

0493

BOX:

315

FOLDER:

2999

DESCRIPTION:

Smith, Henry

DATE:

07/11/88



2999

0494

Witnesses:

.....
.....
.....

J. S. [Signature]

Counsel,

Filed 11 day of July 1888

Pleads *Chafaulty*

THE PEOPLE

vs.

Henry Smith

POLICY. [SS 348 and 344, Penal Code]

JOHN C. FELLOWS,

RANDOLPH B. MARRINE,

District Attorney.

A True Bill.

[Signature]

F. D. [Signature]
Foreman.

*Pleas guilty 1st count
Fine \$100.
paid*

0495

AFFIDAVIT—Selling Lottery Policies.

CITY AND COUNTY }
OF NEW YORK, } ss.

2 District Police Court.

George C. Pease

of No. 141 W 43rd Street, being duly sworn,

deposes and says, that on the 13th day of June

1888, at premises No. 186 Greene Street,

in the City and County of New York, one "Smithy"
whose true name is unknown &
deponent (but whose deponent can identify)
did unlawfully and feloniously sell and vend to deponent

for the sum of ten cents

a certain paper and document, the same being what is commonly
known as, and is called a Lottery Policy, and which said Lottery
Policy, writing, paper, and document is as follows, that is to say:

Hereto attached and marked Exhibit

No. 1. and is in the nature of an insurance
upon the drawing or drawn number
of a certain illegal Lottery

Which deponent charges was in violation of the statute in such

case made and provided, and prays that the said Smithy

arrested and
may be dealt with according to law.

Sworn to before me, this 29th
day of June 1888.

George C. Pease

J. M. Platter
Police Justice.

0496

13

114774/10

Expenses No 1
FD. 9/20/11

0497

June 13
Smithy
Broom St.
H. Peace

0498

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

George C. Pease

of No. *141 W. 42* Street, being duly sworn, deposes and says,

that *Henry Smith* (now present) is the person of the name of

Smith mentioned in deponent's affidavit of the *29th*

day of *June* 188*8* hereunto annexed.

Sworn to before me, this *20* day of *June* 188*8* *George Pease*

J. M. Platten POLICE JUSTICE.

0499

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Henry Smith

Question. How old are you?

Answer.

47 years old

Question. Where were you born?

Answer.

Phila delphia Pa

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

Answer.

28 Clinton Place. One year

Question. What is your business or profession?

Answer.

Clerk.

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

Answer.

I am not guilty
H Smith

Taken before me this 2 day of April 1888
Samuel J. ... Police Justice.

0500

Sec. 151.

Police Court 2 District.

CITY AND COUNTY }
OF NEW YORK, } ss.

In the name of the People of the State of New York; To the Sheriff of the County 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 George C. Pease

of No. 141 West 43d Street, that on the 13 day of June

1888 at the City of New York, in the County of New York, at the premises No 186
Greene St, one Smith, whose name is the defendant
unknown, did unlawfully and feloniously sell
to defendant for the sum of ten cents, a certain
paper document, the same being what is commonly
known as a Lottery Policy, in violation of law.

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 her forthwith before me, at the 2 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 29 day of June 1888

J. M. Platterson POLICE JUSTICE.

0501

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.....

Henry Smith
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 June 20 188 J. M. Plautman Police Justice.

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

Dated June 21 188 J. M. Plautman 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.

0502

VV
Police Court 2 District 991

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Geo. C. Puse
141 N. 43rd
Henry Smith
1 _____
2 _____
3 _____
4 _____

Offence Molestation
of Lillian Lane

BAILED,
No. 1, by Charles Koss
Residence 136 E. Houston Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated June 29 188 8
Patterson Magistrate.

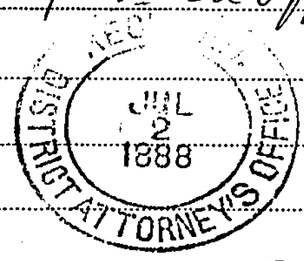
Sergt Conker Officer.
Court Precinct.

Witnesses Frank W. Conklin
No. Evening World Office Street.

No. _____ Street.

No. _____ Street.
\$ 1,000 to answer g.s.

Bailed



0503

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Henry Smith

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

Henry Smith

of the CRIME OF KEEPING A ROOM TO BE USED FOR GAMBLING PURPOSES, committed as follows:

The said *Henry Smith*,

late of the *Fifth* Ward of the City of New York in the County of New York aforesaid, on the *fifteenth* day of *June*, in the year of our Lord one thousand eight hundred and eighty *eight*, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep a certain room in a certain building, there situate, to be used for gambling purposes, to wit: to be used for the purpose of therein conducting a certain gambling game commonly called "policy," where money and property was dependent upon the result, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

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

Henry Smith

of the CRIME OF KEEPING A ROOM TO BE USED FOR THE PURPOSE OF SELLING LOTTERY POLICIES THEREIN, committed as follows:

The said *Henry Smith*,

late of the Ward, City and County aforesaid, afterward, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, unlawfully did keep a certain room in a certain building there situate, to be used for the purpose of therein selling and offering to sell what are commonly called Lottery Policies, and divers writings, papers, and documents in the nature of bets, wagers and insurances upon the drawing or drawn numbers of certain public and private lotteries, and of therein endorsing and using books and other documents for the purpose of enabling divers persons to sell and offer to sell lottery policies and other such writings, papers and documents, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT.

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

Henry Smith —

of the CRIME OF SELLING TO ANOTHER WHAT IS COMMONLY KNOWN AS A LOTTERY POLICY, committed as follows :

The said *Henry Smith*,

late of the Ward, City and County aforesaid, afterward, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, feloniously did sell to one *George R. Pease*,

a certain paper, instrument and writing, commonly called a Lottery Policy, which said paper, instrument and writing, called a Lottery Policy, is as follows, that is to say :

ON 13

11 47 74
J 15

(a more particular description of which said instrument and writing so commonly called a Lottery Policy is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

FOURTH COUNT.

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

Henry Smith —

of the CRIME OF SELLING A PAPER AND WRITING, IN THE NATURE OF A BET AND WAGER UPON THE DRAWN NUMBERS OF A LOTTERY, committed as follows :

The said *Henry Smith*,

late of the Ward, City and County aforesaid, afterward, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, feloniously did sell to one *George R. Pease*,

a certain paper and writing, in the nature of a bet and wager upon the drawn numbers of a certain lottery, the same being a scheme for the distribution of property by chance among persons who had paid or agreed to pay a valuable consideration for such chance (a more par-

0505

ticular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper and writing is as follows, that is to say:

Qn 13
11 47 74 J10

(a more particular description of which said paper and writing is to the Grand Jury aforesaid unknown, and cannot now be given), 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,

FIFTH COUNT.

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

Henry Smith —

of the CRIME OF SELLING A WRITING PAPER AND DOCUMENT IN THE NATURE OF AN INSURANCE UPON THE DRAWING OF A LOTTERY, committed as follows:

The said Henry Smith,

late of the Ward, City and County aforesaid, afterward, to wit: On the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, feloniously did sell to one George C. Pease,

a certain paper, writing and document in the nature of an insurance upon the drawing of a certain lottery, the same being a scheme for the distribution of property by chance among certain persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper, writing and document is as follows, that is to say:

Qn 13
11 47 74 J10

(a more particular description of which said paper, writing and document is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS.
~~RANDOLPH B. MARTINE,~~
District Attorney.

0506

BOX:

315

FOLDER:

2999

DESCRIPTION:

Smith, James

DATE:

07/17/88



2999

0507

146

Counsel,

Filed 17 day of July 1888

Pleads, *Chrymaly-187*

THE PEOPLE

*25
118
Larkin P*

James S. Smith

Grand Larceny in the 5th degree,
(MONEY.)
(Sec. 528 and 531, Penal Code.)

JOHN R. FELLOWS,
District Attorney.

*Aug 9/88
pleads guilty.*

A True Bill.

J. R. Fellows
Foreman.

*S.P. 2 yrs 6 mo.
P.B.M.*

Witnesses:

.....
.....
.....

0508

Police Court

5 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Henry H. Hammond
of No. 2307 3rd Avenue Street, aged 43 years,
occupation Barber being duly sworn

deposes and says, that on the 19 day of June 1888 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 night time, the following property viz :

Good and Lawful Money to the Amount of eleven dollars, sixteen Razors, three hair cutting Machines, two combs, one hair brush Collectively of the value of about fifty nine Dollars \$59.00

the property of

deponent

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

James F. Smith in the manner following, to wit that on said night the deponent asked permission of deponent to sleep in said premises and deponent consented, and gave him a room adjoining the one in which deponent slept. That about six o'clock A.M. on the morning following deponent discovered that said money was taken from a pocket of his trousers which hung in deponent's room, the keys of the place were taken from another pocket, and the Razors, Combs, Machines &c were also carried away from the shop in said place. Deponent further says that no person other than the deponent was in said place on the night in question and in the morning he had gone and left the keys which he had taken as aforesaid in the front door when he left the place.

Henry H. Hammond

Sworn to before me this 19th day of June 1888
of New York
Police Justice

0509

Sec. 195-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

James F. Smith 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 F. Smith

Question. How old are you?

Answer.

26 years

Question. Where were you born?

Answer.

New York City

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

Answer.

118 Christopher Street

Question. What is your business or profession?

Answer.

Barber

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

Answer.

I am not guilty of the charge

James F. Smith

Taken before me this

John J. Buckley 188

Police Justice.

0510

Sec. 151.

5 District Police Court.

CITY AND COUNTY }
OF NEW YORK, }^{ss} *In the name of the People of the State of New York; To the Sheriff of the County of New York, for 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 H. Hammond

of No. 2307 3 Avenue Street, that on the 19 day of June 1888 at the City of New York, in the County of New York, the following article to wit:

Sixteen Razors three hair cutting machines, two Combs a hair brush and about eleven dollars in lawful money and collectively

of the value of fifty nine Dollars, the property of Complainant was as taken, stolen, and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by James T. Smith

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 me before me, at the 5 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 17 day of July 1888
Henry H. Hammond POLICE JUSTICE.

0511

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 \$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 July 17th 1888 *H. M. Lawrence* *Police Justice.*

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

Dated..... 1888..... 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..... 1888..... Police Justice.

0512

W
Police Court 5 1083 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry H Hammond
12307 vs 3rd Avenue
James F Smith

Offence
L. J. Murray
J. J. Murray

BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

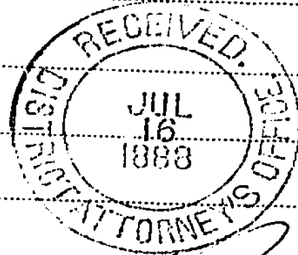
2
3
4

Dated July 11th 1888
J. J. Murray Magistrate.
Officer.
Precinct.

Witnesses
No Street.

No. Street.

No. Street.
\$ 5.00 - to answer



(Adm) 9 21 13

0513

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 F. Smith

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

James F. Smith

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

The said James F. Smith

late of the City of New York, in the County of New York, aforesaid, on the nineteenth day of June in the year of our Lord one thousand eight hundred and eighty-eight at the City and County aforesaid, with force and arms, in the night time of the same day, ~~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 twenty dollars, and of the value of twenty dollars~~; *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 ten dollars, and of the value of ten dollars; *two* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of five dollars, and of the value of five dollars *each*; *five* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of two dollars, and of the value of two dollars *each*; *eleven* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of one dollar, and of the value of one dollar *each*; ~~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~~; *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 ten dollars; *two* 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*; ~~United States Silver Certificate of the~~

05 14

~~denomination and value of twenty dollars~~ ; *one* United States Silver Certificate of the denomination and value of ten dollars ; *two* United States Silver Certificate of the denomination and value of five dollars *each* ; *five* United States Silver Certificate of the denomination and value of two dollars *each* ; *eleven* United States Silver Certificate of the denomination and value of one dollar *each* ; ~~United States Gold Certificate of the denomination and value of twenty dollars~~ ; *one* United States Gold Certificate of the denomination and value of ten dollars ; *two* United States Gold Certificate of the denomination and value of five dollars *each* ; and divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *eleven dollars sixteen razors of the value of two dollars each, three hair cutting machines of the value of five dollars each, two combs of the value of twenty cents each, and one hair brush of the value of one dollar*

of the proper moneys, goods, chattels and personal property of one *Henry H. Hammond*

found, *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 R. FELLOWS,
District Attorney.

05 15

BOX:

315

FOLDER:

2999

DESCRIPTION:

Smith, John

DATE:

07/17/88



2999

05 16

BOX:

315

FOLDER:

2999

DESCRIPTION:

Schroeder, William

DATE:

07/17/88



2999

0517

138 A

Counsel,
Filed 17 day of July 1888
Pleads, *Chryzobellus*

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

JOHN R. FELLOWS,
District Attorney.

Aug 9/88
not 1 year as 1 day 3.
No. 1. V.S. 2 yrs. - P.B.M.
A TRUE BILL. *Geo. J. Moore*
Geo. J. Moore
Foreman.
Chas. H. ...
John Z. ...

Witnesses:

John Z. ...
Chas. H. ...

0518

Court of Gen Sessions

The People

vs

William Schroder

REPORT OF THE NEW YORK SOCIETY FOR THE PREVENTION OF CRUELTY TO CHILDREN.

100 EAST 23^d STREET,

New York, July 18 1888

CASE NO. 36441 OFFICER Buckley

DATE OF ARREST July 14

CHARGE Grand Larceny

AGE OF CHILD fourteen years

RELIGION Protestant

FATHER Charles

MOTHER dead

RESIDENCE unknown

AN INVESTIGATION BY THE SOCIETY SHOWS THAT the boy gave an address at which no trace of himself or parents can be found.

All which is respectfully submitted,
Henry C. Storkring,
Supt.

To

Court of
General Sessions

The People

vs

William Schwedler

Princed for cont

PENAL CODE, §

**Report of the New York Society
for the Prevention of Cruelty
to Children.**

ELBRIDGE T. GERRY,

President, &c.,

100 East 23d Street,
NEW YORK CITY.

0519

0520

Police Court 4 District.

City and County } ss.:
of New York,

Isaac Darden

of No. 205 E 127th Street, aged 40 years,

occupation Peddler being duly sworn
deposes and says, that the Stable North side 127th Street, Third door East of Second Avenue Ward

in the City and County aforesaid the said being a Stable

and which was occupied by deponent as a Stable

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

were BURGLARIOUSLY entered by means of forcibly breaking of
a lock that was attached to the street
door leading into said stable

on the 14 day of July 1888 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

One living Horse ^{and} one single
set of harness ^{and} a wagon
all of the value of Two hundred
dollars

the property of Deponent

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

John Smith ^{and} William Schroeder

for the reasons following, to wit: That deponent is informed
by Hugh Martin of the 25th Precinct
Police that he found said property
in the possession of said deponent
in East 73d Street in said City

I. Darden

Sworn to before me this
14th day of July 1888
James C. Kelly, Police Justice

0521

CITY AND COUNTY }
OF NEW YORK, } ss.

Hugh Martin

aged _____ years, occupation Police officer of No.

25 Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Isaac Larden

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

Sworn to before me, this 14
day of July 188

Hugh Martin

[Signature]
Police Justice.

0522

New York Aug 13. 1888
Hon Judge Martine
Sir -

William Schroeder
indicted for burglary, who will be up for trial
before you today is my son, and his right
name is Fred Roeder. He has never to my
knowledge been arrested before and claims that
he is innocent of the present charge, but for
all that has been a very bad boy and has
caused me and his dear mother many
troubled hours - still if innocent I would
not like to see him punished and sent to
a penal institution - I have tried all means
in my power to redeem him but without suc-
cess, as it seems impossible for him to keep
away from bad companions, and it is also
impossible for me to keep him home or at
work - I have five other motherless children
at home and have enough to do to care
for them being at present out of employment

0523

and therefore request you whether guilty
or innocent to commit him to some reform-
atory institution where he will be kept under
restraint and where he be compelled to learn
a trade - In ~~no~~ means would not allow
me to engage a lawyer in his defense I rely
entirely on your sense of justice to do what
you deem right and just in his case -

Very respectfully Yours

Charles Roeder

3059 - 3 Ave

N.Y.C.

0524

Sec. 198-200.

L

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

John Smith

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 Smith

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

New York

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

Answer.

E 126th St

6 mos

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

*I am guilty of the charge
John Smith*

Taken before me this

day of

188

July 14
John Smith
Police Justice

0525

Sec. 108-200.

4

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

William Schroeder 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. William Schroeder

Question. How old are you?

Answer. 15 years

Question. Where were you born?

Answer. U S

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

Answer. 663 E 152d St 4 mos

Question. What is your business or profession?

Answer. Laborer

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

Answer. I am not guilty
William Schroeder.

Fichter Hezher
137 + 138 St

Taken before me this July 14 day of July 1888
Samuel M. Kelly
Police Justice

0526

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 Defendants

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Fifteen Hundred Dollars, each 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 14 1888 [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.

0527

Police Court--- 4 District. 1085

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Isaac Barden
205 Park 124
John Smith
William Schroeder

Offence
Dung Cary

3.
4.

BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated July 14 1888
Daniel O'Reilly Magistrate.
Hugh Martin Officer.
25 Precinct.

Witnesses Officer

No. Frank G. Bankley Street.

No. 10 Street.

No. Street.

\$ 15.0000 to answer

Committed



0528

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 Smith and
William S. Schroeder*

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

John Smith and William S. Schroeder

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

The said *John Smith and William
S. Schroeder, both* —

late of the *5th* Ward of the City of New York, in the County of
New York, aforesaid, on the *fourteenth* day of *July*, in the year of
our Lord one thousand eight hundred and eighty-*eight*, with force and arms, at the Ward,
City and County aforesaid, a certain building there situate, to wit: the *Store* of one

Isaac Darden.

feloniously and burglariously did break into and enter, with intent to commit some crime therein,
to wit: with intent, the goods, chattels and personal property of the said

Isaac Darden. —

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.

SECOND COUNT—

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

John Smith and William Schroeder
of the CRIME OF *Grand* LARCENY in *the second degree*, committed as follows:

The said *John Smith and William Schroeder, both* —

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

one horse of the value of seventy five dollars, one wagon of the value of seventy five dollars, and one set of harness of the value of twenty five dollars,

of the goods, chattels and personal property of one *Grace Darden* —

in the *State* of the said *Grace Darden*, —

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

0530

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said *John Smith and William Schroeder* of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *John Smith and William Schroeder, both* —

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 horse of the value of seventy five dollars, one wagon of the value of seventy five dollars and one set of harness of the value of twenty five dollars,

of the goods, chattels and personal property of one *Isaac Darden.* —

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

unlawfully and unjustly, did feloniously receive and have; the said *John Smith and William Schroeder.*

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

JOHN R. FELLOWS,
District Attorney.

0531

BOX:

315

FOLDER:

2999

DESCRIPTION:

Smith, Joseph

DATE:

07/09/88



2999

0532

23

Counsel,
Filed 9 day of July 1888
Pleads,

THE PEOPLE
vs.
Joseph Smith
Robbery in the ~~First~~ ^{First} degree.
(MONEY.)
[Sections 224 and 228, Penal Code].

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Geo. J. Gilmore
Foreman.
Wm. Robby Ledy
7 11 76 Mrs. J. E.
July 11/88

Witnesses:
Lorenzo Busch
By Mrs. J. E.
Mrs. My Mrs. don
well known of

0533

Police Court 7th District.

CITY AND COUNTY }
OF NEW YORK, } ss

Eliza J. Goetz
of No. 127 1/2 4th Avenue Street, Aged 26 Years
Occupation Book-keeper being duly sworn, deposes and says, that on the
2d day of June 1888, at the 2nd Ward of the City of New York,
in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent by force and violence, without his consent and against his will, the following property, viz:

A pocket-book containing
gold and lawful money of
the United States of the amount
and value

of the value of Twenty three ⁷⁵/₁₀₀ 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 force and violence as aforesaid by

Joseph Smith Conrad herey
for the reasons following, to wit:
On the above described date as
deponent was walking on Park
Row having the said pocket-
book in his hand the said deponent
perceived hold of the said book
and forcibly took the said pocket-
book from said deponent's possession
and person. Deponent saw an
unknown man take the said pocket-
book from the deponent, which book
deponent fully identifies

Eliza J. Goetz

day of June 1888
Ed J. Owen
Police Justice.

Sworn to before me this 29

0534

Sec. 198-200.

10th District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Joseph Smith 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.

Joseph Smith

Question. How old are you?

Answer.

47 years.

Question. Where were you born?

Answer.

New Can.

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

Answer.

29 Barry. 10 years

Question. What is your business or profession?

Answer.

Blacksmith

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
Joseph Smith
work

Taken before me this 29
day of June 1888
W. G. Curran
Police Justice.

0535

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.....

Refered over
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 *June 29th* 188 *J. J. Jones* Police Justice. *legally discharged*

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.

0536

Police Court---

993 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Elizabeth Gutz
vs. 4 copies
Joseph Smith

1.
2.
3.
4.

Offense

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *June 29* 188

Pow Magistrate.

Haas Officer.

3rd Precinct.

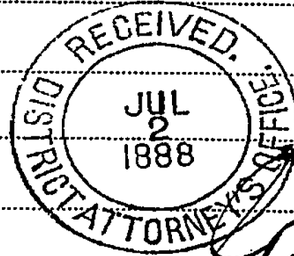
Witnesses *James J. Hunt*

No. *Room 127 Post Office Building* Street.

No. Street.

No. Street.

\$..... to answer.....



Leah

0537

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph Smith

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

Joseph Smith

of the crime of ROBBERY IN THE SECOND DEGREE, committed as follows:

The said Joseph Smith,

late of the City of New York, in the County of New York aforesaid, on the nineteenth day of June, in the year of our Lord one thousand eight hundred and eighty-eight, in the daytime of the said day, at the City and County aforesaid, with force and arms, in and upon one Philip A. Fogarty, in the peace of the said People then and there being, feloniously did make an assault, and 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 twenty dollars, and of the value of twenty dollars; two 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; two promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each; five promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each; 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 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; two 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; four 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; one United States Silver Certificate of the denomination and value of twenty dollars; two United States Silver Certificates of the denomination and value of ten dollars each; four United States Silver Certificates of the denomination and value of five dollars each; five United States Silver Certificates of the denomination and value of two dollars each; ten United States Silver Certificates of the denomination and value of one dollar each;

0538

one United States Gold Certificate of the denomination and value of twenty dollars
— ; two United States Gold Certificates of the denomination and value of ten
dollars each; two United States Gold Certificates of the denomination and value of
five dollars each; and divers coins, of a number, kind and denomination to the Grand Jury
aforesaid unknown, of the value of *Twenty three dollars*
and seventy five cents, and one
gold piece of the value of
one dollar, —

of the goods, chattels and personal property of the said *Wing J. Foot*
from the person of the said *Wing J. Foot*, against the will,
and by violence to the person of the said *Wing J. Foot*.
then and there violently and feloniously did rob, steal, take and carry away, *the said*
Joseph Smith *the name of them and*
there added for an accomplice
actually present, whose name is
to the Grand Jury aforesaid unknown
against the form of the Statute in such case made and provided, and against the peace of the People
of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

0539

BOX:

315

FOLDER:

2999

DESCRIPTION:

Smith, Mattie

DATE:

07/12/88



2999

0540

1076
C. Klein

Counsel,
Filed *D. C. Kelly* 1888
Pleads, *Chiquita (12)*

THE PEOPLE
vs. *Shattie Smith*
vs. *us.*
Grand Larceny in the 2nd degree.
(MONEY.)
(Sec. 528 and 531, Penal Code.)

JOHN R. FELLOWS,
District Attorney.
Aug 6/88
Filed & convicted P.I.

A True Bill.
Geo. J. Fellows
Foreman.
Pen. 6 mos. P.B.M.

Witnesses;

0541

Police Court District.

Affidavit—Larceny.

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

of No. 254 E 104 Street, aged 29 years,
occupation Engineer being duly sworn

deposes and says, that on the 30th day of June 1888 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession

Person

of deponent, in the Day time, the following property viz:

Good and lawful money of the United States to the amount and of the value of Sixteen & 50/100 dollars
(\$16.50)

the property of Deponent

and that this deponent has a probable cause to believe and does suspect, that the said property was feloniously taken/stolen, and carried away by Mattie Smith (now here) from the fact that at about the hour of 5 o'clock P.M. said date deponent was walking up Greene St. when the said defendant who was sitting on the stoop of the premises no 196 Greene St. solicited deponent and took him into a room in said premises for the purpose of having sexual intercourse and at that time deponent had said sum of money in the pockets of his pantaloons and after deponent had been in said room for about ten minutes and had finished having sexual intercourse with the said defendant he discovered that his money was missing deponent immediately charged the defendant with

of
188

Police Justice

0542

having stolen his money, and reported his loss to officer John S. Sullivan of the 15th Precinct Police and deponent is informed by said officer that he arrested the said defendant at no 191. Bleeker st. on the night of July 2nd and that the said defendant informed him that while she was in the act of having sexual intercourse with this deponent a woman named Brocky Em. came from a closet in said room where she was concealed and took the money from this deponent.

Deponent further says that no person other than the said defendant could have taken his money as no person other than she was near deponent from the time he saw his money lost until he missed it.

Wherefore deponent charges the said defendant with feloniously taking, stealing and carrying away said sum of money from the pockets of the pantaloons then and there worn by deponent as a portion of his body clothing.

Sworn to before me
this 2nd day of July 1885

Emil Townsend
Dated 1885

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

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

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.

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

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

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

Police Court, District

THE PEOPLE, &c.,
on the complaint of

vs.

1
2
3
4

Offence—LARCENY.

Dated 1885

Magistrate.

Officer.

Clerk.

Witnesses, No. Street, No. Street, No. Street, \$ to answer

0543

CITY AND COUNTY }
OF NEW YORK, } ss.

John S. Sullivan
.....
Police Officer..... of No.

aged..... years, occupation.....
15th Precinct Police..... Street, being duly sworn deposes and

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

Sworn to before me, this *9*
day of *July* 18*83* *John S. Sullivan*

John S. Sullivan
.....
Police Justice.

0544

Sec. 108-200.

2. District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Mattie Smith

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. *Mattie Smith*

Question. How old are you?

Answer. *2 1/2 years old*

Question. Where were you born?

Answer. *New York*

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

Answer. *191. Bleecker St New York*

Question. What is your business or profession?

Answer. *Chambermaid*

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

Answer.

I am not guilty

Mattie Smith

Taken before me this

day of

188

Police Justice.

0545

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

Alfred Sant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Three 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 1882 J. H. [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 he to be discharged.*

Dated _____ 188 _____ Police Justice.

0546

Police Court-- 2 1008 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Emil Snyenberg
354 vs. Capt. J. C.
Walter Smith

offence
of an entry
felony

2
3
4

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

Dated July 2 1888

Jorman Magistrate.
John J. Sullivan Officer.
15th Precinct.

Witnesses Off J. J. Sullivan
No. 15th Precinct Police Street.

No. Street.

No. Street.

\$ 300 to answer

++
[Signature]



0547

21
The People v. Mattie Smith } Court of General Sessions. Part I
Before Judge Martine. Aug. 6. 1888.

Indictment for larceny.

Emile Sonnenberg sworn. I am an engineer, I saw Mattie Smith about half past four on the 30th of June; she was on the stoop of a house in Greene St.; she called me and asked me if I had any money? I said, 'yes' she said, "Come up stairs." I said, "All right." I went into the room, I took my pants off. I had fifteen dollars in one pocket and \$1.50 in another. I had not my pantaloons all off, I had them up to the knees. I took the fifteen dollars out to pay her half a dollar and put it back again. I am sure I put it in my pocket. I went to bed with the defendant; she said, "Put your arms under my neck." I was not drunk. There was a light in the room although the shutters were closed. I did not see anybody in the room. Afterwards, when I was done, when I put my pants on, I felt in my pocket, and three girls came in. I felt for my money before they came in and it was gone. They asked me what was the matter? I said, nothing. I went to the Mercer St. Station house. I told the Captain or Sergeant and he told me to come back at eight o'clock. I came back and went to the place with officers, but there was no girl.

0548

There at all. We could not find the girl, the place was empty. They ordered me to go home again. The next time I saw the defendant was in Jefferson Market Court about two or three days after. Between this time there came two women to my place and offered me the money back. I had never seen the women before. I had no conversation with the defendant after I missed the money. I just came from my work that afternoon when she robbed me. Cross Examined I paid her a silver half dollar. I did not go up the stoop and ask her any question; she asked me if I had any money? I did not take off my vest and coat and went to bed with my boots on. I was in bed about ten minutes. I am a married man; my wife is not in Court. I live at 352 1/2 South St. in this city. The girl locked the door when we went into the room. I don't know what she did with the key. It is not true that I got up out of bed and let three women into the room. I put the money back in the same pocket I took it out of - the hip pocket. I have the same pantaloons on now; they were halfway down the knees. I felt on the outside of the pocket that the money was gone. I did not look on the bed or on the floor to see if my money was there. I will swear

0549

positively that it was in my pocket, that I put it back there. Officer Sullivan arrested her a day or two afterwards.

John J. Sullivan sworn. I am an officer and arrested the defendant. I went to her room in Bleeker St. and told her the complainant charged her with robbing him of some money. She said she would not go to the State prison for what other people had done. I says, "Who did it?" She said, Emma Harris. I asked her where she was, and she said Emma must have been in the closet. There was an old fashioned closet in the room. I went to the room; the closet was directly opposite the bed. Cross Examined. She admitted that she solicited the man to go to her room; she told me the name of the girl who she said took the money, "Brocky Emma". I was informed that she went to Philadelphia. The defendant told me she met the man and brought him to her room, but, said she, I am not going to the State Prison for what another girl done." I told her the man told me there was nobody else in the room but you; she said these other girls must have been in the closet. I asked her who it was and she told me Emma Harris. I says, Is that Brocky Emma? and she said, 'yes'.

0550

Mattie Smith, sworn and examined in her own behalf testified. I live at 191 Bleeker st. the officer arrested me at my room and told me he had a charge against me for robbing a man. I says, "I am not going to State prison for another person; the complainant spoke to me on the stoop of 196 Greene St; he asked me how much I wanted? I told him one dollar and he reduced it to 50 cents. He locked the door and took the key and undressed himself; took his pants off; he gave me fifty cents and I did not see any other money, I did not steal his money. I said it must have been Emma Harrison must have taken it; I dont know how I came to say that except she was the first one in the room. There were others came into the room beside her. He was not dressed when these three other women came in the room; he was washing his hands in a basin of water. This was Saturday afternoon and I was arrested Monday afternoon between four and five o'clock. I work as a chamber maid. I have never been convicted of stealing. Estelle Brown, Grace Fox and Emma Harris are the names of the girls.

The jury rendered a verdict of guilty of petty larceny.

0551

Testimony in the
case of
Hattie Smith
filed July
1888.

0552

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Mattie Smith

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

Mattie Smith

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

The said *Mattie Smith*

late of the City of New York, in the County of New York, aforesaid, on the *thirtieth* day of *June* in the year of our Lord one thousand eight hundred and eighty-*eight* at the City and County aforesaid, with force and arms, in the *day* time of the same day, *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 twenty dollars, and of the value of twenty dollars _____ ; *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 ten dollars, and of the value of ten dollars _____ ; *three* 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* ; *eight* 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* ; *sixteen* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of one dollar, and of the value of one dollar *each* ; *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 _____ ; *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 ten dollars _____ ; *three* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars *each* ; *one* United States Silver Certificate of the

0553

denomination and value of twenty dollars — : *one* United States Silver Certificate of the denomination and value of ten dollars — : *three* United States Silver Certificate of the denomination and value of five dollars *each* ; *eight* United States Silver Certificate of the denomination and value of two dollars *each* ; *sixteen* United States Silver Certificate of the denomination and value of one dollar *each* ; *one* United States Gold Certificate of the denomination and value of twenty dollars — : *one* United States Gold Certificate of the denomination and value of ten dollars — ; *three* United States Gold Certificate of the denomination and value of five dollars *each* ; and divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *sixteen dollars and fifty cents*

of the proper moneys, goods, chattels and personal property of one *Emil Ronnenburg*

on the person of the said Emil Ronnenburg then and there being found, *from the person of the said Emil Ronnenburg* then and there feloniously did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

0554

BOX:

315

FOLDER:

2999

DESCRIPTION:

Spiess, Max

DATE:

07/16/88



2999

0555

Paris 1200
for

Witnesses:

Filed 1200/90
by - ~~Max~~ Ferdinand Ehrlich
18 West 121st St.
City

The Complainant's witness
- says files testimony
- that dismission of the witness
- for people cannot
- in the report & record
- must be removed of
- within indictment.
D. Frank Lloyd

Nov. 15, 1894
City of New York
D. Frank Lloyd

1205
Senator Gorton

Counsel,
Filed 16 day of July 1888
Pleas, *Max Spies*

THE PEOPLE

vs.
~~B~~
Max Spies

JOHN R. FELLOWS,
District Attorney.

A True Bill.

John R. Fellows
Foreman.
Indictment returned

in view of D.C.
Nov 15 97 PM 7 7/24

0556

C. R. 3591.

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Max Spies.

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. but that it is impossible to secure the witness to long a time
last hear to have case dismissed or charge arrested
having elapsed. J. Hartman

0557

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 Spiess

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

Max Spiess

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

The said Max Spiess,

late of the City of New York, in the County of New York aforesaid, on the 16th day of May, in the year of our Lord one thousand eight hundred and eighty-eight, at the City and County aforesaid, having in his custody a certain instrument and writing, to wit: a certain promissory note for the payment of money which said promissory note is as follows, that is to say:

New York May 16th 1888
\$400 00/100
Three months after date I
promise to pay to the order of
Max Spiess Four hundred 00/100 Dollars
at 525 W. 41. Street - with interest
Value received
No. 56 Due 8/10. 88 R. Spiess

the said Max Spiess,

afterwards, to wit: on the day and in the year aforesaid, with force and arms, at the City and County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly act and assist in forging on the Trade of the said promissory note a certain instrument and writing commonly called an endorsement which said forged instrument and writing commonly called an endorsement is as follows, that is to say:

"S. S. Knickerbocker & Co"

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

SECOND COUNT—

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

Max Spiess
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said Max Spiess,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid having in his possession a certain instrument and writing, to wit: a certain promissory

note for the payment of money

which said promissory note is as follows, that is to say:

\$400⁰⁰/₁₀₀ New York May 16th 1888
Three months after date
promise to pay to the order of
Max Spiess four hundred ⁰⁰/₁₀₀
Dollars at 525 W 41st St New
York
Value received
No. 56 Due 8/19.88 R. S. Spiess

on the back of which said promissory note there was then and there written a certain forged instrument and writing commonly called an endorsement of the said last-mentioned promissory note which said forged instrument and writing, commonly called an endorsement is as follows, that is to say:

"S. S. Skendzel & Co"

with force and arms, the said forged endorsement then and there feloniously did utter, dispose of and put off as true, with intent to defraud, he the said Max Spiess, then and there well knowing the premises, and that the said endorsement was forged, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

0559

BOX:

315

FOLDER:

2999

DESCRIPTION:

Stabler, John H.

DATE:

07/05/88



2999

0560

35

Counsel,
Filed 5th day of July 1888
Pleads,

THE PEOPLE
vs.
John H. Staller
Assault in the First Degree, Etc.
(Firearms.)
(Sections 217 and 218, Penal Code).

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Geo. P. Galloway
Foreman.

July 6/88

Wm. L. Wood
July 10/88

Witnesses:

Wm. L. Wood
Wm. L. Wood
253 N. 41st

and the Coroner
and officers
Hoye & Brown
something
about him
for best of
before check
in good
F.P.

0561

Police Court - 2^d District.

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

Henry Sennet
of No. 337 West 41st Street, aged 67 years,
occupation Cabinet Maker, being duly sworn

deposes and says, that on the 30 day of June 1888 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

John H. Statten (nowhere)
Who Willfully and maliciously
did aim and point a
pistol that was loaded
with powder and Ball at
the body of this deponent
then and there held in
the hand of the said deponent
Henry

with the felonious intent to take the life of deponent, or to do him grievous bodily harm; and without any justification on the part of the said assailant :

Wherefore this deponent prays that the said assailant may be apprehended and bound to answer for the above assault, etc., and be dealt with according to law.

Sworn to before me, this 1st day of July 1888 } Henry Sennet

John Roman Police Justice.

0562

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Stevens Hobbs 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 Stevens Hobbs*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *337 N. 4th or 12 months*

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 may think will tend to your
exculpation?

Answer. *I waive an examination*

John Henry Stabler

Taken before me this

day of

1887

William J. ...
Police Justice.

0563

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.....

Alfano

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

Dated *July 2* *188* *John J. ...* *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.*

0564

Police Court 2 District 987

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Semmes
337 West 41
St. Paul

Offence *Adm. Cont. "Yellow"*

2 _____
3 _____
4 _____

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *July 1* 188 *8*

John J. Hoover Magistrate.

Officer.

Precinct.

Witnesses *Henry Semmes Jr.*

No. *337 W 41* Street.

No. _____ Street.

No. _____ Street.

\$ *1500* to answer *l.s.*

~~Report~~
Committed



0565

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John R. Skadden

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

John R. Skadden -

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

The said John R. Skadden,

late of the City of New York, in the County of New York aforesaid, on the 21st day of June, in the year of our Lord one thousand eight hundred and eighty-eight with force and arms, at the City and County aforesaid, in and upon the body of one Henry Sarnett, in the peace of the said People then and there being, feloniously did make an assault and to, at and against him the said Henry Sarnett, a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said John R. Skadden in his right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and discharge, with intent and to the said Henry Sarnett, thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT-

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

John R. Skadden -

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

The said John R. Skadden,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said Henry Sarnett, in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and to, at and against him the said Henry Sarnett,

a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said John R. Skadden,

in his right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully shoot off and discharge, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0566

BOX:

315

FOLDER:

2999

DESCRIPTION:

Stewart, Edward F.

DATE:

07/16/88



2999

Bail fixed at
\$2000 - Aug. 28/88
Witnesses,
Bailed by
Holmes Saw Water
Laurel Hill,
Long Island
at 761 19th
Avenue

Mr. J. B. [unclear]
Counsel,
Filed 16 day of July 1888
Pleads, *Not guilty*

THE PEOPLE
vs.
Edward J. Stewart
[Section 528 and 530, Penal Code.]
Grand Jurors, 12th degree

JOHN R. FELLOWS,
District Attorney.

A True Bill
[Signature]
Foreman
Sept. 1st 1888
L. E. [unclear] 1888

0568

THE PEOPLES BANK,
—OF THE—
CITY OF NEW YORK.

Wm E G Stewart

Please write name of Bank upon which the checks are drawn.
 DEPOSITED BY
E.F. STEWART.
 IN *Meas*
PEOPLES BANK,
 Oct 6 1888
 DOLL. CTS.
 Gold _____
 Silver _____
 Bills _____
 Check _____
 225
 270
 495
 COPY.

Please write name of Bank upon which the checks are drawn.
 DEPOSITED BY
E.F. STEWART.
 IN *Meas*
PEOPLES BANK,
 Oct 13 1888
 DOLL. CTS.
 Gold _____
 Silver _____
 Bills _____
 Check _____
 1750
 195
 625
 14875
 COPY.

Please write name of Bank upon which the checks are drawn.
 DEPOSITED BY
E.F. STEWART.
 IN *Meas*
PEOPLES BANK,
 Oct 14 1888
 DOLL. CTS.
 Gold _____
 Silver _____
 Bills _____
 Check _____
 4000
 COPY.

Please write name of Bank upon which the checks are drawn.
 DEPOSITED BY
E.F. STEWART.
 IN *Meas*
PEOPLES BANK,
 Oct 18 1888
 DOLL. CTS.
 Gold _____
 Silver _____
 Bills _____
 Check _____
 1005
 COPY.

Please write name of Bank upon which the checks are drawn.
 DEPOSITED BY
E.F. STEWART.
 IN *Meas*
PEOPLES BANK,
 Oct 14 1888
 DOLL. CTS.
 Gold _____
 Silver _____
 Bills _____
 Check _____
 50
 COPY.

Please write name of Bank upon which the checks are drawn.
 DEPOSITED BY
E.F. STEWART.
 IN *Meas*
PEOPLES BANK,
 Oct 17 1888
 DOLL. CTS.
 Gold _____
 Silver _____
 Bills _____
 Check _____
 30
 500
 530
 COPY.

Please write name of Bank upon which the checks are drawn.
 DEPOSITED BY
E.F. STEWART.
 IN *Meas*
PEOPLES BANK,
 Oct 27 1888
 DOLL. CTS.
 Gold _____
 Silver _____
 Bills _____
 Check _____
 50
 COPY.

Please write name of Bank upon which the checks are drawn.
 DEPOSITED BY
E.F. STEWART.
 IN *Meas*
PEOPLES BANK,
 Oct 23 1888
 DOLL. CTS.
 Gold _____
 Silver _____
 Bills _____
 Check _____
 1000
 COPY.

Please write name of Bank upon which the checks are drawn.
 DEPOSITED BY
E.F. STEWART.
 IN *Meas*
PEOPLES BANK,
 Oct 23 1888
 DOLL. CTS.
 Gold _____
 Silver _____
 Bills _____
 Check _____
 100
 COPY.

Please write name of Bank upon which the checks are drawn.
 DEPOSITED BY
E.F. STEWART.
 IN *Meas*
PEOPLES BANK,
 Oct 28 1888
 DOLL. CTS.
 Gold _____
 Silver _____
 Bills _____
 Check _____
 5388
 COPY.

Please write name of Bank upon which the checks are drawn.
 DEPOSITED BY
E.F. STEWART.
 IN *Meas*
PEOPLES BANK,
 Oct 28 1888
 DOLL. CTS.
 Gold _____
 Silver _____
 Bills _____
 Check _____
 40
 COPY.

Please write name of Bank upon which the checks are drawn.
 DEPOSITED BY
E.F. STEWART.
 IN *Meas*
PEOPLES BANK,
 Nov 3 1888
 DOLL. CTS.
 Gold _____
 Silver _____
 Bills _____
 Check _____
 5
 50
 55
 COPY.

Please write name of Bank upon which the checks are drawn.
 DEPOSITED BY
E.F. STEWART.
 IN *Meas*
PEOPLES BANK,
 Nov 3 1888
 DOLL. CTS.
 Gold _____
 Silver _____
 Bills _____
 Check _____
 125
 COPY.

Please write name of Bank upon which the checks are drawn.
 DEPOSITED BY
E.F. STEWART.
 IN *Meas*
PEOPLES BANK,
 Nov 5 1888
 DOLL. CTS.
 Gold _____
 Silver _____
 Bills _____
 Check _____
 100
 COPY.

0571

Please write name of Bank upon which the checks are drawn.
DEPOSITED BY
E.F. STEWART.
IN
PEOPLES BANK,
Dec 15 1888
DOLL. CTS.
Gold _____
Silver _____
Bills *225*
Check _____

COPY.

Please write name of Bank upon which the checks are drawn.
DEPOSITED BY
E.F. STEWART.
IN
PEOPLES BANK,
Dec 16 1888
DOLL. CTS.
Gold _____
Silver _____
Bills _____
Check *150*

COPY.

Please write name of Bank upon which the checks are drawn.
DEPOSITED BY
E.F. STEWART.
IN *Meas*
PEOPLES BANK,
Dec 18 1888
DOLL. CTS.
Gold _____
Silver _____
Bills *20*
Check *81 85*
101 85

COPY.

Please write name of Bank upon which the checks are drawn.
DEPOSITED BY
E.F. STEWART.
IN *Meas*
PEOPLES BANK,
Dec 20 1888
DOLL. CTS.
Gold _____
Silver _____
Bills _____
Check *1 80*
1000
2800

COPY.

Please write name of Bank upon which the checks are drawn.
DEPOSITED BY
E.F. STEWART.
IN *Meas*
PEOPLES BANK,
Dec 22 1888
DOLL. CTS.
Gold _____
Silver _____
Bills _____
Check *5*
125
130

COPY.

Please write name of Bank upon which the checks are drawn.
DEPOSITED BY
E.F. STEWART.
IN *Meas*
PEOPLES BANK,
Dec 27 1888
DOLL. CTS.
Gold _____
Silver _____
Bills _____
Check *80*
2995
1750
17945

COPY.

Please write name of Bank upon which the checks are drawn.
DEPOSITED BY
E.F. STEWART.
IN *Meas*
PEOPLES BANK,
Dec 26 1888
DOLL. CTS.
Gold _____
Silver _____
Bills _____
Check *50*
560
5360

COPY.

Please write name of Bank upon which the checks are drawn.
DEPOSITED BY
E.F. STEWART.
IN
PEOPLES BANK,
Dec 29 1888
DOLL. CTS.
Gold *25*
Silver _____
Bills *200*
Check _____
225

COPY.

Please write name of Bank upon which the checks are drawn.
DEPOSITED BY
E.F. STEWART.
IN *Meas*
PEOPLES BANK,
Dec 29 1888
DOLL. CTS.
Gold _____
Silver _____
Bills _____
Check *10649*
100
20649

COPY.

Please write name of Bank upon which the checks are drawn.
DEPOSITED BY
E.F. STEWART.
IN *Meas*
PEOPLES BANK,
Dec 30 1888
DOLL. CTS.
Gold _____
Silver _____
Bills _____
Check *200*

COPY.

Please write name of Bank upon which the checks are drawn.
DEPOSITED BY
E.F. STEWART.
IN *Meas*
PEOPLES BANK,
Jan 7 1889
DOLL. CTS.
Gold _____
Silver _____
Bills _____
Check *55*
52
225
155
625
151 20

COPY.

Please write name of Bank upon which the checks are drawn.
DEPOSITED BY
E.F. STEWART.
IN *Meas*
PEOPLES BANK,
Jan 7 1889
DOLL. CTS.
Gold _____
Silver _____
Bills _____
Check *125*

COPY.

Please write name of Bank upon which the checks are drawn.
DEPOSITED BY
E.F. STEWART.
IN *Meas*
PEOPLES BANK,
Jan 9 1889
DOLL. CTS.
Gold _____
Silver _____
Bills _____
Check *400*

COPY.

Please write name of Bank upon which the checks are drawn.
DEPOSITED BY
E.F. STEWART.
IN
PEOPLES BANK,
Jan 5 1889
DOLL. CTS.
Gold _____
Silver _____
Bills _____
Check *125*

COPY.

0572

Please write name of Bank upon which the checks are drawn.
DEPOSITED BY
E.F. STEWART.
IN *Mead*
PEOPLES BANK,
Jan 5 1888
DOLLS. CTS.
Gold _____
Silver _____
Bills _____ 1 00
Check _____

COPY.

Please write name of Bank upon which the checks are drawn.
DEPOSITED BY
E.F. STEWART.
IN *Mead*
PEOPLES BANK,
Jan 6 1888
DOLLS. CTS.
Gold _____
Silver _____
Bills _____ 50
Check _____ 50
_____ 17
_____ 15
COPY.

Please write name of Bank upon which the checks are drawn.
DEPOSITED BY
E.F. STEWART.
IN *Mead*
PEOPLES BANK,
Jan 8 1888
DOLLS. CTS.
Gold _____
Silver _____
Bills _____ 175
Check _____ 1920
_____ 1920
COPY.

Please write name of Bank upon which the checks are drawn.
DEPOSITED BY
E.F. STEWART.
IN *Mead*
PEOPLES BANK,
Jan 9 1888
DOLLS. CTS.
Gold _____
Silver _____
Bills _____ 100
Check _____

COPY.

Please write name of Bank upon which the checks are drawn.
DEPOSITED BY
E.F. STEWART.
IN *Mead*
PEOPLES BANK,
Jan 9 1888
DOLLS. CTS.
Gold _____
Silver _____
Bills _____ 30
Check _____ 25
_____ 15
_____ 15
_____ 1250
_____ 625
_____ 2375
COPY.

Please write name of Bank upon which the checks are drawn.
DEPOSITED BY
E.F. STEWART.
IN *Mead*
PEOPLES BANK,
Jan 17 1888
DOLLS. CTS.
Gold _____
Silver _____
Bills _____ 200
Check _____

COPY.

Please write name of Bank upon which the checks are drawn.
DEPOSITED BY
E.F. STEWART.
IN *Mead*
PEOPLES BANK,
Jan 17 1888
DOLLS. CTS.
Gold _____
Silver _____
Bills _____ 40
Check _____ 32
_____ 6
_____ 78
COPY.

Please write name of Bank upon which the checks are drawn.
DEPOSITED BY
E.F. STEWART.
IN *Mead*
PEOPLES BANK,
Jan 15 1888
DOLLS. CTS.
Gold _____
Silver _____
Bills _____ 75
Check _____

COPY.

Please write name of Bank upon which the checks are drawn.
DEPOSITED BY
E.F. STEWART.
IN *Mead*
PEOPLES BANK,
Jan 17 1888
DOLLS. CTS.
Gold _____
Silver _____
Bills _____ 500
Check _____

COPY.

Please write name of Bank upon which the checks are drawn.
DEPOSITED BY
E.F. STEWART.
IN *Mead*
PEOPLES BANK,
Jan 17 1888
DOLLS. CTS.
Gold _____
Silver _____
Bills _____ 25
Check _____

COPY.

Please write name of Bank upon which the checks are drawn.
DEPOSITED BY
E.F. STEWART.
IN *Mead*
PEOPLES BANK,
Jan 19 1888
DOLLS. CTS.
Gold _____
Silver _____
Bills _____ 15
Check _____ 50

COPY.

Please write name of Bank upon which the checks are drawn.
DEPOSITED BY
E.F. STEWART.
IN *Mead*
PEOPLES BANK,
Jan 23 1888
DOLLS. CTS.
Gold _____
Silver _____
Bills _____ 15
Check _____ 1750
_____ 5750
COPY.

Please write name of Bank upon which the checks are drawn.
DEPOSITED BY
E.F. STEWART.
IN *Mead*
PEOPLES BANK,
Jan 23 1888
DOLLS. CTS.
Gold _____
Silver _____
Bills _____ 50
Check _____ 20
_____ 70
COPY.

Please write name of Bank upon which the checks are drawn.
DEPOSITED BY
E.F. STEWART.
IN *Mead*
PEOPLES BANK,
Jan 26 1888
DOLLS. CTS.
Gold _____
Silver _____ 20
Bills _____ 50
Check _____ 50

COPY.

Please write name of Bank upon which the checks are drawn.
 DEPOSITED BY
E.F. STEWART.
 IN *Mass*
PEOPLES BANK,
 Jan 28 1888
 DOLL. CTS.
 Gold _____
 Silver _____
 Bills 200
 Check _____
 COPY.

Please write name of Bank upon which the checks are drawn.
 DEPOSITED BY
E.F. STEWART.
 IN *Mass*
PEOPLES BANK,
 Jan 30 1888
 DOLL. CTS.
 Gold _____
 Silver _____
 Bills 75
 11738
 Check 18738
 COPY.

Please write name of Bank upon which the checks are drawn.
 DEPOSITED BY
E.F. STEWART.
 IN *Mass*
PEOPLES BANK,
 Feb 16 1888
 DOLL. CTS.
 Gold 30
 Silver _____
 Bills 155
 115
 4750
 Check 750
 355
 COPY.

Please write name of Bank upon which the checks are drawn.
 DEPOSITED BY
E.F. STEWART.
 IN *Mass*
PEOPLES BANK,
 Feb 18 1888
 DOLL. CTS.
 Gold 10
 Silver _____
 Bills 65
 Check 75
 COPY.

Please write name of Bank upon which the checks are drawn.
 DEPOSITED BY
E.F. STEWART.
 IN *Mass*
PEOPLES BANK,
 Feb 27 1888
 DOLL. CTS.
 Gold _____
 Silver _____
 Bills _____
 Check 20
 COPY.

Please write name of Bank upon which the checks are drawn.
 DEPOSITED BY
E.F. STEWART.
 IN *Mass*
PEOPLES BANK,
 Feb 28 1888
 DOLL. CTS.
 Gold _____
 Silver _____
 Bills _____
 Check 2075
 1250
 12
 4028
 COPY.

Please write name of Bank upon which the checks are drawn.
 DEPOSITED BY
E.F. STEWART.
 IN *Mass*
PEOPLES BANK,
 March 7 1888
 DOLL. CTS.
 Gold _____
 Silver _____
 Bills _____
 Check 35
 445
 480
 COPY.

Please write name of Bank upon which the checks are drawn.
 DEPOSITED BY
E.F. STEWART.
 IN *Mass*
PEOPLES BANK,
 March 7 1888
 DOLL. CTS.
 Gold _____
 Silver _____
 Bills _____
 Check 150
 COPY.

Please write name of Bank upon which the checks are drawn.
 DEPOSITED BY
E.F. STEWART.
 IN *Mass*
PEOPLES BANK,
 March 4 1888
 DOLL. CTS.
 Gold _____
 Silver _____
 Bills _____
 Check 50
 COPY.

Please write name of Bank upon which the checks are drawn.
 DEPOSITED BY
E.F. STEWART.
 IN *Mass*
PEOPLES BANK,
 March 10 1888
 DOLL. CTS.
 Gold _____
 Silver _____
 Bills _____
 Check 150
 16250
 31250
 COPY.

Please write name of Bank upon which the checks are drawn.
 DEPOSITED BY
E.F. STEWART.
 IN *Mass*
PEOPLES BANK,
 March 14 1888
 DOLL. CTS.
 Gold _____
 Silver _____
 Bills _____
 Check 60
 200
 260
 COPY.

Please write name of Bank upon which the checks are drawn.
 DEPOSITED BY
E.F. STEWART.
 IN *Mass*
PEOPLES BANK,
 March 16 1888
 DOLL. CTS.
 Gold _____
 Silver _____
 Bills _____
 Check 25
 20
 45
 COPY.

Please write name of Bank upon which the checks are drawn.
 DEPOSITED BY
E.F. STEWART.
 IN *Mass*
PEOPLES BANK,
 March 19 1888
 DOLL. CTS.
 Gold _____
 Silver _____
 Bills _____
 Check 199
 4750
 15
 76150
 COPY.

Please write name of Bank upon which the checks are drawn.
 DEPOSITED BY
E.F. STEWART.
 IN *Mass*
PEOPLES BANK,
 March 23 1888
 DOLL. CTS.
 Gold _____
 Silver _____
 Bills _____
 Check 90
 75
 20
 185
 COPY.

0575

Section 618, Cod. Cr. Pr.

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

THE PEOPLE, &c.,

vs,

[Handwritten signature]

John D. Sandray, Deputy
being duly sworn, says that he is one of the Assistant District Attorneys of the City and County of New York, and that he believes that the evidence of *J. M. Anderson*, who resides at *Katond, Westchester County*, is material, and that the attendance of said *J. M. Anderson* before the Grand Jury in the examination by the Grand Jury of the charges against the defendant is necessary.

John D. Sandray
Assistant District Attorney.

Sworn before me this *11th* day of *July* 188*8*

Thomas C. Reg

N. Y. Co.

0576

Section 618, Cod. Cr. Pr.

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

THE PEOPLE, &c.,

vs,

John Doe

Robert H. T. [unclear]

John D. Lindsay

being duly sworn, says that he is one of the Assistant District Attorneys of the City and County of New York, and that he believes that the evidence of John Anderson, ^{upon the examination of the grand jury} who resides at Deland, Delaware County, is material, and that the complaint now pending against the said Anderson, and the attendance of said Anderson at the trial of the above named defendant is necessary.

John D. Lindsay
Deputy Assistant District Attorney.

Sworn before me this 15th day of July, 1886

Henry [unclear] N.Y. Co.

0577

Form No. 1.

THE WESTERN UNION TELEGRAPH COMPANY.

21,000 OFFICES IN AMERICA. CABLE SERVICE TO ALL THE WORLD.

This Company TRANSMITS and DELIVERS messages only on conditions limiting its liability, which have been assented to by the sender of the following message. Errors can be guarded against only by repeating a message back to the sending station for comparison, and the Company will not hold itself liable for errors or delays in transmission or delivery of Unrepeated Messages, beyond the amount of tolls paid thereon, nor in any case where the claim is not presented in writing within sixty days after the message is filed with the Company for transmission.
This is an UNREPEATED MESSAGE, and is delivered by request of the sender, under the conditions named above.

THOS. T. ECKERT, General Manager. NORVIN GREEN, President.

NUMBER	SENT BY	RECD BY	CHECK
21	W.	LW	16 paid

RECEIVED at the WESTERN UNION BUILDING, 195 Broadway, N. Y. _____ 1892

Dated Yonkers N.Y.
 To Assistant Dist. Attorney Macdona
Court House New York
Mr Peter havey is in Washington
He will not be home until
Monday 26 inst.
D. L. Havey

0578

DIRECTIONS.

The Grand Jury Rooms are in the third story of the large brown stone building in Chambers Street, near the New Court House in the Park.

When you arrive at the witness room, hand this Subpoena to the officer or clerk at the desk.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GRAND JURY OF THE COURT OF GENERAL SESSIONS.

The People of the State of New York.

To *J. M. Anderson*

of *No. 140 South West Street, New York*

GREETING :

WE COMMAND YOU, That all business and excuses ceasing, you *appear* in your proper person, at the Grand Jury Room, in the third story of the Sessions Building adjoining the New Court House in the Park, in the City of New York, on the *fourteenth* day of *August* instant, at the hour of 10¹/₂ in the forenoon of the same day, to testify the truth and to give evidence before the GRAND JURY, touching a certain complaint then and there pending against

And this you are to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder at the City Hall, in our said City, the first Monday of

JOHN R. FELLOWS, *District Attorney.*

0579

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

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

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

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

It appearing to my satisfaction by the affidavit of

John D. Sweeney, Deputy
Assistant District Attorney, that the evidence of

J. M. Anderson
mentioned in the within Subpoena, is material and his attendance *before the Grand Jury* is necessary as a witness on the part of the People.

I do hereby order and require the said

J. M. Anderson
to attend *before the Grand Jury* in obedience to the requirements of the within subpoena.

Dated New York City, *August 11* 188*6*

Frederick
Richardson

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

-----X
: The People of the State of New York: :
: against : :
: Edward F. Stewart. : :
-----X

City and County of New York ss.

Charles E. Hadden, of No. 102 South Fifth Avenue, in the City of New York, carpenter and builder, being duly sworn, says, upon information and belief, as follows:

That at an election for trustees of the Washington Square Methodist Episcopal Church, a corporation duly organized and existing under and by virtue of the laws of the State of New York, held on the evening of the 4th day of December, 1882, Edward F. Stewart, above named, having received a majority of votes cast, was duly elected a trustee of the said church, and at a regular meeting of the Board of Trustees of said church, held on the evening of the 8th day of December, 1884 for the purpose of electing officers, the said Edward F. Stewart, having received the majority of votes cast, was duly elected Treasurer of said Board of Trustees.

That in the month of October, 1884, there was an indebtedness existing against the said church corporation amounting to the sum of eleven thousand one

hundred dollars as follows:

- 1st. A bond and mortgage executed to Mrs. Ann Way for the sum of five thousand dollars \$5000.00
- 2d. Three separate trustee's notes for one thousand dollars each to John D. Slayback, Lewis E. Harker, and Richard P. Berrien 3000.00
- 3d. A bond and mortgage executed ^{and} ~~to~~ Hester ~~Bussing~~ ^{to E. W. Anderson}, bearing date Aug. 23d, 1862 and subsequently transferred ~~to J. W. Anderson~~ and by his executors to J. M. Anderson 3100.00

That during the same month of October, 1884, a subscription list for the purpose of paying off this indebtedness was started and circulated through the church congregation, and in response thereto an amount sufficient to pay the indebtedness was raised, which sum was duly placed in the hands of said Edward F. Stewart as such Treasurer..

That, pursuant to his duties and in accordance with the purpose of the collection, on December 20th, 1884, the said Edward F. Stewart paid Ann Way her mortgage of five thousand dollars with four months and twenty days' interest at six per cent, and discharged the same of record, and on the 14th day of October, 1884, the said Edward F. Stewart paid the three notes of one thousand dollars each to John D.

Slayback, Lewis E. Harker and Richard P. Berrien, with interest of five months and fourteen days on each.

That, between the 19th day of March, 1885, and the 20th of April, 1885, he, the said E. F. Stewart, entered in his books as such Treasurer, as item as follows:

"By bond and mortgage canceled, \$3100,"
thereby meaning that he as such Treasurer had at some time between these last mentioned days duly paid to the said Anderson the amount of said bond and mortgage.

Whereas said bond and mortgage has not yet been paid and is now in the hands of the said J. M. Anderson, to whom said Edward F. Stewart has paid interest up to the month of March, 1888.

By reason of the falsification of his books, the church trustees were not aware of the promises until said Edward F. Stewart failed in the payment of the interest, upon which said J. M. Anderson, the holder of the mortgage communicated with Rev. John Rhey Thompson, Pastor of the church, and through him with the Board of Trustees. *That the corporation herein mentioned was incorporated about the year 1841 by the name of the Sullivan St. M. E. Church, and its name was duly changed about the year 1870 to the Washington Square M. E. Church.*
That deponent is now and at all the times mentioned herein was a member of the said Board of Trustees, and his information as to the matters herein stated is derived, as well from his personal knowledge *the official records as to said incorporation, the* as also from the books of said corporation, and from conversations with the said J. M. Anderson.

Wherefore, deponent charges the said Edward F.

0583

Stewart with having feloniously appropriated the said sum of \$3100 to his own use, the same being in his possession, custody and control as an officer, to wit, the Treasurer as aforesaid of the said corporation, with intent to defraud and deprive said corporation of the same and of the use and benefit thereof, and prays that he be dealt with according to law.

Sworn to before me this

13th day of July, 1888.

Wm. Graves Jerome Charles E. Hadden
Notary Public
New York

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

-----X
: The People of the State of New York :
: against :
: Edward F. Stewart :
: :
: :
-----X

City and County of New York ss.

James M. Anderson, being duly sworn, deposes and says: That he resides at *Franklin (148 St and Jordan Ave) New York City* in the State of New York; that he is the holder of a ~~certain bond and mortgage executed by the Sullivan~~ *Washington Square Methodist Episcopal Church* to Hester Bussing, ~~to~~ *J. W. Anderson* bearing date the 23d day of August, 1862, which said bond and mortgage were thereafter transferred to ~~J. W. Anderson~~ *W. Anderson* and by the executors of the said J. W. Anderson ~~to this deponent~~, of the face value of \$3100; ~~the name covering the property now held by the Washington Square Methodist Episcopal Church which was secured~~ that the said bond and mortgage are now and at all times after the execution of the same have been in full force and effect and in no manner satisfied, and there is now due and owing to deponent thereon, as the lawful holder thereof the sum of \$3100 *with interest from March 15, 1888.*

Deponent has read the foregoing affidavit of Charles E. Hadden, wherein it is said that one Edward F. Stewart, the Treasurer of the Washington Square Methodist Episcopal Church "entered in his books as such Treasurer an item, as follows:

By bond and mortgage canceled, \$3100,

0585

thereby meaning that he as such Treasurer had at some time between these last mentioned days duly paid to the said Anderson the amount of said bond and mortgage." Deponent says that said entry is in all things utterly false and untrue; that the said Edward F. Stewart has not at any time paid to this deponent any sum of money whatsoever either in payment or part payment of said bond and mortgage; but has, on the contrary, since the said time and continuously up to the month of March, 1888, recognized the said bond and mortgage as continuing in force and operation and has regularly paid the interest thereon up to the said last mentioned time.

1888,
That in the month of March, aforesaid the said Stewart failed to pay the interest then due upon the said bond and mortgage, whereupon deponent communicated this fact to the Pastor of the said church.

Sworn to before me this
16th day of July, 1888.

J. M. Anderson

DISTRICT ATTORNEY'S OFFICE,
City and County of New York.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles E. Hadden

v.s.

Edward F. Stewart

Offence Against Personalty

Dated July 11th 1888

Witnesses, Charles E. Hadden

No. 102 South 5th Ave. Street

J. M. Anderson
Katonah, Westchester Co
No. 17 E. 84th St. York Ave. Street

Levin E. Harker

No. 2 Wall Street,
Room 21

Mr. Green
Book keeper with
Cleck Bros on
B^y (Heller)
By near
J. H. St. St.

Dear Madam
81, 2^d Ave.

Peoples Bank
Canton, N. Y.
in Sullivan

0506

0587

POOR QUALITY ORIGINAL

Bail fixed at \$2000 - Aug. 28/88
Witnesses,
Bailed by
Holmes Van Meter
Laurel Hill
Long Island
at 761 19th May
Room 25

No. 11 B.H. July 16
C.A. Punt
F.V. Oct. 3/88

Counsel,
Filed 16 day of July 1888
Pleads, *Guilty*

THE PEOPLE

vs.

B

Edward F. Stewart

Grand Juror, 1st degree
[Section 528 and 530, Penal Code.]

JOHN R. FELLOWS,

District Attorney.

A True Bill

John R. Fellows

Foreman

Sept. 24th 1888

F. Sept. 24 1888

Box 3
Folder

0588

POOR QUALITY ORIGINAL

PLEASE EXAMINE AND REPORT.

1884 Dr. E. J. Stewart

in Account with The Peoples Bank

Date	Particulars	Debit	Credit	Balance
Oct 2				37.17
1	Balance			49.50
6	Deposit			400.00
14				100.00
18				100.00
23				538.88
28				17.50
Nov 3				62
7				250
8				147
11				106
13				175
17				2462.19
20				150
22				302
24				400
26				101.85
29				280.00
30				1224.50
Dec 1				536.00
8				2064.90
11				200
16				1512.50
22				400
27				100
30				152
31				1037.50
Jan 1				78
3				20
5				57.50
7				187.98
8				355
9				2462.60
11				20
12				462.25
17				150
23				3125.00
30				186
Feb 1				35
3				200.50
5				1058
7				1000
11				1172.43
13				
15				
17				
19				
21				
23				
25				
27				
28				
Mar 3				
4				
6				
7				
11				
17				

8334

1027.01

2000

3105

12

2400

400

5

25

0589

POOR QUALITY ORIGINAL

17	91578				
18	1750				
19	18				
20	10322	215			
25	10	2575			
1	5834				
2	185725	5675			
3	25	12205			
4	5000				
14	25				
15	25				
21	2750				
29	25				
	2475				
	2174032				

2174032
 May - Bar
 9475

18
 19
 20
 25
 1
 2
 3
 4
 14
 15
 21
 29

215
 2575
 5675
 12205

2174032

0591

POOR QUALITY ORIGINAL

114566	1373175
1424568	10
48398	1373175
1880	1424568
May 1	48398
Bac	Bac
	29

0592

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Edward F. Stewart

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

Indictment accuse Edward F. Stewart

of the crime of *Grand Larceny in the first degree,*

committed as follows:

The said *Edward F. Stewart,*

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

twentieth day of *April,* in the year of our Lord one thousand
eight hundred and eighty- *five* — at the City and County aforesaid,

being then and there an officer, to wit: the
treasurer, of a certain corporation then and
there duly organized and existing under
and by virtue of the laws of the State of
New York, and called and known as the
Washington Square Methodist Episcopal
of the City of New York,
Church, and as such officer and treasurer
of the said corporation then and there
having in his possession, custody and
control, certain moneys, goods, chattels
and personal property of the said corpora-
tion, the true owner thereof, to wit: the

0593

sum of three thousand and one hundred dollars in money, lawful money of the United States of America, and of the value of three thousand and one hundred dollars, and divers other property, evidences of debt, and articles of value, of a nature and kind to the Grand Jury aforesaid unknown, and a more particular description whereof can not therefore now be given, of the value of three thousand and one hundred dollars, he, the said Edward F. Stewart, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, did feloniously appropriate the said moneys, property, evidences of debt and articles of value, of the moneys, goods, chattels and personal property of the said corporation, to his own use, with intent to deprive and defraud the said corporation of the same, and of the use and benefit thereof; and the same moneys, goods, chattels and personal property did then and there and thereby feloniously steal; 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.

0594

Second.....COUNT.

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

Edward F. Stewart

of the CRIME of Grand Larceny in the first degree,

committed as follows:

The said Edward F. Stewart, —

late of the City and County aforesaid, afterwards to wit: On the day and in the year aforesaid,
at the City and County aforesaid,

with force and arms, the
sum of three thousand and one hundred
dollars in money, lawful money of the
United States of America, and of the value
of three thousand and one hundred dollars,
and divers other property, evidences of debt,
and articles of value, of a nature and kind
to the Grand Jury aforesaid unknown, and
a more particular description whereof can
not therefore now be given, of the value of
three thousand and one hundred dollars,
of the moneys, goods, chattels and personal
property of a certain corporation then and
there duly organized and existing under
and by virtue of the laws of the State of
New York, and called and known as the

0595

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

John R. Fellows,
District Attorney.

0596

BOX:

315

FOLDER:

2999

DESCRIPTION:

Strauss, Caroline

DATE:

07/17/88



2999

0597

130
C.M.C. &

Counsel,
Filed 17 day of July 1888
Pleas, *Chargely*

THE PEOPLE
vs.
Caroline Strauss
Grand Larceny in the 5th degree.
(MONEY)
(Sec. 528 and 531 - Penal Code.)

J. G.
JOHN R. FELLOWS,
District Attorney.

A True Bill.

J. R. Fellows
July 17th Foreman.
W. L. ...
No clerk ...

Witnesses:

First appeared
all the property
Received to Banker
Combed say
the money how
for 24 years
where Ch. G. ...

0598

Police Court— District.

Affidavit—Larceny.

City and County of New York, ss.

5 Rosie Bolter
of No. 2025-1st Avenue Street, aged 43 years,
occupation Housekeeper being duly sworn
deposes and says, that on the 12th day of July 1888 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz :

A pocketbook containing "Thirty Dollars" good and lawful money

the property of

Deponent

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

Carrie Hauss now present
That about ten O'clock A.M. on said day deponent put the money in a bureau drawer in the front room and locked the drawer, and put the key in her pocket. That about ten O'clock P.M. deponent found the drawer open, and discovered that the said property had been stolen and carried away. That the defendant had also left the place and afterwards when she was found by Officer James E. Ferguson 27th Precinct - she admitted to him that she had taken the money, and accompanied him to a house on 3rd Avenue where a portion of the stolen money was found, and given to the officer as deponent is informed. - Thus no person was in the place from the time deponent put the money in the drawer until it was stolen (other than the defendant) Rosie Bolter

Sworn to before me, this 18th day of July 1888
of Police Justice.

0599

CITY AND COUNTY }
OF NEW YORK, } ss.

James E. Ferguson
aged *29* years, occupation *Police Officer* of No. *the 127th Precinct* Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Rosie Poller*

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

Sworn to before me, this *13th*
day of *July* 188*8* *James E. Ferguson*

John M. ...
Police Justice.

0600

Sec. 198-200

CITY AND COUNTY OF NEW YORK, ss

0-2 District Police Court.

Carrie Strauss 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.

Carrie Strauss

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

Germany

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

Answer.

2023 1st Avenue

Question. What is your business or profession?

Answer.

Servant

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

Answer.

I am not guilty of the charge

Carrie Strauss

Taken before me this

July 19 1888

Police Justice.

0601

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.....

Carrie Shauss

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

Dated *July 13* 188 *J. H. M. Munn* 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.

0602

Police Court--- 5-1084 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Rosie Colley
2025 1st Avenue
Carrie Hauss
Offence
S. J. [Signature]

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated July 13 1888

Magistrate.
James E. Ferguson Officer.

27th Precinct.

Witnesses Call the Officer

No. Street.

No. Street.

No. Street.

\$ 2.00 to answer

(Com)

g. h. n
money



0603

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Caroline Strauss

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

Caroline Strauss

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

The said

Caroline Strauss

late of the City of New York, in the County of New York, aforesaid, on the *twelfth* day of *July* in the year of our Lord one thousand eight hundred and eighty-*eight* at the City and County aforesaid, with force and arms, in the *day* - time of the same day, *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 twenty dollars, and of the value of twenty dollars — ; *three* 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 ten dollars, and of the value of ten dollars *each* ; *six* 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 five dollars, and of the value of five dollars *each* ; *fifteen* 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 two dollars, and of the value of two dollars *each* ; *thirty* 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 — ; *three* 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 ten dollars *each* ; *six* 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 five dollars *each* ; *one* United States Silver Certificate of the

0604

denomination and value of twenty dollars — ; *three* United States Silver Certificate of the denomination and value of ten dollars *each*; *six* United States Silver Certificate of the denomination and value of five dollars *each*; *fifteen* United States Silver Certificate of the denomination and value of two dollars *each*; *thirty* United States Silver Certificate of the denomination and value of one dollar *each*; *one* United States Gold Certificate of the denomination and value of twenty dollars — ; *three* United States Gold Certificate of the denomination and value of ten dollars *each*; *six* United States Gold Certificate of the denomination and value of five dollars *each*; and divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *thirty dollars* and *one pocketbook of the value of fifty cents*;

of the proper moneys, goods, chattels and personal property of one

Rosa Bolter

then and there being

found, _____ then and there

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

JOHN R. FELLOWS,
District Attorney.