

0944

BOX:

273

FOLDER:

2627

DESCRIPTION:

Abrahams, Leopold

DATE:

09/12/87



2627

0946

Court of General Sessions
In and for the City and County of New York.

The People of }
vs. }
Leopold Abrahams. }

City and County of New York S. S.
David Mayer being first duly sworn
according to law deposes and says as follows:

1. I am a member of the firm of D. Mayer & Co
transacting business at 22 Walker Street in
the City of New York.
2. I have known Leopold Abrahams for the
past five years.
3. His reputation is that of an honest straightforward
man of business whose character in every respect
has hitherto always been considered by me
beyond reproach.

Sworn before me this }
15th day of September 1884 }.

Gilbert H. Houn.
Commissioner of deeds.
New York City.

David Mayer

0947

Court of General Sessions
In and for the City and County of New York.

The People of
vs.
Leopold Abrahams.

City and County of New York S. S.
Louis D. Cohn being first duly sworn
deposes and says:

1. I am a member of the firm of M. Rosenberg
dealing in real estate business at 69 Bowery in the
City of New York.
2. I have known Leopold Abrahams for the
past fifteen years and know the reputation he
has amongst his neighbors and business men.
3. His reputation is that of an honest-
straightforward man of business, whose character
in every respect has hitherto always been considered
by me beyond reproach.

Subscribed and sworn to before me this 15th
day of September 1887.

Gilbert P. Sloan.

Commissioner of Beards

New York City.

Louis D. Cohn

Court of General Sessions
 In and for the City and County of New York.

The People of
 — vs. —
 Leopold Abrahams. }

City and County of New York S.S.
 Harry Chappell being first duly
 sworn deposes and says.

1. I am carrying on business at 170 Third Avenue in the City of New York.
2. I have known Leopold Abrahams for the past twelve years and know the reputation he has amongst his neighbors and business men.
3. His reputation is that of an honest, straightforward man of business, whose character in every respect has hitherto always been considered by me beyond reproach.

Sworn before me this 15th
 day of September 1887.

Joseph M. V. S.
 Commissioner of Beeds.

New York City.

Harry Chappell

0949

Court of General Sessions

In and for the City and County of New York.

The People of

vs.

Leopold Abrahams.

City and County of New York, ss.

I Leopold Abrahams being duly sworn do depose and say.

I am the above named defendant and am in the City of New York at No 182 Third Avenue in the City of New York between sixteenth and seventeenth Streets. I have carried on said business on said premises for ten years past.

I am a man of family and have a wife and four children and prior to the present instance have never been arrested for or accused of any charge of any description or character whatever.

I am innocent of the charge of receiving stolen goods knowing them to have been stolen, and I solemnly aver that when I purchased the articles for which I am under indictment I did so publicly over my counter and exposed the same publicly for sale in my store window and when Detective Heideberg who I did not know was a police officer, came in and made

0950

inquiry as to the goods in question, I at once told
him all I about the purchase and showed him
where the goods were exposed.

In many years past I have dealt with many
merchants of this city all of whom will certify to
my honesty and my integrity.

Shown to before me this

15th day of September 1897.

Joseph H. Moore
Commissioner of Beeds.

New York City.

Leop. Abraham

0951

CITY AND COUNTY OF NEW YORK,)

.....being duly sworn, says that he resides at No. Street, in the City of New York; that he is years of age; that on the day of 18....., at Number in the City of New York, he served the within on the by leaving a copy thereof with.....

Sworn to before me this
day of 18 }
.....

N. D. General Squires

The People Plaintiff

Leopold ~~Abraham~~ ^{Abrahams} against

Defendant

Indictment for Receiving stolen goods

HOWE & HUMMEL,

Attorneys for Defendant.
87 & 89 CENTRE ST., New York City.

Due and timely service of cop of the within hereby admitted
this day of 18

Attorney
To
Chanaok

0952

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Seoyda Andrews

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

Seoyda Andrews -

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

The said Seoyda Andrews,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the 7th day of March, in the year of our Lord one thousand eight hundred and eighty-seven, at the Ward, City and County aforesaid, with force and arms,

to wit: of the value of
sixty cents each,

of the goods, chattels and personal property of one Robert Morrison,
by one Charles W. Seaman, and -

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

Robert Morrison, -

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

Seoyda Andrews, -

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.

RANDOLPH B. MARTINE,
District Attorney.

0953

#50

X

Witnesses:

Offr. Henselberg, Com. Office
W. H. Braman

Counsel,
Filed 12 day of Sept. 188
Pleads, *Arizumby*

RECEIVING STOLEN GOODS
[Section 850, Penal Code.]

THE PEOPLE

vs.

B

Leopold Abraham
(Defendant)

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Wm. D. De Forest
Foreman.
Deborah
Spred & Aquilino

0954

New York, Oct 7th 1897

Mr. Ambrose H. Lundy.

Dear Sir,

Excuse me a stranger for writing to you, but I am a heart broken Mother. Mr. Van Hook and my husband were at your office yesterday to see you in regards to my son. This morning Mr. Flanagan called to see you as you told him to. But you was busy in part 2nd and he didn't want to disturb you. I was disappointed as this suspense is killing me. I have been sick for two years with Kidney and Nerve trouble unable to do any thing, hardly able to get my breath at times

0955

Charlie is my only boy, and I idolize him, we all love him ~~love~~ dearly, morning, noon, and night. I watch and wait, we miss him at the table there, is one vacant ~~waiting for him~~ which will be one of the happiest moments of my life when he comes home to fill it. Charlie was the life of our home always willing ^{and} loving, never found fault but always ready to wait on Ma Ma, so careful. The first thing in the morning and last at night would be how do you feel, no matter what time of night always ready to run for the doctor. I miss him every time I go to the tombs to see him the

0956

Last thing dont worry please
dont worry. Ma Ma. He told
them in the Tombs he did
not care for himself but his
poor ~~mother~~ Mother. Charlie has
done wrong and I know he
has suffered dearly for the nine
weeks he has been locked
up in the Tombs and is very
sorry for what he has done.
This is the first time he
has ever been in trouble
or arrested and I hope
it will be the last. I wait
for him and long and pray
that he will soon be home
with those that love him.
God alone knows what I suffer
I cant eat, drink or sleep.
Thinking I am almost crazy
I ask you as a special
favor. if you cannot
discharge Charlie and

0957

hold him as a Witness
will you please have
him sent to the house
of Detention as it is im-
possible to keep himself
clean in the Tombs
and no reform there. Taking
day long. the associations is
something long to be remem-
bered. Hoping Mr Seaman
report from you to be
satisfactory.

I remain Yours Resp.

Mrs J. C. Seaman.

P.S. Please excuse writing and
mistakes as I tremble and feel
to sick and nervous to write

0958

TELEPHONE, 531 LAW.

MEMORANDUM

FROM
HOWE & HUMMEL,
Counsellors at Law,

WM. F. HOWE,
A. W. HUMMEL,
BENJ. STEINHARDT,
JOS. F. MOSS,
DAVID MAY.

87 & 89 CENTRE STREET
AND
136, 138 & 140 LEONARD STREET

Due for physical

New York, 15th Sep 1887

My dear Senator,

Pursuant to
your former suggestion I
send you the affidavits
in Stopped Abraham's
Case.

I could obtain
fifty affidavits of his
good character, but deem

0959

those I have, considering
their quality, sufficient.

Will you kindly
make your endorsement so
I can have the instrument
revised at the opening of
the port tomorrow?

Yours faithfully
William S. Howe


0960

Grand Jury Room.

PEOPLE

vs.

Abraham

Receiver

Eli. Davis,

*See me before anything
done herein.*

A.D.P.

0961

District Attorney's Office.

Part One

PEOPLE

vs.

John Johnston
Seduction

Gas. Johnston
531 W. 13th St.



Mr. Martine has
the papers

Chief Clerk
180 dollars
The
to be

0962

Bring out strongly the fact of concealment of goods in trunk under the counter - trunk filled up on top with different goods - caps etc - + stolen goods on bottom -

As to this Morrison's nephew Heidelberg
+ all who searched in the house

0963

District Attorney's Office.

PEOPLE

vs.

Abrahams Recr

Point ^{down} Seaman
as witness ASDP

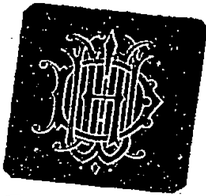
Oct 5 P.M. 2 ASDP

Mr Cundy

Accede to no propo-
sition for discharge on behalf
of recr. ASDP

[Handwritten signature]

0964



25 Chambers Str.
New York City
Sept. 18th 1897

The People v. e.
-agt-
Chas. H. Seaman }

Mr. Vernon M. Davis
Asst Dist Atty. NYC
Dear Sir:

In the above matter concerning
which Mr Heidelberg spoke to
you, would you kindly have
the boy brought up to day & the
case disposed of. The case against
Abrahams against whom Seaman
is to appear has gone off for the
firm. If you will have sentence
suspended as to Seaman he
will come when ever you require
him to testify in the other case.
Seaman's mother is in a most
critical condition & this is
the urgency of the matter

0966

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Seoydd Andrews

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

Seoydd Andrews

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

The said *Seoydd Andrews,*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *21st* day of *March*, in the year of our Lord one thousand eight hundred and eighty-*seven*, at the Ward, City and County aforesaid, with force and arms,

one hundred and forty four
yards of drada muscade of the
value of fifteen cents each
yard,

of the goods, chattels and personal property of one *Robert Morrison,*
by one Charles W. Seaman, and

by - certain *other* persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said

Robert Morrison,

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

Seoydd Andrews

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.

RANDOLPH B. MARTINE,
District Attorney.

0967

#52

Counsel,

Filed

12 day of Sept. 188

Pleads,

Guilty

THE PEOPLE

vs.

B

Leopold Abrahams

(Answer)

RECEIVING STOLEN GOODS

[Section 550, Penal Code].

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Wm J. De Forest

Foreman.

Oct 20/07

Indictment dismissed

W. J. De Forest

Witnesses:

Off Hesselberg Cent Office

W H Seaman

City and County of }
 New York } ss. Robert Morrison
 being duly sworn deposes and
 says that he is the Complainant
 in the within case charging
 Charles H. Seaman with the
 larceny of seven ~~checks~~ pieces
 of check ~~amount~~ altogether
 of the value of forty two dollars
 and seventy cents. That deponent

is now informed by said defendant
 that on or about the 25th day of Dec-
 ember 1888 he sold to one Leopold
 Abrahams of No 182 Third Avenue
 two dozen linen Collars and
 one dozen pair of linen Cuffs
 and that the said Abrahams
 paid deponent upon delivery of
 said goods the sum of two
 dollars and then and there the
 said Abrahams asked the said
 Seaman to bring him ~~some~~

By Parisine Heiling that on or about the 25th
 day of January 1889 the said Seaman
 took to said Abrahams five pieces
~~By Parisine Heiling containing about~~
~~120 yards and received in pay-~~
~~ment therefor from said Abrahams~~
~~the sum of ~~two~~ dollars. That~~
 on or about the 29th day of January
 1889 the said Seaman sold and
 delivered to said Abrahams personally

0969

✓ Ten dozen ladies linen collars
numbered 619 and received in
payment therefor the sum of
Four dollars. That on or about
February 1887 the said Seaman
sold to the said Abrahams Ten
Black Spanish Fishes and one
dozen black Spanish Ties and
received the sum of Five dollars
therefor. That on or about the
9th day of February 1887 the said
Seaman sold to said Abrahams
One dozen gents linen Handker-
chiefs and received from said
Abrahams therefor the sum
of One dollar. That on or about
✓ the 11th day of February 1887 the
said Seaman sold to said Abrahams
Two dozen ladies linen Handkerchiefs
numbered 601 and 600 respectively and
✓ for which the said Abrahams paid
to said Seaman the sum of One
dollar and fifty cents. That on or
✓ about the 15th day of February the
said Seaman delivered to said
Abrahams Ten dozen ladies linen
Cuffs marked #678 and received
the sum of Four dollars therefor.
That on or about the 18th day of
February said Seaman sold to
said Abrahams Three dozen
gents colored bordered linen Handkerchiefs

and received the sum of two dollars and fifty cents.

That on or about the 2nd day of February 1887 the said Seaman sold and delivered to said Abraham Three dozen Ladies Colored bordered Handkerchiefs and received about the sum of Two dollars therefore.

That on or about the 25th day of February 1887 said Seaman sold and delivered to said Abraham Ten dozen Ladies Collars and received about the sum of Four dollars therefore.

That on or about the ~~first day~~ 1st day of March 1887 the said Seaman sold to said Abraham One dozen black Spanish Fiches and received the sum of Two dollars and fifty cents therefore.

That on or about the 4th day of March the said Seaman sold to said Abraham Five dozen gents linen Handkerchiefs # 961 and received about the sum of Four dollars and seventy five cents.

That on or about the 8th day of March the said Seaman

0971

Sold to said Abrahams - Five pieces
of sewing silk No. 880 and
received about the sum of six
dollars -

That on the 24th day of
March 1887 a package containing
144 yards of Cheek & Ansook and
said package was addressed
and delivered to Wm. J. Carney
of No. 274 Third Avenue and that
on the same evening the said Seaman
called at said Carney's store and
received said package and took
it to said Abrahams and sold
the same to him and received the
sum of six dollars the for -

Deponent is informed by
said Seaman that he continued
to sell articles that he had
stolen from Deponent from time
to time between the dates on or about
the 25th day of December 1886 and
June ^{30th} 1887 and that prices
paid to the said Seaman
by said Abrahams
was about two thirds less than
deponent's selling price and about
seventy five per cent less than the
retail price of said goods -

That Deponent is informed
by said Seaman that the said
Abrahams would stop him, said

Seaman and request him to bring to him said Abrahams any goods that he said Seaman could and unmarked to said Seaman that he could sell them - Depment is further informed by James H. Wollcott that on or about the 12th day of August 1887 he ~~visited~~ visited the store of said Abrahams and saw a Black Spanish Fichen and two pieces of Sewing silk Niding with the tickets and private marks of Depment and Depment is further says that the said Abrahams never bought any goods from his establishment and that he ~~knows~~ knowingly received the said goods from the said Seaman he well knowing that the same was stolen goods -

Depment is further informed by the said Charles H. Seaman that on or about the 25th day of July 1887 that while he was walking along Bayard street with a large siff bundle in his hand and while between Mulberry and Mott streets he was stopped by one Berger doing business at No - Bayard street bet Mulberry

0973

6

and Holt Street and the said Burger
asked the said Seaman if he had
anything to sell and when the
said Seaman replied that he
had the said Burger invited
him the said Seaman into
his store and the said Seaman
sold to said Burger Ten
dozen ladies linen Collars
and received in payment therefor
the sum of three dollars and
deponent is further informed by
said Seaman that on several
occasions he took goods to the
said Burger's store and sold
them to him at one third of
the selling price of deponent
and about seventy five per cent
less than the retail price
Therefore deponent prays
that the said Leopold Abraham
and the said Burger be
apprehended and dealt with
as the law directs

Sworn to before me
this 16th day of August 1887 } Robert Morrison
John Ford
Police Justice

0974

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles H. Seaman

aged 18 years, occupation Salesman of No.

31 Gramercy Park Street, being duly sworn deposes and

says that he has heard read the foregoing affidavit of Robert Morrison

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

Sworn to before me this 18 day of Aug 1887 } C. H. Seaman

J. H. Bennett
Police Justice.

0975

Sec. 198-200.

First District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

Leopold Abraham 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 *Leopold Abraham*

Question How old are you?

Answer *42 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *No 184 Third Ave 10 years*

Question What is your business or profession?

Answer *Shaver Goods*

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 waive examination*

Leopold Abraham

Taken before me this

day of

July 1888

Police Justice.

0976

Sec. 151.

Police Court _____ District.

CITY AND COUNTY }
OF NEW YORK, } ss.

In the name of the People of the State of New York; To the Sheriff of the County
of New York, or to any Marshal or Policeman of the City of New York, GREETING:

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 Robert Morrison

of No. 475 Street, that on the 25 day of December 1886.
and June 20th
1887 at the City of New York, in the County of New York,

Leopold Abrahams and
Burger did feloniously
receive from Charles H. Seaman
stolen property they each well
knowing that the said property
was stolen

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

Dated at the City of New York, this 16 day of Aug 1888

J. Henderson POLICE JUSTICE.

0977

BAILED

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court-- District.

450-57-52 1384

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John W. Thompson
1123 Broadway
Superior Station

Offence Remaining
Stolen Goods

Dated

August 17 1887
Magistrate.

William J. ...
Precinct.

Witnesses

No. 1, by ...
Street.

No. 2, by ...
Street.

No. 3, by ...
Street.

No. 4, by ...
TO ANSWER



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

Leopold Abraham

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Twenty 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 17 1887

J. Henryford

Police Justice.

I have admitted the above-named

Defendant

to bail to answer by the undertaking hereto annexed.

Dated

Aug 17 1887

J. Henryford

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

1887

Police Justice.

0978

Police Court-- District, No. 1387

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John McManis
428 Superior
Joseph Abraham

Offense
Stealing

Bailed

No. 1, by *John Cohen*

Residence *Coy Sherrill St.*

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *August 17* 1887

John Magistrate.

William and John Officer.

John Precinct.

Witnesses
Jama S. Woolcott

No. *428 Superior* Street.

John A. Seaman

No. _____ Street.

No. _____ Street.

No. _____ Street.

2511 to answer

John



committed, and that there is sufficient cause to believe the within named
John
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Twenty 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 17* 1887
Police Justice.

I have admitted the above named
John
to bail to answer by the undertaking hereto annexed.
Dated *Aug 17* 1887
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 _____ 1887
Police Justice.

0979

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 Andrews

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

Joseph Andrews

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

The said Joseph Andrews,

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

Three pieces of jewelry with value of three dollars each piece,

of the goods, chattels and personal property of one Robert Morrison, and one Charles W. Deane, and

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

Robert Morrison

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

Joseph Andrews

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.

RANDOLPH B. MARTINE, District Attorney.

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BOX:

273

FOLDER:

2627

DESCRIPTION:

Armstrong, William

DATE:

09/21/87



2627

0981

BOX:

273

FOLDER:

2627

DESCRIPTION:

Horton, Edward

DATE:

09/21/87



2627

0982

1887

M. J. Moore
Counsel,
No. 11 J. J. Moore

Filed, 21 day of Sept. 1887
Pleads, *Chyquely*

Grand Jurcy (From the Person)
[Sections 528, 538, 539, Penal Code]

THE PEOPLE
vs.

William Amstrong
and
Edward Norton

RANDOLPH B. MARTINEY
District Attorney.

A True Bill.

Alfred J. Fox
Foreman.
Oct 26
Oct 27
Oct 28

Witnesses:

Hermon Green
Off. Clae. E. Brown

Robert
Edward C. Day
State Reporter
Oct 27 1887

Oct 27 1887

0983

Police Court

J. District.

Affidavit-Larceny.

City and County of New York, ss.

of No. 417 West 52nd Street, aged 26 years, occupation Car Driver being duly sworn

deposes and says, that on the 4th day of September 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 morning time, the following property viz:

One silver watch and gold chain and seven cents in money all together of the value of fifty five dollars and seven cents (55.07)

the property of Applicant

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 William Armstrong and Edward Horton (both good men)

from the fact that at about the hour of 4 am of said date deponent was dozing upon a seat in the waiting room of the Harlem Bridge and Fordham RR Depot at 3rd and 119th & 130th Streets, that he was aroused by said Armstrong searching his pockets that he said said Armstrong gave some thing to said Horton which deponent believes was his watch and chain and that he found in the possession of said Armstrong said seven cents which had been taken from deponent and which Armstrong acknowledged he abstracted from deponent's pocket.

Sworn to before me, this day of September 1888
Police Justice.

William J. ...

0984

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward J. Horton 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. *Edward J. Horton*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *MA*

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

Answer. *177th St, 2 Ave, 1 year*

Question. What is your business or profession?

Answer. *Driver*

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 J. Horton

Taken before me this

day of

1885

Police Justice.

0985

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Alvan Armstrong 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.

Alvan Armstrong

Question. How old are you?

Answer.

24 years

Question. Where were you born?

Answer.

W

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

Answer.

32 E 5th Street 7 mos

Question. What is your business or profession?

Answer.

Bookkeeper

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 Armstrong

Taken before me this
day of *Sept* 188*7*
[Signature]
Police Justice.

0986

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 Defendants

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 200 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 Sept 4th 188 A. J. White 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.

0987

1444

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Neruan Finn
417 West 52 St

1 *William Armstrong*

2 *Edward Horton*

3 _____

4 _____

Lawrence
James
Offence

Dated *Sept 4* 188

White Magistrate.

Blower Officer.

29 Precinct.

Witnesses *John A. ...*

No. *506* *Chatham* Street.

_____ Street.

No. _____ Street.

No. _____ Street.

\$ *10.00* to answer *...*

9. Sept. 5 11. am

...

...

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.



0988

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

William Armstrong
and Edward Weston

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

William Armstrong and
Edward Weston
of the CRIME OF GRAND LARCENY IN THE First DEGREE, committed

as follows:

The said

William Armstrong and
Edward Weston, both of

late of the City of New York, in the County of New York aforesaid, on the

fourth day of September, in the year of our Lord

one thousand eight hundred and eighty-seven, at the City and County aforesaid, in the

night time of the same day, with force and arms, one watch

of the value of ten dollars, one

chain of the value of fifteen

dollars, one metal coin of the

value of five cents, and seven

copper coins of the value of one

cent each,

of the goods, chattels, and personal property of one Hermann Zimm,

on the person of the said Hermann Zimm, then and there being

found, from the person of the said Hermann Zimm, 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.

[Signature]

District Attorney

SECOND COUNT—

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

William Armstrong and Edward Weston

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

The said *William Armstrong and Edward Weston, both* —

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 note*

*of the value of ten dollars, one
dollar of the value of fifteen
dollars, and one silver nickel
coin of the value of five cents,
and seven copper coins of the
value of one cent each,*

of the goods, chattels and personal property of one *Herrmann Zinn,*

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

Herrmann Zinn,

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

William Armstrong and Edward Weston

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.

RANDOLPH B. MARTINE,
District Attorney.

0990

END OF
BOX