

0594

BOX:

25

FOLDER:

309

DESCRIPTION:

Singleton, George E.

DATE:

11/15/80



309

0595

No 115

Counsel,
Filed 15 day of Apr. 1888.
Pleads

Burglary—First Degree, and
Grand Larceny

THE PEOPLE

vs.

I
George E. Singleton

BENJ. K. PHELPS,
District Attorney.

A True Bill

Foreman,
I have examined the indictment
to which you refer in
Verdict of Guilty should specify of which count.

Part No. 100 Nov 15, 1888.

pleaded Burg 3

J. H. G. has D. J. P.
Nov 17, 1888

of the Court of the County of New York, in and for the City and County of New York, do hereby certify that the within and foregoing is a true and correct copy of the original as the same appears from the records of the Court of the County of New York, in and for the City and County of New York, this 17th day of November, 1888.

0596

POLICE COURT — DISTRICT.

City and County of New York, ss:

of No. 14 Prince Street, being duly sworn,

deposes and says, that the premises No. aforesaid Street, 14 Ward, in the City and County aforesaid, the said being a tenement in part

and which was occupied by deponent as a dwelling when he resides with his family were **BURGLARIOUSLY** entered by means of prying open a door leading from the hallway into deponent's apartments

on the Night of the 03 day of October 1887 and the following property feloniously taken, stolen, and carried away, viz:

A quantity of clothing consisting of coats, shirt waives, and vests also a gold watch and chain and being collectively of the value of one hundred and fifty dollars or more

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

for the reasons following, to wit; That said door was locked and secured when deponent retired to his room at about 10.30 O'clock P.M. on the aforesaid night. That about 2 O'clock deponent was awakened by a noise in the front room and going there he saw the prisoner who struck a match that deponent immediately went to the window called for help and was soon joined by Officer Brennan who arrested the prisoner in the hallway of said premises — James. N. Dowling

Sworn to before me on this 22^d day of Oct 1887

0597

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY
OF NEW YORK

Henry E. Singleton being duly examined before the undersigned, 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.

Henry E. Singleton

Question. How old are you?

Answer.

39 Years

Question. Where were you born?

Answer.

This City

Question. Where do you live?

Answer.

Cor Broadway & Bayard Street

Question. What is your occupation?

Answer.

Accountant

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

Answer.

I have nothing to say

Geo. E. Singleton

Taken before me, this

John J. [Signature]
POLICE JUSTICE.
1889

0598

1015882

POLICE COURT - DISTRICT

THE PEOPLE, & c.,
ON THE COMPLAINT OF

James A. Dowling
24 Prince

John C. Guehler

Dated October 26 1890

Duffy
Magistrate.
Edward W. Brennan
14
Officer.

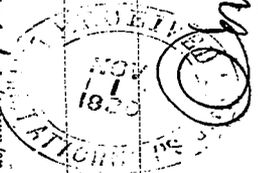
Clerk.
Witness: Call the Officer

Call the Officer

Committed in default of \$100 Bail.

Bailed by

No. Street.



Call the Officer

0599

November 3rd 1880

Honorable Sir:

I am about to appear before you for burglary; and as I have neither friend nor lawyer to say a word in my behalf, I take this means of stating my case to you, and beg that you will not put this aside without reading it.

I was arrested in the kitchen of 24 Prince St. about 2 A. M. on the morning of Oct. 26th. This I learned from the officer who arrested me.

The man, whose kitchen I was found in, said I struck a couple of matches, and was looking around, when he had me arrested, and taken to the station house. Next morning I was taken to Police Headquarters, but the people before whom I appeared, said they had no knowledge

of mine, & had never seen one before. I was then brought to the Tombs.

My prosecutor, Mr. Dowling, said in Court that I had not touched anything, but there was property worth \$- in his room. This I had not entered.

I had been drinking for some time previously, and that night, about 10 P.M. I went to the "Cosmopolitan" saloon, corner of Prince & Nassau Sts. to write some visiting cards.

There I drank more, but do not know at what time I left there, nor do I in fact remember leaving there.

The first thing I remember, is my arrest in the house. I do not, even now, know where the house is.

I must have gone in there - fallen asleep, and on waking, tried to find my way out, and meeting with opposition from the

door, forced it in. I always carry a few matches about me, as I am a smoker, & suppose I lit them to see where I was. When arrested, I had not touched anything, and had nothing about me but some blank & written cards. I have always made my living with my pen, and am sure I never entered the house with the intention of stealing.

Before God, who will judge me as well as your Honor, I have here told you the truth to the best of my knowledge. I know I must suffer for my fault, but I earnestly implore you to deal as leniently with me as possible.

I do not know when I left the drinking saloon; - when I went into the house; - where the house is situated; - nor

0601

that I was in a Police station, until I awoke next morning. Whatever punishment I receive will be for intoxication, not for attempting to steal - I plead here to what you may think best.

Hoping you will give this your favorable consideration, and verify what I have stated by the Officer & Mr. Dowling - and that you will incline as much as possible to the side of mercy, I am very respectfully

Your obedient servant
Geo. Singleton

0602

November 8th 1850

To
Prosecuting Attorney
Court of Genl. Sessions
Sic.

As I have not a friend
in the world to aid me in this,
my extremity, I write to you
in the hope of eliciting your
sympathy in my behalf.

I have written a letter to
His Honor the Judge, a copy of
which I enclose to you. This
letter explains my case, and is
the actual and simple truth.

Do you think it is a usual
thing for a man who intends to
commit a crime, to go wholly
unprepared for it; or, do you sup-
pose a man committing a bur-
glary, would burst in a door

0603

as I did, alarming anyone who might be in the house?

I honestly think (for I have no actual recollection of the matter) that I was trying to get out of the house instead of trying to enter any room in it. Now I got into the house at all, or where, I do not know.

I know I must suffer some punishment, but I entreat you to try to make it as light as possible. You can aid me if you wish, and I assure you, you will be performing an act of mercy.

May do so, and accept the gratitude of one who is unfortunate, but not guilty of what he is accused of.

Very respectfully,
Your obed^t. Servant
Geo. E. Singleton

0604

To
November 8th 1880

Judge of Genl. Sessions
Honorable Sir:

I am about to appear before
you for burglary; and as I have
neither friend nor lawyer to say
a word in my behalf, I take this
means of stating my case to you
and beg that you will not put
this aside without reading it.

I was arrested in the kitchen
of 24 Prince St. about 2 A.M. on
the morning of Oct. 26th. This I
learned from the Officer who arrested
me. The man whose kitchen I
was found in, said I struck a cou-
ple of matches, and was looking
around, when he had me arrested
and taken to the station house.
Next morning I was taken to Police

Headquarters, but the people before whom I appeared, said they had no knowledge of me, and had never seen me before. I was then brought to the toils. My prosecutor, Mr. Dowling, said in Court, that I had not touched anything, but there was property worth \$- in the room. This I had not entered.

I had been drinking for some time previously, and that night, about 10 P.M. I went to the "Cosmopolitan" saloon, cor. Prince & Mott Sts. to write some visiting cards. There I drank more, but do not know at what time I left there, nor do I, in fact, remember leaving there. The first thing I remember is my arrest in the house. I do not, even now, know where the house is. I must have gone in there, - fallen asleep, -

and on waking, tried to find my way out, and meeting with opposition from the door, forced it in. I always carry a few matches about me, as I am a smoker, & supposed I lit them to see where I was. When arrested I had not touched anything, and had nothing about me, but some blank & written cards. I have always made my living with my pen, and am sure I never entered the house with the intention of stealing.

Before God, who will judge me as well as your Honor, I have here told you the truth to the best of my knowledge. I know I must suffer for my fault, but I earnestly implore you to deal as leniently with me as possible. I do not

0606

know when I left the drinking
saloon, - when I went into the
house, - where the house is sit-
uated, - nor that I was in a
Police station until I awoke
next morning. Whatever pun-
ishment I receive, will be for
intoxication, not for attempting
to steal. I plead here to
what you may think best.

Hoping you will give this
your favorable consideration,
and verify what I have stated
by the Officer & Mr. Dowling, -
and that you will incline as
much as possible to the side
of mercy, I am, very respectfully
Your obedient servant
Geo. E. Singleton

0607

CITY AND COUNTY OF NEW YORK

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK, in and for the body of the City and County of New York, upon their Oath, present:

That

George E. Singleton

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

on the twentieth fifth day of October in the year of our Lord one thousand eight hundred and seventy eight with force and arms, about the hour of two o'clock in the night time of the same day, at the Ward, City and County aforesaid, the Dwelling-house of

James A. Dowling there situate, feloniously and burglariously did break into and enter by means of forcibly breaking open an outer door of said dwellinghouse

whilst there was then and there some human being to wit, one James A. Dowling within the said dwelling-house he, the said

George E. Singleton then and there intending to commit some crime therein, to wit, the goods, chattels, and personal property of James A. Dowling

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 jurors aforesaid, upon their oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, about the hour of o'clock in the time of said day, the said

late of the Ward, City, and County aforesaid,

of the goods, chattels, and personal property of in the said dwelling-house of one then and there being found in the dwelling-house aforesaid, then and there feloniously did steal, take, and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

BENJ. K. PHELPS, District Attorney.

0608

BOX:

25

FOLDER:

309

DESCRIPTION:

Slocum, Joseph

DATE:

11/24/80



309

0609

Nov 193

Counsel,

Filed 24 day of Nov 1870.

Pleads,

INDICTMENT—Concealed Weapons.

THE PEOPLE

vs.

Joseph Storum

Def. G. W. P.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

W. H. C. C.

Nov 24 1870 Foreman.

I find guilty

City Prison 5 days.

06 10

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY OF NEW YORK.

Joseph Floccum being duly examined before the undersigned, 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. *Joseph Floccum*

Question. How old are you?

Answer. *32 years*

Question. Where were you born?

Answer. *Nova Scotia*

Question. Where do you live?

Answer. *34th Water Street*

Question. What is your occupation?

Answer. *I go to sea*

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

Answer. *I was bringing it from the ship to lock it up in my trunk*

his
Joseph Floccum
trunk

Taken before me this

day of

1880

POLICE JUSTICE.

0611

Form 10.

POLICE COURT - FIRST DISTRICT.

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

Frank Gunn
of No. *the 14th Precinct Police* Street

being duly sworn, deposes and says,

that on the *Night of the 17th* day of *November* 18*88* at the City
of New York, in the County of New York,

Joseph Locum now here did knowingly
willfully and secretly conceal
upon his person and within his
clothing that certain weapon
here shown and commonly known
as a shing shot or billy. That
said *Joseph* did by carry and
furtively possess said weapon with
the felonious intent and purpose
of using the same in violation of
law.

Frank Gunn

Sworn to this *17th* day of *Nov* 18*88*

before me
[Signature]
Police Justice.

06 12

925
No 193

Form 10.

Police Court--First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank Gunn
vs.
Joseph Floccum

AFFIDAVIT
Carrying Concealed
Weapons

Dated *Nov 18* 18*80*

Duffy Justice.

Gunn Officer.

4

\$ 500 to any *Gen*

Om

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present :*

That

Joseph Slocum

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *seventeenth* day of *November* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty* at the Ward, City and County
aforesaid, with force and arms, at the Ward, City and County aforesaid, feloniously,
knowingly and secretly, did conceal upon his person a certain instrument and weapon
of the kind known as a *Slung shot*, with intent then and there
feloniously to use the same against some person or 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.

And the Jurors aforesaid, upon their Oath aforesaid, do further present : That
the said *Joseph Slocum* late of the Ward,
City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at
Ward, City and County aforesaid, with force and arms, feloniously, wilfully and
furtively did possess a certain instrument and weapon of the kind known as a *slung -
shot* with intent then and there feloniously to use the same against some
person or 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.

BENJ. K. PHELPS, District Attorney.

06 14

BOX:

25

FOLDER:

309

DESCRIPTION:

Smith, Charles

DATE:

11/15/80



309

06 15

57

(M)

Day of Trial

Counsel,

Filed 15 day of Nov 1880

Pleas

In Equity

THE PEOPLE

v.

BURGLARY—Third Degree, and
Receiving Stolen Goods.

*Charles Smith
vs
Paddy McGuire*

BENJ. K. PHELPS,

District Attorney.

A True Bill.

W. King

Fordham

*James J. Connelley of
Receiving Stolen Goods*

C. P. Year, Jan 19/1880

0616

Police Office. Third District.

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

No. of 17 & 19 Bowery Street, being duly sworn,

deposes and says, that the premises No. 17 & 19 Bowery

Street, 10 Ward, in the City and County aforesaid, the said being a brick building

and which was occupied by deponent as a cloak factory

were **BURGLARIOUSLY**

entered by means climbing at the fire escape in the rear of house 17 Bowery and entering the 3rd story window by inserting the hand through the broken window pane and withdrawing the window by pulling out the nails of the sash of the 2nd day of November, 1880,

and the following property, feloniously taken, stolen and carried away, viz.. twenty five clocks all of the value of one hundred and fifty dollars

the property of this deponent

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

Charles Smith alias Paddy McGuire

for the reasons following, to-wit: for the reason that at 5 1/2 pm on Monday deponent closed and locked the above premises that deponent discovered that the premises had been entered and the above property taken on the morning of the 3rd of November, that deponent's workman reported the burglary at the station house, deponent is informed by Willie Winterbottom that she saw the accused with ^{two} other men in the act of concealing a number of clocks in the rear of premises 1074 Third Street in the cellar. Deponent identifies the said clocks as a part of the property herein charged as burglariously stolen from this deponent.

John A. Butcher

0617

State and County of New York ss,

Nellie Winterbottom of a^d 74 Henry Street, being
 duly sworn deponent and says, that on the morning of
 the 3rd inst. she saw the accused ^{company} accompanied by
 two others whom the deponent is unable to identify, that
 the accused ^{company} entered the premises a^d 74 Henry St
 that the accused ^{company} had a bag filled with cloths
 in his possession that he tied a string to the
 cloths and lowered them through a trap into
 the cellar, that one of the parties, whose name is
 unknown ^{to this deponent} descended into the cellar and received
 one by one to the number of eighteen, the cloths
 deponent having reason to suspect that the said
 cloths had been stolen, informed officer Patrick
 English of the 9th Precinct Police

Sworn to before me this

The day of November 1880 at New York City
 G. W. Smith
 Police Justice

0618

Police Court—Third District.

CITY AND COUNTY OF NEW YORK, ss.

Charles Smith

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.—*Charles Smith*

Question.—How old are you?

Answer.—*Twenty four years*

Question.—Where were you born?

Answer.—*New York*

Question.—Where do you live?

Answer.—*74 Horley St*

Question.—What is your occupation?

Answer.—*Machinist*

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

Answer.—*I am not guilty*
Charles Smith

Taken before me, this

R. P. M. M. M.

Police Justice.

of the
day of *Nov*
187*8*

0619

Form 115. No 57893

POLICE COURT--THIRD DISTRICT,

THE PEOPLE, & C.,

ON THE COMPLAINT OF

John A. Cotchelo

17-19th Down

Charles W. Smith

Harry A. Johnson

OFFENSE

Dated Nov 13th 1890

Magistrate,

James E. English

Clerk,

Henry Platt

No. 80 Henry Street,

Wells Northampton

No. 27 Henry Street,

Off. Eubank

No. 204 Street,

to answer committed.

Received in Dist. Atty's Office,

[Signature]

BAILED,

No. 1, by

Residence Street,

No. 2, by

Residence Street,

No. 3, by

Residence Street,

No. 4, by

Residence Street,

0621

I never saw him before to my knowledge. I cannot tell you what ~~part~~ my factory is in Cross Examined. I have been in the clock business in the Bowery 17 years. I had not been making this class of clocks; this was the first lot I made. I sell to the trade. Each clock is numbered alike and the movements are made by machinery. Six bronze clocks were taken away and five were returned. I sold no bronze clocks. I recognize the clocks as being my property. These clocks had glass shades; the eleven glass shades were still there but the clocks were taken away. Each clock had a shade on it when I left my place. I don't go round counting the clocks but I recollect looking at them before I went out. I look around in my shop to see that the windows are closed up and the lights are out. I saw my young man lock the door. I was right by the door on the landing. I don't know the woman witness Winterbottom personally; no more than seeing her in this case. I have spoken to her about being a witness in this case. I promised her half the value of the clocks that were still missing if through her means I could get them back. I have not promised her twenty five dollars. I gave her four dollars. I gave her no shoes. I am sure.

0622

Stellie Winterbottom, sworn and examined, testified. I live 74 Henry st. I saw the prisoner on election night between 11 and 12 o'clock and I saw him with other fellows the next day in the yard pitching pennies; there were three other fellows with him. My baby was sick and I had to go to the drug store to get some medicine. My sister lighted me down to the hall. We saw those three fellows; we heard a noise we were listening to see what it was. Those fellows were taking clocks out of a bag and passing them down in the hole in the cellar. It is a kind of a place to put coal in. I live in the back yard in the same house where they put the clocks under the cellar in the rear. I could not tell what the prisoner did, I did not take notice; the prisoner was there and two others. What was the prisoner doing if anything? Helping to put those clocks down; there must have been a fellow down there, for if there had not been they would have had to help them down. They were taking the clocks out of the bag, which was in the yard; they were passing them out one by one. I could not tell you how many clocks were passed down, I saw eleven clocks the next morning. I did not know the other men I would know them if I should see them.

0623

Did any of them live in that house? No sir. I never seen any of them before. When did you see him next, that is, after 11 o'clock that night? I saw him all the forenoon in the yard until they found out the clocks was there and then they all left; the policeman was sent for, and they all left the yard. I could not tell what time of day. I know it was the forenoon. Did you have any conversation with them? No sir. I saw the clocks when the officer was taking them out of the cellar; that was the next day in the afternoon, I believe it was. How many were taken out do you remember. I counted eleven on the ground there. Was any one with you? My sister was with me with a light; her name is Sarah Walsh. Cross Examined. I am sure there was eleven clocks because I counted them when they passed them down. I suppose they were all in the cellar. I found some drinking saloons open when I went to the drug store but I did not go into any of them. I saw the prisoner have a bag with the clocks in his possession. I never took particular notice who it was. There were three men and I saw this prisoner and two others busy at the things; he was helping them & put the clocks down in the cellar. He was engaged taking the clocks from the bag and putting

0624

it down in the hole. I did not want to be a witness in this case at all; they tried to kill me at my own house on account of this thing anyway. They had a string to let the clocks down in the cellar. Have you not been given money in this case? No sir, I have not. Those two women over there in the box and that gent. Lemons there came to my house and offered me money to go away. I think it was that one. I am not sure but my sister knows him. Have not you been promised money in this case? No sir; my name is Winkbottom. Sarah Walsh, sworn and examined testified. I live in 74 Henry St. and lived there on election night. I have seen the prisoner in the yard before this time. Election night baby was sick, my sister's baby; it was dark. I let her down the stairs with the lamp. I went out as far as the yard with her. I seen "these parties bring in clocks in a bag - the prisoner and two other fellows; they put the clocks in the cellar; they let them down by ropes. There was a round hole and they let them down that way. This was between 11 and 12 o'clock. Did you see this man again? Yes sir, the next day he was out in the yard pitching pennies; there was three others with him. I do not know who the other fellows were. I have

0625

seen them in the yard before that night. I have seen the prisoner about twice right around the door. Does he live in the house? No sir, he does not. Did you ever see the clocks again? No sir, I did not see them when they came out of the cellar. Cross Examined: We live in the rear building. I lit my sister down because it was dark. I held the light on the stoop. When I came out with the light that is the time I saw the parties; they were coming in with the clocks. I saw them taking them out of the bag and putting them in the cellar. I don't know who took the first clock out of the bag. I don't know who carried the bag. When they began to take the clocks out my sister had gone away. I stayed to see them put down two or three clocks. I did not hold a light for them; they could not see me; they did not see the light; they did not see me at all; they only saw my sister. My sister was gone about ten minutes; they were there when she got back to the yard they had only one bag. I did not go to the Police Court and did not give any testimony there. I know a little boy named "Tom". I did not give him 50 cents to go and see if this was the man. I did not give him a dollar but my sister did; she did not give it to him in my presence. I had gone to the store, but

0626

when I came back she said she had. For
him to look at the man? No sir, I was not there
I do not know anything at all about that.

Thomas Plunkett, sworn and examined tes-
tified I live 80 Perry St. am a mason, know
the premises 74 Perry St. and have charge
of them. I never saw the prisoner before to my
knowledge; on the 3^d of November I was at the
premises. I saw parties in the yard, but I
could not recognize them. I found eleven
clocks in the cellar of the rear house. There
was no way of getting down the cellar except
this area. When I found the clocks I sent my
wife to the station house; the clocks were taken
up out of the cellar. Officer English came and
I gave him eleven clocks. Cross Examined
It is near 30 feet from the front house to
this area. It maybe about 15 feet from
the door way of this house to the areaway. I
could not tell exactly the size of the yard.
Have you noticed that standing on the
stoop of the rear house can you see where
this areaway is, this hole, or whatever may
be there? Certainly not by standing on the
stoop, no. How were these clocks when you
saw them? They were just standing up one
by one in rotation. I should judge the area
was about three feet square, something about

0627

that; it is open, but it has a wooden grating over it; it can be easily raised. Standing in the hallway of this rear house it would be impossible for them to see the area.

Patrick English, sworn and examined testified I arrested the prisoner on the night of the 3rd of Nov. at 3 Doyer st. I had conversation with him on the way to the station house. He said that he would not go along if he thought I could fasten him on this case; he used threatening language all the way to the station house. In the station house I told him I arrested him for burglary but did not mention the clock case to him that time. He said he was innocent of the case, he did not know anything about it - he did not know anything about stealing the clocks. I recovered the clocks, I got them at 74 Henry St. the basement of the rear building. I found them in a cellar. Mr. Plunkett and myself both went down in the cellar together. I fetched ten clocks to the station house; eight of them were delivered to the owner John A. Bachelor, 17 and 19 Bowery and I brought two here as evidence this morning. I climbed down where the clocks were; there is no stairs to it; it is about 10 or 12 feet deep without any stairs.

Nellie Winterbottom recalled. I was off from

0628

the steps when I saw the men and down in the yard.

Sarah Walsh recalled. From the stoop I went down into the yard to see who they were.

The jury rendered a verdict of guilty of receiving stolen goods.

0629

Testimony in the case
of Charles Smith alias
Ruddy McQuire
filed Nov

0630

CITY AND COUNTY } ss.
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

*Charles Smith otherwise known as
Faddy McGuire*

late of the *Tenth* Ward of the City of New York, in the County of New York,
aforesaid, on the *second* day of *November* in the year of our Lord one
thousand eight hundred and eighty *with force and arms, at the Ward,*
City and County aforesaid, the *factory* of

John A. Batchelor there situate, feloniously and
burglariously, did break into and enter, the same being a building in which divers
goods, merchandise, and valuable things were then and there kept for use, sale and
deposit, to wit: the goods, chattels, and personal property hereinafter described, with
intent the said goods, chattels, and personal property of the said

John A. Batchelor then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

fifty clocks of the value of *three*
dollar each

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

John A. Batchelor
so kept as aforesaid in the said *factory* 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.

0631

And the Jurors aforesaid, upon their oath aforesaid, do further present

THAT the said

*Charles Smith otherwise known
as Paddy McGuire*

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 clocks of the value of three
dollars each*

of the goods, chattels and personal property of

John A. Batchelor

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

John A. Batchelor

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

*Charles Smith otherwise known as
Paddy McGuire*

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 pro
vided, and against the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

0632

BOX:

25

FOLDER:

309

DESCRIPTION:

Smith, Charles

DATE:

11/30/80



309

0633

BOX:

25

FOLDER:

309

DESCRIPTION:

Rosenthal, Barney

DATE:

11/30/80



309

0634

BOX:

25

FOLDER:

309

DESCRIPTION:

Connors, Larry

DATE:

11/30/80



309

0635

BOX:

25

FOLDER:

309

DESCRIPTION:

Sands, Larry

DATE:

11/30/80

0636

See 10. 11. 12. 13. 14. 15. 16. 17. 18. 19. 20. 21. 22. 23. 24. 25. 26. 27. 28. 29. 30. 31. 32. 33. 34. 35. 36. 37. 38. 39. 40. 41. 42. 43. 44. 45. 46. 47. 48. 49. 50. 51. 52. 53. 54. 55. 56. 57. 58. 59. 60. 61. 62. 63. 64. 65. 66. 67. 68. 69. 70. 71. 72. 73. 74. 75. 76. 77. 78. 79. 80. 81. 82. 83. 84. 85. 86. 87. 88. 89. 90. 91. 92. 93. 94. 95. 96. 97. 98. 99. 100.

Filed 30 day of Nov 1850
Pleads Not Guilty

THE PEOPLE,
vs.
Charles Smith
James Smith
Lamy
Lamy Sando

BENJ. K PHELPS,
District Attorney.
No. 2. Com by Ct. Dec. 1. 80
3 - do 4

A True Bill
Office

Coram - 1st new conf.
Plan of Court of Prob. Foreman.
Part 100 Dec 14, 1850.
No 2. Jails & acquitted.
of Criminal for whom deems
time to prepare application
at
Part 100 Dec 6, 1850 Part 100 Dec 10, 1850
No 3 pleads Not Guilty
Pen 6 on or the 2nd. Pen on 4th

0637

Police Office. Third District.

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

Louis Stabel

No. of 283 Broome Street, being duly sworn,

deposes and says, that the premises No. 283 Broome at
Street, 10th Ward. in the City and County aforesaid, the said being a brick building
and which was occupied by deponent as a dwelling

were **BURGLARIOUSLY**
entered by means by means of forcibly breaking the lock
from the door leading from the hallway of the first
floor to the apartments occupied by deponent

on the afternoon of the 22 day of November 1880,
and the following property, feloniously taken, stolen and carried away, viz.. two suits of
men's dress, one pair of earrings and a heart pin, two
suits, one suit of men's clothes one two pair of shoes
All of the value of seventy five dollars.

the property of deponent and deponent's wife Annie Stabel

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
Charles Smith (now here)

for the reasons following, to-wit: That at 6 1/2 o'clock a.m. this
deponent left the said premises, securely fastened, that
when he returned, he found the lock broken from the door that
the apartment had been entered and the above mentioned property
taken and stolen from the bureau and wardrobe in said apartment.
Deponent is informed by officers loose of the 10th Precinct
that he arrested the accused having the property in
his possession. Deponent identified said property as his property.

Sworn to before me this 23
Nov 1880

B. Horgan
Police District

Louis Stabel

0638

State and County of N.Y. SS.

Officer John Wade of the
10th Precinct Police being duly sworn deposes & says
that he arrested Charles Smith in Chrysler Street, at or
about three o'clock having in his possession contained in
a chest, the property mentioned herein and since
identified as the property of Louis Stahl and his
wife.

Sworn to before me this
23rd November 1880

John H. Hill

B. L. Morgan -
Police Justice

0639

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Smith 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.— Charles Smith

Question.—How old are you?

Answer.— 28 years

Question.—Where were you born?

Answer.— New York

Question.—Where do you live?

Answer.— 36 - Courthill st.

Question.—What is your occupation?

Answer.— Butcher

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

Answer.— I am not guilty of burglary.
I am guilty of receiving stolen goods.

Charles Smith

Taken before me, this

23 day of Nov

1888

A. L. Morgan
Police Justice.

0640

Form 115.

POLICE COURT -- THIRD DISTRICT

THE PEOPLE, & C.,

ON THE COMPLAINT OF

Sam Stahl
2831 Jerome St.
Charles Smith
Henry Kautzel
Larry Comas
Larry Sands

Offense, BURGLARY.

Dated *Nov. 23* 188

Wynne Magistrate.

Wynne & Coase Officers

Officer Taylor Clerk.

No. *2831 Jerome St.* Street.

No. _____ Street.

No. _____ Street.

§ *2500-* to appear committed.

Received in Dist. Atty's Office

[Signature]

BAILABLE,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0641

CITY AND COUNTY }
OF NEW YORK. } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That *Charles Smith, Barney Rosenthal,
Larry Connor and Larry Sands each*

late of the *Tenth* Ward of the City of New York, in the County of
New York, aforesaid, on the *twenty second* day of *November* in the
year of our Lord one thousand eight hundred and ~~seventy~~ *eighty* 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

Louis Stake

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

they the said *Charles Smith, Barney
Rosenthal, Larry Connor and Larry Sands*

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

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 jurors aforesaid, upon their oath aforesaid, do further present: That
afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County
aforesaid, the said

*Charles Smith, Barney Rosenthal
Larry Connor and Larry Sands each*
late of the Ward, City, and County aforesaid,

Two skirts of the value of ten dollars each

Two overcoats of the value of ten dollars each

Two waists of the value of five dollars each

Two earrings of the value of one dollar each

One pair of the value of two dollars

Two studs of the value of fifty cents each

One coat of the value of ten dollars

One pair of pantaloons of the value of five dollars

One vest of the value of two dollars

~~Two other of the value of five cents each~~
of the goods, chattels, and personal property of the said

Louis Stake

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.

BENJ. K. PHELPS, District Attorney.

York,

~~CITY AND COUNTY }
OF NEW YORK,~~

aforsaid
And THE JURORS ~~OF THE PEOPLE OF THE STATE OF NEW YORK.~~

~~in and for the body of the City and County of New York,~~
upon their Oath, ~~aforsaid~~ *do further present*

That the said *Charles Smith, Barney Rosenthal,*
~~that~~ *Larry Connor and Larry Sands* each
late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the ~~twenty second~~ *twentieth* day of ~~November~~ *November* in the year of our Lord
one thousand eight hundred and ~~seventy eight~~ *eighty* with force and arms, at the
Ward, City and County aforesaid,

- Two skirts of the value of ten dollars each*
- Two overcoats of the value of ten dollars each*
- Two waists of the value of five dollars each*
- Two earrings of the value of one dollar each*
- One pair of the value of two dollars*
- Two studs of the value of fifty cents each*
- One coat of the value of ten dollars*
- One pair of pantaloons of the value of five dollars*
- One vest of the value of four dollars*
- Two shoes of the value of fifty cents each*

of the goods, Chattels and personal property of *the said Louis Stake*

by a certain person or

~~and certain other persons.~~ to the Jurors aforesaid unknown, then lately before feloniously
stolen of the said *Louis Stake*

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

(the said *Charles Smith, Barney Rosenthal*
Larry Connor and Larry Sands

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 pro-
vided, and against the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

0643

BOX:

25

FOLDER:

309

DESCRIPTION:

Smith, John

DATE:

11/19/80



309

0644

No 163

Day of Trial,
Counsel,
Filed 19 day of May 1880.
Pleads

SELLING LOTTERY POLICES.

THE PEOPLE

vs.
John Smith
B

BENJ. K. PHELPS,
District Attorney.
Part for Nov 19. 1880
pleads guilty.

A True Bill.
W. King

Foreman

~~State District~~
John W. King
Foreman
C. J. King
(Com?)

Left out of the
business. See his
app. written
11/19/00 F.S.

New York General Sessions.

The People vs }
- against - }
John Smith. }

City & County of New York vs - John Smith of said cit. being duly sworn, says, that he is the Defendant abovenamed, that he is under indictment for having sold lottery policies.

Defendant states that ^{for three months} prior to the 1st day of October 1880 the day the complaint charges me with selling said lottery policies I was engaged in said business, that I was not engaged before that time and never have been engaged in the said lottery policy business since the day of my arrest and I have never been arrested ^{before for the commission of any offense.}

Sworn to before me this } John Smith
19th day of November 1880 }
P. Wright
- Recorder

0646

FORM 10.

STATE OF NEW YORK
CITY AND COUNTY OF NEW YORK

of No. *145 Wooster Street* ~~145 Wooster Street~~
that on the *1st* day of *October* 188*0* at the City of
New York in the County of New York.

William Scieszka
I have purchased of *John Smith*
now present in No. 68 South 5 Avenue
the annexed paper marked A B
and paid him five cents therefor
That said paper is commonly
known as a policy slip and purports
to insure a chance in the drawing
of a lottery not authorized by
the Laws of New York.

Wm Scieszka

October 1 1880
William Scieszka

0647

23. 762
No 163. 8

FORM 10. Police Court - Second District.

AFFIDAVIT.

THE PEOPLE, &c.
ON THE COMPLAINT OF

William Sicins

~~11477~~
175 West 12th

John Smith

Dated, 1 October 1880



Justice.

Officer.
15

Witness.

Bailed by
John Laurits
174 or 12th Street

500 to ...

0648

W. J. ...
9-24-53
"A"

0649

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That

John Scuito

late of the *eightth* Ward in the City and County aforesaid,
on the *first* day of *October* in the year of our
Lord one thousand eight hundred and eighty _____ at the Ward, City and
County aforesaid, with force and arms did unlawfully and knowingly vend, sell, barter,
furnish, supply and procure, and cause to be vended, sold, bartered, furnished, supplied
and procured, to ~~and for~~ one *William Sicis* *lottery policy*
and which said instrument commonly called a lottery policy
a certain paper and instrument, commonly called a lottery policy, is as follows, that is
to say :

B. Ex Oct 1

9 - 34 - 53 *E/S*

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, District Attorney.

0650

BOX:

25

FOLDER:

309

DESCRIPTION:

Smith, John

DATE:

11/17/80



309

0651

BOX:

25

FOLDER:

309

DESCRIPTION:

Bender, William

DATE:

11/17/80



309

0652

No. 1461

(170)

Day of Trial,

Counsel,

Filed 17 day of Nov 1880

Pleads

THE PEOPLE

vs. John Smith

vs. William Sinden

BURGLARY—THIRD DEGREE.
NOTHING STOLEN.

BENJ. K. PHELPS,

District Attorney.

A TRUE BILL

W. H. Kelly

Foreman.

Part No Nov 17, 1880

Both plead guilty

2.4.6 Juro each D.P.

W. H. Kelly

0653

POLICE COURT First DISTRICT

City and County }
of New York, }

Charles A Decker

of No. 174 Centre Street, being duly sworn,

deposes and says, that the premises No. aforesaid

Street, 14th Ward, in the City and County aforesaid, the said being a brick

in part building

and which was occupied by deponent as a warehouse for the

Sale of shirts were **BURGLARIOUSLY**

entered by means to deponent unknown

on the Night of the 11th day of Nov 1880
and the following property feloniously taken, stolen, and carried away, viz:

about fifty dozen shirts
or more of the value of five
hundred dollars or more.

the property of deponent and his partners
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 William Smith and

William Bender both now present
for the reasons following, to wit:

That deponent is informed by Officer Kenny of Precinct where a report is hereto annexed
that he found the prisoners in the premises aforesaid at about 2 O'clock on said night and deponent believes the same to be true. Deponent further says that the prisoners or either of them is not employed therein and had no business there

Chas A Decker

J. M. Sullivan
19th day of November 1880
(City Clerk)

City and County,
of New York

John Kenny of the 14th Precinct
Police being sworn says that a
burglar alarm had occurred a night
Manager of the American District
Telegraph Company that an entrance
had been effected into the premises
174 Centre Street. — That said
Manager communicated the news
to deppment who was then on duty
in Centre Street — That deppment in
company with said Manager who
had the key of the front door of said
premises in his possession opened the
door and went in — That deppment
then went up stairs and on the
top floor or loft of said premises
which is occupied by the Complainant
for the purpose within stated, ~~that~~ they
found the prisoners standing still
each having his shoes off and apparently
surprised at the appearance of deppment
and Officer Hogan who was with him —
That deppment and said Officer Hogan then
took them into custody and found the
shoes in the hallway convenient to where the
prisoners stood — That subsequently
deppment found open a window leading from the
yard into said premises open John Kenny
sworn to before me this
12th day of Nov 1880
A. M. District of Police Justice

0656

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }
OF NEW YORK. } ss.

John Smith being duly examined before the undersigned, 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.

John Smith

Question. How old are you?

Answer.

28 Years

Question. Where were you born?

Answer.

New York City

Question. Where do you live?

Answer.

I have no home

Question. What is your occupation?

Answer.

Labrer

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

Answer.

I am guilty

John Smith

Taken before me, this 27 day of

J. M. Lawrence

POLICE JUSTICE.

1880

0657

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }
OF NEW YORK. } SS

William Bender being duly examined before the undersigned, 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. *William Bender*

Question. How old are you?

Answer. *20 Years*

Question. Where were you born?

Answer. *Spain*

Question. Where do you live?

Answer. *I have no home*

Question. What is your occupation?

Answer. *Cabner*

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

Answer. *I am guilty*

William ^{dit} Bender
mark

Taken before me this *12* day of *Sept*
W. M. McCrown
Police Justice.
188*8*

0658

no 146
POLICE COURT - First DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Charles A. De Rosa
174 Broadway St
William Smith
William Pender

OFFENCE
BURGLARY AND LARCENY.

Dated November 12 1880
Caterton Magistrate.
John Kelly Chief of Police Officer
14 Clerk.

Whereof: Call the Officers

John Kelly
RECEIVED
NOV 15 1880
MAYOR'S OFFICE

Committed in default of \$ 15.00 Bail. Wicks

Bailed by _____
No. _____ Street.

Con

0659

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That

John Smith and William Bender
Each

late of the fourteenth Ward of the City of New York, in the County of
New York aforesaid,
on the eleventh day of November in the year of our Lord
one thousand eight hundred and ~~seventy~~ eighty with force and arms,
at the Ward, City and County aforesaid, the warehouse of

Charles A. Becker
there situate, feloniously and burglariously did break into and enter, the said warehouse
being then and there a building in which divers goods, merchandise, and valuable things
were then and there kept for use, sale and deposit; the same being the goods, chattels,
and personal property of

Charles A. Becker

with intent the said
goods, merchandise and valuable things in the said warehouse 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.

BENJ. K. PHELPS, District Attorney.

0660

BOX:

25

FOLDER:

309

DESCRIPTION:

Smith, William

DATE:

11/15/80



309

0661

104
No. 2

Counsel,

Filed 15 day of Apr 1870.

Pleads, *Not Guilty*

THE PEOPLE

BURGLARY—Third Degree, and
Grand Larceny.

vs.
William Suter

BENJ. K. PHELPS,

District Attorney.

A True Bill.

OK King

Foreman.

Foreman

Pleads although

Verdict of Guilty should specify of which count.

Pen 6 months.

Monday 22

0662

POLICE COURT - First DISTRICT.

City and County of New York, ss:

John Manley
of No. 278 Pearl Street, being duly sworn,
deposes and says, that the premises No. 278 Pearl
Street, Second Ward, in the City and County aforesaid, the said being a brick
building in part and which was occupied by deponent as a dwelling

entered by means of ^{being} BURGLARIOUSLY forcibly removing the hinges of the door and removing said door which leads from the hallway into said premises and entering therein at the hour of 11 A.M.

on the day of the 9th day of November 1880
and the following property feloniously taken, stolen, and carried away, viz:

Two Coats. one vest. one pair of pantaloons and three hats in all about fifty dollars

the property of deponent
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid BURGLARY was committed and the aforesaid property ^{attempted to be} taken, stolen, and carried away by William Smith (now present)

for the reasons following, to wit; that deponent found said Smith in said premises and the aforesaid property ~~ready~~ ready to be removed. Wherefore deponent charges said William Smith the burglariously entering the aforesaid premises and attempting to take steal and carry away the aforesaid property as aforesaid

John Manley

Sworn before me this 9 day of November 1880

Police Justice

0663

X

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY OF NEW YORK, ss.

William Smith

being duly examined before the undersigned, 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 unstates as follows, viz:

Question. What is your name?

Answer. William Smith

Question. How old are you?

Answer. 26 years

Question. Where were you born?

Answer. United States

Question. Where do you live?

Answer. 109 King Street

Question. What is your occupation?

Answer. Plumber

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

Answer. ~~I have nothing to say~~
I am a plumber by trade and go round to get odd jobs. This place looked like a workshop and I went in. I had no intention of stealing anything. I had not been in the place more than a minute and was in the act of coming out, when arrested.

Wm Smith

Taken before me this 9 day of November 1880
J. M. Patterson
POLICE JUSTICE.

0664

903 140 100.

POLICE COURT - DISTRICT.

THE PEOPLE, &c.,

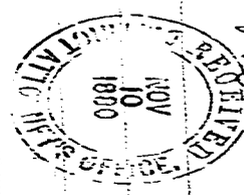
ON THE COMPLAINT OF

John Manley
278 Pearl St.

William Smith,
Dated 9 November 1880
Baltimore, Maryland.

Cummings, Officer.
H. Street, Clerk.

Witnesses:



Frank
H. Street

Committed in default of \$ 1000 Bail.

Bailed by

No. Street.

Cur

OFFENSE OF BURGLARY AND LARCENY.

0665

CITY AND COUNTY } ss.
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

William Smith

late of the *second* Ward of the City of New York, in the County of New York, aforesaid, on the *ninth* day of *November* in the year of our Lord one thousand eight hundred and ~~seventy-eight~~ *seventy-eight* with force and arms, about the hour of *eleven* o'clock in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of

John Manley

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

he the said

William Smith

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

John Manley

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 jurors aforesaid, upon their oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, the said

William Smith

late of the Ward, City, and County aforesaid,

two coats of the value of fifteen dollars each
One vest of the value of five dollars
One pair of pantaloons of the value of twelve dollars
Three hats of the value of one dollar each

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

John Manley

in the said dwelling house then and there being, then and there feloniously did ^{attempt 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.

BENJ. K. PHELPS, District Attorney.

0666

BOX:

25

FOLDER:

309

DESCRIPTION:

Stevenson, Reuben

DATE:

11/19/80



309

0667

BOX:

25

FOLDER:

309

DESCRIPTION:

Weinberger, John

DATE:

11/19/80



309

0668

103 7/42
Moore
Green
Langley

Counsel,
Filed ~~19~~ day of Nov 1890
Pleads,

vs. THE PEOPLE
vs.
1. I
Leung Stevenson
John Weiberger

BURGLARY—Third Degree,
and Larceny.

BENJ. K. PHELPS,
District Attorney.

A TRUE BILL
McClary
Foreman.

Nov. 9, 1890.
W. B. [unclear]
I stand by my verdict.
No. 1 SP 18 mo
No. 2 [unclear] Ref. D.

0669

—Early on the morning of October 23d, the saloon of Herman Boehig at No. 2392 Second avenue, was forcibly entered by burglars and property carried away, valued at \$64.50. As soon as the robbery was discovered. Detective Smith was notified and on Saturday he arrested on suspicion, Reuben Stevenson of No. 346 East 122d street, who is a colored man, and John Weinberger, a white man, living at No. 436 East 123d street. By a little ingenuity Detective Smith drew a confession of guilt from each of the parties, recovered most of the stolen property, and arraigned his prisoners on Sunday last in the Harlem Police Court, where Justice Duffy committed them each in \$1,000 bail to appear for trial in the General Sessions.

0670

To the Honorable, the District
Attorney: Sir—

As counsel
for the Commonwealth
I crave that you will
intercede to the presiding
Justice, in behalf of my
son John, for leniency—
John, while at times
reckless and thought
less, is at heart a good
boy, and were it not for
his having fallen
into the clutches of evil
associates he would
never be where he is
now— His mother and
myself (deaf-mutes)
have did our utmost
to wean him from his
evil ties, but to no purpose,

0671

they seem to have him in their power - He has been sought me time and again to employ counsel in his behalf. but I, being placed in pecuniary embarrassments, am unable to do so. We do not want him to go scot free, nor do we want him placed in a penal institution where he is likely to form the acquaintance of associates even worse than those with whom he has had for companions and would feel greatly

0672

obliged if you could so
arrange it that he be
placed in an institution
whose moral atmosphere
would tend to wean his
thoughts from his evil ties
and where he could
learn some useful
trade. The facts of the
case are contained
in the enclosed paper.

By exerting your influence
in his behalf you will
confer a favor on his
heart-broken and dis-
tracted mother and
myself.

Very respectfully,

Father

0673

POLICE COURT 5th DISTRICT.

City and County }
of New York, } ss:

Hermann Boering

of No. 2392 - Second Avenue Street, being duly sworn,
deposes and says, that the premises No. 2392 - Second Avenue

Street, 12th Ward, in the City and County aforesaid, the said being a

Brick Building - Brown Stone Front

and which was occupied by deponent as a store & dwelling, the store

of which premises were **BURGLARIOUSLY**
entered by means of forcibly removing the catch attached to
a rear window of said store and raising said
window and entering said store with intent
to commit a crime

on the morning of the 22nd day of October 1880 -
between the hours of 1 - 5 o'clock a.m. on said morning
and the following property feloniously taken, stolen, and carried away, viz:

Sixteen Ivory Pool Balls of the value of fifty
dollars, Ten hundred & fifty squares of the value
of seven dollars and four and lawful money
of the United States consisting of coins of
various denominations and value together of
the value of five dollars, said property being
in all of the value of sixty-two dollars

the property of deponents
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 Reuben Stevens (B.) and John Weinberger
(both name here)

for the reasons following, to wit: that since the commission of said
offense and in open court the said Reuben Stevens
admitted and confessed to deponent that he in
company with said John Weinberger, did so
burglariously enter said premises and that he
said Reuben Stevens took said Pool Ball and
that he said John Weinberger did take said squares
as feloniously from deponents premises on said
morning. Hermann Boering.

Sworn to before me this 24th day of October 1880
at New York City
Police Justice

0674

Police Court—Fifth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Reuben Stevenson 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. *Reuben Stevenson (B)*

Question. How old are you?

Answer. *20 years of age*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *345 East 122 Street*

Question. What is your occupation?

Answer. *Laborer*

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

Answer. *I am guilty of the charge.
John Weinberger and I went together and
both of us went into the place*

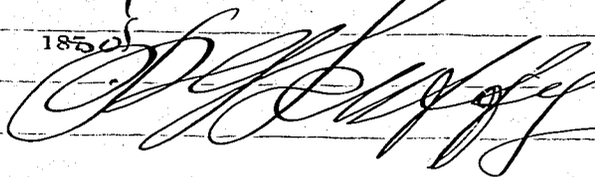
Taken before me, this

24

Reuben Stevenson

day of *October*

1850



Police Justice.

0675

POLICE COURT—FIFTH DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Weinberger 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 Weinberger*

Question. How old are you?

Answer. *18 years of age*

Question. Where were you born?

Answer. *New York City*

Question. Where do you live?

Answer. *436 East 123rd Street*

Question. What is your occupation?

Answer. *Tailor*

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 *24*
day of *October* 185*9* } *John Weinberger*

[Signature]
Police Justice.

0676

No 44
5th

POLICE COURT - DISTRICT

THE PEOPLE, &c.
ON THE COMPLAINT OF

Herman Boering
2397 Second Ave
vs.
Reuben Stevens (B)
2 John Weinbergen

OFFENCE:
BURGLARY AND LARCENY.

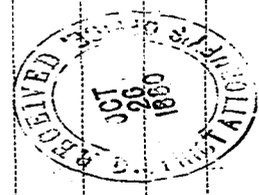
Dated *October 24* 1880

Bruffy - Magistrate.

Smith (Clerk) - Officer.

(Cregier) Clerk.

Witnesses:



Committed in default of \$ *1000* Bail. *Each*

Bailed by *Em*

No. Street.

Indebted fund

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

*Reuben Stevenson and John
Weinberger each*

late of the *twelfth* Ward of the City of New York, in the County
of New York, aforesaid, on the *twenty second* day of *October*
in the year of our Lord one thousand eight hundred and ~~seventy~~ *eighty* with force
and arms, at the Ward, City and County aforesaid, the *Store* of
Hermann Boernig there situate, feloniously and
burglariously, did break into and enter, the same being a building in which divers
goods, merchandise, and valuable things were then and there kept for use, sale and
deposit, to wit: the goods, chattels, and personal property hereinafter described, with
intent the said goods, chattels, and personal property of the said
Hermann Boernig then and there therein being, then and there
feloniously and burglariously to steal, take and carry away, and

*Sixteen Balls (of the kind commonly
called Billiard Balls) of the value of
three dollars each —
two hundred and fifty cigars of the value
of three cents each*

Divers Coins, of a number, kind, and denomination to the Jurors aforesaid un-
known, and a more accurate description of which cannot now be given, of the value of

five dollars

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

Hermann Boernig
Store then and there being, then
so kept as aforesaid in the said *Store* 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.

BENJ. K. PHELPS, District Attorney.

0678

BOX:

25

FOLDER:

309

DESCRIPTION:

Stier, Theodore

DATE:

11/11/80



309

0679

85

Counsel,

1888

Filed // day of *Nov*

Pleads

THE PEOPLE

vs.

[stier]

Merwin J. J. J.

Indictment *for* Larceny

BENJ. K. PHELPS,

District Attorney.

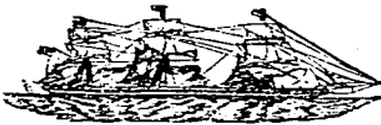
A True Bill.

W. King
Foreman

0680

Wechsel und Passage
GESCHÄFT.

Commission, Expedition



UND

Oeffentliches Notariat

VON

WIDMAYER & BOTHOF

58 Bowery, Ecke Canal Str.,

Citizen's Sparbank-Gebäude,

NEW YORK.

Haus in Deutschland :

F. J. BOTHOF, Mainz und Aschaffenburg,

*sowie Correspondenten an allen bedeutenden Plätzen
von Europa und Amerika.*

(Siehe Rückseite.)

0681

Passagier - Beförderung
von und nach Europa,

vermittelt: der
Postdampfer via Hamburg, Bremen, Havre, Antwerpen
und Rotterdam,

Geld - Auszahlungen,
Wechsel und Credit - Briefe
nach allen Theilen
Deutschlands, der Schweiz, Belgien, Holland, Frankreich
&c. &c.

Einkassirung & Ausfertigung von Vollmachten.

Commissionsweiser
Ein- und Verkauf von Waaren.
Versendung von Packeten nach Deutschland.

EISENBAHN - KARTEN
nach allen Stationen Amerika's.

Widmayer & Bothof,

58 Bowery. Ecke Canal Str.
Citizen's Sparbank-Gebäude.

0682

People
of
Theodore Stier

Stier on Oct 4, 1880, ^{at the time} stole from
one Andrew Gopp
one certain instrument commonly
called & known as a Draft and
Bill of Exchange for and of the
value of \$699.30 ^{in money} made
paid & drawn by one Ludwig
Otto in favor and to the order of
Andrew Gopp upon & accepted
by W. D. Meyer & Co. atty
(a more particular description
of said draft Bill of Exchange
is to be found appended hereto
& cannot now be given) which
said draft Bill of Exchange
was then & there wholly due
& unpaid

0683

Provee
at
Theodore Stier

Germany

City and County of New York: Andrew
Goff of No 253 Delancy street
in this City being duly sworn deposes
and says that on the 14th day of
October 1880 deponent and the said
Stier who had arrived ^{in this city} from Germany
on the 3rd Oct 1880 went to
Messrs Widmayer & Prothof at
58 Bowery, a City, to procure
to be paid and cashed a draft &
Bill of exchange belonging to deponent
and drawn by Ludwig Otto
in Bamberg in Germany to the
order of deponent. on said Wid-
mayer and Prothof. The said
Widmayer & Prothof refused to
pay the same to deponent as he was
not known to them but they
accepted the same. That the deponent
said Stier ~~said~~ ^{asked} deponent
to endorse the same and let
him see Stier leave it & he
would see it cashed and
give the proceeds to deponent

0684

That deponent read and said draft and
that said Star Heronson took
said draft and ran away to
Milwaukee Wisconsin
into the same and state and
converted the same

Don Bluff me, Andrew Joff
This 10 day of July
year 1880
William S. Lewis
Notary Public
N.Y. Co

No 85
Grand Jury

People

vs

Theodore

Star

Larson

Witnesses

Andrew Joff

Ballard

5880

CITY AND COUNTY } ss.
OF NEW YORK.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

Heckman *Chair*

Late of the First Ward of the City of New York, in the County of New York, afore
said, on the *fourth* day of *October* in the year of our Lord one
thousand eight hundred and *seventy-eight* at the Ward, City and County
aforesaid, with force and arms

One certain instrument commonly called
and known as a Draft and Bill of Exchange
for and of the value of *two hundred and*
twenty-nine dollars and *thirty* cents in money
made, issued and drawn by one *Richard*
Walt in favor and to the order of *Andrew*
Walt (a more particular description of
which Draft and Bill of Exchange is to
the jurors aforesaid unknown and cannot
now be given) and which said draft and
Bill of Exchange was then and there
regularly due and unpaid;

of the goods, chattels and personal property of one
Andrew Walt

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, District Attorney.

0686

CITY AND COUNTY } ss.
OF NEW YORK.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

Theodore Stier —

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the *fourth* day of *October* in the year of our Lord one
thousand eight hundred and ~~seventy~~ *eighty* at the Ward, City and County
aforesaid, with force and arms

*One certain instrument commonly called
and known as a Draft and Bill of Exchange
for and of the value of Six hundred and
ninety-nine dollars and thirty cents in money
made, issued and drawn by one Rudwig
Otto in favor and to the order of Andrew
Zoph upon and accepted by Wiedmayer and
Bathof (a more particular description of
which draft and bill of exchange is to
the jurors aforesaid unknown and cannot
now be given) and which said draft and
bill of exchange was then and there
wholly due and unpaid,*

of the goods, chattels and personal property of one

Andrew Zoph

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, District Attorney.

0687

BOX:

25

FOLDER:

309

DESCRIPTION:

Stokes, Alexander

DATE:

11/09/80



309

0688

No 25

Counsel,
Filed 9 day of Jun 1880
Plends

THE PEOPLE
vs. *Alexander H. Stokes*
and *Grant*
Embezzlement
Larceny.
P

BENJ. K. PHELPS,
District Attorney.

A TRUE BILL
W. H. [Signature]
Mar. 9. 1879. Foreman.
W. H. [Signature]
Sentenced & suspended

0689

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

FOURTH DISTRICT POLICE COURT.

Henry J. Erving

of No. 154 West 48th
street,

that on the

27 day of July

being duly sworn, deposes and says,

1880

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

Alexander H. Stokes (now here)

being a servant in the employ of defendant
and not being an apprentice nor
within the age of eighteen years did
feloniously embezzle and convert to his
own use good and lawful money to the
amount and of the value of Forty four
dollars, the property of defendant which
had been received by said Stokes in
his capacity as servant for defendant
as aforesaid. Defendant employed said Stokes
to collect his bills agreeing to give him 2 1/2 % for
on the a/c he collected.

Sworn to before me

this 14 day of October 1880

R. H. Erving

Police Justice

Henry J. Erving

City and County of
New York ss

Alexander Caldwell of No 539 Broadway
being duly sworn says that he is Cashier
for the firm of Clark Brothers doing
business at No 539 Broadway in said
city and that he paid the sum of
Forty four dollars ^{for an a/c of Henry J. Erving} to Alexander H.
Stokes (now here) ~~and~~ who receipted the
annexed Bill in payment for said
sum of money

Sworn to before me

this 11 day of October 1880

R. H. Erving

Police Justice

Alex Caldwell

City and County of New York ss

Alexander H. Stokes the within named prisoner being duly sworn says that he was born in Virginia September 2d 1862 and that he was only seventeen years and ten months old when he collected the amount of money described in the within affidavit of Henry J. Erving

Sworn to before me this 11 day of October 1880
R. W. Erving Police Justice

Alexander H. Stokes

City and County of New York

Henry J. Erving the within named Complainant being duly sworn further says that Alexander H. Stokes when arrested gave his age as 21 years, in the 22d Precinct Station House

Sworn to before me this 11 day of October 1880
R. W. Erving Police Justice

Henry J. Erving

City and County of New York ss

Joseph Cottrell of the 22d Precinct Police being duly sworn says that said Alexander H. Stokes when ~~arrested~~ gave his age as 21 years, in the 22d Precinct Station House where arrested.

Joseph Cottrell

Sworn to before me this 11 day of October 1880
R. W. Erving Police Justice

Police Court—Fourth District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Dated

187

Magistrate

Officer.

0691

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Alexander H. Stokes 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. *Alexander H. Stokes*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *Virginia*

Question. Where do you live?

Answer. *Porter 15th St^h and Courtland Avenue*

Question. What is your occupation?

Answer. *Porter*

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

Answer. *I did not take the money with the intention of stealing it*

Alexander H. Stokes,

Taken before me this
[Signature]
day of *October* 188*8*
Police Justice.

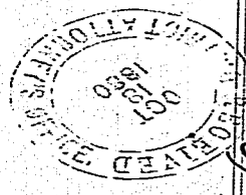
0692

Police Court—Fourth District

THE PEOPLE &c.
ON THE COMPLAINT OF

Henry J. Erving
154 W 48th St
N.Y.

Alexander H. Stokes



Offence, *Carrying a knife*

Dated *October 11* 1880

B. O. Bixby
Magistrate.

Cothrell 22
Officer.

Clerk.

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,

Witness, *Alexander H.*

Alexander Caldwell

104th St No 539 Broadway

Joseph Cothrell

22nd Precinct Police

\$500 *Cris G. S C*

Received in District Atty's Office,

0693

Bills payable on completion of operations.

No. 154 West 48th Street.

New York, July 1st 1880.

Mr. Geo. H. Clark, 539 Broadway.

To Henry J. Ewing, D. D. S. Dr.

A careful record of all Operations is kept at the Office, and is open to the inspection of the Patient.

For Professional Services, said Patient	44 00
July 20/80	
Recd Payment	
Dr. Henry J. Ewing.	
Alexander H. Stokes	

0694

Please see held
from G. J. ^{for payment} care of
Alex Stokes - at re-
quest of Corporation Council
DJP

0695

New York Oct 28th 1860-

To the Honorable Benj. K. Phelps
District Attorney of New
York City & County

My dear and honored Sir - al-
low me of my humble
station to address you -

There was one Alexander
H. Stokes ^{who} was arrested
on about the 8th or 10th of
this month on complaint
of one H. J. Ewing - for
embezzlement. The A. H. Stokes
was arrested in Jersey City
and brought to New York City
and committed to the 57th
Station - and was removed
from there the 13th day of

0696

oct. to the Tombs - where and I have tried to im-
he is ^{under} \$500 in bail - impress upon ^{his} habits that
to stand trial for above offenses were proper for him
and I ~~afforded~~ appeal to pursue, but he fell
to you as his half brother into company that had
to see that the young man evil influence over him
is justly dealt with - He has been well correct
I have a great interest in ed before this present
the young man - as my trouble - if there is any
mother or her death had way for him to get off
asked me to see to him with a reformation - I say
and I have tried to do it in the name of the orphan
I do not believe he intended and motherless - let the
to do ^{any thing} wrong with the Dr. young man off: He
He was ignorant of the law was authorized by the Dr.
law - he is young and to collect some small
inexperienced and I hope bills in an ^{un}known the
and trust the punish- City, and in main time
ment he has already doctor left the City and
received will be a lesson & let my brother to send the
to lead him through to the money or send him word
future - I have had him the result and he did
in my charge for 7 years write to the Dr. but see

0697

says he got no word from
him - He & my brother acknow-
ledge that he collected the
sum of ~~\$72.50~~
Seventy-two dollars & fifty cents
Paid over to the doctor \$10.⁰⁰
balance due 62.50

Collected from following
persons -

Mr. Clark	\$ 44. ⁰⁰
Burgoin	15. ⁰⁰
Birmingham	11
Miller	2.50
Doctor loan bro.	12. ⁰⁰
	<hr/>
	84.50
	10
	<hr/>
	72.50

Dr wishes us to pay the money but
I cannot afford it, as I have a family
to support and I have lived with some
best families in and around New York
My former employer was Gen. F. A. Potter.

0698

4th page

who is now Candidate
on Republican ticket of
for Governor of New Jersey
and Present employer

Hon^{ble} Wm C. Whitney -

Hoping to hear from you
I have honor to be
Your obedient servant

Joseph H. Smith
74 Park Ave

C/o Hon Wm C. Whitney

P.S. My brother was not in employ
of the Doctor at the time
this occurred it was done
through kindness.
(we are closed Republicans) J.P.S.

0699

The People

of

Alex Stokes

Embryonment

Old Nov 188

0700

CITY AND COUNTY OF NEW YORK, ss.:

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,

in and for the body of the City and County of New York

upon their Oath, present:

That

Alexander H. Stokes

late of the First Ward of the City of New York, in the County of New York, aforesaid, not being an apprentice or person within the age of eighteen years, on the ~~Twenty seventh~~ ^{Twenty seventh} day of ~~July~~ ^{July} ~~seventy~~ ^{Eighty} in the year of our Lord one thousand eight hundred and was employed in the capacity of a clerk and servant to one

and as such clerk and servant, was entrusted to receive

Henry J. Ewing a certain sum of money to wit: the sum of forty four dollars in money, and of the value of forty four dollars

and being so employed and entrusted as aforesaid, the said

Alexander H. Stokes by virtue of such employment then and there did receive and take into his possession the said certain sum of money to wit: the sum of forty four dollars in money, and of the value of forty four dollars

for and on account of

Henry J. Ewing

his said master and employer; and that the said

Alexander H. Stokes on the day and year last aforesaid with force and arms, at the Ward, City and County aforesaid, fraudulently and feloniously did take, make away with and secrete, with intent to convert to his own use, and did fraudulently and feloniously embezzle and convert to his own use, without the consent of said master and employer, and did fraudulently and feloniously and without the consent of his said master and employer withhold, appropriate, apply and make use of the said certain sum of money to wit: the sum of Forty four dollars in money and of the value of Forty four dollars

(Over.)

0701

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

Henry J. Ewing which said goods, chattels, personal property, and money had come into his possession and under his care, by virtue of his being such clerk and servant as aforesaid, 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 Jurors aforesaid, upon their Oath aforesaid, do further Present,

That the said *Alexander H. Stokes*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year last aforesaid, at the Ward, City and County aforesaid, with force and arms, fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand 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 Demand 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 Demand Treasury Notes), of the denomination of five dollars, and of the value of five 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 a bank note), 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 a bank note), 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: 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: thirty silver coins (of the kind usually known as half dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as quarter dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as shilling pieces), of the value of twenty-five cents each: two hundred and forty silver coins (of the kind usually known as shilling pieces), of the value of twelve and a half 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 coins (of the kind known as three cent pieces), of the value of three cents each: three thousand copper coins (of the kind known as cents), of the value of one cent 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.

\$44⁰⁰/₁₀₀

Divers Promissory Notes for the payment of money, the same being then and there due and unsatisfied, and of the kind known as United States Treasury notes, of a number and denomination to the Jurors aforesaid unknown, and more accurate description of which cannot now be given, of the value of *Forty four dollars*

Divers Promissory Notes for the payment of money, the same being then and there due and unsatisfied, and of the kind known as Bank Notes, of a number and denomination to the Jurors aforesaid unknown, and more accurate description of which cannot now be given, of the value of *Forty four dollars*

Divers 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 a number and denomination to the Jurors aforesaid unknown, and more accurate description of which cannot now be given, of the value of *Forty four dollars*

Divers Coins, of a number, kind, and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of

0702

of the goods, chattels and personal property of one *Henry J. Ewing*

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, District Attorney.

0703

BOX:

25

FOLDER:

309

DESCRIPTION:

Stratton, Edward

DATE:

11/19/80



309

0704

162

Counsel,

Filed 19 day of Nov 1880.

Pleas

Not Guilty.

THE PEOPLE

vs.

INDICTMENT
against
the Person.

1
Sawyer Strutton

BENJ. K. PHELPS,

District Attorney.

A TRUE BILL.

found

W. H. King

Nov 17. 1880. Foreman.

Henry Smith
Foreman

W. H. King
Nov 17. 1880

Entered the record
at recommendation of James King

0705

FORM 89 1/2

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK

SS.

POLICE COURT—SECOND DISTRICT.

Maria Gray
of *the North West Cor. 11th Avenue 68th Street*, being duly sworn, deposes
and says, that on the *13* day of *November* 1880

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 deponents*
person

the following property, to wit:

A Pocket Book contain-
ing Good and Lawful money viz—
Silver Coins together of the value
of Five \$5/100 dollars said property being
in all

of the value of *Three* Dollars,
the property of *deponent and Henry Gray*

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

Edward Stratton
(now here) for the reasons following
that on the said date while deponent
was standing in 8th Avenue the said
defendant came up behind de-
ponent and snatched the said prop-
erty from the left hand of deponent
that while said defendant was
detained by a citizen deponent saw
defendant take the said property
from his pocket and pass the same
to deponents sister

Maria Gray

Sworn to before me, this

9th November 1880

day

Police Justice

0706

Police Court ~~Fifth~~ District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Stratton 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.

Edward Stratton

Question. How old are you?

Answer.

Twenty Eight years

Question. Where were you born?

Answer.

New York

Question. Where do you live?

Answer.

242 West 41st Street

Question. What is your occupation?

Answer.

Clerk

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

Answer.

I have nothing to say

Taken before me, this

14

Edward Stratton

day of *November* 18*80*

Police Justice.

0707

162

913

Form 894

POLICE COURT—SECOND DISTRICT

THE PEOPLE, & C.,
ON THE COMPLAINT OF

Maria J. Gray
At 11 cor. 11th ave + 18th st.

Edward Stratton

Affidavit—Larceny

the person

DATED *November 14*, 1880

Pendell MAGISTRATE.

Deputy OFFICER. *20*

WITNESS:

Mary S. Hawkins
154 1/2 East 65th Street



TO ANS. *162*

BAILED BY

No. _____ STREET.

Com.

0708

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That *Edward Stratton*

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

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

*One pocket book of the value of
fifty cents*

*Gives copies of a number kind and
denomination to the jurors aforesaid in —
known and a more accurate description
of which cannot now be given, of the
value of two dollars and fifty cents*

of the goods, chattels, and personal property of one

on the person of said *Maria Gray*

from the person of said *Maria Gray*

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

Maria Gray
BENJ. K. PHELPS, District Attorney.

0709

BOX:

25

FOLDER:

309

DESCRIPTION:

Sullivan, James

DATE:

11/10/80



309

0710

do 4 1/2

X Counsel, 2:
Filed 10 day of Nov 1880

Pleas *Am. Pleas*

Larceny and Receiving Stolen Goods.

THE PEOPLE

vs. *J. Sullivan*

J
James Sullivan

BENJ. K. PHELPS,
District Attorney.

A TRUE BILL
W. H. Phelps

Nov. 10. 1880
Foreman.

Wm. H. Phelps
District Attorney

S.P. 2 1/2 - 4 - 8 - 100.

0711

FORM 112.

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

Police Court—Third District.

William Forster

of No. *898*. *3rd Avenue* Street, being duly sworn, deposes

and says that on the *3rd* day of *November* 18*80*

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

Person on a 3rd Avenue car near the corner of Broadway & 4th street.

the following property viz: *One gold watch*

of the value of *one hundred* Dollars
the property of *his 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 *James Sullivan*

(now here) for the reason that at or about two o'clock A.M. of the date aforesaid, deponent was on a car of the 3rd Avenue line when he suddenly felt the chain attached to his watch fall dangling from his vest. Deponent felt for his watch and discovered that it had been taken, whereupon he gave chase to the accused who fled precipitately from the car along South Street from the car, in 3rd Street he was arrested by officer Daniel Walsh of the 1st Precinct who informed this deponent that he found the aforesaid watch on the second step of premises No. 17 1/2nd Street.

Wm. Forster

Sworn to, before me this

day of

November 1880

Police Justice,

0712

State and County of New York ss
Daniel Kealis of the 17th Precinct
Police being duly sworn deposes says
that he arrested James Sullivan on the
morning of the 5th day of November 1850,
that he was running along 3rd street followed
by the complainant who was crying "stop
thief". That deponent discovered the watch
herein charged as stolen from the person
of complainant on the door step of
premises n^o 617 Third street, which
place ~~was~~ ^{was} Henry had just passed.
5th day of November 1850

Testimony
Filed Justice

Daniel Kealis

0713

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK.

James Sullivan being duly examined before the undersigned, 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. *James Sullivan*

Question. How old are you?

Answer. *Seventeen*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *329 E. 39th*

Question. What is your occupation?

Answer. *Metal worker*

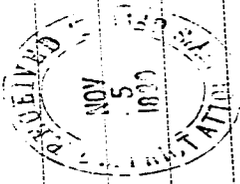
Question. Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer. *I did not do it, I am not guilty.*

Taken before me, this *3rd* day of *November* 1908
[Signature]
POLICE JUSTICE.

0714

No. 65
POLICE COURT—THIRD DISTRICT.
THE PEOPLE, & c.,
ON THE COMPLAINT OF
William J. Prehn
899 3rd Ave.
Henry Seelow



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 Nov 3 1888

Magistrate

Officer

Clerk

Witnesses
Horn & Ludwigmeyer

Gruha

Hubertson

\$ 177 to answer

at 4th Sessions

Received at Dist. Attys Office, Conn

COUNSEL FOR COMPLAINANT.

Name

Address

COUNSEL FOR DEFENDANT.

Name

Address

0715

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

James Sullivan

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

*One watch of the value of one hundred
dollars of the good chattel and personal
property of one William Foster on the
person of the said William Foster then
and there being found from the person
of the said William Foster*

~~of the goods, chattels, and personal property of one~~

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.

0716

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

James Sullivan

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 one hundred dollars

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

William Foster

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

William Foster

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

James Sullivan

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.

BENJ. K. PHELPS, District Attorney.

0717

BOX:

25

FOLDER:

309

DESCRIPTION:

Sullivan, John

DATE:

11/10/80



309

0719

FORM 89 1/2

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

POLICE COURT—SECOND DISTRICT.

of No. 479 Sullivan Street, being duly sworn, deposes
and says, that on the 2 day of November 1880

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 deponent's

person
the following property, to wit: One Silver Watch
and Gold Chain together

of the value of Twenty Eight 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 Sullivan
(now here) for the reason that
while deponent was passing
through South 5th Avenue near Grand
Street on the night of said date
said defendant came up to de
ponent and snatched the said prop
erty from deponent's person. That said
watch was at the time contained
in the left hand pocket of the vest
at the time worn upon deponent's
person that said chain was attached
to said watch and also fastened to the
said vest. vito Capaccio

Subscribed to before me, this

November 18 1880

Police Justice

0720

Police Court—Second District.

CITY AND COUNTY OF NEW YORK, ss.

John Sullivan being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz:

QUESTION.—What is your name?

ANSWER.—

John Sullivan

QUESTION.—How old are you?

ANSWER.—

24 years

QUESTION.—Where were you born?

ANSWER.—

N.Y.

QUESTION.—Where do you live?

ANSWER.—

35 Beekes St. N.Y.

QUESTION.—What is your occupation?

ANSWER.—

Laundry

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

ANSWER.—

*I am not guilty
John Sullivan*

[Signature]
I have before me, this
[Signature]
day of *February* 188*0*
Police Justice.

0721

No 58 895

Form 894
POLICE COURT—SECOND DISTRICT

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Wm. C. Cabberero
J. J. Sullivan
John Sullivan

Affidavit—Larceny.

DATED November 6, 1880

Smith MAGISTRATE.

Officer.

WITNESS:

Police Journal

[Signature]

TO ANS.

Bailed by

No. STREET.

0722

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That *John Sullivan*

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

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

One watch of the value of ten dollars
One chain of the value of eight dollars

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

BENJ. K. PHELPS, District Attorney.

0723

BOX:

25

FOLDER:

309

DESCRIPTION:

Sullivan, Margaret

DATE:

11/08/80



309

0724

Counsel

Filed 8 day of Nov 1880.

Pleas not guilty

THE PEOPLE

vs.

Margaret Sullivan

INDICTMENT.

Larceny of Money, &c., from the person in the night time, &c. See Case No. 1000

BENJ. K. PHELPS,

District Attorney.

A True Bill,

W. H. C. C.

Foreman.

Part No: Nov 9. 1880.

Indict. & convicted,

to prison, night time.

J. M. C. was sent

to

0725

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Margaret Sullivan 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 her, states as follows, viz.:

Question.—What is your name?

Answer.—Margaret Sullivan

Question.—How old are you?

Answer.—Twenty five

Question.—Where were you born?

Answer.—Ireland

Question.—Where do you live?

Answer.—103 Broome St

Question.—What is your occupation?

Answer.—I live on a farm

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

Answer.—It is my own dear money.
I am not guilty

Maggie Sullivan
mark

Taken before me this

3/14
day of March
A. J. Morgan

0726

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK, }

Margaret Sullivan 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 her, states as follows, viz.:

Question.—What is your name?

Answer.—*Margaret Sullivan*

Question.—How old are you?

Answer.—*Twenty five*

Question.—Where were you born?

Answer.—*Ireland*

Question.—Where do you live?

Answer.—*103 Broome St*

Question.—What is your occupation?

Answer.—*I live on a farm*

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

Answer.—*It is my own dear money.
I am not guilty
Maggie Sullivan
mark*

Taken before me this

21st day of *October* 188*8*

A. J. Chapman

Police Justice.

0727

god

DISTRICT POLICE COURT

AFFIDAVIT—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Callahan

of No. *553 W. 44th* Street.

being duly sworn, deposes and says, that on the *31st* day of *October* 1880

at the *place in the hallway of 126 Cherry St* 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.: *Three bills of the denomination of \$100
Value of ten dollars each, seven bills of the denomination of \$5
Value of five dollars each two bills of the denomination of \$1
and value of one dollar each all of the value of sixty seven dollars*

the property of *his 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 *the person whose name is unknown to deponent*

*for the reason that deponent was in the act of having Criminal Conversation with the accused in the hallway of premises n° 126 Cherry St. Deponent discontinued intercourse after leaving the said Margaret. Deponent informed Officer Murphy of the 7th Precinct Police who informs this deponent that he searched the accused and found bills to the value of sixty seven dollars concealed within the vagina of the said Margaret *John Callahan**

Sworn before me this

31st day of

October

1880

R. T. Thompson Police Justice.

0728

State and County of New York S.S.

Patrick English of the 7th Precinct Police being duly sworn deposes and says that he arrested Margaret Sullivan on the information of the complainant John Callahan, that he found concealed in the vagina of the accused the sum of sixty seven dollars in bills of the value and denomination as set forth in the complaint of the said John Callahan

Subscribed before me this

31st day of October 1889

J. J. [Signature]
Police Judge

Patrick English

No 19

DISTRICT POLICE COURT

THE PEOPLE, & *John Callahan*

ON THE COMPLAINT OF *John Callahan*

553 78744

Margaret Sullivan

1889

Oct 31

Margaret Sullivan MAGISTRATE

Patrick English OFFICER

WITNESSES:

John [Signature]

[Signature]

DISPOSITION: *\$1500 bond*

Arrested

APPEAL - Larceny

0729

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present :*

That *Margaret Sullivan*

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

on the *twing list* day of *October* in the year of our Lord one thousand eight hundred and eighty at the Ward, City and County aforesaid, with force and arms, in the night time of said day, 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,

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

and there well knowing the said goods chattels, and personal property to have

0730

CITY AND COUNTY
OF NEW YORK

aforsaid
And THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
~~in and for the body of the City and County of New York, upon~~
their Oath, *present*: *aforsaid* as *forth* present

That *Margaret Sullivan*

in the County of New York, *aforsaid* on the *thirty first* day of *October* in the year of our Lord one thousand eight hundred and ~~seventy-eight~~ *at the* Ward, City and County *aforsaid*, with 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 *aforsaid* unknown, and of a number and denomination to the jurors *aforsaid* 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,

\$6100

of the goods, Chattels and personal property of *John Callahan*

by *a certain person or*
~~and certain other persons~~ to the Jurors *aforsaid* unknown, then lately before feloniously stolen of the said *John Callahan* unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

Margaret Sullivan

and there well knowing the said goods chattels and personal property to have