

0687

BOX:

15

FOLDER:

190

DESCRIPTION:

Kleewitz, George

DATE:

06/17/80



190

0688

BOX:

15

FOLDER:

190

DESCRIPTION:

Perdue, James

DATE:

06/17/80



190

0689

#132-

Counsel,

Filed 17 day of June 1880.

Pleads,

THE PEOPLE

vs.

James S. Love
George Klewitz

BURGLARY—Third Degree,
and Larceny.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

A. W. Wiley
Foreman.

James S. Love
George Klewitz
Honor of Refuse
each.

0690

Police Office, First District.

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

Robert Yates

of No. 19 + 20 Fulton Market Street, being duly sworn,

deposes and says, that the premises No. 19 + 20 Fulton Market

~~Street~~ fourth Ward, in the City and County aforesaid, the said being a dining saloon
and which was occupied by deponent as a dining saloon

entered by means ^{were BURGLARIOUSLY} forcibly breaking a pane of glass ^{of the front window} and entering therein

on the day of the ~~13th~~ day of June 1880
and the following property, feloniously taken, stolen and carried away, viz.:

Dix Knives. Three ~~Forearms~~ two gas brackets
and one ball of Lead (about 12 pounds) in all
of the value of about four 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

James Perdue and George Klevitz (now here)
and two other persons not arrested

for the reasons following, to wit: that deponent was informed
by James Stoothoff that he saw said
Perdue and Klevitz enter the aforesaid premises
as aforesaid and pass the said property to
two other persons ^{names unknown} who were standing out
side of said premises and said unknown
person took said property and ran away
and said Stoothoff further informed deponent

0691

that he notified officer Barry of the
aforesaid burglary and said officer Barry
arrested said defendant in the aforesaid
premises

Sworn to before me this } Robert Yates
14 day of June 1880 }
Munroe }
Police Justice

City and County }
of New York } ss

James Stoothoff 130 Beekman
Street in said city being duly sworn says
that he has heard read the foregoing ~~affidavit~~
affidavit and the statement therein contained
on information is ~~to him~~ true to deponent's
own knowledge.

Sworn to before me this } James ^{his} Stoothoff
14 day of June 1880 } mark
Munroe }
Police Justice

0692

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK, } ss.

George Klevitz being duly examined before the undersigned,
according to law, on the annexed charge, and being informed that he was at liberty
to refuse to answer any question that may be put to him states as follows, viz:

Question. What is your name?

Answer.

George Klevitz

Question. How old are you?

Answer.

14 years

Question. Where were you born?

Answer.

N. S.

Question. Where do you live?

Answer.

72 Oliver St -

Question. What is your occupation?

Answer.

Cigar Maker

Question. Have you anything to say, and if so, what—relative to the charge here
preferred against you?

Answer.

I am not-guilty -
George Klevitz

Taken before me, this

7 day of June 1892

Justice

0693

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK, } ss

James Perdue being duly examined before the undersigned,
according to law, on the annexed charge, and being informed that he was at liberty
to refuse to answer any question that may be put to him states as follows, viz:

Question. What is your name?

Answer. *James Perdue*

Question. How old are you?

Answer. *13 years*

Question. Where were you born?

Answer. *U.S.*

Question. Where do you live?

Answer. *34 Oak St.*

Question. What is your occupation?

Answer. *Schoolboy*

Question. Have you anything to say, and if so, what—relative to the charge here
preferred against you?

Answer. *I am not guilty.*

James Perdue
Wm

Taken upon me this

day of

June

1897

at

Police Court.

0694

Form 60. #132
Police Court—First District.

COUNSEL FOR COMPLAINANT.

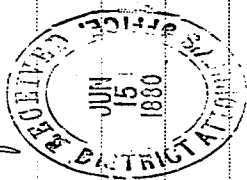
Name, _____
Address, _____

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Robert V. Tate
19 & 20 Fulton Market

James R. Herd

George H. H. H. H.



Offence, _____

COUNSEL FOR DEFENDANT.

Name, _____
Address, _____

Dated *14 June 1930*

Smith Magistrate.

Barry Officer.

4 Clerks.

Witnesses, *James Stothoff*
130 Beckman Street

Officer Barry
4th Precinct Police

to answer *Each*
Sessions *Continued*

Received in Dist. Atty's Office,

BAILED,

No. 1, by _____

Residence _____

No. 2, by _____

Residence _____

No. 3, by _____

Residence _____

No. 4, by _____

Residence _____

No. 5, by _____

Residence _____

No. 6, by _____

Residence _____

0695

CITY AND COUNTY } ss.
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

James Fordue and George
Kleewitz each

late of the fourth Ward of the City of New York, in the County
of New York, aforesaid, on the thirteenth day of June
in the year of our Lord one thousand eight hundred and ~~seventy~~ eighty with force
and arms, at the Ward, City and County aforesaid, the saloon of
Robert Yates there situate, feloniously and
burglariously, did break into and enter, the same being a building in which divers
goods, merchandise, and valuable things were then and there kept for use, sale and
deposit, to wit: the goods, chattels, and personal property hereinafter described, with
intent the said goods, chattels, and personal property of the said
Robert Yates then and there therein being, then and there
feloniously and burglariously to steal, take and carry away, and

six Knives of the value of twenty cents each -
three Forks of the value of twenty cents each
Two gas brackets of the value of fifty cents
each -
One piece of lead of the value of one
dollar and twenty cents
Twelve pounds of lead of the value of
ten cents each pound

of the goods, chattels, and personal property of the said

Robert Yates
so kept as aforesaid in the said Saloon 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.

BENJ. K. PHELPS, District Attorney.

0696

BOX:

15

FOLDER:

190

DESCRIPTION:

Pender, John

DATE:

06/16/80



190

0697

#102

Counsel,

Filed *16* day of *June* 18*80*.

Pleads,

THE PEOPLE

vs.

John J. Sander

INDICTMENT—Concealed Weapons.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

J. W. Wiley

June 17/80.

Foreman.

Plends guilty

Pen 3 months.

0698

Police Court—Second District.

CITY AND COUNTY }
OF NEW YORK } ss.

John J. Pender being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him states as follows, viz:

QUESTION.—What is your name?

ANSWER.—

John J. Pender

QUESTION.—How old are you?

ANSWER.—

Twenty Two years

QUESTION.—Where were you born?

ANSWER.—

New York City

QUESTION.—Where do you live?

ANSWER.—

527 Greenwich St.

QUESTION.—What is your occupation?

ANSWER.—

Longshoreman

QUESTION.—Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.—

I am not guilty of the charge

John J. Pender

Taken before me this

14

day of June 1888

Police Justice.

0699

POLICE COURT—SECOND DISTRICT.

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

of William H. Nash
The 8th Precinct Police Street, being duly sworn, deposes
 and says, that on the 13 day of June 1880
 at the City of New York, in the County of New York,

John J. Pender
 (now here) did unlawfully and feloniously conceal upon his person and wilfully and furtively possess a certain instrument or weapon, known as a Dirk or dagger (not contained as a blade of a pocket knife) with intent to use the same against some other person in violation of the Statute in such cases made and provided

Sworn to before me this 14th day of June 1880 } Wm H Nash

Wm H Nash Police Justice

0700

Police Court—Second District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

Wm. K. Drash
g. h. - Presd -
Wd.

John J. Pender

Dated *June 14* 188*0*

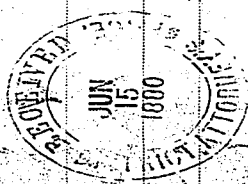
Justice.

Murray

Officer.

8

Witnesses,



Committed in default of \$ *1000* surety.

Bailed by

No. *1* Street.

Reed

County of Los Angeles

#101 625

0701

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present :*

That

John J. Pender

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *thirteenth* day of *June* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty* at the Ward, City and County
aforesaid, with force and arms, at the Ward, City and County aforesaid, feloniously,
knowingly and secretly, did conceal upon his person a certain instrument and weapon
of the kind known as a *dagger*, with intent then and there
feloniously to use the same against some person or persons to the Jurors 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.

And the Jurors aforesaid, upon their Oath aforesaid, do further present : That
the said *John J. Pender* late of the Ward,
City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at
Ward, City and County aforesaid, with force and arms, feloniously, wilfully and
furtively did possess a certain instrument and weapon of the kind known as a
dagger with intent then and there feloniously to use the same against some
person or persons to the Jurors 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.

BENJ. K. PHELPS, District Attorney.

0702

BOX:

15

FOLDER:

190

DESCRIPTION:

Patterson, James

DATE:

06/24/80



190

0704

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

FORM 89½

ss.

POLICE COURT—SECOND DISTRICT.

of No. 125 Charles James Miller Street, being duly sworn, deposes
and says, that on the 16th day of June 1880
at the City of New York, in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent, from a truck which
deponent was driving -
the following property, to wit: One Slab of raw rubber -

of the value of twenty eight & 80/100 Dollars,
the property of Russel D. Hoadley of 75 William
Street and in deponent's care and cus-
tom as an employee and truckman of
said Hoadley -
and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away by George Pickerson

(not yet arrested) James Patterson (now here)
and another boy to deponent unknown -
for the following reasons; to wit; that at the
date aforesaid deponent was in charge of and
was driving a truck wherein were three
slabs of rubber and other articles -
deponent was informed by Mary Dr-
ving that she saw the said Pick-
erson and the said Patterson together
have hold of and drag away from
said truck a portion of said prop-
erty to wit one of said slabs of
Rubber which deponent identifi-

Subscribed and sworn to before me, this

18

day

J. Miller

0705

fied as the property of the said owner

Sworn to before me this } *for witness*
17th day of June 1880 }

at *My* Murray Police Justice

City and County } s.s.
of New York }

Mary Irving of No 82 King Street
being duly sworn says she has heard
the within affidavit read and that the
portion of the same which purports to
be information given by deponent is
true of deponents own knowledge

Sworn to before me this } *her*
17th day of June 1880 } *Mary x Irving*
made

at *My* Murray Police Justice

Mary Irving

0706

Police Court—Second District.

CITY AND COUNTY
OF NEW YORK.

James Patterson being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz:

QUESTION.—What is your name?

ANSWER.—

James Patterson

QUESTION.—How old are you?

ANSWER.—

Sixteen years

QUESTION.—Where were you born?

ANSWER.—

Brooklyn

QUESTION.—Where do you live?

ANSWER.—

304 W. Houston

QUESTION.—What is your occupation?

ANSWER.—

None

QUESTION.—Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.—

*I am not guilty of
the charge*

James Patterson

Taken before me, this

day of

1886

Police Justice.

0707

Form 894

POLICE COURT—SECOND DISTRICT

THE PEOPLE, & C.,
ON THE COMPLAINT OF

James Miller
125 Charles St

James Patterson

Affidavit—Larceny.

DATED *June 17* 18 *82*

Murray MAGISTRATE.

Beatty OFFICER.

WITNESS:

Mary Irvine
82 Riley Street
Katie Clarke
888 Gordon Street

500- [Signature] TO ANS.

BAILED BY

No. *Com*



C 241.

The People } Court of General Sessions. Before Judge
 vs. James Patterson } (opening June 30. 1880. Indictment for
 grand larceny and receiving stolen goods.

James Miller, sworn and examined, testified. I am a carman and am employed by Thomas E. Herring; on the 16th of June I was trucking rubber and coffee for Hoadley & Co 75 William St. Russell E. Hoadley is the principal. I was carrying this rubber down to the store 75 William St. from the Atlas line of steamers. Had on my truck three bags of coffee, three slabs of rubber and some little trinkets, the bundles of rubber average sixty pounds each; my truck is a double truck. I was standing up driving; the rubber was behind between my legs. on the middle of the truck; the slabs of rubber were worth 48 cents a pound. I saw the prisoner that day standing on the corner of Houston and Greenwich Sts. with eight or ten others. I saw him running when I turned around to see if I could recover what I lost, I lost a piece of rubber. I pursued him and the officer caught him. The boys run to West St. down towards the East River; the officer told me he caught him in Houston St. The slab of rubber is about 2 1/2 feet in diameter. Cross Examined. Had that piece of rubber weighed before I left the dock and the market value of it is 48 cents a pound. When

0709

I turned the boys were looking at me. I turned after them and they started to run through Houston St. I first saw the officer in Washington St. near Leroy St. I did not halloo at the boys. The train of the Elevated Railroad was going at the time and I had a green horse and that called my attention off what I had on the truck, and that is the time the rubber was taken. I was about half a block away when I missed the rubber. We would lose our eyes if they were not fast to our heads there, it is one of the worst neighborhoods in New York, there is no truckman passes there a day but he loses something.

Mary Irving, sworn and examined. Saw the man who was last on the stand driving a truck one day this month on the corner of Houston and Greenwich Sts. I saw the prisoner that day. One boy pulled the rubber off the truck and this prisoner and a boy named Nicholson ran away with it and went and threw it in a barrel.

Cross Examined. I was on the Elevated stairs stand at the time I saw this. I had been standing on the stairs about five minutes with another girl named Katie Clark. It was after 11 o'clock in the forenoon. I live with my mother in King St. I do not go to school. I work in Gordon and Dillworths in Greenwich St. picking fruit. I had been to work the day before this happened.

I dont know who the boy was that took the rubber
 out of the wagon, I never saw him before. I dont
 know how any of the boys were dressed that day.
Katie Clark, sworn and examined, testified
 I saw the man drive the truck and saw a boy
 take the rubber from it; the prisoner did not
 take it off the wagon, it was some of the other boys.
 I saw the prisoner there and he dragged the
 rubber under another truck; he dragged it
 to Houston St, he was going to put it in a bar-
 rel and a gentleman in a store told him
 not to dare to do it. Cross Examined. The pris-
 oner did not put it in a barrel, he had hold
 of it, he did not lift it himself, it was too
 heavy and they dragged it, they could not car-
 ry it; the girl who was on the stand was
 with me; we were playing jumping up and
 down stairs. I live at 358 Houston St. I saw the
 prisoner in the face. I have often seen him
 before. I know him, he lives in Houston St. I
 am not mistaken about him for I know him.
James Patterson, sworn and examined, testi-
fied. I live 300 west Houston St. with my father
 and mother. On the 16th of June I was walking
 the street and an officer from the other ward
 called me over. He says, Where is that rubber
 you have taken? I says, I did not take any
 rubber. I did not run at all. I was walking

0711

Turned the boys were looking at me. Turned
 down. I was not in Greenwich St. at all. I was
 going through Washington St. I was going down
 to the dock to bathe. I had nothing to do with
 taking the rubber. I was arrested once for bathing
 but never for anything else. I have not been
 working lately. I live with my father and mother.
Patrick Manning, sworn and examined tes-
 tified I live 300 West Houston St.; am a night
 watchman at pier 42 North River. I have known
 the prisoner in the neighborhood off four years
 and a half. I know he ~~was~~ here, his character
 for truth and honesty is good. I have known
 Katie Smith several years; I would not believe
 her under oath, she is a girl that does not
 go to school but runs along the dock. Cross
Examined. I don't know the parents of the girl
 and don't know where she lives. I am no rel-
 ative of the prisoner; I know he worked for an
 optician three or four months ago. I do not
 know that West Houston and Washington Sts is
 invested with a gang of thieves. I don't know that
 this prisoner is a constant associate of thieves.
Alexander Lubart, William Burke, Michael
Hollins and Mary Paterson testified to the good
 character of the prisoner. The jury rendered a
 verdict of guilty with a recommendation to
 mercy. His Honor sent the prisoner to the
 State Reformatory at Elmira.

0712

Testimony in the case of the
People vs James Patterson
filed June 24

0713

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

James Patterson

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
sixteenth day of *June* in the year of our Lord
one thousand eight hundred and eighty *—* at the Ward, City and County aforesaid
with force and arms,

*One slab of rubber of the kind called
raw rubber of the value of twenty eight
dollars and eighty cents*

*Seventy two pounds of rubber of the
value of forty cents each pound*

of the goods, chattels, and personal property of one

Russel D. Hoadly

then and
there being found, 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.

0714

And the Jurors aforesaid, upon their oath aforesaid, do further present
That the said

James Patterson

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

*One slab of rubber of the kind called
raw rubber of the value of twenty eight
dollars and eighty cents*

*Seventy two pounds of rubber of the
value of forty cents each pound*

of the goods, chattels, and personal property of the said

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

Russel D. Hoadly

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

James Patterson

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

BENJ. K. PHELPS, District Attorney.

0715

BOX:

15

FOLDER:

190

DESCRIPTION:

Price, Daniel D.

DATE:

06/30/80



190

0716

#256
Mason
Counsel
Filed 30 day of June 1886.
Pleads Not Guilty July 7

THE PEOPLE

vs.

Daniel D. Free

Larceny and Receiving Stolen Goods.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

J. W. May

Foreman.

J. W. May

wee by leave

of Court.

D. W. Collins

at 10th

0717

N.Y. General Sessions
The People

^{vs}
Daniel D Price

} To B. J. Phelps Esq
District Attorney

I John A. Shannon the Complainant in the above entitled matter make the following statement. The defendant was arrested for stealing my gold watch and Chain on the 26th day of June 1880. On the hearing before the Grand Jury I could not positively identify defendant as being the person who took my property. Upon a trial now before a Jury I cannot now positively identify him and am of the opinion that sufficient evidence cannot be produced to convict.

Under these circumstances I think it advisable to discharge defendant and pay costs to the County of New York. ~~My~~ ^{My} property has not yet been returned to me nor have I received any information as to its whereabouts.

Dated New York July 6th 1880.

John A. Shannon.
The Court at the time of the larceny was greatly under the influence of liquor.

0718

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

FORM 89½

POLICE COURT—SECOND DISTRICT.

John A. Shannon
 of No. 41 West 24 Street, being duly sworn, deposes
 and says, that on the 27 day of June 1880

at the City of New York, in the County of New York, was feloniously taken, stolen and carried
 away from the possession of deponent, and from deponent's
 partner
 the following property, to wit:

One Gold Watch and
 Chain there to attached together

of the value of One Hundred and Fifty Dollars,
 the property of deponent

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

Daniel S. Price
 (now here) for the reason that
 deponent while sitting on one
 of the Benches in Union Square
 Park deponent felt the hand
 of some person in the left hand
 pocket of the vest then worn on
 deponent's person in which said
 pocket said watch was contained.
 immediately thereafter deponent
 saw the said chain in the pos-
 session of the said defendant
 and caused his arrest

John A. Shannon

Sworn to before me, this

27 day

of June 1880

Wm. J. M. Police Justice

0719

Police Court—Second District.

CITY AND COUNTY }
OF NEW YORK. } ss.

Daniel D. Price being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him in the states as follows, viz:

QUESTION.—What is your name?

ANSWER.—

Daniel D. Price

QUESTION.—How old are you?

ANSWER.—

Forty Two years

QUESTION.—Where were you born?

ANSWER.—

Cincinnati Ohio

QUESTION.—Where do you live?

ANSWER.—

Cor. Union Square 17 St.

QUESTION.—What is your occupation?

ANSWER.—

Broker

QUESTION.—Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.—

I am not guilty of the charges. I saw complainant on a Bench in Union Square Park lying down and supposed he was in a fit.

D. D. Price

Taken before me, this

29

day of

June

1888

before me, the undersigned Justice

0720

#286 151

Form 894

POLICE COURT—SECOND DISTRICT.

THE PEOPLE, & C.,
ON THE COMPLAINT OF

John D. Haney
41 West 24th St
Daniel S. Price

Arrested by

DATED June 27 1880

Murray MAGISTRATE.

Webster OFFICER.

29-

WITNESS:



500 TO ANS. *Gen. Del.*

BAILED BY

No. STREET.

Comm

0721

CITY AND COUNTY }
OF NEW YORK, ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present:

That

Daniel O Price.

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
Twenty second day of *June* — in the year of our Lord
one thousand eight hundred and eighty — at the Ward, City and County aforesaid
with force and arms,

*One watch of the value of One hundred dollars.
one chain of the value of Fifty dollars,
of the goods, chattels, and personal property
of one John A Shannon, in the person of
the said John A Shannon then and there
being found, from the person of the said
John A Shannon —*

~~of the goods, chattels, and personal property of one~~

there being found, 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. then and

0722

And the Jurors aforesaid, upon their oath aforesaid, do further present.

That the said

Daniel D. Price

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

*One watch of the value of one hundred dollars
One chain of the value of fifty dollars*

of the goods, chattels, and personal property of the said

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

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

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

BENJ. K. PHELPS, District Attorney.