

POOR QUALITY ORIGINAL

0970

SECOND COUNT.

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

Stephen A. Ulman
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said *Stephen A. Ulman*

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 intent to defraud, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing, which said forged instrument and writing is as follows, that is to say:

No. 840 New York, August 10, 1892
The Tradesmen's National Bank
291 Broadway

Pay to the order of Cash
Seventy-five \$ 700 Dollars
\$75.00 John E. Bullwinkel

the said

Stephen A. Ulman

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.

DE LANCEY NICOLL,
District Attorney.

0972

BOX:

492

FOLDER:

4496

DESCRIPTION:

Vogel, John

DATE:

08/02/92



4496

POOR QUALITY ORIGINAL

0973

Counsel, *[Signature]*
Filed, *7* day of *June* 189*9*
Pleads, *[Signature]*

INJURY TO PROPERTY.
[Section 654, Penal Code.]

vs. THE PEOPLE

B

John Vogel
George
Spied & Moraled
** received to property*

DE LANCEY NICOLL, / 3
District Attorney.

10 days C.P.M.
[Signature]
A TRUE BILL.

Allen O. Agyan
Foreman.

[Signature]

\$340 Aug 14

Witnesses:

Bay [Signature] for [Signature]
on Tuesday night of 12. i. d.

[Signature]
[Signature]
[Signature]
[Signature]
[Signature]
\$18.20
[Signature]

792

THE PEOPLE

COURT OF GENERAL SESSIONS, PART I.

vs

BEFORE RECORDER SMYTHE.

JOHN VOGEL.

Thursday, September 8, 1892.

Indictment for injury to property.

A Jury was empanelled and sworn.

THOMAS STOCKDALE, sworn and examined:

What is your business? Licenced vendor. Where do you live?
I live in 151st Street and Morris Avenue, New York City. Were
you in 138th Street, near Willis Avenue, on the 18th day of
July last? Yes, between two and three o'clock in the after-
noon. What were you doing there? I was serving customers,
selling potatoes and trying to make a living, and this man
came along and drove. Out of what kind of a wagon were you
serving potatoes? A Peddling wagon. A four wheeled affair?
Yes. Light box? Yes. One horse? Yes. Were you alone? I
had two or three young men with me, helping me. About where
in 138th Street were you when you first saw this defendant
Vogel? Going towards Willis Avenue, on the right side of the
street going down towards Port Morris, on the side towards
Port Morris; I was going towards the river. I was on the down
town side, going down towards Port Morris. At 138th Street
where you were is the street paved? Yes. Two car tracks in
the middle of the street? Yes. Were there any other vehicles
in the immediate neighborhood of your wagon and this man's
wagon when he came close to you? No. Which way did he ap-
proach? The same road, I was standing still attending to my
business. Were you against the curb on the south side of the
way? Yes. Was anything between you and the inner curb? No.
No car or anything in the whole roadway? No. Your wagon was
an ordinary licenced wagon was it not? Yes. How many feet
from one wheel to the other? Six and a half feet, I was right

along the curb. It is a very wide street, room for six trucks to go through that street, plenty of room for everybody. I was in the wagon. What were your two men doing, were they taking potatoes into the houses to sell? Yes. The defendant was driving alongside of me and he dumped the wagon over; his front right wheel took hold of my left hind wheel and dragged me right along, and turned the wagon over on me. He dragged me about 75 feet. Did he upset your stuff out of your wagon? Yes. Were you thrown out? Yes, right on the pavement. What did you do when your wagon upset and you fell out? Two officers caught hold of the horses and arrested him. They seen they dragged me. Describe to the jury at what pace his horses were going, were they running while pulling you along? Yes, a dog trot right along. Running up against the curb? Yes. Do you know the names of the two officers who arrested him? Mr. Clark and some other officer. Vogel was arrested there, he was fetched down to the 125th Street station; they put him under bail there, they kept him over night, that is all, he came out the next morning. My wagon was all broke up; the axle was bent, not broken; it was injured so I could not use it. You were hurt yourself? I was hurt, the small of my back is hurt, I cannot walk. What was the value of the wagon? It ought to be worth a hundred dollars; it was three or four years old, may be less or more. How long had you run it during that four years? I run it two years and a half or three years, I had it repaired all the time, nothing broken there. I was just after fetching out of the shop when it was broke up. It was in good order? Yes.

CROSS EXAMINATION:

Did you ever see this defendant before? No, I never seen the gentleman, I do not know what cause he had for doing it. I halloed and he never stopped. When I was sitting in the

wagon, when he was dragging right along, he said, where are you going. He struck you first with the wheel of this wagon, before you cried out you were in your wagon were you not? Yes. You did not halloo to him before the wheel of his wagon took the hind wheel of yours? No. You kept hallooing while he was dragging you 75 feet? Yes. He was driving a heavy wagon with two horses; he had a load of empty barrels.

JOHN J. WIMMER, sworn and examined:

You did not see this man did you? No. He was turned over to you in the 125th Street police station? Yes, turned over to me. You did not see the occurrence at all? No, I do not know anything about the case. Who turned him over to you? Officer Clark and Officer Brennan of the 33rd, it was their day off; they met me and asked me to take the case. I know nothing about this case, it was handed over to me.

PATRICK OATES, sworn and examined:

What is your business? I am a brick-layer, by trade. Where do you live? 509 East 151st Street. Were you in the neighborhood of 138th Street and Willis Avenue on the 18th of July last? Yes. I was collecting a little bill over there and I was going through that way. What time? About three o'clock, in that neighborhood, in the afternoon. Did you see this defendant Vogel? Yes. Where was he? On a brewer's wagon. He was on a large brewery wagon piled up with kegs. What pace was he going when you came along? He was going at an outrageous pace, he was going seven miles an hour at the time I seen him, he was driving furiously, and he appeared to be pretty drunk. Which way was he coming when you saw him? Towards Willis Avenue, towards Port Morris. Where was the complainant in this case, Thomas Stockdale, did you see him? His

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wagon was standing on the curb-stone, pretty close to the curb-stone, I should judge. This man came along and his wheel caught into Stockdale's hind wheel and he dragged him I should judge about 70 to 75 feet, and he dumped the horse and the load and the man, and all was dumped over and broke the wagon. Was there any obstruction on that highway between the extreme southern side of the street and the other curbstone? Not that I could see; it is all open and a very wide street, there were no other vehicles in sight. Where was Stockdale's wagon, was it up against the curb? It was standing very close to the curb and his boy was dealing out some other vegetables, potatoes, etc., what he had in the wagon. This man (the defendant) drove at a furious rate right into his wagon and dragged him along. How many feet or how many yards away was this defendant, Vogel, with the beer wagon when you first saw him going from Stockdale's wagon? I was coming from Willis Avenue towards Alexandria Avenue and I heard the rattling of a heavy wagon and I looked; I thought the man was driving at rather a furious rate. The next thing he caught Stockdale's wagon and dragged it along and one wheel got locked in the other and dragged him along about 70 or 75 feet until the wagon upset. And the horse was upset? Yes; and I saw two policemen coming along and run after the brewer man. He tried to drive off; the officers caught him near Willis Avenue. Mounted policemen, were they? This gentleman here and another policeman, I did not see any of them mounted; there was two officers, Clark and Brennan. When Stockdale had been dragged about 75 feet on the back, Vogel and his wagon and his Team---? He was on the team until the policemen arrested him and took him off it. Did he slack his pace until after he let go Stockdale's wagon? He did n t slack, he went right along. No interruption at all? Not at all, the policemen called for him to

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ORIGINAL**

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stop. Were you present when the policeman stopped the horse? I was probably a hundred feet away. The policeman I saw was on foot. Could you tell how he stopped that wild team, did he take him by the head? I was looking after him and the policeman walked up and took the horse by the head and stopped him and arrested that man. There was two policeman. Did they both run after the horses and catch them at the same time? I could not solemnly swear that both caught him, I know one did.

CROSS EXAMINATION:

You were behind this wagon? I was. I saw the driver, he was on the wagon, I was walking down Willis Avenue on the south side of the way, one of these men drove up, I heard the rattling of the wagon and the furious driving; it drew my attention, the first thing I saw he caught in the wagon and spilt this man and the load in the street; I was walking, I was going in the opposite direction to the defendant. He was the only man on the drivers seat. I did not see anybody else except him.

JAMES L. KINNELLY, sworn and examined:

Where do you live? 610 East 138th Street. Then this occurrence that has been testified to by these witnesses took place right near where you live? About a hundred feet away from my store. You keep a butter and egg store there do you? Yes. Did you see the occurrences related by these witnesses on the 18th of July last, about three o'clock in the afternoon? Yes. Where were you when Vogel came up with the brewery wagon? I was standing in front of my store, I saw the wagon driving along kind of lively, I saw him catch the hind wheel of the peddler's wagon. When I seen him catch the hind wheel I ran
5 towards the wagon and as I got there the wagon was dumped over.

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0979

He did not try to stop or make any effort to stop. You were looking at this defendant as he was in the box of that beer wagon? Yes, and all the neighborhood was hallooing at him. Everybody was hallooing at him to stop until Officers Brennan and Clark got hold of his horse and then he made two or three attempts to get away. Did you see him attempt to stop his horses? I know he did not attempt to stop them, I was looking at him. And he went on until the officers grabbed his horses? And then he wanted to go on, didn't want to stop even for them.

CROSS EXAMINATION:

Are you alone in that store? No. You had assistance on that day? My wife takes care of the store, I work at the carpenter business, I was not working that afternoon. She was in the rear of the store. You left the store empty and ran down to see what was the matter? Yes. You go out on all such occurrences? No, not necessarily, sometimes I go after a glass of beer or something, my wife takes care of the store. Did you shout after this man? Yes. Did he turn back to look at you? No, he did not pay any attention at all, I do not know whether he heard me. Ordinarily he ought to have heard somebody, there was enough hallooing at him. Everybody that seen him was shouting. The horses were not going so very fast, they were going along at a good gait, going along at a pretty fair gate for a brewery wagon, I should judge. How fast did you consider it? It was loaded up and the barrels piled away up, and I should judge they ought to go at a walk. You believe a man who was an experienced driver would not drive his horse at such a rate? He would, but he had not ought to. You have some feeling against this man? Not a particle, I drink their beer every day, if I had anything against them I would not drink their beer.. Like every other good citizen

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I presume you think people on the public highway have some rights? Yes, I never saw Stockdale before and I never saw the brewers driver. After this wagon was upturned by the defendant's wagon, you say he continued right ahead at the same gait? Yes? So far as you could see he made no effort to stop? Not a particle. Will you swear he made no effort? I do. Where were you standing at that time? I was standing at that time right near where Stockdale got threw out. The beer wagon was loaded with empty kegs? It was a beer wagon with shades over the sides? Yes, but plenty of room remained for a man to look out of the box or the side; it was up. You mean the sunshade? Yes. You want this court and jury to understand that, notwithstanding the big load on that wagon and the shade being up, you could see his every move? I did not see his move, I could tell whether he stopped the horses or not. If he had made an effort the horses would have stopped, that is what he was driving for.

Friday, September 9, 1892.

JOHN J. BRENNAN, sworn and examined:

You are attached to the 33rd precinct? Yes. Do you know this defendant John Vogel? No. Did you ever see him before today? No, the day he was arrested I saw him; he was arrested on the 18th of July. I saw him on the 18th of July in 138th Street, in this city, in the neighborhood of three o'clock in the afternoon. Where was he when you first saw him? Driving a brewery wagon, loaded with kegs, I do not know whether they were full or not, going towards Willis Avenue. Did you see Mr. Stockdale there? Yes. Was Stockdale on his wagon when you first saw him? No, he was after falling from the wagon. Was the wagon which this man Vogel was driving caught in the wagon of Stockdale? Yes, in the rear wheel, both of the rear

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wheels of the defendant's wagon. I was going along 138th St. towards Willis Avenue, Stockdale's wagon was right alongside the sidewalk and I heard a number of people calling, I turned around to look and saw Mr. Stockdale's wagon entangled with this brewery wagon, going towards Willis Avenue. Officer Clark and myself called to stop and he refused to stop. The officer ran and got hold of the horse by the bridle after going some distance. He upset Stockdale's wagon. Did you, with Officer Clark, go and take hold of the horses this man Vogel was driving? Yes. Any difficulty in stopping them? No. Were they in control, being driven, when you took hold of them? Yes. What did Vogel say? He did not seem to say anything, he seemed sullen and stubborn, we called to him to stop but he did not answer us. What was his condition as to sobriety? I could not say whether the man was drunk or sober. You took him out of the wagon? No; officer Clark got on the wagon and drove to the station house. He was arraigned at the station house before the Sergeant? Yes, I went with him, it was our day off. You went with him to the station house? Yes, on the wagon. The man was capable of controlling himself, taking care of himself. He gave his name at the station house to the Sergeant and his pedigree? Yes. How about the wagon of Stockdale? The wagon seemed pretty well broken up, I could not tell exactly.

EDGAR T. CLARK, sworn and examined:

You are attached to the 33rd precinct? Yes. You were in 138th Street in company with Officer Brennan on the 18th of July last? I was. Did you see this defendant, Vogel? Yes. Where was he when you first saw him? He was on the wagon. A loaded brewery wagon? Yes. Describe exactly what you saw?

8 This man Vogel was going East on 138th Street, there was a

**POOR QUALITY
ORIGINAL**

0982

brewery wagon on the railroad track, this peddler's wagon stood between the railroad track and the curbstone. This man Vogel drove his team between the other brewery wagon and this peddler's wagon. I halloed for him to stop; there was not room enough. He paid no attention, he went right on and overturned the peddler's wagon, throwing Stockdale out; he was in the wagon also, and I believe broke the wagon, I do not know as to that. How far did he drag the wagon of Stockdale? About six or seven feet. Are you aware that the other witnesses in this case have testified that the wagon was drawn about 60 or 70 feet, and that there was no other wagon on that roadway at that time but the wagon of Stockdale and the wagon that Vogel was driving. I am not, I was here only to-day. Why is it that you did not appear in the police court in this case and that your name was not endorsed on these papers? I do not know.

THE CASE FOR THE DEFENCE:

JOHN VOGEL, sworn and examined:

Where do you live? 3038 Third Avenue. Who were you working for on the 18th of July, last? It was the first day that I commenced to work for Ebling, I entered the service of Ebling. On that day you were driving a brewery wagon up 138th Street? Yes. At 138th Street where I drove my brewery wagon there were two brewery wagons ahead of me, and I had new horses, they were very wild and the brake on the wagon I had was rusty because it was not used for some time and the brake would not work. I did not know what happened until I turned around and I heard a cry but I did not know what it was, I turned around and then I saw what it was. I tried to stop but I could not do it, I could not hold the horses. Do you know Mr. Stockdale? I never saw him before. Had you any feeling

**POOR QUALITY
ORIGINAL**

0983

against him? No, I never was in Morrisiana before, it as
the first time I came out. Did you drive into this man's
wagon intentionally and purposely? No, the other two wagons
they passed but my wagon caught his wheel, I could not stop
the horses. Havv you ever been convicted of any crime before?
No, sir.

The Jury rendered a verdict of GUILTY, with a RECOMMEND-
ATION TO MERCY.

POOR QUALITY ORIGINAL

0984

TO

Summary in the case of John Vogel filed Aug. 1892 35/26

WHO TO WHOM

THE ONLY RECOMMENDATION OF OFFICIALS WITH A RECOMMEND-

NO. 212.

THE REASON: THAT YOU HAVE BEEN RECOMMENDED BY THE OFFICIALS OF THE
AND BECAUSE YOU ARE THE ONLY ONE WHO HAS BEEN RECOMMENDED BY THE
OFFICIALS OF THE OFFICE AND THE ONLY ONE WHO HAS BEEN RECOMMENDED BY THE
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POOR QUALITY ORIGINAL

0985

Police Court, *J* District.

City and County } ss.
of New York, }

of No. *508 E 151st* Street, aged *43* years,
occupation *Vendor* being duly sworn, deposes and says,
that on the *18th* day of *July* 18*92* at the City of New
York, in the County of New York,

Thomas Stockdale

John Vogel (now here)
did wilfully and
maliciously break and destroy
deponent's wagon of the value
of one hundred the property of
deponent. by then and there
wilfully, maliciously and
recklessly driving the team of
horses attached to a heavy
wagon which he was in charge
of in such a manner that
the wheel of his wagon struck
a gunnister deponent's wagon.
which was standing against the curb
stone on the right hand side of
East 148th St. near Villa Arsen
heading East.
deponent further says that said
wagon was rendered entirely worthless
by the injury done it in the
manner and at the time above
described.
Wherefore deponent prays the said
defendant be held and dealt with
according to law.

Sworn to before me }
this 27th day of July 1892 } *Thomas Stockdale*
M. U. K.

John K. Woodruff
Police Justice

POOR QUALITY ORIGINAL

0986

Sec. 198-200.

5
District Police Court.

CITY AND COUNTY } ss:
OF NEW YORK }

John Vogel 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 sees 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 Vogel

Question. How old are you?

Answer.

36 years old

Question. Where were you born?

Answer

Germany

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

Answer.

3038 Third Ave 5 days

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
Jef Ruyker

Taken before me this *27*
day of *July* 189*7*
John H. Williams
Police Justice.

POOR QUALITY ORIGINAL

0987

BAILED

No. 1, by *John L. Eddy Jr*
 Residence *760 St Ann St*

No. 2, by _____
 Residence _____

No. 3, by _____
 Residence _____

No. 4, by _____
 Residence _____

Police Court, *51* District *899*

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
James Stoddard
John Vogel

1 _____
 2 _____
 3 _____
 4 _____

Offense *Malicious Injury to property*
Felony

Dated *July 27* 189 *2*

William Magistrate.
83 Officer.

Witnesses *Pat Oles*
 No. *Case Complaint* Street.
 Officer *Burnan*
 No. *913* Street.
 Officer *James Kenneth*
 No. *610 E 15th St* Street.
 \$ *300* to answer.

Bevel

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

John Dink

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of *Three* 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 27* 189 *2* *John R. Voorhis* Police Justice.

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

Dated, *July 27* 189 *2* *John R. Voorhis* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

POOR QUALITY ORIGINAL

0988

Court of General Sessions of the Peace

517

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
AGAINST

John Vogel

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

John Vogel

of the CRIME OF UNLAWFULLY AND WILFULLY *injuring* PERSONAL PROPERTY OF ANOTHER,
committed as follows:

The said *John Vogel*,

late of the City of New York, in the County of New York aforesaid, on the *eighteenth*
day of *July* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, with force and arms, a certain

wagon,

of the value of *one hundred dollars*

of the goods, chattels and personal property of one *Thomas Stockdale*,

then and there being, then and there feloniously did unlawfully and wilfully *injure* to

*the amount of the value of seventy five dollars, by then and there feloniously
wilfully and wrongfully forcing and driving
at and against the said wagon, a certain
other wagon drawn by two horses then and
there being driven by him the said John Vogel:*

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.

Deputy Meall,
District Attorney

0989

BOX:

492

FOLDER:

4496

DESCRIPTION:

Volesky, Isaac

DATE:

08/03/92



4496

POOR QUALITY ORIGINAL

0990

Bail reduced to \$500 by consent RBS

Witnesses:

This case was tried before Judge Caring last August. All the Evidence possible to be obtained was before the Jury. They stood 6 for conviction & 6 for acquittal. I do not know a conviction can be had & therefore ask that the defendant be discharged on his own recognizance J. Pitt Sept 14 1892 a D.C.

#50

Counsel, *[Signature]*
Filed 3 day of Aug 1892
Pleads *[Signature]*

Grand Larceny, (From the Person), (Sections 898, 899, Penal Code.)

THE PEOPLE

vs.

Isaac Volesky

DE LANCEY NICOLL,
District Attorney.
Offought Term U. M. S.
at eight o'clock
Court 3, Sept. 14, 92
A TRUE BILL.

Allen O. Pappas
Sept 2 - Aug. 16, 1892. Foreman.
Tried with jury disagree
Part 3, Sept 14, 92
Bail discharged
depts on his own recog. 6.00
6.00

POOR QUALITY ORIGINAL

0991

Bail reduced to \$500 by consent RBS

Witnesses:

This case was tried before Judge Cowing last August. All the evidence points to be obtained was before the jury. They stood to for conviction & to for acquittal. I do not think a conviction can be had & therefore ask that the defendant be discharged on his own recognizance J.P.A. Sept 14 1892 a.D.A.

\$50

Counsel, *Wm. C. ...*
Filed 3 day of Aug 1892
Pleads *Not guilty*

Grand Larceny, Second Degree, (From the Person), [Sections 839, 840, Penal Code.]

THE PEOPLE

vs.

Isaac Volostky

DE LANCEY NICOLL,
District Attorney.

Off against Term at dist's request U. M. D.

Cont. 3, Sept. 14, 92
A TRUE BILL.

Allen O. Pappas

Sept 2 - Aug. 16, 1892. Foreman.

Jury and jury disagree

Part 3, Sept 14, 92

Bail discharged
depts in his own recognizance

6.00
6.00

POOR QUALITY ORIGINAL

0992

Police Court / District. Affidavit—Larceny.

City and County of New York, ss:

Coracine Facke of No. 248 East 90th Street, aged 37 years, occupation Housekeeper being duly sworn, deposes and says, that on the 16th day of July 1892 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 pocket book containing good and lawful money of the United States consisting of a bank note or bill and silver and several coins together of the value of Five 93/100 Dollars (\$ 5 93/100)

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 Joseph H. Harris who has already been arrested and Isaac Volermy (now here) who were acting in concert for the reasons following to wit: That on the aforesaid day deponent was in Washington market. She had said pocket book containing said property in the dress pocket of the dress she had on, and she missed the same. Deponent is now informed by Charles M. Carthy a police officer of the 3d precinct that he saw the said Harris and said Volermy following deponent and he saw said Harris place his hand

Sworn to before me, this 18th day of July 1892 Police Justice

POOR QUALITY ORIGINAL

0994

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 32 years, occupation Police officer of No. 3d Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Corralio Falco

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

Sworn to before me, this 26 day of July 1888

Charles McCarthy

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0995

(1895)

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

James Vessey 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 Vessey*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *England*

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

Answer. *54 Ludlow St 5 years*

Question. What is your business or profession?

Answer. *Electric Plate*

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*

James Vessey

Taken before me this *26* day of *April* 189*7*
W. W. [Signature]
Police Justice.

POOR QUALITY ORIGINAL

0995

The presiding magistrate is authorized to hear and determine this case in my absence and to accept bail.

Police Justice.

BAILED, answer by

No. 1, by James Heller

Residence 138 Henry Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

1000 E. 7th St. N.Y.
30.10.11

Police Court---
District. 919

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Heller
James Heller

1 _____
2 _____
3 _____
4 _____

Dated, July 26 1892

James Heller Magistrate.

W. G. Condy Officer.

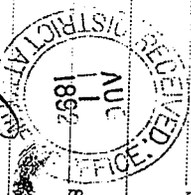
Witnesses: _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.



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 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, July 26 1892 A. J. White Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

**POOR QUALITY
ORIGINAL**

0997

ARCHER & PANCOAST MANUFACTURING CO.
GAS & ELECTRIC FIXTURES,
FLUSHING AND CARLTON AVENUES.

SALESROOMS:
NOS. 898 AND 900 BROADWAY,
NEW YORK.

BROOKLYN, Aug. 17, 1892.

S. M. Giddings, Esq.,

Dear Sir:

Replying to your letter as to a man named Isaac Polinsky, he was originally employed in Canal St. factory as floor boy, and from there was taken to the plating room under Mr. Wright. He came to Brooklyn factory and remained with us until last spring when he left us of his own free will to better his condition. During the time he was in the plating room, he rose from simply being a washing-out boy to have full charge of our silver and gold plating. During the three years he was in charge he had the gold, silver and other valuables in the shape of fine chemicals under his charge, and we can honestly say he did his work well and was thoroughly reliable while with us.

Yours very truly,

**POOR QUALITY
ORIGINAL**

0998

JOSEPH I. GREEN,
ATTORNEY AND COUNSELLOR AT LAW
280 BROADWAY,

STEWART BUILDING, ROOM 236.

ENTRANCES : } 280 BROADWAY AND
 } 53 CHAMBERS STREET,

NEW YORK.

POOR QUALITY ORIGINAL

0999

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POOR QUALITY ORIGINAL

10000

Vol 1

Court of General Sessions of the Peace

In and for the City and County of New York.

The People etc. :

-vs- :

Isaac Volesky :

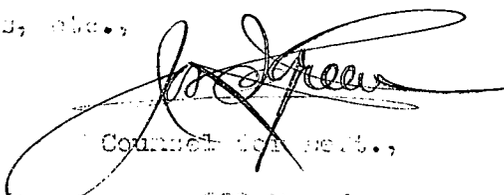
Sir :

You will please take notice that upon the annexed affidavit of Joseph I. Green duly verified the 15th day of August, 1902, upon the indictment herein, and the plea of not guilty thereto, and upon all the papers and process filed herein, the undersigned will move this Court in Part 1. thereof to be held at the Court House, 371 Chambers St. in the City and County of the said day of August, 1902, at 11 o'clock in the forenoon of that day, or as soon thereafter as Counsel can be heard that the bail required of the Defendant herein be reduced, or the defendant discharged on his own recognizance, and for such other and further order or relief as to the Court may seem just and proper.

Dated N. Y., August 15th, 1902.

2

Yours, etc.,



Joseph I. Green
Counsel for part.

D. O. and Office of the Court, 371 Chambers St.

N. Y. City.

To
Delaney Nicoll, Esq.,
District Attorney,

POOR QUALITY ORIGINAL

1001

Court of General Sessions of the Peace

In and For the City and County of New York.

Vol. 1

-----:

The People, etc., :

 - vs - :

 Isaac Volesky :

-----:

City and County of New York ss.

JOSEPH E. GUNN being duly sworn deposes and says :

1. That he is the Counsel for ISAAC VOLESKY the defendant herein and that his office address is No. 330 Broadway in the City of New York.

2

II. That this defendant was arrested on or about the 25th day of July, 1902, and charged with Larceny in assisting one JOSEPH HARRIS in stealing a pocketbook from one CAROLINE BOWLINE on the 18th day of July, 1902.

III. That on or about the 5th day of August, 1902, the Grand Jury found an indictment against the defendant for Grand Larceny in the second degree, and that to the said indictment the defendant pled "Not Guilty", and that on the 15th day of August the defendant was called for trial before Mr. Justice Cowley in Part II. of this Court.

3

IV. That the defense of the defendant herein was unavailing and that after a trial duly had before said Justice, the Jury disagreed and were discharged.

POOR QUALITY ORIGINAL

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(5)

V. That deponent is not informed and readily believes to be true that the Jury stood by for conviction, five to four, and not six.

4. VI. That in deponent's opinion, the people can never secure a conviction of the defendant on the evidence in this case, and that the advisors of the defendant who are poor people, have advised deponent that they can procure bail, but for close to a cent more than the Mass. Bellows, wherefore deponent thinks that the bail should be refused.

Given to secure so this :

10th day of August, 1892. :

Arthur P. Rockwell
Clerk of Court
N.Y. City

John D. Green

POOR QUALITY
ORIGINAL

1003

Court of General Sessions

The People

vs

James Colburn

Copy, Affidavit
and Notice of Motion
to Reduce Bail

Geo. J. Green

Counsel for Dept
of Broadway

NY Ct

To Justice Moore &
Substrat
NY B

POOR QUALITY
ORIGINAL

1004

Court of General Sessions

The People

v

James Colburn

Copy, Affidavit
and Notice of Motion
to Reduce Bail

Geo. J. Green

Counsel for Deft

28 Broadway

N.Y.C.

To Justice Mearns

Substituted

May 18

POOR QUALITY ORIGINAL

1005

504

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Isaac Volesky

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

Isaac Volesky

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

The said

Isaac Volesky

late of the City of New York, in the County of New York aforesaid, on the 16th day of July in the year of our Lord one thousand eight hundred and ninety-two, in the day-time of the said day, at the City and County aforesaid, with force and arms,

one promissory note for the payment of money, of the kind commonly called United States Treasury Notes, of the denomination and value of five dollar; one promissory note for the payment of money of the kind commonly called Bank Notes, of the denomination and value of five dollar; one United States Gold Certificate, of the denomination and value of five dollar; one United States Silver Certificate, of the denomination and value of five dollar;

divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of ninety-three cents and one pocketbook of the value of fifty cents;

of the goods, chattels and personal property of one Carolina Falke on the person of the said Carolina Falke then and there being found, from the person of the said Carolina Falke 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.

**POOR QUALITY
ORIGINAL**

1006

SECOND COUNT—

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

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

The said *Isaac Valesky*

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,

the same goods, chattels and personal property described in the first count of this indictment

of the goods, chattels and personal property of one *Carolina Falke*

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

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

Isaac Valesky
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.

DE LANCEY NICOLL,

District Attorney.

1000

**END OF
BOX**