

0008

BOX:

318

FOLDER:

3021

DESCRIPTION:

Saunders, John

DATE:

08/09/88



3021

0009

BOX:

318

FOLDER:

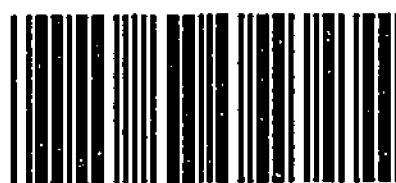
3021

DESCRIPTION:

Henry, August

DATE:

08/09/88



3021

00 10

BOX:

318

FOLDER:

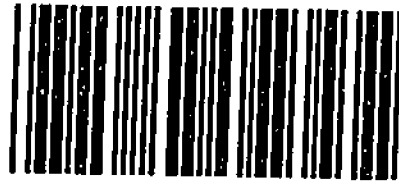
3021

DESCRIPTION:

Klint, August

DATE:

08/09/88



3021

0011

BOX:

318

FOLDER:

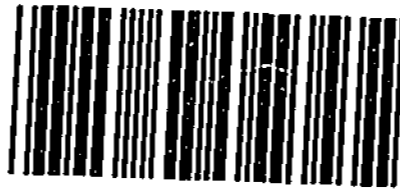
3021

DESCRIPTION:

Thossner, E.

DATE:

08/09/88



3021

Witness:

Counsel, *Atty Gen*

Filed
9 day of August 1888

Pleads, Ack - Not-guilt-10

THE PEOPLE

vs.

John Saunders,

August Henry,

August Flint 2

Edward S. Hosmer

Grand Larceny *second degree*. [Sections 628, 631, Penal Code].

JOHN R. FELLOWS,

P 2 Sept 13/88 District Attorney.
All tried + two 1 + 2 acquitted
and two 3 + 4 convicted.

A True Bill.

Richard Leavelle

For eman-

Sept 10 1891

11

We were stopped by the police. We were on Sept 12 at

5

0012

0013

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 41 years, occupation Detective of No. Central Office Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Richard P. P.
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 4
day of July 188 7.

J. Henry Bond

Police Justice.

Patrick Lawlor

0014

Police Court— 3rd District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 100 Richmond Street, aged 24 years,
 occupation Relieving Clerk being duly sworn
 deposes and says, that on the 3rd day of July 1888 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:

About Seven hundred pounds weight
of Cotton of the Value of fifty six
dollars

(56⁰⁰ in)

the property of The Ocean Steamship Company in
transit and in deponent's Care and
Charge

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 Sanders, August Henry August
Went and Edward Shesmer (Call now here)
 for the following reasons, to wit:—
 That on the above-mentioned date about
 the hour of 5:15 o'clock a.m. the deponent
 is informed by police officer Patrick Lawler
 of the Central Office police that he the said
 officer said said defendants from the
 the ship described from the from the
lighter "Kathleen" which was then lying
 in the water of the North River pier 40
 into a new boat that was then lying
 along said lighter that said new boat
 that was in charge of one man hurriedly
 moved away from said lighter

Richard Porter

Sworn to before me, this 14 day

of July 1888

John J. [Signature]
 Police Justice.

0015

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK } ss.

3 District Police Court.

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

Question. What is your name?

Answer. Edward Thomas

Question. How old are you?

Answer. 35 years.

Question. Where were you born?

Answer. Sweden

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

Answer. 400 Harrison Street, Brooklyn New York

Question. What is your business or profession?

Answer. Righterman

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.

Edward Thomas

Taken before me this

day of

188

Police Justice.

0016

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

3 District Police Court.

August Klunt 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. *August Klunt*

Question. How old are you?

Answer. *34 years.*

Question. Where were you born?

Answer. *Sweden*

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

Answer. *No 8 Tiffany Place Brooklyn and five years*

Question. What is your business or profession?

Answer. *Lighterman*

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*
August Klunt

Taken before me this

day of

1889

Police Justice.

0017

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

August Henry 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. August Henry.

Question. How old are you?

Answer. 36 years.

Question. Where were you born?

Answer. Germany

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

Answer. 57 Sackett Street, Brooklyn - and about six months -

Question. What is your business or profession?

Answer. Watchman

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.

August Henry

Taken before me this

day of July 1888.

16 of

Police Justice.

0018

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK.

3 District Police Court.

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

Question. What is your name?

Answer. *John Sanders*

Question. How old are you?

Answer. *40 years*

Question. Where were you born?

Answer. *Boston, Mass*

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

Answer. *129 Twenty 9th street and about 1 year.*

Question. What is your business or profession?

Answer. *Lighterman*

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.*

J. Sanders

Taken before me this

16

day of

1888.

Police Justice.

0019

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 Fifteen Hundred Dollars, each and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated July 11, 188 8 J. M. 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 h to be discharged.

Dated _____ 188 _____ Police Justice.

0020

7500. bail each for
Ex July 9th 2. P.M.
" 14th 9. A.M.
" 16th July 10th 4. M.
The Presiding Magistrate
in my absence will please
hear and determine the bottom
of amen story

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

Richard J. [unclear]
River
Ocean B. S. Co.
August Henry
August Henry
Edward Thomas

Officer [unclear]

Dated

188

Magistrate.

Officer.

Precinct.

Witnesses

John [unclear] Street.

No.

Street.

No.

Street.

\$ 1500 to answer

Committed

0021

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Saunders, August Henry, August Vink and Edward Grossman

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

John Saunders, August Henry, August Vink and Edward Grossman

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

The said

John Saunders, August Henry, August Vink and Edward Grossman, all

late of the City of New York, in the County of New York aforesaid, on the *third* day of *July*, in the year of our Lord one thousand eight hundred and eighty-*eight*, at the City and County aforesaid, with force and arms,

seven hundred pounds of cotton

of the value of eight cents

each pound.

of the goods, chattels and personal property of *one a corporation*

called the Ocean Steamship Company,

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.

0022

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said *John Saunders, August Henry, August Skink and Edward Grossner* of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said *John Saunders, August Henry, August Skink and Edward Grossner, all —*

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

*seven hundred pounds of
cotton of the value of
eight cents each pound.*

of the goods, chattels and personal property of ~~one~~ *a corporation*
called the Ocean Steamship Company.
by a certain person or persons to the Grand Jury aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said *corporation*

unlawfully and unjustly, did feloniously receive and have; the said *John
Saunders, August Henry, August
Skink and Edward Grossner*
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 R. FELLOWS,
District Attorney.

0023

BOX:

318

FOLDER:

3021

DESCRIPTION:

Schlosser, Leo

DATE:

08/17/88



3021

0024

Witnesses:

Counsel,

Filed

Pleads,

181/2 M. Fried
14 day of Aug 1888
Northbury

THE PEOPLE

vs.

Leo Schlosser

Grand Larceny Second degree.
[Sections 528, 531, Penal Code].

JOHN R. FELLOWS,

Prosecutor District Attorney.

per R. P.

Don C. M.

R. M.

A True Bill.

Richard Connolly

Foreman.

Sept 12-10

Sept 17-10 B. S. D.

B. S. D.

0025

Police Court—3 District.

Affidavit—Larceny.

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

Jacob Stengling
of No. 26 2nd White Street, aged 43 years,
occupation Manufacturing being duly sworn
deposes and says, that on the about 13 day of July 1888 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:

About 43 Flannel Shirts
of the Value of fifty dollars

the property of Deponent and his partner
Maurice Baumgarten

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 Leo Schlosser (nowhere)

from the fact that the said Deponent
was in the employ of Deponent as
a folder and Deponent had missed
the above property at different times
and this Deponent has been informed
by Officer Richard Sullivan that
he arrested the said Deponent and
found in his possession the above
property which Deponent identifies
as his and the property that was
stolen from his place of business
Jacob Stengling

Sworn before me, this
1888 day

of August
1888
Police Justice

0026

CITY AND COUNTY }
OF NEW YORK, } ss.

Richard Sullivan
aged _____ years, occupation Police Officer of No.

12 Premier Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Jacob Hennig
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

13

1888

Richard Sullivan
[Signature]

Police Justice.

0027

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK.

3 District Police Court.

Lev Schlosser 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.

Lev Schlosser

Question. How old are you?

Answer.

25 years

Question. Where were you born?

Answer.

Germany

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

Answer.

83 Miller Street 2 months

Question. What is your business or profession?

Answer.

Goldier

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

Answer.

I am Guilty

Lev Schlosser

Taken before me this

day of March 1888

John J. [Signature]

Police Justice.

0028

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 Aug 13 1888 J. P. Duffy Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0029

Police Court--3 District. 1271

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Stenning
244 eye White
1 Ed Schlosser

Offence "Larceny"

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated Aug 13 1888

Magistrate.

Sullivan & Phalve Officer.

12 Precinct.

Witnesses Richard Sullivan

No. 15 Precinct Street.

No. Street.

No. Street.

\$ 500 to answer G.S.

Com

0030

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Geo S. Schlessman

The Grand Jury of the City and County of New York, by this indictment, accuse *Geo S. Schlessman*

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

The said *Geo S. Schlessman*,

late of the City of New York, in the County of New York aforesaid, on the *13th* day of *July*, in the year of our Lord one thousand eight hundred and eighty-*eight*, at the City and County aforesaid, with force and arms,

*porting three flannel shirts
of the value of one dollar
and twenty five cents each.*

of the goods, chattels and personal property of one

Jacob S. Landau.

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.

*John R. X. Adams,
District Attorney*

0031

BOX:

318

FOLDER:

3021

DESCRIPTION:

Schmid, Dorothea

DATE:

08/08/88



3021

0032

Domestic servt. - prop. nearly
all recovered.

Witnesses;

By *JB*

Counsel, *J.R. Saint-John*
Filed *8* day of *Aug* 188*8*.
Pleads, *M. G. M. G.*

THE PEOPLE
no. 8870
conv
Dorothea Schmidt
Grand Larceny, First Degree.
(DWELLING HOUSE.)
[Sections 528, 530 Penal Code].

JOHN R. FELLOWS,
District Attorney.

Off Aug Term at Sept. 1st.
Aug 31st
A TRUE BILL

W. J. B.
Foreman.
72 Sept 5/88
perad. 32 day 1.
Sentence suspended.
sent to Maryland penitentiary
Boylum
JB.M.

0033

Police Court—

District.

Affidavit—Larceny.

City and County } ss.:
of New York,

Louisa Brown

of No. 215 West 36th Street, aged 41 years,

occupation Keep a Laundry being duly sworn

deposes and says, that on the 17th day of March 1888 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 pair of gold earrings set with pearls and diamonds of the value of one hundred dollars. and two gold rings set with diamonds of the value of one hundred dollars. Together of the value of two hundred dollars

(\$200.00)

the property of Deponent

Sworn to before me, this 21st day of

1888

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 Dorothea Schuid

from the fact that said property was in a trunk in deponent's bed room in said premises.

and on the above mentioned date deponent went out and left the said deponent who was employed by deponent in the house. and at that time said trunk was locked the key of which deponent left in her front room. and at about the hour of 8 o'clock P.M. said date the deponent suddenly left deponent's house and in about five minutes after she left deponent discovered that her trunk was unlocked and that said property was missing.

Wherefore deponent charges the said deponent with feloniously taking, stealing and carrying away said property and prays she may be arrested and dealt with according to law. L Brown

Police Justice.

0034

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 2 DISTRICT.

Joseph D. Woodbridge

of No. 300 Mulberry Street, aged years,

occupation Police Officer being duly sworn deposes and says,

that on the 18th day of 1885

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

After I arrested
Dorothy Schmidt this defendant. she
admitted to me that she had taken
said property. and told me where
she had disposed of the ear rings. I
took her to the place designated by her
and got the said pair of earrings.
I have since shown said pair of ear
rings to the complainant and she
positively identified them as her property.

Joseph D. Woodbridge

Sworn to before me, this

of July

1885 day

Police Justice,

0035

Sec. 193-200.

2 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Deratha Schmidt being duly examined before the under-
signed according to law, on the annexed charge; and being informed that it is *h e* right to
make a statement in relation to the charge against *h e*; that the statement is designed to
enable *h e* if *h e* see fit to answer the charge and explain the facts alleged against *h e*
that *h e* is at liberty to waive making a statement, and that *h e* waiver cannot be used
against *h e* on the trial.

Question. What is your name?

Answer. *Deratha Schmidt*

Question. How old are you?

Answer. *20 years or so*

Question. Where were you born?

Answer. *Germany*

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

Answer. *Coney Island*

Question. What is your business or profession?

Answer. *Domestic*

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

Answer. *I am guilty* *Deratha Schmidt*

Taken before me this
day of *July* 188*8*

26

Richard P. ...
Police Justice.

0036

Sec. 151.

Police Court 2 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 any Marshal or Policeman of the City of New York:*

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 Rosa Brown

of No. 215 West 26 Street, that on the 19 day of March

1888 at the City of New York, in the County of New York, the following article to wit:

one pair of gold earrings set with pearls and
diamonds. and two gold rings set with diamonds
together

of the value of Two hundred Dollars,

the property of Complainant

w as taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by Donald Schradel

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 body of the said Defendant
and forthwith bring him before me, at the 2 DISTRICT POLICE COURT, in the said City, or in
case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the
said charge, and to be dealt with according to law.

Dated at the City of New York, this 25 day of July 1888

J. H. H. H. H. POLICE JUSTICE.

0037

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.....

Clifford Dunk
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Ten 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 July 26 1888 J. Henry Smith 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.

0038

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

W
Police Court--- 2 --- District. 1168

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Louisa Brown
215 West 36th St
Dorothea Schmid
1 _____
2 _____
3 _____
4 _____
Offence _____

Dated July 25 188

_____ Magistrate.

Alma + Woolridge Officer.

C. O. Precinct.

Witnesses Joseph D. Woolridge

No. 300 Mulberry Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 1000 to answer _____

0039

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Dorothea Schmidt

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

- Dorothea Schmidt -

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

The said

Dorothea Schmidt,

late of the *Seventh* Ward of the City of New York, in the County of New York
aforesaid, on the *seventeenth* day of *- March -*, in the year of
our Lord one thousand eight hundred and eighty-*eight* in the night time of the same day,
at the Ward, City and County aforesaid, with force and arms,

Two earrings of the value of
fifty dollars each, and
Two finger rings of the
value of fifty dollars each.

of the goods, chattels and personal property of one *Savisa Brown,*

in the dwelling-house of the said *Savisa Brown, -*

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

John H. H. H. H.
Attorney

0040

BOX:

318

FOLDER:

3021

DESCRIPTION:

Shaw, George C.

DATE:

08/17/88



3021

0041

189

Counsel,
Filed, 19 day of Aug 1888
Pleads, *Not guilty. Sep. 5/88*

THE PEOPLE,
vs.
George C. Shaw
H. D.
FORGERY in the Second Degree.
(Sections 511 and 521, Penal Code.)

JOHN R. FELLOWS.
District Attorney.

A True Bill.

Forfeited
Part II
Pleady Guilty
Gudyt suspended.
Dec. 4/88

Witnesses:

I have made a thorough examination of all the facts in the within case and recommended a suspension of judgment with a fine of \$1000 -
Andrew H. Dawson
D. A. D. A

I concur in the above recommendation.

V. M. Davis
Sept 17/88 *Part*

0042

New York Aug 13
Please call 7 in.
Kalamazoo Perishable
J. G. Leman
106 W. 32

0043

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

POLICE COURT—

2

DISTRICT.

Philip Abraham
of No. 469-6th Avenue Street, being duly sworn, deposes andsays that on the 13th day of August 1888

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

George C. Shans, now here,
did feloniously make, forge
and utter the annexed paper
instrument in writing, purporting
to be an order for two Brushes,
and did write and forge to and
upon said order—as the maker
thereof, the name of "J. G. Senow"
with the intent to defraud.

That said order was presented
at Depoments Store, at 469-6th
Avenue, by James L. Senow,
here present, who now here
informs deponent that he
received the same from the
said defendant, with the
request to get said Brushes
and give them to the said
defendant.

That deponent is also informed
by James L. Senow, here
present, that said order is
a forgery and that his name
was written thereon without
his knowledge or consent.

Sworn to before me this
14th day of August 1888

Philip Abraham
Notary Public

0044

City and County { ss.
of New York

John Schuetz,
an officer of the 19th Precinct Police,
being duly sworn says - that
Jack Stamen, here present, is
a necessary and material witness
in the within case, and that
deponent believes he will not
appear to testify on the trial of
said case unless put under
oaths.

Sworn to before me this { John Schuetz
14th day of August 1888

John Schuetz Police Justice

Police Court, District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFRIDAVID.

vs.

Dated

188

Magistrate.

Officer.

Witness,

Disposition,

0045

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 19 years, occupation Millwright of No. 347 West 34th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Philip Abrahams and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 14th day of August 1888 Jack W. Kamen

John P. Cullen
Police Justice.

0046

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 30 years, occupation Painter of No. 106 West 32nd Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Philip Abraham
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 14th day of August 1888 Jas S. Simon

John Patterson
Police Justice.

0047

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2 District Police Court.

George C. Shaw 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 C. Shaw

Question. How old are you?

Answer.

19 years of age

Question. Where were you born?

Answer.

New York

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

Answer.

1388-9th Avenue, 7 months

Question. What is your business or profession?

Answer.

Bar-tender

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.

A man in Lemons paint store gave me the order for the Brushes, and I gave it to Nannen and told Nannen to bring me the Brushes.

Geo C. Shaw

Taken before me this

day of *August* 188*8*

John D. Sullivan Police Justice.

0048

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 L. Shaw

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 August 14 1888 J. M. Plutson 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.

0049

BAILED,

No. 1, by William F. Halbach Jr.
Residence 138 West 32^d Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

The witnesses Jack
Narman committed
to House of Detention
in default of \$100.
in bail
MO

Police Court--- 2 District. 15778

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Philip Abraham
469 E 8th ave
Geo C. Shaw

2 _____
3 _____
4 _____

Office of Gregory

Dated August 14 188 8
Paterson Magistrate.

John Schults Officer.
19th Precinct.

Witnesses Jack Narman
No. 106 West 32^d Street.

James L. Semer
No. 106 West 32^d Street.

No. _____ Street.

\$ 1000 to answer G.S.

Comd

See back

0050

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

George C. Shaw

*To 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.*

Philip Abraham
 Jas S. Simon

0051

Court of General Sessions
New York County

The People
vs.
George C. Shaw

city and beauty of New York as.

deposes and says: —

I that he resides at 924-6th Avenue within
city of New York, and that his business is that of Optician
House carried on at 924-6th Avenue

11 That he has known George E. Shaw, the defendant herein for 10 years, and knows that his general reputation for honesty has always been good.

That deponent has had abundant opportunity for observing the life and habits of said George L. Shaw, during the time aforesaid, and has always found him to be of sober, industrious and honest-character.

10 That defendant has never heard of the said George
E. Shaw, having been arrested or accused of the
commission of any crime prior to the proceedings
herein.

Thomas Mier

Sworn to before me

thurs 12th day of Sept 1868

James H. Langdon
Notary Public (67)
N. Y. C.

0052

Court of General Sessions
New York County

The People

vs.
George B. Shaw

City and County of New York ss.

George W. Woodcock being duly sworn deposes
and says:-

I That he resides at N^o 2286 Second Avenue in the
city of New York; and that his business that of
Clerk carried on at 200 East 14th Street this City

II That he has known George B. Shaw, the defendant
herein, for 7 years and knows that his general
reputation for honesty has always been good.

III That deponent has had abundant opportunity
for observing the life and habits of said George
B. Shaw; and has always found him to be
of sober, industrious and honest character.

IV That deponent has never heard of said
George B. Shaw having been arrested or accused
of any crime or dishonest act prior to the proceedings
herein

G. W. Woodcock

Sworn to before me this

14th day of September 1888.

Wm. H. Riple Notary Public
City and County of New York 8th Ward 4th Precinct

0053

Court of General Sessions
New York County

The People

George L. Shaw

City and County of New York ss.

John Plesser being duly sworn, deposes
and says: —

I That he resides at 409 Eighth Avenue
this City, and that his business is that of a
Merchant carried on at 409 Eighth Avenue

II That he has known George L. Shaw, the defendant-
herein, for 9 years, and knows that his general
reputation for honesty has always been good.

III That defendant has had abundant opportunity
for observing the life and habits of said George L.
Shaw, during the time aforesaid; and has always
found him to be of sober, industrious, and
honest character.

IV That defendant has never heard of the said
George L. Shaw having been arrested, or accused
of the commission of any crime or dishonest act-
prior to the proceedings herein.

John Plesser

Sworn to before me this

12th day of Sept 1888

J. S. Heerbee
Notary Public

0054

Court of General Sessions
New York County

The People
vs
George L Shaw.

City and County of New York ss.

Henry P. Bonnelly being duly sworn
deposes and says: —

I That he resides at 497 - 6th av in the
city of New York, and that his business is that of
funerary. carried on at 497 - 6th av

II That he has known George L Shaw, the defendant-
herein for 12 years, and knows that his general
reputation for honesty is good.

III That defendant has had abundant opportunity for
for observing the life and habits of said George L
Shaw, and has always found him to be of sober, in-
dustrious, and honest character.

IV That defendant has never heard of the said George
L. Shaw having been arrested or accused of the
commission of any crime or dishonest act prior
to the proceedings herein.

H. P. Bonnelly

Sworn to before me

the 12 day of Sept. 1898
Thomas J. Quinn Notary Public

0055

Court of General Sessions
New York County

The People

vs.

George B. Shaw

City and County of New York vs.

Ernest G. Heller, being duly sworn
deposes and says:—

I That he resides at—N.E. Cor 6th and
3rd St N.Y.C.; and that his business is that
of Barber carried on at—4th St—6th Ave

II That he has known George B. Shaw, the defendant—
herein for eight years, and has always found
him to be of sober industrious and honest character.

III That defendant has never heard of the said
George B. Shaw, having been arrested, or accused of
the commission of any crime or dishonest act—
prior to the proceedings herein.

Ernest G. Heller.

Sworn to before me this
12th day of Sep 1888

Notar Public

Notary Public # 62

City & County of New York

0056

Court of General Sessions
New York County

The people

George L Shaw

City and County of New York.

~~Jedidah Jackson~~ being duly sworn, deposes
and says:—

I That he resides at Brooklyn in the
~~State~~ of New York; and that his business is that of
Printer carried on at 170 Fulton Street New York

II That he has known George L Shaw, the defendant herein,
for ~~20~~ years; and knows that his general reputation for
honesty has always been good.

III That deponent has had abundant opportunity
for observing the life and habits of said George
L. Shaw, and has always found him to be of
sober, industrious, and honest, character.

IV That deponent has never heard of the said George
L. Shaw, having been arrested, ~~prison~~ or accused
of the commission of any crime or dishonest act
prior to the proceedings herein.

Jedidah Jackson

Sworn to before me this

13 day of Sept 1888

CERTIFICATE FILED IN NEW YORK CO.

Wm. H. King Esq.

0057

Court of General Sessions
County of New York

The People

George B. Shaw.

City and County of New York ss.

George W. Shaw, being duly sworn
deposes and says:—

I That he is the father of George B. Shaw, the
defendant herein.

II That the said George B. Shaw, has since his birth
up to the time when he was arrested on the charge
herein, has lived with deponent—and has been
honest and industrious in all things. That the said
George B. Shaw, has never before been arrested
or charged with the commission of any crime, and
that he is, deponent believes, thoroughly repentant, and
anxious to live an upright and honest life.

III That deponent's wife, the mother of the defendant
herein, is confined to her bed and seriously ill in
consequence of the shock resultant from the arrest
and accusation against her son, the defendant
herein; and deponent verily believes that if the
said defendant is sent to prison, the sorrow inflicted
upon his wife thereby will greatly retard her recovery.

0058

and endangers her life

George W. Shaw

Sworn to before me this
6 day of Sept 1887.

Romanie Brown
Notary Public
City & County of
New York

0059

Cover—270 a.

General Sessions Court

Part III

The People

vs.

George C. Shaw

Affidavits of Complaint

THEO. B. STEELE,
COUNSELOR AT LAW,
45 BROADWAY, N. Y.

Atty. for Defendant.

John Polhemus, Printer and Mfg. Stationer, 102 Nassau St., N. Y.

0060

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

George R. Shaw

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

George R. Shaw —

of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said George R. Shaw,

late of the City of New York, in the County of New York aforesaid, on the
thirteenth day of August, in the year of our Lord
one thousand eight hundred and eighty-eight, with force and arms, at the City and
County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly
act and assist in the forging a certain instrument and writing, to wit: an
order for the delivery of property,

which said forged order —
is as follows, that is to say:

New York Aug 13

Please let me hear

from (2) you.

Yours truly

Yours

J. H. Gorman

106 W 32

with intent to defraud, 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.

0061

SECOND COUNT:—

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

— George R. Shaw —

of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said *George R. Shaw*.

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing, *to wit:*

an order for the delivery of property,

which said forged *order* —
is as follows, that is to say:

New York Aug 13

Please let receiver

have (2) 7 in.

Kalsonia Brushes

Yours

J. R. Simon

106 W 32

with intent to defraud, *the* the said *George R. Shaw*
then and there well knowing the same to be
forged, 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 R. FELLOWS,

District Attorney.

0062

BOX:

318

FOLDER:

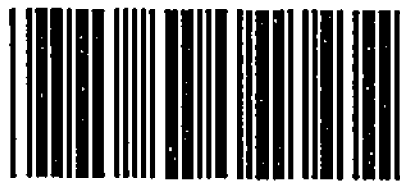
3021

DESCRIPTION:

Silverman, Marks

DATE:

08/10/88



3021

Witnesses;
Counsel,
Filed 10 day of Aug 1886,
Pleads, W. L. Smith 13

THE PEOPLE
vs. ^{108th. ch} ^{2nd} ^{1st} ^{2nd} ^{3rd} ^{4th} ^{5th} ^{6th} ^{7th} ^{8th} ^{9th} ^{10th} ^{11th} ^{12th} ^{13th} ^{14th} ^{15th} ^{16th} ^{17th} ^{18th} ^{19th} ^{20th} ^{21st} ^{22nd} ^{23rd} ^{24th} ^{25th} ^{26th} ^{27th} ^{28th} ^{29th} ^{30th} ^{31st} ^{32nd} ^{33rd} ^{34th} ^{35th} ^{36th} ^{37th} ^{38th} ^{39th} ^{40th} ^{41st} ^{42nd} ^{43rd} ^{44th} ^{45th} ^{46th} ^{47th} ^{48th} ^{49th} ^{50th} ^{51st} ^{52nd} ^{53rd} ^{54th} ^{55th} ^{56th} ^{57th} ^{58th} ^{59th} ^{60th} ^{61st} ^{62nd} ^{63rd} ^{64th} ^{65th} ^{66th} ^{67th} ^{68th} ^{69th} ^{70th} ^{71st} ^{72nd} ^{73rd} ^{74th} ^{75th} ^{76th} ^{77th} ^{78th} ^{79th} ^{80th} ^{81st} ^{82nd} ^{83rd} ^{84th} ^{85th} ^{86th} ^{87th} ^{88th} ^{89th} ^{90th} ^{91st} ^{92nd} ^{93rd} ^{94th} ^{95th} ^{96th} ^{97th} ^{98th} ^{99th} ^{100th} ^{101st} ^{102nd} ^{103rd} ^{104th} ^{105th} ^{106th} ^{107th} ^{108th} ^{109th} ^{110th} ^{111th} ^{112th} ^{113th} ^{114th} ^{115th} ^{116th} ^{117th} ^{118th} ^{119th} ^{120th} ^{121st} ^{122nd} ^{123rd} ^{124th} ^{125th} ^{126th} ^{127th} ^{128th} ^{129th} ^{130th} ^{131st} ^{132nd} ^{133rd} ^{134th} ^{135th} ^{136th} ^{137th} ^{138th} ^{139th} ^{140th} ^{141st} ^{142nd} ^{143rd} ^{144th} ^{145th} ^{146th} ^{147th} ^{148th} ^{149th} ^{150th} ^{151st} ^{152nd} ^{153rd} ^{154th} ^{155th} ^{156th} ^{157th} ^{158th} ^{159th} ^{160th} ^{161st} ^{162nd} ^{163rd} ^{164th} ^{165th} ^{166th} ^{167th} ^{168th} ^{169th} ^{170th} ^{171st} ^{172nd} ^{173rd} ^{174th} ^{175th} ^{176th} ^{177th} ^{178th} ^{179th} ^{180th} ^{181st} ^{182nd} ^{183rd} ^{184th} ^{185th} ^{186th} ^{187th} ^{188th} ^{189th} ^{190th} ^{191st} ^{192nd} ^{193rd} ^{194th} ^{195th} ^{196th} ^{197th} ^{198th} ^{199th} ^{200th} ^{201st} ^{202nd} ^{203rd} ^{204th} ^{205th} ^{206th} ^{207th} ^{208th} ^{209th} ^{210th} ^{211st} ^{212nd} ^{213th} ^{214th} ^{215th} ^{216th} ^{217th} ^{218th} ^{219th} ^{220th} ^{221st} ^{222nd} ^{223rd} ^{224th} ^{225th} ^{226th} ^{227th} ^{228th} ^{229th} ^{230th} ^{231st} ^{232nd} ^{233rd} ^{234th} ^{235th} ^{236th} ^{237th} ^{238th} ^{239th} ^{240th} ^{241st} ^{242nd} ^{243rd} ^{244th} ^{245th} ^{246th} ^{247th} ^{248th} ^{249th} ^{250th} ^{251st} ^{252nd} ^{253rd} ^{254th} ^{255th} ^{256th} ^{257th} ^{258th} ^{259th} ^{260th} ^{261st} ^{262nd} ^{263rd} ^{264th} ^{265th} ^{266th} ^{267th} ^{268th} ^{269th} ^{270th} ^{271st} ^{272nd} ^{273rd} ^{274th} ^{275th} ^{276th} ^{277th} ^{278th} ^{279th} ^{280th} ^{281st} ^{282nd} ^{283rd} ^{284th} ^{285th} ^{286th} ^{287th} ^{288th} ^{289th} ^{290th} ^{291st} ^{292nd} ^{293rd} ^{294th} ^{295th} ^{296th} ^{297th} ^{298th} ^{299th} ^{300th} ^{301st} ^{302nd} ^{303rd} ^{304th} ^{305th} ^{306th} ^{307th} ^{308th} ^{309th} ^{310th} ^{311st} ^{312nd} ^{313th} ^{314th} ^{315th} ^{316th} ^{317th} ^{318th} ^{319th} ^{320th} ^{321st} ^{322nd} ^{323rd} ^{324th} ^{325th} ^{326th} ^{327th} ^{328th} ^{329th} ^{330th} ^{331st} ^{332nd} ^{333rd} ^{334th} ^{335th} ^{336th} ^{337th} ^{338th} ^{339th} ^{340th} ^{341st} ^{342nd} ^{343rd} ^{344th} ^{345th} ^{346th} ^{347th} ^{348th} ^{349th} ^{350th} ^{351st} ^{352nd} ^{353rd} ^{354th} ^{355th} ^{356th} ^{357th} ^{358th} ^{359th} ^{360th} ^{361st} ^{362nd} ^{363rd} ^{364th} ^{365th} ^{366th} ^{367th} ^{368th} ^{369th} ^{370th} ^{371st} ^{372nd} ^{373rd} ^{374th} ^{375th} ^{376th} ^{377th} ^{378th} ^{379th} ^{380th} ^{381st} ^{382nd} ^{383rd} ^{384th} ^{385th} ^{386th} ^{387th} ^{388th} ^{389th} ^{390th} ^{391st} ^{392nd} ^{393rd} ^{394th} ^{395th} ^{396th} ^{397th} ^{398th} ^{399th} ^{400th} ^{401st} ^{402nd} ^{403rd} ^{404th} ^{405th} ^{406th} ^{407th} ^{408th} ^{409th} ^{410th} ^{411st} ^{412nd} ^{413th} ^{414th} ^{415th} ^{416th} ^{417th} ^{418th} ^{419th} ^{420th} ^{421st} ^{422nd} ^{423rd} ^{424th} ^{425th} ^{426th} ^{427th} ^{428th} ^{429th} ^{430th} ^{431st} ^{432nd} ^{433rd} ^{434th} ^{435th} ^{436th} ^{437th} ^{438th} ^{439th} ^{440th} ^{441st} ^{442nd} ^{443rd} ^{444th} ^{445th} ^{446th} ^{447th} ^{448th} ^{449th} ^{450th} ^{451st} ^{452nd} ^{453rd} ^{454th} ^{455th} ^{456th} ^{457th} ^{458th} ^{459th} ^{460th} ^{461st} ^{462nd} ^{463rd} ^{464th} ^{465th} ^{466th} ^{467th} ^{468th} ^{469th} ^{470th} ^{471st} ^{472nd} ^{473rd} ^{474th} ^{475th} ^{476th} ^{477th} ^{478th} ^{479th} ^{480th} ^{481st} ^{482nd} ^{483rd} ^{484th} ^{485th} ^{486th} ^{487th} ^{488th} ^{489th} ^{490th} ^{491st} ^{492nd} ^{493rd} ^{494th} ^{495th} ^{496th} ^{497th} ^{498th} ^{499th} ^{500th} ^{501st} ^{502nd} ^{503rd} ^{504th} ^{505th} ^{506th} ^{507th} ^{508th} ^{509th} ^{510th} ^{511st} ^{512nd} ^{513th} ^{514th} ^{515th} ^{516th} ^{517th} ^{518th} ^{519th} ^{520th} ^{521st} ^{522nd} ^{523rd} ^{524th} ^{525th} ^{526th} ^{527th} ^{528th} ^{529th} ^{530th} ^{531st} ^{532nd} ^{533rd} ^{534th} ^{535th} ^{536th} ^{537th} ^{538th} ^{539th} ^{540th} ^{541st} ^{542nd} ^{543rd} ^{544th} ^{545th} ^{546th} ^{547th} ^{548th} ^{549th} ^{550th} ^{551st} ^{552nd} ^{553rd} ^{554th} ^{555th} ^{556th} ^{557th} ^{558th} ^{559th} ^{560th} ^{561st} ^{562nd} ^{563rd} ^{564th} ^{565th} ^{566th} ^{567th} ^{568th} ^{569th} ^{570th} ^{571st} ^{572nd} ^{573rd} ^{574th} ^{575th} ^{576th} ^{577th} ^{578th} ^{579th} ^{580th} ^{581st} ^{582nd} ^{583rd} ^{584th} ^{585th} ^{586th} ^{587th} ^{588th} ^{589th} ^{590th} ^{591st} ^{592nd} ^{593rd} ^{594th} ^{595th} ^{596th} ^{597th} ^{598th} ^{599th} ^{600th} ^{601st} ^{602nd} ^{603rd} ^{604th} ^{605th} ^{606th} ^{607th} ^{608th} ^{609th} ^{610th} ^{611st} ^{612nd} ^{613th} ^{614th} ^{615th} ^{616th} ^{617th} ^{618th} ^{619th} ^{620th} ^{621st} ^{622nd} ^{623rd} ^{624th} ^{625th} ^{626th} ^{627th} ^{628th} ^{629th} ^{630th} ^{631st} ^{632nd} ^{633rd} ^{634th} ^{635th} ^{636th} ^{637th} ^{638th} ^{639th} ^{640th} ^{641st} ^{642nd} ^{643rd} ^{644th} ^{645th} ^{646th} ^{647th} ^{648th} ^{649th} ^{650th} ^{651st} ^{652nd} ^{653rd} ^{654th} ^{655th} ^{656th} ^{657th} ^{658th} ^{659th} ^{660th} ^{661st} ^{662nd} ^{663rd} ^{664th} ^{665th} ^{666th} ^{667th} ^{668th} ^{669th} ^{670th} ^{671st} ^{672nd} ^{673rd} ^{674th} ^{675th} ^{676th} ^{677th} ^{678th} ^{679th} ^{680th} ^{681st} ^{682nd} ^{683rd} ^{684th} ^{685th} ^{686th} ^{687th} ^{688th} ^{689th} ^{690th} ^{691st} ^{692nd} ^{693rd} ^{694th} ^{695th} ^{696th} ^{697th} ^{698th} ^{699th} ^{700th} ^{701st} ^{702nd} ^{703rd} ^{704th} ^{705th} ^{706th} ^{707th} ^{708th} ^{709th} ^{710th} ^{711st} ^{712nd} ^{713th} ^{714th} ^{715th} ^{716th} ^{717th} ^{718th} ^{719th} ^{720th} ^{721st} ^{722nd} ^{723rd} ^{724th} ^{725th} ^{726th} ^{727th} ^{728th} ^{729th} ^{730th} ^{731st} ^{732nd} ^{733rd} ^{734th} ^{735th} ^{736th} ^{737th} ^{738th} ^{739th} ^{740th} ^{741st} ^{742nd} ^{743rd} ^{744th} ^{745th} ^{746th} ^{747th} ^{748th} ^{749th} ^{750th} ^{751st} ^{752nd} ^{753rd} ^{754th} ^{755th} ^{756th} ^{757th} ^{758th} ^{759th} ^{760th} ^{761st} ^{762nd} ^{763rd} ^{764th} ^{765th} ^{766th} ^{767th} ^{768th} ^{769th} ^{770th} ^{771st} ^{772nd} ^{773rd} ^{774th} ^{775th} ^{776th} ^{777th} ^{778th} ^{779th} ^{780th} ^{781st} ^{782nd} ^{783rd} ^{784th} ^{785th} ^{786th} ^{787th} ^{788th} ^{789th} ^{790th} ^{791st} ^{792nd} ^{793rd} ^{794th} ^{795th} ^{796th} ^{797th} ^{798th} ^{799th} ^{800th} ^{801st} ^{802nd} ^{803rd} ^{804th} ^{805th} ^{806th} ^{807th} ^{808th} ^{809th} ^{810th} ^{811st} ^{812nd} ^{813th} ^{814th} ^{815th} ^{816th} ^{817th} ^{818th} ^{819th} ^{820th} ^{821st} ^{822nd} ^{823rd} ^{824th} ^{825th} ^{826th} ^{827th} ^{828th} ^{829th} ^{830th} ^{831st} ^{832nd} ^{833rd} ^{834th} ^{835th} ^{836th} ^{837th} ^{838th} ^{839th} ^{840th} ^{841st} ^{842nd} ^{843rd} ^{844th} ^{845th} ^{846th} ^{847th} ^{848th} ^{849th} ^{850th} ^{851st} ^{852nd} ^{853rd} ^{854th} ^{855th} ^{856th} ^{857th} ^{858th} ^{859th} ^{860th} ^{861st} ^{862nd} ^{863rd} ^{864th} ^{865th} ^{866th} ^{867th} ^{868th} ^{869th} ^{870th} ^{871st} ^{872nd} ^{873rd} ^{874th} ^{875th} ^{876th} ^{877th} ^{878th} ^{879th} ^{880th} ^{881st} ^{882nd} ^{883rd} ^{884th} ^{885th} ^{886th} ^{887th} ^{888th} ^{889th} ^{890th} ^{891st} ^{892nd} ^{893rd} ^{894th} ^{895th} ^{896th} ^{897th} ^{898th} ^{899th} ^{900th} ^{901st} ^{902nd} ^{903rd} ^{904th} ^{905th} ^{906th} ^{907th} ^{908th} ^{909th} ^{910th} ^{911st} ^{912nd} ^{913th} ^{914th} ^{915th} ^{916th} ^{917th} ^{918th} ^{919th} ^{920th} ^{921st} ^{922nd} ^{923rd} ^{924th} ^{925th} ^{926th} ^{927th} ^{928th} ^{929th} ^{930th} ^{931st} ^{932nd} ^{933rd} ^{934th} ^{935th} ^{936th} ^{937th} ^{938th} ^{939th} ^{940th} ^{941st} ^{942nd} ^{943rd} ^{944th} ^{945th} ^{946th} ^{947th} ^{948th} ^{949th} ^{950th} ^{951st} ^{952nd} ^{953rd} ^{954th} ^{955th} ^{956th} ^{957th} ^{958th} ^{959th} ^{960th} ^{961st} ^{962nd} ^{963rd} ^{964th} ^{965th} ^{966th} ^{967th} ^{968th} ^{969th} ^{970th} ^{971st} ^{972nd} ^{973rd} ^{974th} ^{975th} ^{976th} ^{977th} ^{978th} ^{979th} ^{980th} ^{981st} ^{982nd} ^{983rd} ^{984th} ^{985th} ^{986th} ^{987th} ^{988th} ^{989th} ^{990th} ^{991st} ^{992nd} ^{993rd} ^{994th} ^{995th} ^{996th} ^{997th} ^{998th} ^{999th} ^{1000th} ^{1001st} ^{1002nd} ^{1003rd} ^{1004th} ^{1005th} ^{1006th} ^{1007th} ^{1008th} ^{1009th} ^{1010th} ^{1011st} ^{1012nd} ^{1013th} ^{1014th} ^{1015th} ^{1016th} ^{1017th} ^{1018th} ^{1019th} ^{1020th} ^{1021st} ^{1022nd} ^{1023rd} ^{1024th} ^{1025th} ^{1026th} ^{1027th} ^{1028th} ^{1029th} ^{1030th} ^{1031st} ^{1032nd} ^{1033rd} ^{1034th} ^{1035th} ^{1036th} ^{1037th} ^{1038th} ^{1039th} ^{1040th} ^{1041st} ^{1042nd} ^{1043rd} ^{1044th} ^{1045th} ^{1046th} ^{1047th} ^{1048th} ^{1049th} ^{1050th} ^{1051st} ^{1052nd} ^{1053rd} ^{1054th} ^{1055th} ^{1056th} ^{1057th} ^{1058th} ^{1059th} ^{1060th} ^{1061st} ^{1062nd} ^{1063rd} ^{1064th} ^{1065th} ^{1066th} ^{1067th} ^{1068th} ^{1069th} ^{1070th} ^{1071st} ^{1072nd} ^{1073rd} ^{1074th} ^{1075th} ^{1076th} ^{1077th} ^{1078th} ^{1079th} ^{1080th} ^{1081st} ^{1082nd} ^{1083rd} ^{1084th} ^{1085th} ^{1086th} ^{1087th} ^{1088th} ^{1089th} ^{1090th} ^{1091st} ^{1092nd} ^{1093rd} ^{1094th} ^{1095th} ^{1096th} ^{1097th} ^{1098th} ^{1099th} ^{1100th} ^{1101st} ^{1102nd} ^{1103rd} ^{1104th} ^{1105th} ^{1106th} ^{1107th} ^{1108th} ^{1109th} ^{1110th} ^{1111st} ^{1112nd} ^{1113th} ^{1114th} ^{1115th} ^{1116th} ^{1117th} ^{1118th} ^{1119th} ^{1120th} ^{1121st} ^{1122nd} ^{1123rd} ^{1124th} ^{1125th} ^{1126th} ^{1127th} ^{1128th} ^{1129th} ^{1130th} ^{1131st} ^{1132nd} ^{1133rd} ^{1134th} ^{1135th} ^{1136th} ^{1137th} ^{1138th} ^{1139th} ^{1140th} ^{1141st} ^{1142nd} ^{1143rd} ^{1144th} ^{1145th} ^{1146th} ^{1147th} ^{1148th} ^{1149th} ^{1150th} ^{1151st} ^{1152nd} ^{1153rd} ^{1154th} ^{1155th} ^{1156th} ^{1157th} ^{1158th} ^{1159th} ^{1160th} ^{1161st} ^{1162nd} ^{1163rd} ^{1164th} ^{1165th} ^{1166th} ^{1167th} ^{1168th} ^{1169th} ^{1170th} ^{1171st} ^{1172nd} ^{1173rd} ^{1174th} ^{1175th} ^{1176th} ^{1177th} ^{1178th} ^{1179th} ^{1180th} ^{1181st} ^{1182nd} ^{1183rd} ^{1184th} ^{1185th} ^{1186th} ^{1187th} ^{1188th} ^{1189th} ^{1190th} ^{1191st} ^{1192nd} ^{1193rd} ^{1194th} ^{1195th} ^{1196th} ^{1197th} ^{1198th} ^{1199th} ^{1200th} ^{1201st} ^{1202nd} ^{1203rd} ^{1204th} ^{1205th} ^{1206th} ^{1207th} ^{1208th} ^{1209th} ^{1210th} ^{1211st} ^{1212nd}

0064

Count of General Sessions.

The People

vs
Mark Silverman

Grand Larceny. 2^d degree
§ 528 to 531 Penal Code.

Stealing a silver watch of the value of \$12 from the person of Jacob Crystal, on the 6th of August, 1888, in the occasion of a fire in Division Street, near Allen St.

Jacob Crystal, of Suffolk Street Teddler. On the 6th of August, 1888, I think, between five and six o'clock in the afternoon, I was looking at a fire which occurred in Division Street, near Orchard. I stood near Allen Street in a crowd. All of a sudden I felt a pressure against my chest, as if somebody had laid his hand against my watch pocket. Whereupon I searched for my watch, I found the same gone, and saw

0065

at the same time, the defendant
moved in a suspicious manner.
I grabbed him by the lapels of
his coat, and he took my gold
watch out of his trousers pocket
and returned it to me. He
tried to escape, but I held him
by the coat. Finally he slipped
out of his coat and made away,
leaving ~~the coat~~ in my hands,
the coat, which I afterwards hand-
ed over to the police officer. The
watch is also in possession of
the police.

0066

Carroll's Leary, detective, 7th precinct. On the 7th of August, 1888, at the request of the complainant and upon a description given by him of the defendant, I arrested the defendant at the corner of Orchard and Canal Streets. He had no coat on. In the Station House he recognized the coat which I showed him and which I had received from the complainant, as his property. It was made of the same material as were the pants and the vest which the defendant had on at the time of his arrest. He put it on; it fitted him exactly. It is held now by the officer for evidence. I asked the defendant, where he had his coat. He replied that he had lost it in a fight. Upon being further asked, why he did not try to recover it, the defendant merely shook his head and refused any further answer.

0067

COURT OF GENERAL SESSIONS.

THE PEOPLE, &c.

vs.

Mark S. Plummer

BRIEF OF FACTS.

For the District Attorney.

Dated

1889

March 11
Edward Cross

Deputy Assistant.

0068

DISTRICT ATTORNEY'S OFFICE.

PEOPLE

vs.

Mark Silverman

Witnesses for the
Trial:

Jacob Crystall
of Suffolk St

Counselors Leary
7th Precinct.

To bring coat and
watch along

0069

District Attorney's Office.

PEOPLE

vs.

Marks Silverman.

There seems to be in
this case some
room to believe
that it is one of
mistaken identity.
Will Mr. Grosse kindly
examine.

Feb 9th /89

H. J.

0070

New York Sep 13/9. 88.

This is to certify that I
have been called upon to
see Marks Silverman and
found him suffering from
nervous prostration and
fright due to confinement
in Tombs of this City - and
furthermore state that he
Marks Silverman would be
compelled to remain quiet
in Bed for a few days.

W. B. Adler, M. D.,
245. E. Broadway
N.Y.

0071

Police Court—3 District.

Affidavit—Larceny.

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

of No.

occupation

deposes and says, that on the

6

day of

August

188

at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession

person of deponent, in the day time, the following property viz:

One Silver Watch of the
Value of Twelve 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 Marks. Sherman from the fact.

That on the day in
question as deponent was standing
in Division Street looking at a fire
the said deponent searched from
deponent's vest pocket the above
Watch and attempted to remove
with the same

~~Marks. Sherman~~
Jacob Mark Crystall

Sworn to before me, this

of

188

day

Police Justice.

0072

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Marks Silverman 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.

Marks Silverman

Question. How old are you?

Answer.

20 yrs

Question. Where were you born?

Answer.

Russia

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

Answer.

17. Orchard St. N.Y.

Question. What is your business or profession?

Answer.

Police

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
Marks Silverman

Taken before me this

day of

1888

Police Justice.

0073

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

Leopold
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 Aug 8 188

J. P. Duffy Police Justice.

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

Dated 188

Police Justice.

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

Dated 188

Police Justice.

0074

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court---

1229 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

2

3

4

Dated

188

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

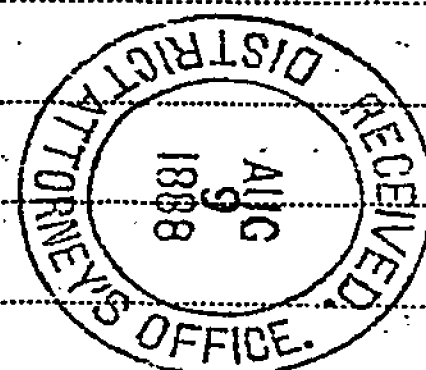
Street.

No.

Street.

\$

to answer



0075

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Max Silverman

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

Max Silverman

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

The said *Max Silverman*

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

*one watch of the
value of Twelve dollars.*

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

*John H. Williams,
District Attorney*

0076

BOX:

318

FOLDER:

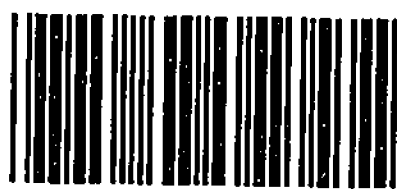
3021

DESCRIPTION:

Smith, George

DATE:

08/16/88



3021

0077

Witnesses:

Counsel,

Filed 16 day of Aug 1888.

Pleads,

THE PEOPLE

23 district
23 person
George Smith

Grand Larceny/Men's degree
[Sections 528, 581, 552, Penal Code]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Michael Connolly

Foreman.

August 17/88
Pleads P.L.
Pen 1/42-123.M.

0078

Police Court—

District.

Affidavit—Larceny.

City and County } ss.
of New York,

of No. 785

John H. Knoepfel

Street, aged 40 years,

occupation

Messchman

being duly sworn

deposes and says, that on the 3rd day of August 1888 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 box containing a quantity of silk-plush valued at Sixty-four ⁹²/₁₀₀ dollars

the property of Messrs. Schneider Bros and Company and this deponent as co-partner

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 Smith-Crowther

For the reasons following, to wit: On the said date the said box was in deponent's store and having missed the same is informed by Officer Crystal (then present) that he Crystal found the said property in the possession of the defendant on Mulberry Street. Deponent having since seen the said property, identifies the same as being the property which was feloniously taken, stolen and carried away.

John H. Knoepfel

Sworn to before me this day

of September 1888

Police Justice.

0079

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 34 years, occupation Police Officer of No. 6th Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of John H. Thompson

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

Sworn to before me, this 14

day of August 1888

Thomas J. Crystal

John H. Thompson

Police Justice.

0080

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

George Smith 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 Smith

Question. How old are you?

Answer.

23 years.

Question. Where were you born?

Answer.

New York

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

Answer.

223 Christie St. New York

Question. What is your business or profession?

Answer.

Redder.

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 or furnish.

George Smith

Taken before me this

day of

1884

Police Justice.

0081

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.....

Reformans
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Fifteen 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 Aug 4 1888 & J. M. Putnam 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.

0082

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court---

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John H. Knapp
1865 vs. *Carroll & Smith*

2 _____

3 _____

4 _____

Dated *August 14* 1888

Patterson Magistrate.

Clinton & Crystal Officers

6 Precinct.

Witnesses *Roll Officers*

No. _____ Street.

No. *185* Street.

No. _____ Street.

No. _____ Street.

\$ *1500.* to answer *G.S.*

Comm.



0083

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

George Smith

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

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

The said George Smith,

late of the City of New York, in the County of New York aforesaid, on the third day of August, in the year of our Lord one thousand eight hundred and eighty-eight, at the City and County aforesaid, with force and arms,

one box, containing a quantity of goods (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of sixty four dollars and ninety two cents,

of the goods, chattels and personal property of one John H. Knapp.

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.

0084

SECOND COUNT—

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

George Smith —

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

The said *George Smith*,

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

*one box containing a quantity
of plush, for more particular
description whereof, is to the
Grand Jury aforesaid unknown,
of the value of sixty four
dollars and ninety two
cents,*

of the goods, chattels and personal property of one *John H. Kessel*,

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

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

George Smith —

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 R. FELLOWS,
District Attorney.

0085

BOX:

318

FOLDER:

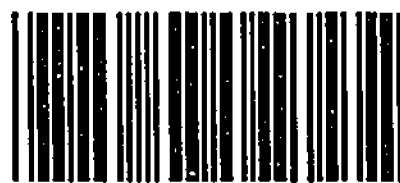
3021

DESCRIPTION:

Smith, James

DATE:

08/17/88



3021

Witnesses :

Forburd
all received
by 6947
all *7 R*

Counsel,

Filed

day of Aug 1888

Pleads,

THE PEOPLE

vs.

James Smith

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

JOHN R. FELLOWS,

District Attorney.

A True Bill.

W. J. Daniels
Foreman.

John J. J. J.
James J. J.

James J. J.

0086

0087

Police Court— 3 District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 11 Third Avenue Street, aged 22 years,
occupation Waiter being duly sworn

deposes and says, that on the 15th day of August 1888 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 black diagonal suit and
one sack coat, altogether of
the value thirty five dollars

\$35⁰⁰/₁₀₀

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 James Smith (now here)

for the reason that deponent is informed
by officer Joseph Perretton of the 14th
precinct police that on the above date
between the hours of 12 and 1 o'clock and
he the said officer arrested said
deponent as suspicious and found
the above described property in his
possession. That deponent has since
seen said property in found in the
possession of deponent and fully
identifies the same as the property stolen
from deponent's furnished room in said
premises.

John Tierney

Sworn to before me, this 15 day

1888

Police Justice.

0088

CITY AND COUNTY
OF NEW YORK, } ss.

aged 30 years, occupation Police officer of No.

14th Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of John Tierney

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

Sworn to before me, this

day of

15
August
1888

Joseph Bruneton
Police Justice.

0089

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Smith 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. *James Smith*

Question. How old are you?

Answer. *69 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *65 East 12th Street New York City*

Question. What is your business or profession?

Answer. *Iron Moulder*

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

Answer. *I am guilty.*
James Smith
mark

Taken before me this


day of *August* 190*8*

Police Justice.

0090

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. August 15 1888  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.*

0091

Police Court---

1372 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Tierney
James Smith

Offence
Larceny
felony

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 *August 15* 188 *8*

Wiffy Magistrate.

Joseph Beret Officer.

14 Precinct.

Witnesses *Joseph Beret*

7/14 to Precinct Police

No. Street.

No. Street.

\$ *500* to answer



Cons

0092

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

James Smith

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

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

The said *James Smith*,

late of the City of New York, in the County of New York aforesaid, on the *15th*
day of *August*, in the year of our Lord one thousand eighty hundred and
eighty-*eight*, at the City and County aforesaid, with force and arms,

*Two coats of the value of twelve
dollars each, one pair of trousers
of the value of seven dollars
and one vest of the value of
four dollars.*

of the goods, chattels and personal property of one *John Tierney*.

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.

John A. T. Jones,
District Attorney

0093

BOX:

318

FOLDER:

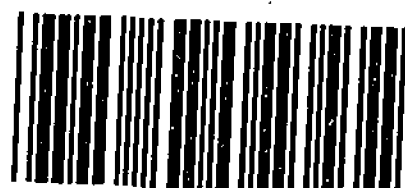
3021

DESCRIPTION:

Smith, John

DATE:

08/14/88



3021

0094

Witnesses;

Counsel,

Filed 14 day of Aug 1888
Pleads,

THE PEOPLE

vs.

John Smith
(2 cases)

Grand Larceny, 1st Degree.
(From the Person.)
[Sections 528, 580, Penal Code].

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Wm. L. Lennell

August 15/88 Foreman.

Pleaded Guilty Jan. 24/89
Fined \$100. 2 yrs P.B.M.

0095

Police Court— District.

Affidavit—Larceny.

City and County }
of New York, } ss.of No. 300 Bowry Street, aged 19 years,
occupation segar maker being duly sworndeposes and says, that on the 19 day of July 1888 at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession and

~~possession~~ of deponent, in the nighttime, the following property viz:One silk handkerchief, one pen-
knife and three train tickets
all being valued at twenty
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 Smith (now here)for the reasons following, to-wit:
on the above described date
deponent was sitting on one
of the benches in City Hall
Park having the said property
in the pockets of the clothing
then worn by him and fell asleep
When he awoke he found the said
property missing and this de-
fendant seated near him, deponent
accused the defendant of stealing
said property, where the said de-
fendant struck deponent a violent
blow in the face and ran awaySubscribed before me, this 19 day of July 1888

Police Justice

0096

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 23 years, occupation Police Officer of No.

2nd Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Henry Doran

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

Sworn to before me, this 20

day of July 1888

Anthony J. Boby

A. J. Boby
Police Justice.

0097

Sec. 108-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Smith being duly examined before the under-
signed according to law, on the annexed charge; and being informed that it is h's right to
make a statement in relation to the charge against h'm; that the statement is designed to
enable h'm if he see fit to answer the charge and explain the facts alleged against h'm
that he is at liberty to waive making a statement, and that h's waiver cannot be used
against h'm 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.

Taken before me this
day of July 1888

Police Justice.

0098

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
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.....**July 20**1888**J. H. Hill**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.

0099

Police Court---

1134 District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Henry O'Grady
306 W. B'way
John Smith

Officer
from person

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

2

8

4

Dated *July 20* 188

Magistrate.

Officer.

2nd Precinct.

Witnesses *Call officer*

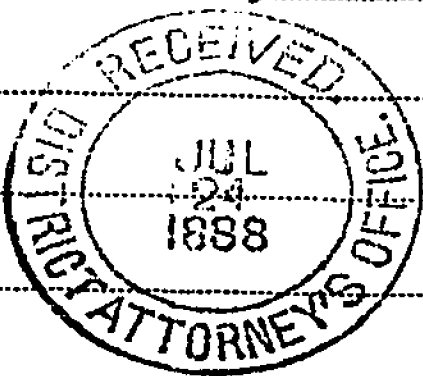
No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *1000* to answer *GS*



0100

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

John Smith

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

John Smith

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

The said *John Smith*

late of the City of New York, in the County of New York aforesaid, on the *nineteenth*
day of *July* in the year of our Lord one thousand eight hundred and
eighty-eight at the City and County aforesaid, in and upon the body of one *Henry*
Doe in the peace of the said People then and there being, with force
and arms, unlawfully did make an assault, and *him* the said *Henry*
Doe did then and there unlawfully beat, wound and ill-treat, to the great damage
of the said *Henry Doe*, 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 R. FELLOWS,

District Attorney

0101

Witnesses:

Counsel,

Filed

14 day of Aug 1888

Pleads,

THE PEOPLE

vs.

John Smith
(2 cases)

ASSAULT IN THE THIRD DEGREE
(Section 219, Penal Code)

JOHN R. FELLOWS,

District Attorney.

A True Bill

Frederick L. Linn
Foreman.

Sentenced on ault
indict. P.B.H.

0102

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Smith

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

John Smith —

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

The said *John Smith*.

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

one handkerchief of the value of
one dollar, one ring of the value
of one dollar, and three written
instruments and evidences of contract
of the kind called pawn tickets
of the value of six dollars each.

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

John R. Kellogg,
District Attorney

0 103

BOX:

318

FOLDER:

3021

DESCRIPTION:

Smith, Mary

DATE:

08/16/88



3021

Witnesses:

Counsel,

Filed

16

day of Aug

1888

Pleads,

Not Guilty

THE PEOPLE

vs.

Mary Smith

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Frederick Kestner
Foreman.

Part III September 19/88

Tried and acquitted

Grand Larceny Second degree.
[Sections 528, 531, 532, Penal Code].

0105

Police Court District

Affidavit—Larceny.

City and County } ss.:
of New York,

of No.

occupation

deposes and says, that on the

day of

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 time, the following property viz

Two Dresses, a Shawl, a
Chair and aprons
total value of Forty Dollars
(\$40)

the property of

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

Mary Smith (now here)
for the reason that said Smith
was in deponent's employ on
said date, and left his house
without saying whether or where
she was going, and deponent then
missed said property. When said
Defendant was arrested two of the
said dresses were found in her
possession. Wherefore deponent
now charges said Defendant with
taking, cheating and carrying
away said property and prays
that she be dealt with as the
Law directs.

Morris Cohen
mark

Subscribed before me, this

188

day

Police Justice.

0106

Sec. 193-200.

3

District Police Court.

CITY AND COUNTY
OF NEW YORK,

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

Question. What is your name.

Answer.

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
Mary Smith
mark

Taken before me this

John J. ...

188

Police Justice.

0107

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 Fifty 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 July 21 188 8 John J. Hoffman 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.

0108

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Police Court---

District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Mary Smith
Dated _____ 188

George Langer
Magistrate.
Officer.
Precinct.

Witnesses *Mrs. Cohn*
No. *5 Sheriff* Street.


No. _____ Street.




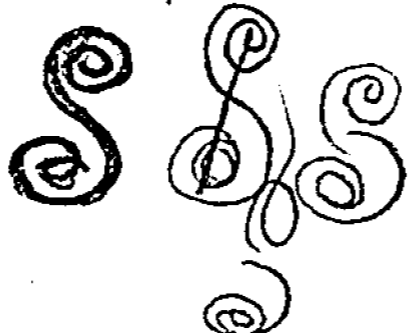
No. _____ Street.

\$ *5-00* to answer *45*



0109


District Attorney's Office.

Part 3 
PEOPLE
vs.
Calendar
for
Sept 19/88
Sub & Fil Issued
Ent in 
 

0110

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Mary Smith

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

Mary Smith -

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

The said

Mary Smith

late of the City of New York, in the County of New York aforesaid, on the *seventeenth* day of *July*, in the year of our Lord one thousand eight hundred and eighty-*eight*, at the City and County aforesaid, with force and arms,

Two coats of the value of ten dollars each, two dresses of the value of ten dollars each, one shawl of the value of five dollars, one shirt of the value of two dollars, and three aprons of the value of one dollar each.

of the goods, chattels and personal property of one

Mary Smith

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.

01111

SECOND COUNT—

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

Mary Smith

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

The said

Mary Smith,

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

*Two dresses of the value of
fifteen dollars each.*

of the goods, chattels and personal property of one *Morris Cohen.*

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

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

Mary Smith

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 R. FELLOWS,
District Attorney.