

0583

BOX:

212

FOLDER:

2104

DESCRIPTION:

Nelson, Frank

DATE:

03/29/86



2104

0584

257

Witnesses:

Deyk Penuitch

Counsel,
Filed 29 day of March 1886
Pleads

THE PEOPLE

v.s.

R

Frank Nelson

W. J. [unclear]

Grand Jury in the case of (MONEY),
(See, § 25 and 23, Penal Code.)
degree,

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Randolph B. Martine
March 29th
Frank Nelson
S. P. Three years.
Foreman.

OSAS

Police Court

First

District.

Affidavit—Larceny.

City and County
of New York, } ss.

Charles H. Reinisch, Sergeant
of the Police, attached to said Court, aged 44 years,
occupation Sergeant of Police being duly sworn
deposes and says, that on the 16th day of March 1886 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: An envelope
containing good and lawful money to the
amount and value of Sixty-one ~~44~~ dollars
and a number of paper packages
said to contain money the amount and
value of which is unknown to deponent,
and a pistol, said property being at
the time of deponents care and charge
as exhibits in the case of one Wah Kee
charged with Gambling; also a round
pistol being a Court Record of Marriage,
the property of the City of New York, and a pistol
of the value of Ten dollars the property
of deponent

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

for the reasons following, to wit: That
said defendant was employed by the
justices of said Court and had access
to said property. That on the 19th inst.
deponent discovered that drawers
in the desk of deponent in his office
had been opened with Jabs Keys and
said money and pistol taken therefrom.
That deponent thereafter found a
key in a box pocket of a box
belonging to said defendant which
had been filed and altered and
which fitted and opened the said
drawers in deponent's desk. That after
the arrest of said defendant he

0586

admitted to deponent that her male said property and spent the money and named the parties, and the Court record-book of marriages shows said was found by officer John McCormick, then present, in the ~~house~~ occupied by said defendant in his lodging house at 384 East Broadway, after the arrest of said defendant on the night of the 16th instant, as said officer informs deponent.

Searched & Sealed this 1st day of March 1888

J. H. Patterson Police Justice

0587

CITY AND COUNTY
OF NEW YORK } ss.

aged 48 years, occupation Police Officer of No.

Gowanus Police Comt

Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Charles H. Remond
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 20th
day of March 1888

John McCormack

A. M. Patterson

Police Justice.

0588

Sec. 198-200.

District Police Court.

CITY AND COUNTY { ss
OF NEW YORK,

Frank Nelson 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. Frank Nelson

Question. How old are you?

Answer. 21 years of age

Question. Where were you born?

Answer. Brooklyn

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

Answer. 287 East Broadway, New York.

Question. What is your business or profession?

Answer. I worked in Count, and as a boot-bliss

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

Answer. I am guilty of the charge.
I spent all the money and
but one of the pistols was
mine and sold the other.
I put the record of marriage
in my locker at 287 East
Broadway

Frank Nelson

Taken before me this 10th day

of March 1888

O. M. Carter, Police Justice.

0589

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

Frank Nelson

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 March 21 188 *JHM Patterson* 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.

0590

Police Court-- District.

THE PEOPLE, &c.,

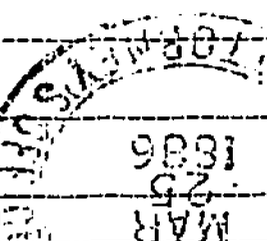
ON THE COMPLAINT OF

Charles H. Reinisch

Hank Kelsen

Offence of Larceny

2
3
4



Dated

March 26

1886

Patterson

Magistrate

McCormack

Officer

Court Precinct

Witnesses

John McCormack

Point Police Court

Street

No.

No. Street,

No. Street,

\$1000. to answer G.S.

Court

0591

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Franda Nelson

The Grand Jury of the City and County of New York, by this indictment accuse
Franda Nelson
of the crime of GRAND LARCENY IN THE ~~second~~ DEGREE, committed as follows:
The said *Franda Nelson*,

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the ~~sixteenth~~ day of ~~January~~, in the year of our Lord one thousand eight hundred and eighty-~~six~~, at the Ward, City and County aforesaid, with force and arms, in the ~~day~~ time of the same day, ~~one~~ promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars ~~each~~; ~~nine~~ 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~~; ~~ten~~ promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars ~~each~~; ~~ten~~ promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars ~~each~~; ~~one~~ promissory note 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~~; ~~one~~ promissory note 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~~; ~~six~~ 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~~; ~~ten~~ promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars ~~each~~; divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of ~~thirty dollars~~,
~~one~~ ~~do~~ to the value of ten dollars,
~~and~~ ~~two~~ ~~more~~ to the value of
~~ten~~ dollars ~~each~~, —

of the proper moneys, goods, chattels, and personal property of one —
~~on the person of the said~~ *Franda Nelson*, 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.

0592

BOX:

212

FOLDER:

2104

DESCRIPTION:

Neuman, Max

DATE:

03/25/86



2104

Bail \$1,000.

Sec'd.

Witnesses:

Aenny Holmgren
Sophie Ahola

Counsel,

Filed 25 day of March 1886

Pleads Murder triable

THE PEOPLE

B

Mrs. Newman

(witness)

Grand Larceny 2^d degree

[Sections 628, 63
Penal Code.]

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

March 16 -

Philip B. Bonderup
1/2 Newmarket
3 1/4 East 1/2 St.
Upon the statement & affirmation
of Henry Herz of the Commonwealth
of Massachusetts, the affiant further de-
clares, all persons who appear
in the said alleged Standard do
you orderly and otherwise follow the
regular course of returning to the
military station where he dwelt or
the last residence from which he
left.

Mar 17, 1887.

W. Morris
Solicitor

and witness delivered

Philip B. Bonderup
1/2 Newmarket
3 1/4 East 1/2 St.
Foreman.

John W. Miller
1/2 Newmarket
3 1/4 East 1/2 St.
Foreman.

TORN PAGE

0594

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Max Neumann

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

Max Neumann
of the CRIME OF GRAND LARCENY IN THE ~~second~~ DEGREE, committed
as follows:

The said Max Neumann,

late of the First Ward of the City of New York, in the County of New York aforesaid
on the ~~sixteenth~~ day of ~~July~~, — in the year of our Lord
one thousand eight hundred and eighty-~~one~~ — at the Ward, City and County
~~arrested, with force and arms,~~ [REDACTED]

one dress of the value of Twenty five
dollars, one other dress of the value of
Ten dollars, Ten Table covers of the
value of one dollar each, Ten Towels of
the value of Sixty cents each, Ten dinner
covers of the value of one dollar each, one
mantle piece cover of the value of Ten
dollars, Five window curtains of the
value of Two dollars each, and Fifty yards of
lace of the value of Fifty cents each yard, —
of the goods, chattels and personal property of one Henry Thompson

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.

Daniel D. Martin,
District Attorney

TORN PAGE

0595

230

Witnesses:

Henry Henry
Sophie Miller

Counsel,
Filed 2^d day of March 1886
Please sign it

[Sections 528, 531, Penal Code].
Grand Jury, 2^d degree.

THE PEOPLE

B. H.
B. H.

Max Newmann

(2 cases)

RANDOLPH B. MARTINE,

District Attorney,

Bailed by
Philip Bonstain
~~314 East 9th St~~
12 Bremenville.

A True Bill.

Charles J. Schmid

Mch 17, 1886
W.M. Schmid
Foreman.

14 March.

0596

Grand Jury Room.

PEOPLE

vs.

All appeared

except:

Catharine Rosenbaum
137 Suffolk

John E. Brothman
Attendant
Subpoena comple-
ant to see me tomorrow,
16th, at 10 A.M.

ASD

0597

District Attorney's Office.

PEOPLE

vs.

Max Steiner

M. Steiner

Living on endow-
ment

SD

0598

State of New York
City & County of New York,

Herzog

Henry Herzog being
duly sworn says I reside at 1010½ Essex
street in the City of New York. That from
the ninth of May - 1885 until the ninth
of October 1885 one Max Neuman was in the
employ of this defendant as a clerk & palermer.
That the said Max Neuman stole and
took from defendant the following property
the property of defendant being one silk
mantle launquen or mantle cover, one pair
of lace curtains⁽³⁾ 5 yards of white goods, one
lace bureau cover all of the value of Fifteen
dollars, and one pair of lace curtains worth \$8.00.

That defendant caused the arrest of said
Max Neuman for the larceny of one carpet
of the value of Fifteen dollars.

That after such arrest one Catharine Rosen-
baum brought the said articles hereinbefore
first enumerated to defendant & stated that
the same had been received by her from said
Max Neuman & defendant identified the said
goods as defendant's property and having been
stolen from defendant.

That upon said arrest aforesaid defendant
was informed by said Max Neuman that he
had taken two pairs of curtains from defendant's
store which were then in possession of his mother.

0599

Katzdorff went to the residence of
said Max Neumann mother with Officer
Beyer of the 10th Precinct & there found the
said lace curtains

Sworn to before me this { Henry Herzog
24th day of March 1886 }

Huck Brodsky
Notary Public
City of

0600

State of New York
City & County of New York

Catharine Rosenbaum being
duly sworn says I reside at no 127
Suffolk street in the City of New York. I
reside there with my husband Julius Rosenbaum.
I know Max Neuman & have known him
about six months last past. I received
from said Max Neuman ^{six} ~~a~~ mante law-
nginen or Mante cover, one pair of lace
curtains 5 yard of white goods & one
lace bream cover. I received these goods
during the later part of last summer.
When he made me a present of these goods
he told me he purchased them from Henry
Herzog upon weekly payments & exhibited
to defendant what purported to be a bill
therefor.

Some time after I received these goods I
was informed that Max Neuman was
arrested for stealing goods from one Henry
Herzog ^{his employer} and I then returned the goods to
Mr Henry Herzog the goods having been
identified by him as his property

From to before me this 23rd day of March 1886

Julius Brodsky Catharine X Rosenbaum
Notary Public
N.Y.C.

mark

231 Bill number

On the matter

of the complaint

of

Henry Mengay

- agt.

Max Newman

Affidavit to

Mines

Bartons Corner
27 Suffolk St,

0602

Police Court—

First District.

Affidavit—Larceny.

City and County
of New York,

{ ss.:

of No. 100 Andy 2 Essex Street
occupation Dry Goods
deposes and says, that on the 18 day of July
1885 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz:

One White Lawn dress

One Pink Satin dress

Table Covers

Towels

Bureau Covers

One silk Mauve piece Cover

Window Curtains and lace
all together of the value of fifty
dollars

the property of

deponent

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

Marks Newman
~~(nowhere)~~ from the fact that said
defendant was employed by deponent
at the above address as Clerk
and deponent missed the aforesaid
property and is informed by
Sophie Stein of No 298 East
4th street said City that the said
defendant had brought the said
property to her residence in two
plots and left them there, and the
said Sophie Stein learned that
the said property was stolen
from the deponent and she took
said property to deponent and

1885

Sworn to before me this
day of

Police Justice

1803

Appraiser identified said property
as belonging to him.

That appearing to me by the witness in depositions and statements that the crime herein mentioned has been committed, and that there is sufficient cause to believe the witness 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 188
I have admitted the above named to bail to answer by the undertaking hereto annexed.

Dated 188
There being no sufficient cause to believe the witness within named guilty of the offence within mentioned, I order he to be discharged.

Dated 188
Police Justice.

Dated 188
Police Justice.

Dated 188
Police Justice.

Dated 188
Police Justice.

0604

CITY AND COUNTY
OF NEW YORK, } ss.

aged 21 years, occupation

29 East 14th Street, of No.

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

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

Sworn to before me, this

day of December 1886

Sophie Stein

Police Justice.

Solomon Mmeit

0605

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

Max Neumann

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. Max Neumann

Question. How old are you?

Answer. 21 years of age

Question. Where were you born?

Answer. Berlin, Germany

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

Answer. 75 Vayzaet St., over a year

Question. What is your business or profession?

Answer. Salesman

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

Max Neumann

Taken before me this 27th day of May 1918
for police business.

J. J. O'Farrell
Police Officer

0606

Sec. 151.

First District Police Court.CITY AND COUNTY } ss In the name of the People of the State of New York; To the Sheriff of the County
OF NEW YORK, } of New York, or any Marshal or Policeman of the City of New York:Whereas, Complaint on oath, has been made before the undersigned, one of the Police Justices in and for the said City, by *Henry Herzog*of No. 5100 and/or Essex Street, that on the *18th* day of *July*

1885 at the City of New York, in the County of New York, the following article to wit:

One white Lawn dress - One Pink Satin dress -
 Table Cloths - Towels - Bureau Cloths - On silk
 Mantle Piece Cover - Window Curtains and
 Lace

of the value of *Cinque hundred* Dollars,
 the property of *Complainant*
 w *as* taken, stolen, and carried away, and as the said complainant has cause to suspect, and does suspect and
 believe, by *Marks Kurnan*

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant and forthwith bring him before me, at the *1st* DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.Dated at the City of New York, this *1885**Henry Herzog* POLICE JUSTICE.

POLICE COURT, DISTRICT.

REMARKS.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Time of Arrest,

Native of _____

Age, _____

Sex _____

Warrant-Larceny.

Dated *1885*

Magistrate

Officer

Color

Profession

Complexion

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

Officer.

Single

188

Write,

This Warrant may be executed on Sunday or at night.

Police Justice.

0607

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

Mark Neumann

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of One 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 February 27 188

Soldus S. Smith Police Justice.

I have admitted the above-named

Defendant

to bail to answer by the undertaking hereto annexed.

Dated March 2nd 6

Sam J. O'Kelly 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.

0608

W

279

Police Court

District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Henry Hoffog

214 East 14th
Marks Person

Offence of Obscene

2

3

4

Dated

February 26

1886

Smith

Magistrate

O'Connor

Officer.

C.O.

Precinct.

Witnesses

Sophie Stein

No. 29 West 14th Street.

Catherine Rosenbaum

No. 127 Suffolk Street,

No.

Feb 27 to answer

Street,

500 G. M.

Banded

BAILED,

No. 1, by

Residence

Philippe Bernstein
344 West 10th Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Identified by
Adolph Cohen
319 B Way

0609

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Max Neumann.

Grand Larceny.

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself.

My reasons for such recommendation are as follows:

I have been informed by one Mrs. Hepler, who resides at No. Ludlow St., that the goods in question, which were found in the possession of Sophie Stein, given to her by defendant, were sold to defendant by said Mrs. Hepler, who states that she bought said goods from me. This statement I cannot deny, as I sold Mrs. Hepler similar goods, at about the time in question. I rely upon Mrs. Hepler's statements, as I have known her for ten years past as an honest, trustworthy woman, who has dealt with me continually for that length of time.

To accredit my report permission to withdraw my complaint.

Attest,
R. Herzog
R. D. Parker

M. March 16, 1887.

06 10

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

The People of the State of New York
on the complaint of Henry Herzog.

vs

Max Newman.

Defendant

City and County of New York ss:

Henry Herzog being duly sworn says, that he resides at No 214 East 114th Street, _____ in said City, and that during the years 1834 & 1835, deponent carried on the business of dry goods and notions, at Nos. 100& 102 Essex Street, in said City,

That the defendant Max Newman, entered the employment of deponent as salesman in the month of May 1834, and continued in deponent's place of business until October 1835, and that during this period of time, deponent always found the defendant perfectly honest and honorable in his transactions, and had no reason whatever to suspect him of having committed larceny.

That the first suspicions that deponent received of alleged larcenies by the defendant, ^{were} statements made to him by third parties; and deponent has since learned that said third parties had personal and selfish motives in making these statements, and that if deponent had at said time known this fact, he would not have credited these statements, in the face of the good record which the defendant had made, while in deponent's employment.

That deponent upon a closer and more extended examination, of all the facts and circumstances surrounding this case, and the subject of the alleged larcenies

06 //

on account of which two indictments have been found, is now of the opinion that he must have been mistaken, in believing the defendant guilty, and that the story related by the defendant and corroborated by his witnessess upon his arraignment, must have been true; that deponent could not now ~~conscientiously~~ identify the goods, mentioned in the said indictments, and ought not to have done so in the case of the goods, which were produced in the Police Court,

That deponent has taken the trouble to find out the character of the defendant, and the reputation which he has sustained since the defendant left the employment of deponent, and deponent finds that the defendant's character and reputation for honesty and integrity has been excellent.

That deponent makes this affidavit without any consideration or promise of consideration or reward, but only from the motive that the charges preferred against the defendant originated from a mistake, and ought not to have been made and for the purpose of ~~writing the wrong~~ which deponent was led in to making.

That deponent has since learned from Mrs Louisa Hesler of No 90 Ludlow Street in said City, who ~~is a dealer in dry goods and notions~~, sold the very articles which are made the subject of the alleged larcenies to the defendant, Max Newman and that deponent in his business, always had on stock goods similar to the ones referred to; and the reason that deponent believed that these goods were once deponent's property, was the similarity between them.

Sworn to before me this :
12th day of March 1837.

John E. Brodsky
Notary Public, N.Y.C.

H. Heagor

06/2

Mar 1973

My General Session
The People of the State
of New York
on the complaint of
Henry Heiditz
vs
Mark Newman
defendant

Affidavit of
Henry Heiditz

06 / 3

-----X
The People
vs.
Max Neuman

Grand Larceny.

-----X
City and County of New York ss:
Louisa Hessler being duly sworn deposes and says; that she is the wife of one John A. Hessler, and resides with him at 90 Ludlow Street in the City of New York. That ~~she~~ ^{has} known the complainant herein, Henry Hersey, and the defendant Max Neuman, for several years. That she is aware of the character of the goods alleged in the complaint herein, to have been stolen from the complainant herein by the defendant, and is also aware of the information in said complaint alleged to have been furnished by Sophie Stein; that said goods so in said complaint alleged to have been stolen from complainant by said defendant were, as matter of fact, bought by her, the said Louisa Hessler, from said complainant, and by her, the said Louisa Hessler, sold to the said defendant herein.

That deponent is not related to the defendant and has received no reward and no promise of reward or consideration for making this affidavit and that she is only actuated by a sense of justice.

Sworn to before me this
17th day of March 1887.

Superintendent
A. D. Parker
Notary Public
N.Y.C.

06 / 4

THE PEOPLE OF THE STATE OF
NEW YORK,

against

Max Newman

Bryant

RANDOLPH B. MARTINE,
DISTRICT ATTORNEY,

No. 32 CHAMBERS STREET,
NEW YORK CITY.

0615

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Max Neuman

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

- Max Neuman -

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

The said *Max Neuman*,

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

one diamond ring to the value of
fifteen dollars, two lace curtains
to the value of one dollar each,
five yards of white goods, to the
value of one dollar and twenty
cents each yard, one Indian cover
to the value of thirty cents, and two
~~white~~ pairs of lace curtains to the
value of four dollars each pair,
of the goods, chattels and personal property of one *Henry Thompson*

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.

*Franklin Johnson,
District Attorney*

0616

BOX:
212

FOLDER:
2104

DESCRIPTION:
Neumann, August

DATE:
03/04/86



2104

06 / 7

Witnesses:

Off m^c Garry
Off Board

Counsel, J. C. Chapman
Filed 1st day of August 1886
Pleads Not guilty to

THE PEOPLE

R. B. M.

August Neumann

6. 14
(2 years)

George C. Court
Aug 1/90

RANDOLPH B. MARTINEZ

District Attorney

INDICTMENT OF EXCISE LAW.

III, R. S., (7th), page 1981, § 18, and Laws
of 1883, Chap. 840, § 61.

A True Bill.
Randall B. Martinez
District Attorney
Copy 2/90
J. C. Chapman
Foreman.
Aug 1/90
Paul

06 18

Sec. 198-200.

O 3 m District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

August Neumann 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

August Neumann

Question. How old are you?

Answer

28 Years

Question. Where were you born?

Answer

Germany

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

Answer

78 Avenue B

Question. What is your business or profession?

Answer

Waiter

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

Answer

I am not guilty of the charge

August Neumann

I taken before me this

day of October 1881

Police Justice.

06 19

Sec. 151.

Police Court B 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 to any Marshal or Policeman of the City of New York, GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by Samuel J. O'Gorman, of the 3rd District, Street, that on the 29 January
1881, at the City of New York, in the County of New York,

John Doe August Heuerdum did
Cause to be stored and did sell
to Complainant strong and Spirituous
Liquors, One Whisky in Quantities less
than five gallons at a time. And received
Money therefor, And at the time of such
Sale did not have a proper license therefor

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant, and bring him
forthwith before me, at the B 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 1st February 1881.

M. L. Peck
POLICE JUSTICE.

0620

Police Court 3 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Samuel S. Cot

vs

John Doe

Warrant-General.

Dated February 1st 1886

Weld Magistrate.

Bissell 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.

W. Weld Police Justice.

REMARKS.

Time of Arrest, _____

Native of _____

Age, _____

Sex, _____

Complexion, _____

Color, _____

Profession, _____

Married, _____

Single, _____

Read, _____

Write, _____

0621

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.

August Neumann

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of One 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 February 188 Ha. Field Police Justice.

I have admitted the above-named

De Blonck

to bail to answer by the undertaking hereto annexed.

Dated Feby 2 188 Ha. Field 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.

0622

BAILED. *Amelia Tracy*
No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

W. X B 134
Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Samuel Scott
~~John J. C.~~
August Neumann

2 *Other Doe*
3 *Other Doe*
4 _____

Dated February 1st 1886

Clyde Bissell Magistrate

Officer.

174 Precinct.

Witnesses *Charles Davis*
1st Precinct Street.

No. _____ Street,

No. _____ Street,

\$ 100 to answer

P. J. P. Davis

0623

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
AGAINST

August Neumann

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

Statutes, [7th edition] p. 198. Section 13. — August Neumann —
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS AND WINES
WITHOUT A LICENSE, committed as follows:

The said August Neumann,

late of the City of New York, in the County of New York aforesaid, on the 29th day of January, — in the year of our Lord one thousand eight hundred and eighty six, — at the City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at a time, to one Edward Mc Intyre, and to certain other persons whose names are to the Grand Jury aforesaid unknown, without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

(Laws of 1888, chapter 340, section 6.) SECOND COUNT:

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

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

The said August Neumann,

late of the City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the City and County aforesaid, and at the premises there situate known as number 138

East Fourteenth Street, —

certain strong and spirituous liquors, and certain ales, wines and beer, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell to

one Edward Mc Intyre, and to

certain other persons whose names are to the Grand Jury aforesaid unknown, to be drank upon the premises aforesaid, without having a license therefor, as required by law, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

0624

(Laws of 1888,
chapter 340, sec.
tion 5.) THIRD COUNT:

And the Grand Jury aforesaid, by this indictment further accuse the said
—August Neumann—
of the CRIME OF GIVING AWAY STRONG AND SPIRITUOUS LIQUORS, ALES,
WINE AND BEER, WITHOUT A LICENSE, to be drank upon the premises, committed
as follows:

The said August Neumann,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at
the City and County aforesaid, and at the premises there situate, known as number 138

East Fourteenth Street,

certain strong and spirituous liquors, and certain ales, wine and beer, to wit: one gill of wine, one
gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of
bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of
a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did give
away to one Edward McIntyre, and to —

certain other persons whose names are to the Grand Jury aforesaid unknown, to be drank
upon the premises aforesaid, without having a license therefor, as required by law, against the
form of the statute in such case made and provided, and against the peace of the People of the State
of New York, and their dignity.

RANDOLPH B. MARTINE,
District Attorney.

0625

Mr. Wines:

Officer
Off Davis

Counsel,
C. H. Chapman:
Filed the day of January 1886
Pleads Not guilty.

THE PEOPLE

P. M. P.
August Neumann

(2 years)
1886
+
June 2nd court
April 1900

VIOLETATION OF EXCISE LAW.
[III, R. S., (1886), PAGE 1981, § 18, AND LAWS
OF 1886, CHAP. 340, § 5.]

RANDOLPH B. MARTINE,

District Attorney.

A True Bill
Randall B. Martine
Bull Burkhardt
R. B. Martine & Subdicio
April 2/90

Henry Gandy, Jr. See above
Justly sworn by before me this 25th
instant, A.D. 1890.

Moreman.

0626

Excise Violation-Selling Without License.

POLICE COURT-

DISTRICT.

City and County { ss.
of New York,

of No. the 3rd m^o Precinct
of the City of New York, being duly sworn, deposes and says. that on the 29th day
of January 1887, in the City of New York, in the County of New York, at
No. 138 and 140 East 14th Street,
John Doe August Neumann (now here)

did then and THERE SELL, CAUSE, suffer and permit to be sold, under his direction and authority,
strong and spirituous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than
five gallons at a time, to be drunk in the house or premises aforesaid WITHOUT HAVING A
PROPER LICENSE THEREFOR contrary to and in violation of the statute in such case made
and provided.

Defendant asked for and
obtained whisky from the defendant
and paid to him ~~for~~ therefor

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

Sicorn to before me, this 1st day
of January 1887 - Samuel S. Cox
Police Justice.

0627

City and County of New York, ss.:

POLICE COURT

DISTRICT.

THE PEOPLE,

August Neumann

On Complaint of
For

Damages for
Violation of Excise Law

After being informed of my rights under the law, I hereby waive a trial, by Jury, on this complaint, and demand a trial at the COURT OF SPECIAL SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated August 6th 1886

H. W. Melde

Police Justice.

August Neumann

0628

Excise Violation-Selling Without License.

POLICE, COURT-

3. DISTRICT.

City and County } ss.
of New York,

of ~~Norman~~ Edward M. McIntyre
17th Precinct Police - Street,
of the City of New York, being duly sworn, deposes and says, that on the 29th day
of January 1886, in the City of New York, in the County of New York, at
No. 138 East 14th Street,

August Neuman - (now here)

did then and THERE SELL, CA USE, suffer and permit to be sold, under his direction and authority,
strong and spirituous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than
five gallons at a time, to be drunk in the house or premises aforesaid WITHOUT HAVING A
PROPER LICENSE THEREFOR contrary to and in violation of the statute in such case made
and provided.

Reuben Neuman -
Deponent - one glass of whiskey -
After receiving the sum of fifteen
cents in payment for the same -
from deponent August Neuman -

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

Swear to before me, this 2nd day
of January 1886.

J. Herrington Police Justice.

Edward M. McIntyre

0629

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK,

3
District Police Court.

August Neuman- 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. *August Neuman-*

Question. How old are you?

Answer. *3 Years -*

Question. Where were you born?

Answer. *Germany -*

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

Answer. *78 Avenue B. 1 Month*

Question. What is your business or profession?

Answer. *Waiter*

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

Answer. *I am not guilty and demand a trial by jury -*

August Neuman

Taken before me this

Oct.

1888

0630

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

August Neumann

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of ~~120~~ One 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 January 3d 188⁶ C. J. Kenyon Police Justice.

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

Dated _____ 188⁶ _____ 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 _____ 188⁶ _____ Police Justice.

0631

Police Court - ~~S.~~ District ^{\$105²}

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward M. McIntyre
148 West
August Newman

Offence.
Malicious damage & Larceny

2
3
4

Dated

1886

Magistrate

Officer,

Precinct.

Witnesses

No.



Street.

No.

Street,

06-32

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Ansgart Neumann

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

(III. Revised Statutes, [7th edition] p. 1937) Section 13. of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS AND WINES WITHOUT A LICENSE, committed as follows:

The said *Ansgart Neumann*,

late of the City of New York, in the County of New York aforesaid, on the ~~sixth~~ day of ~~January~~, in the year of our Lord one thousand eight hundred and eighty ~~six~~, at the City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at a time, to *Samuel S. Cox, and to* certain ~~other~~ persons whose names are to the Grand Jury aforesaid unknown, without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

(Laws of 1883, chapter 340, section 6.) SECOND COUNT:

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

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

The said *Ansgart Neumann*,

late of the City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the City and County aforesaid, and at the premises there situate known as number ~~130 and~~ ~~140 East 4th Street,~~ certain strong and spirituous liquors, and certain ales, wines and beer, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell to *Samuel S. Cox, and to*

certain ~~other~~ persons whose names are to the Grand Jury aforesaid unknown, to be drank upon the premises aforesaid, without having a license therefor, as required by law, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York; and their dignity.

0633

(Laws of 1883,
chapter 340, sec-
tion 5.) THIRD COUNT:

And the Grand Jury aforesaid, by this indictment further accuse the said
August Neumann
of the CRIME OF GIVING AWAY STRONG AND SPIRITUOUS LIQUORS, ALES,
WINE AND BEER, WITHOUT A LICENSE, to be drank upon the premises, committed
as follows:

The said August Neumann,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at
the City and County aforesaid, and at the premises there situate, known as number 140 East 14th Street,

certain strong and spirituous liquors, and certain ales, wine and beer, to wit: one gill of wine, one
gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of
bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of
a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did give
away to Samuel S. Cox, and to

certain ~~other~~ persons whose names are to the Grand Jury aforesaid unknown, to be drank
upon the premises aforesaid, without having a license therefor, as required by law, against the
form of the statute in such case made and provided, and against the peace of the People of the State
of New York, and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0634

BOX:

212

FOLDER:

2104

DESCRIPTION:

Newcombe, Patrick

DATE:

03/12/86



2104

0635

Witnesses:

Anne Feely
Off Phillips

Counsel,
Filed 12 day of March 1886
Please, Vacancy of

THE PEOPLE

vs. R

Patrick Newcombe

8/28/86

Sections 498, 506, 528, 532

Burglary in the Third Degree.

1886

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

R. B. Martine

March 19th, Forenoon

Year 1886

0636

Police Court—H District.

City and County
of New York, { ss.:

of No. 249 East 52nd Street, aged 35 years,
occupation Housekeeper being duly sworn
deposes and says, that the premises No. 816 Third Avenue, 19 Ward
in the City and County aforesaid the said being a dwelling

and which was occupied by deponent as a Liquor Saloon
and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly breaking
open a door leading to a saloon
in said premises

on the 8 day of March 1886, in the day time, and the
following property feloniously taken, stolen, and carried away, viz.

about two dollars of gold
& some silver money of the United
States

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
Patrick Newcomb (now
dead)

for the reasons following, to wit: That deponent is informed by Abraham Philips, a police officer of the 19th Police Precinct that he (Philips) at the time mentioned saw deponent in said premises & that at said time the door leading to said premises was broken open. That de-

0637

- defendant had no right
to be on said premises

Annie Kelly

I now take before me
this 8th day of March 1886
Paul O'Reilly Police Justice

I have admitted the above named
to bail to answer by the underwriting here-to unexecuted
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated ISS
I have admitted the above named
to bail to answer by the underwriting here-to unexecuted
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he be held to answer by the same and he be admitted to bail in the sum of
Hundreds 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 ISS
Police Justice.

Police Court,		District,	Offence—BURGLARY	
THE PEOPLE, &c., on the complaint of				28.
1	2	3	4	
Dated	188	Magistrate.	Officer.	Glenk.
				Witness,
				No. Street,
				No. Street,
				No. Street,
				\$ to answer General Sessions.

06 38

CITY AND COUNTY } ss.
OF NEW YORK,

aged 42 years, occupation Police Officer of N.Y.
at the 19th Police Precinct Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Annie Kelly
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 8
day of March 1888 Abraham Philip

Danny C. Bell
Police Justice.

0639

Sec. 198-200.

SJ District Police Court.

CITY AND COUNTY { ss
OF NEW YORK,

Patrick Newcombe 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.

Patrick Newcombe

Question. How old are you?

Answer.

29 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

420 East 26th Street 3½ years

Question. What is your business or profession?

Answer.

Plasterer

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

Patrick Newcombe

Taken before me this

day of March 188

Samuel Kelly
Police Justice.

0640

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

Patrick Newcourt

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 10 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 Mar 8 1886

Samuel C. Webster 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.

0641

311
Police Court--H District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

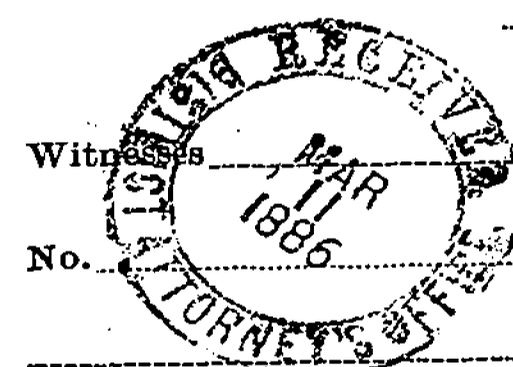
Annie Kelly
249-8-5-374

Patrick Newcomb

Henry
Offence Burglary

1 _____
2 _____
3 _____
4 _____

Dated March 8 1886
Magistrate
Officer.
Precinct.



No. _____ Street,

No. _____ Street,

\$ 1000 to answer G.J.

C

Q642

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Patinda Newcombe

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

- Patinda Newcombe, -

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

The said *Patinda Newcombe.*

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

- Annie Shelly. -

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

Annie Shelly. -

in the said *residence* 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.

0643

SECOND COUNT—

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

of the CRIME OF *Patricia Newcombe* —
Petit LARCENY —
The said *Patricia Newcombe*, committed as follows:

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 ~~said~~ time of the said day, with force and arms,

divers coins of a number, kind
and denomination to the grand
jury aforesaid unknown, of
the value of two dollars.

of the goods, chattels and personal property of one *Annie Kelly*. —

in the ~~adverse~~ of the said *Annie Kelly*. —

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

Randal S. Martine,
District Attorney

0644

BOX:

212

FOLDER:

2104

DESCRIPTION:

Newell, Charles

DATE:

03/03/86



2104

0645

Witnesses:

William Odewald
Off. Seal

Counsel, I day of March 1886
Filed, Pleads, John Gandy (H.)

THE PEOPLE
v.s. R
Charles Newell

Burglary in the second degree.
[See sections 493, 506, 528 & 533]

RICHARD B. MARTINE,

District Attorney.

A True Bill.

Bras. J. Storck
G. M. Hoff
Alfred Day 3rd
S. P. Davis 2nd
Foreman

0646

Police Court 5 District.

City and County
of New York, { ss. :

of No. 581, 10th Avenue Street, aged 47 years,
occupation Baker being duly sworn

deposes and says, that the premises No 581, 10th Avenue Street,
in the City and County aforesaid, the said being a Three Story Brick Building
the second floor of which was occupied by deponent as a dwelling
and in which there was at the time a human being, by name William Odemaral

were BURGLARIOUSLY entered by means of forcibly breaking open
the door leading from the Hall to one
of the bed rooms of said dwelling

on the 26 day of February 1886 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

a Silver Cup of the value of two dollars
one Watch of the value of one dollar
Three Undershirts - one pair of drawers,
of the value of four dollars, the
said property being in all of the
value of Eight dollars

the property of defendant.

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

Charles Nevell (nowhere)

for the reasons following, to wit: That at the hour of about
4 o'clock in the afternoon of said 26th day of
February 1886 deponent recently
locked the doors leading to said dwelling
and went to bed.

That at the hour of about
4 o'clock P.M. deponent was awakened
by a noise and deponent caught said
defendant in said premises, and

0647

he resisted and ran away, till he was pursued, and caught by Francis J. Keen an officer of the 37th Precinct Police.

That the written described property was found packed up in a patched in the room to which he effected an entrance,

John Glorman
(Mr. Glorman)

Sworn to before me this 3
27th day of February 1886

John Glorman
Police Justice

Police Court — District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Burglary — Degree.

vs.	
-----	--

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ — Bail.

Bailed by —

No. — Street.

0648

Sec. 198-200.

5
District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

Charles Nevell

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

Question. What is your name?

Answer. Charles Nevell

Question. How old are you?

Answer. 20 years

Question. Where were you born?

Answer. Illinois

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

Answer. East 29th Street, 3 days

Question. What is your business or profession?

Answer. Shoemaker.

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,

Charles Nevell

Taken before me this

2/9

day of February 1886

John M. Keane

0649

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

Charles Nevele

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Twenty 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 July 27 1886 John Gorman 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.

0650

237

Police Court-- 5th District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William Odegaard,
588-10th Ave

Chase Newell,

Offence Burglary

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated July 27 1886

Gormican Magistrate

Francis J. Head Officer.

37 Precinct.

Witnesses Faro officer.

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 2500 to answer

Court

0651

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 Russell

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

Charles Russell —

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

The said *Charles Russell*,

late of the ~~Twenty second~~ Ward of the City of New York, in the County of New York
aforesaid, on the ~~Twenty sixth~~ day of ~~September~~, in the year
of our Lord one thousand eight hundred and eighty-~~nine~~, with force and arms, about the
hour of ~~Two~~ o'clock in the ~~dark~~ time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one

William O'Donnell. —

there situate, feloniously and burglariously did break into and enter, there being then and there some
human being, to wit: *The said William O'Donnell*.

within the said dwelling house, with intent to commit some crime therein, to wit: the goods, chattels
and personal property of the said *William O'Donnell*.

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,

0652

SECOND COUNT—

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

—
Charles Kendall —
Petit
of the CRIME OF GRAND LARCENY IN THE

DEGREE, committed as follows :

The said Charles Kendall.

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 the said day, with force and arms,

one pair of the value of two
dollars, one shirt of the value
of one dollar, three undershirts
of the value of one dollar each,
and one pair of drawers of
the value of one dollar.

of the goods, chattels and personal property of one William Donaldson,

in the dwelling house of the said William Donaldson. —

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.

Randolph B. Martin
Randolph B. Martin

0653

BOX:
212

FOLDER:
2104

DESCRIPTION:
Nickles, John R.

DATE:
03/29/86



2104

0654

251 Crime

Witnesses:

Alvemo J. Minus

Counsel,

Filed 29 May 1886
Pleads

THE PEOPLE

R. S.

John R. Nichols

David Jones,

Charles H. Coffey

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Frank B. Stoeckle
Frank B. Stoeckle
Foreman
Randolph County
Fines \$125.

0655

The Medical Society of
the County of New York
Complainants Information for practicing Physic
against and Surgery contrary to the provisions
John R Nickles of Ll 1880. Ch 513 as amended
defendant Ll 1881. Ch 186 and Ll 1882 ch
411 and § 356 of the Penal
Code -

The medical Society of the County of New York by their
Counsel submit the following affidavits and complain
that one John R Nickles practiced medicine on the
5th day of March 1886 at No 161 Bleeker Street in
and bly upon one Dillon Brown and that the said
Nickles had not then registered in the office of the
County Clerk his name, residence and place of birth
together with authority to practice physic or surgery.
And further that said Nickles did not have at that
time any lawful authority to so practice

City and County of
New York 55

William A Punnett being
only sworn says that he is a Counselor at Law residing
in University Building on Washington Square with an
office at No 2 Wall Street and City and is the duly
retained Counsel of the Medical Society of the County of
New York and to such office and in their behalf
complaining on information and belief he says
I That on or about the 5th day of March 1886 one

0656

John R Nickles at No 161 Bleecker St. New York
City - practiced physic in said County by Examining
into the Symptoms of one Dillon Irwin, making
a diagnosis of the Case, and prescribing medicines
and treatment for said Dillon Irwin and receiving
therefor Compensation, to wit - the sum of Two Dollars
II That defendant has caused diligent Examination
to be made of the Register of Physicians kept by law
in the Office of the Clerk of this County and finds
no registration therein of any authority of said
Nickles to practice physic or surgery in this state
I come to before me

the 11th day of March 1886 W.H. Harrington
1886 M.A. Roddey
Police Justice

City and County of
New York S.S.

Dillon Irwin being duly
sworn says that he resides in New York City at
No 415 East 15th Street. That on or about the 5th
day of March 1886, he came then in poor bodily
condition he visited the office of the John R
Nickles at No 161 Bleecker Street in said City. That
he and Nickles examined him as a medical man
and prescribed treatment and remedies for the cure
and alleviation of the diseases from which he was
suffering for which medical services he demanded

0657

and received the sum of two dollars. And defendant further states that he has carefully examined two books under which are kept by law in the office of the Clerk of said County and which purport to contain a list of registered physicians for the City and County of New York, for the name of said Nickles but that up to the 1st day of March 1886 he could not find the name of said Nickles registered therein.

Served before me
the 11th day of March 1886
Dillon Brown

M. W. Steele
Fotius Justice

0658

J.W.
Three Crown

The People
v.
John Nichols

March 11. - 1886 -

Three
Justice

0659

POLICE COURT 3 DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

John R. Nickels

On Complaint of W. Harrington
For Practicing Medicine without
a license

After being informed of my rights under the law, I hereby waive a trial, by Jury, on this complaint, and demand a trial at the COURT OF SPECIAL SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated

188

March 26 John R. Nickels
Wm. Borde Police Justice.

0660

Sec. 108-200.

CITY AND COUNTY
OF NEW YORK ss

3 District Police Court.

John R Nickles 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.

I have nothing to say at present

John R Nickles

Taken before me this
day of May 1888

Police Justice

066 1

Sec. 151.

3R
Police Court _____ 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 to any Marshal or Policeman of the City of New York, GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by The Medical Society of the County of New York by William A. Pennington of No. 2 Wall Street, that on the 5th day of March 1886 at the City of New York, in the County of New York,

John R. Tickle practiced physic on Dillon Main at 4161 Beekman street without lawful authority to practice physic in this state and without having registered such authority with the Clerk of this County; said practice being contrary to the provisions of chapter 573 of the laws of 1880 and § 356 of the Penal Code

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant, and bring him forthwith before me, at the 3rd 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 11th day of March 1886

A. W. Steele POLICE JUSTICE.

0662

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Medical Society of County of New York
by W. A. Harrington
vs

Warrant-General.

John R. Nickles

161 Bleeker

Dated March 11th 1886

Welch, Magistrate.

Binnane, Officer.

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

Officer.

Dated 188

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest, March 12th 1886

Native of N.Y.

Age, 43

Sex, Male

Complexion,

Color, W

Profession, Druggist

Married, Yes

Single,

Read, Yes

Write, 1

161 Bleeker St

0663

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 R. Nickles
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of \$100 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated March 12 1886 - Wm. Redde Police Justice.

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

Dated March 13 1886 - Wm. Redde 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 _____ 1886 _____ Police Justice.

0664

4/26/03 327
Police Court District.

THE PEOPLE &c.,

ON THE COMPLAINT OF

William A. Ovington

J. 2 Wall

John H. Nickles

Offence

Misdemeanor

BAILED,
No. 1, by Charles Heimeyer.
Residence 87 Irvington Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated March 12 1866

Agelde Timmons Magistrate

Officer.

Court Precinct.

Witnesses Dillon, Davis

No. 445 East 15th Street.

No. _____ Street.

No. _____ Street.

\$ 500 to answer G.S.

John. Parker

0665

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 Q. Middler

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

John Q. Middler

(Sec. 356
Penal Code) of a MISDEMEANOR, committed as follows:

The said *John Q. Middler*,

late of the City of New York, in the County of New York aforesaid, on the ~~17th~~ day of ~~March~~, in the year of our Lord one thousand eight hundred and eighty-nine, at the City and County aforesaid, without being authorized by a license or diploma from any chartered school, State board of medical examiners, or medical society, did unlawfully practice medicine, and did then and there, without being so authorized as aforesaid, unlawfully examine, treat and prescribe for one

Dillon Devine, —

as a physician, 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 (Chap. 513, Laws of 1880, § 1).

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

John Q. Middler —

of a Misdemeanor, committed as follows:

The said *John Q. Middler*,

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 practice physic, without being lawfully authorized so to do, and without such lawful authority, did then and there unlawfully examine, treat and prescribe for one *Dillon Devine*, —

as a physician, 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.

0666

THIRD COUNT (Laws of 1880, Chap. 513, § 2).

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

John R. Milder —
of a Misdemeanor, committed as follows:

The said John R. Milder,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, being then and there a person duly authorized to practice physic, did unlawfully practice physic without having first registered in the Clerks office of the said County, in the manner and form required by law, his name, residence and place of birth, together with his authority to practice physic, and did then and there, without having so registered as aforesaid, unlawfully examine, treat and prescribe for one

— Diana Lewis, —

as a physician, 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.

0667

BOX:

212

FOLDER:

2104

DESCRIPTION:

Noelte, Rudolph

DATE:

03/25/86



2104

0668

Witnesses:

Mary Deen,
Alice Bass
Audrey Tress

Counsel,

Filed 2^d day of March 1886

Pleads - Guilty [26]

THE PEOPLE

P vs. Rudolph Noelle

[Section - 24] Penal Code.

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Chas. D. Indictor
April 16.
On trial before
Randolph B. Martine,
District Attorney
for the State
of New York

0669

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Rutherford Neville

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

of the CRIME OF

Assault in the Third Degree.

committed as follows:

The said

Rutherford Neville,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the seventeenth day of March, in the year of our Lord one thousand eight hundred and eighty-nine, at the Ward, City and County aforesaid, with force and arms, in and upon one, many Beere, understanding and in descending did make an assault, and did then and there understandingly and against the will of the said many Beere, spit and place the hand & thumb the said Rutherford Neville underneath the clothing of the said many Beere, and upon and against their private parts, and other manners to the said many Beere then and there did, against the form of the Statute in such case made and provided, and against the peace and dignity of the said People.

Rutherford Neville,

District Attorney

0670

BOX:

212

FOLDER:

2104

DESCRIPTION:

Norton, John F.

DATE:

03/05/86



2104

Witnesses:

George G. Conroy
D. H. Stone,
Off. of the
Attala

Counsel,
Filed at
Plaids
of the County of

THE PEOPLE

vs.

John S. Norton

Defendant

[Sections 628, 632, 530, Penal Code.]

PETIT LARCENY

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Charles B. Robredo
Randolph B.
Foreman.
District Attorney
One year.

1067

0672

The People Court of General Sessions, Part I.
vs. Before Judge Gildersleeve.
John T. Norton.

March 12, 1886.

Indictment for petty larceny.

Georgie E. Crawford sworn. I reside 150 East 21st Street and lived there on the 9th of February; the defendant was in the same house as a servant; on that day I lost a five dollar gold piece which had a small chain attached and a monogram G.E.C. in old English letters, I suppose it was worth seven dollars, I saw it since at Stone's pawn broker's shop in Third Avenue and I identified it as mine. He served my breakfast and lunch to me every day upstairs in my room and he came in to bring my letters and cards and things like that. When I left my room it was not my custom to lock the door, I missed this gold piece about eight o'clock in the evening on the 9th of February, I suppose I had been out of my room down stairs or through the house that day.

Cross examined. The defendant brought my breakfast to my room every morning when he was able to, when he was not intoxicated. I could not say positively that he brought my breakfast to me on the 9th, I could not say how long before February 9th that I had seen the gold piece I was in the habit of wearing it most of the time, the chain to which it was attached was taken also; I saw the defendant in the house on the 9th, 8th and 7th, I usually put the gold piece on every day, I kept it in a toilet case on my bureau which was not locked. I wore it on Sunday and I missed it on the Tuesday following. I suppose I saw him on the 11th because he did not leave the house until the 12th.

0673

Samuel H. Stone sworn. I am a clerk with my father at 239 Third Avenue for the last five months, I have seen the defendant in the store, he pawned a coat, but when I cannot say, he also pawned a bangle which I would recognize if I saw it again, the bangle and gold piece now shown me is the piece that he pawned in February, I cannot say exactly when but it was before the 15th. The complainant and Detective Dolan came into the store one evening and asked whether a gold watch which she had lost was pawned there, I looked at my books and found there was none, so she remarked about a gold bangle being lost and Mr. Stone did not recollect any and after she had left I looked through the books and under instructions from Mr. Stone I found there was a gold bangle pawned there the previous week, then I wrote a letter to Mr. Dolan at police Headquarters and the next day Dolan and the complainant came and she identified it as hers, Mr. Nolan took it from the store. The first time after the defendant visited our store I saw him at Police Headquarters, I identified him then and there, I think I said, that is the man, I was confronted with him afterwards at the Police Court. I do not recollect saying to him when he came to our place to take out the coat that he had not left it in very long, that it was hardly cold yet.

Patrick Dolan sworn. I am a police officer attached to Police Headquarters and arrested the defendant on the 3rd of March at 11 west Street in a restaurant. Miss Crawford came to Police Headquarters and made a report of losing a gold watch and chain, a bracelet and some

0674

other trinkets, I went around with this lady to three or four pawn brokers on Third Avenue the day after she made the report to see if I could find any of her property, I went into Mr Stone's 239 Third Avenue and described the property she had lost, he looked over his books and could not find anything that answered the description. This was about the 8th or 9th of February; the day after there was a postal card came to Police Headquarters stating there was some property found, I went to Miss Crawford's 150 East 21st Street and notified her and both of us went to the pawn broker's and Miss Crawford identified the badge as her property.

John F. Norton sworn and examined in his own behalf, testified: I lived 11 west Street when I was arrested, I have never been arrested before for anything, I did not steal the gold piece from Miss Crawford and did not pawn it at 239 Third Avenue, I was in the pawn shop three times and pawned coats there, I came after the second coat and he said, you did not give it a chance to get cold yet, I recollect the witness Stone said at police Headquarters, that looks like the man and when I was brought before him again he said, I do not know what to say, Judge. My month was up with Mrs. Raynor on the 14th and I had given her notice two days before that that I was going to another place..

Emily C. Raynor sworn. I live at 150 East 21st Street, the defendant was employed in my house, he left on the 12th of February and his month was up on the 14th, I owed him somewhere from five to eight dollars when he left. The Jury rendered a verdict of guilty.

0676

Police Court—

District.

Affidavit—Larceny.

City and County
of New York, } ss.

of No. 150 East-~~25½~~ 21st Street, aged 24 years,
occupation Nothing being duly sworn
deposes and says, that on the 10th day of February 1886 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz.::

One gold piece with monogram of E. G.
engraved thereon and gold chain
attached of the value of Seven
dollars

the property of Deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by John F. Norton (now free)
that deponent is informed by Samuel
H. Stone that said defendant
pledged the gold piece of course
(now free stone) at the loan no
239 Third Avenue in said City
at about the hour of 6.30 P.M.
on said date

Georgia E. Crawford

Sworn to before me, this
6th day of March 1886

Samuel C. Steele
Police Justice.

0677

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 21 years, occupation Clerk of No.

54 Clinton Place Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of George E Crawford
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 3
day of March 1886} A H Stone

Sam'l O'Reilly
Police Justice.

0678

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss

District Police Court.

John F. Norton 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 F. Norton

Question. How old are you?

Answer. 32 years

Question. Where were you born?

Answer. England

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

Answer. No 11 west 5th 3 weeks

Question. What is your business or profession?

Answer. Publisher

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

Answer. I am not guilty of the charge and demand a trial by jury
John F. Norton

Taken before me this

3

day of October

1886

James C. Kelly
Police Justice.

0679

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 5 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 Mar 3 1886 Sam'l C. Miller 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.

0680

90 276
Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Georgia E Granford
150 East 21st St

John F Norton

2

3

4

Offence

Dated March 3 1886

D O Reilly Magistrate

Nolan Officer.

C O Precinct.

Witnesses Samuel H. Stone

No. 150 E 25 Street.

54 Clinton Place

No. Street.

No. Street.

\$ 500 to answer G. S.

Committed

0681

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 S. Norton

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

John S. Norton —

of the CRIME OF PETIT LARCENY, committed as follows:

The said John S. Norton,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the ~~ninth~~ — day of ~~February~~, in the year of our Lord one thousand eight hundred and eighty-six — , at the Ward, City and County aforesaid, with force and arms,

one piece of gold of the value
of nine dollars, and one chain
of the value of two dollars.

of the goods, chattels and personal property of one

George S. Bradford. —

then and there being found, then and there unlawfully 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.

0682

SECOND COUNT—

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

John F. Norton —

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *John F. Norton*,

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,

one piece of gold, of the value
of nine dollars, and one chain
of the value of two dollars.

of the goods, chattels and personal property of one

Ferguson E. Crawford. —

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

Ferguson E. Crawford. —

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

John F. Norton. —

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

RANDOLPH B. MARTINE,
District Attorney.