

0382

BOX:

48

FOLDER:

559

DESCRIPTION:

Sands, George

DATE:

09/22/81



559

Filed 22 day of Sept 1881  
Pleads,

THE PEOPLE  
vs.  
George Sandoz  
Defendant

DANIEL G. ROLLINS,  
District Attorney

A True Bill.

L. Cahill Jr.  
Foreman.  
Sept 23/81  
Pleads Jury 3 day  
S.P. 2 1/2 years

Witness:  
Barbara Dander:  
Off. Daniel Bryan:

*[Faint handwritten notes]*

*[Faint handwritten mark]*

0384

Sec. 198-200.

Final DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss

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

Question. What is your name?

Answer. George Sands

Question. How old are you?

Answer. 22 years

Question. Where were you born?

Answer. New York

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

Answer. 266 First-ave for two years

Question. What is your business or profession?

Answer. Printer

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 will say nothing at present

Taken before me, this 14  
day of Sept 1888

George Sands

W. W. Apple

Police Justice.

0385

Police Office, First District.

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

of No. 208 Centre Street, being duly sworn,

deposes and says, that the premises No. 208 Centre

Street, 14 Ward, in the City and County aforesaid, the said being a dwelling house

and which was occupied by deponent as a dwelling house

were BURGLARIOUSLY

entered by means of forcibly breaking open the front room door of the first floor leading from a hallway into said premises with a jimmy

on the day of the 14<sup>th</sup> day of September 1881

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

One silver watch with plated chain attached both of the value of Five dollars and one meerschaum pipe held in a case of the value of Five dollars

the property of deponent and husband George Bruder

Deponent is 48 years old

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

George Sands (now here) and another person whose name is unknown

for the reasons following, to wit: That deponent caught said Sands in the act of coming out of the front room door of said premises and that he said Sands had said watch, chain attached and <sup>the</sup> pipe holder in his possession Deponent further says, that when she caught hold of said Sands he struck her on the hand with said jimmy and said "if you don't let me go I will kill you"

G Sands

Sworn to before me this  
14 day of September 1881  
P. J. Murphy Police Justice

0386

City + County of  
New York ss

Daniel Dugan of the 14 Precinct Police  
being duly sworn says that he caught  
George Sands in premises No 208 Centre  
Street and at the time the within named  
Complainant had hold of him by the  
hands he said Sands having said something  
in his hand and struggling to get away  
from her that deponent then and there  
searched him and found <sup>the</sup> property descri-  
bed in the within affidavit together  
with pick lock now here shown in  
his possession

Daniel Dugan

Sworn to before me

this 14 day of September 1881

Mr. Murphy

Police Justice

0387

Sec. 209, 200, 210 N. 312

Police Court District

THE PEOPLE, vs. *STB*  
ON THE COMPLAINT OF

*Barbara Baucus*  
*208 Bay Street*  
*George Sands*

Offence, *Burglary*

Dated *Sept 14* 188*1*

*7304 Broadway* Magistrate.

*Dugan 14* Officer.

..... Clerk.

Witnesses *Donald Dugan*

*By Foreman - Porter* Street,

*with fuel left and found*

No. .... Street,

No. .... Street.

*Done*

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

guilty thereof, I order that he be ~~admitted to bail~~ <sup>held to answer the same and he be</sup> of ~~Hundred Dollars~~ <sup>the sum of</sup> and he committed to the Warden or Keeper of the City Prison <sup>of the city of New York</sup> until he give such bail.

Dated *Sept 14* 188*1* *[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.

Police Court District

THE PEOPLE, &c. 878  
ON THE COMPLAINT OF

Barbara Bauden  
208 Beye Street  
George Sands

Offence, Burglary

Dated Sept 14 1881

704 Bunk Magistrate.

Dugan 14 Officer.

Clerk.

Witnesses Daniel Dugan

14 Precinct - Police Street,

with such lock and jammed

No. Street,

No. Street.

Can

BAILABLE

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

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

guilty thereof, I order that he be committed to the City Prison until he give such bail. Handed Dollars and be committed to the Warden or Keeper of the City Prison.

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

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

Dated 1881 Police Justice.

0880

0389

**Court of General Sessions**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*George Sands*

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

of the CRIME OF *George Sands*  
*Burglary*

committed as follows:

The said

*George Sands*  
late of the *fourteenth* Ward of the City of New York, in the County of New York, aforesaid, on the *fourteenth* day of *September* in the year of our Lord one thousand eight hundred and eighty *-one* with force and arms, about the hour of *three* o'clock in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of

*George Bruder*  
there situate, feloniously and burglariously did break into and enter, ~~by means of~~  
~~forcibly~~

he the said

*George Sands*

then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of

*George Bruder*  
in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

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

*George Sands*  
of the CRIME OF *Larceny*

committed as follows:

The said

*George Sands*  
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,  
*One watch of the value of ten dollars*  
*One chain of the value of five dollars*  
*One cigar holder of the value of five dollars*

of the goods, chattels and personal property of the said

*George Bruder*  
in the said dwelling house then and there being, 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.

0390

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

*George Sands*  
of the CRIME OF RECEIVING STOLEN Goods, committed as follows:

The said

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

*One watch of the value of ten dollars*  
*One chain of the value of five dollars*  
*One cigar holder of the value of five dollars*

of the goods, chattels and personal property of the said

*George Bruder*  
by a certain person or persons to the Jurors aforesaid unknown, then lately before  
feloniously stolen, taken and carried away from the said

*George Bruder*  
unlawfully, unjustly, did feloniously receive and have (the said

*George Sands*  
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

DANIEL G. ROLLINS, District Attorney.

0391

BOX:

48

FOLDER:

559

DESCRIPTION:

Saunders, William

DATE:

09/28/81



559

0392

Thurs Oct 6. 1881  
Filed day of Sept 1881  
Pleads Oct July 29.

THE PEOPLE  
vs.  
22 1137  
420  
7  
William Saunders.

ASSAULT AND BATTERY.

DANIEL C ROLLINS,  
DISTRICT ATTORNEY

District Attorney.  
Court for Oct 5, 1881  
Pleads guilty.  
A TRUE BILL. For 30 days.

J. Rollins

Foreman.

Application for  
leave to Complain  
Refused  
P 2 Sept 29/81 + J  
(over)

Have my acid into  
the faces of met  
and. Saw of person  
that. the the should  
be the Complainant.  
Pleasant to \$5664  
of the case FD

Witness:  
Ray Weston  
Off. Max Schmittberger

0393

COURT OF GENERAL SESSIONS OF THE PEACE, }  
City and County of New York

District Attorney's Office,

New York, September 29<sup>th</sup> 1881

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Mary Wilson  
against  
William Souder

For Assault & Battery

The defendant having been indicted by a Grand Jury of this Court, on the 28<sup>th</sup> day of September 1881, for the offense of Assault and Battery upon a charge preferred by me against him, and having since fully compensated me for all injury and damage which I sustained thereby.

I do therefore hereby acknowledge to the Court that I have received full and complete satisfaction for the injuries and damages so sustained by me, and request that no further proceedings be had on said indictment, and that the defendant be discharged therefrom.

Mary <sup>her</sup> Wilson  
mark Complainant.

City and County of } ss.  
New York,

Mary Wilson, the said complainant, being duly sworn, says, that the foregoing instrument by her subscribed is true of her own knowledge.

Sworn to before me, this 29<sup>th</sup> day of September 1881. } Mary <sup>her</sup> Wilson  
mark Complainant.

Joseph H. Jones  
Notary Public  
N.Y. County

0394

Application

to Compromise

Refuses

~~Refuses~~

Admits

Inducement

F.D.

0395

Form 11.

Police Court--Second District.

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

Mary Wilson (Colored)

of No. 354, 7th Avenue (in the rear) Street

being duly sworn, deposes and says,

that on the 23<sup>rd</sup> day of July

in the year 1881, at the City of New York, in the County of New York,

she was violently ASSAULTED and BEATEN by William Saunders  
(now here) who struck this deponent several  
times with his clenched fist. Kicked  
deponent several times. Knocked down  
bruised and wounded deponent to such point  
as to render deponent unconscious and  
wherefore deponent was taken to the hospital, etc.  
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, &c., and be dealt with according to law.

Mary

has  
+  
marked

Wilson

Sworn to before me, this  
23<sup>rd</sup> day of  
July 1881  
Merrill C. Barber  
Police Justice.

0396

Sec. 198-200.

2<sup>nd</sup>

DISTRICT POLICE COURT,

CITY AND COUNTY  
OF NEW YORK,

*William Saunders (Colonel)* 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.

*William Saunders (Colonel)*

Question. How old are you?

Answer.

*Twenty two years*

Question. Where were you born?

Answer.

*Chester - Delaware*

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

Answer.

*420 W. 32<sup>nd</sup> St. 4 years*

Question. What is your business or profession?

Answer.

*Servant at Professor Hase's Dancing Academy*

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.*

*William Saunders*

Taken before me, this *25<sup>th</sup>*  
day of *September* 188*8*

*Maxwell* Police Justice.

0397

Sec. 208, 209, 210 & 212.

Police Court

District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Henry Wilson

Victims Sundry

1

2

3

4

Dated September 15 1887

Ottobony Magistrate.

Schwartz Officer.

Clerk.

Witnesses

No. Street

No. Street

No. Street

No. Street

in default of 2000

Case

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

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 admitted to bail in the sum of <sup>held to answer the same and be</sup> ~~five~~ Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated 1887 *Maxwell* Police Justice.

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

Dated 1887 *Maxwell* 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 1887 *Maxwell* Police Justice.

0390

Sec. 208, 209, 210 & 212.

Police Court-- District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*Mary Wilson*  
*House of Representatives*  
*William Saunders*

Offence, *Obstruction of Justice*

Dated *September 13* 188*7*

*Otterbom* Magistrate.

*Schmitt* Officer.

*[Signature]* Clerk.

Witnesses . . . . . No. . . . . Street.

No. *Summell* Street,

*Complainant*

No. *W. H. McArthur* Street.

*in default of 2000*

*Recognizance*

*Caen*

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

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 admitted to bail in the sum of *Five* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *September 13* 188*7* Police Justice.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated *September 13* 188*7* 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 *September 13* 188*7* Police Justice.

0399

Court of General Sessions of the Peace of  
the City and County of New York.

THE PEOPLE OF THE STATE OF  
NEW YORK,

against  
*William Saunders*

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

*William Saunders*  
of the crime of  
*Assault and Battery*

committed as follows:

The said

*William Saunders*

late of the First Ward of the City of New York, in the County of New York, aforesaid,  
on the *twenty-third* day of *July* in the year of our Lord  
one thousand eight hundred and eighty *one* at the Ward, City and County  
aforesaid, in and upon the body of *Mary Wilson*  
in the peace of the said people then and there being, with force and arms, unlawfully  
did make an assault and *her* the said *Mary Wilson*  
did then and there unlawfully beat, wound and ill-treat, to the great damage of the  
said *Mary Wilson* and against the peace of the  
People of the State of New York, and their dignity.

DANIEL C. ROLLINS,

~~BENJ. C. PHELPS~~, District Attorney.

0400

BOX:

48

FOLDER:

559

DESCRIPTION:

Scanlon, Patrick

DATE:

09/16/81



559

0401

*W. J. Sullivan*  
*P. D. 92*  
*S. E. Price*

Counsel,  
Filed 14 day of Sept 1881  
Pleads Not guilty (19)

THE PEOPLE  
vs.  
Patrick Deanoloy  
I.  
Larceny from the person.

DANIEL C ROLLINS,  
BENJ. K. BIDDLE,  
District Attorney.

A TRUE BILL.  
*W. J. Sullivan* Foreman.  
Sept 21. 1881  
*Chas. J. Keegan*

Witness:  
*Patrick J. Reilly*

0402

H. W. District Police Court

*Patrick J. Reilly, Baker*

CITY AND COUNTY OF NEW YORK, ss.

*aged 35 years, residing at*

No. *346* East *19* Street,

being duly sworn, deposes and saith, that on the *7* day of *September* 187*0*

at the *18* Ward of the City of New York,

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

the following property viz.:

*One feet hat of the value of Ten Dollars*

*[Large handwritten scribble covering several lines of text]*

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

*Patrick Scanlon, now here, from the fact that deponent sat on a stoop on the corner of 3<sup>d</sup> Avenue and 19<sup>th</sup> Street, at the hour of 8 1/2 o'clock P. M. and said that there were upon deponent's head. That said Scanlon then and there approached deponent and snatched said hat from*

Sworn to before me this

day of

Police Justice

1870

0403

deponents read and pass away  
with the same in his possession.

Subscribed before me this 5<sup>th</sup> day of September 1887  
P. H. Kelly

J. W. Parsons J. Police Justice

DISTRICT POLICE COURT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

VS.

AFFIDAVIT—Larceny.

DATED

1887

MAGISTRATE.

Richard J. Joyce OFFICER.  
H. P. Peck.

WITNESSES:

0404

Sec. 198-200.

*H. H.*

DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Patrick Scanlon* 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. *Patrick Scanlon*

Question. How old are you?

Answer. *Forty two years of age*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *140 East 22<sup>nd</sup> St. Three years*

Question. What is your business or profession?

Answer. *Carriage driver*

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

Answer. *I am not guilty of the charge and I waive all further examination in this Court*

Taken before me, this *5<sup>th</sup>* }  
day of *September* 188*8* } *Patrick Scanlon*

*John P. [Signature]* Police Justice.

0405

Rec. 208, 209, 210 & 212.

Police Court 4<sup>th</sup> District.

871

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Wm. J. Quinn  
376 Old Bow St - 19th St  
Carrick Scanlon

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street, \_\_\_\_\_

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_  
Street, \_\_\_\_\_

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_  
Street, \_\_\_\_\_

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_  
Street, \_\_\_\_\_

Dated September 8<sup>th</sup> 1881

M. T. Mason Magistrate.

J. J. Joyce Officer.

Witnesses  
No. 1. J. J. Joyce  
No. 2. J. J. Joyce  
No. 3. J. J. Joyce  
No. 4. J. J. Joyce

No. \_\_\_\_\_  
Street, \_\_\_\_\_

No. \_\_\_\_\_  
Street, \_\_\_\_\_

Commissary  
Mason & Co. S. J.



Offence, Larceny from the person.

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 Carrick Scanlon

guilty thereof, I order that he be admitted to bail in the sum of Five Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated September 8<sup>th</sup> 1881 J. M. Patterson Police Justice.

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

Dated \_\_\_\_\_ 1881 \_\_\_\_\_ 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 \_\_\_\_\_ 1881 \_\_\_\_\_ Police Justice.

90406

Sec. 208, 209, 210 & 212.

871 *id*

Police Court - 4 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
*Walter J. Kelly*  
*246 O'Connell St - 190th St*  
*Walter J. Kelly*  
1  
2  
3  
4  
Office *Clipping from the press*

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated *September 8<sup>th</sup>* 188*8*

*Mattison* Magistrate.

*Joyce* Officer.

*Mar* Clerk.

Witnesses *Admenda Joyce*

*No. 16 West. Police* Street,

No. Street,

No. Street.

RECEIVED  
COMMERCIAL  
ALLIANCE  
*Commenced to*  
*Answer at Gen'l.*

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 *Walter J. Kelly*

guilty thereof, I order that he be admitted to the City Prison until he give such bail.

Dated *September 8<sup>th</sup>* 188*8* *W. Mattison* Police Justice.

I have admitted the above named *Walter J. Kelly* to bail to answer by the undertaking hereto annexed.

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

Dated 188 Police Justice.

0407

Court of General Sessions ~~of the Peace~~ of  
the City and County of New York.

THE PEOPLE OF THE STATE OF  
NEW YORK,

*Patrick Scanlon*  
<sup>against</sup>

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

*Patrick Scanlon*

*Larceny from the Person*  
of the crime of

committed as follows:

The said

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *seventh* day of *September* in the year of our Lord one  
thousand eight hundred and eighty *one* at the Ward, City, and County aforesaid,  
with force and arms,

*One hat of the value of two dollars*

of the goods, chattels, and personal property of one *Patrick J. Reilly*  
on the person of the said *Patrick J. Reilly* then and there being found,  
from the person of the said *Patrick J. Reilly* 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.

DANIEL G. ROLLINS  
DENI K. PHILLIPS District Attorney.

0408

BOX:

48

FOLDER:

559

DESCRIPTION:

Schrank, Peter R.

DATE:

09/21/81



559

0409

BOX:

48

FOLDER:

559

DESCRIPTION:

Roese, Julian

DATE:

09/21/81



559

0410

*W. C. Howard*

Filed 21 day of Feb 1881

Pleas *Not guilty (22)*

THE PEOPLE  
vs.  
Peter A. Schrank  
Julian Rose

*Adm. J. Collins*  
BENE & PHELPS

District Attorney.

A True Bill.

*A. W. Myler*  
Foreman.

*Feb 23/1*

*(Print) J. S. ...*

*Both Pen 1 year.*

*Witness:  
George D. ...  
John ...*

ROBBERY—First Degree.

0411

Form 123.

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

Police Court—Second District.

*Gaudolfo Bartolomeo*

of No. *61 Sullivan* Street, being duly sworn, deposes and says,

that on the *11<sup>th</sup>* day of *September*, 18*81*,

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried away from the person of deponent by force and violence, and against the will of

deponent, the following property, viz.: *one silver watch and chain all*

of the value of *twelve dollars*.

the property of *this deponent* Dollars:

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 force and violence, and against

his will, by *Peter Schrank (now here) and Philip Roell and one other person* to this deponent unknown.

*for the reason that a deponent was passing along S. 5<sup>th</sup> Avenue at about 4.0<sup>o</sup> clock in the afternoon deponent was approached by Peter R. Schrank and Philip Roell that they put upon and beat him and by force and violence*

*attempts to take and steal his watch and chain that Peter R. Schrank knocked deponent down.*

*Gaudolfo Bartolomeo*

Sworn to before me this *11<sup>th</sup>* day of *September* 18*81* at *New York* City. *John W. Smith* Police Justice.

0412

State and County of New York  
City of New York  
I, S. S. Flynn of the 8th Precinct Police  
being duly sworn depose and say that he arrested  
Peter A. Schrank on the night of the 11th inst  
upon the information of Bartholomew, that he  
found the said Schrank concealed beneath a bed  
in the premises of 127 S. 5th Avenue, Dep. ment  
further depose that he arrested Julius Roese  
at about 11 1/2 o'clock of the 12th inst  
upon the information of Grandpa Bartholomew, who  
identifies him as one of the parties herein named  
as an unknown person who by force and violence  
and with the aid of the said Schrank attempted  
to take and carry away from his person ~~the~~  
watch and chain  
shown to before me by  
12th day, September 1891

William Flynn

Police Justice

0413

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY OF NEW YORK, ss.

*Peter R. Schrank* 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. *Peter R. Schrank*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *N. York*

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

Answer. *127 S. 5th Avenue, 10 years*

Question. What is your business or profession?

Answer. *Merchandise*

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*

Taken before me, this

day of

*12*  
*Sept*

188*8*

*P. R. Schrank*

*Salomon D. Smith*  
Police Justice.

0414

Sec. 198-200.

2

DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

Julius Roese 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. Julius Roese

Question. How old are you?

Answer. 17 Years

Question. Where were you born?

Answer. New York

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

Answer. 192 Nooster St, 6 years.

Question. What is your business or profession?

Answer. Drive a paper box wagon

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 met the young fellow. I thought I knew him he put his hand to his pocket. I thought he was going to draw a knife I just touched him a little on the face, I did not know him, I am not guilty

Taken before me, this 12th  
day of September 1888

Julius Roese

Solomon B. Smith  
Police Justice.

0415

Sec. 308, 309, 310 & 312

Police Court

2nd District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Jacobus Westerman*  
vs. *61 William*

1 *Peter R Schrank*

2 *Julius Roese*

3

4

Offence, *Robbery Attempt*

Dated *September 12* 188*1*

*Suetis* Magistrate

*Officer* Clerk

Witnesses

*Schrank*

No. *127*, S. *Stearns* Street

No. \_\_\_\_\_ Street

No. \_\_\_\_\_ Street



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

*and Peter R Schrank*

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

Dated *Sept 12* 188*1* *Salvatore Bonini* 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.

0416

Sec. 208, 209, 210 & 212.

Police Court District, 2<sup>nd</sup>

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Gaudioso Bartolome*  
*vs. G. Sullivan*  
*Peter R. Schrauk*  
*Julius Rose*

Offence, *Attacker*

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated *September 12* 1881

*Smith* Magistrate.

*Hynes* Officer.

*John* Clerk.

Witnesses

*Schrauk*

*No. 127, S. 3<sup>rd</sup> Avenue* Street,

No. Street,

No. Street.



*May*

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

and *Peter R. Schrauk* ~~held to answer for the same in the sum of *Twenty Dollars*~~ and be com-

mitted to the Warden or Keeper of the City Prison until he give such bail

as *John Rose* and *Peter R. Schrauk* shall see fit to give.

I have admitted the above named *John Rose* and *Peter R. Schrauk*

to bail to answer by the undertaking hereto annexed.

Dated *Sept 12* 1881

Police Justice.

There being no sufficient cause to believe the within named *John Rose* and *Peter R. Schrauk*

guilty of the offence within mentioned, I order them to be discharged.

Dated *Sept 12* 1881

Police Justice.

0417

Court of General Sessions of the Peace of  
the City and County of New York.

THE PEOPLE OF THE STATE OF  
NEW YORK,

*Peter R. Schrank and Julia Raese* against

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

*Peter R. Schrank and Julia Raese*

of the crime of  
*Attempted Robbery*

committed as follows:

The said

*Peter Schrank and Julia Raese each*

late of the First Ward of the City of New York, in the County of New York, aforesaid,  
on the *eleventh* day of *September* in the year of our Lord  
one thousand eight hundred and ~~eighty one~~ *eighty one* at the Ward, City, and County  
aforesaid, with force and arms, in and upon one *Gandolfo Bartolomeo*  
in the peace of the said People then and there being, feloniously did make an assault and

*One watch of the value of ten dollars*  
*One chain of the value of two dollars*

of the goods, chattels and personal property of the said

*Gandolfo Bartolomeo*

from the person of said

*Gandolfo Bartolomeo* and against

the will and by violence to the person of the said

*Gandolfo Bartolomeo*

then and there violently and feloniously did, *attempt to* rob, 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.

*Paul G. Rollins*

**BENJAMIN RHELDS**, District Attorney.

0418

BOX:

48

FOLDER:

559

DESCRIPTION:

Seymour, Josephine

DATE:

09/15/81



559

*Wm. S. C.*

Counsel  
Filed 15 day of Sept 1887

Pleads Not guilty 16

THE PEOPLE  
vs.  
Josephine deymow

INDICTMENT.  
FORGERY in the Third Degree

DANIEL C ROLLINS,  
DISTRICT ATTORNEY

District Attorney

A TRUE BILL.

*W. S. C.*

Foreman.

Sept. 21. 1887

*Henry guilty*  
*Pen one year.*

*Atty:*  
*Charles C. Cook:*

0420

No. 4420

New York August 31<sup>st</sup> 1881

**Chatham National Bank**

Pay to the order of Adolph Klein  
Three hundred & Seventy five <sup>50</sup>/<sub>100</sub> Dollars

\$375 <sup>50</sup>/<sub>100</sub>

J. S. Keller & Son

Edward M. Keith, 40 Ann St. N.Y.

0421

No. 1120

New York August 31<sup>st</sup> 1881

Chatham National Bank

Pay to the order of Adolph Klein

Three hundred & Seventy five <sup>00</sup>/<sub>100</sub> Dollars

\$ 375 <sup>00</sup>/<sub>100</sub>

J. S. Keller & Son

WILLIAMS  
90 NINTH AVE.

Edward H. Bennett, 40 Ann St. N. Y.

0422

Adolph Klein  
G. F. Keller & Son

0423

DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION.

Office of CITY PRISON,

Corner of Franklin and Centre Streets,

JAMES FINN,  
WARDEN.

New York, Sept 6 1881

Hon D. G. Collins  
Dist Attorney  
N.Y.

Commuter Aug 20 on a charge  
of Grand Larceny had a  
his carriage in Jefferson  
Market Prison last night  
and was transferred to Bellevue  
Hospital for treatment

Respy  
James Finn  
Warden

0424

POLICE COURT—SECOND DISTRICT.

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

occupation, butcher, Charles Christopher Cook, 21 years  
of 327 7<sup>th</sup> Avenue Street, being duly sworn, deposes  
and says, that on the 2<sup>nd</sup> day of ~~August~~ September 1881  
at the City of New York, in the County of New York, Josephine Seymour

(Now here) with intent to injure and defraud  
this deponent did falsely make alter forge  
and counterfeit the instrument or writing hereunto  
annexed purporting to be an order upon the Chatham  
National Bank to pay to the order of Joseph Klein  
three hundred and seventy five dollars. signed  
G. F. Keller & Son. N<sup>o</sup> 4420. dated August 31  
1881 and received Joseph Klein and G. F. Keller & Son  
That the said Josephine presented the said check  
to this deponent and said that she would give to deponent  
the sum of twenty dollars if deponent would cash  
the same. Deponent thereupon sent information  
to the said G. F. Keller & Son. and was informed by  
George F. Keller that the ~~signature and endorsement~~  
upon the said check to wit: G. F. Keller & Son is false  
fraudulent and forged and was made without his  
consent and authority. Wherefore deponent charges  
that the said Josephine did falsely make alter  
forge and counterfeit the same with intent to  
cheat and defraud this deponent of the sum  
of three hundred and seventy five dollars.

Sworn before me this \_\_\_\_\_ day of September 1881  
at the City of New York, in the County of New York.  
George F. Keller of N<sup>o</sup> 90 9<sup>th</sup> Avenue, being duly sworn

John W. Smith  
J. S. S.  
City of New York

George F. Keller of N<sup>o</sup> 90 9<sup>th</sup> Avenue, being duly sworn

0425

Depones and says that the accused <sup>on the 31st day August 1887</sup> ~~Deplina~~ Seymour  
 came to the said premises and presented that in  
 consideration of the sum of eight dollars and fifty  
 cents she received a check for a like sum for the purpose  
 of remitting her mother at Philadelphia. That  
 thereupon she paid to deponent the sum of eight and  
 a half dollars. Deponent issued the check N<sup>o</sup>  
 4420 upon the Chatham National Bank  
 payable to the order of Ellen Francis for the  
 sum of eight dollars and fifty cents.  
 That deponent identifies the instrument here shown  
 to wit check N<sup>o</sup> 4420, as the same check given to  
 the said Deplina Seymour. That it has been altered  
 and erased and that the order to pay Adolph Klein  
 three hundred & seventy five dollars is false  
 fraudulent and forged. And the endorsement upon  
 the back of said instrument to wit G. F. Keller & Co  
 is not deponent's signature nor the signature  
 of the firm of G. F. Keller & Co and that the  
 same is false fraudulent and forged  
 Sworn to before me this  
 1st day of September 1887  
 J. J. Keller  
 Notary Public

Police Court - Second District.

THE PEOPLE, &c.  
ON THE COMPLAINT OF

Charles Christopher Cook

Deplina Seymour

Dated, September 5 1887

Justice.

Officer.

Witnesses,  
G. F. Keller & Co.  
90, 9th Avenue

Committed in default of \$

Bailed by

No. Street.

0426

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

2<sup>nd</sup>

DISTRICT POLICE COURT.

*Josephine Seymour* 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. *Josephine Seymour*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *123 W. 27 - One week*

Question. What is your business or profession?

Answer. *I have no business or profession*

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. The check was given to me by some person and I know nothing of its character I never went to her seller and obtained the check*

Taken before me, this *5<sup>th</sup>*

day of *September* 188*8*

*Josephine Seymour*

*Edwin R. Smith*  
Police Justice.

0427

Sec. 208, 209, 210 & 212.

855

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Charles Christopher Cook  
327 1/2 W. 17th St. N.Y.C.  
Josephine Seymour

1  
2  
3  
4

Offence, *Forgery*

Dated *September 3* 188 /

*Smith* Magistrate.

*Schmitt* Officer.

*29* Clerk.

Witness *George F. Keller Head*

No. *90 1/2 Ave* Street.

No. *Henry W. Nichols* Street,

*90 1/2 Ave* Street.

No. Street.

*Commenced*

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 *Josephine Seymour*

guilty thereof, I order that ~~she~~ *held to answer and* be admitted to bail in the sum of *fifteen* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until she give such bail.

Dated *Sept 5* 188 / *Solou B 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.

0428

Sec. 208, 209, 210 & 212.

855  
Police Court-- 2 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Charles Christopher Cook  
327 ea. 70<sup>th</sup> St. Astoria  
Stephen Seymour

1  
2  
3  
4  
Offence, 188 /

Dated September 5 188 /  
Smith Magistrate.

Schmittky Officer.

29 Clerk.

Witnesses  
No. 90, 9<sup>th</sup> - Avenue Street.

No. 90, 9<sup>th</sup> - Avenue Street.

No. 90, 9<sup>th</sup> - Avenue Street.

Committed

BAILED,

No. 1, by  
Residence Street,

No. 2, by  
Residence Street,

No. 3, by  
Residence Street,

No. 4, by  
Residence Street,

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

*held her over* guilty thereof, I order that he be admitted to bail in the sum of *Five* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until she give such bail.

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

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.

0429

Court of General Sessions of the Peace of  
the City and County of New York.

THE PEOPLE OF THE STATE OF  
NEW YORK,

*Josephine Seymour* <sup>against</sup>  
The Grand Jury of the City and County of New York by this indictment accuse

*Josephine Seymour*  
of the crime of *Forgery*  
committed as follows  
The said *Josephine Seymour*

late of the First Ward of the City of New York, in the County of New York, afore-  
said on the *second* day of *September* in the year of our Lord  
one thousand eight hundred and *seventy seven* with force and arms, at the Ward,  
City, and County aforesaid, feloniously did falsely make, forge, and counterfeit, and  
cause and procure to be falsely made, forged and counterfeited, and willingly act and  
assist in the false making, forging and counterfeiting a certain instrument and writing  
*of the kind commonly called a bank check* <sup>to wit:</sup>

which said false, forged and counterfeited *bank check*  
is as follows, that is to say:

No 4420 New York August 31<sup>st</sup> 1881

The Chatham National Bank

Pay to the <sup>written order of</sup> *Adolph Klein*  
<sup>of the</sup> *Three hundred & seventy five* <sup>00</sup> *100 - Dollars*  
<sup>of the</sup> *City of New York*

\$ 375 <sup>00</sup>/<sub>100</sub>

G. F. Keller & Son  
<sup>375 <sup>00</sup>/<sub>100</sub></sup>

with intent to injure and defraud *Charles C. Cook* of the  
*Chatham National Bank*

and divers other persons; to the jurors aforesaid 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

*G. F. Keller & Son*  
*90 North Ave.*

0430

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

*Josephine Seymour*  
of the CRIME OF *uttering a forged instrument*  
committed as follows:

The said *Josephine Seymour*

late of the Ward, City, and County aforesaid, afterwards, to wit, on the day and year last aforesaid, with force and arms, at the Ward, City and County aforesaid, feloniously and falsely did utter and publish as true, with intent to injure and defraud the said

*Charles C. Cook, The Chatham National Bank*

and divers other persons, to the jurors aforesaid unknown, a certain false, forged, and counterfeited instrument and writing. *to wit: of the kind*

*commonly called a bank check*

which said last-mentioned false, forged and counterfeited  
is as follows, that is to say:

*Bank check*

*No 4420*

*New York August 31<sup>st</sup> 1881*

*The Chatham National Bank*

*Pay to the order of Adolph Klein*  
*Three hundred <sup>and</sup> seventy five <sup>and</sup> no/100 - Dollars*

*\$375<sup>00</sup>/<sub>100</sub>*

*G. J. Kellerson*  
*\$375<sup>00</sup>/<sub>100</sub>*

*G. J. Kellerson*  
*90 Park Ave.*

the said

*Josephine Seymour*

at the same time *she* so uttered and published the last-mentioned false, forged, and counterfeited

*bank check*

as aforesaid, then and there well knowing the same to be false, forged and counterfeited, 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.

DANIEL G ROLLINS,

~~BENJ. R. PHELPS~~, District Attorney.

0431

BOX:

48

FOLDER:

559

DESCRIPTION:

Sharret, Seybert

DATE:

09/13/81



559



0433

jel.

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }  
OF NEW YORK, } ss

Alexander B. Powell

Stand No. 345 Washington Street.

being duly sworn, deposes and says, that on the 25. day of August 1881  
at the City of New York,  
in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent,

the following property, viz:

Twenty four dead woodcock of the value of  
Eighteen dollars + Ten dozen pairs of  
dead Snipe of the value of Twenty five  
dollars

Sworn before me this

the property of John Drohan + Harriet Powell copartners  
in the care and charge 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 Seybert Sharot (now here)

who acknowledged and confessed to  
deponent that he took <sup>stole and carried away</sup> said property  
from a refrigerator in Washington  
Market in said City

Alexander B. Powell

1881  
day of September  
Police Justice.

0434

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Seybert Sharot* 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. *Seybert Sharot*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *Larnarce Long Island*

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

Answer. *26 Beach St for nearly two years*

Question. What is your business or profession?

Answer. *I work in Washington U.M. on a Poultry stand*

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*

Taken before me, this *1<sup>st</sup>*  
day of *September* 188*1*

*Seybert Sharot*

*B. W. R. R. R. R.*

Police Justice.

0435

Sec. 218, 219, 220, 221, 222

Police Court - 1st District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Alexander B. Powell  
345 Washington Street  
Sept. 1st - Sharot

Offence, Grand Larceny

Dated September 1 1881

Magistrate, 73 01-73rd St

Officer, Seaman 27

Clerk, \_\_\_\_\_

Witnesses, \_\_\_\_\_

No. \_\_\_\_\_ Street, \_\_\_\_\_

No. \_\_\_\_\_ Street, \_\_\_\_\_

No. \_\_\_\_\_ Street, \_\_\_\_\_

BAILED,

No. 1, by \_\_\_\_\_

Residence \_\_\_\_\_ Street, \_\_\_\_\_

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_ Street, \_\_\_\_\_

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_ Street, \_\_\_\_\_

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_ Street, \_\_\_\_\_

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named Sept. 1st - Sharot

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

Dated September 1st 1881 B. R. R. R. R. Police Justice.

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

Dated \_\_\_\_\_ 1881 \_\_\_\_\_ 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 \_\_\_\_\_ 1881 \_\_\_\_\_ Police Justice.

93640

Sec. 215, 216, 217 & 218.

Police Court / District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Alexander B. Powell  
345 Washington Street  
1 Seybert-Sharot

Offence, *From dancing*

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated *September 1* 188*1*

*73 St. 73rd* Magistrate.

*Scanlon 27* Officer.

Clerk.

Witnesses

No.

Street,

No.

Street,

No.

Street.

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

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

Dated *September 1st* 188*1* 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.

0437

Court of General Sessions ~~of the Peace~~ of  
the City and County of New York.

THE PEOPLE OF THE STATE OF  
NEW YORK,

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

*Seylest Sharret*  
*Seylest Sharret*  
of the crime of *Larceny*

committed as follows:

The said *Seylest Sharret*

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

*Twenty four birds (of the kind commonly  
called woodcocks) of the value of seventy-  
five cents each.  
Two hundred and forty other birds (of the  
kind commonly called snipe) of the value  
of ten cents each*

of the goods, chattels, and personal property of one

*John Brohan*

then and  
there being found, 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.

DANIEL C ROLLINS,  
~~BENJ. K. PHILLIPS~~, District Attorney.

0438

BOX:

48

FOLDER:

559

DESCRIPTION:

Shine, John

DATE:

09/12/81



559

0439

BOX:

48

FOLDER:

559

DESCRIPTION:

Ryan, Michael

DATE:

09/12/81



559

0440

Witness:

John A. Masterson

September 12, 1887

Anthony Goss

Part  
Counsel,  
Filed 2 day of Sept 1887  
Pleads by guilty (13)

INDICTMENT—Larceny from  
the Person.

THE PEOPLE

vs.  
John Shiner

Michael Ryan

Benjamin K. Phelps,  
District Attorney.

A True Bill.

W. C. Phelps  
Foreman.

Sept 21, 1887.

Frederick Covvited  
Sept 20, 1887

Both House of Refuge

0441

FORM 112.

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

Police Court—Third District.

Nathan Geses

of No. 188 Madison Street, being duly sworn, deposes

and says that on the 21<sup>st</sup> day of August 1881

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried away from the possession of deponent. and from a pocket of the vest ~~then~~ there worn by deponent the following property viz.: one silver open face watch

of the value of nine Dollars

the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by John Shine and

Michael Ryan (both now here) from the fact that while deponent was on Division Street, <sup>in said city</sup> standing in a crowd deponent felt some person pulling at his watch and at the same time he caught said Shine hand which was being drawn from the pocket of deponents vest which contained said watch deponent held on said Shine hand and cried out police at said time said Ryan struck deponent on the face which caused deponent to let go said Shine's hand they then ran away

Wherefore deponent charges said defendants with acting in concert with each other in taking stealing and carrying away said property as aforesaid.

00017 106(11)

Sworn to, before me this  
day of June 1881  
M. J. [Signature]  
POLICE JUSTICE

0442

City & County  
of New York

Joseph Joyce of no 220  
Kane St being duly  
sworn says I know  
the Ryans, that on  
this bracket. I have  
not seen them on  
Sunday last. Last a  
few moments before,  
they were arrested,  
the eldest Ryan, (John)  
I saw at 11 o'clock  
am in Matt Street  
I was in Shine Com  
pany from one o'clock  
until he was arrested  
I know nothing about  
what happened in  
Division Street  
Joseph Joyce.

Sworn to before me  
this 22<sup>nd</sup> day of Aug. 1881

Marcus A. Hartmann  
Police Justice

0443

Form 10

POLICE COURT-FIRST DISTRICT.

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

15-year <sup>of</sup> Francis Ryan, aged  
of No. 36 Cherry Street,

being duly sworn, deposes and says,

that on the 21 day of August 1887, at the City of New York,  
in the County of New York.

Sworn to, this  
before me.  
day of  
1887  
Police Justice.

I am a brother of Michael  
Ryan who was arrested on the  
21st day of August. At  
the time when he was seen  
that my brother was  
acting together with another  
to steal his watch. He was  
in my company. He told me  
he was myself having left  
the house from Saturday  
evening until 6 o'clock. On  
an Sunday we were upon  
the roof from Saturday  
night until 4 o'clock of

0444

Form 10.

POLICE COURT—FIRST DISTRICT.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

vs

—AFFIDAVIT—

Dated

188

Justice

Officer

*Police Justice*  
*James P. [unclear]*  
 Officer 27th Street  
 Police Justice

Sunday morning when we  
 went down stairs and  
 went to bed and slept  
 until six o'clock in the  
 evening when he ~~was~~ left  
~~arrived~~ the house.  
 Francis Ryan

0445

POLICE COURT—FIFTH DISTRICT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*John Shine* being duly examined before the under-  
signed according to law, on the annexed charge: and being informed that he was at  
liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer. *John Shine*

Question. How old are you?

Answer. *15 years*

Question. Where were you born?

Answer. *England*

Question. Where do you live?

Answer. *141 Thompson*

Question. What is your occupation?

Answer. *Carried Day at B Hall*

Question. Have you anything to say, and if so, what.—relative to the charge here  
preferred against you?

Answer. *I am not guilty*

*John Shine*

Taken before me, this

day of

*Aug 22*  
*1881*

*Marcus Oberbaug*  
Police Justice.

0446

Police Court—Third District.

CITY AND COUNTY }  
OF NEW YORK. } ss.

*Michael Ryan* being duly examined before the under-  
signed, according to law, on the annexed charge; and being informed that he was at  
liberty to refuse to answer any question that may be put to him states as follows.

viz:

Question. What is your name?

Answer.

*Michael Ryan*

Question. How old are you?

Answer.

*16 years*

Question. Where were you born?

Answer.

*New York*

Question. Where do you live?

Answer.

*36 Cherry*

Question. What is your occupation?

Answer.

*Wound maker*

Question. Have you anything to say, and if so, what—relative to the  
charge here preferred against you?

Answer.

*I am not guilty*

*Michael Ryan*

Taken before me, this  
*Merrill*  
day of *July*  
18*64*  
Police Justice.

0447

*W. P. O'Connell  
22 Ave. St. Paul  
employee of Ryan,  
Chicago, Ill.*

BAILED.

No. 1, by

*John O'Neil*

Residence

*231 Levee*

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

<sup>188</sup>  
POLICE COURT—THIRD DISTRICT.

THE PEOPLE, & c.,

ON THE COMPLAINT OF

*Nathan Hayes  
188 Madison St*

1 *John Dine*  
2 *Michael Ryan*

Dated

*22 August 1881*

*O'Connell* Magistrate.

*W. P. O'Connell* Officer.

*W. P. O'Connell* Clerk.

Witnesses

\$ *1000* to answer

at *Sever* Sessions

Received at Dist. Attys Office,

*W. P. O'Connell*

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

2

The People  
 vs  
 John Shire  
 and  
 Michael Ryan

Court of General Sessions. Part First.  
 Before Judge Cowing. September 21. 1880  
 Indictment for petty larceny from the person  
 Nathan Geses, sworn and examined, testified:  
 I live 188 Madison St., I remember the 21<sup>st</sup> of Aug-  
 ust; on that day I lost a watch. I come in from  
 business, I stopped corner of Division St. and  
 Bowery from a car, I saw a crowd of people  
 standing. I was looking to see what was the  
 matter, I did not see anything. He (Shire)  
 talked to me so nice and so sweet; he told  
 me there was a drunken woman nearly killed.  
 I felt a pull at my vest; at the time he talked  
 to me I looked him in the face. I caught his  
 hand; he could not take the ring off the  
 watch; he broke the ring from the watch; the  
 ring was left in my hand, and the watch  
 was in his hand. At the same time I called  
 very loud for a policeman. This other boy  
 Ryan come and gave me a good licking  
 in my face. There were ten or twelve boys  
 round me. There is three I can pick  
 out now (pointing to boys in Court) I was  
 afraid I would be killed. I let him (Shire)  
 go. I ran to see where he was going. I  
 saw the place where he stopped in Colcott St.  
 I went into the police station in Chatham  
 square to get him arrested; it did not belong

0449

to them; he told me to go to Eldridge St. I saw a policeman on the Bowery; he did not want to go off his beat but said any policeman I saw he could go along and get the boys arrested. I saw the boys in the same place. I told a policeman; he said, "Here is a detective." I told him this fellow took my watch, I caught him by the hand. They were both arrested together in Mott St. Cross Examined. This must have been five o'clock, I did not see the time. The boy struck me in the eye with his open hand. I could pick out every boy who was there. I left the chain and ring in the station house; the policeman has it.

John J. Masterson, sworn and examined for the defence. I am a member of the police force, the 14<sup>th</sup> precinct. I arrested these boys at the request of the complainant; they were sitting on a stoop in Mott St. near Pell St. I told them what they were charged with. I sent them up to the station house ahead of me, 150 or 100 feet. Cross Examined. I did not know them; I saw them around there, I did not know them by name. I don't know their families. On the way up to the station house the complainant said if he could get nine dollars he would not make any complaint against the boys; he walked alongside of me.

0450

Bridget Ryan sworn. I am the mother of the prisoner Ryan. The 21<sup>st</sup> of August was Sunday; my two boys, Micheal Ryan and Frank slept all day in the house, never left the house until half past six o'clock Sunday evening. I am positive of that. They went out after eating their supper. I used to live in 15 Mott st. I live now 36 Cherry st. Cross, Examined. They came in the house Saturday night and Sunday they slept all day in the house. At half past six my two boys went down stairs. I asked them where they were going after taking supper. Micheal said, "I am going up to Mott st." I said, "all right." He was not more than five minutes sitting down on the stoop until he was arrested. He had not been very well Saturday; he was sick in the shop where he worked with his brother. He went in bed after having his breakfast. I woke them up, "Boys, it is time to have your tea." They slept in the bedroom, on the third floor. I never left the house the whole day. It is a good many blocks from the corner of Division street and the Bowery to where I live 36 Cherry st. I suppose it would not take a boy more than five minutes to go. I will swear my child never left the house that Sunday until half past six o'clock; he was

0451

in bed all the time; he did not get up to have his dinner. My eldest boy spent the day in Brooklyn. Francis Ryan, sworn. I was about half a block behind my brother when he was arrested. I had been in bed all day with my brother. I left the house 6 1/2 and went up to Mott St. to play; when I got there the boy Shine was there. We went to bed on Saturday night upon the roof, it was too hot in the house; we stayed there until the morning; my little sister or mother came up and woke us up and we went down stairs; we had our breakfast; my brother did not feel well that day; he went to bed; we went to bed and slept until 6 1/2 o'clock. I know the boys who are back on the bench, I saw them that night right opposite where my brother got arrested. I did not go down at all by the corner of Borey and Divison St. that night. I did not see them down there that night. Michael Ryan sworn. I work in 22 College Place, U.S. Engraving works about four months. Mr. Kentworth is my employer's name. I was arrested at 40 Mott St. I never saw the complainant until I was arrested, the time he came with the officer. I was in bed all that day at home in 36 Cherry St. I left the house

0452

about 20 minutes after six or half past. I turned down Cherry to Roosevelt, up Roosevelt, up to the New Bowery, I turned up James St; my brother left me at the corner of Roosevelt and James St; he went into a cigar store and got a cigarette; he came right after me, he came a block behind me. I sat down on 40 Mott St. on a flag, John Shine was there, sitting there with other boys; we sat talking two minutes; an officer and the other man came up and made a charge against us of stealing his watch. I did not attempt to steal his watch. I did not see him until he came and charged me with larceny. The Saturday before I was arrested I was at work till half past four. I then went home and had my supper. I slept on the roof of the house Saturday night. I got up off the roof about 8/2 or 9 o'clock I got my breakfast and went to bed again. I remained there till half past six. Cross Examined. I did not see a crowd on the corner of Bowery and Division St. when I passed. I don't know anything about a woman being hurt. I went across Chatham Square. I did not see any of the boys back there in the Court room yard. I have seen those boys in Mott street. Mott street is not on the same side as Division street is.

0453

John Shine sworn and examined testified  
I live at 121 Thompson St. the day I was arrested  
I was in Mott St. I had lived in Mott St. and  
was in the habit of going there to play. I heard  
what the complainant said about me on the  
stand; the first time I saw the complainant  
was when he came up with the officer. That  
he states about the conversation with him and  
taking his watch is not true. I work for  
Mr. Desmond who keeps a shoe store at 3  
Wall St. I have been employed about four  
months by him, and since I have been out  
on bail I have been working there. I left home  
on the Sunday in question at one o'clock after  
dinner, I went down to Mott St. I remained  
in Mott St. up to the time I got arrested. I was  
not on the corner of Division and Catherine  
Sts. that day. I arrived in Mott St. a quarter  
after one and remained there until I was  
arrested. Cross Examined. Mrs. Bell has a  
candy store and Mr. Norton is an undertaker  
at 40 Mott St.; we were all sitting down  
together on one stoop; we were at the door  
about an hour and a half or two hours. Did  
you see any boy about your size go into that  
store while you were there looked like you and  
dressed like you; we were not minding  
who was going in the store. I know Ryan.

0454

Joyce, McGettrick and Gallagher were with me James Desmond sworn and examined. I am a shoemaker and I know the boy Shine well, he is in my father's employ, his general character for honesty is first class. Since he has been out on bail he has been working in my father's establishment. We put implicit confidence in the boy, we have trusted and tried him and we do not believe even now that he could be guilty of such a thing from our experience with him. This charge makes no difference, it has not altered our opinion of him. We trusted money and goods in his care of considerable value. Then we sent him to collect bills we knew who we sent him to.

Joseph Joyce sworn and examined testified. I live 99 Baxter St. I was in Mott St. last Sunday afternoon, I got there about ten minutes past one, there were a lot more boys there at the time. Shine got down there about a quarter past one or 20 minutes, he remained in Mott St. all day long. I was there when he was arrested. I am sure he was not out of Mott St. from half past one until the time he was arrested. Cross Examined. I stayed there all the time. I never went out this night. I had my dinner in my house in Baxter St. about half past twelve o'clock

0455

At the time I reached Mott St. it was half past one. I got my supper after I went up. I was examined before the Magistrate and they brought me up to testify in this case. John McGettrick sworn. I live at 32 Mott St. on the Sunday in question I was round Mott St. I saw Joyce and Gallagher. Thine came down 15 minutes after I came down out of the house; that was about one o'clock; he remained there until he was arrested. I am sure he did not leave my company until he was arrested. I was not down at Division St. and the Bowery at all. I go to school. Thomas Gallagher sworn. I live 83 Mulberry St. I work in Centre St. for Sigmund Bros. I was walking there three weeks. I was in Mott St. on the Sunday in question. I saw McGettrick and Joyce. I was in the company of Thine when he was arrested and I am sure he did not leave Mott St. Jane Thine sworn. I am the mother of the prisoner Thine; we had our dinner about 12/2 and he left the house about one o'clock. I had not seen him any more until one of the boys told me he was arrested; he was never arrested before and has always been a good boy. The jury rendered a verdict of guilty.

0456

Testimony in the case  
John Shine and  
Michael Ryan  
filed Sept. 1881.

0457

Court of General Sessions of the Peace of  
the City and County of New York.

THE PEOPLE OF THE STATE OF  
NEW YORK,

*John Shine and Michael Ryan*  
against

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

*John Shine and Michael Ryan*  
of the crime of  
*Larceny from the Person of another*  
committed as follows:  
The said *John Shine and Michael Ryan*

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *twenty first* day of *August* in the year of our Lord one  
thousand eight hundred and eighty *one* at the Ward, City, and County aforesaid,  
with force and arms

*One watch of the  
value of nine dollars*

of the goods, chattels, and personal property of one *Nathan Gese*  
on the person of said *Nathan Gese* then and there being found,  
from the person of said *Nathan Gese* 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.

*Wm. K. Phelps*

**BENJ. K. PHELPS, District Attorney.**

0458

BOX:

48

FOLDER:

559

DESCRIPTION:

Simon, Jacob

DATE:

09/21/81



559

0459

BOX:

48

FOLDER:

559

DESCRIPTION:

Wolff, Julius

DATE:

09/21/81



559

0460

*Chas. J. ...*

*Oct 5 - 1887*

*Witness:  
Herman Grunholt;*

*Wm. ...*  
Counsel,  
Filed *21* day of *Sept* 188*7*  
Pleads *with* *11*

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

*1 Jacob Damon*  
*2 Julius Wolff*  
*Receiver*

DANIEL C ROLLINS,

~~DEPUTY~~  
~~CLERK~~

District Attorney.

*vs. do.*

A True Bill.

Foreman.

*W. H. ...*

*Ch. 1. Discharged*

*Ch. 2. Jail Discharged*

0461

People

Joseph Simon  
~~Thomas Madala~~  
& Julius Wolf

Amey S. Solon, I am in employ  
of L.A. Van Bragg, Inc. I had  
my suspicions directed toward  
Simon who was in the employ  
of our firm. I watched him  
& saw him carrying out parcels  
I saw him doing this several  
times. I reported this to the firm  
& the then employed officer  
~~Simon~~ Heidelberg Edward Wachenheim  
who was in employ of firm  
reported that Simon showed  
him a package that he was  
taking from the store & said  
it was medicines from his  
brother. Wachenheim had  
another employe named  
Gussariss follow Simon -  
he saw him take the package  
to a barber shop under near  
Brandt's hotel. This was  
reported to Heidelberg  
I pointed out Simon to

0462

Heidelberg. I went to Backer  
shop with ~~Heidelberg~~ and  
found package & recognized  
goods as stolen from our store.  
~~Wolf~~ was sitting in the  
package was marked J  
Wolf. he was sitting in  
~~the~~ a chair being observed  
he heard me enquire for a  
package left there by Simon  
saw me take it - and said  
nothing. Afterward I  
went with officer Winbrink  
and searched the premises  
of Wolf & attorney at 2nd  
floor. and searched there  
I found satin linings which  
I recognized as the goods of  
our firm. he offered no  
explanation of the goods being  
there.

Wm J. Smith

0463

State of New York }  
City and County }  
of New York } ss:-

Herman Grunthal  
of No. 38 1/2 Broadway, being duly sworn  
deposes and says that on or about the  
14<sup>th</sup> day of July 1881, at the City of  
New York, in the County of New York, was  
feloniously taken, stolen and carried away  
from the possession of deponent, the following  
property, viz: Fifty yards of Satin  
Lining, of the value of fifty dollars,  
the property of this deponent and  
Leonidas Van Praag, Copartners,  
and doing business at said premises,  
and that this deponent has cause to  
believe and does believe, that the said  
property was feloniously taken, stolen  
and carried away by Jacob  
Simon (nowhere), from the fact  
that the accused acknowledged  
and confessed to deponent in open  
court that he did take, steal and  
carry away the said property from  
the said premises and that he sold  
the same to Julius Wolf, No. 6  
Attorney Street for fifty cents a yard.  
Deponent therefore charges further  
says that on the 13<sup>th</sup> day of

0464

August 1881, said Julius Wolf  
did acknowledge and confess to  
deponent, in the presence of officer  
Charles Heidelberg, that he had  
bought divers pieces of goods  
from <sup>said</sup> Jacob Simon not exceeding  
in all the sum of fifty dollars.  
Deponent therefor charges the said  
Jacob Simon with the larceny of  
the property hereinbefore described  
and the said Julius Wolf (now  
here), with feloniously receiving  
the same, well knowing at the  
said <sup>time</sup> that they it was stolen  
as aforesaid.

Sworn to before me this Hummer Quarter  
15<sup>th</sup> day of August 1881

Wm. C. Flannery

Police Justice

City and County  
of New York

Charles Heidelberg an  
officer attached to the Central  
Office, Department of Police, being  
duly sworn deposes and says that  
on the 13<sup>th</sup> day of August 1881, he  
was present at the said Central

office and there heard Julius Wolf, one of the defendants named in the foregoing affidavit of Herman Grunthal, acknowledge and confess to said Grunthal that he, said Wolf had at divers times bought and received from Jacob Simon (here present) several pieces of merchandise but that they <sup>the said purchases</sup> did not exceed the sum of fifty dollars.

Shown to before me this } 15th day of August 1881 } Robert Heideberg  
Police Justice

Herman Grunthal being cross-examined says: -  
Wolf told me that the most he bought of Simon was not more than fifty dollars and Simon represented to him the goods were charged to him and that he Wolf paid regular price for it. He told me all this at one time Wolf buys goods of me & gives me a bill for about two hundred dollars I never found any of the stolen goods in Wolf's possession  
Herman Grunthal

Shown to before me this  
15th day of August 1881  
Robert Heideberg  
Police Justice

0466

City and County  
of New York } ss:—

Jacob Simon, one of the defendants named in the foregoing affidavit of Herman Grunthal, being duly sworn deposes and says that heretofore he was in the employ of Messrs Van Pragg and ~~Company~~, as a cutter and that on or about the 14<sup>th</sup> day of July 1881, Deponent stole from the possession of said firm of Van Pragg & Company twenty yards of black silk which Deponent sold to Julius Wolf (here present) for the sum of Ten dollars, and that on or about the 4<sup>th</sup> day of August 1881, he also stole from the possession of said firm about forty yards of Cotton Lining which he also sold to said Julius Wolf for the sum Twenty five cents a yard and that said Wolf received and kept the said black silk and Cotton Lining and that on said 4<sup>th</sup> day of August he also stole a quantity of Cotton Lining of the value of about One dollar he also sold to said Wolf and that the Cotton Lining (now here shown) Deponent fully identifies as a portion of the Cotton Lining sold by Deponent to said Wolf.

Jacob Simon

Sworn to before me this  
13<sup>th</sup> day of August 1881  
Wm. M. ...  
Notary Public

0467

POLICE COURT—FIFTH DISTRICT.

CITY AND COUNTY }  
OF NEW YORK, } ss

*Jacob Simon* being duly examined before the under-  
signed, according to law, on the annexed charge: and being informed that he was at  
liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer. *Jacob Simon*

Question. How old are you?

Answer. *Twenty Years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *No. 6 Attorney Street*

Question. What is your occupation?

Answer. *Cutter*

Question. Have you anything to say, and if so, what,—relative to the charge here  
preferred against you?

Answer. *I don't desire to say  
any thing at present.*

*Jacob Simon*

Taken before me, this

day of *August* 1881

*Charles H. ...*  
Police Justice.

0468

POLICE COURT—FIFTH DISTRICT.

CITY AND COUNTY OF NEW YORK, ss.

*Julius Wolf* being duly examined before the undersigned, according to law, on the annexed charge: and being informed that he was at liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer. *Julius Wolf*

Question. How old are you?

Answer. *Seventy eight years*

Question. Where were you born?

Answer. *Germany*

Question. Where do you live?

Answer. *N<sup>o</sup> 6 Horney Street*

Question. What is your occupation?

Answer. *Manufacturer of Sack Meat*

Question. Have you anything to say, and if so, what,—relative to the charge here preferred against you?

Answer. *I am not guilty of the charge*

Taken before me this *15<sup>th</sup>* day of *August* 188*1*

*Julius Wolf*

*Charles Hamilton*

Police Justice.

0469

Form 60.

785

Police Court—First District.

COUNSEL FOR COMPLAINANT.

THE PEOPLE, &C.,

ON THE COMPLAINT OF

*Wm. G. ...*

BAILED  
No. 2, by *Hof Borsched*

Residence *224 Henry St.*

No. 1, by  
Residence

No. 3, by  
Residence

No. 4, by  
Residence

No. 5, by  
Residence

No. 6, by  
Residence

Name

Address

COUNSEL FOR DEFENDANT.

Name

Address

Offence

Dated *August 15 1881*

*C. H. Klauner* Magistrate.

*Seidelberg* Officer.

*Central Office*

Witnesses, *Charles Seidelberg*

*Central Office*

*ey*

*Hopman*

*St...*

*...*

*...*

*...*

*...*

Sessions.

Received in Dist. Atty's Office,

0470

Court of General Sessions of the Peace of  
the City and County of New York.

THE PEOPLE OF THE STATE OF  
NEW YORK,

The Grand Jury of the City and County of New York by this indictment accuse  
*Jacob Simon* <sup>against</sup> *Julius Wolff*

*Jacob Simon* and *Julius Wolff*  
of the crime of *larceny*

committed as follows:  
The said

*Jacob Simon* and *Julius Wolff* each

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

*Fifty yards of cloth (of the kind commonly  
called satin lining) of the value of one  
dollar each yard.*

of the goods, chattels, and personal property of one

*Herman Grunthol*

then and  
there being found, 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.

0471

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

*Jacob Simon and Julius Wolff*  
of the CRIME OF *Receiving Stolen Goods*

committed as follows:

The said *Jacob Simon and Julius Wolff* each

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

*Fifty yards of cloth (of the kind commonly called satin lining) of the value of one dollar each yard*

of the goods, chattels, and personal property of the said *Herman Grunthol*

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen ~~of the said~~ *taken and carried away from the said*

*Herman Grunthol*  
unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

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

**DANIEL C ROLLINS,**  
~~BENJAMIN DIEDERS~~, District Attorney.

0472

BOX:

48

FOLDER:

559

DESCRIPTION:

Slocum, James

DATE:

09/29/81



559

0473

BOX:

48

FOLDER:

559

DESCRIPTION:

Robinson, Hugh

DATE:

09/29/81



559

0474

BOX:

48

FOLDER:

559

DESCRIPTION:

Burke, Henry

DATE:

09/29/81



559

0475

*Quint*

Counsel,  
Filed 29 day of Sept 1881  
Pleads *Arguill (Oct. 3)*

THE PEOPLE  
vs.  
*James doorn. 1.*  
*Hugh Robinson 2.*  
*Henry Burke 3.*  
*R. H. [unclear]*

Larceny, and Receiving Stolen Goods.

DANIEL COLLINS,  
BENJ. K. PHIPPS

District Attorney.

A TRUE BILL.

*J. Carter Jr.*

Foreman.

*Oct. 1881.*

*(all)*

*Found of*  
*City of*  
*1. City Prison 10 Days.*  
*2. B. C. C. must each.*

*Witness:*  
*Manuel M. Devier*  
*Off. William D. [unclear]*

*57*

0476

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }  
OF NEW YORK, } ss

*Bark Aristoteles lying at pier 28 East River - foot of Dorr St*  
of No. *Alexander M. Pericos*  
Street.

being duly sworn, deposes and says, that on the *23* day of *September* 188*1*  
at the *Pier 28 East River* City of New York,  
in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent,

the following property, viz:

*Ten (10) cases of Soap of*  
*the value of about 40*  
*dollars.*

Sworn before me this

the property of *an owner whose name is to*  
*deponent unknown, and in the*  
*care and custody of deponent as*  
*Master of the Bark Aristoteles* and that this deponent  
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,  
stolen, and carried away by

*James Sloman, Hugh*  
*Robinson, and Henry Burke, now*  
*here for the reason that deponent*  
*was informed by the second mate of said bark that he*  
*saw the accused in the act of*  
*taking, stealing and carrying away*  
*the said property and deponent*  
*discovered the said accused*  
*concealed under the dock with*  
*a portion of said bark in their*  
*possession.*

*Ambrose*

Police Justice.

day of

1881

0477

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*First* DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

*James Slocum*

Question. How old are you?

Answer.

*14 Years*

Question. Where were you born?

Answer.

*New York City*

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

Answer.

*114 Roosevelt Street & about 8 Years*

Question. What is your business or profession?

Answer.

*I was working in a Transmission Shop*

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. I went to have a swim & was addressed under the dock when some Italians came down and told me that if I stirred they would shoot me. I then went with them to the pier where the officer took me into custody.*

Taken before me this

*23*

day of

*Sept*

188

*James Slocum*

*J. H. Wickham* Police Justice

0478

Sec. 138-200.

CITY AND COUNTY OF NEW YORK, ss.

*Just* DISTRICT POLICE COURT.

*Hugh Robinson*

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.

*Hugh Robinson*

Question. How old are you?

Answer.

*17 Years*

Question. Where were you born?

Answer.

*This City*

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

Answer.

*37 Hamilton Street & about 12 Years*

Question. What is your business or profession?

Answer.

*I worked at Bernzins and not employed 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 am not guilty, I was undressed & going to have a swim when a party of Station came down & had me taken into custody one of them threw a knife at me, I know nothing about the soap*

Taken before me this

*23*

day of

*Sept*

188

*Hugh Robinson*

*J. H. Hill*  
Police Justice

The People  
 vs. James Slocum,  
 Hugh Robinson  
 and  
 Henry Burke

Court of General Sessions, Part I  
 Before Judge Gildersleeve.  
 Monday, October 3<sup>d</sup>, 1887.

Indictment for grand larceny and receiving <sup>goods</sup> stolen.

Alexander M. Pericos, sworn and examined testified through the interpreter.

I am Captain of the Greek brig Aristotles. I have been twenty one days in port. Where does she lie? No 28 pier East river. On the 23<sup>d</sup> of September last I was discharging a cargo; on that day we missed some of the cargo. I did not get the whole of the cargo over yet, but my clerk told me there was about ten cases missing; there might be more or less. I saw four cases near my vessel. Ask him if any property that he recognized as his was found in their possession? Yes sir the four cases which were found with these three persons are a part of my cargo - cases of soap. I do not know exactly what the boxes of soap are worth. I got that cargo in Marseilles, I believe that each case was worth about five or six dollars, but I am not sure; it is not mine. The case of Ber-  
mude, a French wine, was missing the day

0480

before. Confine us to these four cases, ask the Captain to tell the jury the circumstances under which they were lost, what was done by those men or in their presence that he knows himself? We are discharging goods every day and they come always around. The day when they were caught I was with my clerk and other persons belonging to the ship, I was in the cabin and we took our dinner. It seems that the sailors did not keep up the watch very well that time and I received a message from another ship. He tells the story he was notified by another ship. He received some information from somebody and what did he do after he received it? As soon as I was informed we ran out and went on the pier and we saw those four men having the cases in their possession under the pier. They were running under the pier and had the cases; as soon as we came there they took their clothes off and jumped into the water and the policeman came with a revolver and threatened them and made them come out. There were five men - two did not come out but those three came out; the other two plunged into the water and disappeared somewhere; one came out and the other two were taken out by the boatman Robinson was scared and he came out; the

0481

other two were brought out by the boatsman. The four cases were dropped under the pier; they were recovered afterwards. I took them back to the ship. These four cases were a part of the cargo for which I was responsible; the cases had marks on and I identified them by the marks Cross Examined. My ship had been lying in that place about eight or ten days. I raised beside the cases of soap one case of vermace wine, some almonds and wool. I did not see who carried the boxes of soap under the dock. I don't know how near the water the cases were; when I came there the sailors took the cases up. The policeman came afterwards; the cases were under the dock in about the middle of it. I saw these boys every day on the pier. William Butler, sworn. I am an officer of the municipal police attached to the Fourth Precinct. I arrested Robinson and Locum; one of the officers of the steamboat squad arrested Burke. Robinson came to me where I called him from the middle of the slip. I stood on the ship's deck and pointed a pistol at him; he undertook to swim across from pier 27 to 28. Then I was called I went down to pier 28, I saw sailors at work getting boxes from underneath the dock.

0482

Robinson dove from underneath the dock to swim. I pointed a pistol at him and told him to come back; he came up on the ship's deck. I told the sailors and the shipping clerk if they got hold of any of these in the dock to pull them out. The sailors got hold of Secum and brought him to me; he had no clothes on him; he had his shirt, pants and stockings on. I had two of them. Another one swam across the pier. I demanded of him to come back and he would not, and the steamboat ~~captain~~ officers arrested him. The captain was making a complaint to the Sergeant; he said there was ten boxes and Secum said there was only but eight. I did not hear Robinson say anything. When I arrested them they said they went there for the purpose of going in swimming. What was done with those boxes taken from under the dock? They were in the dock when I came away with the prisoners to the station house. Cross Examined. I did not see these boys go under the dock. I saw them when they came out. ~~Also~~

Alexander M. Bericos recalled. At 8 o'clock in the morning we commenced discharging and about 12 o'clock these cases were removed from the top of the dock.

The jury rendered a verdict of guilty.

0483

Testimony in the case  
for Slattery, H. Robinson  
and H. Burke  
filed Sept. 1881

0484

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*First* DISTRICT POLICE COURT.

*Henry Burke* 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.

*Henry Burke*

Question. How old are you?

Answer.

*18 Years*

Question. Where were you born?

Answer.

*New York City*

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

Answer.

*127 Water Street & about 8 Months*

Question. What is your business or profession?

Answer.

*Fireman*

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. I went  
to swim & while under the  
dock & undressed I was  
arrested*

Taken before me, this *23*  
day of *Sept* 188

*Henry Burke*

*G. Willett*  
Police Justice

0485

Sec. 208, 209, 210 & 212.

Police Court

District

THE PEOPLE, &c.

ON THE COMPLAINT OF  
*Warrant Officer*  
*Warrant Officer*

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

1 *James Stream*  
2 *Hugh Robinson*  
3 *Henry Butler*  
4

Offence

Dated *Sept 23* 188*1*

*W. H. Smith* Magistrate.

*Butler* Officer.

*H* Clerk.

Witnesses

No.

No.

No.

No. *1880* Street

*Wm. Johnson*

*Wm. Johnson*

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 Stream* *Hugh Robinson* *Henry Butler* guilty thereof, I order that they be admitted to bail in the sum of *100* Hundred Dollars each and be committed to the Warden or Keeper of the City Prison until they give such bail.

Dated *Sept 23* 188*1*

*W. H. 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.

9886

Sec. 208, 209, 210 & 211.

Police Court District, *Grand*

THE PEOPLE, &c.  
ON THE COMPLAINT OF

*Alexander A. Benson*  
*to Officer*  
*James Locum*  
*Hugh Robinson*  
*Henry Gaskie*

Offence

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated

188

Magistrate.

Officer.

Clerk.

*Sept 28*  
*Kilbride*  
*Butler*  
*H*

Witnesses

No.

Street,

No.

Street,

No.

Street,

*\$1000 to be paid at*  
*Am. Bank*

*Am*

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

*James Locum*  
*Hugh Robinson*  
*Henry Gaskie*  
and that there is sufficient cause to believe the within named  
guilty thereof, I order that they be admitted to bail in the sum of  
Hundred Dollars each and be com-  
mitted to the Warden or Keeper of the City Prison until they give such bail.

Dated *Sept 28* 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.

0487

Court of General Sessions of the Peace of  
the City and County of New York.

THE PEOPLE OF THE STATE OF  
NEW YORK,

*James Slocum, Hugh Robinson* <sup>against</sup> *Jos Henry Burke*  
The Grand Jury of the City and County of New York by this indictment accuse

*James Slocum, Hugh Robinson* *Jos Henry Burke*  
of the crime of

committed as follows:  
The said

*James Slocum, Hugh Robinson, Jos Henry Burke* each

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

*Four hundred pounds of soap of the  
value of ten cents each pound.*

of the goods, chattels, and personal property of one *Alexander M. Berrios*  
then and

there being found, 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.

0488

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

*James Slocum, Hugh Robinson and Henry Burke*

of the CRIME OF

*Receiving Stolen Goods.*

committed as follows:

The said

*James Slocum, Hugh Robinson and Henry Burke each*

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

*Four hundred pounds of soap of the value of ten cents each pound*

of the goods, chattels, and personal property of the said

*Alexander M. Berico*

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

*taken and carried away from the said*

*Alexander M. Berico*

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

*James Slocum, Hugh Robinson and Henry Burke*

then and there well knowing the said goods, chattels, and personal property, to have been feloniously stolen, against the form of the Statute in such case made and provided, and against the peace of the

People of the State of New York, and their dignity.

**DANIEL G ROLLINS,**

**BENJ. R. PHIPPS, District Attorney.**

0489

BOX:

48

FOLDER:

559

DESCRIPTION:

Smith, Charles

DATE:

09/06/81



559

0490

P 5

Annie Weisheimer  
Office Dwyff  
W. A. Garrison  
of Lancashire  
before the  
F.D.

Counsel,  
Filed 6 day of Sept 1881  
Pleads

INDEMNITY  
Grand Larceny of Money, &c.  
THE PEOPLE  
vs.  
Charles Smith

Wm. K. Phelps  
District Attorney.

Part pro Sept 6. 1881  
pleads guilty q.

A TRUE BILL.  
W. M. Dwyff

Sept 9.  
Foreman.  
E. H. Brown J.P.  
F.D.

0491

FORM 112.

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

Police Court—Third District.

Annie Weickheimer

of No. 116 Forsyth Street, being duly sworn, deposes

and says that on the 14<sup>th</sup> day of August 18 89

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

the following property viz:

Good and lawful moneys consisting of National Bank bills and Silver Coins all

of the value of One hundred Dollars

the property of deponent who is a widow

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 Charles Smith (nowhere)

From the fact that deponent while lying on a bed in her apartments saw said Charles Smith at about the hour of 12 o'clock P.M. on said night in the act of opening the Bureau in her apartments situated at said No and street that the said Bureau contained the above described moneys. Deponent further says that said defendant had no business in her apartments that when she discovered said defendant she shouted thief, he ran out, deponent followed and caused his arrest on the charge as stated above, Anne Weickheimer

Sworn to, before me this 14<sup>th</sup> day of August 18 89

Charles J. Justice

POLICE JUSTICE.

0492

Police Court—Third District.

CITY AND COUNTY }  
OF NEW YORK. } ss.

*Charles Smith* being duly examined before the under-  
signed, according to law, on the annexed charge; and being informed that he was at  
liberty to refuse to answer any question that may be put to him states as follows,  
viz:

Question. What is your name?

Answer. *Charles Smith*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *26 Second avenue*

Question. What is your occupation?

Answer. *Paper Box Manufacturer*

Question. Have you anything to say, and if so, what—relative to the  
charge here preferred against you?

Answer. *I am not guilty*  
*C. Smith*

Taken before me, this *14* day of *August* 18 *89*  
*H. J. Smith*  
POLICE JUSTICE.

0493

COUNSEL FOR COMPLAINANT.

Name, \_\_\_\_\_  
Address, \_\_\_\_\_

COUNSEL FOR DEFENDANT.

Name, \_\_\_\_\_  
Address, \_\_\_\_\_

POLICE COURT—THIRD DISTRICT.

THE PEOPLE, & c

ON THE COMPLAINT OF

*Annie Newlammond*  
*116 Dorothy*  
*Charles Smith*

AFFIDAVIT—LARCENY.

BAILED.

No. 1, by \_\_\_\_\_

Residence \_\_\_\_\_

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_

No. 5, by \_\_\_\_\_

Residence \_\_\_\_\_

No. 6, by \_\_\_\_\_

Residence \_\_\_\_\_

Dated *August 14* 18 *87*

*Wm Green* Magistrate

*Wm Green* Officer

*10th Precinct*

Witnesses

*Wm Green*  
*10th Precinct*



Received at District Attorney's Office

0494

Court of General Sessions of the Peace of  
the City and County of New York.

THE PEOPLE OF THE STATE OF  
NEW YORK,

*Charles Smith*  
against

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

*Charles Smith*

of the crime of  
*an attempt at fraud larceny*  
committed as follows:  
The said *Charles Smith*

late of the First Ward of the City of New York, in the County of New York, aforesaid

on the *fourteenth* day of *August* in the year of our Lord one thousand eight hundred and ~~seventy-eight~~ *eighty one* at the Ward, City and County aforesaid, <sup>with</sup> force and arms, three 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 thousand dollars, and of the value of one thousand dollars each: three 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 hundred dollars, and of the value of five hundred 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 one hundred dollars, and of the value of one hundred dollars each: thirty 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 fifty dollars, and of the value of fifty dollars each: fifty 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: sixty 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: eighty 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: ninety 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 three dollars, and of the value of three dollars each: one hundred 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: one hundred and 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 one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: 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: three 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: ten 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: ten 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 three dollars each: fifteen 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 two dollars each: thirty 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 one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

of the goods, chattels, and personal property of one

*Ronnie Weinhammer*

*attempt to* then and there being found 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.

*BENJ. K. PHELPS*

BENJ. K. PHELPS, District Attorney.