 588, Penal Code]

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

M. M. Little

Oct 17/90

Foreman.

Indemnitor
Dismissed

0400

N. Y. SUPREME COURT.

The People of the State of New York

vs.

Israel Levy, Herman Joseph, Morris Solomon

Charles Falkenburg and Jacob Falkenburg.

City and County of New York, ss:

Alexander Blumenthal being duly sworn, deposes and says that he is the attorney for Robert Kell, who is a creditor of Israel Levy to the extent of \$24000. That deponent verily believes that a good case exists against the above named defendants, for the violation of Sec. 687 and 688 of the Penal Code. That the defendant Israel Levy has been guilty of a misdemeanor in violating said section 687 a, and the other defendants have been guilty of a misdemeanor in assisting the defendant Israel Levy in disposing of his property. ~~as deponent believes~~ *as deponent believes*

The plan adopted by Israel Levy and co-operated in by the other defendants, was as follows:

part
Israel Levy in the early ~~part~~ of ~~1888~~ October 1888, drew from his bank various sums of money in checks to the order of Lena Cohen, and Lena Cohen turned a portion of this money over to the defendant Falkenburg and another portion to the defendant Solomon. That the defendants Solomon and Falkenburg, shortly after receiving the said money from Lena Cohen drew ~~xxxxx~~ their checks for an amount equal to the amounts which they had received from Lena Cohen to the order of Israel Levy, thereby returning to Israel Levy the money which they had received from Israel Levy, through ~~xxx~~ Lena Cohen.

040

That about ten days thereafter, Israel Levy verifies confessions of judgment wherein he swore that he was indebted to the defendants Falkenburg and Solomon in the sums of money received from them through Lena Cohen - that the said monies turned over to Israel Levy by Falkenburg and Solomon were nothing other than the monies of Israel Levy, and Israel Levy was not at the time of confessing the said judgments, indebted to Solomon and Falkenburg in any sum whatever. He had merely received from them his own money which he had given to Lena Cohen, and which Lena Cohen turned over to Falkenburg and Solomon. That thereafter, an execution sale took place, under the judgments which were confessed in favor of Solomon and Falkenburg, and deponent is informed and believes that said sale realized in the neighborhood of \$6500. That the judgment to Falkenburg was satisfied in full by the said execution sale. That the account of Falkenburg with the Columbia Bank does not show any deposit by Falkenburg of the amount of his execution against Levy. That Solomon admitted in supplementary proceedings that he received no money whatsoever on account of his execution against Levy, claiming that he was indebted to Herman Joseph in an amount almost equal to what was realized on his execution. That Israel Levy shortly prior to his failure, drew checks from his bank to the order of Lena Cohen, as follows:

September 20th., \$2100, Sept. 25th., \$3000, October 3rd, \$3000, October 11th., \$4500, Oct. 20th., \$1560.82.

Further, that Lena Cohen deposited in her bank on the 22nd of October, two days prior to the failure of Israel Levy

the sum of \$4440.72 as follows:

one for \$1100 on the German Exchange Bank; one for \$1026.25 on the bank of New York; one for \$929.10 on the Chemical Bank; one for \$756.66 on the anover Bank; one for \$301.21 on the New York County Bank; one for \$299.70 on the Bowery Bank; one for \$27.60 on the Mercantile Bank. The check of \$1100 is the check of Hannah Schnitzer, pawn broker, and is to the order of Israel Levy; the check for \$1026.45 is the check of Wechsler Brothers of Brooklyn; the check of \$929.10 is the check of Schlessinger & Meyer of Chicago; the check of \$756.66 is the check of Wechsler & Abraham. The check of

\$301.21 is the check of Charles Crow.. *all these matters stated in affidavit were derived from an examination of the various bank statements and accounts of the defendants, Levy, Falkenburg and Solomon.*
Sworn to before me, this *10th* day of September 1890. *Examination of the various bank statements and accounts of the defendants, Levy, Falkenburg and Solomon.*
Notary Public
New York

being duly sworn, deposes and says that he has read the foregoing affidavit; that the same is true to his own knowledge; that his information as to the matters set forth in the affidavit has been derived from an examination of the various bank statements and accounts of the defendants, Levy, Falkenburg and Solomon.

City and County of New York, ss.:

.....
above named, being duly sworn, says that he has read and knows the
contents of the foregoing.....that the same is true of his
own knowledge, except as to the matters therein stated to be alleged on
information and belief, and as to those matters he believes it to be true.

Sworn to before me this.....day }
of.....189.....

0404

Take notice that the within is a
copy
this day duly entered herein in the
office of the Clerk of the.....
..... of

New York.....
Dated, N. Y.,.....189

Yours, etc.,
BLUMENSTIEL & HIRSCH,
..... Atty's.

Office and P. O. Address:
320 BROADWAY, N. Y. CITY.
To.....
..... Atty.

Court.

vs.

BLUMENSTIEL & HIRSCH,
Attorneys for.....
320 BROADWAY, N. Y. CITY.

Emanuel Blumenthal

N. Y. SUPREME COURT

X-X

THE PEOPLE OF THE STATE OF NEW YORK

-VS-

ISRAEL LEVY, HYMAN COHEN, CHARLES FALKEN-
BERG, JACOB FALKENBERG, MORRIS SOLOMON and
HERMAN JOSEPH-

Z- Z- Z- Z- Z- Z- Z- Z- Z- Z- Z- Z- Z- Z- Z- Z- - Z- Z- Z- Z- Z- Z- Z

It is sought to indict Israel Levy under Section 587 of the Penal Code, relating to fraudulent disposition of property, and it is sought to indict Charles Falkenberg, Morris Solomon, Hyman Cohen and Herman Joseph under Section 588 of the Penal Code, which provides that anyone who assists any other person in fraudulently removing or disposing of his property is guilty of a misdemeanor.

The facts of the case may be summed up in a few words, as follows:

I.

Israel Levy knowing that he was about to fail in business, drew from his bank about the end of September 1888, various sums of money in checks, payable to the order of Lena Cohen- Some of these checks are as follows:

September 20th, \$2100.

September 25th, \$3000.

October 13th, \$ 30.00.

October 20th, \$1562.82-

October 11th \$4500⁰⁰.⁹³

On the 10th of October, the same day that Lena Cohen received the check of \$4500 from Israel Levy, she draws a check to the order of Charles Falkenberg, for the sum of \$4000- This check was drawn on the German Exchange Bank where Lena Cohen kept her deposits, and was deposited by Mr. Falkenberg in the Columbia Bank where he kept one of his accounts-

These facts can be proven by the Cashier of the German Exchange bank, and the Cashier of the Columbia Bank-

It is further proven that on the 10th and 12th of October, Falkenberg draws this money from his bank and gives it to Israel Levy in two checks; one for \$2500, drawn on the 10th of October, and one for \$1500 drawn on the 12th of October- These checks are deposited by Israel Levy in his bank, the Oriental Bank- On the 23rd of October Israel Levy confesses judgment to Falkenberg & Bro. claiming that he had borrowed from Falkenberg & Bro. \$4000 in two amounts; one for \$2500 and one for \$1500, on the 10th and 12th of October-

These moneys which Levy claims he borrowed from Falkenberg were nothing more than moneys which Levy had given to Lena Cohen and Lena Cohen had given to Falkenberg for the purpose of having Falkenberg turn them back to Israel Levy- In other words, Levy knowing that he was about to fail, gives Lena Cohen \$4000 in cash, directs her to give it to Falkenberg, and then when Falkenberg turns this \$4000 over to Levy, Levy makes a confession of judgment to him, and swears that Falkenberg loaned him the

0407

money, whereas he was doing nothing more than returning to Israel Levy his own (Levy's) money-

II.

On October 12th, Israel Levy draws a check to the order of Lena Cohen on his bank--the Oriental-- This check Lena Cohen deposited in her bank--the German Exchange Bank--on the same day, and immediately thereafter and on the very same day, he draws a check for a like amount to Morris Solomon- On October 14th, two days thereafter, Morris Solomon draws a check to the order of Israel Levy returning the money which he had received from Lena Cohen which belonged to Israel Levy-

On the 23rd of October, the same day that Levy confessed judgment to Falkenberg, he confessed a judgment to Solomon claiming that Solomon had loaned to him on the 14th of October, \$3000- This transaction is the same in all respects as the transaction had with Falkenberg- Levy hands \$3000 to Lena Cohen with instructions to turn it over to Solomon, and Solomon returns to Levy his own (Levy's) money- Then when Levy fails a confession of judgment is sworn out in which Levy states under oath that the loan was a bona fide one and an actual one- A sale is had under the execution in favor of Morris Solomon, and the proceeds received by Herman Joseph, his attorney, for Morris Solomon- Joseph does not turn this money over to Solomon, but keeps it- Solomon claims that the reason Joseph kept the money was that he was indebted to Joseph to a sum in the neighborhood of \$2500 for legal services-

The fact of the withdrawal of the money from these various banks and the deposit in other banks, can be proven by the cashiers of the various banks-

The bank account of Falkenberg who had the first judgment against Israel Levy, and under whose judgment his property was sold, and whose execution is marked satisfied on record, shows no deposit whatever of a check received for the amount of his judgment-

It further appears that Lena Cohen on the 22nd of October 1888, deposited in her bank \$4440.72 in checks which were payable to the order of Israel Levy and endorsed by Israel Levy to Lena Cohen- These checks were monies paid to Israel Levy by various debtors of his and the money was turned over to Lena Cohen by Israel Levy merely in order to get the money out of the way of his creditors in such a way that Lena Cohen could after his failure turn the money back to him-

These checks were as follows:

One for \$1100 on the German Exchange Bank-

One for \$1026.25 on the bank of New York-

One for \$929.10 on the Chemical Bank

One for \$756.66 on the Hannover Bank-

One for \$301.21 on the New York County-

One for \$299.70 on the Bowery Bank

One for \$2760 on the Mercantile Bank-

The check of \$1100 is a check of Hanna Schnitzer a pawn-broker, to the order of Israel Levy-

The check of \$1026.45 is a check of Wechsler Bros. Brooklyn-

The check of \$929.10 is a check of Schlissinger & Meyers of Chicago-

The check of \$756.66 is a check of Wechsler & Abrahams of Brooklyn-

The check of \$301.21 is a check of Charles Crow-

It will be observed that Lena Cohen is in reality Hyman Cohen, Hyman Cohen having failed in business cannot use his own name and so he is transacting business in the name of Lena Cohen-

0410

District Attorney's Office,
City and County of New York.

City and County } ss.
of New York,

of No. _____ Street, aged _____ years,
occupation _____ being duly sworn, deposes and says,
that on the _____ day of _____ 18 _____, at the City of New
York, in the County of New York, _____

0411

Bill against Israel Levy
and Morris Solomon
also Falkenberg also ~~Hyman Cohen~~
DISTRICT ATTORNEY'S OFFICE.
City and County of New York.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Alexander Blumenthal
320 Broadway
vs.
1. Israel Levy
2. ~~Hyman Cohen~~
3. Morris Solomon
4. Chas Falkenberg
5. ~~Joseph Falkenberg~~

Offence Violation of sections
584 & 588 Penal Code

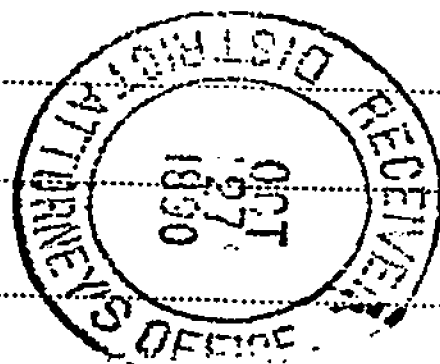
Dated October 6th 1890

Witnesses, _____

No. _____ Street,

No. _____ Street,

No. _____ Street,



04 12

COURT OF GENERAL SESSIONS OF THE PEACE OF THE CITY AND COUNTY
OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against
Hyman Cohen and
Charles Falkenburg

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

indictment, accuse *Hyman Cohen and Charles*
Falkenburg —

of the crime of *knowingly receiving property transferred*
and delivered to them in violation of law,
committed as follows:

The said *Hyman Cohen and*
Charles Falkenburg, both —
late of the City of New York, in the County of New York aforesaid, on the

eleventh day of *October*, in the year of our Lord one thousand
eight hundred and ~~ninety~~ *eighty eight*, at the City and County aforesaid,

did unlawfully receive from one Israel Levy,
certain property, to wit: the sum of four
thousand and five hundred dollars in money,
lawful money of the United States of America

0413

and of the value of four thousand and five hundred dollars, of the property of the said Israel Levy, which said property was then and there transferred and delivered by the said Israel Levy to them the said Hyman Cohen and Charles Falkenberg! with intent to defraud the creditors of him the said Israel Levy and to prevent the same from being made liable for the payment as they the said Hyman Cohen and Charles Falkenberg then and there well knew; of his debts 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

Witnesses:

34.
orders

BN Oct 9/90
1625

Counsel,

Filed

Pleads,

day of

1890

*Voluntary 10 with intent
to defraud 13*

THE PEOPLE

vs.

B

HA

Hyman Cohen

(3 cases)

and

B

HA

Charles Falkenberg

Mindeman
[Sec. 588 Penal Code]

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

Andrew Little

Oct 7/90

Foreman.

*Indictment
Dismissed*

Codebook Page

Oct 21/90

*In appearance of
the written admission
deposited filed
therein that the
injured parties have
received satisfaction
from the defendants
and are anxious that
proceedings herein
be discontinued. I
consent to the dismissal
of this indictment.*

*Henry J. Fellows
District Attorney*

No. 1 - Bailed on other Indictment.

2 - Bailed by

Albert Stevane

232 - 2nd Ave

Oct 27 1890

*Indictment should be dismissed for reason that
Coke has been recalled as
provided for in Sec
168. Code C. P.*

*J. H. Fellows
Dist. Atty*

04 19

BOX:

412

FOLDER:

3811

DESCRIPTION:

Cohen, Isaac

DATE:

10/09/90



3811

04 18

BOX:

412

FOLDER:

3811

DESCRIPTION:

Bloch, Pincus

DATE:

10/09/90



3811

041

BOX:

412

FOLDER:

3811

DESCRIPTION:

Smith, Michael

DATE:

10/09/90



3811

0418

POOR QUALITY
ORIGINAL

Witnesses:

J. Schenberg
J. M. M. M. M. M.

This fine should
not be reduced
or reduced

1890
Oct 15th I recommend,
after examining this case,
that a plea of P. L. be
accepted from No 3;
No 2 having, after being
seen, found guilty of their
crime.

J. A. Macdonald

I recommend the discharge of
Cohen upon his own recognizance.
There is no evidence against him
except that of deft Smith, an ac-
complice, & he is not corroborated.
Oct 17th 1890.

Vernon M. Davis
Asst.

Counsel,

Filed

Pleaded

John

9th day of Oct 1890

by

THE PEOPLE

vs.

Isaac Cohen
P. 2^d 1176 1/2
and Bloch

Michael Smith

JOHN R. FELLOWS,
District Attorney.

Oct 17, 1890
in the case of
Cohen & Bloch
of the City of New York.

A True Bill

Andrew Little

Part 2 - Oct 13, 1890
In 2^d Committee of Petit Larceny.

Foreman.

Oct 15/90
Pleaded P. L.
No 2. 1. 9. 10. 100
for 6 months.

Burglary in the THIRD DEGREE
Grand Larceny and Petit Larceny
(Section 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000)

0410

STENOGRAPHER'S MINUTES.

Ind District Police Court.

THE PEOPLE, &c., IN COMPLAINT OF
Jacob Scherzberg
Isaac Cohen
Michael Smith
Percus Bloch

BEFORE HON.

P. G. Duffy

POLICE JUSTICE,

Sept. 23rd 1887

APPEARANCES:

For the People,

For the Defence,

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M. J. Treacy

Official Stenographer.

New York Sept 23rd / 1890

Mid District Police
Court
Hon Patrick G. Duffy
Residing Justice.

Jacob Scherzberg

vs.

Isaac Cohen
Michael Smith
Emeric Bloch

Defendants

I, Gustav Blumer being
duly sworn deposes and
says, I live at 4288
Columbia St, I am
23 years of age, and
a Slovak Worker.

Q. Do you know that
the complainant was
robbed?

A. On the 15th
of September (1890) in

(1)

Q.

The afternoon, about
three or four o'clock,
I met the little one
(of the defendants,
carrying some Sacks,
(he is Smith)

Q. What else?

A. With a bundle on
his arm. I cannot
tell whether it was
one or more Sacks,

Q. Was he walking or
running?

A. He walked
and was turning his
head, looking through
Columbia Street towards
Houston; that is all
I know.

Cross Examination

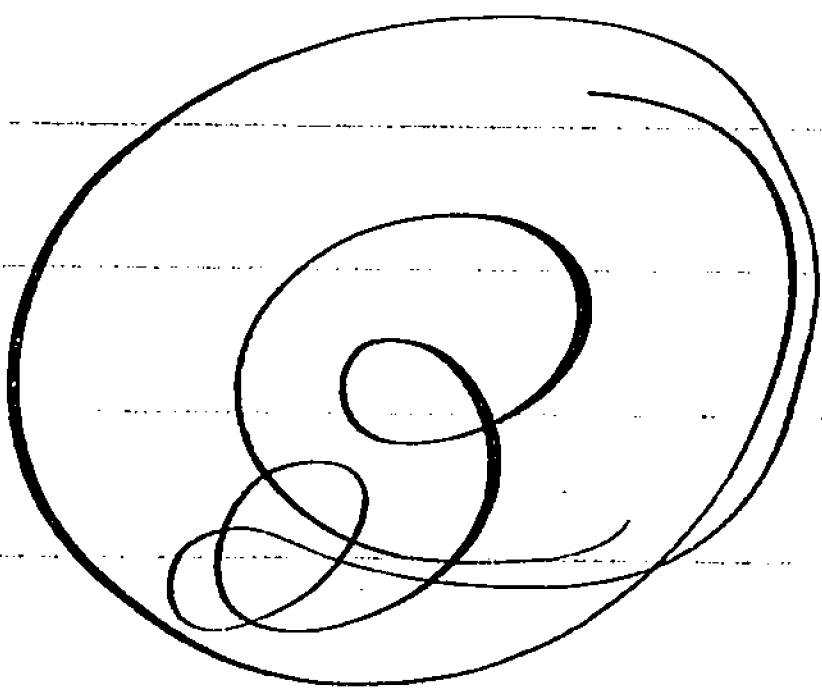
Q. Did you ever see
either of these, or this

2

B

Boy (Smith) before that
 day? I know him,
 I worked with his
 brother

Quarrel before me
 this 28 day of 1880 } Gustav Blumer
 Peace Justice }



4

Adore Schaubert
 being only snow
 drops and days,
 I am 17 years
 old, I live at No 64
 Sheriff St. I am an
 Office Boy.

What do
 you know about
 this case?
 a

Last
 Monday (last night
 a week ago) on
 Holiday (Hebrew
 New Year, about
 four o'clock I saw
 two men, where I
 live two fellows
 from where I live
 across the way, walk-
 ing away, the first
 had two (2) bundles
 in his hand, the other

4

5

had one, on his
arm
Cross (am)

Q. Were the bundles

A. wrapped up?

Yes Sir, in
living stuff, I don't
know, I do not know
whether they were coats
or jackets.

Q. That was
four o'clock in the
afternoon?

A. About that.

Q. Were you in your
house?

A. Yes, on the side
walk, they were
walking round below
by to Livingston Street
by the other side of
the way in Sheriff's.

5

6

the bundles were
 wrapped in lining
 Q. Did you see where
 they went to?

A. I did not, I
 saw them pass, I
 was on the other
 side of the street,
 there was another
 man who lives down
 stairs, and a great

Q. many before the door
 A. There were many
 people walking in
 the street.

A. Not a very
 large crowd.

Q. Did
 you ever see these
 defendants before?

A. No Sir,
 Q. Would you know
 them again?
 (6)

7

Q. 2. Yes Sir
 Certainly
 So you could not be
 mistaken?

A. I would
 not swear that this
 Boy (Smith) is one
 the other one I did
 not see very good

Q. You repeat swear
 to Smith's being there?

A. Q. No Sir,
 The other one you
 went - swear to at
 all?

Q. 2. No Sir,
 You went - swear
 to any of the defend-
 ants?

A. No, I never
 saw, but I went
 swear.

Sworn to before me
 This 28th day of Sept 1891

~~James B. Blum~~
 J. B. Blum

D

Officer Sullivan of
 the 12th Precinct
 Police, being duly
 sworn, deposes and
 says, Examined the
 Mrs (2) Philits Cabot,
 and Miss Joan G. 117
 East 4th Street, Mary
 Bloch's house. The
 complainant identifi-
 ed them as being in
 the presence of the
 defendants, Smith
 told us that the bed
 under which we found
 that Dot, was the bed
 occupied by Bloch,
 and that Bloch had
 no (v) Penn tickets,
 representing two (v) \$
 these garments that
 were stolen, that is
 of

9

Q You mean, Smith said that in presence of Stench. He told me that in presence of the Captain, and another officer and myself.

Q Smith was in custody at the time?

Q Yes Sir. Where was Block that time?

Q East 4th St. No 117

Q. No else was there?

Q. I do not know. Do you mean to say that you do not know who lives there, of your own knowledge?

9

12

Q. Only from hearsay,
 Q. Have you positive
 knowledge that Hoch
 lives there?

A. I found him
 there.

Q. Is it not from
 hearsay?

A. I found him
 there, from himself, he
 changed his clothes there.

Q. Do you know Mr
 Dant?

A. I know of him,
 Q. Is he a married man?

A. He is reported to be.
 He lives in the
 apartments, where

his man was arrested.

Q. How many rooms
 does he occupy?

A. I believe four (4)
 rooms,

(10)

Q In the room that
 was occupied, you
 found Stoch?

A Yes Sir,
 Q And you find
 any property on
 the person of Stoch,
 or anything represent-
 ing the property of the
 company?

A No Sir,

Sworn to before me
 this 23rd day of Sept 1891

Richard D. Sullivan

Place Justice

11

12

Jacob Scherzberg,
being duly sworn

Q. Deposes and says,
Did you ever see
this paper box before?

A. (Q.A.) I did. I can
show you 50 more,
just like it.

Q. Did you see
the contents of it?

A. No, Sir,
Q. Is there any mark on
that box to enable
you to identify it as
your property?

A. I know it by
the writing on it.

Q. Did you see
that box with the
writing on?

A. I saw
it before.

12

(2)

13

Q. Where did you see it?

A. I saw that

Q. In my place

Q. That is the same sitting now, as then?

A. Yes Sir,
Q. What was in the
But when it was in
your place

(Objected to) Q. Is that bag

your property?
A. That bag is my

Q. property. How do you
know that is your
property?

A. That is the
skirt (bag) I have
on the figure for
fitting out garments

13

14

Q. How do you know that is your property?

A. I know it is mine because it is from the figure I put it on, I know that he, which one of my workmen left in the shop and tied on the figure here
Cross Gamme

Q. How many Doves like that have you got in your place?

A. 4 or 5 Doves men, I have several I do not keep them, but destroy them and burn them away.

Q. Where did you get the Doves from?

A. Mr Dames.

14

15

Q. Who is Mr. Dames ^{Aug}
where does he keep

A. A man in charge
of the women, who
gives out the Shim-
mings in the Manhattan
Clothing Suit Company.

Q. Where is that Company?
A. 40 & 42 Broadway.

Q. You get a lot of
boxes like this to take
your work away in?

A. Yes Sir,
Q. Does just the same
as this?

A. Yes Sir,
Q. Do you read English?

A. No Sir,
Q. Do you write English?

A. No Sir,
Q. Show me the mark
on the box, by which
you identified it, as

15

16

having been in Green
place?

A. I know it from
the Box, because I
worked there three years,
I know it from the
writing, and if there
is anything else on

Q. the Box, I put it on
Do you know
what this man is on
the Box?

A. No Sir,
How many Boxes
like this, with the same
marks on, have you
in Green place?

A. If I knew that
they were to be stolen, I
would take particu-

Q. lar notice
You ~~do~~ do ^{know} not
whether you ever

16

14

had a Dog with this
mark on in Your
place or not?

A. I do not know.

Q. How many

Dogs did you ever have
any with that mark
on in Your place?

A.

I have several
Dogs and there may
be the same mark
on them.

Q.

How many
Dogs have you had
in your house, marked
like that?

A.

I have
several Dogs, my
women take out
summing from the
Dogs, I do not know
if that, they are marked
like that, I have

14

18

Spity men working,
I do not know what
the marks on them
are

Q. What is this (Ef D.)?

A. A skirt.

Q. What are those skirts
used for?

A. To cover the
(lay) figures.

Q. How many
skirts, just like this
one have you ever seen?

A. I have several of
them, when I bought
figures.

Q. There are a great
many skirts like that
in use?

A. On each figure
there is a skirt like
that.

Q. So in New York

18

19

alone there are a great many skirts like that to cover lay figures?

A. Yes Sir,
Q. Probably thousands of them?

A. Yes Sir, all I like that -

Q. You recognize that as one you had in your house?

A. Yes Sir,
Q. Is it not simply from the fact that the skirt is missing from a figure in your place, that you identify it?

A. Yes Sir,
Q. And from that fact alone?

A. No Sir, I know

19

20

Q. it because it is torn?
 A. There was that torn?

Q. On the 15th September
 (1890) I did not tear
 it, I do not know
 who tore it.

Q. Was it torn
 when you saw it
 last?

A. This side was,
 but not this.

Q. Who
 tore that side?

A. That came from
 the factory that way.

Q. Where is the factory?

A. The place I bought

Q. it. What is this?

A. That is one of my
 workmen neckties.

Q. Did you buy it?

A. No, Sir,

(20)

21

Q About how many neckties like that, have you ever seen?

A I never saw one but that

Q Were you with your workman when he bought that tie?

A Yes Sir.

Q Did you have any conversation with the Defendant Smith?

A I never saw him.

Sworn to before me
this 23rd day of Sept 1871

Police Justice

21

22

Captain (Gettins)
 Edward M. Smith, being
 duly sworn, deposes
 that, I arrested Michael
 Smith (one of the Defendants)
 on the 18th of September
 (1890) in a Saloon on
 Ridge, near Delancy
 Street. I brought
 him to the Station House,
 I called in 5 or 6 young
 men about Smith's
 size and appearance,
 from the Street &
 went for ~~Blair~~ (who
 has already testified,
 and he picked him
 out as the man
 that he had seen
 carrying the logs
 on the 15th of Sept.
 The other Defendants
 were not there under
 arrest, nor were they

23

present, Smith then
 took me down
 Delancy Street, in
 company with Officer
~~Smith~~ Muttz, and he
 pointed out Cohen,
 as the person from
 whom he had received
 the plush Sackes, in
 his presence, he said
 there is the man, I
 got the Sackes from,
 he then took me and
 Officer Sullivan and
 Muttz to the second
 floor of 42 114 East
 4th Street and pointed
 out Vincent Bloch, as
 the man who had
 received the tickets
 for these Sackes, that
 were pawned, I found
 that I under the

23

Q. H

The bed, in the bed
room of Marcus Block,
Smith stated that there
was one of the boxes in
which he had carried
the goods, in the front
room of said premises
Exhibit (D), was found
by Officer Anitz, in
the chimney, concealed,
which Smith said
in presence of Block,
had been torn off
the figure by Cohen
and the goods mapped
in it to bring to the
street. They were
identified by the Cam
Mairant as his
property.

Cross Examination

Q. Who lives there?

Q. H

Q. 5

Q. / Inmens Block,
With whom does he
live?

A. I do not know,
but by hearsay,

Q. You investigated?

A. Yes Sir,
Q. Can you say who
resides there

A. Inmens Block
I cannot answer

Q. That I do not know,
Is Inmens Block

a married man, do
you know?

A. I heard of him

Q. Will
You swear that you
have not been infor-
med that Cant
lived there and own
the premises

(Q 5)

26

Q I have so been
Q. informed What part
of the house does
Sant occupy?

Q I have not been in-
formed as to that
fact, I know that
he lived on the 2nd
floor, East side,

Q. There
was Block arrested
at No 117 East
10th, Second floor
East side

Q. As a matter
of fact, do you know
from your investi-
gation, or any Gov
caused to be made
by your subordinates
whether Mr Sant is

26

24

The owner of that house or not?

A. Q. I do not know. Will you mean he does not live there?

A. Q. I will not. Have you been there?

A. I have been there. Will you mean that he lives there?

A. I will not. I was informed that he lived there by Smith (one of the defendants).

Q. You have Officer Mulvaney with you?

A. Yes, Sir. Did you hear his testimony?

A. Yes, Sir. It is one of the Officers in this case?

24

Q & A

Q. Was he told you that
Cant lived there?

A. Q. He has not
What did he tell you
in reference to that?

A. I do not know
that he told me
anything, I think I
told you I never
saw Mrs. Cant.

Q. Can Mrs. Cant Star
Officer Smith told
you?

A. Q. No Sir,
Was Officer Melvey
told you?

A. Q. He did not,
You went there on
the 1st September to
see Mr. Cant.

A. Why did you go there?
To place him

Q & A

2.9

Q. under arrest. There
 You told he would
 be there?

Q. A. Yes Sir,
 There You told you
 could find him
 there?

Q. A. Yes Sir,
 You were told he
 lived there?

Q. A. Yes Sir,
 Do you believe he
 lives there?

Q. A. Not recently,
 Do you believe he
 lived there on Sept
 18th?

Q. I was so inform

ed
 sworn before me
 this 23rd day of Sept 1890

Edmond Murck

Police Justice

(v9)

So

Q. Officer Smith of the
12th Precinct Police,
being duly sworn,
deposes that

what you know about
this case?

A. I was ordered
out by the Captain—

Q. That occurred
when Cohen was arrest-
ed?

A. I went to Delancy
Street, and Smith then
pointed out Cohen
as the man who gave
him the goods, to take
to 4th Street, I put
him under arrest, and
went to 115 4th Street
floor, East side, and
there he pointed out
Block as the man,
So

Q1

when he saw two (2) pawn tickets for the two (2) cloaks that were pawned with, and we also found the box under the bed, and the bag (shirt) in the chimney in the front room, Smith said he saw Block with two pawn tickets for the cloaks.

Q. Did Block say anything?

A. No Sir, I

Q. Not a word?

A. No Sir,

Q. Did he say a

word?

A. No Sir, I

found some pawn

tickets in his trunk

when Smith spoke

Q.

Q2

Q. Did you see Bloch in the front room? He went to the rear room, he said that man Bloch had the (2) narrow tickets, I then went into the front room with the Captain, He went down the cellar, and found nothing there.

Q. Did Bloch say anything?
A. Yes, the Captain had him, Philip Kuntz.
I wrote before me
this 23rd day of Sep 1890

Oliver Justice
Q2

045
Inol District Police Court.

Jacob Schenberg

vs. Isaac Cohen

Michael Smith

Amos Block

STENOGRAPHER'S TRANSCRIPT.

Robert Smith 1897

BEFORE HON.
C. H. Murphy
Police Justice.

R. J. Macy
Official Stenographer.

CITY AND COUNTY } ss.
OF NEW YORK, }

aged _____ years, occupation _____ of No. _____

the 121 Orchard 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 _____

Edmund Murt

Police Justice.

Police Court Third District.

City and County of New York, ss.:

of No. 49 West Scherzberg Street, aged 36 years, occupation of a watchmaker, being duly sworn

deposes and says, that the premises No. 49 Scherzberg Street, Ward 9

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

factory, the 4th floor of which

~~and~~ was occupied by deponent as a ~~cloak~~ factory,

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

the watchman

were BURGLARIOUSLY entered by means of forcibly breaking

the door opening into said factory,

and broke the staple and latches

securing and closing said door

on the 5th day of September 1890, at the day time, and the

following property feloniously taken, stolen, and carried away, viz:

Quantity two (2) Blush

One Astorian Cloak, and

a quantity of trimmings

of the total value of

Three hundred and twenty

dollars, (\$320.)

the property of Complainant

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

David Cohen, James Block

and Michael Smith

(all named here)

for the reasons following, to wit:

That deponent locked, bolted

and effectually closed said

factory at about half past

eight o'clock, P.M. September 14th 1890,

and on the evening of Sept

15th 1890 deponent on going

to said factory found said

door fastenings broken and

said factory open, and said

property going and as said
 Defendant Smith told Sergeant
 Mumper of the 12th Precinct that
 he (Smith) took a part and portion
 of said property to the house of
 the defendant Bloch, and Smith
 told said Sergeant that he
 received said property at part
 of the same from said Cohen
 Defendant Mumper charged said
 defendants with Burglary
 entering said factory and taking,
 stealing and carrying away
 said property and gave that
 they be dealt with as the Law
 directs

Subscribed before me
 this 14th day of Sept 1890

Police Justice

Dated 1888 Police Justice.

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

I have being no sufficient cause to believe the within named

Dated 1888 Police Justice.

I have admitted the above named

Dated 1888 Police Justice.

of the City of New York, until he give such bail.

Hundred Dollars and be committed to the Warden and Keeper of the City Prison

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

committed, and that there is sufficient cause to believe the within named

It appearing to me by the within depositions and statements that the crime therein mentioned has been

Police Court, District,

THE PEOPLE, &c.,
 on the complaint of

vs.

1.
 2.
 3.
 4.

Offence—BURGLARY.

Dated 1888

Magistrate.

Officer.

Clerk.

Witness.

No. Street.

No. Street.

No. Street.

\$ to answer General Sessions.

Sec. 193-200

CITY AND COUNTY } ss.
OF NEW YORK,

District Police Court.

Grace Cohen 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. *Grace Cohen*

Question. How old are you?

Answer. *19 Years of age*

Question. Where were you born?

Answer. *Austria*

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

Answer. *22 Helander St (Germ)*

Question. What is your business or profession?

Answer. *Man for an Pressman*

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. *Am not guilty,*
*✓*Taken before me this
day of *Sept* 19
188*8*

Police Justice.

045

Sec. 193-200.

CITY AND COUNTY
OF NEW YORK,

District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

Am not guilty

Taken before me this
day of *April*
188*8*

Police Justice.

0458

Sec. 193-200.

CITY AND COUNTY OF NEW YORK, ss.

8 District Police Court.

Pinchas Bloch
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. *Pinchas Bloch*

Question. How old are you?

Answer. *23 years of age*

Question. Where were you born?

Answer. *Russia*

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

Answer. *114 East 4th St 10 years*

Question. What is your business or profession?

Answer. *Editor*

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 and demand an acquittal*

Pinchas Bloch.

Subscribed before me this
day of

188

Police Justice.

0450

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

District

THE PEOPLE, vs.

ON THE COMPLAINT OF

Offence

Dated

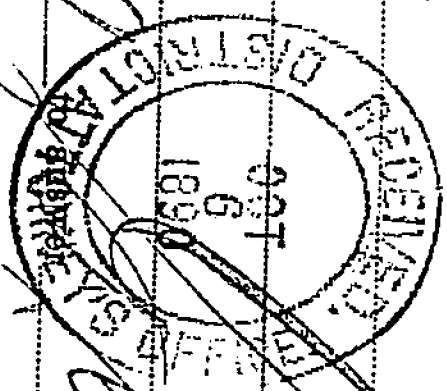
Magistrate

Witnesses

No.

No.

No.



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

John J. Hendricks

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 *Sept 19* 188*9* *John J. Hendricks* 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.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Isaac Cohen, Pinchus
Bloch and Michael Smith

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

Isaac Cohen, Pinchus
Bloch and Michael Smith

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

The said

Isaac Cohen, Pinchus
Bloch and Michael Smith, all

late of the Thirteenth Ward 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-ninety, with force and arms, in the
day - time of the same day, at the Ward, City and County aforesaid, the
dwelling house of one factory of one Jacob Scherzberg

there situate, 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 Jacob Scherzberg in the said
factory in the said dwelling house then and there being, then and
there feloniously and burglariously to steal, take and carry away, against the form of
the Statute in such case made and provided, and against the peace of the People of the
State of New York, and their dignity.

SECOND COUNT—

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

Isaac Cohen, Pinus Bloch ^{and} Michael Smith
 of the CRIME OF ^{Grand} LARCENY ^{in the second degree} committed as follows:
 The said Isaac Cohen, Pinus
 Bloch and Michael Smith, all

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

Twenty two cloaks of the value
 of Twelve dollars each, one other
 cloak of the value of ten dollars,
 and a quantity of trimmings, a
 more particular description whereof
 is to the Grand Jury aforesaid
 unknown, of the value of fifty
 dollars

of the goods, chattels, and personal property of one

in the dwelling house of the said

there situate, then and there being found, ^{in the factory} ~~from the dwelling house~~ aforesaid, then and
 there feloniously did steal, take and carry away, against the form of the Statute in
 such case made and provided, and against the peace of the People of the State of New
 York, and their dignity.

0462

THIRD COUNT.

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

Isaac Cohen, Pinus Block and Michael Smith
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:
The said *Isaac Cohen, Pinus Block and Michael Smith*, all

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,

twenty-two cloaks of the value of twelve dollars each, one other cloak of the value of two dollars, and a quantity of trimmings, (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of fifty dollars
of the goods, chattels and personal property of *Jacob Scherzberg*

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen from the said *Jacob Scherzberg*

unlawfully and unjustly, did feloniously receive and have; (the said *Isaac*

Cohen, Pinus Block and Michael Smith

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.

JOHN R. FELLOWS,

District Attorney.

0463

J. Scherzberg
Zerst. Muret

This fine Shaver
has the Receptor
or Reduced *FF*

1890
Oct 15th I recommended,
after examining this case,
that a plea of P.L. be
accepted from No 3;
No 2 having, after the
bell found guilty of their
grade of crime.

It's Macdonald

I recommend the discharge of Cohen upon his own recognizance. There is no evidence against him except that of deft. Smith, an accomplice, & he is not corroborated.

Vernon M. Davis
Asst.

day of

168

THE PEOPLE

25

Isaac Cohen
P²⁵ ^{paid} 1176 4⁵⁰
Bleich

Michael Smith

JOHN E. FELLOWS.

District Attorney.

District Attorney.
 Bill of a discharge on
 on 1st June 1891 - on 22nd
 of 1st City.
 A True Bill.

A True Bill.

Andrew Little

Part 2 - October 13, 1890

Foreman

No. 2. Committee of Select Lovers.

Oct 15/90

Charles F. Plender

For 6 months. - odd

0429

0464

BOX:

412

FOLDER:

3811

DESCRIPTION:

Cole, John R.

DATE:

10/30/90



3811

0465

Witnesses

A. D. Clark

373
Jackett Lang Rell OK
21 Paul R. R
Counsel,
Filed, day of 1890
Pleas, *Guilty*

THE PEOPLE,
vs.

B
John R. Cole

ADULTERATED MILK.

(Chap. 183, Laws of 1885, Section 1, as amended
by Chap. 577, Laws of 1886, Section 1; Section 186,
Sanitary Code, and Section 575 of the N. Y. City
Consolidation Act of 1882.)

JOHN R. FELLOWS.

District Attorney.

A True Bill.

Amos Little

Transferred to the Court of ^{Foreman.} Special
Sessions for trial and final disposition,

Part 2 *Nov 17* 1890

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 R. Role

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

John R. Role —

(Chap. 183, Laws of 1885, § 1, as amended by Chap. 577, Laws of 1886, § 1.)

The said *John R. Role*,

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~~ *ninety*, at the City and County aforesaid,
did unlawfully expose for sale three quarts of unclean, impure, unhealthy, adulterated
and unwholesome milk (the same not being skimmed milk produced in the said County),
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.

046

SECOND COUNT:

(§ 156, Sanitary Code

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

John R. Fellows
of the CRIME OF VIOLATING THE SANITARY CODE OF THE BOARD OF HEALTH OF THE HEALTH DEPARTMENT OF THE CITY OF NEW YORK, committed as follows:

The said *John R. Fellows*,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully keep, have and offer for sale, three quarts of milk which had been and was then and there watered, adulterated, reduced and changed by the addition of water and other substances to the Grand Jury aforesaid unknown, and by the removal of cream, against and in violation of the Sanitary Code of the Board of Health of the Health Department of the City of New York, duly adopted and declared as such at a meeting of the said Board of Health, held in said city on the second day of June, 1873, as amended in accordance with law, and particularly in violation of a certain ordinance thereof, to wit: the one hundred and eighty-sixth section of said code, which is as follows, that is to say:

"No milk which has been watered, adulterated, reduced or changed in any respect by the addition of water or other substance, or by the removal of cream, shall be brought into, held, kept, or offered for sale at any place in the City of New York; nor shall any one keep, have or offer for sale in the said city any such milk."

Which said section and ordinance above set forth was, by a certain resolution, duly passed and adopted by the said Board of Health and by said Health Department, at a meeting thereof duly held in said city on the twenty-third day of February, 1876, added to and made a part of the said Sanitary Code aforesaid, and adopted and declared to form a portion thereof, pursuant to the authority and power conferred by law upon the said Board, and which said ordinance was thereafter duly published once a week, for two successive weeks, in the *City Record*, a daily official newspaper and journal published in the said city, to wit: in the issues of such newspaper of the twenty-fourth day of February, 1876, and also of the second day of March, 1876, and which said Sanitary Code so amended and altered was then and there, at the time of the committing of the offense hereinabove alleged, in full force and operation, and was by law declared to be binding and in force in said city, and which said section and ordinance above set forth was then and there in full force and virtue, having been in nowise altered, amended or annulled by said Board of Health, 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.

0462

BOX:

412

FOLDER:

3811

DESCRIPTION:

Combs, John

DATE:

10/17/90



3811

0469

POOR QUALITY
ORIGINAL

Witnesses;

Saml E Black

Septs first
Barrington

— 5th

¹⁴⁷
A. S. Levy
Counsel,
Filed ⁷⁰ 17 day of Oct 1890
Pleads, ^{Guilty}

2.3 THE PEOPLE
42 vs.
John Conbo
Grand Larceny Second Degree.
[Sections 523, 53, 58, Penal Code].

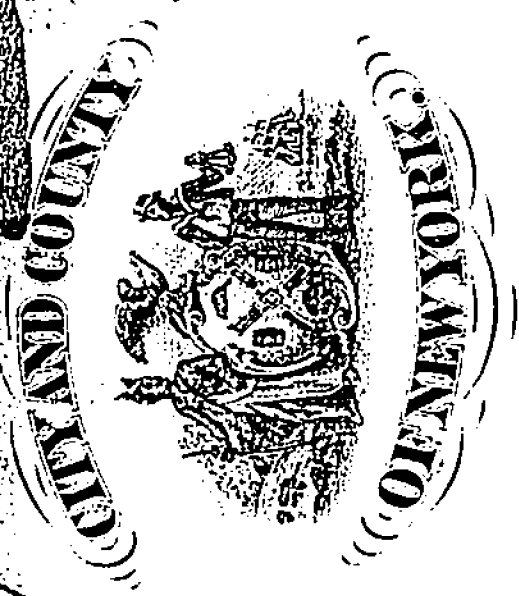
JOHN R. FELLOWS,
District Attorney.

A True Bill.

Amos Little
Part 2 - October 27, 1890 Foreman.
Pleads Guilty
See Ref. p. 1
P2 Oct. 31/90 31

Peck
Combs

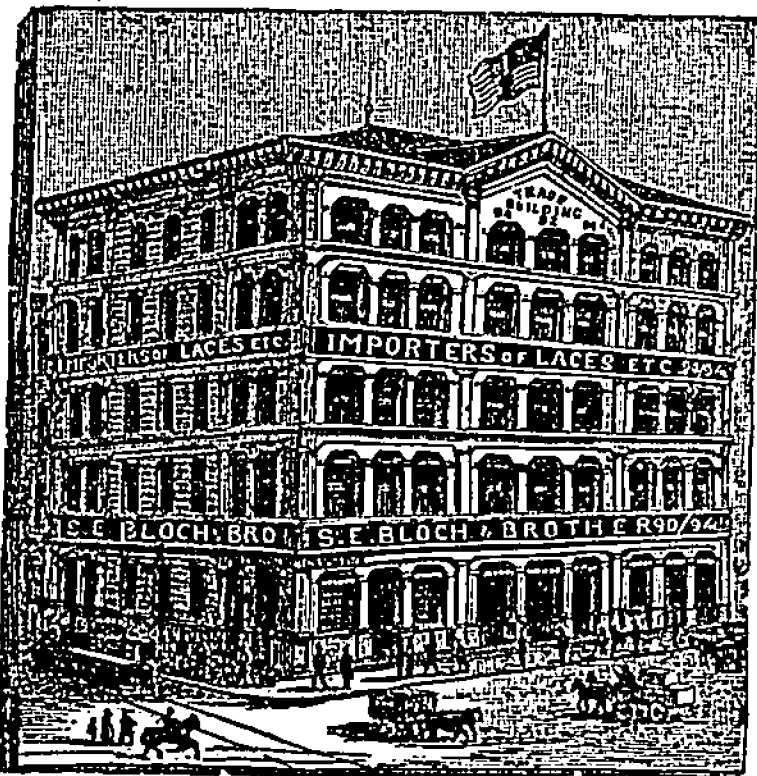
RECORDERS CHAMBERS



047

NOTTINGHAM, Commerce Square.
PARIS, 51 Rue du Faubg. Poissonniere.

All claims for damages, etc., must be made within Three Days after receipt of goods.



TERMS CASH, 10 DAYS 6 PER CENT.
30 " 5 "

All Accounts to be settled within 30 days.

P. O. Box 476.

90, 92 & 94 FRANKLIN ST., COR. CHURCH ST

New York, June 9. 1890.

Messrs. Cushman & Co.

Bought of S. O. Bloch & Bro.,

IMPORTERS OF

Laces, Veilings, etc.

826 / *Long Superior Tulle*
833 /
844 /

675 675
150 150
1125 1125

2650

SHIPPED BY

No. *3403*

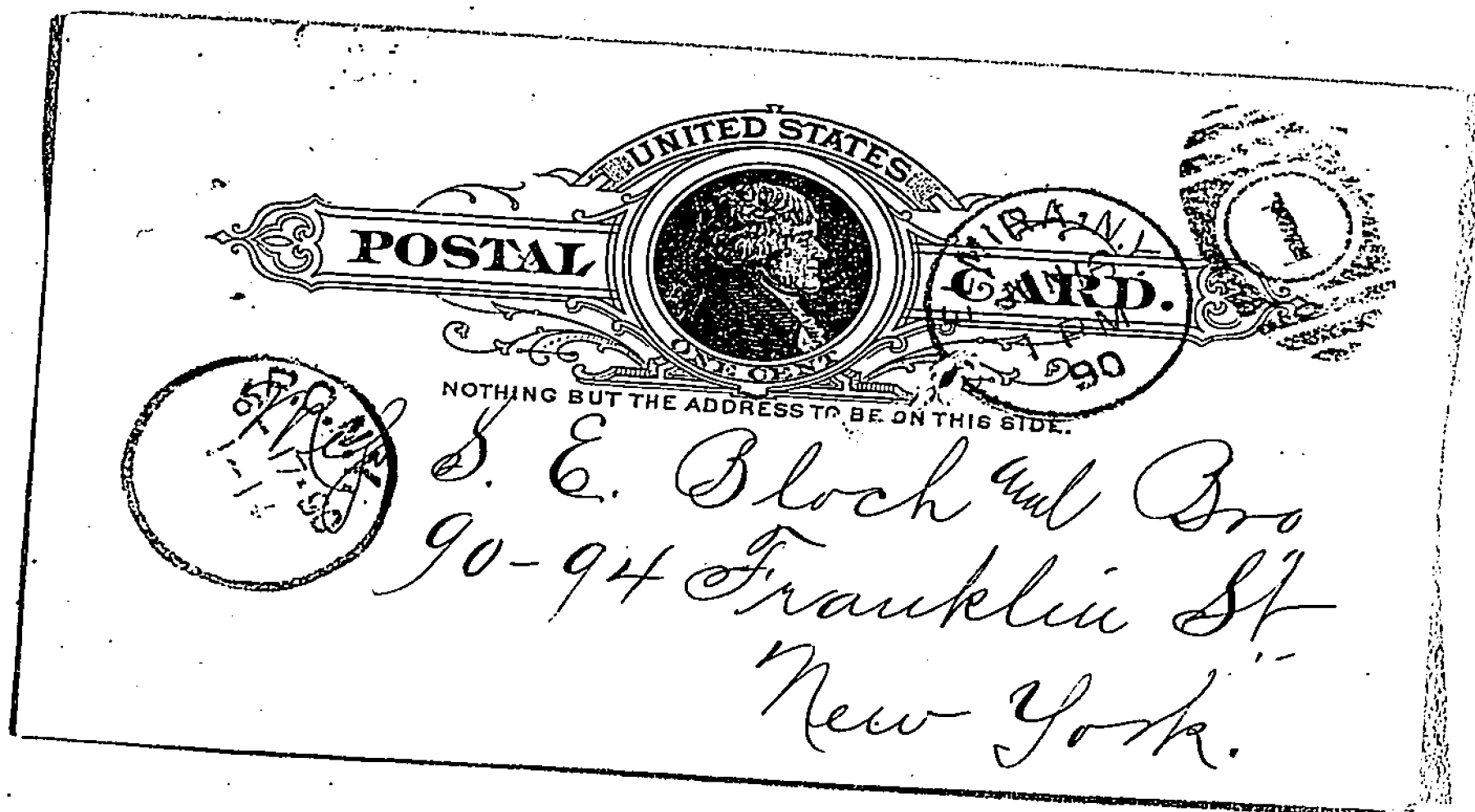
0472

ENTERED

B.P. 31
June 17/90

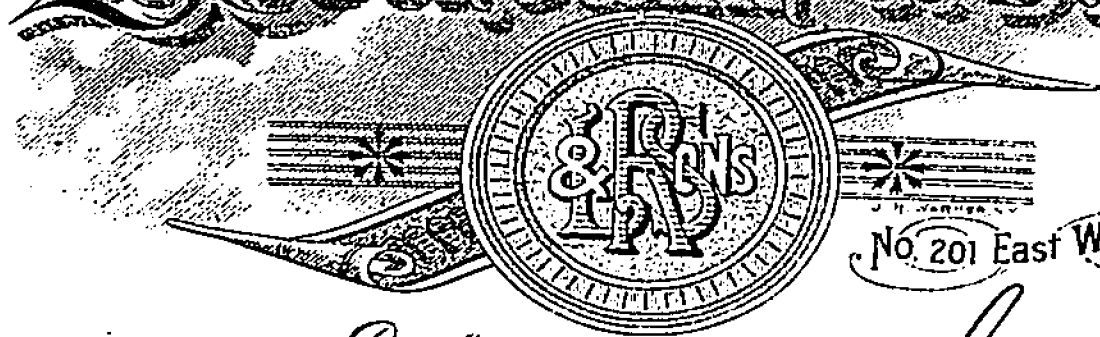
Emma June 16/90
 G. [unclear] We have your bill of 9th
 inst. stating goods were sent to S.
 Earnest, but have not yet rec'd them
 although we have written to Mr.
 Earnest regarding them. Will
 you please have your boy who de-
 livered them go up there and see
 about it? Yours Resp. L. Rosenthal. Son

0473



0474

J. Rosenbaum & Sons.



No. 201 East Water Street.

Elmira, N.Y. June 17, 1890.

Mess. S. E. Bloch & Pro!

Gents:

We have at length heard from Mr. Earnest, but not as yet from you, concerning your bill of the 9th inst. Mr. Earnest says, he never rec'd the package, and that your firm is aware of it, and promised to write to us concerning it, which has not been done. We need the goods, so will you please send at once to S. Earnest 631 Broadway, bill in, dup. to us.
90 - 4 pcs Blk Bruss. Net.
125 - 2 - - Dotted -
and oblige

Yours Truly

ENTERED

U.S. 10/32

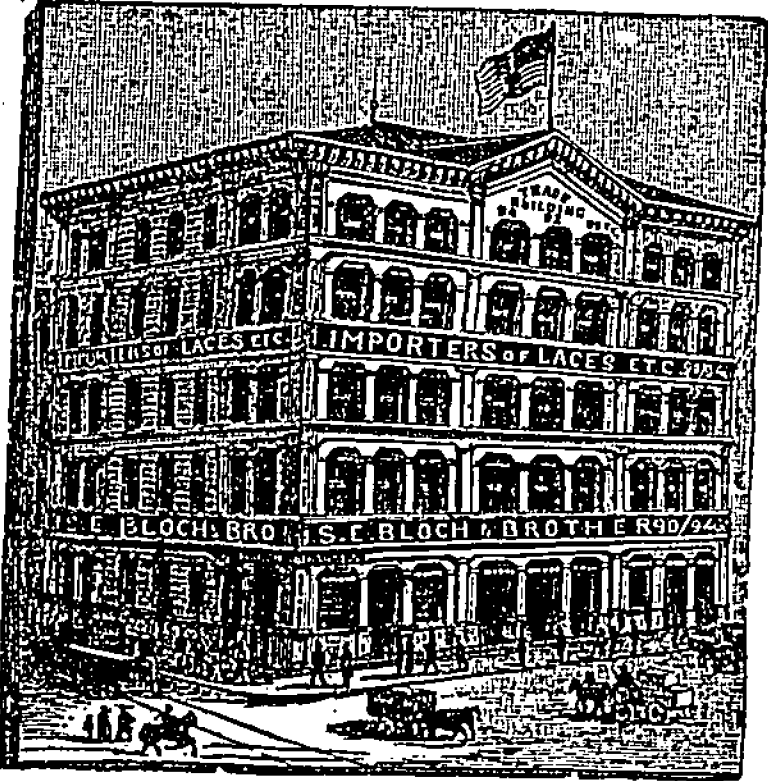
June 18/90

J. Rosenbaum & Sons.

0475

NOTTINGHAM, Commerce Square.
PARIS, 51 Rue du Faubg. Poissonniere.

All claims for damages, etc., must be made within Three Days after receipt of goods.



TERMS CASH, 10 DAYS 6 PER CENT.
30 5

All Accounts to be settled within 30 days.

P. O. Box 476.

90, 92 & 94 FRANKLIN ST., COR. CHURCH ST

New York, June 2. 1890.

Mr. S. C. Bloch & Bro.

Paris, France.

Bought of S. C. Bloch & Bro.,

IMPORTERS OF

Laces, Veilings, etc.

90 4 Bloch & Bro. Ltd
125 2

90 4 17 1/2 1669
49 1/4 25 12 31

2900

ED BY

S. C. Bloch & Bro.

No

3401

0478

Wilson Publicist
40 Pills of
Morris Abraham Spindler
\$6.00

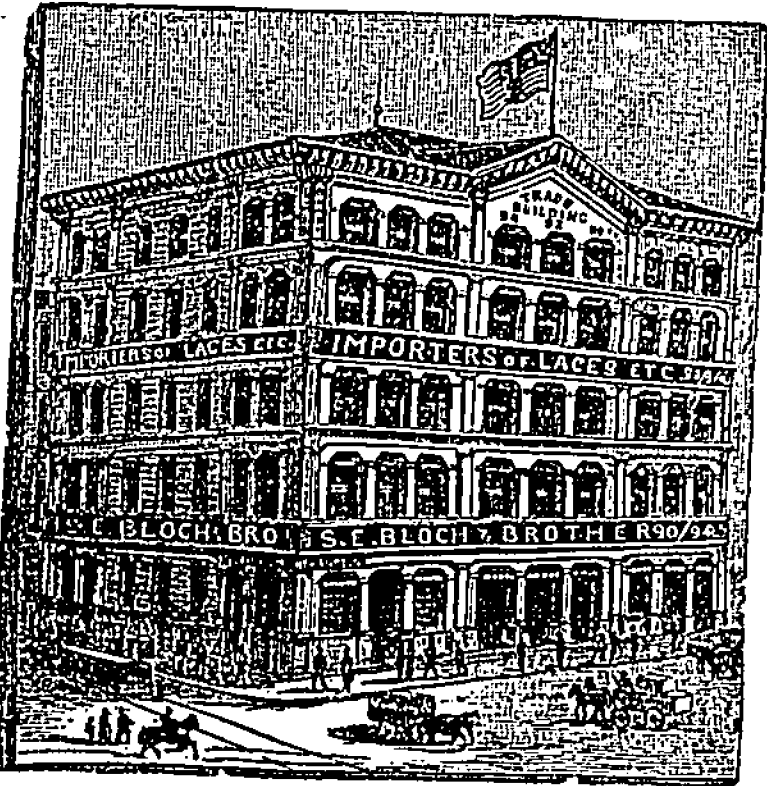
Shaw

adhs

0477

NOTTINGHAM, Commerce Square.
PARIS, 51 Rue du Faubg. Poissonniere.

All claims for damages, etc., must be made within Three Days after receipt of goods.



TERMS CASH, 10 DAYS 6 PER CENT.
30 " 5 "

New York, June 5th 1890
Messrs. Harris & Co.
Brooklyn, N.Y.
Bought of S. C. Bloch & Bro.,

IMPORTERS OF

Laces, Veilings, etc.

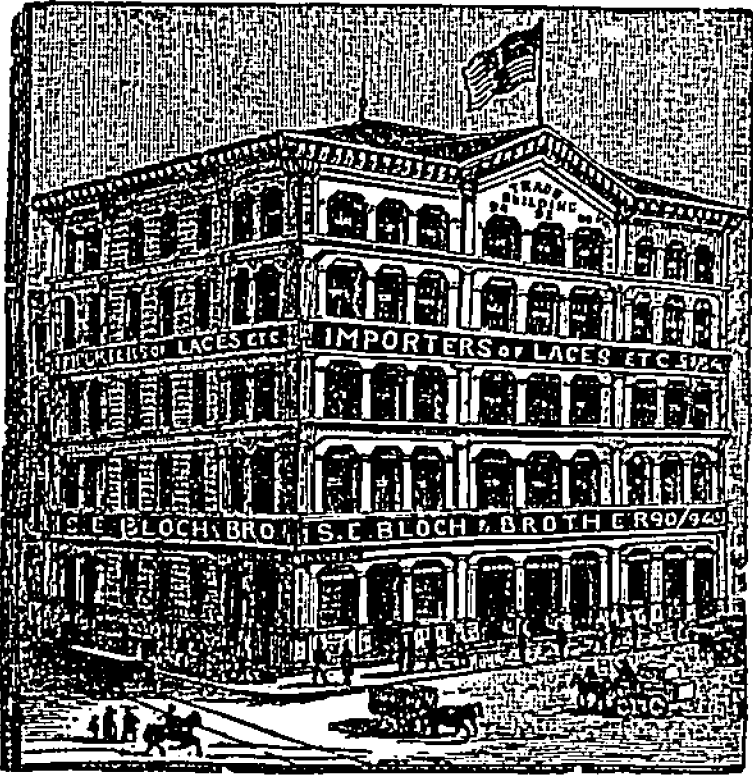
All Accounts to be settled within 30 days. P. O. Box 476. 90, 92 & 94 FRANKLIN ST., COR. CHURCH ST

4204	1	Black Chantilly	36			
4276	1		36			
4657	1		36			
1168	1		96	20	19	20
			36	20	900	
						2820
Abraham 42 Pitt St						
\$41-						
SHIPPED BY			No. 3324			

0478

NOTTINGHAM, Commerce Square.
PARIS, 51 Rue du Faubg. Poissonniere.

All claims for damages, etc., must be made within Three Days after receipt of goods.



TERMS CASH, 10 DAYS 6 PER CENT.
30 " 5 "

All Accounts to be settled within 30 days.

P. O. Box 476.

90, 92 & 94 FRANKLIN ST., COR. CHURCH ST

New York, June 7th 1890.

Mr. William L. Loring Co.,

Bought of S. E. Bloch & Bro.,

IMPORTERS OF

Laces, Veilings, etc.

2 x 1 1/2 Dozen Pink Laces and Veilings

To be dyed Blue

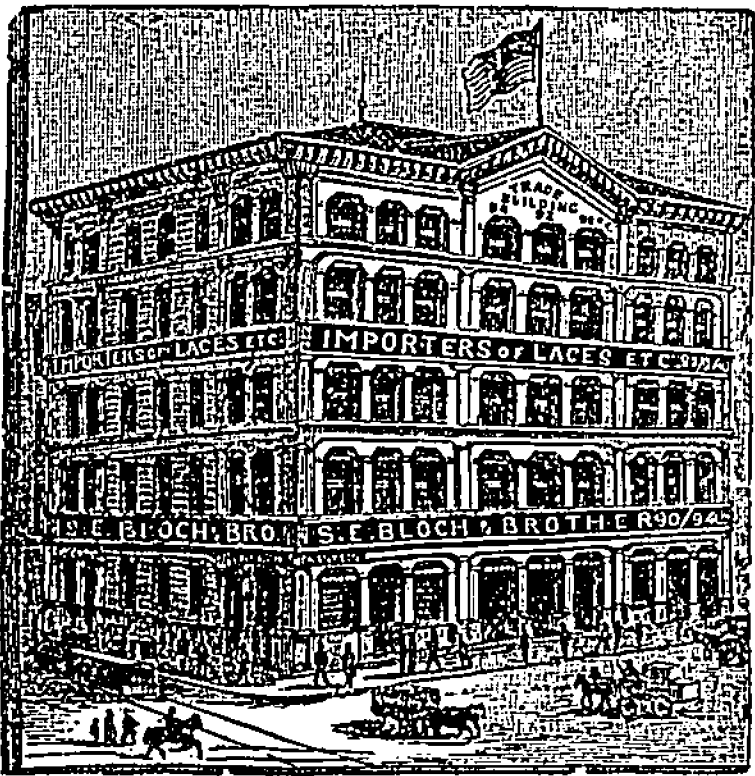
BY

No. 3400

0475

NOTTINGHAM, Commerce Square.
PARIS, 51 Rue du Faubg. Poissonniere.

All claims for damages, etc., must be made within Three Days after receipt of goods.



TERMS CASH, 10 DAYS 6 PER CENT.
30 " 5 "

All Accounts to be settled within 30 days.

P. O. Box 476.

90, 92 & 94 FRANKLIN ST., COR. CHURCH ST

New York, June 2nd 1891
as July 31st
Mr Joseph Winter
Bought of S. C. Bloch & Bro.,

IMPORTERS OF

Laces, Veilings, etc.

14924	4 Hand Cut American	168	45	7060
	500 Grade			378
				7152
BY	No. 326			

Police Court—

3 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Samuel E. Bloch

of No. 90. 92 & 94 Franklin Street, aged 41 years,
 occupation Importer of Laces being duly sworn
 or about 9th day of June 189 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:

A quantity of Laces to the value
 of twenty six dollars and fifty
 cents

$$26 \frac{50}{100}$$

the property of

S. E. Bloch and Brother of
 which firm deponent is a partner

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 Combs. (now here)

in the following manner to wit:

Defendant was in the employ of deponent
 as a porter and in such capacity the
 defendant was sent with said property
 to be delivered to the firm Calkhoun.

Robbins and Company of this City of
 which firm John W. Jones is the head
 of the department where lace goods are
 received. Deponent is informed by
 said Jones that he never received said
 property. Defendant after being informed
 of his rights admitted having taken said
 property. Deponent therefor prays that
 defendant be held to answer Samuel E. Bloch

Sworn to before me, this

10

day

Police Justice.

048

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 50 years, occupation John W. Jones
Head of Department of No. 410
Broadway Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Samuel E. Bloch
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

10
188

John W. Jones

[Signature]
Justice.

0482

Sec. 193-200.

3 District Police Court.

CITY AND COUNTY
OF NEW YORK,

John Combs 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 Combs

Question. How old are you?

Answer.

25 years

Question. Where were you born?

Answer.

City of New York

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

Answer.

42 Pott Street 25 years

Question. What is your business or profession?

Answer.

Home Dealer

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

Answer.

I am Guilty

John Combs

Taken before me this 10
day of October 1884

Police Justice

048

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

Police Court... 3 District.

1899

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Samuel Black

vs. Frank L. Carney

1. John Carney

2. _____

3. _____

4. _____

Offence

Dated October 10 1899

Magistrate

Officer

Witnesses

No. 416 Broadway Street

No. 416 Broadway Street

No. 416 Broadway Street

No. 416 Broadway Street

No. 416 Broadway Street

No. 416 Broadway Street

No. 416 Broadway Street

No. 416 Broadway Street

No. 416 Broadway Street

No. 416 Broadway Street

No. 416 Broadway Street

No. 416 Broadway Street

No. 416 Broadway Street

No. 416 Broadway Street

No. 416 Broadway Street

No. 416 Broadway Street



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

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 October 10 1899 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

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 Combs

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

John Combs

of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed as follows :

The said

John Combs

late of the City of New York, in the County of New York aforesaid, on the *ninth* day of *June* in the year of our Lord one thousand eight hundred and *ninety*, at the City and County aforesaid, with force and arms,

a quantity of lace (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of twenty-six dollars

of the goods, chattels and personal property of one

Samuel E. Bloch

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

John R. Fellows
District Attorney.

0489

BOX:

412

FOLDER:

3811

DESCRIPTION:

Connor, John

DATE:

10/07/90



3811

0486

POOR QUALITY
ORIGINAL

Witnesses:

Moresop by
Dany
May 7/91 W

Upon reading
affidants of
failure to find
witnesses - I
ask that the
defendant be
discharged on
his own
recognizance G.S.B.
ABA
May 12 - 92

18

Counsel,

Filed

day of

188

Pleads

THE PEOPLE

vs.

John Connor

Assault in the Second Degree.
(Section 218, Penal Code)

10 30

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Alfred Little
Foreman.

On motion of District
Attorney defendant dis-
charged on his own
recognizance
Pat 2 - May 12, 1892.

048

2 DISTRICT POLICE COURT.

THE PEOPLE,
ON COMPLAINT OF
Wilton Laekage
John Connor

Examination had August 22 1880
Before John J. Corran Police Justice.

I, W. L. Ormby Stenographer of the 2 District Police
Court, do hereby certify that the within testimony in the above case is a true and correct copy of
the original Stenographer's notes of the testimony of Wilton Laekage

as taken by me on the above examination before said Justice.

Dated August 29 1880

John J. Corran
Police Justice.

W. L. Ormby
Stenographer.

Police Court
Second Dist

The People vs
Wilton Lackaye
John Connor

Examination Before Justice Corman
August 28 1890

For the People - Mr Hummel
For the Def. - Mr Stiner

Wilton Lackaye The complaining
witness being duly sworn and
examined by Mr Hummel
deposes and says:-

Q What time did this assault
occur?

A About 40 minutes to 5 in
the morning.

Q What time had you entered
the saloon?

A About 4 o'clock

Q Were you drinking?

A I had been

2 You were furnished with
stentuous liquor?

A I drank gin fizzes

2 Who served you with gin fizzes?

A The bar keeper

2 Was Connor the defendant
one?

A He was one,

2 By whom is the place kept?

A By Trammor - I do not know
what his name - at 33d
St and 6th Avenue

2 You reported that you were
struck two blows on the
head with some hard substance
defendant held in his
hand? with what were
you struck?

A I cannot tell you. It
seemed to me to be a piece
of pipe - iron gas pipe
or lead pipe

objected to

2 It was gas pipe or lead
pipe?

2

A Yes.

objected to

2 What is your answer

A My answer was I do not know which. I cannot use the proper proper terms - My intention was to say I do not know which it was - a gas pipe or a lead pipe.

2 Did you then sustain any bodily injury?

A I did. I was taken to the hospital at once, and there the wound dressed three or four times.

Examined by the Attorney

2 Had you been drinking?

A Yes.

2 At various places?

A Yes Sir

2 Were you drunk?

A No Sir

2 How many drinks did you
3 had that night?

A I should say about four.

Q Is that as true as all the facts you have stated?

A That is true.

Q as true as all the rest you have stated?

A Yes.

Q Is it not a fact that you had been at another liquor saloon for a considerable length of time?

A No sir; it is not true.

Q Is it not true that you had been at Clarke's?

A That is not true.

Q Were you not drinking at Clarke's?

A I had been in and got a glass of beer.

Q Any other place that you had been to?

A - No more.

Q On this night before the assault you say you had had but four drinks?

A - I said about four

2 Were you not drinking in the
Chimney corner?

A No Sir, certainly not - at
no time. I do not know
that I have ever been
there.

2 Do you recollect when
the defendant was standing
at the time of the assault?

A Yes, under the door of the
bar room just inside the
door.

2 Was he not behind the bar?

A No Sir he was in front

2 Did you have a cane or a
stick?

A I had merely a light
cane - Yes Sir.

2 Were you requested by
any person to stop your noise
in the place

A No Sir

2 Do you recollect using
any language there that there

people upbraided you for it?

A I am quite sure that I did not

Q Do you recollect some person saying to you please don't make a noise - the people up stairs are asleep?

A It was not said to me.

Q Do you remember Mr. Russell being on the floor?

A In my arms.

Q Your brother was there at the time?

A Yes Sir

Q Do you recollect your brother throwing Mr. Russell on the floor and that that was what commenced the skylarking?

A No Sir, that was not what commenced the

0494
Skeleking.

2 How did he come to throw him on the floor?

A Mr Russell and my brother had hold of each others arms. My brother threw him down. They were wrestling in a friendly way when the bear keepers interfered between them and it resulted in this attack.

2 Do you recollect of a scuffle taking place between them?

A There was no scuffle.

2 There was some scuffle?

A There was no scuffle then. It was friendly. My brother took hold of Russell and put him down very quietly and I did the same thing.

2 Did you hear the defendant say to you "Please don't make any noise?"

7

A I do not mean he
did not say it

Q Do you recollect using some
language then that he
took umbrage at?

A I did not use such
language

Q Did you use the words -
"Bring your boards down
here and we will fuck
them?"

A No sir

Q You did not use that?

A I never used such language
in my life

Q Never used that language?

A Never - not then or at
any other time

Q You never used any such
language

A I never used such
language in my life

Q You do not know what
it was he hit you with?

A I will you define what you

mean in your question
by know?

2 Can you tell what it was
that he struck you with
on the head - was it a cane?

A I am sure it was not a
cane - It was a piece
of pipe of some kind.

2 Did you see it?

A Why of course I saw it.

(Further examination waived)

By Mr. Hummel 2 And felt it?

A - And felt it

Mr. Hummel - I submit that
we have made out a
case of assault with an
instrument and the infliction
of grievous bodily harm.

Defendant held to answer
\$700 bail

Sworn to before me this 28 day

of August 1893

9 J. J. [Signature]

Police Justice.

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

William Lackay

of No. *65 West 36* Street, being duly sworn, deposes and says,

that *John Cannon* (now present) is the person of the name of

John Cannon mentioned in deponent's affidavit of the *23*

day of *August* 18*90* hereunto annexed.

Sworn to before me, this *24*
day of *August* 18*90*

William Lackay

John Cannon POLICE JUSTICE.

0498

Sec. 192.

2 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before John J. Gorman Police Justice
of the City of New York, charging John Edwards Defendant with
the offence of Robbery

and he having been brought before said Justice for an examination of said charge, and it having been made
to appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and
the hearing thereof having been adjourned.

We John Edwards Defendant of No. 459

Wm 44 Street; by occupation a Barman

and John Gorman of No. 207 West 121

Street, by occupation a Copier Surety, hereby jointly and severally undertake
that the above named John Edwards Defendant

shall personally appear before the said Justice, at the 2 District Police Court in the City of New York,

during the said examination, or that we will pay to the People of the State of New York the sum of Seven
Hundred Dollars.

Taken and acknowledged before me, this 23 John Corvior

day of Aug 1898 John Gorman

John Gorman POLICE JUSTICE.

CITY AND COUNTY }
OF NEW YORK, } ss.

Sworn to before me, this 23rd day of March 1893
John G. Gluckman
Police Justice.

John G. Gluckman

the within named Bail and Surety being duly sworn, says, that he is a resident and free holder within the said County and State, and is worth Fourteen Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of one house and lot

on No 187 West 101 St New York
5 or less more less

John G. Gluckman

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Underlying to appear
during the Examination.

vs.

Taken the day of 18

Justice.

0501

Police Court—2 District.

CITY AND COUNTY }
OF NEW YORK, } ss,

Wilton Lackey
of No. 65 West 36 Street, aged 27 years,
occupation actor being duly sworn, deposes and says, that
on the 23 day of August 1890 at the City of New York,
in the County of New York,

he was violently ASSAULTED and BEATEN by John Doe his proper
name being unknown who struck
deponent two violent blows on the
head with some hard substance
he held in his hands
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 the above assault, &c., and be dealt with according to law.

Sworn to before me, this 23 day of August 1890
Wilton Lackey
John Doe Police Justice.

050

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, 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 William Buckley
of No. 65 West 36 Street, that on the 23 day of August
1890 at the City of New York, in the County of New York,

he was violently Assaulted and Beaten by John Doe, his proper
name being unknown

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 York, to command you the said
Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring
forthwith 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 23 day of August 1890
John Horner POLICE JUSTICE.

050

4. flat

Police Court 2nd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Loachey
vs.

(1) John Doe

Warrant A & B.

Dated August 23 18880

John F. Gorman Magistrate.

John D. Farrell Officer.

The Defendant

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

Officer.

Dated..... 188

This Warrant may be executed on Sunday or at
night.

Police Justice.

having been brought before me under this Warrant, is committed for examination to the WARDEN
and KEEPER of the City Prison of the City of New York.

Dated..... 188

Police Justice.

The within-named

0503

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

John Connor 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 Connor*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *459 West 44 Street 2 years*

Question. What is your business or profession?

Answer. *Barkeeper*

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 Connor

Taken before me this *23* day of *March* 188*9*
Henry H. Thompson

Police Justice.

23
March
1889
Henry H. Thompson

0504

PART II.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

426

SUBPCENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To Robert. H. Cotton Broadway Theater
of No. _____ Street _____

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the day of MAY 1898 at the hour of 11 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

John Connor

Dated at the City of New York, the first Monday of MAY,
in the year of our Lord 1898

DE LANCEY NICOLL, *District Attorney.*

PART II.

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

424

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To Robert. H. Cotton Broadway Theatre
of No. _____ Street _____

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the day of MAY 1892 at the hour of 11 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

John Connor

Dated at the City of New York, the first Monday of MAY
in the year of our Lord 1892

DE LANCEY NICOLL, *District Attorney.*

Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.

If inconvenient to remain, and you prefer another day, state this early to the District Attorney, in the Court.

If ill when served, please send timely word to the District Attorney's Office.

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his Assistants.

PART II.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

496

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To Archibald Gordon Broadway Theater

of No. _____ Street _____

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the day of MAY. 1892 at the hour of 11 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

John Connor
Dated at the City of New York, the first Monday of MAY.
in the year of our Lord 1892

DE LANCEY NICOLL, *District Attorney.*

Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.

If inconvenient to remain, and you prefer another day, state this early to the District Attorney, in the Court.

If ill when served, please send timely word to the District Attorney's Office.

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his Assistants.

05 10

Court of General Sessions.

THE PEOPLE

vs.

John Connor

City and County of New York, ss :

John H. Reilly being duly
sworn, deposes and says: I reside at No. *452 West 29th*
Street, in the City of New York. I am a Subpoena server in the office of the District Attorney of
the City and County of New York. On the *11th* day of *May* 1892,
I called at *the Broadway Theatre*

the alleged *Archibald Gordon* of *Robert F. Cotton*, and
the complainant herein, to serve him with the annexed subpoena, and was informed by in

*the box office that the said Robert F. Cotton
and said Archibald Gordon, was not at that
Theatre, and they had no knowledge of
where they could be found*

Sworn to before me, this

of

12th day
1892

May

John H. Reilly

Subpoena Server

0511

Court of General Sessions.

THE PEOPLE, on the Complaint of

Wilton Mackay

vs.

John Connor

Offence:

JOHN R. FELLOWS,

De Lancey Russell District Attorney.

Affidavit of

John H. Reilly

Subpoena Sender.

Failure to Find Witness.

05 12

PART II.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

420

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To Wilton Maskey
of No. 65 West 36 Street

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the day of MAY, 1894 at the hour of 11 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

John Connor
Dated at the City of New York, the first Monday of MAY,
in the year of our Lord 1894

DE LANCEY NICOLL, *District Attorney.*

05 13

Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.

If inconvenient to remain, and you prefer another day, state this early to the District Attorney, in the Court.

If ill when served, please send timely word to the District Attorney's Office.

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his Assistants.

0514

Court of General Sessions.

THE PEOPLE

vs.

John Connor

City and County of New York, ss :

John H. Reilly being duly sworn, deposes and says: I reside at No. *452 West 29th* Street, in the City of New York. I am a Subpoena server in the office of the District Attorney of the City and County of New York. On the *11th* day of *May* 1892 I called at *65 West 36th Str.*

the alleged *residence* of *Wilton Mackay* the complainant herein, to serve him with the annexed subpoena, and was informed by *the housekeeper*, that the said *Wilton Mackay* had moved from that address about a year ago, she does not know where he is at present, or where he could be found. I called there on several other occasions, and received the same information

Sworn to before me, this *12* day of *May* 189*2*

John H. Reilly
Subpoena Server
John H. Reilly
Clerk of Court

05 15

Court of General Sessions.

THE PEOPLE, on the Complaint of

Wilton Mackay

vs.

John Connor

Offence:

~~JOHN R. FELLOWS,~~

De Lancy Nicoll District Attorney.

Affidavit of

John H. Reilly

Subpoena Server.

Failure to Find Witness.

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 Connor

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse

John Connor

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

The said

John Connor

late of the City and County of New York, on the *twenty-third* day of *August*, in the year of our Lord one thousand eight hundred and ~~eighty-eight~~ *eighty*, with force and arms, at the City and County aforesaid, in and upon one

Wilton Lackaye

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault; and the said *John Connor*

with a certain ~~hard substance to the Grand Jury~~ *hard substance to the Grand Jury* which ~~he~~ *he* ~~the said~~ *the said* ~~unknown, which he, the said John Connor~~ *unknown, which he, the said John Connor* in *his* right hand then and there had and held, the same being then and there a weapon and an instrument and ~~weapon~~ *likely* to produce grievous bodily harm, *him*, the said *Wilton Lackaye* then and there feloniously did wilfully and wrongfully strike, beat, bruise 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.

John R. Fellows
District Attorney -

SECOND COUNT—

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

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

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

the said

with a certain

which

the said

in

right hand then and there had held, in and upon the
of the said

then and there feloniously did wilfully and wrongfully strike, beat
bruise and wound, and did then and there and by the means aforesaid, feloniously,
wilfully and wrongfully inflict grievous bodily harm upon the said

to the great damage of the said

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.

05 18

BOX:
412

FOLDER:
3811

DESCRIPTION:

Cook, John G.

DATE:
10/20/90



3811

05 19

Witnesses :

A. Richardson
Officer Green
19 Prut

Soft Persuasion
Ch guard No
Ode Lamb. 1/2

Counsel,

Filed

day of

1890

Pleads,

36

THE PEOPLE

vs.

125-1st 25

John G. Cook

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

When days.

JOHN R. FELLOWS,

for

District Attorney.

Even days.

A True Bill.

Quorum Little
Foreman.

Part 2 - Oct. 30. 1890

Pleads ~~at~~ assault 3 deg.

14th Jan 71

2/7/90

Jan 7/90

052

POLICE COURT 2 DISTRICT.
CITY AND COUNTY }
OF NEW YORK, } ss.

RECOGNIZANCE TO TESTIFY.

BE IT REMEMBERED, That on
the 14 day of October in the year of our Lord 1890
of No. Abraham Richardson
16 East 28 Street, in the City of New York,
and
of No. Lemuel L. Williams
156 West 32 Street, in the said City,
personally came before the undersigned, one of the Police Justices in and for the City of New York, and
acknowledged themselves to owe to the PEOPLE OF THE STATE OF NEW YORK, that is to say: the said

Abraham Richardson
the sum of one Hundred Dollars,
and the said Lemuel L. Williams
the sum of one Hundred Dollars,
separately, of good and lawful money of the State of New York, to be levied and made of their respective
goods and chattels, lands and tenements, to the use of said People, if default shall be made in the con-
dition following, viz:

The Condition of this Recognizance is such, That if the person first above recognized shall personally
appear at the next COURT OF General SESSIONS of the Peace, to be holden in and
for the City and County of New York, and then and there Testify and give such evidence, in behalf of
the People of the State of New York, as he may know concerning an Offence or felony
said to have been lately committed in the City of New York aforesaid by

Abraham G. Carr
And do not depart thence without leave of the Court, then this Recognizance to be void, otherwise to
remain in full force and virtue.

Taken and acknowledged before me, the }
day and year first above written. }

Abraham Richardson
Lemuel L. Williams

J. C. Carr Police Justice.

052

CITY AND COUNTY } ss.
OF NEW YORK,

Sworn before me, this 14 day of October 1888.
John J. [Signature]
Police Justice

Samuel L. Williams
the within-named Bail, being duly sworn, says that he is a free holder in
said City, and is worth 1400 Hundred Dollars,
over and above the amount of all his debts and liabilities; and that his property consists of Real
House and lot No 40 109 street
29th Street worth 5000 free and
clear
Samuel L. Williams

Recognition to Testify.

New York General Sessions.
THE PEOPLE, &c.
Abraham [Signature]
John L. [Signature]
David Phily [Signature] Magistrate

Filed 188 day of

0522

CITY AND COUNTY } ss.
OF NEW YORK, }

POLICE COURT, 2 DISTRICT.

of No. 19 Precinct Police Street, aged _____ years,
occupation Police Officer being duly sworn deposes and says
that on the _____ day of _____ 188

~~at the City of New York~~ Abraham Richardson
is a necessary and material witness
in the trial of John G. Cook who is
charged with having committed an assault.

And that deponent is led to believe that
said Richardson will not appear at
said trial of said Cook.

Deponent therefore asks that said
Richardson be committed and held
to await said trial or find surety
for his appearance at said trial.

Thomas Coen

Sworn to before me, this _____ day of _____ 188

Do J. C. H. [Signature] Police Justice.

0523

Police Court—2 District.

City and County { ss.:
of New York,

of No. 16 East 28 Street, aged 26 years,

occupation Writer being duly sworn

deposes and says, that on the 12 day of October 1888 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED ~~and~~ by

John G. Cook (now here) who did
unlawfully and deliberately point
and aim a pistol loaded with
powder and ball at deponent
and threatened to shoot and
kill deponent with the same

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 13 day
of October 1888

Abraham Richardson

Do Police Justice.

0524

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK }

2 District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

*I was drunk. And do
not remember anything
about it*

John G. Cook.

Taken before me this
day of *October* 188*7*

Lo McHenry
Police Justice.

TORN PAGE

052

Pop Warner
110 W. 33rd St.

Sent three subpoenas
to Abraham Richardson
the complainant
bearing above block
but the same failed in

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court 1566
District.

THE PEOPLE &c.,

ON THE COMPLAINT OF

Abraham Richardson

John D. Book

Offence

Assault

Dated

October 13 1898

Magistrate

Clare

Officer

Witness

Complainant sent

No. to the place of

Detention in default

No. of Bail

Bailed by J. D. Book

No. of Bail

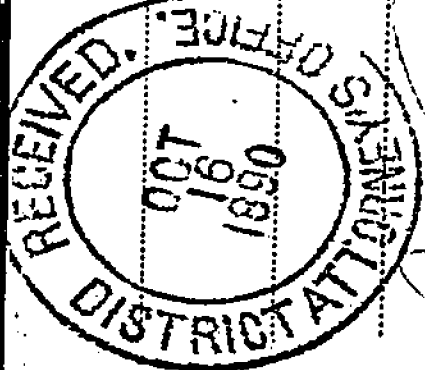
156 W. 33rd St.

\$ 10000 to answer

Indigence -

Office

100



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

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

Dated October 13 1898 John D. Book Police Justice.

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

Dated 18 Police Justice.

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

Dated 18 Police Justice.

00-5-9-'89-5 M.

General Office New Haven Steamboat Co.

AND

CONN. RIVER RAILROAD LINE.

Piers 25 and 26 East River.

Box 616, P. O.

NEW YORK, Nov 7th 1880

Mrs. Redgum
23 Chamber Street

Dear Sir

I have known
J. G. Cook for several years and
he has been in my employment
two years and over and I have
known him to be a sober and
obedient man while he has been
in my employment

Yours Respectfully
J. E. Brown

Chief Cook

J. C. H. Northam

Pier 25 East River

New York

City

New York General Sessions.

The People
— against —
John G. Cook.

City and County of New York ss:

David F. Nelson
being duly sworn says that he resides
at No. 112 Waverly Place New York City
and employed ^(private & office) as Messenger in the General
Post Office of this City, have known the
defendant John G. Cook for the past
twenty years, have seen him often
during that time and knows him to be
an honest, hardworking and industrious
man and his character for peace
and quietness has been good and up
to the present charge against him
has never heard or known of his being
in any trouble of any kind.

Sworn to before me this
3d day of October 1890

David F. Nelson

Paul Walden Esq. Notary Public
Kings County City of New York

New York General Session

The People's

- 10 -

John F. Cook

Applicants

John B. Bingham
Ally for Dept.
23 Chambers St.
N.Y.

New York General Sessions.

The People vs
 - apt -
 John G. Cook.

City and County of New York ss: John G. Cook being

duely sworn says

I am the defendant above named and of the age of 24 years. For the past 2 years I have been working steadily and earning an honest living most of the time as Cook on board Steamships and part of the time around the City of New York.

I have never been charged with the commission of any crime save the present one against at this time for which I am now before the Court for sentence -

Subscribed and sworn to before me this 7th day of June 1892
 John G. Cook,
 Defendant.
 Subscribed and sworn to before me this 7th day of June 1892
 John J. [illegible],
 Notary Public.
 Filed in [illegible] [illegible]
 [illegible]

New York General Session

The People v

- apt -

John G. Cook

Chadwick's

West Burlington
Ill. for Sept
23 Chandler's
Mf.

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 G. Cook

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

John G. Cook
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said

John G. Cook
late of the City of New York, in the County of New York aforesaid, on the
twelfth day of *October*, in the year of our Lord
one thousand eight hundred and ~~eighty~~ *ninety*, with force and arms, at the City and County
aforesaid, in and upon the body of one *Abraham Richardson*
in the peace of the said People then and there being, feloniously did make an assault and
to, at and against *him* the said *Abraham Richardson*
a certain pistol then and there loaded and charged with gunpowder and one leaden
bullet, which the said *John G. Cook*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did then and there shoot off and discharge *the same*,
with intent *him* the said *Abraham Richardson*
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 G. Cook
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

John G. Cook
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 *Abraham Richardson* in the peace of
the said People then and there being, feloniously did wilfully and wrongfully make
another assault, and to, at and against *him* the said
Abraham Richardson
a certain pistol then and there charged and loaded with gunpowder and one leaden bullet,
which the said *John G. Cook*
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 shoot off and discharge *the same*, 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.

0530

BOX:

412

FOLDER:

3811

DESCRIPTION:

Corbett, Charles

DATE:

10/27/90



3811

0533

Witnesses:

Leaver Walker

Send for receipt + fees
Daniel Lyrell (or Frank)
76 North St

288

Counsel,

Filed

day of

1890

Pleads

53
Engineer
South 5th & 1st
vs.
THE PEOPLE

P

Charles Corbett

Burglary in the THIRD DEGREE
and Carrying Dangerous
(Section 498, 506, 528 and 532)

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Audrey Little
Foreman.

Part 2 - Oct. 31, 1890

Pleads guilty Burglary
3rd degree

24th Oct. 1890

Wm. J. Hill

Recd.

Wm. J. Hill

Police Court— District.

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

John Walker

of No. 17 Downing St Street, aged 42 years,

occupation Carpenter & Joiner being duly sworn

deposes and says, that the premises No 76 Canal Street,

in the City and County aforesaid, the said being a three story frame building

and which was occupied by deponent as a Carpenter Shop on 3d floor
and in which there was at the time ^{no} human being, by namewere BURGLARIOUSLY entered by means of forcibly breaking a
partition of said premises on the
third flooron the 20 day of October 1880 in the Day time, and the
following property feloniously taken, stolen, and carried away, viz:Carpenter Tools of the value of
about two dollars and a half
\$ 2.50

the property of

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 byfor the reasons following, to wit: Charles Corbett, now here,
for the reason that deponent left the
said place securely locked and closed
on Saturday Oct 18 and deponent was
informed by Adolph Derrier now here
that on said date he saw defendant
going up stairs and heard a noise
there, and immediately he went up
of stairs and found defendant

in the act of leaving the said
 premises with the said stolen
 property in his possession and his
 dependent was arrested with
 the said stolen property in his
 possession soon thereafter by Officer
 William J. Herbert of the S.H.
 precinct.

Sworn to before me this 20 day

of October 1890

Isaac Walker
 Police Justice.

Isaac Walker

Police Court District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

vs.

Degree.

Burglary

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$

Bail.

Bailed by

No.

Street.

0538

CITY AND COUNTY }
OF NEW YORK, } ss.

Joseph Rimmer

aged *46* years, occupation *Carpenter* of No.

76 Grand Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Crane Walker*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

20
October 188*2*

day of

J. Rimmer

[Signature]
Police Justice.

053

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Charles Corbett*

Question. How old are you?

Answer. *53 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *Four Bleeker St + South 3rd Avenue 4 doors*

Question. What is your business or profession?

Answer. *Engineer.*

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. *The door was open, I took the tools**Charles Corbett*Taken before me this
day of *October*
189*5*

Police Justice.

053

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

Police Court... 2 District... 1603

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles M. Mabel

17 28 Downing St.

James Corbett

1
2
3
4

Offence Burying

Dated Oct 20 1889

Magistrate

Officer

Precept

Witness

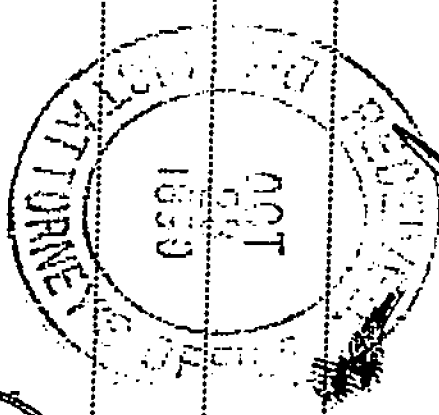
No. 76 Grand Street

No. Street

No. Street

\$ 1000 to answer

Cell



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 Oct 20 1889

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.

0539

GRAND JURY ROOM.

PEOPLE

vs.

Chas Corbett

Isaac Walker

Adolph Reiner

Off Hackett

Burglary.

Residing in Boston

Carpenter Tools

Value \$2.50

Read for \$100.00

0540

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 Rodwell

The Grand Jury of the City and County of New York, by this indictment, accuse *Charles Rodwell* —

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

The said *Charles Rodwell*,

late of the *Eighteenth* Ward of the City of New York, in the County of New York aforesaid, on the *twentieth* day of *October*, in the year of our Lord one thousand eight hundred and ~~eighty~~ *ninety*, with force and arms, in the ~~— day —~~ time of the same day, at the Ward, City and County aforesaid, the dwelling house of one *a certain building, to wit:*

the shop of one Isaac Waller,

there situate, 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 *Isaac Waller* —

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

SECOND COUNT—

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

— *Charles Rodwell* —

of the CRIME OF *ROBBERY* LARCENY, — , committed as follows:

The said *Charles Rodwell*,

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

divers carpenters' tools, (of a number and description to the Grand Jury aforesaid unknown) of the value of two dollars and fifty cents,

of the goods, chattels, and personal property of one *Isaac Warner*,

in the dwelling house of the said *Isaac Warner*,

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

John R. Keane,
Attorney

0542

THIRD COUNT.

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

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

The said

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

of the goods, chattels and personal property of

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

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

then and there well knowing the said goods, chattels and personal property to have been feloniously stolen), 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.

0543

BOX:

412

FOLDER:

3811

DESCRIPTION:

Cox, William

DATE:

10/29/90



3811

0544

305

Witnesses:

E. Meil

Wm Reidy

Counsel,

Filed

day of

188

Pleads,

THE PEOPLE

vs.

William Cox

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Andrew Little

Foreman.

Oct 30/88
Plead Day 3rd

S.P. 2 1/2 yrs.

Burglary in the THIRD DEGREE
Wm Reidy & Pleading
(Section 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000)

Police Court 5 District.

City and County } ss.:
of New York,

of No. 29 Manhattan Street, aged 31 years,
occupation Dry Goods dealer being duly sworn
deposes and says, that the premises No. 29 Manhattan Street, Ward
in the City and County aforesaid the said being a five story brick
house in part-
and which was occupied by deponent as a store
and in which there was at the time no human being, ~~by~~

were BURGLARIOUSLY entered by means of forcibly breaking
a pane of glass in the door
window

on the 25th day of October 1890 on the Night time, and the
following property feloniously taken, stolen, and carried away, viz:

One red flannel shirt of
the value of one dollar

the property of Deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away by

William Cox (now here)

for the reasons following, to wit:

that- at the hour of
11 o'clock P.M. said date deponent
closed his store for the night and
at that time said window was
in good condition and said shirt
inside of said window
Deponent is informed by Officer
William Reidy that- at the hour of
12 o'clock midnight said date he the

Officer saw this defendant standing in front of said window in the act of pulling something there from. and that he the defendant ran on the approach of the officer. and that he the officer pursued and captured the defendant and secured a flannel shirt which he saw this defendant drop. and that after he captured the defendant he found that the glass window of said store was broken. Defendant therefore charges this defendant with Burglarily entering said premises as aforesaid. and feloniously taking stealing and carrying away said property.

Served before me
this 26th day of Oct 1890

Edwin Misch

Wm Watson
Police Justice

Police Justice.

188

Dated

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

There being no sufficient cause to believe the within named

Police Justice.

188

Dated

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

Police Justice.

188

Dated

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

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

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—BURGLARY.

1

2

3

4

Date

188

Magistrate.

Officer.

Clerk.

Witness.

No.

Street.

No.

Street.

No.

Street.

\$ to answer General Sessions.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Reidy
aged _____ years, occupation Police Officer of No. 30th Precinct - Police Street, being duly sworn deposes and

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

Sworn to before me, this 26
day of Oct 1898 } William Reidy

Wm. Muel
Police Justice.

0548

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK,

William Cox

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

Question. What is your name?

Answer. *William Cox*

Question. How old are you?

Answer. *22 years old*

Question. Where were you born?

Answer. *New York*

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

Answer. *2424 5th av. 4 years*

Question. What is your business or profession?

Answer. *Laborn*

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 Cox

Taken before me this *26*
day of *Oct* 189*8*
W. J. Mahoney

Police Justice.

054

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court,

District.

1620

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edwin Mead

24-Howard St.

William Cox

Offense,

Burglary

Dated,

Oct-26

1890

William Magistrate.

Mr. Rudy

Officer.

Witness

Precinct.

Mr. Rudy

No. 20

Street.

No. 20

Street.

No.

Street.

No. 10822

Street.

to answer.

10822

10822

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, Oct-26 1890 W. T. Richardson Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

0550

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 Cox

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

William Cox

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

The said

William Cox

late of the *Twelfth* Ward of the City of New York, in the County of New York
aforesaid, on the *twenty-fifth* day of *October* in the year of our Lord one
thousand eight hundred and eighty-*ninety*, with force and arms, in the
night time of the same day, at the Ward, City and County aforesaid, the
~~dwelling house of one~~ *store of one Edwin Mysel*

there situate, 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 *Edwin Mysel in the said*
store ~~in the said dwelling house~~ then and there being, then and
there feloniously and burglariously to steal, take and carry away, against the form of
the Statute in such case made and provided, and against the peace of the People of the
State of New York, and their dignity.

SECOND COUNT—

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

William Cox

of the CRIME OF *Petty* LARCENY

, committed as follows:

The said

William Cox

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

one shirt of the value of one dollar

of the goods, chattels, and personal property of one

Edwin Musil

in the ~~dwelling house~~ ^{store} of the said

Edwin Musil

in the store

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

0552

THIRD COUNT.

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

William Cox

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

The said

William Cox

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 shirt of the value of
one dollar

of the goods, chattels and personal property of

Edwin Misch

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

Edwin Misch

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

William Cox

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.

JOHN R. FELLOWS,

District Attorney.

055

BOX:

412

FOLDER:

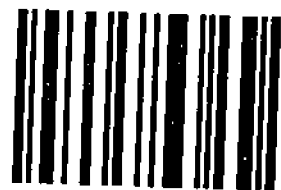
3811

DESCRIPTION:

Cullen, Mary

DATE:

10/06/90



3811

0554

Witnesses;

Counsel,

Filed

day of

1890

Pleads,

THE PEOPLE

vs.

Mary Cullen

Grand Larceny, Second Degree.

(From the Person.)

[Sections 528, 537, Penal Code].

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Wm. M. Little
Oct 8/90

Foreman.

True & Accepted

0554

Police Court

District.

Affidavit—Larceny.

City and County } ss:
of New York,

Ann Galvin

of No. *122 Cherry* Street, aged *59* years,
occupation *housewife* being duly sworn,

deposes and says, that on the *31* day of *Sept* 189*0* 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:

Four dollar good money

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 *Mary Sullivan* who

*thrust her hand in
deponent's pocket and
abstracted a four dollar
bill therefrom and retained
the same*

Ann Galvin
sworn

Sworn to before me this

Sept 31 1890
John J. [illegible]
Police Justice.

0558

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

Taken before me this

day of

Police Justice.

055

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

Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Am. Salomon
122 *Blum*

Henry Cullen

2 _____
3 _____
4 _____

Offence

Larry Leland

Dated

Sept 15 1890

Magistrate

W. H. Smith
Officer

Witness

No. _____

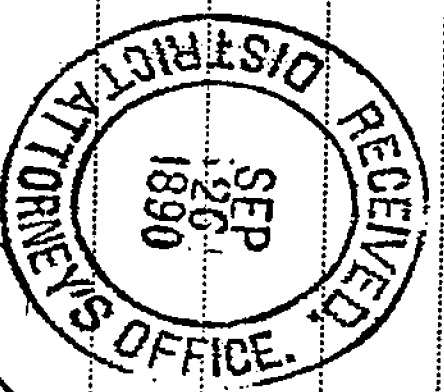
Street _____

No. _____

Street _____

No. _____

Street _____



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

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 _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Mary Cullen

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

Mary Cullen
of the CRIME of GRAND LARCENY in the second degree committed as follows:

The said

Mary Cullen

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

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

\$5.00

of the goods, chattels and personal property of one Ann Galvin -
on the person of the said Ann Galvin -
then and there being found, from the person of the said Ann Galvin -
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.

SECOND COUNT—

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

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

The said

late of the 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,

of the goods, chattels and personal property of one

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

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

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

JOHN R. FELLOWS,

District Attorney.

0561

BOX:

412

FOLDER:

3811

DESCRIPTION:

Curtis, Michael

DATE:

10/03/90



3811

0561

Witnesses:

Wm. Smith
Mar. Mary Kild
Off. Coroner
J. J. J.
John Crowley

Upon examination, I recommend
the discharge of the def. dismissal
of the def. indictment herein.
Nov 13/90. A. D. Parker
J. J. J.

276.

Counsel,

Filed:

day of

18

Pleads:

THE PEOPLE

vs.

Michael Curtis

Assault in the First Degree, Etc.
(Sections 21 and 218, Penal Code.)

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Wm. S. Rayner
Foreman.
J. J. J.
on ms of Barry
J. J. J.

0562

Sec. 192.

3 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY } ss.
OF NEW YORK, }

An information having been laid before Edward Hogan a Police Justice
of the City of New York, charging Michael Butler Defendant with
the offence of Felony Assault

and he having been brought before said Justice for an examination of said charge, and it having been made to
appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hear-
ing thereof having been adjourned,

We, Michael Butler Defendant of No. 24
Hammer Street; by occupation a Laborer
and Barrett Friedman of No. 78 Bayard
Street, by occupation a Clothier Surety, hereby jointly and severally undertake that
the above named Michael Butler Defendant
shall personally appear before the said Justice, at the 3rd District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of Five
Hundred Dollars.

Taken and acknowledged before me, this 6
day of May 1890
[Signature] POLICE JUSTICE.

Michael Butler
Barrett Friedman

056

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Michael Cullen

Taken the *6th* day of *Aug* 188*0*

Stogson Justice.

Undertaking to appear during the Examination.

Barnett Freeman

CITY AND COUNTY } ss.
OF NEW YORK, }

Suborn to before me, this

188*0*

the within named Bail and Surety being duly sworn, says, that he is a resident and free holder within the said County and State, and is worth *ten* Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of *the home and lot of land situated near Hudson & the 24th Street in New York, and of the value of ten thousand dollars over and over there as*

0561

Police Court— 3 District.

City and County } ss.:
of New York,

of No. 22 Hamilton Joseph Smith Street, aged 23 years,
occupation Laborer being duly sworn

deposes and says, that on the 5th 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 Michael Curtis
(now here) who did cut and stab
deponent with a knife, causing
two serious wounds

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 6th day } Joseph Smith
of August 1888 } mark

[Signature]
Police Justice.

TORN PAGE

0569

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Michael Curtis 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.

Michael Curtis

Question. How old are you?

Answer.

45 years

Question. Where were you born?

Answer.

Italy

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

Answer.

24 Hamilton Street 4 years

Question. What is your business or profession?

Answer.

Had Carriage

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

Michael ^{his} Curtis
Mark

Taken before me this

day of

August

1891

Police Justice.

0568

\$500 bail for 24
Aug 7th 9 A.M.

BAILED,
No. 1, by Rafael Guidetta
Residence 25 Marion Street.
No. 2, by _____
Residence _____ Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

#276 ✓
Police Court---
District. 3 1234

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Joseph Smith
221 Hammond
Mediac Court
Offence fel. Assault

Dated August 6th 1890

Hogan Magistrate.
Cogan Officer.

Witnesses John Broderick
No. 93 Henry
Wain Rich
Street.

No. 24 Hammond
Street.
No. 24 Hammond
Street.

bailed
bailed

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

Defendant
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Five Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.
Dated August 6 1890 C. Hogan Police Justice.

I have admitted the above-named Defendant
to bail to answer by the undertaking hereto annexed.
Dated Aug. 8th 1890 C. Hogan Police Justice.

There being no sufficient cause to believe the within named
guilty of the offence within mentioned. I order he to be discharged.
Dated _____ 18____ Police Justice.

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 Curtis

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

Michael Curtis

of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said *Michael Curtis*,

late of the City of New York, in the County of New York aforesaid, on the *12th* day of *August*, in the year of our Lord one thousand eight hundred and *ninety*, with force and arms, at the City and County aforesaid, in and upon the body of one *Joseph Smith*, in the Peace of the said People then and there being, feloniously did make an assault and *in* the said *Joseph Smith*, with a certain *knife*

which the said *Michael Curtis* 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 *in* the said *Joseph Smith*, 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

Michael Curtis

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

The said *Michael Curtis*,

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 *Joseph Smith* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *in* the said *Joseph Smith* with a certain *knife*

which the said *Michael Curtis* 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.

John A. Mallon,
Attorney

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THIRD COUNT—

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

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

with a certain

which the said

in right hand then and there had and held, in and upon the
of the said

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

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.