

0266

BOX:

321

FOLDER:

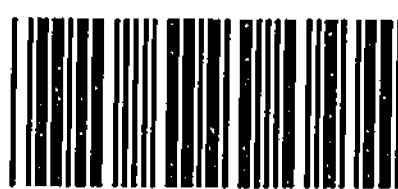
3052

DESCRIPTION:

Paris, Abraham

DATE:

09/07/88



3052

#83

Witnesses :

Counsel,

Filed

7

day of

Sept

1888

Pleads,

THE PEOPLE

vs.

P

Abraham Davis

Grand Larceny Second degree.
[Sections 528, 537 - , Penal Code].

JOHN R. FELLOWS,

District Attorney.

A True Bill.

George Foreman.

Sept 18/88

Pleads G.P.

W. Hays

Sept 17/88

17

0268

Cont of General Sessions.

The People vs

Abraham Paris.

City & County of New York:

Israel Paris
being duly sworn deposes and says -
that he resides at no. 346 West
39th Street, New York City. That he is
Sixty Years of age, and has a wife
and four children - That the prisoner
is his oldest child and is 15 Years
of age - That defendant is a cigar
maker by trade, but has been out of
employment for over 18 weeks - that
during the whole of that time, the
prisoner has been employed and has
brought home all his wages, each
week - to wit. \$ 3 1/2 per week; that
defendant has altogether and wholly
depended up the said earnings of the
prisoner for the support of himself and
children; and aid of the Hebrew
Charity Society in this City. That the
prisoner is a well behaved boy of
good habits, and has never before
this been arrested for any offense.

0269

Before this: the prisoner was O'Doherty
until about two years ago, and since
that time has been vainly em-
ployed in this way. He has always
lived home with dependents; that de-
pendent believes that the prisoner stole
the watch and chain believing that he
would devote the proceeds to his parents
and as they were in distress. The
prisoner has now been confined
three weeks. The answer letter has obtained
for to be presented to Israel Paris
city 18th day of
William & Family
Kolan, New York
New York

0270

Carl of Rural Lessons

The People vs
Against
Abraham Davis.

City of New York.

John Davis being
duly sworn deposes and says: That he
lives at no 344 West 39th St.
west door to the residence of the prisoner
and has been the neighbor of the
prisoner and his family for the past
five years. That defendant keeps a
restaurant and boarding house there -
That the prisoner and his family
are very respectable people. That the
prisoner has always been a well
behaved boy, and ^{defendant} does not believe
that he has ever been arrested before,
as defendant would undoubtedly have
heard of it; That defendant is very
well acquainted with the prisoner
and his family. Defendant knows that
the father of the prisoner has been
out of the country for a long time,
and that the prisoner is the eldest
child. Defendant does not believe
that anything short of actual want

0271

would have entered the prison to
have committed any offence.
I am therefore,
this 1st day of Sept 1888. } John Weiss
William H. Sawyer
John F. Fiddle
New York Co

0272

Cur of General Lesson

The people & C.

^{appt.}
Abraham Pais -

Abraham Jacobs being
only son says: that he resides at
no 45 Hammet Avenue, Smith
Brooklyn, and an engaged in the
Cigar business in this city. I have
known Mr Pais, the father of the
prisoner for the past forty years, and
know him to be an upright char-
acter, a citizen - always supporting his
family - I have known the prisoner
for birth and have known that he
is a boy of good habits, industrious,
and never has been arrested to my
knowledge - until charged with this
offence -

Subscribed
this 14th day of Sept. 1898.
William R. Dwyer
Notary Public
New York

Attest Abraham Jacobs

0273

OFFICE OF
JOHN MORGAN,
PURE MINERAL WATERS,

343 & 345 West 39th Street.

New York, Sept 14 1885

Mr. Recorder Smyth
Dear Sir

Alvin Paris a Boy
who comes before you this
day I think deserves to be
delt with lightly as from
what I know of him he
is one who was brought
up well his father being
a man who is sober and
industrious By giving
his case your kind consid-
eration you will confer
a favor

Yours very truly
J. A. Morgan

0274

Office of **Charles Fessler,**
CARPENTER AND BUILDER,
No. 346 West 39th Street,
Between 8th and 9th Avenues.

New York, Sept 13th 1877.
Hon. Recorder Smith Esq.

This is to Certify, that Mr Paris
is an Tenant of mine for the last
Six Years, and I. Always found
him as a sober and industrious
and good man

Yours Respectfully
Charles Fessler

0275

GAUTEMALA
CIGAR FACTORY,
(765, 2d DIST., N. Y.)

KIMBALL, CROUSE & Co.,
35 WARREN STREET,

New York Sept 12 1888
Hon Recorder Smith Esq

Sir

This is to Certify that Mr.
Paris has been in our Employ
for the past 7 years and we
allways found him to be
sober and industrious and of
good character

Yours Resp.
Kimball Crouse & Co

0276

HERMAN JOVESHOF,

353 WEST 39TH STREET,

Between 8th and 9th Avenues,

To the
Honorable Recorder Smyth.

New York, September 13th 1888.

Having been asked to explain to your Honor the qualities of the Boy Abraham Davis I would like to state: I have known the boy for the last five - six years and during that time never saw or heard of anything concerning him, that could be a detriment to him to make a good man or a ^{good} citizen out of him, untill this affair which has brought him to your judicial notice, which I think your Honor is his first offense, committed more through youthfull thoughtlessness, than through a desire to become a thief. These explanations your Honor are given to you by me as a neighbor to the boy and as a citizen of good report and as a taxpayer of this city and county. Hoping that my endeavors for mercy at your hands for the boy A. Davis, will receive kind consideration I remain

most respectfully yours
Herman Joveshof

Ans General Lesson

See Prope re

Post.

Alaha Paris

Affidavit

in Mitigah

J. H. Smith

Wm. W. Smith

0278

Police Court—

District.

Affidavit—Larceny.

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

of No.

326 East 12th

Street, aged 41 years,

occupation

Engineer

being duly sworn

deposes and says, that on the 23rd day of August 1888 at the City of New

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

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

One hunting case gold watch
of the value of seventy five dollars and
one gold plated watch chain of the
value of one dollar. Together of the value
of seventy six dollars (\$76.00)
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 Abraham Paris (nowhere)

from the fact that at the hour of 11:45
O'clock A.M. said date deponent left
said property in his vest pocket and
left said vest hanging in the engine
room of the premises no 112, 4th Avenue
where deponent is employed as engineer
and where the said defendant was also
employed. and at the hour of 1:15 O'clock
P.M. same day deponent discovered that
said property and said defendant were both
missing.

Deponent is informed by Israel Paris
the father of the defendant that the
defendant gave him a pass ticket

Subscribed before me this 23rd day of August 1888

Police Justice

representing a watch which had been pawned
in H. M. & Alenano 194. ~~Sto~~ Amore, on
the 23rd day of August 1888. and also gave
him a chain.

Deponent further says that he has since seen the chain recovered from the said defendant and fully identifies it as his property.

Wherefore deponent charges the said defendant with feloniously taking, stealing, and carrying away said property and prays he may be held and dealt with according to law.

Livon to Kfare me } Andrew Flynn
this 27th day of August 1888 }

M. Patterson
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 _____ 188 . _____ 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.

<div style="border: 1px solid black; padding: 5px; margin-bottom: 10px;"> <div style="display: flex; justify-content: space-between;"> Police Court, District. </div> <div style="text-align: center; margin-top: 10px;"> <p><i>THE PEOPLE, &c.,</i></p> <p><i>on the complaint of</i></p> </div> <div style="text-align: center; margin-top: 20px;"> <p><i>vs.</i></p> </div> <div style="display: flex; justify-content: space-between; margin-top: 10px;"> <div style="width: 45%;"> <p>1.</p> <p>2.</p> <p>3.</p> <p>4.</p> </div> <div style="width: 5%; text-align: center;"> <p>188</p> </div> <div style="width: 50%;"> <p><i>Magistrate.</i></p> <p><i>Officer.</i></p> <p><i>Clerk.</i></p> </div> </div> </div>	<div style="border: 1px solid black; padding: 5px; margin-bottom: 10px;"> <div style="display: flex; justify-content: space-between;"> Witnesses, Street, </div> <div style="text-align: center; margin-top: 10px;"> <p>No.</p> </div> </div> <div style="border: 1px solid black; padding: 5px; margin-bottom: 10px;"> <div style="display: flex; justify-content: space-between;"> Witnesses, Street, </div> <div style="text-align: center; margin-top: 10px;"> <p>No.</p> </div> </div> <div style="border: 1px solid black; padding: 5px;"> <div style="display: flex; justify-content: space-between;"> Witnesses, Street, </div> <div style="text-align: center; margin-top: 10px;"> <p>No.</p> </div> </div>
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0280

CITY AND COUNTY }
OF NEW YORK, } ss.

Israel Paris
aged 60 years, occupation Seigar Maker of No. 246, Dr. St.

Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Andrew Flynn
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 29
day of Aug 1888 Israel Paris

J. M. O'Brien
Police Justice.

0281

Sec. 193-200.

2

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK.

Abraham Paris

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. Abraham Paris

Question. How old are you?

Answer. 15 years old

Question. Where were you born?

Answer. Brooklyn L.I.

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

Answer. 246, Dr. 29th St. 5 years

Question. What is your business or profession?

Answer. Printing business

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

Answer.

I am over the property.

Abraham Paris

Taken before me this

29

day of

August 1888

Police Justice.

0282

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

Defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *Five* ~~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 *Aug 27* 188 *J. M. Butler* Police Justice.

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

Dated.....188..... Police Justice.

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

Dated.....188..... Police Justice.

0283

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

309
Police Court--- 2 1347 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Andrew Flynn
326 East 12th St
Abraham Paris

2
3
4

Offence Larceny
felony

Dated Aug 27 188 P

Patterson Magistrate.

John Roberts Officer.

20 Precinct.

Witnesses Israel Paris

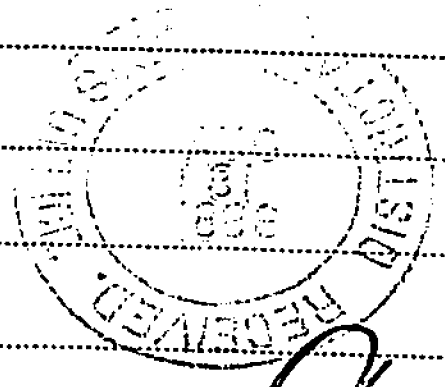
No. 246, W. 39 Street.

No. Street.

No. Street.

\$ 1000 to answer

Comd



0284

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Abraham Paris

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

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

The said *Abraham Paris*

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

*one watch of the value of
seventy-five dollars and
one chain of the value of one
dollar*

of the goods, chattels and personal property of one *Andrew Flynn*

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

John R. Hollows
District Attorney

0285

BOX:

321

FOLDER:

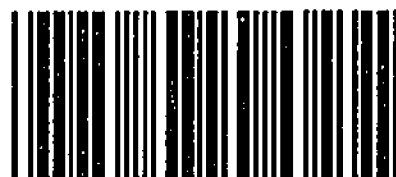
3052

DESCRIPTION:

Pasqualle, Magdaline

DATE:

09/14/88



3052

Witnesses:

The complainant in this case
admits that he has
served a term in S. Prison
for assault.
There are no eye witnesses
to the crime charged -
I recommend a full
discharge upon her
own recognizance.

Sept 21/88 V. M. Davis
Aust.

#70th R. H. Rice

Counsel,

Filed

day of

1888

Pleas,

Sept 17

THE PEOPLE

vs.

Margdaline Rasquale

Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code).

JOHN R. FELLOWS,

District Attorney.

21 Sept. 1888

V. M. Davis.

A True Bill.

J. Weaver Foreman.

Part III September 21/88.

Bail discharged.

0286

0287

Police Court—2nd District.

City and County { ss.:
of New York,

of No. 143 Sullivan Street, aged _____ years,
occupation Boothblack being duly sworn
deposes and says, that on the 2nd day of September 1888 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Magdaline Pasquale (maiden name)
who cut and stabbed deponent
in the face with a knife she held
in her hand,

with the felonious intent to take the life of deponent, or to do him grievous bodily harm; and without
any justification on the part of the said assailant :

Wherefore this deponent prays that the said assailant may be ~~apprehended and~~ bound to answer
for the above assault, etc., and be dealt with according to law.

Sworn to before me, this 6 day
of September 1888.

John J. Conner Police Justice. Leonard Giallallo

0288

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2 District Police Court.

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

Question. What is your name?

Answer.

Magdaline Pasquale

Question. How old are you?

Answer.

18 yrs

Question. Where were you born?

Answer.

Italy

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

Answer.

145 Sullivan 3 months

Question. What is your business or profession?

Answer.

I am Unmarried

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 an Examination

Magdaline Pasquale
Witness

Taken before me this

day of September 188

John J. Connelley District Justice.

0289

St Vincent's Hospital
September 3/88

This is to certify that
Leonard Sealillo is a
patient at this hospital
suffering from Stab Wound
of Back & will not be able
to appear for several days

H. J. Curran
House Surgeon

0290

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

POLICE COURT—

2 DISTRICT.

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

says that on the 2 day of September 1888

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

Maddeline Pasquale, (now here,
charged with felonious assault
on Leonard Giallo, who is now
confined in St. Vincent's Hospital
unable to appear in court
deponent asks that deponent
be committed to await the
result of said inquiry.

SWORN TO BEFORE ME

THIS 3 DAY OF September 1888

John J. Gorman
POLICE JUSTICE.

John Harold

0291

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.....188..... Police Justice.

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

Dated.....188..... Police Justice.

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

Dated.....188..... Police Justice.

0292

\$ 700 bail per Ex 10
to await result
of inquest
adj 2 PM
Sept 7th

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Harold

vs.

Madeline Puggals

2
3
4

Office
J. L. Brown
Arrest

BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated Sept 3 188

Foreman Magistrate.

Harold Officer.

Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ to answer

0293

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 *One* 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 9* 188*8* *John J. Herman* Police Justice.

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

Dated *Sept 9* 188*8* *John J. Herman* 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.

0294

Ed Sept 7th at
2 PM
adly Sept 9th 1888
9 am

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court---

2

District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James T. Sullivan

143 vs. Sullivan

1. Magdaline Pasquale

2.

3.

4.

Dated

Sept 6

1888

Magistrate.

John Herold

Officer.

Precinct.

Witnesses

No.

Maria Giovanni Rubino

145 Sullivan

Street.

No.

angelina Russo

145 Sullivan

Street.

No.

Michael De Carlo

143 Sullivan

Street.

\$

Vito Pascale

337 East 11th

Barbica

Offence

337 East 11th St

0295

Sec. 192.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY } ss.
OF NEW YORK,

An information having been laid before John J. Gorman Esq. a Police Justice
of the City of New York, charging Magdaline Pasquale Defendant with
the offence of Assault.

and he having been brought before said Justice for an examination of said charge, and it having been made to
appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hear-
ing thereof having been adjourned,

We, Magdaline Pasquale Defendant of No. 145
Sullivan

Street; by occupation a none
and Rafael Guidelli of No. 215 Martin

Street, by occupation a Real Estate dealer Surety, hereby jointly and severally undertake that
the above named Magdaline Pasquale Defendant

shall personally appear before the said Justice, at the 2 District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of Seven
Hundred Dollars.

Taken and acknowledged before me, this 5th Sept

day of Sept 188 8

John J. Gorman POLICE JUSTICE.

John J. Gorman Esq.
Rafael Guidelli

0296

CITY AND COUNTY }
OF NEW YORK, } ss.

Sworn to before me this
day of Sept
1888
SSJ
Police Justice.

the within named Bail and Surety being duly sworn, says, that he is a resident and
holder within the said County and State, and is worth four Hundred Dollars,
exclusive of property exempt from execution, and over and above the amount of all his debts and
liabilities, and that his property consists of house and lot

of land no 25 Marion St
worth \$10,000 Raffaele Guidetti

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to appear
during the Examination.

vs.

Taken the day of 188

Justice.

0297

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Magdaline Pasquale

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

Magdaline Pasquale of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said

Magdaline Pasquale

late of the City of New York, in the County of New York aforesaid, on the *second* day of *September* in the year of our Lord one thousand eight hundred and eighty-eight, with force and arms, at the City and County aforesaid, in and upon the body of one *Leonard Giallullo* in the peace of the said People then and there being, feloniously did make an assault, and *hurt* the said *Leonard Giallullo* with a certain *knife*

which the said *Magdaline Pasquale* in *her* right hand then and there had and held, the same being a deadly and dangerous weapon then and there wilfully and feloniously did strike, beat, cut, stab and wound,

with intent *him* the said *Leonard Giallullo* thereby then and there feloniously and wilfully to kill, 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

Magdaline Pasquale of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

Magdaline Pasquale

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, in and upon the body of the said *Leonard Giallullo* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *hurt* the said *Leonard Giallullo* with a certain *knife*

which the said

Magdaline Pasquale

in *her* right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully strike, beat, cut, stab and wound, 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.

0298

THIRD COUNT—

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

Magdaline Pasqualle
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

Magdaline Pasqualle

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, in and upon the said
Leonard Giallullo in the peace of the said People then
and there being, feloniously did wilfully and wrongfully make another assault, and
her the said Leonard Giallullo
with a certain knife

which

she the said Magdaline Pasqualle
in her right hand then and there had and held, in and upon the face
_____ of her the said Leonard Giallullo

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, bruise and
wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrong-
fully inflict grievous bodily harm upon the said Leonard Giallullo

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.

0299

BOX:

321

FOLDER:

3052

DESCRIPTION:

Percy, Jesse

DATE:

09/13/88



3052

0300

Witnesses:

Today for
William Johnson
Bapt. Church

205

#169

Counsel,

Filed

day of

1888

Pleads,

THE PEOPLE

vs.

Grand Larceny in the Second Degree.
(MONEY.)
(Sec. 528 and 53 / Penal Code.)

Jesse Percy

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Draper
Foreman.
Sept. 14/88.
Pleaded guilty
to all charges
Sept. 21/88.

0301

Police Court—

4th District.

Affidavit—Larceny.

City and County }
of New York, } ss.of No. 759 3rd Avenue Street, aged 21 years,
occupation Milk wagon driver being duly sworndeposes and says, that on the 17 day of September 1888 at the City of New
York, in the County of New, York, was feloniously taken, stolen and carried away from the possession
of deponent, in the night time, the following property viz:

Money of the amount and value of
Forty dollars and one gold
closed watch and gold chain
of the value of fifty dollars.
together of the value of One
hundred 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 Jesse Percy (now here)

from the fact that on said
 date said money was taken
 from deponent's clothes while they
 were hanging in his room
 at above premises, and that
 said deponent obtained said
 watch from a servant in said
 premises by representing that
 deponent had sent him for it
 which was false and now
 that deponent has been informed
 by Officer Patrick Moran of the 23rd
 Precinct that when he arrested
 said Percy he found upon

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

0302

his person a pocket book which
Apprent has seen and identifies
as that stolen from his clothes
and which contained said
mentioned sum of money

M. L. English

I swear before me
this 8th day of September 1888

A. J. White

Police Justice

0303

Sec. 198—200.

X District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Jesse Percy*

Question. How old are you?

Answer. *34 years*

Question. Where were you born?

Answer. *M*

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

Answer. *none*

Question. What is your business or profession?

Answer. *none at present*

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

Answer. *I have nothing*
to say
Jesse Percy

Taken before me this

day of *September* 188*8*

Police Justice.

0304

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 Refered out

He guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Five Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated Sept 10 188 A. J. Smith Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0305

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

207
Police Court---

1409
District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Michael English
vs. Jesse Perry
1769 vs. 13 day

1

2

3

4

Dated

188

White Magistrate.

Moran Officer.

43 Precinct.

Witnesses

No.

Street.

No.

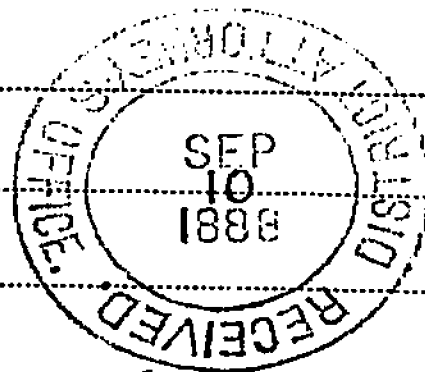
Street.

No.

Street.

\$

1000 to answer



0306

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick Moran
aged *23* years, occupation *Police Officer* of No. *123*
Greenwich Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Michael English*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

September 188*8*

Patrick Moran

A. J. White
Police Justice.

0307

Richardson Hue L.!

September 20. 1888

My dear Sir:

I was appealed to
by the young man Percy, for
aid in his personal trouble.

But I know of no way in
which I can serve him other
than to appeal to your mercy
in his case. He writes me
a very persistent letter, and
assures me that this is his
first offence & earnestly pro-
vises that it shall be the last.

I knew his father years
ago in Franklin Co. The State,
and afterwards as an employee
of the Customs House in New York.
He suffered from softening
of the brain, became unable to

0308

discharge the duties of the
position & consequently lost
his place, and if I am
correctly informed he was lost
to his family who at that
time resided in the town
Chatsburg, Franklin Co.

He always bore
the reputation of being a
very worthy & honest man.
and as I believe this
is the first offence on the
part of the boy, I trust
you may find it consistent
with your sense of justice
to discharge him.

I am Sir,

Very Respectfully yours

Wm. W. Jones

W. Judge Smith

0309

Richmond Hill N.Y.
September 20. 1880

Dear Sir:

I am no longer in the
Customs Service, and consequently
your letter did not reach me
until this morning.

I have written
to Judge Smith to enclose the
letter to you himself.

I hope you will
get out of the trouble &
then get out of the city -
go to work, & try to
be honest & happy.

Yours truly
Wm. Jones

J. B. Percy

0310

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Jesse Percy

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

Jesse Percy
of the crime of GRAND LARCENY IN THE *second* DEGREE, committed as follows:

The said

Jesse Percy

late of the City of New York, in the County of New York, aforesaid, on the *sixth* day of *September* in the year of our Lord one thousand eight hundred and eighty-*eight* at the City and County aforesaid, with force and arms, in the *night* time of the same day, *two* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of twenty dollars, and of the value of twenty dollars *each*; *four* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of ten dollars, and of the value of ten dollars *each*; *eight* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of five dollars, and of the value of five dollars *each*; *twenty* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of two dollars, and of the value of two dollars *each*; *forty* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of one dollar, and of the value of one dollar *each*; *two* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars *each*; *four* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars *each*; *eight* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars *each*; *two* United States Silver Certificates of the

0311

denomination and value of twenty dollars *each*; *four* United States Silver
Certificate *of* the denomination and value of ten dollars *each*; *eight* United
States Silver Certificate *of* the denomination and value of five dollars *each*; *twenty*
United States Silver Certificate *of* the denomination and value of two dollars *each*;
forty United States Silver Certificate *of* the denomination and value of one dollar
each; *two* United States Gold Certificate *of* the denomination and value of
twenty dollars *each*; *four* United States Gold Certificate *of* the denomination
and value of ten dollars *each*; *eight* United States Gold Certificate *of* the
denomination and value of five dollars *each*; and divers coins, of a number, kind and
denomination to the Grand Jury aforesaid unknown, of the value of *thirty dollars,*
one watch of the value of forty
dollars, and one chain of the value
of twenty dollars

of the proper moneys, goods, chattels and personal property of one

Michael K. English,

then and there being

found,

then and there

feloniously did steal, take and carry away, against the form of the statute in such case made and
provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

03 12

BOX:

321

FOLDER:

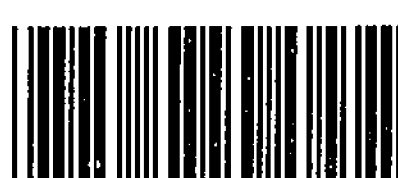
3052

DESCRIPTION:

Philips, Samuel

DATE:

09/10/88



3052

0313

#10⁶ D. Henshaw

12 Ambrose

Counsel,

Filed

10 day of

1888

Pleads,

Margaret H. H.

THE PEOPLE

vs.

Samuel Phillips

Grand Larceny, 528, 532 Penal Code.
(From the Person.)

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Gregory

Foreman.

Sept 14/88.

True & Legally

Witnesses :

0314

Police Court

District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No.

occupation

deposes and says, that on the

day of

188

Street, aged 19 years,
being duly sworn

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

Person of deponent, in the time, the following property viz:

One Gold
Chain, of the value of
Twenty Three Dollars (\$23)

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 Daniel Phillips (now
here, in the manner and for
the reason following; To wit,
on said night and date, said
Defendant and Deponent were
in a room of house 141 Ridge
St. and then and there said
Defendant took from the person
and possession of Deponent said
property, and now Deponent charge
said Defendant with taking, stealing
and carrying away said property
and prays that he be dealt with
as the law directs.

Lo Hellman

Sworn to before me, this

11

day of

September 1888

John J. [Signature]

Police Justice.

0315

Sec. 198-270.

CITY AND COUNTY }
OF NEW YORK, } ss.

³ District Police Court.

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

Question. What is your name?

Answer.

Samuel Phillips

Question. How old are you?

Answer.

24 Years of age

Question. Where were you born?

Answer.

Hungary

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

Answer.

141 Bridge St (5 Months)

Question. What is your business or profession?

Answer.

Machine Operator

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 am not guilty,
Dis P.P.
Samuel Phillips
mark*

Taken before me this

day of

188

Police Justice.

03 16

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Five Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated Sept 4th 1888 J. Sheppard 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.

0317

Police Court---

32 1384
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Yoris Hellmayer
97
Sam Phillips

BAILED,

No. 1, by *Hannah Glück*
Residence *188 Stanton Street.*

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

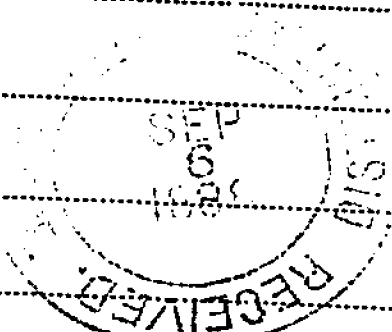
2 _____
3 _____
4 _____
Date *Sept 21 188*

Lord Magistrate.
Meyer Officer.
13 Precinct.

Witnesses _____
No. _____ Street.

No. _____ Street.

No. *500* Street.
\$ _____ to answer *CS*



Sam Phillips
Yoris Hellmayer

0318

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Samuel Philips

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

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

The said

Samuel Philips

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

one chain of the value
of twenty-three dollars

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

03 19

SECOND COUNT—

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

— *Samuel Philips* —
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

Samuel Philips

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 chain of the value of twenty-
three dollars

of the goods, chattels and personal property of one

Louis Hellman

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

Louis Hellman

unlawfully and unjustly did feloniously receive and have; the said

— *Samuel Philips* —

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.

0320

BOX:

321

FOLDER:

3052

DESCRIPTION:

Plunger, Adolph

DATE:

09/17/88



3052

0321

BOX:

321

FOLDER:

3052

DESCRIPTION:

Levi, Annie

DATE:

09/17/88



3052

POOR QUALITY
ORIGINAL

0322

Witnesses:

Wm. H. Jones

J. H. Jones

()

4194 Counsel,
Filed 17 day of Sep 188
Pleads, C. H. Jones

THE PEOPLE
vs.
Adolph Ringer
(2 cases)
and
Rmie Lewis

Grand Larceny Second degree

[Sections 528, 58/570, Penal Code].

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Deputy Foreman.
Sept 20/88

Truesdell arrested
Sept 17/88
Sept 20/88
Sept 27/88

0323

*to
for* Recorder's charge given to
him for revision to folios.

The People *W.A.* { Court of General Sessions, Part I.
vs. {
Adolph Plunger. { Before Recorder Smyth.

Tuesday, September 25, 1888.

Index Of Testimony.

	Direct Ex.	Cross Ex.
William Stederoth.	1	4
Patrick Brennan.	6	10
Adolph Plunger.	12	14
Annie Levi.	22	23
Recorder's Charge.	27	

0324

The People
vs.
Adolph Plunger.

Court of General Sessions, Part 1.
Before Recorder Smyth.

Tuesday, September 25, 1888.

Jointly indicted with Annie Levi.

Indictment for grand larceny in the second degree.

Asst. Dist. Atty. Jerome for the People.

A Jury was empanelled.

William Staderoth sworn and examined.

By Mr Jerome. Q. What is your business.

A. I am a tailor, I keep a merchant tailor store.

Q. Whereabouts.

A. In Fourth Avenue between 28th and 29th Streets.

Q. What is the number of the place.

A. No. 411.

Q. Now d you remember the 15th day of July of this year.

A. Yes sir.

Q. On that day did you see the two defendants now at the bar,
this man and woman.

A. They had been in my store then both.

Q. What time of day were they in your store.

A. It was in the evening between four and five o'clock, it
was on a Tuesday.

Q. And before they came into your store did you have a piece
of diagonal cloth containing eight and three-quarter yards.

A. Yes sir.

Q. What was the value of that cloth.

A. It was eight and three-quarters, at \$5.25, \$46.00.

Q. Was that there before they came in.

A. Yes sir, that was in

0325

Q. You saw it yourself.

A. Yes sir, I saw it.

Q. What did they say or do when they came in.

A. Would you allow me to tell the whole thing?

Q. Yes sir.

A. They came in on Tuesday afternoon between four and five o'clock, and he told me he wanted a suit and he picked out some cloth, I showed him all I got in the house, several pieces of light cloth. That woman she was looking just the same, I thought it was his wife, he did not tell me it was his wife, and then he said he will think it over, he think it a little more money than he can spend.

By the Court. Q. He picked out some cloth for a suit, coat, pants-loons and vest, is that right.

A. Yes sir.

Q. What was said about the price.

A. He said he thinks ----

Q. What did you say about it, did you tell him how much it cost.

A. I told him how much it ~~cost~~ would cost.

Q. Tell the jury how much.

A. This one I asked him fifty dollars for.

Q. Then what did he say to that.

A. I showed him some others that cost less, he said he thinks he can't spend as much as that and they went out both again; on the next morning half past nine they both came back again and he asked me, "can you make that suit for me and have it done on Friday noon?" I said, "that is a very short time but I will do it", and then I went on the other

side of the counter and got that piece of cloth back to show him again.

Q. The fifty dollar suit.

A. The fifty dollar suit, I did not know which one he wants that morning and I wanted to show him that cloth. He said, "O no, I only want pants;" so I left that piece of cloth on the place and showed him the pants again, and he wanted a pair of pants; while we were talking together she stood on the other side of that other counter, right where that piece of cloth was lying, and then I took ---

Q. Is there two counters in your store.

A. Two counters.

Q. And you and he were standing at one counter talking about the pantaloons.

A. Yes sir.

Q. She stood at the other counter where the piece of diagonal cloth was, is that right.

A. Yes sir, that is right; and then I took his measure and just when I commenced to take the measure she went and then when he was done and he was gone, I saw my piece of cloth was gone.

by Mr Jerome. Q. The piece of cloth that you had shown him for a suit of clothes was gone.

A. Yes sir.

Q. And the night before when he was in he asked for a whole suit for you to make.

A. Yes sir.

Q. How long before Plunger went out did Mrs. Levi go out.

A. Maybe ten minutes, maybe not quite ten minutes, about ten minutes.

0327

By the Court. Q. Did he tell you what his name was.

A. He told me his name, I wanted him to put the name in my book and he said, "you could write." and he wanted me to do it and he told me A.B. Goldstein and he lives 226 East 26th Street.

Q. That you put in your book.

A. I put that in my book.

Q. The book I suppose where you took the measure of the pantaloons.

A. Yes sir, for him.

By Mr. Jerome. Q. Now, did you go to the pawn broker shop of Mehrbach in this city corner of Ridge and Grand Street.

A. No sir.

By the Court. Q. Have you seen that piece of cloth since.

A. No.

Cross Examined.

Q. Now, Mr. Daderoth, your store is on Fourth Avenue, did you say.

A. Yes sir.

Q. That is near the 39th Street.

A. Between 28th and 29th Streets.

Q. When you was taking this man's measure you say on the morning of the second day when they called ---

A. Wednesday.

Q. Was not this woman standing beside this man.

A. They came in together and she went right there on that place where that cloth was lying; she seen it before where I was and we stood on the other side and we were talking about the pants, she was standing where that piece of cloth was lying.

0328

Q. How heavy a roll of cloth, how large a roll.

A. I could not tell exactly.

By the Court. Q. Show with your hands about how large a roll it was.

A. It was not rolled on a board, I was very sorry for if I done that she would not have taken it along.

Q. How big a package did it make, about how wide.

A. The cloth is twenty-nine inches wide, it is double width.

Q. When it is folded up, how was it folded.

A. It is twenty-nine inches long when it is folded.

Q. About how thick would it be, show us with your hand.

A. It was so thick when it was folded, it was summer goods, it was fine goods.

By Counsel. Q. Now how long is your store.

A. I do not know exactly.

By the Court. Q. About how many yards, can you tell us that.

A. The store may be forty feet long.

Q. And about how wide is it between the two counters.

A. Oh, between the two counters it is about that width.

(Showing.)

By Counsel. Q. You have two counters in your store and you have cloth on both those counters.

A. On both sides, it is all on those counters.

Q. Was your street door open.

A. The door was open.

Q. It was a very warm day, wasn't it.

A. It was a warm day, yes sir.

Q. Did anyone come in while you were measuring this man.

A. No sir.

5 Q. No one except him and this woman.

A. Nobody.

0329

Patrick Brennan sworn and examined.

By Mr. Jerome. Q. You are an officer of the municipal police of this city, are you, Mr. Brennan.

A. Yes sir.

Q. Did you arrest the two defendants in this case.

A. Yes sir, Officer McCormack and I arrested both.

Q. Where did you arrest them and when.

A. We arrested the woman in Ludlow between Rivington and Dauldy and we arrested the man in Sheriff and Houston Sts.

Q. When?

A. On the 3rd of this month.

Q. Did you arrest them both on the same day.

A. Yes sir.

Q. What time of day did you arrest him.

A. I arrested the man about half past one.

Q. And the woman when.

A. About a quarter past ten.

By the Court. Q. In the morning, Officer.

A. In the morning.

Q. Did you tell them what you arrested them for.

A. I told the woman what we arrested her for, I told the man inside, I told them we arrested them for going into a shoe store with the pretence of buying shoes and instead of that, stealing shoes, that is the complaint I arrested them on.

Q. You did not arrest them on this complaint.

A. We had them arrested at the time, we got a lot of goods --

By the Court. Q. You arrested them on a complaint of stealing shoes

A. Stealing shoes and this other complainant came there, we

0330

brought this other complaint up against them.

by Mr Jerome. Q. Did you tell her about this complaint we are now trying.

A. Yes sir.

Q. What did you tell her.

A. I told her Mr Dederoth had a complaint to make for stealing forty-six dollars worth of cloth and she denied it, know nothing about it.

Q. What did you tell the man when you arrested him.

A. I also told him.

Q. What did you tell him.

A. I told him the same as I told the women.

Q. What did the man say.

A. He denied it.

Q. Did you search the man.

A. Yes sir.

Q. Did you find anything on him.

A. I found four pawn tickets on him.

Q. I hand you now four pawn tickets and ask you if these are the pawn tickets that you found upon him.

A. Yes sir, those are the four pawn tickets.

Q. Did you have any conversation with him in regard to these pawn tickets.

A. I did, he told me that he bought the ticket for the watch for ten dollars.

Q. Did he say anything more.

A. He said he took it out and when he seen it was worth that he put it back.

Counsel: That case has been tried.

0331

The Court: I know, he is asking about what he said about the pawn tickets.

Counsel: I ask that that portion be stricken out in relation to that watch.

The Court: Denied.

by Mr Jerome. Q. Did he say anything more, Officer.

A. He said he put it back in the pawn shop where he got the most money, the same place that he took it out of, that is all.

Q. Did he say anything in regard to the other pawn tickets.

A. The other pawn tickets he said he bought them.

Counsel: I object.

The Court: I'll sustain your objection.

Witness: He bought those pawn tickets.

Mr Jerome: I will now offer these pawn tickets in evidence marked Peoples' Exhibit A, dated Thursday, September 25, 1938.

Q. Did you find anything else on the defendant.

A. I found a watch and chain, two watches and a chain.

Q. Where are those watches.

A. I have got them in the Station House.

Q. What kind of watches were they.

A. One was a gold watch and the other a silver watch and one gold chain.

Q. Now did you go to the pawn shop of Moses Mehrbach with ticket 86885, the goods called for by that ticket were pledged.

A. Yes sir.

Q. Did you see the articles which that ticket calls for.

A. Yes sir.

Q. Describe to the Jury what those articles are.

0332

Objected to as immaterial.

The Court: Do you propose to prove that this is the piece of cloth mentioned in the indictment?

Mr Jerome: No sir.

The Court: I will exclude it.

By Mr Jerome. Q. Did you search the woman.

A. Yes sir.

Q. Did you find anything upon her person.

A. Yes sir.

Q. What did you find.

A. Three pawn tickets.

Q. I hand you now four pawn tickets and ask you to pick out the three that you found on her if they be there.

A. I cannot tell exactly which one of those of Levi's it is, it is one of those of Levi's for a trunk and those two tickets found on her, the other was on another Levi.

Q. Did you have any conversation with the female defendant in regard to those tickets.

A. Yes sir.

Q. What conversation.

Objected to as immaterial.

The Court: Did those tickets apply to this cloth?

Mr Jerome: No sir.

The Court: I will exclude it.

By Mr Jerome. Q. Did you find anything else upon the woman.

A. Those tickets and some money.

Q. Have you a gold watch with you now.

A. Yes sir.

Q. Produce it please; (watch produced) where did you find this watch.

0333

Objected to. Objection sustained.

Mr Jerome: I would like to question this witness with reference to a trunk which the pawn ticket found on the male defendant calls for, for this reason, there were certain articles contained in it which would show it was unnecessary for a man in his condition of life to have.

The Court: No.

Mr Jerome: I will offer in evidence these two pawn tickets found on the woman, one calling for a shawl.

The Court: I will exclude them all, it has nothing to do with the case; if you could get that ticket for this piece of cloth it would be different but you haven't got it.

Cross Examined.

Q. Now officer, you are attached to the Union Market Police Station. A. Yes sir.

Q. You arrested this woman and another woman on a charge of stealing some shoes.

A. Yes sir.

Q. This Defendant here was in your custody on that charge, was she.

A. She was until this charge was brought up.

Q. She was never held on that charge.

A. No sir.

Q. She was never indicted for that.

A. No sir.

Q. You did not find any cloth on this woman.

A. No sir.

Q. Did not find any on this man.

A. No sir.

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By Mr. Jerome. Q. What name did the male defendant give when he was arrested.

A. He gave Adolph Blanche.

Q. And where did he say he resided.

A. 233 Rivington Street.

By Counsel. Q. Did you go to his residence.

A. Yes sir.

Q. Did you find that to be his residence.

A. Yes sir.

By the Court. Q. He did not say his name was Goldstein and that he lived in 233rd Street.

A. No sir.

Mr. Jerome: That is the case for the People.

The Case for the Defence.

Counsel: I ask your honor to direct the Jury to acquit.

The Court: Indeed I will not. On what ground?

Counsel: On the ground that there is no proof at all connecting these defendants with the stealing of this cloth.

The Court: This is the proof in this case, that these two people came in on Tuesday evening together, at that time the complainant in this case had a piece of diagonal cloth about eight yards of the value of \$40.00, that this defendant spoke to him about making him a suit of clothes off that very piece of cloth, that it was shown to him, he stated that it was too dear for him, then he was shown some other cloth, then he came in the next morning, then they both came in the next morning and the piece of cloth shown to him was upon the counter, that nobody else came

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in , then he came to the conclusion that he would have a pair of pantaloons made and while this man was having himself measured for a pair of pantaloons this woman was standing by the counter where the cloth was lying; after that he gave a false name, A.P. Goldstein; the woman went out first and he subsequently followed in about ten minutes and the cloth was not there. It is a question for the Jury to say whether this woman took that cloth at that time, whether those two people under the circumstances were not acting in concert both being actuated by the same common intent and motive. There is quite enough to go to the Jury and quite enough to convict on if they believe that evidence.

The Counsel opened the case for the Defendant.

Adolph Plunger sworn and examined by Counsel, through the Interpreter, testified:

Q. How long have you been in the Tombs.

The Court: Excluded unless you propose to prove that he was in the Tombs the day the cloth was stolen.

by Counsel. Q. Did you see Mr. ~~St~~ederoth on the stand here, the complainant.

A. Yes sir.

Q. Do you know where his place of business is.

A. Yes sir.

Q. Where is it.

A. On Fourth Avenue between 28th and 29th Streets.

Q. How many times, if any, have you been in his store.

A. Once.

Q. What time of day was that.

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A. About half past nine or ten o'clock in the morning.

Q. What were you doing and who was with you.

A. My cousin this woman.

Q. What were you doing up there that morning.

A. I met a man with whom I worked before and he asked me why I am not working? I said, "I have a sore arm", and he said, "I heard that there is a doctor in 30th Street and he is a surgeon and he is able to cure this."

By the Court. Q. What is the doctor's name.

A. He only told me that there is a doctor and I went around to find out, I could not find him.

Q. What is the name of the man that told you.

A. Greenstein.

By Counsel. Q. Then you stopped at this store going up or coming down.

A. When I came back.

Q. What did you do in that store.

A. I said that I wanted a pair of pants, light color.

Q. Was the other defendant, Annie Levi, with you.

A. She was with me.

Q. And whom did you see in that store.

A. This complaintant, the old man.

By the Court. Q. Let him go on and tell what occurred.

A. I asked him to show me a pair of pants light color; as he was about to show me that piece of material then all at once he was looking around, he said, "my God, this morning I had a piece of material here and I don't know what become of it." I did not say any more, he took my measure.

By Counsel. Q. Did he show you a piece of goods then.

A. He showed me two kinds of colors and I selected one and that is all, he took my measure and I gave him a dollar on account and nothing else and he put my name into the book and I left.

Q. What name did you give him.

A. Adolph Plunger.

Q. Did you tell him where you lived.

A. I told him that I am living down town in 82 Ludlow Street.

Q. Did you tell him that your name was A.B. Goldstein.

A? No.

Q. Did you tell him you lived at 226 East 26th Street.

A. No sir, I never said so, I never lived there and I did not say so.

Q. Were you in his store the previous day at half past five o'clock accompanied by the other defendant, Annie Levi.

A. No sir, only once I was there.

Q. Did he show you any cloth at any time.

A. Only once I was there.

Q. Did you take a roll of cloth from him.

A. No sir.

Cross Examined by Mr Jerome.

Q. What is your trade.

A. Baker.

Q. And how long since he worked at the trade of baker.

A. About six months.

Q. Has he ever gone by any other name than the name of Plunger.

A. No sir, only one name.

Q. Ask him where he got these pawn tickets that the officer found on him.

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Objected to. Objection sustained.

Mr Jerome: I want to show the character of the Defendant, he having gone by other names, that is the only view I wish to put it in.

The Court: The District Attorney has a right to contradict him, make him contradict himself if he can.

By Mr Jerome. Q. Did you pawn a trunk in the pawn shop of Mehrbach 433 Grand Street on the 17th of August.

A. Yes sir.

Q. Did you pawn it there under the name of Blauman.

A. No sir, I said Plunger.

Q. Did you pawn at the Harlem Loan Office 608 Eighth Avenue one watch for ten dollars, under the name of Blauman.

A. Yes sir, I put on the same man's name of whom I bought the pawn ticket and he told me to put it in that name.

Q. Where is that man now.

A. I do not know where he lives.

Q. Where did he meet him.

A. In Essex Street I met him.

Q. Did you know him before.

A. No sir.

Q. How did he come to get a pawn ticket for a watch from him.

A. I was walking in Essex Street and was smoking a cigar, a man came to me and told me, "give me a light"; I gave him my cigar; in week days I always carry my silver watch, I took out my silver watch, he looked at my silver watch and he said to me, "you buy from me if you want a pawn ticket for a gold watch", he says, "I pawned it only for a small sum because I needed money and I can't redeem it,

I want to sell the ticket now, for ten dollars;" then he said, "I will take out the watch if it is worth ten dollars, I will give you ten dollars"; then he went with me, this man, then we went to Eighth Avenue to that pawn shop, I paid \$15.00 and I took the watch, I was not very sure about the grade of gold, if it solid gold or not.

Counsel: I object.

The Court: I will allow it.

By Mr Jerome Q. To whom did he give the \$15.00.

A. To the pawn broker.

Q. He gave the pawn broker \$15.00 and how much did he give Mr Blauman.

A. \$10.00 for the ticket, nine dollars I only gave him so that the watch should cost me only twenty-five dollars.

Q. Ask him how much the watch was worth.

A. A jeweler told me that he could buy such a watch in a store for \$22.00, for \$20.00 or \$23.00, at the utmost \$25.00.

Q. And he had never seen Mr Blauman before.

A. No sir.

Q. Is that the ticket that he bought from Blauman or another ticket. (Showing witness a ticket.)

A. That is another ticket.

Q. Where did he get that ticket with the name of Blauman on it.

A. I want to have the watch tried.

By the Court. Q. Then ask him if he did not take it to two or three pawn brokers and try to pawn it.

A. Yes sir.

Q. And they would not give you enough on it.

A. They only wanted to give me ten dollars, some twelve dollars.

Q. And then he went to Eighth Avenue and he pawned it again.

A. Yes sir, then I went there and pawned it there, the same pawn shop where I took it out.

Q. And he pawned it for more than it was originally pawned for.

A. When I went there I said I wanted twenty dollars on that watch; he said, "no, I can't give you more than twelve." I said he has already this watch for fifteen; well I said, "you give me sixteen", then he gave me sixteen.

Q. Was Blaumen there.

A. He was there the second time.

Q. What did he say.

A. Nothing.

Q. Did not he give Blaumen his extra dollar.

A. No sir, Blaumen went away and lost nine dollars on that bargain, nine dollars on that transaction.

By Mr. Jerome. Q. How many days was it from the time he first bought the watch from Mr. Blaumen until the time he pawned it on this ticket.

A. I can't tell, a couple of days but I cannot tell which day.

Q. He does not know where Mr. Blaumen lives, is that so.

A. No sir.

Q. How did Mr. Blaumen come to be there the second time he went to this pawn shop.

A. I went out to the street and I met him again.

Q. Why did he give the name of Blauman when he pledged the watch the second time.

A. He went the second time with me to pawn the watch.

Q. Ask him if he remembers testifying yesterday in the case of the People of the State of New York against Adolph Plunger for stealing a watch.

A. Yes sir, I remember what I said yesterday.

Q. Ask him why on that trial he did not tell us that Blauman was with him when he went there the second time, to the pawn broker's.

A. I think I was not asked that question, I was not asked that question about Blauman.

Q. Ask him if he did not say yesterday that he put the watch in the second time in the name of Blauman because he remembered that name.

A. It maybe that I said so, I can't remember if I said so.

Q. Ask him why he pledged the two tallas on this ticket in the name of Spelberg and the other in the name of Blauman

A. I did not pawn those tallas, I bought the tickets.

Q. Where did he buy the tickets from.

A. From a man.

Q. What is the man's name.

A. I do not know his name.

Q. Where did he meet him.

A. In Ludlow Street I met him.

Q. Did he go to the pawn shop with him.

A. No sir.

Q. How much did he give him for the tickets.

A. Fifty cents.

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by the Court. Q. And he gave him fifty cents a piece of these two tallies without looking at them.

A. For both tickets I gave him fifty cents.

Q. And he did not look at them.

A. No, I did not.

Q. And he did not know the man who had the ticket.

A. No sir, I believed the man.

Q. You never saw him before did you.

A. No sir.

By Mr Jerome. Q. Why did he pawn his trunk in the name of Blauman on the 17th of August.

A. I said the name Blench but it was so full there of people and they were very busy, maybe he misunderstood me.

Q. Ask him if he had earned any wages for six months.

A. I want just for helping for a short time when I felt able to.

Q. Did he earn any wages during the six months.

A. Yes sir.

Q. How much.

A. I can't tell, sometimes I want to help once a week and sometimes twice a week.

By Mr Jerome. Q. How much money did he earn in dollars and cents.

A. For one night's work I got \$2.00 or \$2.50.

Q. What is the aggregate amount of money that he earned during the last six months.

A. I cannot calculate it.

Q. Was it one hundred dollars.

A. It may be, it may be eighty or ninety dollars.

Q. Where did he earn it, where was he working.

A. In different places, in all places, I do not know the name

of the bakers, wherever they called me I went to work.

There are about sixty Jewish bakers maybe more in this city, I don't know the names of ~~any~~ all of them.

Q. Ask him if he has not got three pair of new pants in his trunk in this pawn shop.

Objected to. Objection sustained.

Q. Do you play upon the accordion.

Objected to.

A. Yes sir.

Q. Has he got two accordions.

Objected to. Objection sustained.

Q. Where did he meet Mr Greenstein.

A. In the street.

Q. And how did he come to talk with Mr Greenstein about his arm being sore.

A. I will tell you, this man knows me because I work ---

Q. Where did he work.

A. I worked together, he is also a baker, a journeyman.

Q. Where did he work together with Mr Greenstein, the name of the man.

A. In Mr Philstein's bakery, 14 1/2 Norfolk Street near Hester I worked with him.

Q. How long ago.

A. Two years ago, past two years.

Q. And then did you go to this doctor in 30th Street.

A. Yes sir, I went there.

Q. What time of day.

A. I left home about half past eight.

Q. In the morning or evening. A. In the morning.

Q. Between what avenues was it, the Doctor's place.

A. I took the Third Avenue cars, I could not find him, he only told me where it is, he only told me there is a doctor in 30th Street and I could not find him.

Q. Did he walk through 30th Street looking for a doctor.

A. He told me that it is at the corner of Fourth Avenue and 30th Street.

Q. Did he find the doctor at the corner.

A. No sir.

Q. And did Mrs. Levi go with him.

A. Yes sir.

Q. Do they live in the same house, Mrs. Levi and this gentleman.

A. I live 82 Ludlow Street.

Q. Where did Mrs. Levi live.

A. I think in No. 12 Pitt Street.

Q. Ask him if he ever lived at 238 Livingston Street in this city.

A. At present I live there.

Q. How did he come to ~~send Mrs.~~ have Mrs. Levi go with him to the doctor.

A. Immediately when Greenstein told me that there is a doctor in 30th Street to cure my arm I immediately went to my cousin and told her; well she said, "I do not feel very well, I will take a ride with you."

By the Court. Q. Ask him if Mrs. Levi had a sore arm.

A. No sir.

Counsel: Now just show the Jury your arm.

The Court: There is no occasion.

Counsel: This Jury don't know it.

The Court: He says so; nobody denies him. The District Attorney will admit that he has a scar.

Mr Jerome: Oh, he has a scar, a terrible one on his arm.

Annie Levi sworn and examined by Counsel, through the interpreter.

Q. Were you with this defendant Plunger in the store of Mr. *St*aderoth?

A. Yes sir.

Q. How many times.

A. Once.

Q. Do you remember the day.

A. I do not recollect.

Q. What time of day was it when you went in there.

A. About ten o'clock.

Q. You were not there the day before at half past five, were you.

A. No sir.

Q. When you went in that morning with Mr Plunger what took place in the store.

A. Mr Plunger ordered a pair of pants, I did not feel very well, it was very hot that day, I went out to the candy store to get a glass of soda water and I was there and they gave me change from a dollar and Plunger came to me.

Q. Did you take a roll of cloth out of that store.

A. No sir.

Q. Did Mr *St*aderoth show you and Mr Plunger a roll of cloth.

A. No sir, I was near the door, I was not standing near where the material was.

Cross Examined.

By Mr. Jerome. Q. Ask Mrs. Levi what her maiden name was.

A. Annie Levi, that is my name.

Q. Where is your husband Mr. Levi now.

A. He is in Europe.

Q. What is his business in Europe at the present moment.

A. Baker.

Q. Is he practicing his trade there at present.

A. Yes.

Q. For the State or for private individuals.

A. He is a journeyman.

Q. What other name has she been known by beside Levi.

A. Annie Levi, that is the name I am known by.

Q. Ask her if she ever saw that pawn ticket before. (Shown)

A. That is my ticket.

Q. It calls for that. (Showing a gold watch.)

A. That is two tickets for two trunks and one for jewelry.

Q. Are those the two tickets for trunks and that is the ticket for jewelry.

A. Yes sir, that is my jewelry also.

By the Court. Q. What jewelry.

A. A bracelet, diamond ring, six gold rings and four earrings, a pin and two watches.

By Mr. Jerome. Q. Is that one of them. (Showing it.)

A. Yes sir, that is one.

Q. I understand her to say these are tickets for the trunks and they are each pledged for \$2.50 a piece.

A. Yes sir.

Q. And where is the rest of her trunks.

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A. I have only two.

Q. Where does she live.

A. 238 Rivington Street.

Q. And how long has she lived there.

A. One month.

Q. From what day in August did she go there, does she remember.

A. I do not recollect, I am boarding.

Q. Was it before or after the 17th of August.

A. I cannot tell.

Q. Was it before or after she pawned those two trunks.

A. I moved in there before I pledged the two trunks.

Q. When did she move the trunks to then, when she moved.

A. I had them in a pawnshop.

Q. She said she moved before she pledged the trunks.

A. First I pledged the trunks and then because my brother lost apartments and I intended to move in and then I was arrested.

Q. As I understand her statement here it is that she pledged her trunks before she moved from 238 Rivington Street.

A. When I pledged the trunks I was living in 12 Pitt Street.

Q. Where did she move from Pitt Street.

A. To Rivington Street.

Q. Ask her when she was arrested if she remembers.

A. I do not know, I believe it was on a Monday or on a Tuesday.

Q. Monday, the 10th of September, ask her if it was not that day.

A. I do not know.

Q. It was about that time.

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A. I do not know if it was on a Monday or Tuesday.

Q. It was about the 10th of this month, Monday the 10th, was it. A. Possibly, I do not know.

Q. Ask her if she remembers the day when she was in the Police Court in Essex Market.

A. I recollect that I was there.

Q. Did she tell the Magistrate that she lived at 238 Rivington Street one month.

A. Yes sir, I said so.

Q. Was that true.

A. Yes sir.

Q. Ask her to explain to the Jury how if she pledged her trunks before she moved to Rivington Street she has been living at Rivington Street one month, these pawn tickets bear date August 17, 1888, tell her that she was in the Police Court on the 10th of September, tell her that first

A. Yes sir.

Q. That she then told the Magistrate that she has been living at Rivington Street for one month, which would have been from the 10th of August.

A. It was not a full month, it was two or three weeks.

Q. She moved three weeks before she said.

A. I lived then in Rivington Street about three weeks when I was arrested.

Q. And lived in the same house that Mr Plunger occupied.

A. No sir.

Q. Did not Mr Plunger live at 238 Rivington Street.

A. Before he lived with his father, formerly he lived with his father.

Q. Did she hear Plunger state in the Police Court that he

lived at 238 Rivington Street and lived there for about one month.

A. At present he lives there.

Q. They live theretogether, do they.

A. I boarded there since the first of the month, I lived there, he boards with the brother and I board with the brother.

Q. How many rooms does this lady occupy there.

I sleep in the kitchen and he sleeps in the big room.

Q. Why did you pawn your trunks.

A. I intended to go to Europe.

Q. How much did you get on those trunks.

A. I did not want to take more than two dollars on each.

Q. That is all you got.

A. Four dollars I got.

By the Court. Q. What line of steamship was she going to take to Europe.

A. With the Bremen Steamship Company.

Q. Do they only charge four dollars for taking her over.

A. I had my own money, I did not want to take the trunks with me to Europe because I intended to come back again.

Mr Jerome: I offer these pawn tickets as simply part of the res gesta, having been found upon her person-- that is the tickets on the woman.

The Court: I will exclude them, you have got all you want.

Mr Jerome: That is the case for the People.

The Counsel summed up the testimony.

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1. I have been in the United States since 1948.
2. I have been in the United States since 1948.
3. I have been in the United States since 1948.

4. I have been in the United States since 1948.

5. I have been in the United States since 1948.

6. I have been in the United States since 1948.

7. I have been in the United States since 1948.

8. I have been in the United States since 1948.

9. I have been in the United States since 1948.

10. I have been in the United States since 1948.

11. I have been in the United States since 1948.

12. I have been in the United States since 1948.

13. I have been in the United States since 1948.

14. I have been in the United States since 1948.

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18. I have been in the United States since 1948.

19. I have been in the United States since 1948.

20. I have been in the United States since 1948.

21. I have been in the United States since 1948.

22. I have been in the United States since 1948.

23. I have been in the United States since 1948.

24. I have been in the United States since 1948.

25. I have been in the United States since 1948.

26. I have been in the United States since 1948.

27. I have been in the United States since 1948.

Testimony in the
case of
Rolph P. Hugen
and
Annie Levi
filed Sept
1948.

0351

Police Court—

District,

Affidavit—Larceny.

City and County } ss.:
of New York,

of No.

occupation

deposes and says, that on the

day of

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

time, the following property viz:

One Gold
Watch of the Value of
Fifty Dollars (\$ 50.)

the property of

Mr. Reider, in care and
charge of deponent at the
time.

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

Adolph Renger (now
here), for the reason that on
said day and date said Renger
the deponent entered the store
of deponent and about one
hour after said deponent
left said store deponent missed
said Watch, and subsequently
was informed by Abraham Chen
of No 24, Delancy St, that said
deponent had said property
in his (deponent's) possession
Wherefore deponent now
charges said deponent with
taking, stealing and carrying away said
property and prays that he be dealt with as
the law directs Alfred Ebenstein

Signed at before me, this 1st day of

1888

Police Justice.

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CITY AND COUNTY }
OF NEW YORK, } ss.

Abraham Cohen
aged *37* years, occupation *Sailor* of No.

241 Delancey Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Alfred Bernstein*

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

Sworn to before me, this

day of *Sept* 11th 188

J. Henry Park

Police Justice.

His
Abraham Cohen
mark

0353

Sec. 198-200.

³
District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty
Councilman of the Court
Rolph Ringer
mark

Taken before me this

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Police Justice.

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It appearing to me by the within depositions and statements that the ~~crime~~ ^{offense} therein mentioned has been committed, and that there is sufficient cause to believe the within named Defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Five Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated Apr 11 8 188 J. H. Thompson Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0355

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

355 vs. Grand St

1. *A. Plunger*

2.

3.

4.

Date *Sept 11th* 188 *8*

Ford Magistrate.

Brunn M. Conner Officer.

13 Precinct.

Witnesses *Abraham Cohen*

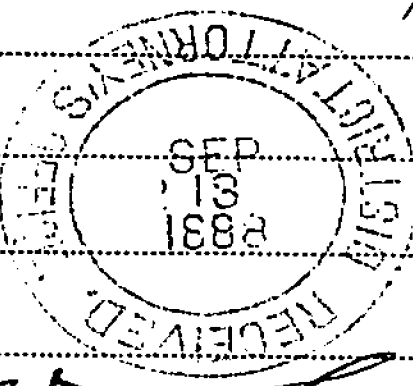
No. *241 Delaney* Street.

No. Street.

No. Street.

\$ *500* to answer *get*

Com *12.2*



0356

Police Court—3 District!

Affidavit—Larceny.

City and County } ss.:
of New York,

William Stederoth
 of No. 411 Fourth Avenue Street, aged 61 years,
 occupation Merchant Tailor being duly sworn
 deposes and says, that on the 15th day of July 1888 at the City of New
 York, in the County of New York, was feloniously taken, stolen and carried away from the possession
 of deponent in the day time, the following property viz:

One piece of black diagonal
Cloth ^{8 3/4 yards} of the value of five
dollars and twenty five cents
per yard. (\$5²⁵ per yard)
amounting altogether to 45⁹⁴
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 Adolph Plunger and

Amie Levi (both now here) and
 acting in concert together for the
 following reasons to wit: On
 the above mentioned date about the
 hour of 9 o'clock in the forenoon
 the said deponent ^{entered deponent's} store in said
 premises and the said Adolph selected
 there some cloth from which he
 wanted deponent to make a pair
 of trousers for him the deponent.
 That while deponent was in the act
 of measuring said Adolph for the
 trousers the said Amie left
 said premises, followed immediately

of
 Secretary for same, this

188
 July

Police Justice.

0357

thenceafter by said Adolph. That
defendant then and there misused
the afore described property as
having been stolen from, said
store.

Defendant further says that
there was no person in said store
from the time said defendants entered
therein at which time he had
said property — till said
defendants left, except the said
defendants and defendant when
defendant misused said property.

Wherefore defendant
charges said defendants with
the larceny of said property

Subscribed to before me
this 10th day of September 1888
M. Stedroth
Police Justice

Dated 1888 Police Justice.

There being no sufficient cause to believe the within named
guilty of the offence 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 1888 Police Justice.

of the City of New York, until he give such bail.
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of

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

Police Court, District.

THE PEOPLE, &c.,
on the complaint of

Offence—LARCENY.

1
2
3
4

Dated

1888

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street.

No.

Street.

No.

Street.

\$

to answer

Sessions.

0358

Sec. 198—200.

CITY AND COUNTY }
OF NEW YORK, } ss.

3 District Police Court.

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

Question. What is your name?

Answer. Annie Levi

Question. How old are you?

Answer. 27 years

Question. Where were you born?

Answer. Princeton

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

Answer. 238 Rivington Street And 1 month

Question. What is your business or profession?

Answer. Housekeeper

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 am not guilty.

Annie Levi
mark

Taken before me this

day of September 188 8

John W. H. H. H.

Police Justice.

0359

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Adolph Ringer*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *Austria*

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

Answer. *738 Riverside Street New York City*

Question. What is your business or profession?

Answer. *Baker*

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 am not guilty.*

Adolph Ringer
mark

Taken before me this

10

day of *September* 188*8*.

William J. [Signature]

Police Justice.

0360

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Nine Hundred Dollars, each and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated Sept 10, 1888 J. Henry Ford 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.

0361

Police Court---

3

1433
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Stateroth
411 23. 4th ave
Adolph Singer
Amie Levi

3.

4.

Van Gork
Offence

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *September 10* 188 *8*

Wm. J. ... Magistrate.

Thomas ... Officer.

13 Precinct.

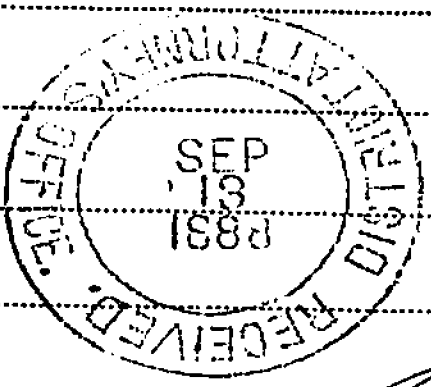
Witnesses

No. Street.

No. Street.

No. Street.

\$ *500 each* to answer *...*



Cms

92.2

0362

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Adolph Plunger

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

Adolph Plunger

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

The said

Adolph Plunger

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

one watch of the value of sixty
dollars

of the goods, chattels and personal property of one

Alfred Cheunstein

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.

0363

SECOND COUNT—

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

Adolph Plunger—

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

The said

Adolph Plunger

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 watch of the value of
sixty dollars*—

of the goods, chattels and personal property of one

Alfred Ebenstein

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

Alfred Ebenstein

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

Adolph Plunger—

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.

Witnesses:

* 195
Counsel,
Filed
Pleads,
17 day of
Sept 1888
Chargen

THE PEOPLE

vs.

P

Adolph Plinger
(2 names)

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

JOHN R. FELLOWS,
District Attorney.

A True BILL

Seaver Foreman.
Sept 24/88.
Speed of deposition

0365

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against
Adolph Plunger
and
Annie Levi

The Grand Jury of the City and County of New York, by this indictment,
accuse *Adolph Plunger and Annie Levi*

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

The said *Adolph Plunger and Annie*
Levi, both,

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

Nine yards of cloth of the value
of five dollars each yard -

of the goods, chattels and personal property of one *William Stederoth*

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.

0366

SECOND COUNT—

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

Adolph Plunger and Annie Levi

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

The said

Adolph Plunger and Annie Levi, 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,

nine yards of cloth of the value of five dollars each yard

of the goods, chattels and personal property of one

William Stederoth

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

William Stederoth

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

Adolph Plunger and Annie Levi

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.

0367

BOX:

321

FOLDER:

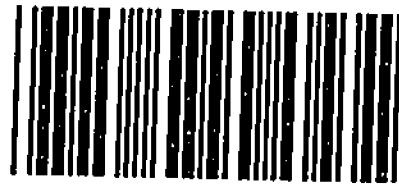
3052

DESCRIPTION:

Powers, James

DATE:

09/17/88



3052

0368

BOX:

321

FOLDER:

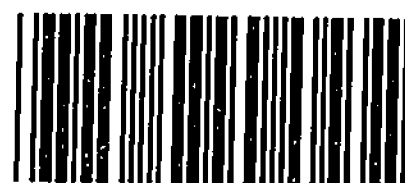
3052

DESCRIPTION:

Leddy, Philip

DATE:

09/17/88



3052

0369

Witnesses:

Counsel,

Filed

day of

Pleads

1898

THE PEOPLE

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

vs. W. A. B.

James Powers

vs. W. A. B.

Philip Seddy

JOHN R. FELLOWS,

District Attorney.

Dec. 10th 1898

A True Bill.

Sept. 25th 1898

W. A. B.

Foreman.

12-10-10/98

Book tried & convicted
fine \$25. Each yd

+

0370

Sec. 198-200.

H District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Powers 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty
and I demand an examination
his
James X Powers
mark

Taken before me this

day of

1888

Police Justice.

0371

Sec. 198—200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Philip Laddy

Question. How old are you?

Answer.

16 years

Question. Where were you born?

Answer.

New York City

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

Answer.

1142 88th St. Brooklyn

Question. What is your business or profession?

Answer.

Plasterer

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 I demand an Examination*

*his
Philip Laddy
mark*

Taken before me this

day of

Aug 1885

John J. McNeill
Police Justice.

0372

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 James Powers and Philip Liddy

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Five Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated Aug 8 1888 Sam'l C. Kelly Police Justice.

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

Dated Aug 7 1888 Sam'l C. Kelly Police Justice.

I have admitted the above-named Philip Liddy

to bail to answer by the undertaking hereto annexed.

Dated August 7 1888 Sam'l C. Kelly Police Justice.

0373

#170

1535

Police Court---

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

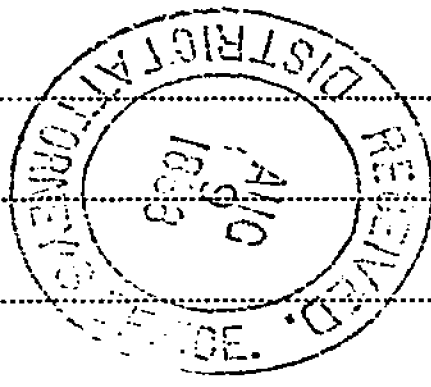
Justus Kessler
1420 Ave A
James Powers
Philip Laddy

Officer Malicorne
His Chief

BAILED *Seigmund J Bock*
No. 1, by _____
Residence *230 E 76* Street.
No. 2, by *John Finnaran*
Residence *1435 Avenue A* Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

3 _____
4 _____
Dated *Aug 6* 188 *8*
O'Reilly Magistrate.
Verlily Officer.
25 Precinct.

Witnesses _____
No. _____ Street.
No. _____ Street.
No. _____ Street.
\$ *50.00* to answer *Yes*



COMMITTED
not Bailed No 2 Bailed

0374

COURT OF GENERAL SESSIONS OF THE PEACE:

---City and County of New York.

-----+
The People :
against :
Thomas Powers and Phillip Leddy :Before,
Indicted for malicious injury. to : Hon.Hy.A.Gildersleeve,
property. : and a Jury.
Indictment filed, August, 1888. :
-----+:

Tried, December 10 1888,

APPEARANCES:

Assistant District Attorney Jerome, For the People;
Mr. Simonson, for the Defense.

-----0000-----

GUSTAV KESSLER, the complainant, testified that he
was a bar tender in a saloon at the Northeast corner of
Avenue A and 75th. Street on the 5th. of August. He
knew the defendants for a long time before that date. At
about a quarter pas two o'clock he was taking dinner in
the back room of the saloon and they rapped on the door,

0375

2.

and he asked what they wanted. They were intoxicated and asked for beer, and he told them that the saloon was closed up and that he was not selling any liquor that day. One of the defendants' Leddy, said to him, "you son of a bitch why can't we have some beer," It was Sunday and the saloon was closed up. He told them to go about their business or they would get into trouble. Leddy said, "all right you son of a bitch." He had the door fastened with a chain and Leddy kicked in the pannel and then he saw Leddy pick up a stone and throw it throw the fanlight. When he told them that they could not have any beer, he shut the door. He ran in the saloon and stood on a chair and he was looking through the window when Powers picked up a stone and threw it. The door that he shut was on Avenue A side and he ran in the saloon to see what they were going to do. The shades were up in the window on the 75th. Street side and he jumped on a chair so as to look over the partition out into the street. Powers picked up a stone and threw it and Leddy picked up another stone and threw it and he, the plaintiff, fired his revolver. They threw the

0376

3.

stones through the window on the Avenue side. It was a big plate glass window, worth about \$90. He then ran to the door and opened the door and the defendants ran up the street. There was a little junk shop in 75th street, a short distance from the Avenue, and they ran into the shop; then they ran out again and a policeman caught Powers, and he, the complainant, caught Leddy on First Avenue. He fired three shots through the hole in the window that Leddy and Powers had made. When he fired they had more stones in their hands to throw. He aimed above them so as not to hit them. He didn't intend to hit them but simply to frighten them away.

CROSS-EXAMINATION. He testified that he had not served the defendants with any liquor that day. The proprietor of the saloon was arrested in the morning for violation of the excise law in exposing his beer. He didn't sell any liquor and he was discharged in the police court.

0377

4.

JOHN J. HERIHY, testified that he was a member of the municipal police of the City of New York. He arrested both of the defendants at about half past two o'clock on the afternoon of August 5th.. It was Sunday afternoon and he was standing on the corner of 73rd. Street and Avenue A. when his attention was attracted by the report of a pistol. He heard three reports and saw the smoke from the pistol, and ran down to the complainant's saloon. The complainant was standing on the corner and he said that he wanted him to arrest the two men that were running up 75th. Street towards First Avenue. He, witness, chased Powers for nearly a square and then caught him. In Avenue A, on the way to the station house, the complainant pointed out Leddy as being the associate of Powers, in the breaking of the window. He, the witness, then told officer Harrigan to arrest Leddy, and take him to the station house. He had no conversation with either of the defendants.

-----0000-----

FOR THE DEFENCE. JOHN DONOHUE testified that he

0378

5.

lived at 348 East East 74th. Street and that he was a plasterer by trade. He knew Phillip Leddy. He had known him since he was a child and he knew othere persons that knew him. His character was good.

MICHAEL HIGGINS testified that he lived at 1,437 Avenue A and that he was in the Junk business. He knew both of the defendants. Powers had worked for him for a year and a half. He knew other people that knew Powers and he knew that his character was good.

JAMES BURNEY, testified that he lived at 1,628 First Avenue and that he was a mason by trade. He had known Leddy from his childhood and knew other people that knew him. His character was good.

PHILLIP LEDDY, testified that he lived at 422 East 86th. Street with his father and mother. He worked at plastering. He was at the saloon in question on the morning of the 5th. of August. The first thing he knew was that he was going in to have a drink and Powers was

6.

pushed out of the door by the complainant and the complainant was hitting Powers with a billiard cue: The complainant pushed Powers out into the street and slammed the door. Then the window was broken. Neither he nor Powers broke the window.

CROSS-EXAMINATION. He testified that they crossed the street in a line with the window after the side door was closed upon them. They didn't see anyone break the window. There were a lot of children playing around there.

THOMAS POWERS, testified to the same effect.

CROSS-EXAMINATION/ He said that he was drunk on the morning of the 5th. of August. Leddy was not drunk. He got liquor in the morning in the saloon in question. He had never been convicted of any crime.

IN REBUTTAL, the complainant, Gustav Kessler testified that he didn't strike Powers with a billiard cue

0380

7.

nor did he strike Leddy. The windown was broken about a minute after he closed the side door. When he had fired the shot he went out immediately upon the sidewalk, and he saw no one around except the defendants running and the policeman running down the Avenue.

-----0000-----

The People

vs
Thomas Groves & Philip Leary

Before

Hon. Hynd Golden Cove
and a jury.

Indicted for Malicious Injury
to property

Indictment filed Aug 1/88

Tried December 10/88.

0382

New York Sept 14/88

Dear Sir

In reply to your favor
of the 13th inst in regard to
glass destroyed at No. 1420 Ave. A
would say that H. M. Mason
of the same address is the
lessor of the property

Yours truly,

Gustave Kessler

Jos D. Dindosay Esq.
Dep Asst

0383

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 4 DISTRICT.

Gueter Kessler
of No. *1420 Broadway* Street, aged *23* years,
occupation *Bar tender* being duly sworn deposes and says,

that on the *5* day of *August* 188*8*

at the City of New York, in the County of New York, *James Powers*
and *Philip Laddy* (both now here)

did unlawfully and willfully destroy
property at the above numbered
premises. That at about *7³⁰*

O'clock P.M. of the above date deponent
saw each of said defendants standing
in front of the aforesaid premises
and saw each of said defendants
throw or cast a piece of brick or
stone at the stone window breaking the
plate glass therein and causing

Sworn to before me, this

188

day

Police Justice,

0384

damages to the amount of Ninety
dollars - Defendant prays that
each of defendants be held to
Answer

Sworn to before me
this 6th day of August 1888
J. Gustave Kessler
County of Fulton
Police Justice

Police Court-- District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated 188

Magistrate.

Officer.

Witness,

Disposition,

0385

Court of General Sessions of the Peace

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

James Powers and
Philip Sedgwick

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

James Powers and Philip Sedgwick

of the CRIME OF UNLAWFULLY AND WILFULLY *destroying*

PERSONAL PROPERTY OF ANOTHER, committed as follows:

The said *James Powers and Philip Sedgwick*
late of the *Second* Ward of the City of New York, in the County of New York
aforesaid, on the *21st* day of *August*, -- in the year
of our Lord one thousand eight hundred and eighty-*eight*, at the Ward, City and
County aforesaid, with force and arms, *a certain pane of plate*
glass

of the value of *ninety dollars*,
of the goods, chattels and personal property of one *Henry M. Mason*
then and there being, then and there feloniously did unlawfully and wilfully *break*
and destroy;

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.

0386

SECOND COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said
James Powers and Philip Sedgwick
of the CRIME OF UNLAWFULLY AND WILFULLY *destroying*
REAL PROPERTY OF ANOTHER, committed as follows:

The said *James Powers and Philip Sedgwick*
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, with force and arms, *a certain*
pane of plate glass,

of the value of *ninety dollars,*
in, and forming part and parcel of the realty of a certain building of one *Henry*
M. Mason,
there situate, of the real property of the said *Henry M. Mason,*
then and there feloniously did unlawfully and wilfully *break and destroy;*

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.

0387

BOX:

321

FOLDER:

3052

DESCRIPTION:

Powers, Martin

DATE:

09/22/88



3052

0300

Witnesses;

Counsel,

Filed

27 day of Sept. 1888

Pleads,

Chargedly (w/)

THE PEOPLE

vs. *John R. Fellows*

Martin Powers

Burglary in the first degree.
James Henry Jones
James and William Jones

[Section 496, 506, 528, 530 & 552]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

J. W. Jones

Part IV. Oct 2 1888
Foreman.

Pleads guilty

Petition Lantry.

Pen 11 mts. B.M.

0389

Police Court—5—District.

City and County }
of New York, } ss.:of No. 296 East 95th Street, aged 42 years,occupation Housekeeper being duly sworndeposes and says, that the premises No aforesaid Street,in the City and County aforesaid, the said being a dwelling wheredeponent resides with her familyand which was occupied by deponent as a dwellingand in which there was at the time a human being, by name James Kellyand otherswere **BURGLARIOUSLY** entered by means of forcibly forcing openthe front door leading from thestreet into said premises with intentto commit a larceny thereinon the 16th day of September 1887 in the night time, and the

following property feloniously taken, stolen, and carried away, viz:

Two coats, one vest, a silk dress.A velvet jacket, a cape, a cloak, &other articles collectively of the valueof about "thirty dollars"the property of deponent & her husband James Kelly

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 byMartin Powers now present and two otherpersons now arrested acting in collusionfor the reasons following, to wit: That some time betweenthe hours of midnight and three o'clockA.M. on the morning of said day the frontdoor of the aforesaid premises was forced openand the above described property stolen andcarried away from the rooms in which itwas kept, and deponent is informed by OfficersLouis & Angeline that he saw the defendants andsaid others about 3 A.M. in company and founda portion of said property, which deponent identifies in thepossession of the defendants said others ran awayand escaped arrest Mary A. Kelly

0390

CITY AND COUNTY }
OF NEW YORK, } ss.

Louis F. Angelini
aged *31* years, occupation *Police Officer* of No. *the 27th Precinct* Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *May, C. Kelly*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

188

Sept 17 of *Louis H. Angelini*
H. M. M. M. M.
Police Justice.

0391

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

5 District Police Court.

Martin Powers 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. *Martin Powers*

Question. How old are you?

Answer. *21 Years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *1792, 3 Avenue*

Question. What is your business or profession?

Answer. *Laborer*

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 of the charge*

Martin Powers

Taken before me this

23rd of September 188

Police Justice.

0392

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.....

Martin Dowers

~~guilty~~ thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *Five* Hundred Dollars,.....and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated *Sept 17* 188*8* *H. M. J. [Signature]* Police Justice.

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

Dated.....188.....Police Justice.

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

Dated.....188.....Police Justice.

0393

48 51469
Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary A. Kelly
296 East 98th
Martin Powers

Offence *Assault*
felony

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street

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Dated *September 17* 188*8*

Murray Magistrate.

Louis F. Anglin Officer.

27a Precinct.

Witnesses *Call the Officer*

No. Street.

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No. Street.

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No. Street.

\$ *1000* to answer *9/18*

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0394

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Martin Powers

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

— Martin Powers —

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

The said *Martin Powers,*

late of the *Twenty*th Ward of the City of New York, in the County of New York
aforesaid, on the *nineteenth* day of *September*, in the year
of our Lord one thousand eight hundred and eighty-*ninth*, with force and arms, about the
hour of *two* o'clock in the *night* time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one *James Kelly.*

there situate, feloniously and burglariously did break into and enter, there being then and there
some human being, to wit: *The said James Kelly and others*

within the said dwelling house, with intent to commit some crime therein, to wit: the goods
chattels and personal property of the said *James Kelly.*

in the said dwelling house then and there being, then and there feloniously and burglariously to
steal, take and carry away; *The said Martin Powers*
being then and there assisted by a
confederate actually present, whose
name is to the Grand Jury aforesaid
as yet unknown)

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,

0395

SECOND COUNT—

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

— *Martin Powers* —

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

The said *Martin Powers*,

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 ~~night~~ time of the said day, with force and arms,

*Two coats of the value of ten dollars
each, one vest of the value of five
dollars, one dress of the value of ten
dollars, one jacket of the value of
five dollars, one cane of the value
of three dollars, and one clock of
the value of two dollars,*

of the goods, chattels and personal property of one

James Kelly

in the dwelling house of the said

James Kelly

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.

0396

THIRD COUNT—

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

— Martin Powers —

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

The said

Martin Powers,

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, with force and arms,

Two coats of the value of ten dollars, one vest of the value of five dollars, one dress of the value of ten dollars, one jacket of the value of five dollars, one cape of the value of three dollars, and one clock of the value of two dollars.

of the goods, chattels and personal property of one

James Kelly —

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

James Kelly.

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

Martin Powers —

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.