

0153

BOX:

94

FOLDER:

1017

DESCRIPTION:

Taylor, James

DATE:

02/09/83



1017

0154

62 Paid Warrant

Day of Trial,

Counsel,

Filed

Pleads

9 day of *Stebby* 1883

30 THE PEOPLE

vs.

James Sanzon

BURGARY—Third Degree,
NOTHING STOLEN.

JOHN McKEON,

District Attorney.

A True Bill.

William H. Kelly

Foreman,
Part 2. Feb 12, 1883

Pleado At. Burg. 3dy
S. P. Curran & Co. Print

0155

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

James Sawyer

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

James Sawyer

Attempt at
of the crime of BURGLARY IN THE THIRD DEGREE, committed as follows:

The said *James Sawyer*

late of the *South* Ward of the City of New York, in the County of New York aforesaid, on the *second* day of *February* in the year of our Lord one thousand eight hundred and eighty*two* with force and arms, at the Ward, City and County aforesaid, the *store* of *William Dullmann*

there situate, feloniously and burglariously did *attempt to* break into and enter the said *store* being then and there a building in which divers goods, merchandise, and valuable things were then and there kept for use, sale and deposit; the same being the goods, chattels, and personal property of *William Dullmann*

with intent the said goods, merchandise and valuable things in the said *store* then and there being then and there feloniously and burglariously to steal, take, and carry away

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

JOHN McKEON, District Attorney.

0156

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry Hearnside
aged 38 years, occupation Police Officer of No. the 14th Precinct Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of William Kuhlman
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 3
day of July 1888 } Henry Hearnside

W. J. Owen
Police Justice.

0157

BAILLED,

No. 1 by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

93
Police Court - 11th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Rubelman

1 *James Taylor*

2 _____
3 _____
4 _____
Offence, *attempt at Burglary*

Dated *July 3* 188 *3*

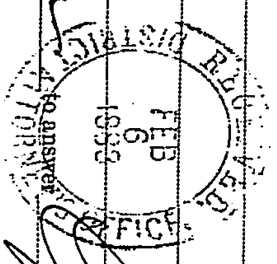
Henry Devereux
Magistrate.

Witnesses, *Callie O'Brien*
Clerk.

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____



Billie O'Brien

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 *James Taylor*

guilty thereof, I order that he be held to answer the same and ~~he~~ *he* 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 *July 3* 188 *3* *Callie O'Brien* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0158

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

10th District Police Court.

James Taylor

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.

James Taylor

Question. How old are you?

Answer.

38 Years

Question. Where were you born?

Answer.

New York City

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

Answer.

67 James St & about eleven months

Question. What is your business or profession?

Answer.

Cutter

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
I was shot taken and went there
to do a job
James Taylor*

Taken before me this

day of *July*

188*8*

W. J. Brown

Police Justice.

0159

Police Court 1st District.

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

William Kuhlman

of No. 2 Henry Street, aged 32 years,

occupation Croaker being duly sworn

deposes and says, that ~~the premises No.~~ a door leading to the basement of said premises

4th Ward, in the City and County aforesaid, the said being a basement

of stable where a horse & harness is kept

and which was occupied by deponent as such

entered by means of forcibly breaking a panel ^{was attempted to be} BURGLARIOUSLY

in the door leading to said basement

on the night of the second day of February 1883

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

A set of harness of the
value of about twenty dollars

the property being at the time in deponent's care and charge
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY ^{attempted to be} was committed and the aforesaid property ^{attempted to be} taken, stolen, and carried away by

James Taylor (now heard another not named)
for the reasons following, to wit; That on the day following
the aforesaid night deponent found
said door which was previously whole
and entire having a panel broken out
and an aperture sufficiently large
to admit a man made therein and
deponent is now informed by Officer
Naviside that about two O'clock A.M.
on said night he heard the crashing

0160

And breaking of wood and
going in the direction of the
Armed he saw the defendant
and said other spring from the
basement in question when he
arrested the defendant said other
having made his escape by running
away, all of which deponent
truly believes to be true

William Kuhlmann

Sworn to before me this }
3rd day of July 1883 }
at W. Va. }
John Justice }

0161

BOX:

94

FOLDER:

1017

DESCRIPTION:

Taylor, John

DATE:

02/08/83



1017

0162

W 32

Day of Trial
Counsel, *Spencer*
Filed *Feb 16* day of *Feb* 1883
Pleads *Not guilty*

THE PEOPLE
vs.
John Sanzen
BURGLARY—Third Degree, and
Receiving Stolen Goods.

JOHN McKEON,
District Attorney.

A True Bill.

William A. Phelps
Feb 16/83 Foreman.
Frederick H. Aquilino

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Sanzor

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

John Sanzor

of the crime of Burglary in the third degree,

committed as follows:

The said *John Sanzor*

late of the *nineteen* Ward of the City of New York, in the County of New York, aforesaid, on the *nineteenth* day of *January* in the year of our Lord one thousand eight hundred and eighty~~two~~, with force and arms, at the Ward, City and County aforesaid, the *store* of

John King

there situate, feloniously and burglariously, did break into and enter, the same being a building in which divers goods, merchandise and valuable things were then and there kept for use, sale and deposit, to wit: the goods, chattels and personal property hereinafter described, with intent the said goods, chattels and personal property of the said

John King

then and there being, then and there feloniously and burglariously to steal, take and carry away, and *one pair of shoes of the value of ten dollars, and five pairs of shoes of the value of eight dollars each pair*

of the goods, chattels and personal property of the said

John King

so kept as aforesaid in the said *store* then and there being, then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

0164

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

John Taylor

of the crime of Receiving Stolen Goods

committed as follows:

The said

John Taylor

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, with force and arms, at the Ward, City and County aforesaid, one pair of boots of the value of ten dollars

of the goods, chattels and personal property of

John King

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

John King

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

Taylor

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

JOHN McKEON, District Attorney.

0165

BAILED,

No. 1 by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court - 2 District 90

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1 John King
2 14 Jackson
3 John Taylor
4

Offence, Burglary and Larceny

Dated February 3rd 1883

Magistrate, Mr. Moran

Clerk, Mr. Moran

Witnesses Thomas Moran
S. Med. Police
Hudson

No. 147 Street
No. 1000 Street
to answer

1883

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 Taylor

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 February 3rd 1883 John G. Farmer Police Justice.

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

Dated _____ 1883 _____ Police Justice.

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

Dated _____ 1883 _____ Police Justice.

0166

Sec. 198-200.

2

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Taylor

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

Question. What is your name?

Answer.

John Taylor

Question. How old are you?

Answer.

Twenty-five years of age

Question. Where were you born?

Answer.

New York

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

Answer.

218 Wooster St. 3 years.

Question. What is your business or profession?

Answer.

Bob Black

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. A man named Brown, who is now under arrest, gave me the coats to pawn for him.

John Taylor

Taken before me, this

3^d

day of

January 188*3*

Stephen Jerome Police Justice.

0167

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 33 years, occupation Herman Blatt
Pawn Brokers Club, of No.

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

Sworn to before me, this 3rd
day of February 1888 } Herman Blatt

Hugh Furman
Police Justice.

0168

Police Court—Second District.

City and County
of New York.

ss:

John King, aged 39 years, Shoemaker,
of No. *14 Sullivan* Street, being duly sworn,

deposes and says, that the premises No. *14 Sullivan*
Street, *8th* Ward, in the City and County aforesaid, the said being a *brick building*
and which was occupied by deponent as a *boot and shoe store*

And *were BURGLARIOUSLY* entered by means *of forcing breaking off the iron*
bar security, the shutter of the window
of said store, and entering said store through
said window, at about the hour of 4 1/2 o'clock
on the *Morning* of the *18th* day of *January*, 18 *83*

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

One pair of boots, four pairs of garters
and one pair of shoes, in all of the
value of fifty dollars

the property *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 *John Taylor, New York,*

for the reasons following, to wit: *that said property was*
burglariously stolen and carried
away out of the show window of
said store at the time and in
the manner aforesaid, and thereafter,
to wit on the morning of the said
day, at about the hour of 8 1/2 o'clock,
the said deponent pursued a person

0169

of said stolen property, to wit: said
pair of boots with one Herman
Blatt, at the pawn shop of
Morris Gluckman at 197 Spring
Street, as said Herman Blatt
now here informs deponent and as
deponent verily believes.
Given to before me this
3rd day of February 1883 } Edward Tracy

High Sheriff Police Justice

~~Edward Tracy~~

0170

BOX:

94

FOLDER:

1017

DESCRIPTION:

Taylor, Washington

DATE:

02/14/83



1017

0171

BOX:

94

FOLDER:

1017

DESCRIPTION:

Thorp, John

DATE:

02/14/83



1017

0172

No 1 and
No. 2 Bailed
New Street
489 Pearl St

W. J. McKeon
Filed / 4 day of Feb 1888
Pleads Not guilty \$16.

THE PEOPLE
vs.
Washington D. Sauger
and John Strong B
11 1/2
3/16

ASSAULT AND BATTERY.

JOHN McKEON,
District Attorney.

A True Bill.

William H. Phelps
Foreman.

Both appear for

Pleas guilty.

~~W. J. McKeon~~
! Bond \$100.
2, Fine \$10.

0173

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Washington D. Sawyer
and John Brown

The Grand Jury of the City and County of New York by this indictment accuse
Washington D. Sawyer, and John
Brown

of the CRIME OF ASSAULT ^{in the third degree,} ~~AND BATTERY~~, committed as follows:

The said Washington D. Sawyer, and
John Brown

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *fourteenth* day of *January* in the year of our Lord
one thousand eight hundred and eighty *three* at the Ward, City and County
aforesaid, in and upon the body of *Thomas Cusack*
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and *thru* the said *Thomas Cusack*
did then and there unlawfully beat, wound and ill-treat, to the great damage of the
said *Thomas Cusack* and against the peace of the
People of the State of New York, and their dignity,

JOHN McKEON, District Attorney.

0174

General Secint
The People, re,

Mr.
Washington A. Taylor
and John Thorpe.

Witnesses
Thomas C. ^{Madison St.} ~~Craich~~ 141
Francis Mc Carthy
Mary Mc Carthy
141 Madison St.
Mary M Carthy



City and County of New-York, SS.:

Thomas Cusick, of No. 141 Madison Street, in said City, being duly sworn, deposes and says: That on the 14' day of January, 1883, at about six o'clock in the evening, Dennis Gallagher, of No. 110 Chatham Street, came into deponent's boarding house and was in there only about two minutes when Washington H. Taylor and John Thorpe, also of No. 110 Chatham Street, and a man by the name of Sullivan, of No. 33 Madison Street, came in; that the lady of the house, Mrs. Mary Mc'Cartney, anticipating trouble, ordered them out and went to the door to open it to let them out, when Taylor slammed the door on her hand and shut the door and put his back to it; that as soon as he did this he called out to Thorpe "Now is your time, Johnnie, go for him"; that deponent started over to the door to open it when Taylor struck at him; that he went to strike back when Thorpe knocked him down and kicked him; that Miss Mary Mc'Cartney, the daughter of the landlady, jumped in between him and Thorpe to give him, deponent, a chance to get up; that when deponent got up Mrs. Mc'Cartney halloed out "Taylor has a knife in his hand"; that deponent then said "I am not going to be murdered", and picked up the iron pot off the stove to defend himself; that he struck Taylor with it and they all ran out.

Deponent further says that while he was washing the blood off of his face, where his lips had been split, the officers came in and arrested him; that they took him to the Madison Street Station House, locked him up all night and brought him before Justice Gardner, at Essex Market Police Court, next morning; that he was fined ten dollars, which he paid, and was discharged.

Deponent further says that on the 29' day of January, 1883, he was arrested by detective Von Gerichten, of the District Attorney's Office, on a Bench Warrant, for assault with intent to kill, and taken to Police Headquarters and locked up all night, and the next day was taken by detective Reilly to the District Attorney's office, and from there was sent into the Court of General Sessions, where the warrant was read to him and he was asked what he had to say; that he said he didn't know anything about the case except that it was the case that he had been arrested for on the 14' day of January, and for which he was fined ten dollars. Deponent further says that he was then taken to the Tombs and kept there until Friday morning, February 2nd., and then brought down to the Court of General Sessions, where the warrant was again read to him, and that he pleaded not guilty, not knowing what else to say; that he was again remanded back to the Tombs; that his friends engaged counsellor Frank Oliver, and that on the 6' day of January, 1883, he was brought before Judge Gildersleeve, in the Court of General Sessions, and that his counsel claimed his discharge on the plea that he, the deponent, had been formerly convicted for the same offense; that deponent was then remanded back to the Tombs until January 7' to give his counsel an opportunity to get the record of his former conviction from the Essex Market Police Court; that on the morning of the 7' day of January, 1883, he was brought before Judge Gildersleeve and a jury, in the Court of General Sessions, and acquitted after a trial. Deponent further says that as soon as his trial was over Judge Gildersleeve directed that Taylor and Thorpe be put in the prisoners' box, and directed him, deponent, to go to the District Attorney's office and make complaint against them for perjury.

Sworn to before me this }
8th day of February, 1883. }

Thomas Cusick

John M. Brennan
Notary Public (284)
City & County of New York

Sworn to before me this
8th day of February, 1883.
W. H. Gildersleeve
J. J. S.

*Sworn to before me this
8th day of February 1883.
Wm. H. Sigourney
J. S.*

City and County of New-York, SS.:

Thomas Cusick, of No. 141 Madison Street, in said City, being duly sworn, deposes and says: That on the 7' day of February, 1883, he was tried in the Court of General Sessions, before the Hon. Henry A. Gildersleeve, on the complaint of Washington H. Taylor, of No. 110 Chatham Street, for felonious assault with intent to kill; that during the trial of the case the said Washington H. Taylor swore that he came into deponent's boarding house alone on the 14' day of January, 1883, about six o'clock in the evening, to see his nephew, and that as soon as he entered the door this deponent lifted up an iron pot and said "Yous son of a bitch, I will Kill you ", and struck him over the head, and that he was knocked senseless.

Deponent further says that John Thorpe, also of No. 110 Chatham Street, was also examined in the case and swore to the same facts that Taylor did except that he, Thorpe, was with Taylor when he, Taylor, came into deponent's boarding house.

Deponent further says that he was acquitted by the jury.

Sworn to before me, this :
8th day of February, 1883. :

Thomas Cusick

*John A. Newman
Notary Public (284)
City & County of New York*

City and County of New-York, SS.:

Francis Mc' Cartney, of No. 141 Madison Street, in said City, being duly sworn, deposes and says: That on January 13', 1883, he was working for Washington H. Taylor, of No. 110 Chatham Street; that on that day he heard Taylor say it would be a good chance to go up and lay Cusick out; that Judge Gardner would be on the Bench next week, and that Cusick would have no show, but that he, Taylor, would have a good show; that Taylor gave a knife to the carpenter who works for him to sharpen; that the carpenter sharpened it and gave it back to Taylor and asked him if it would suit and Taylor said it would suit very well. Deponent further says that on the 14' day of January, 1883, about six o'clock in the evening, Taylor took a policeman's club and put it in his pocket, and taking with him John Thorpe, Dennis Gallagher and a man by the name of Sullivan, left the Place.

Sworn to before me, this :
8th day of February, 1883. :

Francis Mc' Cartney

John A. Brennan
Notary Public (284)
City & County New York

*Sworn to before me this
8th day of February 1883.
W. A. Henderson
J.F.S.*

City and County of New-York, SS.:

Mrs. Mary Mc' Cartney, of No. 141 Madison Street, in said City, being duly sworn, deposes and says: That on the evening of the 14th day of January, 1883, about six o'clock, Washington H. Taylor, John Thorpe, a man by the name of Sullivan and Dennis Gallagher, all of No. 110 Chatham Street, came to her house; that Dennis Gallagher came a few minutes before the others and that the other three came together; that they came to her sitting room door and opened it without knocking and stood with their backs against the door; that she asked them what brought them there and if they had come to make trouble, as that was the second time they had come; that she told them she didn't want any trouble in her house and that she wanted them to go out; that she opened the door and ordered them out; that Taylor slammed the door on her hand and would not let her open it; that Thomas Cusick, who was boarding with her and was in the sitting room at the time, went to open the door and ordered them out; that as he did so Taylor struck him and John Thorpe threw him down and put his foot on him, kicked him in the lip and cut him; that then Miss Mary Mc' Cartney pushed Thorpe away from Mr. Cusick until Mr. Cusick could get up; that deponent then said that Taylor had a knife in his hand, and that when she said that Mr. Cusick ran and picked up a little iron pot from the stove and said "I will not stand by and be killed", and drew the pot back and struck Taylor with it.; that these four men all ran out then and left their hats behind them; that when Mr. Cusick was washing the blood off his face, getting ready to go to the Station House, Taylor, Thorpe and Gallagher came in with three or four officers and Mr. Cusick was arrested and taken to the Madison Street Station House; that the next morning she, deponent, went to the Essex Market Police Court to testify to these facts but Justice Gardner would not listen to her, and Mr. Cusick was fined ten dollars.

Sworn to before me, this :
15th day of February, 1883. :

John R. Brennan
Notary Public (254)
City of New York

Mary Mc' Cartney
her mark

*Sworn to before me this
15th day of February 1883.
John R. Brennan
Notary Public*

City and County of New-York, SS.:

Miss Mary Mc' Cartney, of No. 141 Madison Street, in said City, being duly sworn, deposes and says: That on the 14' day of January, 1883, about six o'clock in the evening, Dennis Gallagher, of No. 110 Chatham Street, came to her mother's house, and shortly afterwards Washington H. Taylor, John Thorpe and a man by the name of Sullivan, all of No. 110 Chatham Street, also came to her mother's house; that they came to the sitting room door and her mother got up and asked them what they wanted there, and told them that they had been there once before and that she didn't want any trouble in her house; that her mother ordered them out and got up and opened the door to let them out; that Taylor slammed the door on her mother's hand and stood with his back against it; that Thomas Cusick then got up and said "Young men, the lady does not want any trouble in her house and you had better go out," that Mr. Cusick went to open the door when Taylor struck him; that Mr. Cusick went to draw off to strike Taylor when John Thorpe tripped him with his foot and Taylor said "Now, Johnnie, go for him" (meaning Cusick); that Thorpe then kicked Mr. Cusick in the lip and split it; that she, deponent, ran between them and pushed Thorpe away to give Mr. Cusick a chance to get up; that Thorpe then beat this deponent until she was black and blue; that her mother then called out "Mr. Taylor has got a knife"; that Mr. Cusick got up and took an iron pot from the stove and said "I will take this in self defense; I wont be murdered"; that Mr. Cusick hit Taylor with the pot and they all ran out; that while Mr. Cusick was washing the blood from his face, where he had been cut, Taylor and the rest of the men came up with three or four officers and Mr. Cusick was arrested and locked up all night in the Madison Street Police Station House and the next morning was brought before Justice Gardner at the Essex Market Police Court, and fined ten dollars.

Sworn to before me, this :
5th day of February, 1883. :

Mary ^{her} ~~mark~~ *McCartney*

John A. Newman
Notary Public (284
City & County of New York

*Sworn to before me
this 5th day of Feb'y 1883
John A. Newman*

0180

BOX:

94

FOLDER:

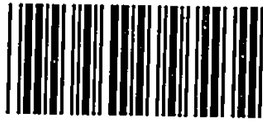
1017

DESCRIPTION:

Tews, Albert

DATE:

02/06/83



1017

No 2

W. A. H.
Counsel,
Filed *C. G. Eby* 1883
day of *Feb*
Pleads *to Equity.*

Grand Larceny, Receiving Stolen Goods,
and degree, and

THE PEOPLE

vs.

F
Ossent Sans

H. A.

John McKeeon
Perforated

JOHN McKEON,
District Attorney

A True Bill.

William A. Murphy Foreman
Feb 1883
John G. P. 2 day.
Elmira

0182

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Albert Saus

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

Albert Saus

of the CRIME OF GRAND LARCENY in the *third* degree, committed as follows:

The said *Albert Saus*

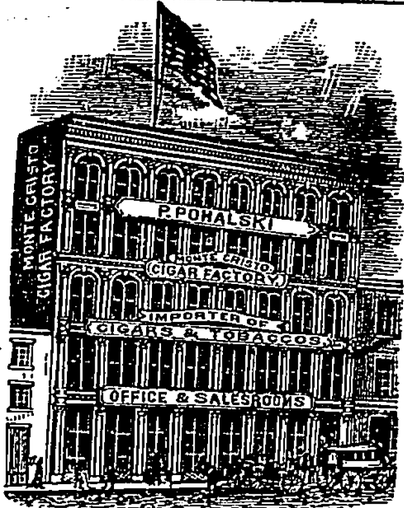
late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
30th ~~on~~ the day of *January* in the year of our Lord one thousand eight hundred and
eighty-*three*, at the Ward, City and County aforesaid, with force and arms
in the night time of said day, one prom-
issory note for the payment of money
the same being then and there due
and unsatisfied of the kind known
as United States Treasury notes, of
the denomination and of the
value of one dollar

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

John McLean
District Attorney

0183

SOLE MANUFACTURER OF THE CAMILLE, GYPSY AND SNUGLER KEY WEST CIGARS.

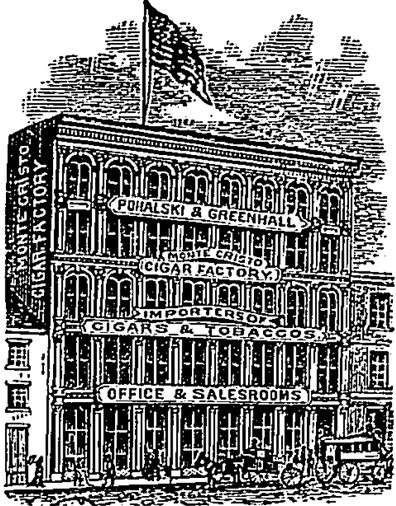


P. POHALSKI,
153 Chambers Street,
NEW YORK.

Mr Albert Jewes
Co Lomb, 3rd tier
City.

0184

SOLE MANUFACTURERS OF THE GYPSY, CAMILLE AND SNUGLER KEY WEST CIGARS.



OFFICE OF

Pohalski & Greenhall,

Manufacturers of Fine Cigars

SOLE MANUFACTURERS OF THE

Monte Cristo, Royal Star and Australasia Brands.

153 CHAMBERS ST.

New York, Feb 4th 1883

I have known Albert Fewes 15 months, he having worked under me in the above factory & I have always found him honest hardworking & gentle.

Very Respectfully

A. Lincoln Pohalski

With Pohalski & Greenhall

[Signature flourish]

0185

Police Court - 3 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Doyle
Victim of Assault

1 *Albert Jones*

2

3

4

Offence, *Larceny of Pocket*

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated *January 30* 188*3*

Arthur J. ...
Magistrate.

Staley ...
Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

\$

1000

to answer

[Signature]

Committee



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 *Albert Jones*

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 *January 30* 188*3* *[Signature]* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0186

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Albert Jews 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. Albert Jews

Question. How old are you?

Answer. 28 years

Question. Where were you born?

Answer. New York

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

Answer. 21 Bowery 2 weeks

Question. What is your business or profession?

Answer. Tobacco stripper

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

Answer. I was intoxicated

Albert Jews

Taken before me this 20

day of January 1888

[Signature]

Police Justice.

0187

3rd District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK } ss

of ~~the House of Detention~~ *John Doyle 38 year*
of age a laborer

being duly sworn, deposes and says, that on the *30* day of *January* 1883

at the _____ City of New York,

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

of deponent, *and from the person of deponent at right time*

the following property, viz:

*good and lawful money of the issue of
the United States, consisting of one Treasury
note of the denomination and of the
value of one dollar*

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 *Albert Tew (now Lee)*

from the fact that deponent had said one dollar note in his hand, and was about to pay for a room in the lodging house known as the Progress House Nos 204 + 206 Chatham Street, when said Albert came up to deponent snatched said note from deponent's hand, and ran away with the same

*John Doyle
Deponent*

Sworn before me this

Wm. H. ...
1883
Police Justice.

0188

BOX:

94

FOLDER:

1017

DESCRIPTION:

Thompson, George

DATE:

02/08/83



1017

0189

BOX:

94

FOLDER:

1017

DESCRIPTION:

Ryan, John

DATE:

02/08/83



1017

0190

J. M. [Signature]

Day of Trial
Counsel, *J. M. [Signature]*
Filed *Feb* day of *Feb* 188*3*
Pleads

20 THE PEOPLE
139 vs.
George Thompson
John Sizer
19 *W. H. [Signature]*
414 *East [Signature]*

BURGLARY—Third Degree, and
Robbing Stores, Goods

JOHN McKEON,
District Attorney.

A True Bill.

William [Signature]
Part 2 Feb 8. 1883
Both please guilty
J. P. [Signature] Each

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

THE PEOPLE OF THE STATE OF NEW YORK,

George Thompson ^{against}
John Ryan

The Grand Jury of the City and County of New York by this indictment accuse
George Thompson and John Ryan

of the crime of Burglary in the third degree,
committed as follows:

The said *George Thompson and John Ryan*

late of the *Sixteenth* Ward of the City of New York, in the County of New York, aforesaid, on the *first* day of *February* in the year of our Lord one thousand eight hundred and eighty *two* with force and arms, at the Ward, City and County aforesaid, the *cellar* of *Margaret A. Finck*

there situate, feloniously and burglariously, did break into and enter, the same being a *warehouse* building in which divers goods, merchandise and valuable things were then and there kept for use, ~~and~~ and deposit, to wit: the goods, chattels and personal property hereinafter described, with intent the said goods, chattels and personal property of the said *Margaret A. Finck*

then and there being, then and there feloniously and burglariously to steal, take and carry away, and *one sack of the value of one dollar, and one pair of scales of the value of twenty five cents*

of the goods, chattels and personal property of the said *Margaret A. Finck*

so kept as aforesaid in the said *cellar* then and there being, then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

John McKeon
District Attorney

0192

Police Court District 91

THE PEOPLE, &c.

vs. ON THE COMPLAINT OF

James M. Thompson

vs. James M. Thompson

James M. Thompson

Offence, Burglary

Dated February 2, 1883

Magistrate

No. 1 by Residence Street

No. 2, by Residence Street

No. 3, by Residence Street

No. 4, by Residence Street

Witnesses

No. 1, Street

No. 2, Street

No. 3, Street

\$ 500 to answer

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

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

Dated February 2, 1883

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0193

Sec. 198-200.

2^d DISTRICT POLICE COURT.

CITY AND COUNTY)
OF NEW YORK,) ss.

George Thompson

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 Thompson

Question. How old are you?

Answer.

Twenty Years.

Question. Where were you born?

Answer.

New York City

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

Answer.

439 West 46th Street 5. Months

Question. What is your business or profession?

Answer.

Upholsterer

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

Taken before me, this

day of *February* 188*3*

J. P.
Geo Thompson

Ray G. ... Police Justice.

0194

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2
DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. *John Ryan.*

Question. How old are you?

Answer. *Twenty Years*

Question. Where were you born?

Answer. *New York.*

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

Answer. *446 West 46th Street 3 Years.*

Question. What is your business or profession?

Answer. *Work in a Carpet Factory*

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*

Taken before me, this *20*
day of *February* 188*3*

John Ryan
made.

Alfred Gorman Police Justice.

0195

Police Court - 2^d District.

City and County
of New York,

ss.: Margaret A. Finck, 30 years old, widow

of No. 417 West 16th Street, aged _____ years,
occupation _____ being duly sworn

deposes and says, that the ^{the cellar of} premises, No. 417 West 16th Street, 16th Ward, in the City and County aforesaid, the said being a brick

building and which was occupied by deponent as a dwelling

were BURGLARIOUSLY entered by means breaking open the door of said cellar, drawing out the staple of the lock thereon

on the afternoon of the 1st day of February 1883

and the following property feloniously taken, stolen, and carried away, viz: one brass lock of the value of One Dollar and One Pair of scales of the value of Twenty-five cents, all of the value of One Dollar and Twenty five cents

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

George Thompson and John Ryan,
both now here

for the reasons following, to wit; The said property was found in the possession of said Thompson and said Ryan and said Thompson and said Ryan, each of them severally confesses that the said premises were broken open and the said property taken, stolen and carried away by them as aforesaid

Margaret A. Finck

0196

BOX:

94

FOLDER:

1017

DESCRIPTION:

Thompson, Jane

DATE:

02/20/83



1017

0197

Place license
next day. after
appearance. Fd.

10779

Day of Trial
Counsel
Filed 20 day of July 1883
Reads

vs. *John Thompson*
THE PEOPLE
vs.
B
Violation of Excise Law.
Selling without License.

JOHN MCKEON,
District Attorney.

A TRUE BILL.

William H. Phelps
Foreman
Part 2 April 10, 1883
Pleads Guilty
W. H. Phelps

0198

Court of General Sessions of the Peace
and County
OF THE CITY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Jane Thompson

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

of the CRIME of *Selling Spirituous Liquors without a License*,
committed as follows :

The said *Jane Thompson*

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 *three*, at the Ward,
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 one time, to _____

~~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.

JOHN McKEON, District Attorney.

0199

0

POLICE COURT

2

DISTRICT.

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

Thomas Burleigh
of the *9 Police Precinct*

of the City of New York, being duly sworn, deposes and says, that on the *9* day
of *February* 18*83* in the City of New York, in the County of New York,

At Premises *No 26 Carmine Street*
a place where intoxicating liquors and wines are kept for sale, and sold as a beverage, *Jane*

Thompson (now here) did then and there expose for sale, and did sell, caused
suffered, and permitted to be sold and given away under *his* direction or 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, contrary to and in violation of law.

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

Sworn to before me this *10* day } *Thomas Burleigh*
of *February* 18 *83* }

Thos. Burleigh
Thos. Burleigh Police Justice.

0200

BAILED,
 No. 1, by Richard Schlemmer
 Residence 704 Riverside Street,
 No. 2, by _____
 Residence _____ Street,
 No. 3, by _____
 Residence _____ Street,
 No. 4, by _____
 Residence _____ Street,

Police Court 2 District 113

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Thomas Dunleavy

Jane Thompson

1 _____
 2 _____
 3 _____
 4 _____
 Offence Violation
Law

Dated February 10 1883

Gardner Magistrate.
Thomas Dunleavy Officer.
9 Precinct.

Witnesses _____

No. _____ Street,

No. _____ Street,

No. _____ Street,
 \$ _____ to answer
98
Paese

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 Jane Thompson

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 10 1883 Hugh Gardner Police Justice.

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

Dated February 10 1883 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0201

Sec. 198-200.

2 DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Jane Thompson being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is her right to make a statement in relation to the charge against her, that the statement is designed to enable her if she see fit to answer the charge and explain the facts alleged against her that she is at liberty to waive making a statement, and that her waiver cannot be used against her on the trial,

Question. What is your name?

Answer.

Jane Thompson

Question. How old are you?

Answer.

35 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

26 Carmine Street about six weeks

Question. What is your business or profession?

Answer.

Keep a beer saloon

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

Jane Thompson
mark

Taken before me, this *10*
day of *February* 188*3*

Henry Jones Police Justice.

0202

BOX:

94

FOLDER:

1017

DESCRIPTION:

Tischbein, Charles

DATE:

02/27/83



1017

0204

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 Sischlein

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

Charles Sischlein

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

The said Charles Sischlein

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the 20th day of February in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms

one horse of the value of one hundred dollars, one part of the value of one hundred and twenty five dollars, and one overcoat of the value of fifteen dollars

of the goods, chattels and personal property of one

Rosen

maity

then and there being found, then and there

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

John McKeon

District Attorney

0205

Testimony in the
Case of
Charles Fickbein
filed Feb.
1883.

24
 The People } Court of General Sessions. Part 7
 Charles Tischbein } Before Recorder Smyth. March 9. 1883
 Indictment for grand larceny in the second degree.
 Maurice Roth, sworn. I was a butcher on the
 20th of Feb., was the owner of a horse and wagon
 which contained poultry, fish and meat, worth
 \$215. I stopped at 127 Pitt St. between Stanton
 and Houston St. I went into the house and left
 the horse standing there for ten minutes; when
 I came out the horse and wagon were gone.
 The boy called me out and told me a man
 ran away with my horse and wagon I
 ran after it six blocks and I lost sight of
 him. I afterwards saw the wagon in the Fifth
 St. station house about seven o'clock. Cross
 Examined. The horse and wagon were not
 injured. I let him stand for hours at Washing-
 ton Market and he was always quiet. If
 you would whip him he would stop altogether.
 Louis Barnett, sworn. I lived at 127 Pitt St.
 on the 20th of last month, about six o'clock I
 was standing on the stoop in front of my
 house. I saw Mr. Roth leave the horse and wagon
 standing in the gutter; he went into the
 house. I saw the prisoner; he went up on
 the wagon and drove him away; he got
 up on the front part; he drove down to-
 wards Second St. fast. I did not see

0207

him pick up the lines. I told Mr. Roth. Cross Examined. The lines were lying down on the shaft when the prisoner took his seat in the wagon. I did not know the prisoner lived next door. Thomas Gleason swore I am an officer of the 17th precinct; on the 20th of Feb. I saw the prisoner on Eighth st. and First Ave. about 6 1/2 in the evening; he was standing beside the horse of the butcher wagon, and when I ran up the shaft of the wagon was between the horse's feet. I was standing and I saw a crowd run after him; it struck me something had been wrong; when I got to Eighth st. I was informed that he had run over two women; the parties pointed him out as being the driver. I asked him if he was the driver? He first denied it; he said, no. He got into the wagon to drive away and then he said he was the driver. I gave him in charge of an officer. I got into the cart and drove it to the station house, and the other officer brought him along. The complainant afterwards identified the horse and cart. When the prisoner drove past me I did not notice particularly whether he had hold of the lines or not. The horse was not difficult to manage when I drove him to the station house.

0208

Frederick Carl sworn. I know the prisoner three years and a half; his character is good.
George Senteimer sworn. I know the prisoner two years and his character is perfectly good.
Peter Issinger sworn. I remember the night of the 20th of Feb. when Mr Roth lost his horse and wagon. There was a boy came in the store I cannot identify the boy; my place is 129 Pitt St. I know the prisoner to speak to him.
Charles Tischbein, sworn and examined in his own behalf testified. I live 123 Pitt St. I did not steal Mr. Roth's horse and wagon on the night of the 20th. I came out of the house on Tuesday night and walked through Pitt St. I saw the wagon came running. I saw no body was in the wagon, I run after it and jumped in the wagon. I was trying to stop the horse. As soon as I jumped in the wagon I looked for the lines, I could not get them, they were around the shaft. The horse ran up to Avenue C. as far as Third St. and ran through First Ave. where he ran over two women as far as Eighth St. and First Ave. where he ran from the right hand to the left hand side and the shaft went between his two legs and he fell down and stopped. I did not get hold of the lines at all. When the officer

arrested me I was excited and I could not speak right away. I stood by the horse. I was trying to do the man a favor and got into trouble. I was not the driver, I wanted to stop the wagon. I wanted to fetch the horse back to where I found it. I thought it belonged to some butcher in Stanton St. Cross Examined. The reason why I did not tell the officer that all I did was to try to save the wagon was I was very much excited when I was arrested. There were two policemen there - one attended to the horse and the other attended to me. I had talked with a man about going into the milk business with him; the man wanted to take me as partner. The man was to furnish all the capital; we needed a horse for the business. I did not have a horse and cart. I drove for the first witness for ten months. I was walking up to Avenue C when I saw the horse and wagon running. I was going up town and the horse was going up town too. I was on the sidewalk and the horse on the middle of the car tracks. I got in on the back side of the cart. I did not get the lines in my hands at any time.

The jury rendered a verdict of guilty of grand larceny in the second degree.

0210

BAILED,

No. 1, by _____
Residence _____ Street,

No. 2, by _____
Residence _____ Street,

No. 3, by _____
Residence _____ Street,

No. 4, by _____
Residence _____ Street,

Police Court No. 30144
District 3

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Maurice Rutz
1925 5th Ave
Charles Puschkin

Offence Grand Larceny

Dated February 21 1883

George S. ...
Magistrate.

Anna ...
Officer.

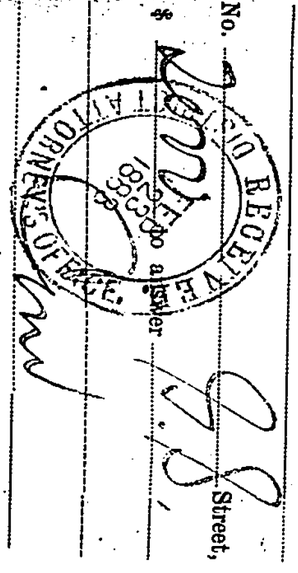
17 ...
Officer.

Will ...
Witnesses.

No. ... Street, ...

No. 127 Street, ...

No. ... Street, ...



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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Twenty 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 21 1883 George S. ... Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0211

Sec. 108-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question What is your name?

Answer. *Charles Tischbein*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *123 Pitt Street and about two years*

Question. What is your business or profession?

Answer. *Driver*

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

Answer. *The horse ran away and I jumped on the wagon and stopped him but could not do so before we arrived on time. The horse ran away from Pitt Street near Horston
*Charles Tischbein**

Taken before me this

day of

February 188*3*

Joseph J. ...

Police Justice.

0212

CITY AND COUNTY }
OF NEW YORK, } ss.

Louis Barnett

aged 9 years, occupation a school boy of No.

127 Pitt Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Maurice Roth

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

Sworn to before me, this 21
day of May 1883

Alfred J. Gardner
Police Justice.

0213

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Gleason

aged 40 years, occupation a Policeman of NY

17 Police Precinct Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Maurice Rath

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

Sworn (to before me, this 21
day of May 1883)

Thomas Gleason

Ray G. Ginner
Police Justice.

0214

30

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No.

1525 1st Avenue

Maurice Roth aged 27 years a butcher

being duly sworn, deposes and says, that on the

20 day of February 1883

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 with the intent to deprive the true owner of the use thereof~~
the following property, viz:

One living horse attached to a cart together of the value of two hundred and twenty five dollars the said cart containing a quantity of goods and property of the value of twenty five dollars and one overcoat of the value of fifteen dollars in all of the value of two hundred and sixty five dollars

the property of

deponent

and that this deponent

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

Charles Tsch. Benj. (now known) from the fact that on the above date deponent said horse attached to said cart to Pitt Street and left the same standing in the street in front of premises No 127. That deponent is informed by Louis Barnett of No 127 Pitt Street that immediately after deponent left said horse and

Subscribed and sworn to before me this 20th day of February 1883

Police Officer

0215

car said Tschbein got into
said car seized the reins
and the driver said from
away and the further back
that defendant is in possession
of driver Thomas Gleason
of the 17 Police Precinct that
he arrested said Tschbein
on said date on First Avenue
near Eighth Street with the said
property in his possession

Sum to before me
this 21 day of February 1883

Hugh Gorman Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFRIDAVID—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION