

0201

BOX:

302

FOLDER:

2871

DESCRIPTION:

Tembrook, Henry

DATE:

03/19/88



2871

0202

No. 195

Counsel,
Filed 19 day of March 1888
Pleads,

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

THE PEOPLE

vs.
P

Henry Lambrook

JOHN R. FELLOWS,
District Attorney.

A True Bill

(Signed) Henry Lambrook

Foreman.
John Lambrook

Wm O. P. P.
Clerk
March 23/88.

Witnesses:

Walter Maloney

Patrick Maloney

W. Maloney

Camp for Officers

Was sworn a Peon

in Pen. F.P.

Dep. Tax given

Acquitted

at San Antonio

to Mexico.

Robert Gerner

F.P.

POOR QUALITY
ORIGINAL

0203

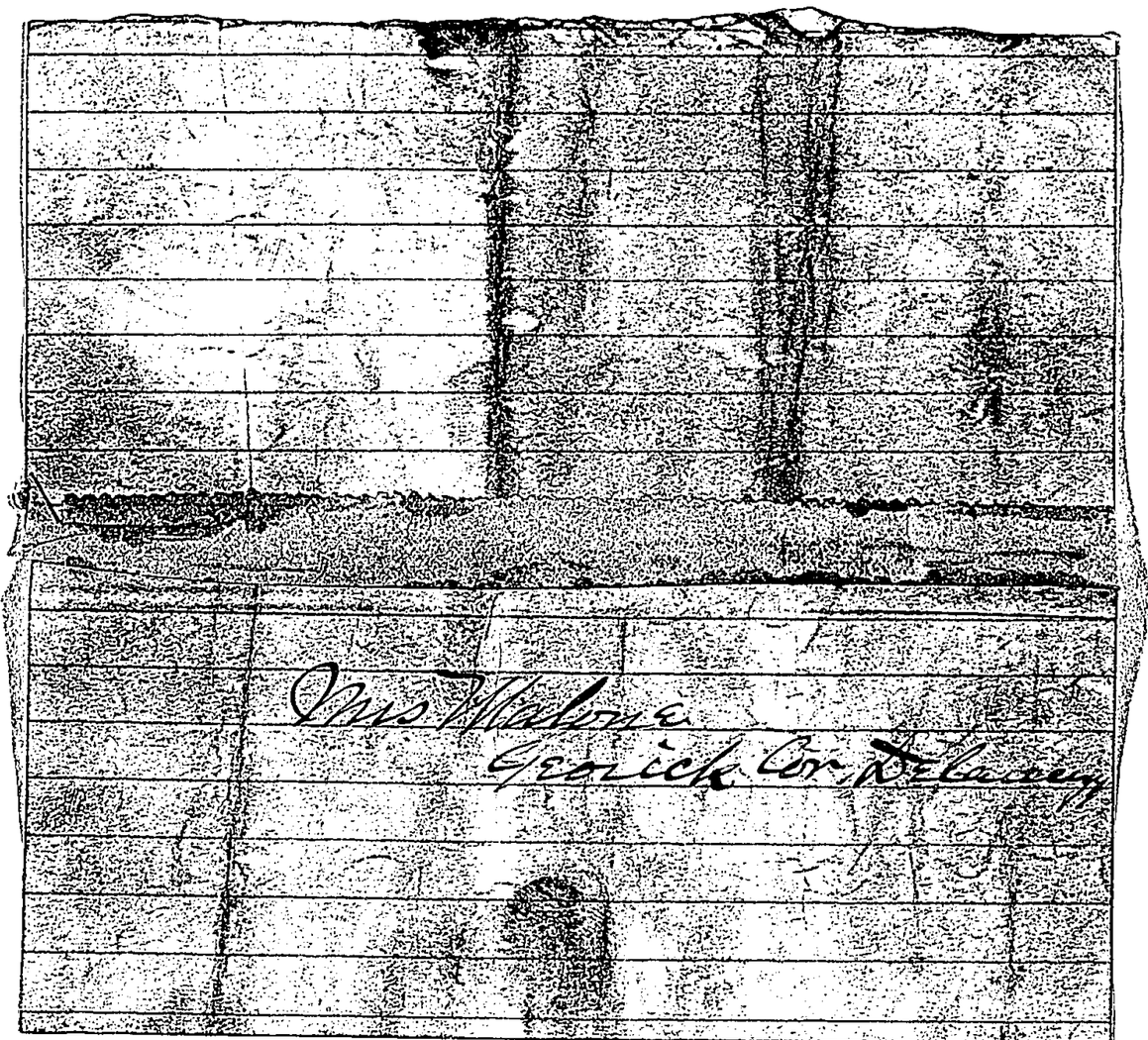
Give this young
fellow my over coat
for me as I am going
out with Mr. Burns I
have not any time to come
up my self.

~~Robert Motour~~

John Roberts

POOR QUALITY
ORIGINAL

0204



Miss Malone
Georick Cor. Delaware

0205

Police Court— 3 District.

Affidavit—Larceny.

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

Kate Maloney
of No. 51 Gorsck Street, aged 29 years,
occupation Housekeeper being duly sworn
deposes and says, that on the 6 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 Day time, the following property viz :

One Blue Cloth over Coat
of the Value of Twenty Six
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 Henry Pembroke "Honkie"
from the pocket of Mat on the
Day in question. The said
deponent came to deponent
with a note saying that her
husband wished his over coat
deponent believing the said note
was written by husband gave
to the deponent above coat and
deponent has admitted that
he received the over coat
from deponent and gave it to
one Gilbert who pawned it for
three dollars

Katie Maloney

Sworn to before me, this 12 day of March 1888
J. P. Sullivan Police Justice.

0206

CITY AND COUNTY }
OF NEW YORK, } ss.

POLICE COURT, 3 DISTRICT.

Patrick Maloney
of No. 51 Greek Street, aged 32 years,
occupation laborer being duly sworn deposes and says,
that on the 6 day of May 1888
at the City of New York, in the County of New York, Alphonse

Says that on the above date
he did not write a letter
of his wife Kate Maloney to
give his over coat to any one
and he further says that
he did not see the said
Yerbrook for over a month previous
to said date

Patrick Maloney

Sworn to before me, this 12 day

of May 1888

John Brennan

Police Justice

0207

Sec. 198-200.

6 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry Lumbrook 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. Henry Lumbrook

Question. How old are you?

Answer. 21 Year

Question. Where were you born?

Answer. New York

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

Answer. 4 Lewis Street

Question. What is your business or profession?

Answer. Machinist

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

Henry Lumbrook

Taken before me this 12
day of March 1888
J. M. McManis
Police Justice.

0208

Dated 1888 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 1888 Police Justice.

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

Dated 1888 Police Justice.

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 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 New York, until he give such bail.

Police Court District.

THE PEOPLE, &c., ON THE COMPLAINT OF

Rate Maloney 51 Cornet

Offence

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated 1888

M. P. Patterson Magistrate.

Johnston Sullivan Officer.

Witnesses

Patrick Mulvaney

No. 57 York Street.

No. Street.

No. Street.

\$ 1000. to answer

Cond

of



Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Henry Tembrook

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

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

The said *Henry Tembrook*

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

one overcoat of the value of twenty-six dollars

of the goods, chattels and personal property of one *Blinda Maloney*

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.

0210

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Henry Tembrook

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

Henry Tembrook

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

The said

Henry Tembrook

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

one overcoat of the value of twenty-six dollars

of the goods, chattels and personal property of one

Blinda Maloney

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.

SECOND COUNT—

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

Henry Tembrook

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

The said Henry Tembrook

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 overcoat of the value of twenty-six dollars

of the goods, chattels and personal property of one Rate Maloney

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

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

Henry Tembrook

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.

02 13

BOX:

302

FOLDER:

2871

DESCRIPTION:

Toomey, John

DATE:

03/06/88



2871

Witnesses:

W. C. ...

In my opinion there can be no conviction in this case on the evidence.

I therefore recommend the dismissal of this indictment.

April 29/92 Vernon M. ...

No. 1 April

Counsel, Filed, day 188 Pleads

THE PEOPLE,

vs.

John J. Conroy

RANDOLPH B. MARTINE,

District Attorney.

Case of ...

True Bill.

W. C. ...

Foreman.

W. C. ...

April 29 1892

Division of Corporation Ordinance
(Section 25, n. y. City Government)
City of New York
without a ...

0215

City and County } ss
of New York,

Police Court, 10 District.

Martin J. Conlin
of No. 3 Green St. Street, aged 42 years, occupation Police

being duly sworn, deposes and says that on the 18
day of February 1888, at the City of New York, in the County of
New York, John J. Sweeney (now here),

did unlawfully offer for sale in front
the Windsor Theatre 45 Bowery
ticket of admission to the
same theatre without having
a license for the same

in violation of Chapter _____ Section _____ of the Ordinances of the Cor-
poration of the City of New York.

Martin J. Conlin

Sworn before me, this 18 day of February 1888
John J. Sweeney
Police Justice.

0216

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

John Loomney 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 Loomney*

Question. How old are you?

Answer. *37 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *22 Barrow St 5 years*

Question. What is your business or profession?

Answer. *Later*

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

Answer. *I am not guilty and demand a trial by jury John Loomney*

Taken before me this

day of *February* 188*8*

J. J. [Signature]

Police Justice.

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 T. ...

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

of the CRIME OF ... of the City and County of New York, committed as follows:

The said

late of the ... Ward of the City of New York, in the County of New York aforesaid, on the ... day of ... in the year of our Lord one thousand eight hundred and eighty- ... , at the Ward, City and County aforesaid,

did unlawfully sell and attempt to sell to divers persons to the Grand Jury aforesaid ... in the public streets there, called ... admission to a certain place of amusement there ... where admission was by ticket, in that ... a license from the Mayor of the said City together with a metal badge as required by the provisions of a certain ordinance theretofore duly adopted and passed by the Common Council of said City, and then and there in full force and operation, which said ordinance is as follows, to wit:

"Every person, before selling or attempting to sell, in any of the public streets of this city, any ticket or certificate of ad-

mission to any place of amusement or entertainment, where admission is by ticket or certificate, shall obtain a license from the mayor, together with a metal badge, not less in size than a silver dollar, with a number thereon to correspond with the number of his license; and at all times, while selling such tickets or certificates, the badge shall be worn in a conspicuous place on the front of his coat.

Each license and badge shall be used only by the person to whom they were issued, and if used by any other person in violation of this section, shall subject both the owner and the person other than the owner so using such license or badge to the penalty prescribed in section 6 of this ordinance.

No person so licensed shall sell or offer for sale any such ticket or certificate, nor shall any such ticket or certificate, nor shall such tickets or certificates be sold on the sidewalk within the space in front of the vestibule or entrance to any building or place of amusement in which any entertainment or theatrical performance is to be given where admission is by ticket or certificate, under the penalty prescribed in section 6 of this ordinance.

Every person so licensed as aforesaid, who shall deceive any purchaser by selling any ticket or certificate of admission, falsely representing the location or number of the seat or seats in any such place of entertainment, shall thereby incur the penalty prescribed in section six of this

ordinance; nor shall any person sell any such ticket or certificate in any hallway, porch or vestibule of any building in which such entertainment is to be given, without the consent of the person giving the entertainment, under a like penalty.

Every person so licensed shall pay a license fee for the benefit of the city treasury of fifty dollars, and for each renewal of such license the fee shall be twenty-five dollars; and all licenses and renewals shall be for one year from the date thereof, and may be revoked at the will and pleasure of the mayor.

Every person offending against or violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor, and shall be arrested and taken before the police magistrate sitting at the nearest police station until the opening of such court, and upon conviction shall be fined ten dollars for every such offense or violation, and in default of payment, be imprisoned not exceeding ten days.

The Commissioners of Police are hereby directed to carry into effect the provisions of this ordinance; and did then and there and thereby offend against and violate the said ordinance and its provisions; 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

0222

BOX:

302

FOLDER:

2871

DESCRIPTION:

Tracey, Joseph

DATE:

03/16/88



2871

No. 164

Counsel,
Filed 16 day of March 1888
Pleads, *Guilty* (19)

Burglary in the THIRD DEGREE
(Section 498, 506, 528, 530 and 539)

THE PEOPLE

vs.
Gregory
John H. Sr.

Joseph Tracey

JOHN R. FELLOWS,

Attorney at Law
District Attorney
John H. Tracey
pleads G.C. 12.

A True Bill.

W. J. ...
Foreman.

Pen. & mas.
R.B.A.

Witnesses:

Kate Carey
Patrick Morris

Wright Brothers
Charles Spence & Co
Adopted in
#714 68 44
John Tracey
738 29

02224

Police Court— 3rd District.

City and County } ss.:
of New York,

of No. 342 East 11th Street, aged 22 years,
occupation grocer being duly sworn

deposes and says, that the premises No. 342 East 11th Street, 17 Ward
in the City and County aforesaid the said being a brick building

in part
and which was occupied by deponent as a Grocery Store and dwelling
and in which there was at the time a human being, ~~by name~~

Booke and
were BURGLARIOUSLY entered by means of forcibly opening a
curtain in the rear of said Store
at about the hour of 9 o'clock P.M.

on the 26th day of February 1888 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

One plush sack, one pair of gold
bracelets, two gold rings, one gold
chain, one gold watch pin and
fifteen dollars in money, said
property being in all of the value
of one hundred and fifteen dollars

the property of deponent
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away by
Joseph Tracey, now here,

for the reasons following, to wit: That said Store and
dwellings were securely closed and
fastened and said property was
then contained in a bureau
and wardrobe therein. That
about the hour of 10 o'clock on
the night of said day deponent
returned to his apartments

0225

and found a pair windows had
been forced open and that the
property aforesaid had been stolen
and carried away. That the pair
of gold bracelets were here shown
and the stolen bracelets aforesaid,
and deponent is now here informed
by Patrick Morris that he, said
Morris, bought and received the
said bracelets from the said
dependant.

Sworn to before me this
7 day of March 1858

Am. Pleasance Police Justice

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
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 1858
Police Justice.

I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1858
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 1858
Police Justice.

Police Court, District, _____

THE PEOPLE, &c.,
on the complaint of _____

vs.

1 _____
2 _____
3 _____
4 _____

Offence—BURGLARY.

Dated _____ 1858

Magistrate. _____
Officer. _____
Clerk. _____

Witnesses. _____
No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____

\$ _____ to answer General Sessions.

0226

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick Morris
aged *21* years, occupation *Waiter* of No.

330 East 35th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Kate Carey*

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

Sworn to before me, this

day of *March* 188*8*

Patrick Morris

J. M. Patterson

Police Justice.

0227

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Joseph Gracey 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. *Joseph Gracey*

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. *418 East 11th St. all my life*

Question. What is your business or profession?

Answer. *I work in a factory*

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. A boy gave me the packets to sell and I sold them to Mr. Morris for thirty cents. I don't know where the boy can be found.*

his
Joseph Gracey
maker

Taken before me this

day of *March* 188*8*

J. P. Stevens

Police Justice

0220

Dated 1888 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 1888 Police Justice.

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

Dated March 7th 1888 Police Justice.

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

and be committed to the Warden and Keeper of Hundred Dollars,

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of

committed, and that there is sufficient cause to believe the within named

It appearing to me by the within depositions and statements that the crime therein mentioned has been

Joseph J. Dancy

and that there is sufficient cause to believe the within named

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 March 7th 1888 Police Justice.

Police Court District. 2-44 404

THE PEOPLE, & C.,
OF THE COMPLAINT OF
Kate Cooney
34th St. East 11th St.
Joseph J. Dancy
Offence: Burglary
and Larceny

Dated March 7th 1888

Patterson Magistrate.

Klein Officer.

14th Precinct.

Witnesses: Julius Klein

14th Precinct. Police Street.

Patrick Morris

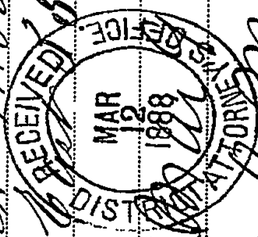
No. 330 Street.

No. 9 1/2 Street.

9 1/2 Street.

11100. to Mrs. G.S.

Conrad



BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Joseph Tracey

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

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

The said *Joseph Tracey*

late of the *Seventh* Ward of the City of New York, in the County of New York
aforesaid, on the *26th* day of *February* in the year of our Lord one
thousand eight hundred and eighty-*eight*, with force and arms, in the
month time of the same day, at the Ward, City and County aforesaid, the
dwelling house of one *Kate Parry* —

there situate, feloniously and burglariously did break into and enter, with intent to
commit some crime therein, to wit: with intent, the goods, chattels and personal property
of the said *Kate Parry* —

— in the said dwelling house then and there being, then and
there feloniously and burglariously to 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.

SECOND COUNT—

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

Joseph Broome

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

The said *Joseph Broome*

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

one watch case of the value of fifty dollars, one pair of bracelets of the value of twenty five dollars, two finger rings of the value of ten dollars each, one breast pin of the value of twenty dollars, and the sum of fifteen dollars in money, lawful money of the United States, and of the value of fifteen dollars,

of the goods, chattels, and personal property of one *Kate Carey*

in the dwelling house of the said *Kate Carey*

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.

THIRD COUNT.

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

Joseph Tracey

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

The said *Joseph Tracey*

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

one pair of bracelets of the value of twenty five dollars,

of the goods, chattels and personal property of *John Carey*

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen from the said *John Carey*

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

Joseph Tracey

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

JOHN R. FELLOWS,
District Attorney.

0233

BOX:

302

FOLDER:

2871

DESCRIPTION:

Tubbs, Annie

DATE:

03/21/88



2871

Witnesses —

Fredk. J. Richardson
Jimmie A. Hughes

Paul Hayes at
R-00

Filed 21 day of March 1888
No. 208 of B

Pleas *Guilty*

THE PEOPLE

at 6 o'clock

Annie Tubbs

*Obtaining goods by False Pretences.
For which the law imposes
penalty*
[Section 57, Crim. Code]

JOHN R. FELLOWS,

JOHN MEKEON,

District Attorney.

A True Bill.

(Signature)

Foreman.

Part IV March 28/88
Pleas - Petit Larceny
City of San Francisco

POOR QUALITY ORIGINAL

0235

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

POLICE COURT, 26 DISTRICT.

Frederick J. Richardson

of No. 107 John Street, being duly sworn, deposes and

says that on the 14th day of December 1887

at the City of New York, in the County of New York, there was feloniously taken and

stolen and carried away from deponent, by means of false and fraudulent representations, ^{made with intent to cheat & defraud deponent} good and lawful money of the amount and value of five dollars, consisting of one bank's check of the value of five dollars, and deponent charges that the said sum was taken stolen and carried away by Annie Tubbs now here, for the following reasons to wit, on said date December 14th 1887 said Annie came to deponent and falsely and fraudulently represented to deponent that her aunt Phebe Hughes (the widow of one George Hughes who was formerly in deponent's employ) was dead and that the family of said Phebe were without money and said Annie then asked deponent for money with which to pay for the burying of said Phebe Hughes. Deponent believing said statement to him made by said Annie to be true and that said Phebe Hughes was dead gave to said Annie the said sum of five dollars in a check drawn to the order of said Annie. Deponent gave said money believing it to be for a benevolent and charitable purpose, and also for the reason that deponent believed the statement of said Annie to be true. Deponent has since been informed by Jennie A. Hughes whom he knows to be the daughter of said Phebe Hughes that said Phebe Hughes is not dead but is alive, and now lives on 10th Avenue + 130th Street in the City of New York. Whereupon deponent charges said Annie Tubbs with feloniously and intentionally violating Section 567 of the Penal Code in having wilfully & feloniously obtained said sum of five dollars from deponent for an alleged or pretended charitable or benevolent object to wit the burial of said Phebe Hughes, said Phebe being still alive. Whereupon deponent may said Annie may be held to answer as the law directs.

Frederick J. Richardson

sworn to before me this 14th day of March 1888.

Samuel W. Kelly
Deputy Justice

0236

CITY AND COUNTY OF NEW YORK, } ss.

POLICE COURT, 2 DISTRICT.

Jennie A. Hughes

of No. 130th Street and 10th Avenue Street, aged 13 years, occupation _____ being duly sworn deposes and says,

that on the 14 day of March 1888 at the City of New York, in the County of New York, Phebe Hughes her mother and the widow of George Hughes was and is still living at 130th St & 10th Avenue in the City of New York. That the Annie Dubbs named in the affidavit of Frederick J. Richardson is a cousin of deponent and a niece of said Phebe Hughes deponents mother. Said Phebe is now sick and confined to her bed at the above address and unable to appear in court. Deponent knows that George Hughes her father (now dead) was formerly in the employ of Frederick J. Richardson.

Jennie A. Hughes.

Sworn to before me, this 14 day

of March 1888.

Samuel W. Miller Police Justice.

0237

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 7 DISTRICT.

Robert W. Hebbard

of No. 21 University Place Street, aged 30 years,
occupation Special Police Officer being duly sworn deposes and says,
that on the 29th day of February 188 8
at the City of New York, in the County of New York, he arrested Annie Tubbs
(now hus) charged with violating section 567 of the Penal
Code. That said Annie admitted and confessed to deponent
that she did obtain from Fredenck J. Richardson the
sum of five dollars and that she did falsely represent
to him that her aunt one Phebe Hughes was dead and that
she wanted the money for the purpose of burying said Phebe.
She well knowing that said Phebe was not dead but that
she was and still is alive and now living in the City of
New York.

Robert W. Hebbard

Sworn to before me, this 1st
of March 188 8 day

Samuel W. Allen
Police Justice

0238

Police Court, 9 District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

F. J. Richardson

vs.

Annie M. Clabb

118 Cowy St.

AFFIDAVIT.

Dated March 1 1886

Daniel O. Kelly Magistrate.

Robert W. Hebbard Officer.

Witness, Wm. Grasback

68 Fulton St.

W. Y. City

Jennie B. Hughes

130th St & 10th Ave.

W. Y. City

Disposition, _____

0239

Sec. 198-200.

V District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Annie Tubbs

Question. How old are you?

Answer. 36 years

Question. Where were you born?

Answer. New York

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

Answer. 118 Perry St 2 mos

Question. What is your business or profession?

Answer. Nothing

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

Answer.

I have nothing to say until I
consult counsel

Annie M. Tubbs
see
Mack

Taken before me this

day of

March

1888

Paul J. Mack

Police Justice.

0240

Dated 1888
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 1888
Police Justice.
I have admitted the above-named to bail to answer by the undertaking hereto annexed.

Dated March 1 1888
Police Justice.
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 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.

1387
Police Court of District
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Frederick J. Richardson
107 John St.
1 Annie Dutko
2
3
4
Offence: Voluntary
Violation Sec 57, Penal Law

Dated March 1st 1888
Magistrate
O'Reilly
Hobbes Special Officer.
21 Murray St. Precinct.
Witnesses
James A. Hayes
No. 10 Ave + 130 St. Street.
Wm. Gumbach
No. 63 Street.

RECEIVED. P.M.
MAR 5 1888
DISTRICT ATTORNEY'S OFFICE
\$1500
No. Street.
\$10000 Street.
Committed

BAILED,
No. 1, by
Residence Street
No. 2, by
Residence Street
No. 3, by
Residence Street
No. 4, by
Residence Street

COURT OF GENERAL SESSIONS OF THE PEACE
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Annie Fuller

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

Annie Fuller
of the crime of ^{with intent to defraud} ~~OBTAINING GOODS BY MEANS OF FALSE PRETENCES,~~ ^{money by letter and aid} ~~committed as follows:~~ ^{for an alleged and pretended charitable purpose,}

The said *Annie Fuller*,

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *fourteenth* day of *December*, in the year of our Lord
one thousand eight hundred and eighty *nine*, at the Ward, City and County
aforesaid, with force and arms, with intent feloniously to cheat and defraud one

Frederick J. Richardson

did then and there feloniously, ^{unlawfully} knowingly, and designedly, falsely pretend
and represent to *the said Frederick J. Richardson,*

That one *Charles Hughes*, the aunt of the
said *Annie Fuller* and the widow of *George*
Hughes who had been before his death
in the employ of him the said *Frederick*
J. Richardson, was dead. That the
members of the family of the said *Charles*
Hughes were without money or the means
with which to pay the necessary funeral
expenses of the said *Charles Hughes*, and that
it was necessary that money should be
raised for the purpose of defraying such
expenses.

And the said Frederick J. Richardson

then and there believing the said false pretences and representations
so made as aforesaid by the said Amie T. Tidd

and being deceived thereby, was induced, by reason of the false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said Amie T. Tidd, the sum of five dollars in money lawful money of the United States and of the value of five dollars, and a certain written instrument, to wit, an order for the payment of money of the said community called Bank of America, bearing the name and there indorsed, for the payment of, and of the value of five dollars,

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said Frederick J. Richardson for the purpose of obtaining the same and the said Amie T. Tidd did then and there designedly receive and obtain the said sum of money and the bank order aforesaid

of the said Frederick J. Richardson

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said Frederick J. Richardson for the purpose of obtaining the same and by means of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said Frederick J. Richardson

of the same. And whereas, in truth and in fact, the said Amie T. Tidd was not dead, and the members of her family were not without money or the means with which to pay the necessary general expenses, and it was not necessary that money should be raised for the purpose of defraying such expenses.

And Whereas, in truth and in fact, the pretences and representations so made as aforesaid, by the said Annice Sully to the said Frederick J. Richardson was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said Annice Sully well knew the said pretences and representations so by her made as aforesaid to the said Frederick J. Richardson to be utterly false and untrue at the time of making the same.

And so the Grand Jury aforesaid, do say, that the said Annice Sully, by her and aid, and by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said Frederick J. Richardson,

^{said} of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said Frederick J. Richardson for the alleged and pretended charitable and benevolent purpose aforesaid, with intent feloniously to cheat and defraud him of the same, 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.
~~JOHN McKEON~~ District Attorney.