

0134

BOX:

268

FOLDER:

2569

DESCRIPTION:

Vanderpotendyk, George

DATE:

06/13/87



2569

POOR QUALITY ORIGINAL

0135

104

Counsel, *E. E. P.*
Filed 13 day of June 1887
Pleads *Not guilty.*

THE PEOPLE
vs.
George Vander Potendyk
4 Michigan Pl.
Pr
Grand Larceny in the second degree.
(Sec. 528 and 537, Penal Code.)
Money

Grand Jurors
Wm. L. Long
RANDOLPH B. MARTINE,
Esq. June 28, 1887 District Attorney.
And returned

A True Bill.

F. C. ...
Ed. ...

Witnesses:

John C. Kinnin
242 Green St.
of John S. Sullivan
15 Precinct

Josh ...
AY

**POOR QUALITY
ORIGINAL**

0136

C. H. DE LAMATER.

G. H. ROBINSON.

W. DE LAMATER.

ESTABLISHED 1841.

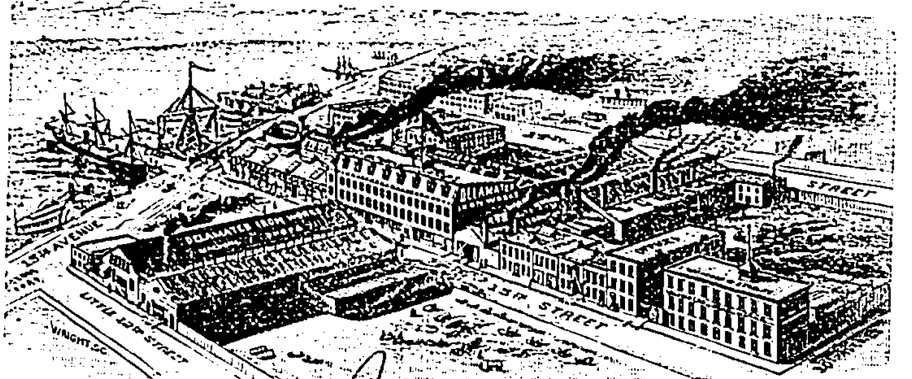
DE LAMATER IRON WORKS,

C. H. De Lamater & Co. Proprietors.

**BOILER MAKERS
ENGINE BUILDERS AND FOUNDERS**

FOOT OF WEST 134TH ST.

NORTH RIVER.



New York, June 10th 1887

Dear Mr. [unclear]

This is to certify that
Geo. Podander has been in our employ of [unclear]
on for the past two years during which time
we have always found him to be a sober and
industrious young man

C. H. De Lamater & Co.
per M.

Please address ALL business communications to C. H. DELAMATER & CO.

POOR QUALITY
ORIGINAL

0137

New York June 25th/84

To Whom it may Concern

That I have known

This is to Certify

George Vanderpotendyke
for the past 3 years and have always known
him to be a steady sober and honest young
man and on my recommendation he has
obtained employment in Coburns Iron
Works in Bethune St

Respectfully
Robert D. Corwell
Foreman Eng Co # 27

POOR QUALITY
ORIGINAL

0138

New York June 21, 87

Yours Honor,
I had a conference with
Hype Helms, this AM.
He said George Van
Popendicker, broke open
trunk and boxes, belong-
ing to Mr. Kirwin and
got 57 dollars in money
and a pistol.

Helms, said George got into
the house, after a certain
little boy, who was in charge
of same, had been sent after
an express wagon.

Helms, also knew that George
and Henry went from
the city about that time.

It seems to me there is
a plain case of burglary again.

POOR QUALITY
ORIGINAL

0139

George Van Papendexter
Hoping the other three
may soon be caught
I remain

Very respy

J. Keice

303 W. 12th St.

POOR QUALITY
ORIGINAL

0140

People
Cannockpore
with Mr Sparks
Geo. Vandervoort
indicted
June 13/87

POOR QUALITY ORIGINAL

0141

Police Court— 2 District. Affidavit—Larceny.

City and County of New York, } ss. John C. Kinnin

of No. 242 Green Street, aged 60 years, occupation Coachman being duly sworn

deposes and says, that on the 26 day of April 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz :

Good and lawful money of the United States to the amount and value of one hundred and twenty five dollars, five gold scarf pins of the value of fifty dollars one gold ring set with a large pearl of the value of twenty five dollars, a revolving pistol of the value of twelve dollars together of the value of two hundred and twelve dollars (\$212.00)

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 George Vanderpootendyke (now here) and another man named Scott not yet arrested.

From the fact that on the 25th day of April 1887 deponent saw said property in his trunk in his bedroom in said house and on the said 26th day of April deponent's daughter went out leaving her son and a brother of the defendant together in deponent's house. And when deponent returned he discovered that his trunk had been broken open and the aforesaid property taken out. And deponent is informed by Francis Cain of no 653 Washington St that the said defendant told him Cain

of }
Sworn to before me, this }
188 }
Police Justice.

POOR QUALITY
ORIGINAL

0142

that he the defendant and the aforesaid
Scott induced his the defendants brother
and deponents grand son to go out of
deponents house on the said 26th day
of April and that while they were out
he the defendant and the said Scott went
into deponents house and that Scott went
to deponents room and broke open said
trunk and took therefrom the aforesaid
property and that they the defendant
and the said Scott divided said property
between them. And deponent is further
informed by Officer John D. Sullivan
that when he searched the defendant
he found in his possession a pawn
ticket representing a pistol which was
pawned at the pawn office of Julius
Harlan of No 496 Hudson St. on the 26
day of May 1887. Deponent has since
seen said pistol in said pawn office
as represented by said pawn ticket and
fully identified it as his property.
Whereupon deponent charges the said defendant
and the said Scott not yet arrested with
being together and acting in concert with
each other and feloniously taking stealing
and carrying away said property.

Sworn to before me
this 8th day of June, 1887

James C. Kelly
Police Justice

John C. Finnan

POOR QUALITY ORIGINAL

0143

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 17 years, occupation Stableman of No. 652 Washington Street, being duly sworn deposes and

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

Sworn to before me, this 3 day of June 1887

Francis Carr

Sam'l C. Hill
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 15th years, occupation Police Officer of No. 15th Precinct Police Street, being duly sworn deposes and

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

Sworn to before me, this 3 day of June 1887

John S. Sullivan

Sam'l C. Hill
Police Justice.

POOR QUALITY ORIGINAL

0144

Sec. 98-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK } ss.

George Vanderfootdyke 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. George Vanderfootdyke

Question. How old are you?

Answer. 19 years old

Question. Where were you born?

Answer, New York

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

Answer. 4 William Place New York

Question. What is your business or profession?

Answer, Boiler Maker

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
Geo. Vanderfootdyke

Taken before me this

day of June 1887

Samuel W. Kelly Police Justice.

POOR QUALITY ORIGINAL

0145

Police Court-- 21 842 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John D. Sullivan
247th Avenue
Brooklyn

vs *Van der Broek*

2
8
4

Office *Lancaster (Police)*

Dated *June 7* 188

J. J. Quinn Magistrate.

John Sullivan Officer.

Francis Dan Precinct.

Witnesses *Francis Dan*

No. *652* *Washington St.* Street.

No. *115* *10th St.* 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

Alfred Dan

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

Dated *June 7* 188 *Daniel Quinn* 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.

POOR QUALITY ORIGINAL

0146

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Figoras Vander Polenduffe

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

Figoras Vander Polenduffe

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

The said *Figoras Vander Polenduffe*,

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *twenty fifth* day of *April*, in the year of our Lord one thousand eight hundred and eighty-~~seven~~, at the Ward, City and County aforesaid, with force and arms, in the *day* time of the same day, *Three*

(\$125.-)

promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars *each*; *Five* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars *each*; *Five* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars *each*; *Five* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars *each*; *Five* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar *each*; *Three* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars *each*; *Five* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars *each*; *Five* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars *each*; *—* divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *Twenty Five* dollars, *Five* *each*, *Five* *each*, *Five* *each*, of the value of *Five* dollars *each*, *one* *Figoras* *ring*, of the value of *Twenty Five* dollars, and *one* *ring*, of the value of *Five* dollars, —

of the proper moneys, goods, chattels, and personal property of one *—* ~~on the person of the said~~ *John R. Timmerman*, then and there being found, ~~from the person of the said~~ *—* 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.

RANDOLPH B. MARTINE,
District Attorney.