

0009

BOX:

178

FOLDER:

1796

DESCRIPTION:

Sondheim, Amelia

DATE:

05/20/85



1796

0010

BOX:

178

FOLDER:

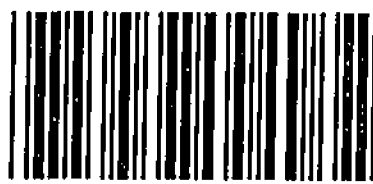
1796

DESCRIPTION:

Roth, Mary


DATE:

05/20/85



1796

1. The first step in the process of identifying a problem is to recognize that a problem exists. This is often done by comparing current performance with a desired state or goal. If there is a significant difference, a problem is identified.


 Counsel,
 Filed 20 day of May 1888
 Pleads, April 21, 24

THE PEOPLE

vs.

Amelia Sondheim

Mary Roth

1/4 and N/A

Grand Larceny, First Degree,
(DWELLING HOUSE),
[Sections 588, 580, — Penal Code].

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

00:11

People
 against
 Amelia Southerin
 Mary Roth

State of New York
 City & County of New York } P.S.

Amelia Southerin being
 duly sworn on oath says that
 she is one of the defendants in
 the above cause.

That affiant is innocent
 and not guilty of the accusation
 against her in the above cause.

That affiant did not believe
 herself to be represented by
 counsel and engaged Charles
 as her attorney and counsel
 in the above cause.

That affiant is not ready
 or prepared to go into a trial,
 for that affiant has two material
 witnesses in her behalf, who
 are absent.

That such witnesses reside in
 the City of New York and one named
 Rosa will testify that the property
 charged to have been stolen

by the defendant, was given to her
 by one Mary Rock - the defendant
 and another witness named
 Mary will testify that the
 presenting witness, Guttenberg,
 has offered inducements to her
 to swear against the Defen-
 dant - there being no other witness present to testify
 to the ^{affirmative} ~~affirmative~~ ^{to the affirmative}
 that said witnesses can be
 produced at the trial of this
 cause, if continued. That
 affiant has used due diligence
 to procure said witnesses - that
 affiant being ignorant of
 her privileges and necessities
 in this case, until informed
 by her counsel aforesaid,
 could not make any efforts
 to obtain said witnesses - for
 that affiant has been imprisoned
 since her arrest in this cause.

Amalia Luncheon

Sworn to before me
 this 25 day of May 1885.

Columbus Guttschall

Notary Public in N.Y.
 at New York, N.Y.

00 14

People
vs

Sandheim
et al

Affidavit

Filed May 12/75

Charles Chalmers
Wm. G. G. G. G.
130 Broadway N.Y.

0015

3rd District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

Maria Settelmeyer, aged 48

of No. 34 Adriano Street,being duly sworn, deposes and says, that on the 15 day of December 1884

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 :

one Carpet of the Value of Twenty five dollars,
 one Looking Glass of the Value of one dollar
 one Feather bed of the Value of fifteen dollars,
 two Sheets & Pillow Case of the Value of one dollar
 one glass Pitcher of the Value of one dollar
 China Dishes of the Value of three dollars
 two Curtains of the Value of two dollars
 one Clock of the Value of three dollars
 1 Blanket of the Value of two dollars
 2 Smoothing Irons of the Value of two dollars
 said property being in all of the Value of
 fifty five dollars

the property of deponent and Joseph Settelmeyer
her husband

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 Annalia Sordani (nowhere)

and Mary Roth not arrested
 from the fact that said defendants
 occupied a furnished Room together in
 deponent's premises, That the aforedescribed
 property was contained in said Room,
 that in the night time on or about said
 15th day of December 1884 the said defendants
 removed said property and did steal the
 same from the possession of deponent

Subscribed before me this

day of

Police Justice,

188

00 16

That when said Anna was arrested
the within described Blanket was found
in her possession and in the premises
141 East 12th Street, occupied by said
Anna.

Sworn to before me this 15th day of May 1885
John J. Hornum
Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0017

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, { ss

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

Question. What is your name?

Answer. *Audelia Sonnenheim*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *32 Stanton since last Saturday*

Question. What is your business or profession?

Answer. *I keep house*

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 the other girl made me do it, Audelia Sonnenheim*

Taken before me this *15*

day of *May* 188*7*

John J. ... Police Justice.

00 18

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 Aurelia Sanakum

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

Dated May 15 188 1 John J. Roman 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.

00 19

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Police Court-- 3rd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Maria Sattelmeyer
34 Eldridge St.
1 Amelia Spaulding

2

3

4

Dated May 15 188

Magistrate.

Officer.

10 Precinct.

Witnesses Minnie Kerber

No. 34 Eldridge Street.

No. Street,

No. Street.

\$ 500 to answer Paul Sessions.

Paul

0020

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Amelia Dandheim
and Mary Roth*

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

Amelia Dandheim and Mary Roth
of the CRIME OF GRAND LARCENY in the FIRST degree, committed as follows,

The said *Amelia Dandheim and*

Mary Roth, each —

late of the *Second* Ward of the City of New York, in the County of New York, aforesaid, on the *25th* day of *December*, in the year of our Lord one thousand eight hundred and eighty-*four*, in the night time of the same day, at the Ward, City and County aforesaid, with force and arms

one piece of carpet of the value of twenty-five dollars, twenty-five yards of carpeting of the value of one dollar each yard, one mirror of the value of one dollar, one feather bed of the value of fifteen dollars, two bed-sheets of the value of fifty cents each, one pillow case of the value of twenty cents, one blanket of the value of one dollar, twenty dishes of the value of fifteen cents each, two curtains of the value of one dollar each, one clock of the value of three dollars, one stand of the value of two dollars, and two smoothing irons of the value of one dollar each, —

of the goods, chattels and personal property of one *Joseph Dandheim*

Dandheim.

in the dwelling-house of the said *Joseph Dandheim*,

there situate, then and there being found, from the dwelling-house aforesaid, then and there feloniously did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

*Randolph B. Martine,
District Attorney*

0021

BOX:

178

FOLDER:

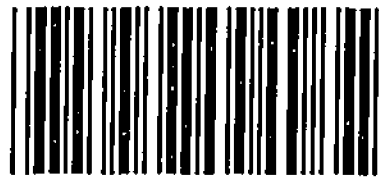
1796

DESCRIPTION:

Stack, Joseph

DATE:

05/13/85



1796

0022

Witnesses:

90.75.

Counsel, *M. C. Coffin*
Filed *13* *May* 188*8*
Pleads, *Not Guilty*

24 THE PEOPLE
vs. *P*
Grand Larceny, 2nd Degree.
(From the Person.)
[Sections 528, 529 — Penal Code.]
Offense committed
(2 cases)

RANDOLPH B. MARTINE,
District Attorney.
Ordered for J. B. Smith of
Pyer and Cummings for trial.
A True Bill. *June 3rd*

E. H. Hull
Foreman.

June 3, 1888
Tried and convicted
sentenced to 10 years in
The State Prison

0023

Police Court—2 District.

Affidavit—Larceny.

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

Graham K. Anderson

of No. 40 Schermerhorn ^{Brooklyn} Street, aged 36 years,
occupation clerk being duly sworndeposes and says, that on the 28 day of October 1888 at the City of NewYork, in the County of New York, was feloniously taken, stolen and carried away from the possession ~~and~~
~~person~~ of deponent, in the night time, the following property viz:

One diamond ring one diamond
scarf pin one flat stone ring ^{and}
goods and lawful money, of the
amount and value of twenty dollars
and in all 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 Joseph Stack (nowhere) for the
following reasons, to wit. On said date
at about eleven o'clock P.M. deponent
was in Union Square, when said
Stack came up to deponent, and spoke
to him. Deponent and said Stack sat
for a while in Union Square Park when
said Stack asked deponent to go with
him to his (Stack's) room. Deponent
and said Stack started down town
and stopped at two saloons where they
had two drinks. Said Stack then
took deponent (who was intoxicated)
to a room in the Astor Place Hotel
at 3^d Avenue and 8th Street. Deponent

of
Said deponent was this
188

Parties Justice.

0024

on entering said room, laid down upon a bed therein, and fell asleep. When deponent awoke, at about 3 o'clock A.M. deponent found that all of the within described property had been taken, stolen and carried away from his possession, and a person, as deponent believes by said Stack who was the only person, in said room with deponent. Deponent had said property in his possession when he entered said room and when deponent missed said property, said Stack had also left said room. Wherefore deponent charges said Stack with feloniously taking stealing and carrying away said property from deponent's possession and person, and deponent prays said Stack may be held to answer as the law directs.

Sworn to before me this 2^d of May 1885
Solon B. Smith
Police Justice

Dated 1885 Police Justice

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

Dated 1885 Police Justice

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

Dated 1885 Police Justice

of the City of New York, until he give such bail. 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

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

Police Court, District

THE PEOPLE, &c.,
on the complaint of

Offence—LARCENY.

vs.

1
2
3
4

Dated

1885

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street.

No.

Street.

No.

Street.

\$

to answer

Sessions.

0025

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY
OF NEW YORK, { ss

Joseph Stack 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 Stack

Question How old are you?

Answer

24 years

Question. Where were you born?

Answer.

Spain

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

Answer.

48 Baimine St. one week.

Question What is your business or profession?

Answer

Speculator in cigars

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

his
Joseph Stack
mark

Taken before me this

22

May 22 1908
Wm. J. Burke
Justice

0026

Second District

Police Court

The People on the
complaint of Graham
H. Anderson

vs.

Joseph Isaac

Lancaster
Before Hon
Solon Smith
Police Justice

May 3^d 1884

Graham H. Anderson being duly
sworn deposes and says.

By the Court

Q where does he live?

A 40 Schermerhorn

Q where did you meet this defendant
on the 8th of October 1884

A In Madison square park.

Q what took place between you and
him?

A I started out with a friend of mine
we had been in the city and the
Palm garden and I was pretty full and
we walked around and he had an engage-
ment and I promised to meet him in
the park and I sat down on a bench

And this man came up along side
of me and got into a conversation

And I remember a policeman coming
along and he told us we must get
out of the park so I started to go out
with him and I went back again to
wait for my friends and sit some again
and the policeman on his second
round came around and told us
we must go out this man and my
self walked to the edge of the park.
And he asked me to go with him.

Q. Is that the first thing he said to you
A. No one tracking, before, I don't remember
the conversation, but then he
asked me to go to his room?

Q. Did he say for what purpose?

A. He did.

Q. What was it?

A. It was not a legitimate purpose, it
a fact.

Q. What purpose was it for?

A. He wanted so anything I wanted him
to do.

0028

Q That was the exact words he used?
A Yes. And he said ^{he} ~~he~~ would pay and I
said I had an engagement with my
friend and he said go with me and
I will pay for the room and pay all
the expenses

Q What expenses was he to pay, what
were the expenses for?

A I was so full I don't remember now
"I remember this" "I will pay" "I will pay"
and another thing in his conversation
instead of saying yes. He said "yes"

Q You said that he said he would do
anything you wanted him to do and
he would pay what day or week
by that?

A Yes.

Q What were the expenses?

A I don't remember

Q What was your going there for, for church
services or what?

A I supposed the man would go down
on me

Q Then you went to his room?

0029

4

A we went to a hotel. but we stopped
at two or three places on the way down
and had a drink

Q and you had a drink in each place
A yes sir And then we went into this house
I supposed he lived there

Q was that the Astor place hotel?
A yes sir he went in the office and come
out in a few minutes and we went
up stairs to a room.

Q What took place in the room?
A I remember taking off my coat and
vest and lying down on the bed

Q why did you do that?
A he asked me there.

Q what happened then?

A That was the last thing I remember
I laid down there in bed.

Q Then you had this diamond ring and
scoop pin?

A yes sir

Q And when you awake in the morning did
you have them?

A no sir they were gone too was he.

0030

Q What time did you go to bed?

A Half past eleven o'clock.

Q What time did you awake?

A It must have been three or four o'clock in the morning when my consciousness came to me. But I was in a strange place from seeing a light coming through the doorway and it came to me where I was.

Q Where had you these rings?

A I had two rings on this finger (indicating the left hand) a plain ring and a studded ring over it and I had a heavy square diamond ring I had worn on it and when I felt for them and found they were gone I jumped up and opened the door and I saw, - I had no match to strike a light and I rushed down stairs to the office and the clerk came up stairs with me and I put my eye glasses on and I looked on the floor and I found twenty five cents under

my chair

Q So when you entered that room you had your property?

Yes sir

Q And then there was nothing took place until you went to sleep?

A Nothing at all

Q And when you awake you found your property gone and this man missing

Yes sir

Charles E. Harris

Q What is your age Mr. Harris?

A 30 in July.

Q Now you say you went to the plum garden and there's work to alter fences before you met the defendant here

Yes sir

Q What time was it you met him?

A Between 10 and 11 o'clock.

Q How much cigars will or beer had you been consuming in going around to these places?

A A good deal we commenced at 7 o'clock. in the evening we came

0032

from Brooklyn

Q. And you were drinking from seven o'clock
in the evening until you met the
defendant about 11 o'clock?

A. Yes

Q. How did you feel, drunk or sober?

A. I was not sober I was drunk pretty
fast and I was in the park because I
had an engagement to meet my friend
I was so full that I thought I wanted
walk around and try to get sober and
that was why I went to the park.

Q. What time after you was it?

A. About 2

Q. How long were you sitting or walking
in the park to get sober before
the defendant accosted you?

A. Not a very great while

Q. Were you walking or sitting when he
accosted you?

A. I was sitting

Q. Who was the first to speak?

A. I fancy I was.

Q. What did you say?

A I do not remember

Q How long were you there half an hour
Answer It seems to me that we were

not there for a great length of time
Q Now anderson said it appeared that you
made the proposition to his man
to go to a hotel with you for the purpose
of going down on you and
that he was to pay, did you accept
the proposition?

A I must have done so

Q There was no delibery about the
matter with you at all was there?

Answer

Q And with the brevity of the matter you
accepted the proposition? And you went
with him?

Answer

Q And if you had been sober you would
not have done it?

A I don't know sir

Q You have a doubt on that point have
you?

Answer

Q when you were in the park did you notice your scarf gone?

A must assuredly I did

Q when did you see the scarf again for the last time?

A I saw it at 8 o'clock that night

Q do you know what you drank with the gentleman after you went out of the park?

A a glass of beer

Q and when you got to the hotel you went right to bed?

A yes sir

Q so when you got to this room you were in a pretty bad state?

A yes sir

Q I am it a fact that when you got in that room that you were in such a condition that you don't remember what you did or what you were doing?

A yes sir

Q now allow let me ask you this when did you notice your rings before

you went out of the park that night
 I noticed them while the man was
 talking to me I remember looking at
 them

Q. Do you remember having those rings
 with you in that room?

A. Yes, I do because they were tight
 on my fingers and the other ring kept
 that in place and I felt asleep

Q. Was this door open when you came
 in?

A. No sir

Q. Did you ever see this man (meaning
 the defendant before this night)?

A. No sir

Q. Have you ever any acquaintance with
 him?

A. No sir

Q. And you never saw him before in your
 life?

A. No sir

Q. Is his appearance the same now as
 it was then?

A. No sir he has a mustache then

Q. And you went down with him that was in the
park?

A. Yes sir.

Q. Was it more dark or dimly lighted?

A. Yes sir.

Q. And in the condition in which you were
disposed here to day?

A. Yes sir.

Q. And you were drunk?

A. Yes sir under the influence of liquor.

Q. And that is the only reason that you
say that this was the man?

A. Yes sir.

Q. Now sir will you swear under
oath positively that this is the man
that you met in the park and that
you went to the hotel with on the
night you allege in this affidavit?

A. Yes sir I cannot do it.

Given to be borne in witness
this 3rd day of May 1885

James J. Justice

Dependant with J. J. Justice moves for the dis-
charge of the defendant By the Court Motion denied

0037

Second DISTRICT POLICE COURT.

THE PEOPLE,
ON COMPLAINT OF

Graham M. Anderson

agst.

Joseph Stork

Examination had

May 3

1885

Before

Samuel D. Smith

Police Justice.

I, David A. Sestrum

Stenographer of the Second District Police

Court, do hereby certify that the within testimony in the above case is a true and correct copy of
the original Stenographer's notes of the testimony of

Anderson

as taken by me on the above examination before said Justice.

Dated

May 6th

1885

Solomon D. Smith
Police Justice.

David A. Sestrum
Stenographer.

0038

Police Court - 2

477
District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

Graham K. Anderson
40 Schermerhorn St.
Brooklyn
Joseph Stack

Offense Larceny
brought Person

Dated May 22 1885

Smith Magistrate.

Henry Ruland Officer.

60 Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ 500 to answer G.S.

Com

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street

No. 4, by

Residence Street.

It appearing to me by the within declarations and statements that the crime therein mentioned has been committed by the person named

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

Dated May 22 1885 Soland Justice

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

Dated 1885 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 1885 Police Justice.

0039

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 T. Ladd

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

Joseph T. Ladd
of the CRIME OF GRAND LARCENY in the *first* degree, committed as follows:

The said *Joseph T. Ladd*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *20th* day of *October*, in the year of our Lord one thousand eight hundred and eighty-*two*, in the *middle* time of the said day, at the Ward, City and County aforesaid, with force and arms,

one silver ring of the value of
fifty dollars, one watch of the
value of forty dollars, one
other silver ring of the value of
fifty dollars, and the sum of
twenty dollars in money, and
money of the United States and of
the value of twenty dollars, of
the proper moneys,

~~of the~~ goods, chattels and personal property of one *Frederick H. Anderson*,
on the person of the said *Frederick H. Anderson*,
then and there being found, from the person of the said *Frederick H. Anderson*,
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.

Charles H. Martin

District Attorney

Witnesses:

9059.

1740

Counsel, *McClure & Co*
Filed *13* day of *May* 188*5*
Pleads, *Not guilty*

THE PEOPLE
vs.
Joseph Strick
(a felon)

Grand Larceny, 2^d Degree.
(From the Person.)
[Sections 528, 530 Penal Code].

RANDOLPH B. MARTINE,

Ordained, Col. C. E. Court
Superior and District Attorney.
Special Counsel for
A True Bill.

June 2, To July 3^d and 11th 1885
E. Howell

Foreman.

Conceded another 5
Conceded another 14

4 1/2

0041

2^d

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK } ss.of No. 150 Clinton Street,Jacob Jacobs, aged 60 years,
Salesmanbeing duly sworn, deposes and says, that on the 29 day of December 188at the night time in 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 person

the following property, viz :

one gold watch, Chain and Locket,
and a diamond stud in all
of the value of Two hundred
and ninety 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 Joseph Black, otherwiseCalled Spanish Joe as deponent
is informed, from the fact that
deponent met said defendant
in Washington Park on the
afternoon of said day and on
this invitation went with him
to a Lager Beer Saloon and
from there to the room of
said defendant at premises
No. 19 Clinton Place. That said
watch was then contained in

0042

The left pocket of the coat then
 was upon dependent's person and
 was fastened to said coat by said
 chain, and said diamond stud
 was fastened in dependent's neck
 tie. That dependent drank beer
 with said dependant in the
 room in 19 Clinton Place and
 soon thereafter became insensible
 and when dependent regained his
 senses, about midnight thereafter,
 said dependant was gone but
 of said room and said property
 dependent discovered was stolen and
 carried away. That the room was
 a bed room, and no persons other
 than dependent and said dependant
 were within said room while
 dependent had possession of his
 senses. That dependent says said
 dependant may be arrested and
 dealt with as the law directs
 sworn to before me this 12th day of November 1884
 J. W. Patterson Police Justice
 Jacob & Jacobs
 Mar

W 2 District Police Court.

THE PEOPLE, & C.,
 ON THE COMPLAINT OF
 Jacob Jacobs
 vs.
 Joseph Mack

Dated Nov. 12th 1884

Patterson Magistrate.

Officer.
 Owen Haley
 Central officer

WITNESSES:

DISPOSITION
 Jacob & Jacobs
 April 29. 1885
 2 P.M.
 May 2. 2 P.M.

may 2. 2 P.M.

0043

Second District
James Court

The People on the
Complainant of
Jacob Jacobs
vs.
Joseph Stock

Before Hon
Salon D Smith
Peace Justice
April 30th 1885.

Jacob Jacobs being duly sworn
deposes ^{and says}
By the Court.

Q How old are you?

A 40 years

Q Where do you reside?

A 324 East 21st St.

Q What is your occupation?

A I am doing nothing now, I was in the
jewelry business.

Q You say you met the defendant
on the 29th of December 1883?

A Yes sir

Q Where?

A Washington Park.

Q What took place between you and
he at the time you met him?

A He came up to me and asked
me to take a drink with him

0044

and afterwards he asked me to go to his room,

Q Did you have a drink with him?

A Yes I had a drink

Q And after that did you go to his room with him?

A Yes sir

Q Where?

A Clinton place with Street.

Q What occurred after you got into his room?

A He gave me another drink I think it was beer. and I fell asleep and when I woke up my jewelry was gone.

Q Was there a bed in the room?

A No sir he took me in the room

and I felt kind of dizzy and I sat

down in a chair and fell asleep.

Q Was he in the room at the time you went to sleep?

A Yes sir

Q What property did you have with you?

A I had some diamonds studs and a watch and chain.

Q How long did you sleep?

0045

33

A I cannot say.

Q what time was it when you went into the room?

A Between six and 7 o'clock.

Q what time was it when you woke up?

A After 7 o'clock. I don't know how long I slept.

Q was it an hour or half an hour?

A Yes sir.

Q and when you woke up your watch and chain was gone?

A Yes sir.

Q when did you see him again?

A when I went for an officer and could not find any one.

Q when you left his premises did you look for an officer?

A Yes sir.

Q when did you see him again?

A Six months after that.

Q did you say anything to him then?

A No sir, I went for an officer and he was gone.

Q when did you see him again after that?

A Six months ago.

0046

4

Q Did you speak to him then?

A I could not speak to him when I went for the officer he was gone.

Q When did you see him after that?

A I cannot recollect the time I saw him two months after that.

Q Did you have him arrested this time?

A Yes sir

Examiner

Q Now Jacobo what time of the day or night was it that you claim that this man arrested you?

A Between 6 and 7 o'clock in the evening

Q Where?

A Washington Park

Q Before you met this man on that day were you sober?

A Yes sir I had not drunk anything before I met him

Q You just got through your dinner?

A Yes sir

Q What is your nationality?

A German

Q You speak French don't you?

0047

5
Anasui

Q You understand French?

Anasui

Q Have you been in Paris?

Anasui

Q When you met this man sitting in the park didn't you say when he said to you how do you do, how do you do didn't you return his salutations?

Anasui

Q Were you walking or sitting in the park?

A I was sitting down

Q This man sat down beside you?

Anasui

Q And while you were sitting there he spoke to you?

Anasui

Q What did he say to you?

A He asked me to come and take a drink with him

Q And you said what?

A I will go and take a drink

Q And then you went around Clinton Square?

Anasui

Q How many times did you drink

0048

6

with him before you went to his room?

A once. that is all

Q And you drank in the store and in his room?

A yes sir

Q And did you see your watch and chain before you went into his room?

A I had my watch and chain

Q How do you know you had it?

A When I went in I knew I had it, I am sure of it don't know when I got it

Q Did you have it in your pocket?

A yes sir

Q Did you take it out and look at it?

A yes sir

Q How long were you in this room altogether?

A I cannot say how long about an hour.

Q And how long had you been in the room before you became unconscious?

A Half an hour

Q Did you take off your clothes?

0049

4

A It is possible I don't know what I was doing

Q You might have given this man your watch and chain while you were unconscious for safekeeping?

A Yes sir

Q I ask you this question did you take off your clothes when you were in this room?

A Yes sir

Q And after having been there half an hour you became unconscious?

A Yes sir dizzy

Q And you don't remember what happened when you were dizzy?

A No sir

Q Do you remember anything that happened after you became dizzy?

A Yes sir

Q You say that your watch and chain and diamonds was gone?

A Yes sir

Q And that was in December 1883?

A Yes sir

Q And how often have you seen this man since then occasionally?

A I have not seen him in pretty near

0050

8

appear only twice
and under the circumstances that
you have mentioned,
Amassii.

Did you ever make any complaint
to any officer or to any police captain
about you were robbed of this jewelry
the day that you lost it or on
the day after it?

Amassii I went to Police Headquarters
and reported it.

When did you report it to police
headquarters?

A month or two after words I went to
police headquarters?

Peoples June

from to before me } Jacoby th Jacobs
this 30th day of April 1880 } (Minor)

Solomon Smith

Police Justice

0051

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Joseph Stack 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 Stack

Question. How old are you?

Answer

24 Years

Question. Where were you born?

Answer.

Spain

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

Answer.

48 Carmine St. one week

Question What is your business or profession?

Answer.

Speculator in cigars

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

Joseph ^{his} Stack
mark

Taken before me this

24

day of

1887

John D. Smith
Justice.

0052

Sec. 151.

2

District Police Court.

CITY AND COUNTY } ss *In the name of the People of the State of New York; To the Sheriff of the County*
OF NEW YORK, } *of New York, or any Marshal or Policeman of the City of New York:*

Whereas, Complaint on oath, has been made before the undersigned, one of the Police
Justices in and for the said City, by *Jacob Jacobs*

of No. *150 Clinton* Street, that on the *29* day of *November*

188*8* at the City of New York, in the County of New York, the following article to wit :

One gold watch, chain and Locket
and a diamond stud, in all

of the value of *Two hundred and ninety* Dollars,

the property of *Said Complainant*

was taken, stolen and carried away and as the said complainant has cause to suspect, and does suspect and
believe, by *Joseph Black, Chinese Spanish Joe*

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 bod *y* of the said Defendant and forthwith
bring *him* 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 *12* day of *November* 188*8*

J M Patterson POLICE JUSTICE.

0053

POLICE COURT. 2 DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Jacob Jacobs

vs.

Joseph Stuck

Warrant-Larceny.

Dated *Nov. 12* 188*4*

Mattison

Magistrate

Oliver Haley
C.B.

Officer

The Defendant

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

Officer.

Dated _____ 188

This Warrant may be executed on Sunday or at
night.

Police Justice.

REMARKS.

Time of Arrest, _____

Native of _____

Age, _____

Sex _____

Complexion, _____

Color _____

Profession, _____

Married _____

Single, _____

Read, _____

Write, _____

0054

3^d DISTRICT POLICE COURT.

THE PEOPLE,
ON COMPLAINT OF

Jacob Jacobs
agst.
Joseph Starks

Examination had April 30th 1885
Before Solomon B. Smith Police Justice.

I, David P. Sestman Stenographer of the Second District Police Court, do hereby certify that the within testimony in the above case is a true and correct copy of the original Stenographer's notes of the testimony of Jacob Jacobs

as taken by me on the above examination before said Justice.

Dated May 1st 1885

Solomon B. Smith
Police Justice.

David P. Sestman
Stenographer.

0055

2. District Police Court,

New York, April 29 1885

Jacob Jacobs }
vs. } Lanning
Joseph Block } 3

Justice Smith will please
hear and determine the
above case in my absence.

John J. Gorman
Police Justice

0056

Police Court-- 30 District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

Jacob Jacobs
150 Clinton St.

1 Joseph Stock

2

3

4

Offence Grand Larceny

Dated November 12 1885

Patterson Magistrate.

Owen Haley Officer.

Co Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ 500 to answer

April 29 4/1885 2 P M

May 1 April 30 4 2 P M

May 20 2 P M

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

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

Dated May 22 1885

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

Dated May 22 1885

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 May 22 1885

Police Justice.

0057

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 B. Kadel

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

Joseph B. Kadel
of the CRIME OF GRAND LARCENY in the *second* degree, committed as follows:

The said *Joseph B. Kadel*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
twenty ninth day of *December*, in the year of our Lord one thousand
eight hundred and eighty *three*, in the *night* time of the said day, at the Ward, City and
County aforesaid, with force and arms,

one watch of the value of one
hundred and fifty dollars, one
chain of the value of twenty
dollars, one pocket watch of the value
of twenty dollars, and one ring
of the value of five dollars,

of the goods, chattels and personal property of one *Joseph B. Kadel*,
on the person of the said *Joseph B. Kadel*,
then and there being found, from the person of the said *Joseph B. Kadel*,
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.

Charles B. Martin,
District Attorney

0058

BOX:

178

FOLDER:

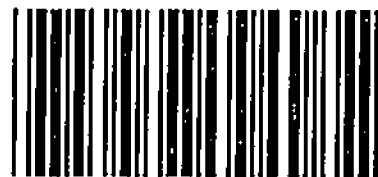
1796

DESCRIPTION:

Stanley, John

DATE:

05/13/85



1796

0059

No. 79.

X

Witnesses:

Counsel,

Filed

13

day of

May 1885

Pleads,

Not guilty.

THE PEOPLE

W. J. Rouse.

P

John S. Foreman

ASSAULT IN THE THIRD DEGREE.

(Section 219, Penal Code.)

RANDOLPH B. MARTINE,

By May 19/85- District Attorney.

Pleads guilty.

City Prison 30 days

A True Bill.

E. J. Marshall

Foreman

0060

Sec. 198-200.

CITY AND COUNTY {
OF NEW YORK, } ss

2 District Police Court.

John Stanley 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 Stanley

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

Dublin Ireland

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

Answer.

Seaman on board City of Rome lying at pier 27 North River

Question. What is your business or profession?

Answer.

Seaman.

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 don't remember anything about it

John Stanley
mark

Taken before me this

day of

1885

Police Justice

0061

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

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

Dated May 7 188 W. J. Duffy 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.

0062

Police Court-- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Gallagher
Police Off. 5th Precinct

1 John Stanley

2

3

4

Offence, Arraigned
in an Office

BAILED,

No. 1, by

Residence Street,

No. 2, by

Residence Street,

No. 3, by

Residence Street,

No. 4, by

Residence Street.

Dated May 7 1885

Magistrate.

Michael Gallagher
8. Officer.

Clerk.

Witnesses,

No. Street,

No. Street,

No. Street,

\$ 500 to answer

Em

0063

Police Court—2 District.

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

Michael Gallagher
age 25 of Police officer 8 Precinct Street
being duly sworn, deposes and says, that
on Wednesday the 6 day of May
in the year 1885, at the City of New York, in the County of New York,

he was violently **ASSAULTED** and **BEATEN** by John Stanley
(man present) who struck deponent
with his clenched fist
on the forehead. Deponent
being at the time in charge
of his duties

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 the above assault, &c., and be dealt with according to law.

Sworn to before me, this

day of May 1885 } Michael Gallagher
[Signature] Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

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

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

The said

late of the First Ward of the City of New York, in the County of New York
aforesaid, on the ~~twentieth~~ day of ~~January~~, in the year of our Lord
one thousand eight hundred and eighty-~~eight~~, at the Ward, City and County
aforesaid, in and upon the body of one ~~Richard Frederick Green~~,
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and ~~beat~~ the said ~~Richard Frederick Green~~,
did then and there unlawfully beat, wound and illtreat, to the great damage of the
said ~~Richard Frederick Green~~, against the form of the statute
in such case made and provided, and against the peace of the People of the State of
New York, and their dignity.

RANDOLPH B. MARTINE.

District Attorney.

0065

BOX:

178

FOLDER:

1796

DESCRIPTION:

Stevens, Carrie

DATE:

05/22/85



1796

0066

No. 167

W. B.

Day of Trial,

Counsel,

Filed

day of

1885

Pleads

W. B. (207)

THE PEOPLE

vs.

L. B.

Carrie Stevens

Quintessence

RANDOLPH B. MARTINE

JOHN M. MARTINE

District Attorney.

A True Bill.

E. Howard

Foreman.

Indemnity dismissed.

Keeping a Bawdy House.

Indemnity dismissed.

Indemnity dismissed.

Indemnity dismissed.

Indemnity dismissed.

Indemnity dismissed.

Indemnity dismissed.

Indemnity dismissed.

Indemnity dismissed.

Indemnity dismissed.

Indemnity dismissed.

G. P. S.

A. D. A.

0067

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY
OF NEW YORK, { ss

Carrie Sterens being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is h^{er} right to make a statement in relation to the charge against h^{er}; that the statement is designed to enable h^{er} if she see fit to answer the charge and explain the facts alleged against h^{er} that she is at liberty to waive making a statement, and that h^{er} waiver cannot be used against h^{er} on the trial.

Question What is your name?

Answer

Carrie Sterens

Question How old are you?

Answer

36 years

Question. Where were you born?

Answer.

New York

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

Answer.

6 Ave & 32nd (resided there 2 yrs)

Question What is your business or profession?

Answer

Housekeeper

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

Answer.

I have nothing to say & am not guilty-

by
Carrie X Sterens
Munk

Taken before me this

day of

1888

Police Justice.

0058

BAILED,

No. 1, by Philip Prince
Residence 24 Orchard St.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street

No. 4, by _____
Residence _____ Street.

Police Court—2 District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

George J. Leeson
15s. Proct.

Carrie Stevens

2 _____
3 _____
4 _____

Dated May 1885

George J. Leeson Magistrate.
15 Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 2.00 to answer _____

George J. Leeson

Bailed

Office Keeping & Henry J. Higgins

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 Stevens
by the of, 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 she give such bail.

Dated May 16 1885 Police Justice.

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

Dated May 17 1885 Police Justice.

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

Dated _____ 1885 Police Justice.

0069

Police Department of the City of New York.

Precinct No. 15

New York, June 20 '1887

Hon. Randolph B. Martine
Dist. Attorney, City of New York
Sir

This is to certify that Carrie
Stevens, arrested on Thursday
May 14 '1887, charged with keeping
Disorderly House at No 143
West 3 St. by Officers Geo J
Leeson, and Geo S Sullivan of
my command, on Warrant
issued by Justice Duffy
of Dist. Police Court. Vacated
said premises immediate-
ly after her arrest.

Respectfully

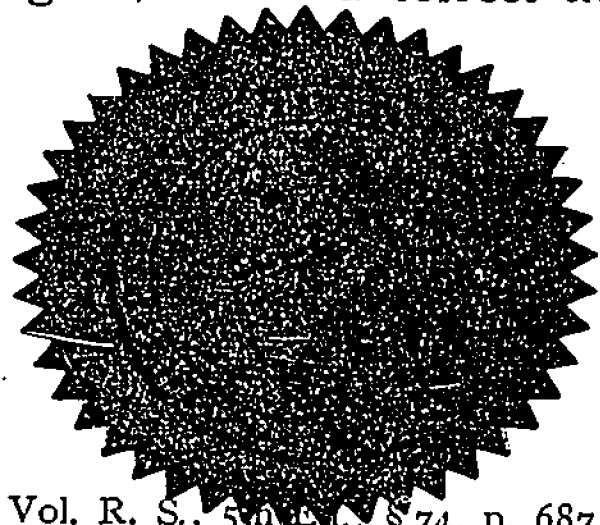
John D. Hogan
Capt. 15th Prec.

0070

I, JOHN SPARKS, Clerk of the Court of General Sessions of the Peace, and Clerk of the Court of Oyer and Terminer held in and for the City and County of New York (each being a Court of Record and having a Common Seal), do hereby certify that the annexed is a copy of

An Undertaking to answer

now on file in the Clerk's Office, and that the same has been compared by me with the original, and is a correct transcript therefrom and of the whole of such original.



3d Vol. R. S., 5th Ed., § 74, p. 687.

GIVEN UNDER my hand and attested by the seal
of the said Court this *Fifteenth* day
of *June* in the year of our Lord one
thousand eight hundred and eighty *seven*

John Sparks

0071

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

An order having been made on the 17th day of May 1885, by Patrick G. Duff, a Police Justice of the City of New York, that Carrie Stevens be held to answer upon a charge of keeping a house of assignation, upon which he has been duly admitted to bail in the sum of three hundred dollars:

We, Carrie Stevens defendant, residing at No. 143 West 3d Street, in the said City of New York, occupation, House Keeper and Philip Stevens residing at No. 24 Orchard Street, in said City, occupation, dry goods, surety, hereby jointly and severally undertake that the above-named Carrie Stevens shall appear and answer the charge above mentioned, in whatever Court it may be prosecuted, and shall at all times render himself amenable to the orders and process of the Court; and, if convicted, shall appear for judgment, and render himself in execution thereof; or if he fail to perform either of these conditions, that we will pay to the people of the State of New York the sum of three hundred dollars.

Taken and acknowledged before me, } her
this 17 day of May 1885 } Carrie + Stevens Principal.
Philip Stevens Surety.

J. G. Duff
Police Justice

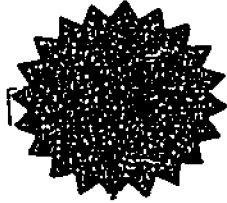
0072

State of New York,
CITY AND COUNTY OF NEW YORK, } ss.

I, Philip Suicer the surety mentioned
in the annexed undertaking to answer, do hereby authorize and empower any
Policeman of the City of New York, or
or either of them in my name, place, and stead, to take, seize and
surrender the said Carrie Stewart, (in the said
undertaking held as defendant,) to the Court wherein he is bound to
appear for trial, or deliver him to the custody of the authorities of said city
and county, in my exoneration as surety therein.

Dated June 13th 1887

Surety.



NEW YORK

Court of General Sessions of the Peace.

THE PEOPLE, ETC.

ON THE COMPLAINT OF

Recognition to Answer.

vs.

Carrie Stewart

Taken the 17 day of May 1887

Approved as to Form and Sufficiency.

Dated 188

Deputy Attorney

Identified by

Filed 27 day of May 1887

0073

Court of General Sessions

People
against
Carrie Stevens

City and County of New York ss.
Carrie Stevens being duly
sworn deposes and says that
she is the defendant in the
above entitled action - that on
the 2^d day of May 1885 she re-
sided at No 143 West Third Street
in the City of New York, that
on the 15th day of May 1885 the
deponent was arrested ^{on the charge of} for keeping
a house of assignation at said
place of residence - that deponent
was not knowingly guilty of
keeping a house of such character
that deponent having two spare
rooms, rented the same to two
ladies not knowing their busi-
ness or character, that as soon
as she was arrested on said charge
she at once dispossessed and
ejected the said persons from her
premises - that the deponent has
this day vacated said premises
and moved away, that she
has rented apartments for the

0074

purpose of carrying on her busi-
ness that of dressmaking, that she
was never before arrested on any
charge whatever }
Sworn to before me } ^{her} Carrie + Stevens
this 6th day of June } mark

1885-

Stephen A. Blake
Commissioner of
Deeds for the city
and County of New York

0075

Cover of Ken Davis

People

Carrie Stevens

Coffin

0076

POLICE COURT 2 DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

vs.

On Complaint of

Geny T. Leeson

For

Carrie Stevens Keeping a House of
Prostitution

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

Dated

May 16 1895

Carrie X Stevens
mark

Police Justice.

P. H. Duffy

0077

Sec. 322, Penal Code.

2nd District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

age 30 of Police Officer George P. Leeson 15 Precinct, in said City, being duly sworn says,
that at the premises known as Number 143 West 30 Street,
in the City and County of New York, on the 12 day of May 1885, and on divers
other days and times, between that day and the day of making this complaint

Carrie Esterens
did unlawfully keep and maintain and yet continue to keep and maintain a House of
Assegregation and did then, and on the said other days and times, there unlawfully procure
and permit as well men as women of evil name and fame and of dishonest conversation to visit, frequent and come
together for unlawful sexual intercourse, and for the purpose of prostitution and lewdness, and then and on the said
other days and times, unlawfully and wilfully did permit and yet continues to permit said men and women of evil
name and fame there to be and remain drinking, dancing, fighting, disturbing the peace, whoring and misbehaving
themselves, whereby the peace, comfort and decency of persons inhabiting and residing in the neighborhood, and
there passing is habitually disturbed, in violation of the statute in such case made and provided

Deponent therefore prays, that the said Carrie Esterens
and all vile, disorderly and improper persons found upon the premises, occupied by said

Carrie Esterens
may be apprehended and dealt with as the law in such cases made and provided may direct.

Sworn to before me, this 14 day
of May 1885
J. G. Jeffrey
Police Justice.

George P. Leeson

0078

N
Police Court—*2* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George D. Leeson
vs.

Carrie Sterner

AFFIDAVIT—Keeping Disorderly House, &c.

Dated *Aug 14* 188*5*

H. D. P. Justice.

Officer.

Precinct.

WITNESSES :

0079

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 J. Leeson of No. 15 Frederick Street, that on the 17 day of May 188 5, at the City of New York, in the County of New York, Carrie Stevens did keep and maintain at the premises known as Number 143 West 3 Street, in said City, a House of Assignment and there unlawfully procure and permit as well men as women of evil name and fame, and of dishonest conversation to visit, frequent and come together for unlawful sexual intercourse, and for the purpose of prostitution, and there unlawfully and wilfully did permit said men and women of evil name and fame there to be and remain ~~drinking~~, ~~dancing~~, fighting, disturbing the peace, whoring and misbehaving themselves whereby the peace, comfort, and decency of persons inhabiting and residing in the neighborhood and there passing is habitually disturbed in violation of the statute in such case made and provided.

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 body of the said

Carrie Stevens and all ~~the~~ disorderly and improper persons found upon the premises occupied by said Carrie Stevens and forthwith bring them before me, at the 21 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 May 188 5
J. J. Duffy

POLICE JUSTICE.

0080

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Rennie Stevens

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

Rennie Stevens

of the CRIME OF KEEPING AND MAINTAINING A COMMON BAWDY HOUSE AND HOUSE OF ILL FAME, committed as follows:

The said *Rennie Stevens*

late of the *15th* Ward of the City of New York, in the County of New York aforesaid, on the *twelfth* day of *May* in the year of our Lord one thousand eight hundred and eighty-*five* and on divers other days and times as well before as afterwards, to the day of the taking this inquisition, at the Ward, City and County aforesaid, a certain common house of ill fame, unlawfully and wickedly did keep and maintain; and in the said house divers evil-disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well in the night as in the day, there unlawfully and wickedly did receive and entertain; and in which said house the said evil-disposed persons and common prostitutes, by the consent and procurement of the said *Rennie Stevens*,

on the days and times aforesaid, there did commit whoredom and fornication; whereby divers unlawful assemblies, disturbances and lewd offences as well in the night as in the day, were there committed and perpetrated; to the great damage and common nuisance of all the good people of the said State there inhabiting and residing, in manifest destruction and subversion of, and against good morals and good manners, 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 *Rennie Stevens*

of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said *Rennie Stevens*

late of the *15th* Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: on the *twelfth* day of *May* in the year of our Lord one thousand eight hundred and eighty-*five*, and on divers other days and times between the said

0081

day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did maintain a certain common, ill-governed house, and in Sher said house, for Sher own lucre and gain, certain persons whose names are to the Grand Jury aforesaid unknown, as well men as women, of evil name and fame and dishonest conversation, to frequent and come together then and on said other days and times, there unlawfully and willfully did cause and procure, and the said men and women in said house, at unlawful times, as well in the night as in the day, and on said other days and times there to be and remain, tippling, drinking, gaming, cursing, swearing, quarreling, making great noises and otherwise misbehaving themselves, unlawfully and willfully did permit and suffer, to the great annoyance, injury and danger of the comfort and repose of a great number of persons, good citizens of our said State there residing, and passing and repassing, to the common annoyance of the said citizens, 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 Barrie D. Stevens,

of the CRIME OF KEEPING A DISORDERLY HOUSE, committed as follows:

The said Barrie D. Stevens,

late of the 14th Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: on the twelfth day of May in the year of our Lord one thousand eight hundred and eightyfour and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, unlawfully did keep a certain ill-governed and disorderly house, the same being a place of public resort, and in Sher said house and place of public resort, for Sher own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women, in Sher — said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tippling, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully, did permit, and yet continues to permit, by which the peace, comfort and decency of the neighborhood around and about the said house were, and yet are, habitually disturbed, against the form of the Statute in such case made and provided and against the peace of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE.

JOHN MCKEON

District Attorney.

0082

BOX:

178

FOLDER:

1796

DESCRIPTION:

Streblow, Paul

DATE:

05/13/85



1796

0003

no. 93

and

Witnesses :

Counsel,

Filed 13 day of May 1885

Pleads

THE PEOPLE

vs.

David S. Smith

Violation of Excise Law.

(Sunday).
Till Rev. Stat., 7th Edition, page 1893 Sec. 21, and
page 1980, Sec. 5).

RANDOLPH B. MARTINE,

District Attorney,
Pr May 14/85
quod quid.
A TRUE BILL.

E. H. Smith

Foreman.

Ind. 130

0084

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, { ss

3 District Police Court.

Paul Strebelve 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.

Paul Strebelve

Question. How old are you?

Answer

27 years

Question. Where were you born?

Answer.

Germany

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

Answer.

122 East 42nd Street (resided there)

Question What is your business or profession?

Answer.

Sign Dealer

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
Paul Strebelve

Taken before me this

day of *March* 19*35*

188

Police Justice.

0085

Police Court-- (3) District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

James Reilly
17 Precinct
Paul Strehelove

Offence Violation
Hear. Term

BAILED,

No. 1, by Joseph Schoen
Residence 122 East 4th Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street

No. 4, by
Residence Street.

Dated April 13 1885

James Reilly
Magistrate.
Officer.
Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ 100 to answer

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

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

Dated April 13 1885
Paul Strehelove
Police Justice.

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

Dated April 13 1885
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 1885
Police Justice.

0086

Excise Violation—Keeping Open on Sunday.

POLICE COURT— 3 DISTRICT.

City and County } ss.
of New York, }

James Reilly
age 33 of No. 17 Green Street,
of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 12 day

of Paul 188 Streveloe (now here)
Paul in the City of New York, in the County of New York,

being then and there in lawful charge of the premises No. 122 East 4
Street, a place duly licensed for the sale of strong and spirituous liquors, wines, ale and beer, to be
drunk upon the premises DID NOT KEEP SAID PLACE CLOSED contrary to and in violation of
the statute in such case made and provided.

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

Sworn to before me this 13 day
of April 188 8

James Reilly
Police Justice.

0087

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Samuel H. Kottler and

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

Samuel H. Kottler and

of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE
ON SUNDAY, committed as follows :

The said

Samuel H. Kottler and

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
day of *March*, in the year of our Lord one thousand
eight hundred and eighty-*two* at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with force and arms,
certain intoxicating liquors and certain wines, to wit : One gill of wine, one gill of brandy, one
gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill
of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain
intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to

certain persons whose names are 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.

SECOND COUNT :

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

Samuel H. Kottler and

of the CRIME OF GIVING AWAY INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON SUNDAY,
committed as follows :

The said

Samuel H. Kottler and

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, the same being the first day of the week,

0088

commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did give away as a beverage to

certain persons whose names are 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.

THIRD COUNT:

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

Grand Jury aforesaid

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Grand Jury aforesaid

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of certain premises at number

*one hundred and twenty-five
East Fourth Street.*

in the City and County aforesaid, which said place was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,
District Attorney.

0089

BOX:

178

FOLDER:

1796

DESCRIPTION:

Sullivan, John

DATE:

05/25/85



1796

0090

BOX:

178

FOLDER:

1796

DESCRIPTION:

Hartman, Kitty

DATE:

05/25/85



1796

No 195

mid

1 Chic

v. Mjfr

Counsel,

Filed 20 day of May 1885

Pleas North City, N. H.

THE PEOPLE

vs.

P

John Sullivan

P

Wm. H. Hartman
J.D.

Grand Larceny in the
(MONEY)
(Sec. 538 and 539, Penal Code.)

RANDOLPH B. MARTINE,

District Attorney.

Pr. Clue 4/65

Pr. tried & acquitted
A True Bill.

Edward

Foreman.

Witnesses:

0092

This is to certify
that A J Finney came
personally before me
and made oath that
at no time did ^{he} give
David Mc Neal a
One Hundred Dollar
Bill

Charles A Newman
Notary Public

Dated at Minus
This 16th Day of May 1885

0093

New York

Court of General Sessions of the Peace

The People &c.

against.

Harry Hartly &
John Sullivan.

City & County of New York ss.

Robert J. Hutchinson, of
No 776. Tenth Avenue City of New York. sworn
certain by trade being duly sworn says.
That I was requested by Edmund E. Rice
attorney at Law to visit Riverside and
Meriden State of Connecticut on Saturday
May 16th 1885 to ascertain whether the
Statement - sworn to by one David McNeil
in the matter of The People vs. John Sullivan
& Harry Hartly charged with Grand Larceny
to the effect that they had jointly stolen
from him a one Hundred Dollar bill. which
bill had been given to him in exchange
for currency of a various smaller denomina-
tion by one H. J. Ferry of Meriden State of
Conn. - was true or false.

That in pursuance of said instructions I
called upon a Mr. Bruen of Riverside Conn
with whom said David McNeil had worked as
he testified to. That Mr. Bruen stated to me

that David McNeil had been working for him and that he had left his employ and he was paid off with nine dollars & seventy five cents. (#9.75). that David McNeil was in the habit of drinking at nights and spending his earnings for liquor.

Mr Brum advised me to A. J. Ferry who keeps a grocery store and is also Post Master of Mead's Cove who stated to me that he had never exchanged a one hundred dollar bill for smaller money for David McNeil. and that he did not believe said McNeil ever had that amount of money at one time in his life. He also accompanied me to a Notary Public named Charles A. Mennan and made oath to that effect. which I gave to Counselor Price. and is here to annexed.

Sworn to before me

this 19th day of May 1885

Robert A. J. Henderson

Oliver Leavelle
Commissioner of Deeds
N. Y. City

0096

Expt of General Sessions

The People vs

vs-

Math. Hardy E

John Sullivan

vs

affiant-

vs

0097

STENOGRAPHER'S MINUTES.

12 District Police Court.

THE PEOPLE, &c., IN COMPLAINT OF

David McVeil

vs.

John Sullivan and
Kitty Hartman

BEFORE HON.

Daniel O'Reilly

POLICE JUSTICE,

May 16th and 17th 1885

APPEARANCES:

For the People,

For the Defence,

E. E. Price Esq

188

INDEX.

WITNESSES.

Direct Ex.

Cross Ex.

Re-Direct.

Re-Cross.

David McVeil
Kitty Hartman
John Sullivan

3

5

1

5

James H. Lyon

Official Stenographer.

*101 Centre St.
Prof. City.*

0098

N.Y. May 16/85.

David McNeil, the complaining witness
sworn testified as follows.

Mass Exⁿ - by - Mr. Price

I came to New York yesterday from
Riverside Ct. I worked there for Mr.
Brim. I worked in his hot house
since I sprung. He paid me yesterday
morning \$9⁷⁵. When I came to N.Y. I
had \$120. One bill was \$100. It was
my savings for two years. I got
it for other money from J. J. D.
Finney of Albany Ct. I left
Riverside at 9.30 & got here before
noon. I was around the City yester-
day. I spent about \$5. altogether.
I have only got a nickle now.
I didn't take my money out last
night to show to any body - I didn't
waive this \$100 bill as a one dollar
bill. It was about one o'clock when
I went in the dance house. I bought

1

0099

meals & a glass of beer once in a while - three glasses of beer. I treated a stranger once in a while. I didn't bring my clothing with me as I intended to go back again and find another place. I left my clothing in Mr. Bruin's house where I lived. When I was in this place the waiter came and wanted \$1. for three glasses of beer & I thought that was rather extravagant & I took my pocket book in my hand & said there was nothing in it & that I had no more money. It fell on the floor and the waiter said "Here is your pocket book lying on the floor, now you get out of here." I knew Police Headquarters was near there but I couldn't place it exactly & I met a policeman and told him & he told me where it was. I was in this place a few

2

minutes but it seemed like hours to me & I wanted to get out. This girl Hartman had \$1. of my money - she asked it. I gave it to her to have Connection with her. I did not give her the dollar for her to go on with me. She induced me to go out stairs with her in this box. I didn't want to have Connection with her, I wanted to get on top of the place. I thought if I went up-stairs I could get out.

Sunday May 17th 1885

Kitty Hartman one of the defendants
sworn testified as follows:

I met this complainant at a concert
saloon this night he lost his money.
He asked me if I would have a
drink with him & I took a glass

of beer - he called for two and paid for them. Then he asked me if I would go up-stairs and I said "Yes". And he ordered two glasses of beer up there & paid for them and fifty cents extra for sitting there. He wanted me to stay with him there & I said I wouldn't in an open bar to come to a bed house. He said he had no money to pay room rent & he went down stairs & about 4 o'clock he came in there with an officer who arrested me. I did not assist in taking nor did I take ^a \$1.00 bill from him. I saw him have a dollar & fifty cents he paid for the beer - whether he had any more money or not I couldn't say. I was arrested in the saloon. He treated me there about half past three and left me at a quarter to four o'clock. I remained there from the time he left until I was

arrested.

John Sullivan one of the defendants
 Dunn says:

I am a waiter in this place and remember seeing the complainant in there that night. He told me to bring two beers & Edip Hartmann was with him. He said he gave her a dollar & wanted it back. He said he had no money to pay for a room. He said the woman robbed him out of a dollar. He said he gave the last fifty cents he had for a drink. I did not take a \$1.00. bill from him. When he gave me the dollar bill for the drinks he threw the pocket book down on the floor.

Davis collected, the complaining witness recalled - by - Mr. Hoyer
 5

0103

I got the \$100. last fall and kept
it in my pocket since. I am not
an actual resident of New York -
live in Connecticut. Mr. Finney
the Postmaster - gave me the \$100.
bill.

First District Police Court.

The People vs on Complaint of
David M. Keil

vs.

John Sullivan

City Clerk

STENOGRAPHER'S TRANSCRIPT.

May 16th 1885

BEFORE HON.

David M. Keil

Police Justice.

James A. Lyon

Official Stenographer.

101 Centre St.

Wm. City

0105

Police Court— / District.

Affidavit—Larceny.

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

David Mc Neil

of House of Detention . Street, aged 20 years,
occupation Gardner being duly sworndeposes and says, that on the 16th day of May 1885 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of person
of deponent, in the night time, the following property viz:

a pocket book containing good and
lawful money of the United States
namely one bill of the denomination
and value of one hundred dollars
and divers other bills of divers
denominations of the value of Seven
dollars ~~all~~ of issue unknown all
of the value of one hundred and
Seven dollars

Sworn to before me, this

the property of deponent

and that this deponent

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

Hartman (both now here) from the
fact that while deponent was in a
dance hall on Hester Street in said
city and in a wine room in said premises
in company with said Kitty Hartman.
Said Sullivan who was a waiter served
deponent with two drinks and when
deponent took out his pocket book which
contained said money said Sullivan
snatched the pocket book from deponent's
hand and immediately turned his back
toward deponent then deponent saw him hand
said Kitty Hartman some money then said
Sullivan turned around and faced deponent

Police Justice

0106

Saying to deponent there is your pocket
book on the floor which deponent picked
up and found that the aforesaid amount
of money was missing therefrom
Wherefore deponent charges said
defendants with acting in concert with
each other in taking stealing and carrying
away the aforesaid property

Sworn to before me this }
16 day of May 1885 } David M. King

Samuel C. Bell Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been
committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that 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 1885 Police Justice
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1885 Police Justice
There being no sufficient cause to believe the within named
guilty of the offence mentioned, I order he to be discharged.
Dated 1885 Police Justice

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—LARCENY.

1
2
3
4

Dated

1885

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

\$

to answer

Sessions.

0107

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT,

1st

DISTRICT.

John Sheils
of No. 6th Precinct Police Street, aged 28 years,
occupation Police Police being duly sworn deposes and says
that on the day of

at the City of New York, in the County of New York, David McNeil
(nowhere) is a material witness against
John Sullivan and Kitty Hartman
charged with Grand Larceny deponent
believes that he will not appear to
prosecute and prays that he may
be held as such witness
John Sheils

Sworn to before me, this

of

May

188

day

Samuel C. McNeil, Police Justice.

0108

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

1 District Police Court.

John Sullivan 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 Sullivan

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

93 Bowery 8 months

Question. What is your business or profession?

Answer.

Waiter

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

Answer.

I am not guilty
John Sullivan

Taken before me this

16

day of

May 1889

James A. McRae

Police Justice.

0109

Sec. 198-200

123

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Ritty Hartman

Question. How old are you?

Answer.

20 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

121 Mulberry St 8 months

Question. What is your business or profession?

Answer.

Paper Boxes

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

*her
Ritty Hartman
Mark*

Taken before me this

16

day of

MAY 1885

Samuel C. Reilly

Police Justice.

0110

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

Kitty Hartman *John Sullivan*
guilty thereof, I order that *each* *they* be held to answer the same and *they* be admitted to bail in the sum of *10* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until *they* give such bail.

Dated *16 May* 188*5*

Samuel C. Buff 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.

01111

Complainant \$5.00 to
testify House of Detention

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court-- 18th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

David McNeil
House of Detention

1 John Sullivan

2 Kitty Hartman

3 _____

4 _____

Dated 16 May 1885

Daniel O'Reilly, Magistrate.

John Shields, Officer.

6 Precinct.

Witnesses _____

No. _____ Street.

24 May 17 - 10 AM

No. _____ Street,

No. _____ Street.

\$ 1000 to answer _____ Sessions.

0112

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 Dullman and
Hittory Hartman*

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

John Dullman and Hittory Hartman
of the crime of GRAND LARCENY IN THE *First* DEGREE, committed as follows:

The said *John Dullman and Hittory Hartman*, each

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *nineteenth* day of *May* in the year of our Lord one thousand eight hundred and eighty *five*, at the Ward, City and County aforesaid, with force and arms, in the *night* 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 *one hundred* dollars, and of the value of *one hundred* 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 — ; *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 five dollars, and of the value of five 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 two dollars, and of the value of two dollars *each* ; *seven* 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 ~~ten dollars~~ *one hundred 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 *and* *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 five dollars — ; ~~divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of~~

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

~~RANDOLPH B. MARTINE,~~

~~District Attorney~~

0113

SECOND COUNT--

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

Kitty Starkman
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said Kitty Starkman,

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~~ 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~~ ^{one hundred} dollars, and of the value of ~~twenty~~ ^{one hundred} 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; ~~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 five dollars, and of the value of five 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 two dollars, and of the value of two dollars ~~each~~; ~~seven~~ 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~~ ^{one hundred} 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, and ~~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 five dollars

of the goods, chattels and personal property of one David McNeil

James John Sullivan and

by certain ~~other~~ persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said David McNeil,

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

Kitty Starkman

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.

RANDOLPH B. MARTINE,

District Attorney.

0114

BOX:

178

FOLDER:

1796

DESCRIPTION:

Sullivan, John

DATE:

05/08/85



1796

Witnesses:

P. P. P. P.
Counsel,
Filed *May* 188*A*
Pleas *Argued*

THE PEOPLE
vs.
Grand Larceny,
(From the Person.)
Degree.
Penal Code.

RANDOLPH B. MARTINE,
District Attorney.
Ordered to *May* Court of *Grand*
Terminar for trial *May 11, 1885*
A True Bill.

E. H. H. H.
Foreman.
May 22, 1885
Pleas *P. L.*
Per me *your*

0115

0116

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

John Sullivan 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 Sullivan*

Question. How old are you?

Answer. *20 years 7 days*

Question. Where were you born?

Answer. *New York*

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

Answer. *64 Hamilton St. About a year*

Question. What is your business or profession?

Answer. *cigar maker*

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

Answer. *I am not guilty*

John L. Sullivan
(Signature)

Taken before me this

day of

April

1885

John L. Sullivan

Police Justice.

0117

Police Court First District.

Affidavit—Larceny.

City and County } ss.:
of New York,

Frederick W. Inbeck
 of No. 57 First Avenue Street, aged 20 years,
 occupation Cabinet-maker being duly sworn
 deposes and says, that on the 27th day of April 1885 at the City of New
 York, in the County of New York, was feloniously taken, stolen and carried away from the possession and
Person of deponent, in the day time, the following property viz:

One silver watch of the value
of ten dollars

the property of deponent

and that this deponent

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

York, from the fact that while
 deponent stood on the corner
 of North and Chambers Streets,
 at about the hour of 6 o'clock
 P. M. of said day, the said de-
 fendant and another man
 pushed against deponent and
 the said deponent inserted one
 of his hands into the left side
 watch pocket of the said other
 man upon deponent's person
 and took said watch therefrom
 twisting it from the chain
 which attached it to deponent's

Sworn to before me, this day
 of April 1885

Police Justice.

0119

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 J. ...

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

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

The said ...

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

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

John J. ...
...

0120

BOX:

178

FOLDER:

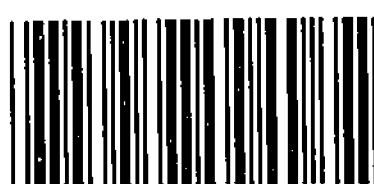
1796

DESCRIPTION:

Sullivan, William

DATE:

05/22/85



1796

0121

90.192
Sullivan
Day of Trial,

Counsel,

Filed 20 day of May 1885

Pleas

Not guilty

THE PEOPLE

vs.

F

William Sullivan

Attorney

RANDOLPH B. MARTINE

JOHN McLEOD

District Attorney.

A True Bill.

E. Howard

Foreman.

May 26/85

John McLeod

1916 Mrs. Egan

72

Sullivan

Glassman

W. L. S. S. S.

72

0122

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

William Sullivan 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.

William Sullivan

Question. How old are you?

Answer.

28 years

Question. Where were you born?

Answer.

Wales

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

Answer.

Fordham 8 months

Question. What is your business or profession?

Answer.

*Miner*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**his
William Sullivan
mark*

Taken before me this

day of

1885

Police Justice.

0123

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 William Sullivan

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 5 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated May 19 1885 J. B. Kitchin 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.

No. 4, by
 Residence Street.

0125

Pay Roll No. 32

Wm. Sullivan

24 9/11 @ 2⁵⁰

No. of	AMOUNT	\$	cts.
CASH ADVANCED			
BOARD-BILL			
STORE ACCOUNT	13.10		
DOCTOR BILL	50		
TOTAL AMOUNT		48	54
BALANCE DUE			

C. A.

C. A.

S. & F.

John A. Sullivan
at the Head of the

0126

State of New York.

Executive Chamber,

Albany, ¹⁸⁸⁵ 188

Sir:

I have the honor to inform you that an application has been made to me for executive clemency on behalf of William
McDonald, who was convicted before you of the
offense of destroying property, in the county of Albany,
and sentenced Dec. 26 1881 to imprisonment in the
Prison, Albany County Penitentiary, House of
Refuge, State Reformatory for the term of One years and
Seven months, and to pay a fine of \$ 100

You are respectfully requested, in pursuance of Section 695 of the Code of Criminal Procedure, as amended in 1884, to give me your opinion of the merits of the application, together with a concise statement of the facts and circumstances as developed upon the trial or upon the preliminary examination, or before the Coroner's Jury, if no trial was had, and of any other matters which may have come to your knowledge since the conviction, which may have a bearing upon the question of extending or refusing executive clemency.

Each letter of inquiry from this Department should be separately answered.

Very respectfully,

David B. Brown

Governor.

By Frederick Brown

Executive Clerk.

To Hon. Frederick Brown

0127

adus
Dec 17/85
FA

0128

State of New York.

Executive Chamber,

Albany, _____ 188

Sir: Application having been made to the Governor for the
pardon of Mr. Sullivan, who was
sentenced on May 26 1881, in your County,
for the crime of Destroying property for the term
of _____ years and _____ months to the State Prison
Penitentiary; you are respectfully requested (in pursuance of
§ 695 of the Code of Criminal Procedure,
~~Chapter 310, Laws 1879~~) to furnish the Governor with a concise
statement of the case as proven on the trial, together with any other
facts or circumstances which may have a bearing on the question of
granting or refusing a pardon. Be pleased also to state the previous
character of the convict. An opinion is respectfully requested.

Each letter of inquiry from this Department should be answered on
a separate sheet.

Very respectfully yours,

David H. [Signature]
By Frederick [Signature],
EXECUTIVE CLERK.
To Wm. B. C. [Signature]
District Attorney, &c.

0129

Answered
Dec 19th 1885
R. B. L.

0130

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 31 years, occupation Bar tender of No.

142 Cherry Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

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

Sworn to before me this

day of

188

Police Justice.

0131

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, First DISTRICT.

of No. 24 Catherine Street, aged 38 years,
occupation Liquor Dealer being duly sworn deposes and says
that on the 19 day of May 1885

at the City of New York, in the County of New York,

William Sullivan (now here)
did wilfully and maliciously break
a large plate glass with a chair
then and there held in his hands in the
show window of premises no 24 Catherine
Street of the value of eighty eight Dollars
and deponent is informed by John
Noonan of 142 Cherry Street

Timothy Harrington

Sworn to before me, this

of

188

day

Police Justice.

0132

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Sullivan

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

William Sullivan
of the CRIME OF UNLAWFULLY AND WILFULLY *destroying*
PERSONAL PROPERTY OF ANOTHER, committed as follows:

The said *William Sullivan*,

late of the *South* Ward of the City of New York, in the County of New York
aforesaid, on the *nineteenth* day of *May* in the year
of our Lord one thousand eight hundred and eighty *nine*, at the Ward, City and
County aforesaid, with force and arms, a certain *piece of land*

of the value of *eighty eight dollars*,
of the goods, chattels and personal property of one *Simothy Harrington*
then and there being, then and there feloniously did unlawfully and wilfully
break and destroy,
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 *William Sullivan*

of the CRIME OF UNLAWFULLY AND WILFULLY *destroying*
REAL PROPERTY OF ANOTHER, committed as follows:

The said *William Sullivan*

late of the *South* Ward of the City of New York, in the County of New York
aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City
and County aforesaid, with force and arms, a certain *piece of land*

of the value of *eighty eight dollars*
in the *building* of one *Simothy Harrington*
there situate, then and there being, of the real property of the said
Simothy Harrington
then and there feloniously did unlawfully and wilfully *break and destroy*

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

RANDOLPH B. MARTINE.

JOHN MARTINE

District Attorney.