

0407

BOX:

246

FOLDER:

2389

DESCRIPTION:

Neid, Frank

DATE:

01/17/87



2389

0408

Witnesses:

James L. Luman

2^d Dept. Street
officers. Reminded
before arrested
to doer not think
the place?
H

\$176

Counsel,
Filed, 17th day of Aug 1887
Pleads, *Not guilty*

VIOLATION OF EXCISE LAW.
(Keeping Open on Sunday.)
[III Rev-Stat-7th Edition), page 1080, Sec. 5].

THE PEOPLE

vs.

Frank Reid

July 16/87
Hear & Find

RANDOLPH B. MARTINE,

District Attorney.

P. 10
True & 10

A True Bill.

Chas. B. Richards

Foreman.
Criminal ill. Jury
7th 10/87
at 10/87
Hear 10/87

0409

Sec. 198-200.

9

District Police Court.

CITY AND COUNTY
OF NEW YORK { ss*Frank Veid*

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

Question. What is your name?

Answer.

Frank Veid

Question. How old are you?

Answer.

61 years

Question. Where were you born?

Answer.

Germany

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

Answer.

114 Delancey

Question. What is your business or profession?

Answer.

Saloon Keeper

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.

My daughter left the door open while she went to the water closet. I demand a trial by jury

Frank Veid

Taken before me this

day of

188

Police Justice.

04 10

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

Frank Veil

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 Jan 9 1883 J. Henry Ford Police Justice.

I have admitted the above-named

Frank Veil

to bail to answer by the undertaking hereto annexed.

Dated Jan 10 1887 J. Henry Ford Police Justice.

There being no sufficient cause to believe the within named

guilty of the offence within mentioned, I order he to be discharged.

Dated _____ 188 _____ Police Justice.

04 11

4 Jan 3 2 Pm

BAILED

No. 1, by Max Knipper

Residence 114 Delaney Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court

(22) District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Cowan
vs.
Frank Neid

1 _____
2 _____
3 _____
4 _____

offence Pro. Law

Dated Jan 9 1883

Ford Magistrate.

Cowan Officer.

11 Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 100 to answer G. D.

Bailed

04 12

District Attorney's Office.

Part One

PEOPLE

vs.

Frank Reid

Feb. 16

Pers + Bail

Feb. 11.

Conrad

pls

0413

Excise Violation-Keeping Open on Sunday.

POLICE COURT- 3 DISTRICT,

City and County }
of New York, } ss.

of No. 11 Pecunia James Corvan Police Street,

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 2 day

of January 1888 in the City of New York, in the County of New York,
Frank Neid (now here)

being then and there in lawful charge of the premises No. 114 Delaney
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 Frank Neid
may be ~~arrested~~ and dealt with according to law.

Sworn to before me, this 3 day
of January 1888 }

G. M. M. P. D. O. L. Police Justice.

James Corvan

0414

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Franka Reid

The Grand Jury of the City and County of New York, by this indictment
accuse *Franka Reid* —

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 *Franka Reid*,

late of the City of New York, in the County of New York aforesaid, on the *second*
day of *January* in the year of our Lord one thousand eight hundred and
eighty-*nine*, 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 a certain place there
situate which 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 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.

0415

BOX:

246

FOLDER:

2389

DESCRIPTION:

Neppert, Francis

DATE:

01/17/87



2389

Witnesses:

John S. Berry

notar.

Counsel, *J. H. Hilgert*

Filed, *17* day of *May* 188*7*

Pleads, *Unlawfully and unlawfully*

THE PEOPLE

63 New St. N.Y.C.

Francis Neppert

RANDOLPH B. MARTINE,

Mr. May 25/87 District Attorney.

Heard guilty -
judged & suspended.
A True Bill.

Chas. B. Folsom

Foreman.

Notar. Seal
661-662 Canal St. N.Y.C.

0416

0417

COURT OF GENERAL SESSIONS OF THE PEACE

In and for the City and County of New York

-----X

The People of the State of New
York

Against

F R A N C I S N E P P E R T

-----X

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by
this indictment accuse Francis Neppert of a misdemeanor,
committed as follows:

The said Francis Neppert late of the Ninth Ward of
the City of New York, in the County of New York afore-
said, on the eighteenth day of September in the year of
our Lord one thousand eight hundred and eighty-six, did
unlawfully erect for the purposes of a tenement house a
certain building on a certain lot of ground there situate
without leaving at the rear of said building a clear open
space of not less than ten feet between it and the rear
line of the said lot, no permit for the lessening or modi-
fying of such distance or space having been first had and
obtained from the Board of Health of the Health Department
of the City of New York, by reason that thorough ventila-
tion of such open space could be otherwise secured;
against the form of the Statute in such case made and pro-
vided and against the peace of the People of the State

04 18

of New York and their dignity.

SECOND COUNT:

And the Grand Jury aforesaid, by this indictment further accuse the said Francis Neppert of a misdemeanor committed as follows:

The said Francis Neppert 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, did unlawfully build for the purposes of a tenement house upon a certain lot of land forty feet long by twenty-one feet wide there situate (the same not being a corner lot), one continuous building occupying more than sixty-five per centum of the said lot, no permit from the Board of Health of the Health Department of the City of New York having been first had and obtained, modifying the provisions of law applicable to such cases; 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.

Witnesses:

John S. Berry

Notary.

Counsel, *J. H. Wilson*
29/1/1904

Filed, *17* day of *January* 188*7*

Pleads, *Indemnity and Damages*
to take 10%.

THE PEOPLE

63 Rue de la Paix
Paris

Francis Nappert

Madame le Procureur
88-661-662, Cour d'Appel
Paris

RANDOLPH B. MARTINE,

Mr. Day 25/1/1904 District Attorney.

Heard and
judgment suspended.
22/1/1904

A True Bill.

Charles B. Foulds

Foreman.

0419

0420

J. Homer Wilbur

Counselor-at-Law.

291 BROADWAY,

NEW YORK.

LITIGATIONS.

PATENTS.

TITLES TO REALTY.

0421



Nos. 39 & 42 Park Row, New York.

Wm. J. A. Gilman

J. Horner Tidwell

0422

OFFICE OF THE



TIMES BUILDING

Nos. 39 and 42 PARK ROW,

New York Jan 25. 1887.

Hon. H. A. Widener
City Court House

Dear Sir: The Review -
W. J. Horner Hilsett began bu-
siness in our building some
fifteen years ago, we have
been ever since on intimate
and friendly terms. I take
pleasure in saying that
during all that time I
have found Mr. Hilsett uniformly
reliable and conscientious in
all his transactions:

Very truly
L. C. Bruce.

0423

Court of General Sessions.

The People ex rel The
Board of Health of the
City of New York.

against

Francis Neppert.

STATE OF NEW YORK. "

CITY & COUNTY OF NEW YORK."

Francis Neppert being duly sworn says- That he is the owner in his own right of the fee in the premises known as No. 30 Downing Street, N. Y. City. That the said premises consist of a three story and basement house built upon a lot 21 X 40. That through misapprehension of the law and the requirements of the department of the Board of Health of the City of New York, and from solely relying upon his architect who was careless or ignorant of the law, deponent had his said house finished to meet the wants of ^{of} ~~and~~ ^{it} ~~and~~ the same to four families. That since the summons of the Board of Health was is-sued against him deponent has taken steps to comply with the demands of said Board of Health by at once reducing the number of families in said house to three separate or independent families whereby as he is advised and believes the said premises are excepted ^{from} ~~in~~ the operation of the tenement house laws. That recently having been informed that there might be still some complaint because of the existence of extra wash trays and sink in the lower portion of said house deponent has caus-

0424

ed the same to be removed so that as at present constructed and conditioned said house cannot in any way be even temporarily used or occupied for more than three independent families. Deponent further says that he is willing to agree and hereby does stipulate not to use or occupy or permit any one to use or occupy his said house hereafter while owner thereof for more than three families or for any purpose contrary to law. Further deponent sayeth not except that his transgression of the law in this case was not willful but through ignorance and through the fault of those employed by him and trusted to erect the building; he therefore throws himself on the mercy of the Court and withdraws the plea heretofore interposed here in.

Sworn to before me this "

25 day of January 1837.

Francis A. [Signature]

James H. Smith
John P. Smith
Wm. H. Smith

Court of General Sessions

Clerk.

The People ex rel The Board
of Health of the City of New

York

against

Plaintiff

Francis Neppert.

Defendant

Affidavit of Francis

Neppert.

J. HOMER HILDRETH,

Attorney for defendant.

291 Broadway,

NEW YORK CITY.

To

Esq.

Attorney for

Due and timely service of a copy of the within

is hereby admitted.

Dated

188

Attorney for

0425

0426

Sec. 198—200.

CITY AND COUNTY
OF NEW YORK.

2 District Police Court.

Francis Neppert 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.

Francis Neppert

Question. How old are you?

Answer.

62 years old

Question. Where were you born?

Answer,

France

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

Answer.

158. Penn St Brooklyn

Question. What is your business or profession?

Answer,

Manufacturer

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

Answer.

*I am not guilty and
I demand a trial by jury*

Francis Neppert

Taken before me this

day of

1884

Police Justice.

0427

Sec. 151.

Police Court 2nd District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by John S. Barry
of No. 301 Malet Street, that on the 18 day of September
1888 at the City of New York, in the County of New York,

Francis Nesbitt did willfully violate
Sections 661, 662 and 663, of Chapter 410
of the laws of 1882, in erecting a building
upon lot known as No 30 Downing Street
more than 65 percent of the size of the lot

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant, and bring him
forthwith before me, at the 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 21 day of September 1888
John S. Barry POLICE JUSTICE.

0428

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John A. Barry

vs

Francis J. Barry

Warrant-General.

Dated *Apr 22* 188

James Magistrate.

James Officer.

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

John A. Barry Officer.

Dated _____ 188

This Warrant may be executed on Sunday or at
night.

Police Justice.

REMARKS.

Time of Arrest, *Apr 22 1886*

Native of *France*

Age, *32*

Sex, _____

Complexion, _____

Color, *White*

Profession, *Piano Player*

Married, *Yes*

Single, _____

Read, *Yes*

Write, *Yes*

*15 x 100 mm H
Buckley*

0429

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

Defendant
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 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 Sept 23 1886 John J. Ferris Police Justice.

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

Dated Sept 24 1886 John J. Ferris Police Justice.

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

Dated _____ 188 _____ Police Justice.

0430

Paroled for Ex until
2 P.M. Sept 23rd 1886
adj. Sept 24. 2 P.M.

BAILED,
No. 1, by Wm Brokhane
Residence 357 Canal Street.
No. 2, by _____
Residence _____ Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

#44 B02 1453
Police Court District.

THE PEOPLE, &
ON THE COMPLAINT OF

John Perry
of 301 North
Francis Hepper

Office Violation
Sanitary Code

Dated Sept 22 188 6
Gorman Magistrate.
Farell Officer.
Court Precinct.

Witnesses _____
No. _____ Street.
No. _____ Street.
No. _____ Street.
\$ 100 to answer Penalty

Bailed

0431

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

John S. Berry, being duly sworn, says that he is a Civil and Sanitary Engineer and an Inspector of the Health Department of the City of New York, and is over the age of 21 years; that deponent is especially detailed to the inspection of the drainage and plumbing work of buildings in course of erection in the City of New York, for the purpose of a tenement or lodging house; that as such Inspector deponent has had under his examination the drainage and plumbing work of the building being erected by *Francis Neppert*

upon premises situated on the side of
Known as No 30 distant about *Downing Street* feet
from the side of

in the City of New York, and running thence
the width of said building; that the said drainage and plumbing work have been performed
and put in said building by and under the direction of one
a Master Plumber of No.

in the City of New York, who is duly registered as such at the said Health Department, pursuant to the Act of the Legislature of the State of New York, passed June 4, 1881, entitled "An Act to secure the registration of Plumbers and the supervision of plumbing and drainage in the Cities of New York and Brooklyn," being Chapter 450 of the Laws of 1881. That as required by the said Act, a Plan, Specifications and description for the drainage and plumbing work of the said building had been duly filed in the said Health Department, and duly approved by the Board of Health of the said Health Department, as Plan No.

Deponent further says that the said drainage and plumbing work of the said building performed by or under the direction of the said Master Plumber as aforesaid, is in violation of the said Plumbing Law and of the said Plan and Specifications, and the said Master Plumber as aforesaid, did on the day of 188 , and at divers times prior thereto, wilfully violate the said Plumbing Law and the said Plan and Specifications, in the following particulars, to wit:

Deponent further says that on the 18th day of September 1886, and at various times prior thereto, deponent inspected the new building upon said premises No 30 Downing street in the City of New York and found that the said Francis Neppert had wilfully violated the Law entitled "An Act for the regulation of Tenement and Lodging Houses in the Cities of New York and Brooklyn" passed May 14th 1867, being Chapter 908 of the Laws of 1867, and the Act amendatory thereof, and also sections Nos. 661, 662 and 663 of the "New York City Consolidation Act of 1882" being Chapter 410 of the Laws of 1882 passed July 1st 1882, in having then and there erected the said building for the purposes of a tenement house, which said building covered more than 65 percent of the lot upon which the said building stands and without leaving at the rear of the said building erected subsequent to

0432

the said Laws, a clear open space of not less than ten feet between ~~lot~~ and the rear line of the said lot, without having a permit from the Board of Health of the Health Department of the City of New York, therefor and without having the plan for the light and ventilation of the said tenement house approved by the said Board of Health.

That the size of the said lot is about 21 feet wide by 40 feet deep and the said Francis Meppert did wilfully and in violation of the said laws cause and allow the said building to be then and there occupied by four families living independently of one another and having a common right in the halls, stairways and yard or some of them.

Deponent further says that on or about the 10th day of October 1885, an application for a permit and to approve a Plan for light and ventilation of a proposed tenement house to be erected on the said lot was made to the said Board of Health by or on the part of the said Francis Meppert but the Plan was ~~disapproved~~ and a permit was refused, and that thereafter deponent the Mason builder that the Law would not permit him to erect a house to accommodate four families, upon the said plan. That one room on each floor of said building and the halls on the 2^d and 3^d floors do not communicate directly with the external air from the street or yard but the windows in the inner rooms are so placed that they may be closed up by the owner of the adjoining premises.

John D Berry

Sworn to before me this 20th day of September 1886

John J. Gorman
Police Justice

0433

BOX:

246

FOLDER:

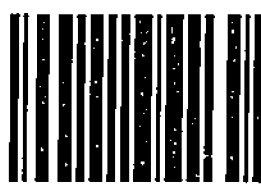
2389

DESCRIPTION:

Nibel, Lawrence

DATE:

01/07/87



2389

0434

#71

Counsel, _____
Filed, 7 Aug 1887
Pleads, Indictment

Grand Larceny, second degree
[Sections 528, 531 Penal Code]

THE PEOPLE

vs.

R

Emmance Nibel

Aug 12/87

Wid. & Convicted

12

RANDOLPH B. MARTINE,
Aug 18/87 District Attorney.

S.P. 2 year,

A True Bill.

Chas. B. D. Laid

Foreman
Jany H.
V.G.S.P.

0435

The People
vs.
Lawrence Nibel.

Court of General Sessions, Part I.
Before Judge Cowing.

January 12, 1887.

Indictment for grand larceny in the second degree.

Frederick Mitchell sworn. This ticket was sent to

me by mail the next day after the prisoner was arrested. I live 316 East 63rd Street in this city; on the 25th of October the prisoner was in my room and in the adjoining room is a closet, I had all my clothes hanging up in the closet on the 25th of October. Did you have anything in the clothes? I had in my vest pocket a silk handkerchief, a gold watch and chain and locket, this is the silk handkerchief which I had. When did you last see that property in that vest pocket before you discovered that it was taken? I seen it on Monday, I had it then and I missed it on the 27th which was Wednesday, two days afterwards; the defendant came in the house as a visitor and his sister was there too, he was in the inside room. How long did he remain on Monday in that room? He was there about an hour. Tell the Jury in what way he left the room? He generally passes the back door but on that day I did not see him going out, I do not know how he got out, he did not bid me good-bye and the most of the times before that he would say good-bye. I found him on the Bowery three days after I missed the property which was the 30th of October, there was nobody with him, he had my handkerchief around his neck, I swear that that is the handkerchief which was with the watch and chain, I identify it because I had a mark on it. When I met him on the Bowery I said unto him, Lawrence I missed my watch and chain and since you did not come any more I have a suspicion that you stole my watch and

0436

chain and handkerchief, you come in with me to the bar-room and I will treat you, I said to the bar-keeper, this is my handkerchief, take a note of this man how he looks when I come to Court with him; he looked at him and says, all right. The defendant said his sister bought it for him; then I said to him, you come along with me and I will go to 83 in my place where I live and I will see your sister about it, I took him in the saloon again and asked him in front of the bar about four or five times, did his sister buy the handkerchief, I said, I will go down and ask your sister, you stay here and I will be back in five minutes. She said she did buy one but not like this, I took a gentleman along as a witness and when we came back the defendant was gone; if he had not a guilty conscience he would have staid, he promised me to remain in the saloon, it took me only about five minutes to go down to his sister's. The ticket which I now show represents the watch and chain and locket, I did go to the pawn shop and looked at it, I found it was my watch and I got a stop ticket. The value of the watch and chain and locket was about ninety dollars. I received the ticket on the first of November, I met the defendant on the Bowery with my handkerchief on the 30th of October and the larceny was committed on the 27th of October, the ticket was sent to me by mail in an envelope, I went to the pawn shop and found that it represented my watch which was stolen. The defendant is not related to me at all but he was related to the house-keeper I had. The defendant was arrested on the 20th of December, I was looking for him about six weeks, I swore out an affidavit on the 21st of December.

0437

Gross Examined. I kept a saloon and this closet was in the back room, the water-closet was on the side of the wall in that room, I cannot tell you exactly the time I put the vest in the closet but I missed it on Wednesday, the 27th. The defendant came there on Monday but I did not see him go out of the saloon, his sister was in the back room at the time and there was two men in the saloon, I do not know where his sister is now, I knew the defendant about a month, I went to the pawn shop alone first and afterward the detective and a friend of mine went, his sister was my house-keeper.

Lewis Rott sworn. I am an officer of the 14th precinct and arrested the defendant on the 20th of December in the Bowery, he was alone when I saw him. What did you do after arresting him? I took him to the Station House and then took him to the Court and he was held by the Police Justice in Essex Court, that is all I know about it. The complainant had taken the handkerchief from the person of the defendant previous to that and on that complaint I arrested him. I asked this prisoner then where he got that handkerchief? He said he had it in his possession but he did not know how he got it, he found it in his clothing and he acknowledged the same at the police court.

Gross Examined. I went to the pawn shop with the prisoner but the pawn broker did not identify the prisoner as having been there before, he said there was so many people pawning stuff that he could not recognize him; the name on the ticket is not the prisoner's name. I never had a case yet where pawn brokers recognized anybody.

0438

Lawrence Nibel sworn and examined in his own behalf. What do you work at? I am working in a larger beer saloon; the time that I was arrested I was working for Mr Coneymer, 391 Bowery, I had been working for Mr Frank Ruppert and Mr Henry Abbey. How long have you been in this city? Going on six years. Have you ever been arrested before for any offence? No sir. You are charged here with having stolen property from this complainant's vest which was in the closet in his saloon, were you at his place on the Monday previous to the 27th? I don't know whether it was Monday or Tuesday I was there who was in the saloon? There was three or four men in the saloon and a lady was behind the bar, my sister, and another young man was in the back room, I went into the back room and laid my coat on the bed and then went to the water-closet, I was there about ten or fifteen minutes; when I came out I got talking with my sister in the other room and this young fellow was talking with her and then I went back after my coat and walked through the saloon and asked the woman for a cigar, I lit the cigar and she said, what is your hurry? I said I wanted to go out on the street. She says, stay here a while, I says no, I am going home early; this young fellow came out and saw me on the car, I had a sore foot at the time and I could hardly walk and I took that car. Then four days after, I believe it was Saturday night, my sister was out of a place and I wrote her a letter as I wanted to meet her Saturday night, I expected her down town and she did not show up; the complainant came down, I met him on the Bowery, it was raining hard after eight o'clock and I was

0439

dressed to go out with my sister, it was raining and I took my handkerchief out of the pocket and put it round my collar to save the collar from the rain, I put the silk handkerchief around my neck and was waiting for her for a while, she did not show up and Mitchell came around and says, that is my handkerchief you have got around your neck. I said no, that is the handkerchief my sister bought me two years ago, I thought it was my handkerchief, he took the handkerchief away I had around my collar, I thought, all right, I will see about this thing later. He says, go on uptown and see your sister, I says, it is getting late and it is raining hard, I went along with him uptown near where he was keeping his place; he says, I will go and see your sister now no matter how late it is, I want to see if it is the handkerchief she bought; he went away and told me to wait for him and he let me wait too long and I was wet all through and I went home, I went through my coat pocket and I found my handkerchief after I looked through the coat, I did not know I had two handkerchiefs in my pocket; one of the handkerchiefs must have been put in my pocket by somebody. I never stole any property belonging to the complainant, I never stole a pennyworth and I can prove I have a good character, I never stole this man's watch and chain and locket.

Cross Examined. I know this man pointed out to me, Mr Moseler, I have been rooming with him, sometimes the door was locked when we retired at night and sometimes it was open all night. When the complainant met me in the Bowery and claimed that handkerchief as his I said to him that my sister gave me the handkerchief. I went into a

0440

saloon with him and he asked me to wait there until he went to my sister to ascertain whether that was true or not, he did not return in five minutes, I was not waiting for him in the saloon, I went home because it was after eleven o'clock and it was raining hard. I did not send the ticket in an envelope to the complainant, I never pawned anything in a pawn shop but a pin for four or five dollars for which I paid fifteen because I was short of money, I also pawned my watch in summer time when I was sick. The complainant told me in the saloon when he said that was his handkerchief that I stole his watch and chain I told him it was not so. I never went up to see the complainant after October 27, I was working during those six weeks at 391 Bowery, I commenced work at five o'clock in the morning and sometimes I did not leave off till nine or ten at night, I was working at the time of my arrest. I worked for a short time for a man named Onslar, he did not charge me with stealing a diamond pin, he did not send me off, I went away myself, I never have been discharged from any place for stealing, I was working at one place for three weeks and the man said, work the month up and I said no, I have been hired by the week and he would not give me any wages, I did not steal anything from him, I did not sue him for the three weeks wages, he said he could prove that he hired me by the month; the reason I did not sue him was because I never was in Court.

Edward Swartz sworn. I live 419 West 35th Street and keep a saloon, I know the defendant five or six years, he worked for me whenever he was out of a place and

0441

attended my bar; sometimes at night he would bring me fifty or a hundred dollars in cash when he stood on the bar.

George Morganbam sworn. I live 432 West 68th Street and know the defendant from boyhood, as much as I know he has a good character.

Henry Babb sworn. I keep a saloon in Third Avenue, the defendant has been in my employ, he worked faithfully and I thought he was honest.

William Moseler called by the District Attorney. I know the defendant nearly two years and occupied the same room with him.; he has not a good reputation.

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

0442

Testimony in the
case of
Lawrence Appel

filed Jan. 1887.

0443

Police Court—

District.

Affidavit—Larceny.

City and County
of New York, ss.

of No.

occupation

deposes and says, that on the

York, in the County of New York,

of deponent, in the

day of

day of

188

at the City of New

was feloniously taken, stolen and carried away from the possession

time, the following property viz :

A Gold Watch with chain and
 Locker attached thereto and a
 Silk Handkerchief—all of the value
 of about Eighty 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

Lawrence Nibel now present
 that prior to the larceny of the
 aforesaid property it was kept in
 deponent's clothes which hung in a
 closet of a back room where deponent
 then slept. That on the day the
 property was stolen deponent saw the
 defendant in the place, and saw him
 pass through the room where said
 property was. That he left the place
 by going through the hallway and
 avoided passing where deponent was
 That in about three days thereafter
 deponent saw the defendant passing
 upon the Bowery and saw in his

0444

Possession the Handkerchief which was
stolen from the clothing where the
other property also was. That
the defendants then told deponent
that his sister had given him the
handkerchief and after deponent had
gained possession of his handkerchief
he went to a saloon with the defendants
and requested him to remain there while
deponent went for the defendants
sister to learn from her whether the
statement made by the defendants was
true. That when deponent returned
to the saloon the defendants had gone
away and has not been since seen
by deponent until yesterday when this
deponent caused the defendants arrest
and now charges him with the commission
of the felony.

Frederick Mitchell

Subscribed before me this
21st day of December 1886
J. H. Thompson
Police Justice

0445

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty of the charge
Lawrence Nebel.

Taken before me this

day of December 1888

Police Justice.

0446

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.....

Lawrence Ribel
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 *Dec 21* 188*6* *J. Thompson* Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0447

Police Court

3/1904 District.

THE PEOPLE &c.,
ON THE COMPLAINT OF

Federick Mitchell
316 E 63
Lawrence Nebel

1

2

3

4

Offence

Grand

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated

December 21/1884

Magistrate.

Jord
Louis Roth

Officer.

Precinct.

Witnesses

Wm. Sohl

No.

315 E 63

Street.

No.

Street.

No.

Street.

\$

5000 to answer
Coul

0448

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Lawrence N. N. N.

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

- Lawrence N. N. N. -

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

The said *Lawrence N. N. N.*,

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

*one watch of the value of sixty
dollars, one chain of the value
of fifteen dollars, one pocket
of the value of ten dollars,
and one handkerchief of the
value of five dollars,*

of the goods, chattels and personal property of one

Frederick N. N. N., —

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

Charles J. B. B. B.
District Attorney.

0449

BOX:

246

FOLDER:

2389

DESCRIPTION:

Noble, Daniel

DATE:

01/31/87



2389

0450

BOX:

246

FOLDER:

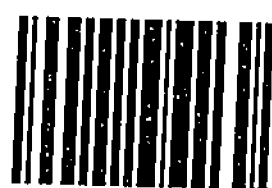
2389

DESCRIPTION:

Conlon, Joseph

DATE:

01/31/87



2389

Witnesses:

James J. [unclear]
Grand Noble
Herman Wagner
Agnes [unclear]
John Noble

A \$288
1000.00

Counsel, [unclear]
Filed, 31, day of January, 1887
Pleads, [unclear]

THE PEOPLE

vs.
[unclear]

Daniel Noble

and

N.A.

Joseph Conlon

RANDOLPH B. MARTINE,

District Attorney.

In [unclear] 7/17/87
Not plead & [unclear]
J.P. 2 years.
A True Bill.

Chas. B. [unclear]

Foreman.

[unclear]

Grand Larceny, 2nd degree
[Sections 528, 581 and 550, Penal Code].

0451

0452

Police Court—1st District.

Affidavit—Larceny.

City and County }
of New York, } ss.of No. 162 West 13th St Street, aged 28 years,
occupation Carpenter being duly sworndeposes and says, that on the 30th day of October 1886 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz:a quantity of Carpenters' tools, a
list of which is hereto appended,
altogether of the value of forty six
dollars and forty eight Cents

(\$46.48)

the property of Deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Daniel Noble ^{and another person who is not yet arrested} ~~for~~ ^{now here}
the following reasons, to wit: On the aforesaid
date deponent had the above-described property
in an unoccupied house No 133 West 63rd
Street. On the following day deponent missed
said property as having been stolen from
said premises. Subsequently deponent was
informed by Frank Noble of 470 West 16th Street
that on said date said defendant in Company
with said person who is not yet arrested brought
said property into premises No 117 West 63rd
Street and that the said person told said
Frank Noble that the said Daniel Noble and
said cooler pawned said property in pawn brokers
shop 86 Sixth Avenue. That deponent

Subscribed before me this

188

Notary Public

0453

has since seen said property as
pawned in 86. Sixth avenue and fully
identifies the same as the property
obtained from his possession.

Sworn to before me
this 19th day of January 1887 } J. Loring Townsend
P. H. D. M. J. }
Deputy Justice

0454

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 1 DISTRICT.

John Noble

of No. *993 Sixth Avenue* Street, aged *40* years,

occupation *Builder* being duly sworn deposes and says,

that on the *17* day of *January* 188*7*

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

Caused the arrest of Daniel Noble on a charge of Larceny felony committed by said Daniel on October 30th 1886

Wherefore deponent prays that said Daniel may be committed to enable deponent to procure evidence against him

John Noble

Sworn to before me, this

19 day

of

January 1887

day

W. D. Kelly

Police Justice.

0455

Police Court, 1 District.

THE PEOPLE, & c.,

ON THE COMPLAINT OF

John Noble

vs.

Amuel Noble

AFFIDAVIT.

Sw. of Lacey

Dated, January 19 1887

Wuffy Magistrate.

~~James H. Hagan~~ Officer.

Witness, ~~James H. Hagan~~

2
3 o'clock pm
January 19 th

Disposition,

0456

CITY AND COUNTY }
OF NEW YORK, } ss.

Frank Noble
aged 24 years, occupation Janitor of No.

420 West 16th Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Louis Townsend
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 19
day of January 1887 } Frank Noble

[Signature]
Police Justice.

0457

Sec. 198-200.

1 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Samuel Noble 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. Samuel Noble

Question. How old are you?

Answer. 25 years

Question. Where were you born?

Answer. Cleveland Ohio

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

Answer. I live in 200 Brewery and 2 or 4 weeks

Question. What is your business or profession?

Answer. Painter

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.

Samuel Noble

Taken before me this

day of

January 19 1887

Police Justice.

0458

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

defendant
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *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 *January 19, 1887* *W. G. Ruffey* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0459

Police Court 1st District. 73

THE PEOPLE, &c.,
ON THE COMPLAINT OF

J. Louis Townsend
162 W. vs. 13

1. Marie Noble
2. George R. Ransom

3.
4.

Offence Arson

felony

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated January 19 1887

W. H. H. H. Magistrate.

Com. T. H. H. Officer.

10 Precinct.

Witnesses Harman Wagner
of the 26th Precinct

Frank Noble
No. 420 west 16th Street.

John Noble
No. 993 1/2 ave Street.

\$ 500 to answer g.s.

Com

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against*Daniel Noble and
Joseph Randon*

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

*Daniel Noble and Joseph Randon*of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed
as follows:The said *Daniel Noble and Joseph
Randon, both* —

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
thirtieth day of *October*, — in the year of our Lord
 one thousand eight hundred and eighty- *nine* —, at the City and County aforesaid,
 with force and arms, *one* *hundred and fifty* *cents* *of the value of one*
dollar and fifty cents, two
value of *hundred and fifty* *cents* *each*, *two* *hundred* *of the value of*
forty *cents* *each*, *one* *hundred* *of the value of* *twenty*
cents, *one* *hundred* *of the value of* *twenty* *cents*, *one*
hundred *and* *red*, *of the value of* *twenty* *cents*, *one*
head *of the value of* *twenty* *cents*, *one* *head*
of the value of *twenty* *cents*, *one* *head* *of*
the value of *twenty* *cents*, *one* *head* *of*
twenty *cents*, *one* *head* *of* *the value of*
cents, *one* *head* *of* *the value of* *ten*
cents, *five* *cents* *of the value of* *twenty* *cents*,
one *hundred* *of the value of* *twenty* *cents*,
one *hundred* *of the value of* *twenty* *cents*, *one* *hundred*
of the value of *twenty* *cents*, *one* *hundred* *of the*
value of *forty* *cents*, *one* *plow*, *with* *set* *of* *nails*, *of the value of* *four*
dollars, *one* *stone* *chip* *of the value of* *thirty* *cents*, *one* *pair* *of* *saw*
clamps *of the value of* *eighty* *cents*; *one* *scraper* *of the value of* *twenty* *cents*, *one* *hundred*
of the value of *one* *dollar* *and* *fifty* *cents*, *two* *other* *screws* *of the value of* *thirty* *cents*
each, *one* *other* *of the value of* *three* *dollars*, *one* *other* *of the value of* *thirty* *cents*
of two *dollars*, *one* *other* *of the value of* *thirty* *cents*, *one* *other* *of the value of*
of the value of *one* *dollar* *and* *twenty* *cents*, *one* *other* *of the value of* *thirty* *cents*,
of the goods, chattels and personal property of
one *dollar* *and* *thirty* *cents*, *two* *other* *pieces* *of the value of* *one* *dollar* *and* *twenty* *cents* *each*,
seven *files* *of the value of* *thirty* *cents* *each*, *one* *bit* *of the value of* *two* *dollars*, *eight* *other* *bits* *of the value*
of *thirty* *cents* *each*, *seven* *chisels* *of the value of* *fifty* *cents* *each*, *and* *six* *gauges* *of the value of*
fifty *cents* *each*, *of the goods, chattels and personal property of* *one* *of* *Joseph Randon*, —
 then and there being found, then and there feloniously did steal, take and carry away,
 against the form of the statute in such case made and provided, and against the peace of
 the People of the State of New York, and their dignity.

0461

SECOND COUNT—

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

— *Joseph Randon* —

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

The said *Joseph Randon*,

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,

the goods, chattels and personal property in the first count of this indictment particularly described,

of the goods, chattels and personal property of one *Samuel Townsend*,
by one *David Noble*, and —

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

Samuel Townsend,

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

Joseph Randon —

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.

0462

BOX:

246

FOLDER:

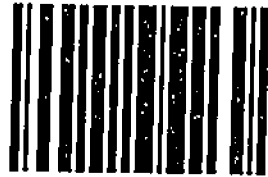
2389

DESCRIPTION:

Nockenstein, Nathan

DATE:

01/21/87



2389

0463

Witnesses:

Frank O'Neil
Pres Lawrence

237. A

Counsel, L. H. [unclear]
Filed [unclear] day of [unclear] 1887
Pleads, [unclear]

THE PEOPLE
vs.
Nathan Hochenstein
RECEIVING STOLEN GOODS
[Section 550, Penal Code].

RANDOLPH B. MARTINE,
District Attorney.
Pr. July 14/87
Guilty
Fined \$25.
A True Bill.

Chas. S. [unclear]
Foreman.
off day to
the fine to [unclear]
Counsel HHP

0464

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

POLICE COURT, 3, DISTRICT.

of No. 608 Water Street, being duly sworn, deposes and says,that on the 30th day of November 1886at the City of New York, in the County of New York, Nathan Rokenstein

Now present did unlawfully and feloniously receive and take into his possession a set of harness he Nathan well knowing at the time that the same was stolen property

That the harness was stolen from deponents stable and taken to the defendants place of business about the hour of eleven O'clock A.M. the defendant opening his store at that hour to receive the property as deponent ^{Money} ^{Admin} ^{is informed by} that afterwards when deponent went to the defendants place of business and asked him about the harness he denied having it at first but soon after admitted that he had the property and offered to return it to deponent for one dollar and fifty cents that being the amount that he paid for said harness as he then stated to deponent

Wherefore deponent charges said Nathan with the commission of the felony

Sworn to before me this } Daniel O'Neil
1st day of Decr 1886 }
John J. [unclear] }
Police Justice }

0465

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 14 years, occupation drive a car of No.

361. 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

dge.

Sworn to before me, this

day of

188

John J. Hornum
Police Justice.

0466

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

3 District Police Court.

Nathan Rokenstein 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

Nathan Rokenstein

Question. How old are you?

Answer

40 Years

Question. Where were you born?

Answer.

Russia

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

Answer.

367 Cherry Street

Question What is your business or profession?

Answer.

I keep a Junk Shop

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

Answer.

I am not guilty of the charge
Nathan Rokenstein

Taken before me this

day of

188

Police Justice.

0467

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

Nathan Rokenstein

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 Decr 1st 1886 John Herman Police Justice.

I have admitted the above-named

Defendant

to bail to answer by the undertaking hereto annexed.

Dated December 5 1886 John Herman Police Justice.

There being no sufficient cause to believe the within named

guilty of the offence within mentioned, I order he to be discharged.

Dated _____ 188 _____ Police Justice.

0468

\$500 bail ex
Dec 3rd 1886
adg. Dec. 5 - 9 a.m.

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Samuel Weil
608 Water
Nathan Rockenstein

2

3

4

Dated

188

Magistrate.

Officer.

Precinct

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$

to answer

Bailed

0469

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Nathan Madanshein

The Grand Jury of the City and County of New York, by this indictment, accuse *Nathan Madanshein* —

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

The said *Nathan Madanshein*,

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

one set of harness of the value of
fifteen dollars,

of the goods, chattels and personal property of one *Daniel O'Neill*,
Eugene James Monroe, and —

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

Daniel O'Neill, —

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

Nathan Madanshein, —

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.

0470

BOX:

246

FOLDER:

2389

DESCRIPTION:

Nounenmacher, Charles

DATE:

01/18/87



2389

Rosie Becker
 Dr. Gustav A. K. Utzsch
 Stephen Dauter
 1157 E. 1st ave
 George Becker
 3011/2 S 59 St

Counsel, W. D. Dwyer
Filed, 18 day of June 1887
Plents, W. D. Dwyer

THE PEOPLE

vs.

Charles H. Hunsicker

Filed July 14/07

Filed for settlement

[Section — 103 — Penal Code].

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Chas. B. Heston
Foreman.
Per 17. July 2.
Conty. of York
1777

0471

0472

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Nomenmacher

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

Charles Nomenmacher

of the CRIME of Murder in the first degree,—

committed as follows:

The said Charles Nomenmacher, —

late of the ~~Ward of the~~ City of New York, in the County of New York afore-

said, on the twenty ninth day of August, in the year of our Lord

one thousand eight hundred and eighty- six, at the ~~Ward~~ City and County aforesaid,

in and upon one Elizabeth Volmer did
willfully, feloniously and of his malice
forethought, make an assault, intending
and attempting then and there and then
feloniously and willfully to slay and
kill the said Elizabeth Volmer,
forcibly and violently, without then consent
and against her right, and did then and
there, with an intent and attempt,
and in execution of such intent and attempt,
willfully, feloniously and of his malice
forethought, with his private member and
by other means to the said Elizabeth Volmer
unknown, penetrate the body of the said
Elizabeth Volmer, and wound, lacerate

and did beat her in her private parts, wounds
 and other internal portions of her body,
 inflicting thereby, in and upon her the said
 Elizabeth Volmer, in her said private parts,
 wounds and internal body, certain mortal
 bruises, wounds, contusions, lacerations and
 injuries, of which said mortal bruises,
 wounds, contusions, lacerations and injuries,
 she the said Elizabeth Volmer, at
 the City and County aforesaid, from the
 said twentieth day of August, in
 the year aforesaid, until the twentieth day
 of October, in the same year aforesaid,
 did languish, and languish did five, and
 which said twentieth day of October, in
 the year aforesaid, she the said Elizabeth
 Volmer, at the City and County aforesaid,
 of the said mortal bruises, wounds, con-
 tusions, lacerations and injuries, died.

And so the Grand Jury aforesaid, do
 say: that the said Charles Commensmore,
 her the said Elizabeth Volmer, in manner
 and form, and by the means aforesaid,
 willfully feloniously and of his malice
 aforethought, did kill and murder,
 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

0474

Second COUNT.

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

_____ Charles Normanmacher
of the CRIME of Murder in the first degree,

committed as follows:

The said Charles Nommacher.

late of the City and County aforesaid, afterwards-to-wit:- On-the-day-and-in-the-year-aforesaid,
at the City and County aforesaid, ~~afterwards~~, to-wit:- on the
said twentieth day of August, in the
year aforesaid, in and upon the said Elizabeth
Volmer, did, jointly & feloniously and unlawfully,
with force and arms, make another assault,
intending and attempting, then and there and
thereby feloniously and unlawfully to maim and
kill the said Elizabeth Volmer,
forcibly and violently, without her consent
and against her will, and did then and there,
with intent to slay and attempt, and in
execution thereof, intend and attempt, jointly
feloniously and unlawfully to murder the said
Elizabeth Volmer, with this private and secret manner
that the said Elizabeth Volmer was at the time
of the said assault, and did so.

wound, lacerate and ill treat her in her private
parts, wounds and other internal portions of her
body, by reason and by means of which
operation of her body in manner of foresaid
and of which said wounding, lacerating and
ill treatment of her the said Elizabeth Aldmer
in her private parts, wounds and internal body
as of foresaid, she the said Elizabeth Aldmer
then and there became and was mortally
sick and disordered in her body, and of
the said mortal sickness and disorder, from
the said twenty sixth day of August in the
year of foresaid, until the fourth day of
October, in the same year of foresaid, at
the City and County of foresaid, did
danguish, and danguish in this, and
which said fourth day of October, in the
year of foresaid, she the said Elizabeth
Aldmer, at the City and County of foresaid,
of the said mortal sickness and disorder
as of foresaid occasioned, died.

And so the Grand Jury of foresaid
do say that the said Charles Hennenmacher,
then the said Elizabeth Aldmer, in manner and
form and by the means of foresaid, feloniously
and wilfully and of his malice aforethought, did
kill and murder, 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

0476

Third COUNT.

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

Charles Mammenmacher
of the CRIME of Murder in the first degree,

committed as follows:

The said Charles Mammenmacher,

late of the City and County aforesaid, afterwards to-wit: On the day and in the year aforesaid,
at the City and County aforesaid, ~~afterwards, to-wit: On the~~ said
twenty sixth day of August, in the year
aforesaid, and upon the said Elizabeth
Volmer, did unlawfully and feloniously
make another assault, and then the said
Elizabeth Volmer, then and there, by force
and with violence to her the said Elizabeth
Volmer, against her will and without her
consent, did unlawfully and feloniously
and cruelly ravish, and the said Charles
Mammenmacher, did engage in the
commission of the felony and rape
aforesaid and in committing the same,
did then and there, with his private member
and by other means to the said young
aforesaid unlawfully and feloniously

is and by penetration the body of the said Elizabeth
 Volmer, and wounds, lacerations and all
 that then in her private parts, wounds, and
 other internal portions of her body, including
 the body in and upon her the said Elizabeth
 Volmer, in her said private parts, wounds and
 internal body, retain mortal bruises, wounds,
 contusions, lacerations and injuries, of which said
 mortal bruises, wounds, contusions, lacerations
 and injuries, the the said Elizabeth Volmer, of
 the City and County of Dorset, from the said
 twenty first day of August, in the year of our said,
 with the fourth day of October, in the same
 year, of our said, did languish, and languishing
 did die, on which said fourth day of October,
 in the year of our said, the the said Elizabeth
 Volmer, of the City and County of Dorset,
 of the said mortal bruises, wounds, contusions,
 lacerations and injuries, died.

And so the Grand Jury of our said do
 say: that the said Charles Mounemacher,
 then the said Elizabeth Volmer, in manner
 and form, and by the means of our said,
 willfully, feloniously, and unlawfully engaged
 in the commission of the said and felony
 of our said; did kill and murder, 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.

0478

Fourth COUNT.

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

Charles Monnemacher,

of the CRIME of Murder in the first degree,

committed as follows:

The said Charles Monnemacher,

late of the City and County aforesaid, afterwards to wit: On the day and in the year aforesaid,
at the City and County aforesaid, of Henry Adams, Jr., on the said

twenty-sixth day of August, in the year aforesaid,
in and upon the said Elizabeth Volmer, did
willfully and feloniously make an assault,
and then the said Elizabeth Volmer, there
and there, by force and with violence to her
the said Elizabeth Volmer, against her will
and without her consent, did feloniously and
willfully rain and ramble her arms. And
the said Charles Monnemacher, did
assist in the commission of the same and
feloniously aforesaid, and in committing the same,
did then and there, with his private members,
and by other means to the said Mary Adams
said unknown, willfully and feloniously
penetrate the body of the said Elizabeth Volmer.

men, and wound, lacerate and break her
 in her private parts, wounds and other internal
 injuries of her body by reason of which
 said operation of her body in manner aforesaid,
 and also of the said mauling lacerating
 and breaking of her the said Elizabeth
 Volmer, in her private parts, wounds and
 internal injuries as aforesaid, the said
 Elizabeth Volmer then and there became
 and was mortally sick and disordered in
 her body, and of the said mortal sickness
 and disorder, from the said twenty-sixth
 day of August, in the year aforesaid, until
 the fourth day of October, in the same year
 aforesaid, at the City and County aforesaid,
 did languish, and languishing did die,
 on which said fourth day of October, in the
 year aforesaid, the said Elizabeth Volmer,
 at the City and County aforesaid, of the said
 mortal sickness and disorder, as aforesaid
 occasioned, died.

And so the Grand Jury aforesaid, do
 say: that the said Charles Newman, then
 the said Elizabeth Volmer, in manner and form
 and by the means aforesaid, fully feloniously
 and wilfully engaged in the commission of the
 rape and felony aforesaid, did kill and murder,
 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 right

0480

Fifth COUNT.

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

Charles Mammenmacher
of the CRIME of Murder in the first degree,

committed as follows:

The said Charles Kormanmacher

late of the City and County aforesaid, afterwards to wit: On the day and in the year aforesaid, at the City and County aforesaid, ~~of~~ ^{forwards} ~~to wit~~ ^{on the} said twenty fifth day of August, in the year aforesaid, in and upon the said Elizabeth Volmer, did ~~with~~ ^{fully and feloniously} make another assault, and ~~then~~ ^{there} the said Elizabeth Volmer, did ~~then~~ ^{there} intentionally and ~~feloniously~~ ^{for the purpose of sexual intercourse}, the said Elizabeth Volmer being then and there a female under the age of sixteen years, to wit: of the age of fourteen years, and the said Charles Hounemacher not being then and there her husband, and the said Charles Hounemacher, who did engage in the commission of the felony and did then and there in committing the same, did then and there, with his private member,

and by other means to the Grand Jury aforesaid
 unknown, willfully and feloniously penetrate
 the body of the said Elizabeth Volmer, and
 wound, lacerate and beat her in her private
 parts, wounds and other internal parts of her
 body, inflicting thereby in and upon her the said
 Elizabeth Volmer, in her said private parts, wounds
 and internal body, certain mortal bruises, wounds,
 contusions, lacerations and injuries, of which said
 mortal bruises, wounds, contusions, lacerations
 and injuries, she the said Elizabeth Volmer,
 at the City and County aforesaid, from the said
 twenty-sixth day of August, in the year aforesaid,
 until the fourth day of October, in the same
 year aforesaid, did languish, and languishing
 did die, on which said fourth day of October,
 in the year aforesaid, she the said Elizabeth
 Volmer, at the City and County aforesaid,
 of the said mortal bruises, wounds, contusions,
 lacerations and injuries, died.

And so the Grand Jury aforesaid, do
 say that the said Charles Wommacher,
 her the said Elizabeth Volmer, in manner
 and form, and by the means aforesaid,
 willfully, feloniously and did engage in
 the commission of the felony and abduction
 aforesaid, did kill and murder; against the form
 of the Statute in such case made and provided,
 and against the peace of the County of the
 State of New York, and their dignity

0482

Sixth COUNT.

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

Charles Nommacher
of the CRIME of Murder in the first degree,

committed as follows:

The said Charles Nommacher,

late of the City and County aforesaid, afterwards-to-wit: On the day and in the year aforesaid,
at the City and County aforesaid, ~~afterwards-to-wit: On the said~~
~~Twenty-sixth day of August, in the year aforesaid,~~
in and upon the said Elizabeth Volmer, did
willfully and feloniously make another
assault and then the said Elizabeth Volmer,
did then and there willfully and feloniously
use force the purpose of sexual intercourse,
the said Elizabeth Volmer being then and
there a female under the age of sixteen years,
to-wit: the age of fourteen years, and the
said Charles Nommacher not being then
and there her husband, and the said Charles
Nommacher, did at and in the said
and did in the said, and in committing
the same, did then and there with his
private members and by other means to the

0484

Seventh COUNT.

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

Charles Wimmermacher
of the CRIME of Murder in the first degree,

committed as follows:

The said Charles Wimmermacher,

late of the City and County aforesaid, afterwards to-wit: On the day and in the year aforesaid,
at the City and County aforesaid, of her name, to-wit: on the
said twenty-sixth day of August, in the
year aforesaid, in and upon the said
Elizabeth Volmer, did unlawfully and
and of his malice aforethought,
deliberately and maliciously assault, and
did then and there, with his private
member, and by other means to the Grand
Jury aforesaid unknown, unlawfully
deliberately and of his malice aforethought
penetrate the body of the said Elizabeth
Volmer, and wound, lacerate and break
her in her private parts, wounds and other
internal parts of her body, and further
thereby in and upon her the said Elizabeth
Volmer, in her said private parts,
wounds and internal parts, certain mortal

bruises, wounds, contusions, lacerations
and injuries, the said noted
bruises, wounds, contusions, lacerations
and injuries, the said Elbridge
Volmer, at the City and County of
York. The said twenty-sixth day of August,
in the year of our said, with the fourth
day of October, in the same year of our said,
did Langford, and Langford did die,
on which said fourth day of October,
in the year of our said, the said
Elbridge Volmer, at the City and County
of our said, of the said noted wounds,
contusions, lacerations and injuries,
died.

And so the Grand Jury of our said do
say that the said Charles Hammond,
then the said Elbridge Volmer, in
manner and form and by the means
of our said, unlawfully, feloniously and
of this justice of our said, did kill
and murder; 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.

by reason of which said reputation
 of her body in manner aforesaid,
 and also of the said mourning, fac-
 eand and treatment of her the
 said Elizabeth Volmer, in her private
 parts, wounds and internal body as
 aforesaid, the said Elizabeth
 Volmer then and there became and
 was mortally sick and disordered
 in her body, and of the said
 mortal sickness and disorder,
 from the said twenty sixth day
 of August, in the year aforesaid,
 until the fourth day of October,
 in the same year aforesaid, at the
 City and County aforesaid, did languish
 and languishing did die, on which
 said fourth day of October, in the
 year aforesaid, the said Elizabeth
 Volmer, at the City and County
 aforesaid, of the said mortal sickness
 and disorder, so as aforesaid
 occasioned, died.

And so the Grand Jury aforesaid
 do say that the said Robert Moun-
 emacher, then the said Elizabeth
 Volmer, in manner and form,
 and by the means aforesaid, did
 feloniously and of his malice
 aforethought, did kill and murder;

0487

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.

Hayden B. Smith

District Attorney.

0488

BOX:

246

FOLDER:

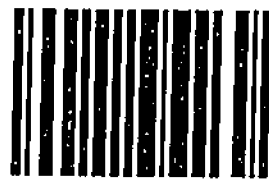
2389

DESCRIPTION:

Nugent, George

DATE:

01/07/87



2389

0489

Witnesses:

Frank Tamer
Wm. Dryer
John Sullivan

63

J. Berlinget

Counsel,

Filed, 7 day of Aug 1887

Plends,

of Probable

THE PEOPLE

vs.

R

George Nugent

Aug 10/87

Plends of J. Berlinget

RANDOLPH B. MARTINE,

District Attorney

Grand Larceny, 2nd degree
[Sections 528, 58 & Penal Code].

A True Bill.

Chas. B. Roberts

Foreman.

City - P. on 10 days.

0490

Police Court—2 District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No.

61 Macdougall

Joseph J. Janssen

occupation

Baker

Street, aged 31 years,

being duly sworn

deposes and says, that on the

or about 19th

day of

December

188

at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz:

One Suit of clothes

Consisting of coat, vest & West

One Gold Watch of the value of sixteen dollars

of the value of four dollars

All of the value of twenty-six dollars

the property of

Deponent

Sworn to before me, this
188 } day

Police Justice.

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

George J. Janssen (now here) for the

reason, that on the 28th day of December 1886,

deponent left the above described property in his

room on the fourth floor front of the above address

and after locking said room went away; that

on the 30th day of December 1886, he returned and

missed the above described property which had

been taken away during his absence;

that deponent has been informed by William Dwyer

of No 95 West 125th Street, that he found the

above described property in the room occupied by

the defendant at the above address and which from

adjoins deponent's room in which the above described

property was left.

Deponent still further says, that the defendant admitted

0491

and confessed to him in the presence of William Muller
of No 61, Macdonnell Street, that he had taken the above
described property, and had passed the above described
coat and vest to that department went to the pawn office
of D. Silverstone at No 10-6 Strand, and there saw
the above described coat and vest which he fully
identified as a portion of the property taken at the time
above mentioned.

Subscribed before me, ~~James~~

This 8th day of December 1886

John Patterson, Justice of the Peace.

Dated 1886 Police Justice.

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

Dated 1886 Police Justice.

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

Dated 1886 Police Justice.

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

He is 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 depositions 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.

Date 1886

Magistrate.

Officer.

Clerk.

Witnesses,

Street.

Street.

Street.

Sessions.

to answer

0492

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 25 years, occupation Richard-plater of No.

95 West-Vanston Street being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Joseph Conson

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

Sworn to before me, this 11 day of December 1886 W. Drucker

AM Patterson
Police Justice.

0493

Sec. 198—200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question. What is your name?

Answer. *George Nugent*

Question. How old are you?

Answer. *Thirty-five years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *No 61 Macdougal Street; About four weeks*

Question. What is your business or profession?

Answer. *Convalescer*

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.*

G. Nugent

Taken before me this *31*

day of *November*

188*6*

William J. McQuinn
Police Justice.

0494

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

George August
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 Dec 31 188 Wm. Patterson Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0495

Police Court 2 District. 3

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Benson
61 Broadway
George Nugent

1

2

3

4

Offence *harassment*

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *December 31* 188 *6*

John D. Gibson Magistrate.

John D. Gibson Officer.

Witnesses *John D. Gibson* Precinct. *15*

No. *95 West 15th St* Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *1000* to answer *G.B.*

Comd

0496

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Fitzgerald Maguire

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

- Fitzgerald Maguire -

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

The said *Fitzgerald Maguire*,

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-*nine* —, at the City and County aforesaid,
with force and arms.

*one coat of the value of Ten
dollars, one pair of trousers
of the value of five dollars,
one vest of the value of two
dollars, and one scarf-pin
of the value of Ten dollars, —*

of the goods, chattels and personal property of one

Joseph L. Lonsdale, —

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

Randolph B. Smith

District Attorney.

0498

BOX:

246

FOLDER:

2390

DESCRIPTION:

O'Brien, Jeremiah

DATE:

01/21/87



2390

Witnesses:

Albion M Taylor
August Ochman

Counsel, *Young &*
Filed, *21* day of *May* 188*7*
Pleads, *Not guilty*

THE PEOPLE
vs.
Jeremiah O'Brien
H.D.
Grand Larceny, *2nd* degree
(FROM THE PERSON).
[Sections 528, 531, Penal Code].

RANDOLPH B. MARTINE,
Attorney
for my client District Attorney.
Pleads Guilty
A True Bill. *S.P. 27*
May 28/87
Chas. B. Woodard

Foreman.
May 28/87
9.50

0499

0500

Police Court— 3 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Abram M. Taylor
 of House of Detention Street, aged 46 years,
 occupation Counselor at Law being duly sworn

deposes and says, that on the 12 day of January 1887 at the City of New
 York, in the County of New York, was feloniously taken, stolen and carried away from the possession
 of deponent, in the day time, the following property viz:

one silver watch of the value of Ten
dollars and good and lawful money
of the value of Seventeen 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 Jeremiah O. Brien (now here)
 that deponent is informed by August
Schmidt that he saw said deponent
 take steal and carry away said
 property from the pockets of his
 clothing then and there worn by
 deponent in saloon No 15 Berrery
 in said City.

Abram M. Taylor

Sworn to before me, this 13
 day of Jan 1887

August M. Taylor Police Justice.

0501

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

POLICE COURT, 3 DISTRICT.

Herman Interman

of the 11th Precinct Police Street, being duly sworn, deposes and says,

that on the 13 day of January 1887

at the City of New York, in the County of New York, Abraham A. Paglar

(now here) is a Material Witness for the people of the State of New York against one Jeremiah O'Brien, charged with Larceny from the person, Dependent fears that said Abraham will not appear to testify when required, wherefore dependent prays that said Abraham be committed to the House of Detention

Herman Interman

Sworn to before me this

of

188

day

Samuel M. Kelly Police Justice.

0502

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 23 years, occupation August Schmidt
Carpenter of No.

6 Chatham Square Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Abram M. Taylor
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 13
day of Jan 1887 } August Smith

David C. Kelly
Police Justice.

0503

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

POLICE COURT,

3 DISTRICT.

Herman Intemann

of *the 11th Precinct Police* Street, being duly sworn, deposes and says,

that on the *13* day of *January* 188*7*

at the City of New York, in the County of New York, *August Schenck*

(now here) is a material witness
for the people of the State of New York
against *Alfred A. Brown*, charged
with *Barney* from the person
deponent fears that said *August* will
not appear to testify when required
and therefore deponent prays that
said *August* be committed to the
House of Detention.
Herman Intemann

Sworn to before me, this

of

January

188

7

day

Samuel M. Kelly Police Justice.

0504

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Jeremiah O'Brien 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

Jeremiah O'Brien

Question. How old are you?

Answer

25 years

Question. Where were you born?

Answer.

New York

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

Answer.

147 Leonard Street 2 years

Question. What is your business or profession?

Answer.

Labourer.

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

Jeremiah O'Brien

Taken before me this

day of

May

188

7

9

James M. Kelly Justice.

0505

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

Isaac M. Brown
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 150 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated January 13 1887 David C. Kelly Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0506

Police Court 3 65 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Abraham M. Taylor
N.D.

1 Jeremiah O'Brien

2 _____

3 _____

4 _____

Offence Larceny from person

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated January 13 1887

O'Reilly

Magistrate.

Hermon S. Johnson Officer.

Precinct.

Witnesses August Schurick

No. 6 Chatham Square Street.

Complainant committed
to the House of Detention Street.

in default of \$100 to appear
August Schurick, House of
Detention in default of \$100

\$ 1500 to answer

Lewis

0507

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Frederick O'Brien

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

Frederick O'Brien

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

The said *Frederick O'Brien*,

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

Twenty day of *January*, in the year of our Lord
one thousand eight hundred and eighty-*seven*, at the City and County aforesaid, in the

day time of the same day, with force and arms,

one watch of the value of ten
dollars, and the sum of seventeen
dollars in money, lawful money
of the United States and of
the value of seventeen dollars, —

of the goods, chattels, and personal property of one *Abraham M. Sanger*,
on the person of the said *Abraham M. Sanger*, then and there being
found, from the person of the said *Abraham M. Sanger*, 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 J. Smith

District Attorney.