

0513

BOX:

78

FOLDER:

870

DESCRIPTION:

Votey, Charles F.

DATE:

09/11/82



870

05 14

110

X

WITNESSES.

Day of Trial,

Counsel,

Filed 11 day of

188 2

Pleas

Sept
Fidelity (12)

THE PEOPLE

vs.

I

Charles F. Votey

LARCENY AND RECEIVING STOLEN GOODS

John McKeon

JOHN McKEON,

District Attorney.

A True Bill.

Wm. G. M. P.

Foreman.



Wm. G. M. P.
Wm. G. M. P.

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THE WINDSOR HOTEL
FIFTH AVENUE, NEW YORK
HAWK & WETHERBEE

August 14 1882
1 P.M.

Mr. Dwyer

Dear Sir

Your letter asking
my attendance at Court seat
later than 11 o'clock this forenoon
with subpoena for 9.30 o'clock
were left during my absence
from Hotel and found by
me on my return at
Half past twelve too late in
both instances to comply
with same. While I am
free to Express my
readiness to serve you in
this matter, and would have
done so had I received
word in time, I must say
that I cannot see where
my testimony could aid
your case. The facts are

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Simply this - "a few evenings
since a stranger called on me
with a check, as I recall it,
for \$35" signed by Th. O. Hawk
asking if it was "o.k." and
stating that it was a check
signed by the buyer of the
Hudson Hotel and given in
payment of Eggs delivered by
him in Eighth Ave" having
no buyer of that name and no
one connected with the hotel
named Hawk excepting one junior
partner Th. G. Hawk I told him
it was evident there was something
crooked about it. I cannot
see that it could be called
a forgery as the initials are
not those of our Mr Hawk's

Yours truly
Th. Adams
Cashier

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No. 24-B. (NEW YORK) Aug 5th 1882

THE North National Bank
OF THE CITY OF NEW YORK

Pay to the order of Edward G. Byrnes

Thirty-two $\frac{25}{100}$ ————— Dollars Gold Coin

\$ 32 $\frac{25}{100}$ in Gold Coin

H. C. Hunt

Porter, Fitch, Stationer, North N. Bank 407 Broadway N.Y.

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3rd District Police Court.

Affidavit - Larceny.

CITY AND COUNTY }
OF NEW YORK } ss

of No. 448 Catherine Street,

Thomas D. Smith
age 31 years driver.

being duly sworn, deposes and says, that on the 5th day of August 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, by trick and artifice.

the following property, viz:

One hundred and twenty dozen
Eggs of the value of \$32.00
of thirty two dollars and twenty cents

the property of

Edward G. Byrnes

in the care and charge of
Complainant as driver of
the said Byrnes

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

Charles H. Votey (was here)

from the fact that said property
was driven by deponent with
said Votey to the Windsor Hotel
in 5th Avenue. Said Votey
entered said Hotel and
told deponent to await
him on the outside
Votey in a few moments
came out and told deponent

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to drive to 8th Avenue with
 said property. Deponent
 delivered said property
 into a Bakery on said
 Avenue and Botley said
 it was the Bakery of
 the Windsor Hotel and
 gave deponent the unsealed
 false warranty or ticket
 which is worthless
 therefore deponent charges
 with Botley with the
 larceny of said property
 by tickets and tickets
 also appeared
 sworn to before Thomas H. Smith
 me this 25th day
 of August 1882.
 B. L. Murphy Justice.

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFRIDA VIT-Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0520

Sec. 198-200.

81 DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Dotsey 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 Dotsey.*

Question. How old are you?

Answer. *38 years.*

Question. Where were you born?

Answer. *New York City.*

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

Answer. *The residence.*

Question. What is your business or profession?

Answer. *No business.*

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.*

Taken before me, this *25th* day of *August* 188*8* *Charles Dotsey*

A. J. Morgan Police Justice.

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Sec. 209, 200, 210 & 212.

716
Police Court

1st District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Wm. J. ...
79 N. 5th St.
Brooklyn

Date: August 23 1882

Magistrate

Officer

Clerk

Witness

No. 1

No. 2

No. 3

No. 4

James W. ...
Criminal

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 H. ...

guilty thereof, I order that he be admitted to bail in the sum of one hundred dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated August 23 1882 B. J. ... Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

2250

716

Sec. 208, 209, 210 & 212.

Police Court - 2nd District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas J. Smith
79th St. vs. Carter
Charles Hubley

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Date *August 23rd* 188*2*

Morgan Magistrate.

Bradford Officer.

R. W. Clerk.

Witnesses *Thomas J. Smith*

No. *P. O. Sullivan* Street

No. _____ Street,

No. _____ Street.

Warrant

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 Hubley*

guilty thereof, I order that he be admitted to bail in the sum of *Five* Hundred Dollars and be com-

mitted to the Warden or Keeper of the City Prison until he give such bail

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.

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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 F. Votey

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

Charles F. Votey

of the CRIME OF GRAND LARCENY, committed as follows:

The said

Charles F. Votey

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *fifth* day of *August* in the year of our Lord one
thousand eight hundred and eighty *two*, at the Ward, City and County
aforesaid, with force and arms *one hundred and twenty*
dozen eggs of the value of twenty five
cents each dozen

of the goods, chattels and personal property of one

Edward G. Byrnes

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

John McKeon
District Attorney

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And the Grand Jury aforesaid, by this indictment, further accuse the said
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows :

The said

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

of the goods, chattels and personal property of the said

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

unlawfully, unjustly did feloniously receive and have, the said

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

JOHN McKEON, District Attorney.