

0370

BOX:

207

FOLDER:

2067

DESCRIPTION:

Jackson, George

DATE:

02/26/86



2067

0371

258.

Counsel, \_\_\_\_\_  
Filed 26 day of July 1886  
Pleads \_\_\_\_\_

Witnesses :  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Grand Larceny, 2<sup>nd</sup> degree  
[Sections 528, 531 - Pennl Code.]

THE PEOPLE

vs.  
R

George Jackson  
vs  
John Henry

RANDOLPH B. MARTINE,  
District Attorney.

A TRUE BILL.  
R. B. Martine  
John H. [unclear] Foreman.  
Pleads GUILTY  
S. P. [unclear]

0372

Police Court—

2

District.

Affidavit—Larceny.

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

of No. 118 St. Charles Schren  
St. Marks Place aged 47 years,  
occupation Plumber & Gas fitter being duly sworn

deposes and says, that on the 22<sup>nd</sup> day of February, 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 night time, the following property viz :

One overcoat of the value  
of Thirty five Dollars

the property of

D. Thompson

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 Jackson from  
him from the fact that deponent  
saw the said deponent take  
steal and carry away the  
aforesaid coat from a private  
store in Madison Square Garden

Charles Schren

Sworn to before me, this 22<sup>nd</sup> day of February, 1886

Police Justice

0373

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

*George Jackson* 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 Jackson.*

Question. How old are you?

Answer

*28 years old*

Question. Where were you born?

Answer.

*Germany*

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

Answer.

*262 Bowery*

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 have nothing to say  
Geo. Jackson*

I taken before me this

day of *March* 188*8*

Police Justice.

0374

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

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 188 Police Justice.

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

Dated 1885 188 Police Justice.

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

Dated 1885 188 Police Justice.

0375

Police Court 2 District 23

THE PEOPLE, &c,  
ON THE COMPLAINT  
of Charles Schurr  
118 St Marks Place  
vs.  
George Jackson

Offence Grand Larceny

- 1 \_\_\_\_\_
- 2 \_\_\_\_\_
- 3 \_\_\_\_\_
- 4 \_\_\_\_\_

BAILED,

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

Dated February 23 1886

Chas. Weld Magistrate.  
Wm Beatty Officer.  
G Precinct.

Witnesses  
No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street.

No. 1000 Street.

\$ \_\_\_\_\_ to answer Larceny

Em



0376

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Figoras Fedarson*

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

*Figoras Fedarson*

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

The said *Figoras Fedarson,*

late of the First Ward of the City of New York, in the County of New York aforesaid on the ~~twenty second~~ day of ~~January~~, 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 overcoat of the value of*

*twenty five dollars.*

of the goods, chattels and personal property of one *Charles Schenck,*

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. Martin,*  
*District Attorney*

0377

BOX:

207

FOLDER:

2067

DESCRIPTION:

Johnson, Charles E.

DATE:

02/02/86



2067

0378

~~W. H. Johnson~~

Counsel, *Wm. B. Martin*  
Filed *2* day of *Feb*, 1896  
Pleads *Not guilty*

VIOLATION OF EXCISE LAW.  
[III, R. S., (7Ed), page 1981, § 18, and Laws of 1883, Chap. 340, § 5].

THE PEOPLE

*vs.*  
*Charles E. Johnson*

*Per J. H. 1096*  
*Nov. 4 1896*

RANFOLPH B. MARTINE,  
*March 4/96*, District Attorney.

*Quid. Not Acquitted.*  
A TRUE BILL.  
*W. H. Johnson*

*Feb 23*  
*Wm B Martin*  
*g. H. D.*  
Foreman.

Witnesses:

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

0379

Sec. 198, 200.

CITY AND COUNTY OF NEW YORK, ss

District Police Court.

*Charles E Johnson*

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

Question. What is your name?

Answer

*Charles E Johnson*

Question. How old are you?

Answer

*38 years*

Question. Where were you born?

Answer.

*Norway*

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

Answer.

*127 Cherry Street*

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

*I am not guilty of the charge*

*Charles E Johnson*  
*man*

Taken before me this

day of *January* 188*8*

Police Justice.

0380

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

*Charles C. Johnson*

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 *January 20* 188*6* \_\_\_\_\_ *Wm. J. ...* Police Justice.

I have admitted the above-named *defendant* \_\_\_\_\_ to bail to answer by the undertaking hereto annexed.

Dated *January 20* 188*6* \_\_\_\_\_ *Wm. J. ...* 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.

0381

Police Court J B 79 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Wm. Lewis Cary  
7 Street  
Charles Johnson

Offence Dist. of Cleveland

BAILED.  
No. 1, by Edward Johnson  
Residence 133 Perry Street.  
~~133 Perry Street~~  
No. 2, by Patrick Farrell  
Residence 154 East 32<sup>nd</sup> Street.  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_  
Dated January 20 1886  
Power Magistrate  
Leary Officer.  
Precinct.

Witnesses \_\_\_\_\_  
No. \_\_\_\_\_ Street.  
No. \_\_\_\_\_ Street.  
No. \_\_\_\_\_ Street.  
\$ 100 to answer Charles Johnson  
Bailed

0382

Excise Violation—Selling Without License.

POLICE COURT.

3

DISTRICT.

City and County } ss.  
of New York,

*Cornelius Leary*  
of No. *the Seventh Precinct* Street,

of the City of New York, being duly sworn, deposes and says, that on the *19<sup>th</sup>* day

of *January* 188*4*, in the City of New York, in the County of New York, at

No. *127* *Cherry* Street,

*Charles E. Johnson* (now here)

did then and THERESELL. CAUSE, suffer and permit to be sold, under his direction and authority, strong and spirituous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be drunk in the house or premises aforesaid WITHOUT HAVING A PROPER LICENSE THEREFOR contrary to and in violation of the statute in such case made and provided *that deponent saw said Johnson sell and dispose of beer in said premises and saw him take and receive money in payment for the same*

WHEREFORE, deponent prays that said *Charles E. Johnson*

may be arrested and dealt with according to law.

Sworn to before me, this *20* day of *January* 188*4*

*Cornelius Leary*  
*my own* Police Justice.

0383

# 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 E. Johnson*

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

*Charles E. Johnson*

(III. Revised Statutes, [7th edition] p. 1991 Section 13).

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS AND WINES WITHOUT A LICENSE, committed as follows:

The said *Charles E. Johnson*

late of the City of New York, in the County of New York aforesaid, on the *instants* day of *January* in the year of our Lord one thousand eight hundred and eighty *five*, at the City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at a time, to

certain \_\_\_\_\_ persons whose names are to the Grand Jury aforesaid unknown, without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

(Laws of 1883, chapter 340, section 5.)

## SECOND COUNT:

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

*Charles E. Johnson*

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, ALES, WINE AND BEER WITHOUT A LICENSE, to be drank upon the premises, committed as follows:

The said *Charles E. Johnson*

late of the City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the City and County aforesaid, and at the premises there situate known as number

*127 Cherry Street,*

certain strong and spirituous liquors, and certain ales, wines and beer, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell to

certain \_\_\_\_\_ persons whose names are to the Grand Jury aforesaid unknown, to be drank upon the premises aforesaid, without having a license therefor, as required by law, 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.

0384

(Laws of 1883, chapter 310, section 5.) THIRD COUNT:

And the Grand Jury aforesaid, by this indictment further accuse the said  
*Charles E. Johnson*  
of the CRIME OF GIVING AWAY STRONG AND SPIRITUOUS LIQUORS, ALES, WINE AND BEER, WITHOUT A LICENSE, to be drank upon the premises, committed as follows:

The said *Charles E. Johnson*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, and at the premises there situate, known as number

*127 Cherry Street,*  
certain strong and spirituous liquors, and certain ales, wine and beer, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did give away to

certain persons whose names are to the Grand Jury aforesaid unknown, to be drank upon the premises aforesaid, without having a license therefor, as required by law, 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.**

0385

BOX:  
207

FOLDER:  
2067

DESCRIPTION:  
Johnson, Lewis

DATE:  
02/24/86



2067

0386

195-13

Counsel, *Chas. H. ...*  
Filed *21* day of *July* 188*6*  
Pleads *Not Guilty*

[Sections 528 and 584, Penal Code]  
(False pretenses)  
*Grand LARCENY, 2nd degree*

THE PEOPLE  
vs.  
*R*  
*Lewis M. Johnson*

RANDOLPH B. MARTINE,  
*Per Pet 11/88* District Attorney,  
*Brick. by C. or his on resp.*  
A TRUE BILL.  
*R. B. Martine*

*Foreman*  
*10*

Witnesses:

*Mr. ...*  
*The case I was ...*  
*that no conviction ...*  
*he had, ...*  
*been made, ...*  
*warden*

*Dec 11/86*  
*W. M. ...*

*Note delivered to ...*  
*holding it ...*  
*W. M. ...*

0387

New York General Sessions.

PEOPLE ON MY COMPLAINT,  
VERSUS

Lewis M. Chasler      Frank Green

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. When I made this complaint at Court I thought I had been wronged - from the representations made me since, and the fact that all our complete restitution has been made - I am satisfied that the defendant intended to act in good faith and I respectfully ask he be may be discharged.

George S. Mallinson

Witness John A. ...

0388

W. S. WARNER, President.  
L. M. JOHNSON, Vice-Pres't and Supt.  
W. F. ROGERS, Secretary.

OFFICE OF  
THE JOHNSON PRINTING PRESS CO.,  
PRINTERS and MANUFACTURERS OF JOHNSON PRESSES.

33 SOUTH WILLIAM STREET,

NEW YORK, N. Y., Dec. 18 1885

~~Notice~~

Be it known that I have this day engaged Mr Geo. S. Mallinson as assistant salleman for the period of six months route to be sent to New Orleans and return and intermediate cities and towns as may be directed. The duties of said assistant to be, to deliver and collect on all goods as may be directed by Mr. Leno. Salary to be eight (8) dollars per week and all Hotel and Travelling expenses.

Mr George S. Mallinson agrees to deposit the sum of seventy five (75) dollars as security for the correct accounting of all monies that may from time to time accumulate in his hands. Said security to be returned at the expiration of this agreement.

This holds good for the period of six (6) months and is thus subject to another id which I hereby agree to pay Mr. Mallinson twelve (12) dollars + expenses per week.

In witness whereof we have hereunto set our hands this eighteenth day of December eight hundred and eighty five

Witness Charles E. Mallinson

Lewis M. Johnson  
George S. Mallinson

0389

Police Court— / District.

Affidavit—Larceny.

City and County }  
of New York, } ss.

George S. Mallison

of No. Street, aged 20 years,

occupation Lace Weaver being duly sworn

deposes and says, that on the 18 day of December 1885 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 :

good and lawful money of the United States of the value of Seventy five dollars ~~which was~~

the property of Sarah Mallison deponents Mother

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 Lewis M. Johnson who with intent to defraud this deponent of said money falsely fraudulently and feloniously represented to deponent that he desired to employ him as clerk to collect money and deliver goods and that said defendant would pay deponent the sum of Eight dollars a week and expenses for said service and that he required from said deponent the sum of Seventy five dollars as security for the correct accounting of all money collected which is described in the annexed agreement and made part of this complaint by which said false and fraudulent representation he the said defendant did then and there unlawfully

I depose before me, this 18th day of December 1885  
Police Justice

0390

and feloniously obtain from the possession  
of this department the aforesaid money

That the said representations  
were then known by said defendant to  
be false and fraudulent the truth and  
fact being that said defendant has  
no business or employment and the  
said representation were made with  
the felonious intent to defraud department  
and said <sup>money</sup> defendant did defraud  
department as aforesaid

George S. Wallinson

Sworn to before me

This 10<sup>th</sup> day of February 1886

Sam'l O'Reilly Police Justice

0391

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

Lewis M. Johnson 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 Lewis M. Johnson

Question. How old are you?

Answer 26 years

Question. Where were you born?

Answer. Canada

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

Answer. 61 West 42d St 2 mos

Question What is your business or profession?

Answer. Hotel Clerk

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

Lewis M. Johnson

Taken before me this

11

day of February

1886

Samuel P. Hall Police Justice.

0392

Sec. 151.

1st District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss *In the name of the People of the State of New York; To the Sheriff of the County of New York, 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 *George S. Mallison*

of No. \_\_\_\_\_ Street, that on the *18* day of *December* 188*5* at the City of New York, in the County of New York, the following article to wit :

*good and lawful money*

to the value of *Seventy five* Dollars, the property of *Sarah Mallison Compeanants Mother* as taken, stolen, and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by *Lewis M. Johnson*

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 *4* of the said Defendant and forthwith bring *h* before me, at the \_\_\_\_\_ 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 *10* day of *Febry*, 188*6*  
*Samuel H. Kelly* POLICE JUSTICE.

0393

POLICE COURT, DISTRICT.

REMARKS.

THE PEOPLE, & c.,  
ON THE COMPLAINT OF

*George S. Mallison*

vs.

*Lewis M. Johnson*

Warrant-Larceny.

Dated *Feb 10<sup>th</sup>* 1886

*Harold Kelly* Magistrate

*James E. Kretow* Officer

The Defendant

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

Officer.

Dated \_\_\_\_\_ 188

This Warrant may be executed on Sunday or at night.

*Samuel O. Kelly* Police Justice.

Time of Arrest, \_\_\_\_\_

Native of \_\_\_\_\_

Age, \_\_\_\_\_

Sex \_\_\_\_\_

Complexion, \_\_\_\_\_

Color \_\_\_\_\_

Profession, \_\_\_\_\_

Married \_\_\_\_\_

Single, \_\_\_\_\_

Read, \_\_\_\_\_

Write, \_\_\_\_\_

0394

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 10 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 11 Feb 1886

Samuel C. Bell 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.

0395

W 167

Police Court District.

THE PEOPLE, & c.,

ON THE COMPLAINT OF

George S. Mallison  
in a letter to the undersigned dated  
10th day of Feb 1886

Lewis M. Johnson

Offence Grand Jury

BAILED,

No. 1, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

Dated 11 Feb 1886

D. O. Kelly Magistrate

Lester Officer.

C O Precinct.

Witnesses \_\_\_\_\_

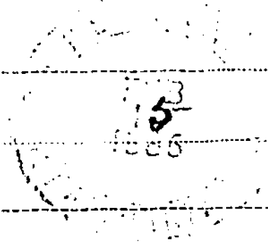
No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street.

\$ 1000 to answer G. S.

Committed



0396

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 M. Johnson*

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

*Samuel M. Johnson*  
of the crime of GRAND LARCENY, in the *second* degree, committed as follows:  
The said *Samuel M. Johnson,*

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

(\$75)

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 one thousand dollars, and of the value of one thousand dollars each: three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each: twenty 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 hundred dollars, and of the value of one hundred dollars each: thirty 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 fifty dollars, and of the value of fifty dollars each: fifty 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 twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: ninety 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 three dollars, and of the value of three dollars each: one hundred 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: one hundred and twenty 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 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 fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each.

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

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Second COUNT.

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

Sevier M. Johnson

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

The said Sevier M. Johnson,

late of the City of New York, in the County of New York aforesaid, on the eleventh  
day of December, in the year of our Lord one thousand eight hundred and  
eighty-five, at the City and County aforesaid, with force and arms, with intent to  
deprive and defraud one Sarah Mallison,

of the proper moneys, goods, chattels and personal property hereinafter mentioned, and of the  
use and benefit thereof, and to appropriate the same to his own use, did then and  
there feloniously, fraudulently and falsely pretend and represent to one George  
S. Mallison, the son of her the  
said Sarah Mallison, and a minor.

That he the said Sevier M. Johnson  
was then the Vice President and  
Superintendent of the Johnson  
Printing Press Company. That the  
said Company then were doing a  
large and lucrative business as  
printers and manufacturers of printing  
presses, and he had an office at  
number 33 South William Street in  
said City. That he the said Sevier  
M. Johnson, as such Vice President  
and Superintendent desired to engage  
the said George S. Mallison as an  
assistant salesman, and that he  
he then desired, and required the said  
George S. Mallison to deposit the  
sum of money hereinafter  
mentioned with him, as security for the correct  
accounting of all moneys hereinafter  
from time to time accumulated in  
his hands as such salesman, and for  
no other purpose whatsoever.

By color and by aid of which said false and fraudulent pretenses and representations, the said Lewis M. Johnson, \_\_\_\_\_ did then and there feloniously obtain from the possession of the said George S. Mallison, the sum of \_\_\_\_\_ five dollars in lawful money of the United States and of the value of \_\_\_\_\_ five dollars,

of the proper moneys, goods, chattels and personal property of the said George S. Mallison \_\_\_\_\_, with intent to deprive and defraud the said \_\_\_\_\_ George S. Mallison \_\_\_\_\_ of the same, and of the use and benefit thereof, and to appropriate the same to \_\_\_\_\_ own use.

Whereas, in truth and in fact, the said Lewis M. Johnson was not the Vice President and Superintendent of the said Company, and the said Company were not then doing a large and lucrative business as printers and manufacturers of printing presses, and did not then have an office at number 23 South William Street in said City.

And whereas in truth and in fact the said Lewis M. Johnson did not as such Vice President and Superintendent desire to engage the said George S. Mallison as an assistant salesman, and did not then desire and require the said George S. Mallison to deposit the said sum of money with him as security for the correct accounting of all moneys that should come into his hands as such salesman, and did require and receive such deposit for another purpose, to wit: for the purpose of depositing the same in the name of Lewis M. Johnson to appropriate the same to his own use.

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And Whereas, in truth and in fact, the pretenses and representations so made as  
aforesaid by the said Lewis M. Johnson,  
to the said George S. Mallinson, was and were  
then and there in all respects utterly false and untrue, as he the said  
Lewis M. Johnson,  
at the time of making the same then and there well knew.

And so the Grand Jury aforesaid do say: That the said  
Lewis M. Johnson,  
the day and year first aforesaid, at the City and County aforesaid, in the manner and form  
aforesaid, and by the means aforesaid, with force and arms, the said proper moneys, goods,  
chattels and personal property of the said George S. Mallinson,  
then and there feloniously did STEAL, against the form of the Statute in such case made and  
provided, and against the peace and dignity of the said People.

**RANDOLPH B. MARTINE,**  
District Attorney.