

0009

BOX:

30

FOLDER:

356

DESCRIPTION:

O'Brien, John

DATE:

01/19/81



356

0010

W-184

W. H. C.
Counsel,
Filed 19 day of Jan 1881
Pleads *W. H. C.*

THE PEOPLE
vs.
R.
John O'Spurn.

Larceny, and Receiving Stolen Goods.

Daniel S. Rollins
DISTRICT ATTORNEY,
District Attorney.

A True Bill.
Francis J. Davis

James M. Lawrence
Lawrence,
Jan 20, 1881

James M. Lawrence
of the County of
James, Clerk, One year.

0011

419L

The People } Court of General Sessions Before Judge
John O'Brien } Gilderleeve. January 20. 1887
Indictment for grand larceny and receiving stolen goods
John S. Metcalfe, sworn and examined. I live
at 18 West Thirtieth St. I was the owner of a pit-
cher of which the remnants now shown me
are a part. On the 10th of January I took it to
Tiffany's to have it repaired, of having incrustation
put on; with that exception it was in a per-
fect condition. I next saw the pitcher when
I appeared at the Jefferson Market Police Court
I saw the remains of it on the 13th. I identified
it as my property as being the same that
I had taken to Tiffany's on the 10th. Cross Exam-
ined. I identified it by the peculiar formation
of the head sculptured, the stamped head, and
my wife's initials. The pitcher was worth
one hundred dollars. John Brophy, sworn
and examined. I am in the employ of Tif-
fany & Co. I am delivery clerk. Do you rem-
ember delivering a package at the house of
J^r. Metcalfe on the evening of the 12th? Yes
sir. I do, along between 6.30 and 6.45. The
size of the package was probably ten inches
by three; it was not in a box, it was just
rapped in a paper, I knew it was a pitcher,
but I did not know anything about the
value of it. I delivered it to Mary Green.
I took her name as a receipt for the pitcher,

0012

Of course I could not leave it without a receipt. She receipted for the package. Mary Green, sworn and examined testified. I am employed as a domestic servant in Dr. Metcalf's house. I could not recognize the remains of the pitcher. I never saw it but once, I know the feet, that is all. I saw the pitcher once in Dr. Metcalf's house. I gave it to the doctor the day it was taken to Jefferys. On the evening of the 12th of January two days afterwards I received a package from Brophy the last witness. I did not examine the contents. I did not see the remains of the pitcher until today. When the package was delivered to me I receipted for it. I lifted it in my hand and I was going to go up stairs with it and the bell rang and I left it down again and I opened the door and a man came and put his hand on the parcel and says, "Give me the parcel again, there is a mistake about it, it is for Thirty first St. He lifted up the parcel and went out. He did not wait to see what your desire about the matter was? No sir. Did you say anything? No sir I did not. I did not hear anything about the pitcher until the detective came back with the pitcher with him the next day. The pitcher was not missed that night. I did not look particularly at the man that came and asked for the

pitcher, only that he was a fair haired and fair mustached, I did not see his face, he did not look at me. I do not think the prisoner is the man, it does not look like the man. I did not hand the man the parcel; he lifted it himself, you did not make any resistance? No sir; it was on the hall table and he lifted it. You did not say any thing to prevent him from taking it? No sir. William Cairns, sworn and examined, testifies I am a special officer attached to the Sixteen the precinct. I arrested the prisoner at 194 Eighth Avenue in a pawnshop; he had been there between 8 and 9 o'clock with the largest piece of the pitcher; those two pieces attached; they have been broken since; he had left them there and had gotten a certain amount on it; he had pawned it; he came back again to take it up, and while doing so I arrested him. When did you first see that property in the pawnshop? About half an hour previous to his arrest on the 13th of this month between 8 and 9 o'clock in the morning. I arrested him on suspicion. I had been in the pawnshop twice only a few minutes each time. I asked him who owned the property? He said it belonged to himself. I asked him where he got it. He said he got it on the shelf at home. I arrested him and took him to the station.

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house. When I was ready to go to Court he told me then that he found it at the foot of Thirty Third street and Eleventh Avenue behind some mouldings. What else did he say? He said he had seen two men going down past his own door, he had followed them down and after that hid these goods; he stole it from them he had taken it from where they had left it. What did he say about the rest of the pitcher? He then told me that he had put the rest up in 98 Eighth Avenue - had pawned it. I went there in company with the prisoner. This property is the property which was subsequently identified by Dr. Metcalf I traced it to Dr. Metcalf by a small foot upon which I found Tiffany's name I went to Tiffany's and ^{they} found upon telegraphing to the manufactory that it was made in 1864. They could not tell who they sold it to. Cross Examined. I searched the prisoner in the station house. I do not think I found a pawn ticket on him, I may have, I would not be positive about that. I believe he had 83 cents in money. I arrested him in McLean's pawn office near Twentieth St. He had paid for the ticket which he got there and was about taking the part of the pitcher out of pawn; he told me he ^{had} sold the remainder in Fifteenth St, but the pawnbroker's books show that the prisoner had pawned it.

0015

John O'Brien, sworn and examined in his own behalf, testified. I will be 22 years old on the 24th of August. Where do you live? No 400 Eighth Avenue. How long have you lived in the city of New York? Going on twenty two years. Who do you live with? My mother. Where are you employed? Chamberlain, Rowe & Co, packing house. How long have you been employed there? Going on nine months. Mr. Van Sassel engaged me. I worked nine months steady. Did you have these pieces of silver in your possession? Yes sir. When did you first get them in your possession? About 8 1/2 o'clock down in Thirty third St. near Eleventh Avenue; it was on Wednesday night the 12th of January. Where did you find them? Behind a lot of iron mouldings down in Thirty third street near Eleventh Avenue in front of an iron foundry. I was taken shot, I went behind there and found them. I don't know what time it was when I found it first. When did you take them to the pawn shop? The next morning about 8 1/2 or 9 o'clock. I pawned the two biggest pieces. I did not go in to pawn them. I stopped in two or three places to see if they were silver, and they told me "no". I did not intend to pawn it, but the pawn broker said he would let me have a dollar, he gave me a ticket. Then I got outside I was going home. I had

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two or three more little pieces that I did not give to him, and I stopped in another pawn office down in Fifteenth Street. I asked him if it was silver. I was sure then it was silver, he said he would give me a dollar, he asked me if I wanted to sell it to him? I said, "yes." I was glad to get the dollar. I thought when I got a dollar for the other little pieces I thought I would come back and redeem them to sell him that I went to get the property, but they would not let me have it. They said the man put a stop ticket on it. I would not have waited there if I thought it was stolen. I waited there about ten minutes and officer Cairns came in and arrested me. I did not receive the property from anybody. I never was arrested before for any offence. Cross Examined. I live at No. 400 Eighth Avenue near Thirty First St. I generally go down to see a friend of mine James McGowan. I did not go to his house. I stood on the corner of Thirty Third St. corner of Tenth Avenue. I stayed there I guess about half an hour. I did not have an overcoat on. I saw two persons coming along whom I knew by seeing them around. If I could tell the names, I would not be here today because the detective came down Thirty Third St. and Tenth Ave. with me. If I had seen them, I

0017

would be clear. I got acquainted with them by playing pool up near thirty fifth St. and 10th Avenue. I saw them only once or twice. I saw them last not quite two weeks before this occurrence. I played pool with them on the Sunday before that. Wednesday. I only bowed to them this evening and they bowed back. I saw the bundle that one of them had and I kind of had an idea that they were doing wrong because they do not work. I did not know it was stolen, but it just struck me something was wrong I never heard their names at the place where I played pool with them. I heard people once or twice talk about them - wondered how they got along, the store was full at the time, they were all playing pool, I could not mention the name of any one man who made that remark. I heard the remark as to how those fellows got along, that they had money, I guess there was about eight of us around the table and they must have heard it. I know the name of one of them was Edward McCabe; he heard it. They had a package with them that there was something "crooked" about you thought? Yes sir, I thought it was wrong, I went down on the other side of the way and they went away. I was not particular about following them, anyhow I just thought I would go down there and they disappeared some place. I do not

0018

Know where I just went behind these mouldings. I don't know where they went. There is a lot fenced around where they put old iron from the rail road, and they could have went through there; they must have went through there because they did not come over my way. I went over to answer a call of nature. I did not see them after that. Had you any reason to suppose that there would be anything put there? No sir, not at that time? No sir, not at that time. I was just coming right back again home. I thought I would go behind there, and there I saw the stuff in the condition it is now in, all broken up the package looked big to me, it was done up in paper; it was dark at the time I found it. I did not immediately recognize it as the package that these men had, any one who went where I did, could see it. I picked up the package. I hid it myself and the next morning I went down I looked at it and wondered what it was. I went to two or three jewelry stores. I asked them in a drug store on Tenth Avenue; he said it was tin. A man in Eighth Avenue said it was Brazilian silver, but another man told me it was silver and gave me a dollar. I did not know it was stolen. I did not see the initials of Tiffany & Co upon it.

00 19

William Cairns recalled. The prisoner told me of two men. I went down tenth avenue to try to find two men. I have never been able to find their names; the prisoner described them; he did not tell me that Edward McCabe could tell me anything.

The jury rendered a verdict of guilty of receiving stolen goods with a strong recommendation to mercy.

0020

Testimony in the case

of

John O'Brien

pled Jan 19

0021

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

FORM 80 1/2

POLICE COURT—SECOND DISTRICT.

of No. 18 West 41st St. Street, being duly sworn, deposes
and says, that on the 12th day of January 1881

at the City of New York, in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent, and from the said
Premises

the following property, to wit:

One Silver Watch
Pitcheu

of the value of One Hundred Dollars,

the property of deponent

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

(know here) for the following reasons to wit: That
deponent left the said property at the store of Messrs
Tiffany and Company for repair and the deponent
was afterwards informed by John W. Brophy a
delivery clerk in the employ of the said Messrs
Tiffany and Company that he, said Brophy, delivered
a package at the residence of deponent and
to the a servant of deponent named Mary Green
about the hour of half past six o'clock on the evening
of the said 12th day of January 1881, and deponent
was also informed by said Mary Green that she
received on the said evening a package from said
Brophy which said package was addressed
to deponent, and said Mary Green further

Subscribed and sworn to before me this 18th day of January 1881.
Police Justice

0022

informed deponent that about two minutes after she had received said package a man to her unknown came to said premises and said "Give me the parcel again, there is mistake about it, it is for 31st Street", and she allowed said unknown man to take away said package.

Deponent further says that ^{he} was also informed by William Cairns of the 16th Police Precinct that he arrested on the morning of the 13th day of January 1881 said John O'Brien, ^{in the act of} ~~carrying~~ ^{carrying} a silver milk picher, which said picher is now here shown and which ~~property~~ ^{property} deponent fully identifies as his ~~property~~.

Deponent further says that between the 10th and 12th days of January 1881, there was no ~~other~~ property belonging to deponent in the possession of the said Messrs Tiffany and Company other than the said picher. Therefore deponent charges the said John O'Brien with the larceny of the property hereinbefore described.

Sworn to before me this
 15th day of January 1881 } John T. Metcalfe
 Notary Public }
 Justice

City and County of New York, ss:—
 John W. Roepke of No. 126 West
 19th Street, in said city, being duly sworn deposes and says
 that he has heard read the foregoing affidavit of John
 T. Metcalfe, the complainant therein named, and
 so much thereof as relates to deponent is true of
 his own knowledge. ^{and}
 sworn to before me this } John W. Roepke
 15th day of January 1881 }
 Notary Public }

0023

Police Court—Second District.

CITY AND COUNTY)
OF NEW YORK. } ss.

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

QUESTION.—What is your name?

ANSWER.—

John O'Brien

QUESTION.—How old are you?

ANSWER.—

Twenty two years of age.

QUESTION.—Where were you born?

ANSWER.—

New York City.

QUESTION.—Where do you live?

ANSWER.—

No 400 Eighth Avenue

QUESTION.—What is your occupation?

ANSWER.—

Barber

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

ANSWER.—

I am not guilty. I found the pitcher in a lot behind some iron mouldings at the corner of 11th Avenue and 33rd Street.

John O'Brien

Taken before me, this

John O'Brien
1881
Police Justice

0024

20:184

Form 894.

POLICE COURT—SECOND DISTRICT.

Affidavit—Larceny.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John L. ...
John ...



DATED *January 15*, 18*91*.

Ed. Mann, MAGISTRATE.

Carroll, OFFICER.

WITNES:

John W. ...
Ms 126 ...

Henry ...
Ms 48 ...

William ...
6 Philip ...

... TO AND Committed.

MAILED BY

No. STREET.

0025

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

John O'Brien —

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

One pitcher of the value of one hundred dollars

of the goods, chattels, and personal property of one

John T. Metcalfe —

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.

0026

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

John O'Brien

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

One pitcher of the value of one hundred dollars.

of the goods, chattels, and personal property of the said *John T. Metcalfe*

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

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

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

Daniel G. Rollins
WILLIAM KAPPELERS, District Attorney.

0027

BOX:

30

FOLDER:

356

DESCRIPTION:

Ockleman, Jacob

DATE:

01/04/81



356

0028

Filed
Pleads

THE

A True Bill

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No. 7
Counsel
Filed day of Aug 1874
Pleads

Grand Larceny of Money, &c.
INDICTMENT.

THE PEOPLE

vs.

I.
Jacob Coleman

James S. Collins
District Attorney

A True Bill.

Foreman.
James H. [unclear]
James H. [unclear]

THE

THE PEOPLE

THE PEOPLE OF THE STATE OF NEW YORK

0029

Police Court—Second District.

CITY AND COUNTY)
OF NEW YORK, ss.

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

QUESTION.—What is your name?

ANSWER.—

Jacob Oklemann

QUESTION.—How old are you?

ANSWER.—

Twenty seven years.

QUESTION.—Where were you born?

ANSWER.—

In Germany

QUESTION.—Where do you live?

ANSWER.—

239 W 10th Street.

QUESTION.—What is your occupation?

ANSWER.—

Bar tender.

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

Answer.—

*I am not guilty.
Jacob Oklemann.*

Taken before me, this

22 day of

1880

Wm. J. [Signature]
Police Justice

0030

FORM 89 1/2

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

ss.

POLICE COURT—SECOND DISTRICT.

Frederick Press
of No. *239* *West 10th* Street, being duly sworn, deposes
and says, that on the *9* day of *December* 18*80*
at the City of New York, in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent,

the following property, to wit: *One gold and cameo*
ring of the value of Sixteen Dollars.
One Spanish gold coin of the value
of Seventeen Dollars. One Gold watch
and United States legal tender
notes of the value of Forty five
Dollars in all.

of the value of *Eighty three* 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 *Jacob Ockleman*
now present who was a book-keeper
in the employ of deponent and
boarded in deponent's house.
That said ring, money coin
and watch were kept in a box
in a bureau, and deponent
missed the same on the 17 Dec
1880. That on the 18 Dec 1880 he
found said ring in the pocket of
deponent defendant's pantaloons
which were hanging in his room.
and caused defendant's arrest
on the night of Dec 20 1880 -
Fr Press

Sworn to before me, this *21* day of *December* 18*80*

John P. Justice
Police Justice

0031

X. I left the ring where I found it.
I know my wife saw the ring there
on Sunday and left it there, and
that she brought an old lady to see it
Sunday afternoon. I was served with
a summons by defendant for wages,
and loaned money before I presented
him. He loaned me twenty dollars.
He has worked for me 3 months on
the 7 Jan'y next. I have paid him
nothing. I keep a lager beer saloon
and liquor store. I went to the Station
House at 5.30 p.m. and told them they
could find defendant at the 5th
Regiment Fair. Defendant contemned
in my employ after I found the ring
and left me yesterday at 1 p.m.
I come to before me
This 21st Dec 1880.
Wm. J. D. }
Police Justice } J. W. F. S. L.

0032

City & County
of New York

James Appelmann, the
defendant being examined
under oath says I have
worked for the complainant
I have worked at the rate of
\$15 per month, I have loaned
him \$2000. He has never
paid me anything but
25 Cents yesterday I
obtained a subpoena for
him in the Civil Court this
Commissioner Dunsenbury for
my money. I took the
Ring in the presence of his
wife & the next day she
asked me "where is the Ring"
I told her it was up stairs
I never meant to steal the
Ring & was never arrested
before. I never denied
stealing the Ring & know
that the complainant was
aware that I had it.

James Appelmann

Sworn to before me this
21st day of Dec 1880

~~John J. ...~~
John J. ...
John J. ...

0033

1391

Form 897
POLICE COURT—SECOND DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Frederick Street
239 76th St
Geo. DeKlema

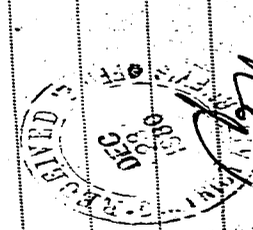
Affidavit Larceny

DATED *Dec 29* 18*98*

J. H. MAGISTRATE.

Wallace OFFICER.
29

WITNESS:



500 TO ANG. *J. M.*

BAILED BY.....
NO.....
STREET.....

3 Jan 21

0034

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

Jacob Ockelman

late of the First Ward of the City of New York,
day of *December* in the year

of our Lord one thousand eight hundred and ~~eighty~~ *eighty* at the Ward, City and County aforesaid, with force and arms, 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. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each : two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each : five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

\$45.00

One ring of the value of sixteen dollars
One broach of the value of ten dollars
One coin (a more particular description of which is to these jurors unknown and cannot now be given) of the value of seventeen dollars

of the goods, chattels, and personal property of one *Frederick Drees* 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.

CLERK OF THE SUPREME COURT OF THE STATE OF NEW YORK
OFFICE OF THE CLERK OF THE SUPREME COURT OF THE STATE OF NEW YORK
100 NASSAU ST. N.Y.C. 10038

AND COUNTY OF SHERMAN
And THE JURORS OF THE STATE OF NEW YORK
in and for the County of the City and County of New York upon
their Oath, sworn, aforesaid do further present

That *Jacob Beckelman*

late of the First Ward of the City of New York,
day of *December* in the year
of our Lord one thousand eight hundred and *eighty* at the Ward, City and County aforesaid, with force
and arms, 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), be-
ing 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 unsatis-
fied, 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. One hundred due bills of the United States of Amer-
ica, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomi-
nation of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States
of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the
denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills
of the United States of America, the same being then and there due and unsatisfied (and of the kind known as frac-
tional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

*One ring of the value of sixteen dollars
And three of the value of ten dollars
One coin (a more particular description of which is to
these jurors unknown and cannot now be given) of the
value of seventeen dollars*

of the goods, chattels and personal property of *Fredrick Freed*

by a certain person or

and certain other persons, to the Jurors aforesaid unknown, then lately before feloniously
stolen of the said *Fredrick Freed*
unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have
(the said

Jacob Beckelman

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

Samuel S. Collins

~~Samuel S. Collins~~ **PHILLIPS**, District Attorney.