

0091

BOX:

58

FOLDER:

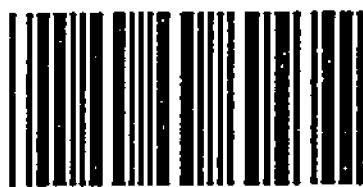
664

DESCRIPTION:

Talbot, Henry

DATE:

01/04/82



664

0892

WITNESSES.

Counsel,

Filed *Jan* 188 *2*

Pleads

THE PEOPLE

vs.

INDICTMENT.
P. Larceny from the Person.

Henry Sabot
John McKee
Daniel C. Rollins,

District Attorney.

A True Bill.

Foreman.

John McKee
Henry Sabot
Daniel C. Rollins
John McKee
Henry Sabot
Daniel C. Rollins

0893

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Henry Falbot

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

Henry Falbot

of the CRIME OF LARCENY (from the person)

committed as follows:

The said

Henry Falbot

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

One satchel of the value of fifty
cents

Five coins of a number kind and
denomination to the Grand Jury afore-
said unknown and a more accurate
description of which cannot now be
given of the value of twenty five
cents

of the goods, chattels and personal property of one *Margaret O'Donnell*
on the person of the said *Margaret O'Donnell* then and there being found,
from the person of the said *Margaret O'Donnell* then and there feloniously
did steal, take and carry away, against the form of the statute in such case made and
provided, and against the peace of the People of the State of New York and their
dignity.

John McKee
DANIEL G. ROLLINS, District Attorney.

0094

Sec. 208, 209, 210 & 212.

Police Court - 2^d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated December 29th 1881

Hon. James M. Tenney, Magistrate.

Smiley W. Tenney, Officer.

Clerk.

Witnesses

Frederick R. Platt

No. 247 New 43rd

Street,

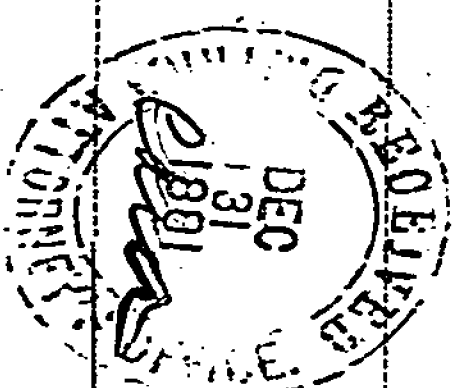
John O'Hare

No. 16 St. Michael's

Street,

No.

Street.



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

guilty thereof, I order that he ~~be~~ ^{held to answer the same and} admitted to bail in the sum of 100 Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated December 29th 1881

Meriam O'Connell Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0095

Sec. 198-200.

2nd

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Henry Talbot

Question. How old are you?

Answer.

Fifteen years

Question. Where were you born?

Answer.

England

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

Answer.

415 Bleeker St

Question. What is your business or profession?

Answer.

None

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

Answer.

I am guilty of the charge

Taken before me, this 28th
day of December 1881

Henry Talbot

McConnell Police Justice

0896

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.Margaret O'Donnell, 18 years old, salaried
of No. Bridgeport, Connecticut, Street, New York City
being duly sworn, deposes and says, that on the 28th day of December 1881at the in Clinton Place near Macdonough City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, and from deponent's person
the following property, viz: one leather habel satchelcontaining one passage ticket from New
York to Bridgeport of the value of fifty cents
and twenty-five cents in coin and paper money
of the United States, in all of the value of
One dollar and twenty five cents

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 Henry Talbot, now here, fromthe fact that said Henry Talbot snatched
the said satchel from the right hand of deponent
in Clinton Place at about eight o'clock and
thirty minutes P.M. on said day. Said Henry
Talbot then ran away and was pursued
by deponent until arrested. ~~He was~~
~~not seen again.~~
~~He was not seen again.~~

Margaret O'Donnell

City and County of New York of
Trinity Station of the 15th Precinct Police of the

Sworn before me this

29th

day of

December

1881

Police Justice.

0897

City of New York, being duly sworn, says that he arrested Henry Talbot on complaint of Margaret O'Donnell on the charge of stealing a hand satchel as set forth in the foregoing affidavit of Margaret O'Donnell and deponent found on the person of said Henry Talbot the hand satchel, here shown, containing twenty-five cents and one passage ticket, and that said Henry Talbot confessed that he had stolen said satchel from said Margaret O'Donnell.

Sworn to before me
This 29 day of December 1881
Frederick R. Platt
Notary Public
John J. O'Donnell
John J. O'Donnell

2^d District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Margaret O'Donnell
vs.
Henry Talbot

AFFIDAVIT—Larceny.

Dated December 29th 1881

John J. O'Donnell Magistrate.

Frederick R. Platt
247 West 43rd St.
City of New York
16th St. between 1st & 2nd Aves.

WITNESSES:

DISPOSITION

0098

BOX:

58

FOLDER:

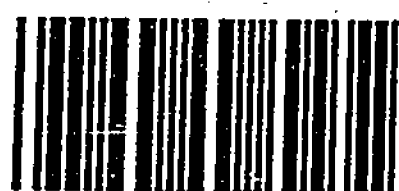
664

DESCRIPTION:

Thomas, Samuel

DATE:

01/27/82



664

0899

Day of Trial: *Sept 29 1882*
Counsel: *W. H. V. 16*
Filed: *27* day of *Aug* 1882
Pleads: *Not guilty*

THE PEOPLE
vs.
SAMUEL THOMAS
Homicide of the Degree of Murder,
Second ~~First~~ Degree.

DANIEL CROWLEY

JOHN McKEON

Dist. Attorney.

Ordered to Court of Appeal

for trial

A True Bill.

Sept 2, 1882

Foreman

Pleads guilty

Sept 20, 1882

Fined and

day of

the

0900

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against *Samuel Thomas*

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

of the crime of *Murder*

committed as follows:

The said

Samuel Thomas

late of the *twentieth*
of New York, aforesaid,

Ward of the City of New York, in the County

on the *first* day of *January* in the year of our Lord
one thousand eight hundred and ~~seventy eight~~ *two* at the City and County aforesaid,
with force and arms, in and upon one *Isaac Willroy*
in the peace of the People of the State, then and there being, wilfully, feloniously, and
with a deliberate and premeditated design to effect the death of *him*

the said *Isaac Willroy* did make an
assault, and that the said *Samuel Thomas*

a certain *pistol* then and there charged and loaded
with gunpowder and one leaden bullet, which said *pistol*

the said *Samuel Thomas* in *his* right hand then and
there had and held to, at, against, and upon the said *Isaac Willroy*

then and there feloniously, wilfully, and with a deliberate ~~and premeditated~~ design to
effect the death of the said *Isaac Willroy* did shoot off

and discharge, and that the said *Samuel Thomas* with the
leaden bullet aforesaid, out of the *pistol* aforesaid, then and there, by

force of the gunpowder aforesaid, shot off, sent forth, and discharged, as aforesaid, the
said *Isaac Willroy* in and upon the *head*

of *him* the said *Isaac Willroy* then and there
feloniously, wilfully, and of *his* "malice aforethought," did strike, penetrate,

and wound, giving to *him* the said *Isaac Willroy*
then and there, with the leaden bullet aforesaid, so as aforesaid discharged, sent forth,

and shot out of the *pistol* aforesaid, by the said *Samuel Thomas*
Thomas in and upon the *head* of *him* the said

Isaac Willroy one mortal wound of the breadth of *one* inch "es"
and of the depth of *one* inch "es," of which said mortal wound *he* the

said *Isaac Willroy* ~~at the Ward, City and County~~
~~aforesaid, "from" the day first aforesaid~~ *then and there did die*

~~and in the year aforesaid, "until the~~
~~in the same year aforesaid, did languish, and languishing did live, and on which~~

~~day of~~
~~in the year aforesaid, the said~~ ~~at the Ward,~~

~~City and County aforesaid, of the said mortal wound" did die.~~

And so the Jurors aforesaid, upon their oath aforesaid, do say that *he* the said
Samuel Thomas *him*

the said *Isaac Willroy* in the manner and form, and by
the means aforesaid, at the Ward, City, and County aforesaid, on the day aforesaid, and

in the year aforesaid, wilfully, feloniously, and with a deliberate ~~and premeditated~~
design to effect the death of *him* the said

Isaac Willroy did kill, and murder, against the form
of the Statute in such case made and provided, and against the peace of the People of

the State of New York and their dignity.
~~DANIEL C. ROLLINS,~~ *John McKee*
~~JOHN E. KELLY,~~ District Attorney.

0902

Coroner's Office.

CITY AND COUNTY }
OF NEW YORK. } ss.

Samuel Thomas 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.—

Samuel Thomas

Question.—How old are you?

Answer.—

thirty eight years old

Question.—Where were you born?

Answer.—

New York City

Question.—Where do you live?

Answer.—

218 West 30th St

Question.—What is your occupation?

Answer.—

Wagon

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

*By advice of my Counsel
I have nothing to say*

Samuel Thomas

Taken before me, this

17

day of

Aug

1882

[Signature]

CORONER.

0403

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK. } ss.

Heador Ray 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.—

Heador Ray

Question.—How old are you?

Answer.—

Twenty two years old

Question.—Where were you born?

Answer.—

Dawn N. Y.

Question.—Where do you live?

Answer.—

N. 31 St

Question.—What is your occupation?

Answer.—

Waiter

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

Not guilty

Heador Ray

Taken before me, this 17 day of May 1882

[Signature]

CORONER.

0904

Coroner's Office.

TESTIMONY.

17.

Dr. Mortimer being sworn
I have made an Autopsy on
the body of deceased Isaac Wilcox
Jan 1, 82 at the 29th Precinct Police
Station and the following is the re-
sult of the Autopsy:
There was a pistol shot wound of the
the skull; the ball entered over the
left eye, passing through &
fracturing the supra-orbital plate
passing through the Brain and lod-
ged in the Posterior, superior portion
of the Right Hemisphere of the Brain.
I am of opinion Death was caused
by a Pistol shot wound of the Head.

Mortimer (sworn)

Taken before me
this 1st day of Jan 1882:

[Signature]
CORONER.

0905

Coroner's Office.

TESTIMONY.

16

Saml Harlow 112 W 31st
 being sworn said supintending the
 Business of Mrs Harlow as a
 Pawn Broker, he received a pistol
 being pawned on Sunday morning
 by a Colored man, name of Ray
 and another Colored Ray. I gave
 \$1.25 on it - I identify the Pistol; I
 asked no questions; it was loaded
 & I told him to take out the Cartridges.
 I think there were 3 cartridges in the
 Pistol; I issued a certificate, but
 dated it Dec 31. 87, as it was a
 legal holiday; it reads \$1.50 and
 I charged that, as he wanted it voted

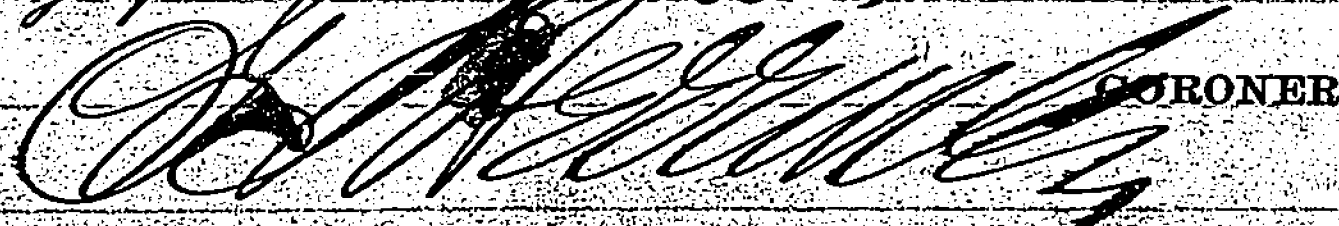
S. Harlow

Taken before me.

this

17 day of

June 1882.



CORONER.

0906

Coroner's Office.

TESTIMONY.

15.

John Herdtfelder 352 7 any
 being sworn says I am Keeper of
 a Cutting & Gun Store. I sold a
 Pistol to a party Jan'y 1. 82, who
 was in Company of another colored
 man; both were colored men;
 I identify Ray & Thomas as the men;
 they came in the side door as
 the store was closed; I sold them
 this Pistol & 5 cartridges for \$2.50
 although I wanted \$3. I asked no
 questions and they did not tell
 me why they wanted it; I never ask
 questions; I close my store Jan'y 1.
 It was about 9 o'clock when I sold
 it.

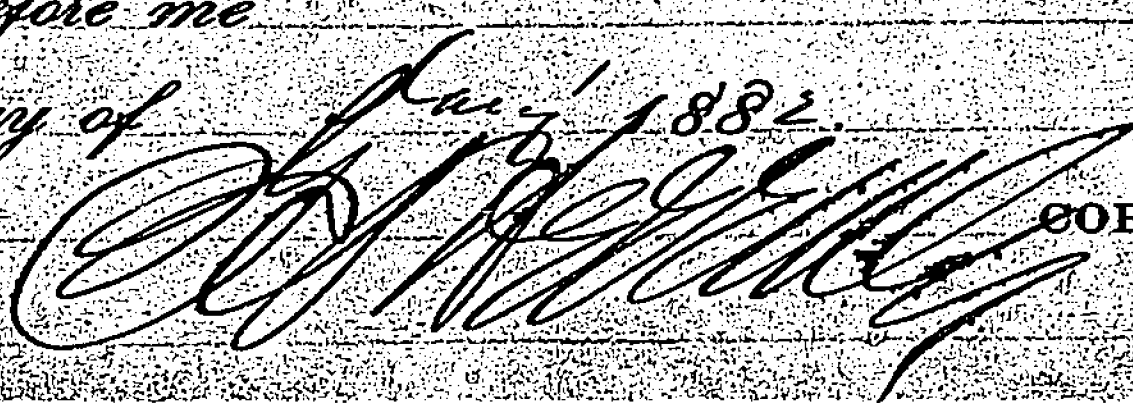
John Herdtfelder

Taken before me

this

17 day of

Jan'y 1882.



CORONER.

0907

Coroner's Office.

TESTIMONY.

14.

Officer Christopher E. Martin 29th
 Precinct being sworn up I was on
 Post on Jan 1st 82 a.m. when
 I saw the Prisoner & Philip Wilroy
 on 7th Ave. near R.R. Tracks;
 the Prisoner seemed to be wanting
 to get away, but Wilroy was close
 to him, say 5 ft apart; when
 Wilroy saw me, he told me, the
 Prisoner shot his Brother and I
 should arrest him; I started for
 him when he ran away and I
 caught him at 21 or 22 30th St
 near house; I arrested Thomas
 and took him to station;

Christopher E. Martin

Taken before me

this

17th

day of

Jan 1882.



CORONER

0408

Coroner's Office.

TESTIMONY.

18.

Officer Samuel Price 29th Prec.
 being summoned on morning of
 Aug 1st 84, I was told to go to
 Cassin's place where a man
 had been shot; finding man
 with a bullet wound on left
 temple; took Cassin in charge -
 I found a knife under the left
 hand of deceased; another officer
 found a revolver; his hand was
 turned up and knife alongside of
 him; the pistol was underneath
 him and was found when he was
 raised up and placed on a stretcher.

Samuel Price

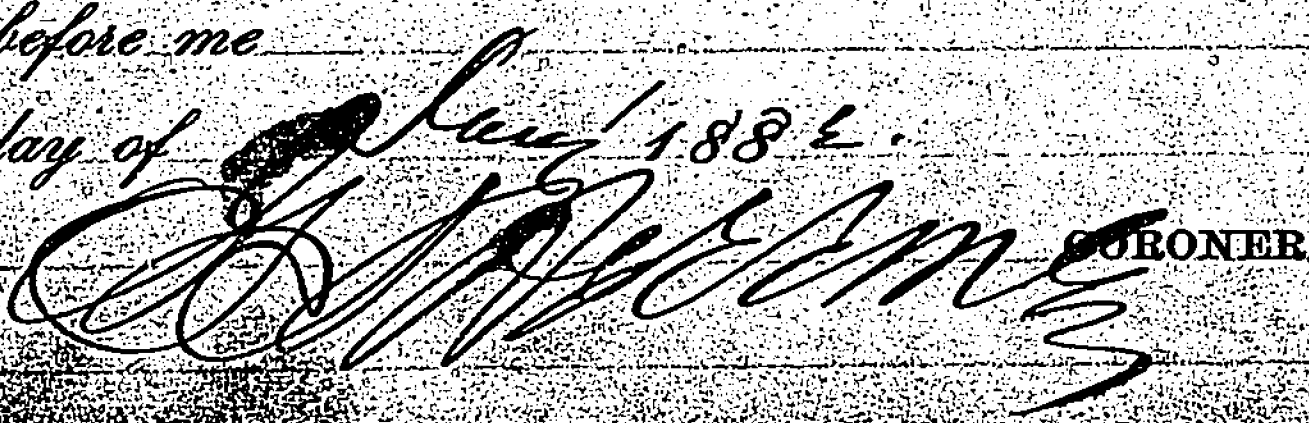
Taken before me

this

17

day of

Aug 1884.



CORONER.

0909

Coroner's Office.

TESTIMONY.

12

Continuation of testimony
Theodore Ray.

I went around with him from
28th St, where he stopped in and
bought a Pistol. He went in the
back way and I went in with
him; he did not say what he wanted
to buy the Pistol for - I did not say
for what purpose; I did not know
what he got it for; he did not
tell me what he got it for.

I recollect, Thomas, in the Saloon,
saying to Wilson, stop, go away -
I heard Wilson, the deceased, tell
Thomas, he would get even with
him and then Thomas went &
bought the Pistol; I was with Thomas
when Wilson met him. This was
in 28th St & 7th Ave & he (Thomas)
bought the Pistol 29 & 30th Sts be-
tween 7th Ave; I met Thomas about 9 o'clock
in the morning;

The Ray

Taken before me
this 17 day of July 1882.

[Signature] CORONER

0910

Police Department of the City of New York,

Precinct No. _____

New York, 1888

Philip Wilroy 142 W. 33rd St. Brooklyn states, I am the Brother of William Isaac Wilroy he is 29 years of age. This morning about 10 o'clock myself & Brother went in the Saloon of Robt. Bradley 158 West 30th St. a large Brin & Bellum Saloon. When we came in about 6 men were there - also the proprietor of the place. We were not there long - say 10 minutes) when after a few words between my Brother & others - I saw Sam Thomas draw a pistol, I went towards him to stop him, but before I could get hold of him I was shot - I fell ^{backward} on the floor & blood getting down my head - as I lay Thomas put in the abdomen, I then saw that my Brother was also shot by the same man & he fell on the floor, I & Thomas then left & I went after him, I told the policeman on the watch to arrest him & he did. I was taken to the ^{City} Hospital at that time, the doctor examined me & allowed to let me go at my expense.

My Brother & I were shot
Dec 1888
Philip Wilroy

0911

Police Department of the City of New York,

Precinct No. _____

New York,

188

The Doctor told me I should stay in the Hospital, but I left as my Brother was dead.

There was some whispering between the parties on the ~~road~~ ^{train} ~~way~~ ^{morning}, but of no importance.

I had not pistol in my hand or possession, until 5 days ago yesterday.

I did not see that my Brother had a pistol in his hand or with him this morning.

Samuel Thomas also goes by the name of Sam Sutton.

I did not see any pistol in the hands of any other person in the room but Thomas — he was the only one.

Philip H. O'Drury
Mark

Brought before me
Dec. 1/82
J. B. [Signature]
Clerk

0912

Coroner's Office.

TESTIMONY.

3

Continuation of Testimony
of Philip Wilcox;

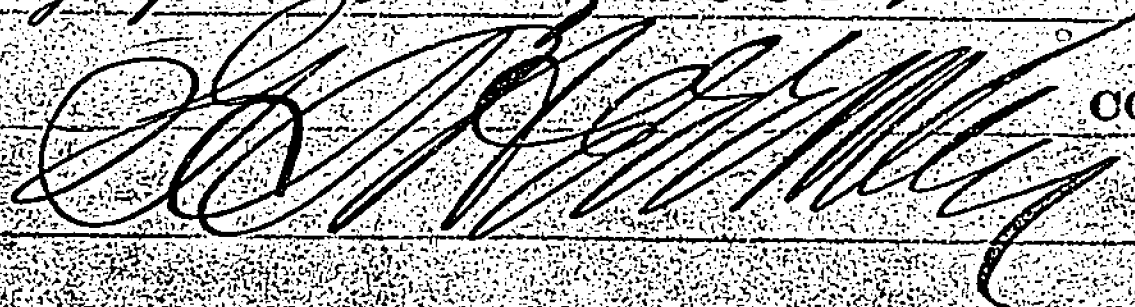
I am positive I did not see
a pistol in the hands of my
Brother, nor did I see him change
Thomas wearing the Pool Table
with a pistol in his hands.

Philip ^{his} Wilcox
mark.

Taken before me

this

17 day of July 1882.



CORONER.

0913

Robert Caskey being owner says: I reside at
No. 158 West 30 Street, where I keep a saloon.
I keep the place for over a year. I know the deceased
and his brother also. Thomas the prisoner for about six
months.

This morning Thomas came to my place to return
an overcoat I had lent him last night. This was at
about half past 10 o'clock. Thomas came in company
with a man known to me as "Dutch ^{Ray} ~~Page~~". There
were in at the time John Brown and a boy who
works for me named Smith. Thomas stood at the
door with his back against a parlour table. The two
Walrus Brothers came in. Philip came in first.
The deceased interrupted the conversation which I
had with Thomas. Thomas told him to ^{keep away} ~~stop~~.
The deceased followed him up, holding both his
hands in his overcoat pockets. Thomas ordered him again
to keep back but returned avail. ~~Then~~ ^{as if}
Thomas then drew his revolver and fired into
the floor as it appeared to me. Isaac told him
to "fire if you dare". He fired another shot.
This shot struck deceased for I saw him, though
a shot or two outside of which I had retreated,
fall to the floor. ~~There is no person there~~
~~besides~~ I saw my pistol in the hand of the

John A. Brown me / 14th St
St. Paul, Minn. 55102

deceased, nor did I see a knife in ~~the~~ his hands. While the fracas was going on, I did not see the deceased take his hands from his pockets. Thomas ~~drank~~ all this time around the pool table.

After Isaac had fallen and his brother tried to lift him, I saw a pistol ^{lying on the floor} ~~under his hand~~ ~~in one pocket~~ and a stiletto under the other. I did not see a pistol ^{or knife} in the hands of any other person in the room except the two parties named. The fracas lasted from two to three minutes, during which time I endeavored to pacify them. After the first shot had been fired and knowing the character of the man, I went through the side door but remained standing outside close to it.

I was told this morning that the deceased ~~as~~ Isaac and Thomas had a quarrel last night, but know nothing of my own knowledge about it. I ~~was born~~ I was born in Richmond Va and reside for some years in this city. I am a writer by profession. I am a single man & 23 years old.

I sworn to this 1st day of January 1882

Robert P. Haskie

[Signature]
[Signature]

0915

Coroner's Office.

TESTIMONY.

Continuation of testimony
of Robert Casper;

I heard some words to the ef-
fect of five, if you care; I am
not sure these were the words
uttered by the deceased;

W. Cuskie

Taken before me

this

17 day of

May 1882

CORONER

0916

Coroner's Office.

TESTIMONY.

7.

Geo. Smith residing 158 N 30 St
 being sworn at time of shooting
 I saw Philip Milroy followed by
 his brother, the deceased, come into
 the saloon; this was in morning
 of Jan 1. 82. deceased hit at
 the Prisoner, and struck him
 with his fist; Sutton, whose right
 name is Thomas, moved around
 the table telling him to keep away,
 and pulled a revolver; Isaac
 Milroy kept following him up; Thomas
 moved to the other end of the table
 and kept moving around following
 by deceased; when Thomas fired
 and Philip Milroy said - I am shot.
 Thomas was at one end of the table
 at this time and Milroy was at
 the opposite end; Thomas fired
 again and Isaac Milroy fell.
 Philip said he was shot when Thomas
 first fired; Isaac Milroy fell when
 he fired again; Isaac's pistol in
 the hands of any one except Thomas;
 the affair lasted 5 minutes and after-
 wards all the parties came out - Thomas
 was there talking to my Deas, before the
 Milroys came in - I knew Thomas & Milroy.

Taken before me
 this 17 day of

Aug 88 E.
 [Signature]
 CORONER.

0917

Coroner's Office.

TESTIMONY.

J.

I identify Thomas as the man who goes by the name of Sutton and who fired both shots; before the Pistol was drawn I heard Thomas say to Wilroy, keep away, and backing away, around the table. I am sure Thomas made this remark;

Yes W Smith

Taken before me

this

17 day of

July 1882

[Signature]
CORONER

0918

5-
Theodore Ray, being from States,
I have no particular place of
residence at present - I am writer
by profession - the last place I has
been place where have Branch in
the same -

I was born at Brown N.J. - am
now 22 years of age - I arrive
in this city about 2 years - I have
worked at different trades. The longest
time at any one place was, when I
was doing for a Collector of Excise
Bureau, for one year.

This morning at about 10 o'clock I went
to the Saloon of O'Brien - Mr Cusker
was present also three other young
men - & Mr Thomas, the prison came
in just a hint of me.

About 20 minutes after that the two
Brother Willmors came in - the
Deacons now coming to the prison
which I could not understand, within
a few minutes I heard a that friend &
then another, I then with the Deacons
go around the pool table, up to this
time I had no ^{no} pistol in hands of either

Arrived before me this
day 5/1/12
O'Brien

0919

10

The Brother of McCann said stop. after that I saw a pistol in the hands of McCann, also in the hands of the prison. I then hear another that fired & his Brother Philip said, Oh, I am shot - The prison said go away - stop - I then hear another that fired & saw the second fall. - That is all I know ^{the gun} about. I ran out of the street. - When other went ^{into} a Hall I also went there - the prison was caught there - after the ~~prison~~ prison had been taken away - I started to go up stairs - when I saw something shining in a dark corner, where the prison ~~was~~ ^{had been} standing - I picked it up & it was a pistol - it was the prison's pistol I saw it before in his possession. I took the pistol & pawned it at Harlem in 31 cr & got \$1²⁵ for it. The prison did not tell me for his pistol - I intended to go up stairs in the house 30 St between 7 & 8th Ave above murder for the purpose of seeing a dark friend - the ~~was~~ ^{was} fresh - but I am not a agent &

1st Aug 82
I have to inform you the
Carroll

0920

17.

with any one of the families in said house.
I am acquainted even with the prison
also with the Willson Brothers.
I don't know of any disturbance
that has taken place any where else
between the parties.
I possess the postal beam
I had not many - for no
other purpose.

Theodore Day

From before Smith 1st
Aug 1887
W. H. Smith

0921

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the house of *Coroners Office*
 No. *13 Chatham* Street, in the *4* Ward of the City of
 New York, in the County of New York, this *17* day of *July*
 in the year of our Lord one thousand eight hundred and *82* before
Gerson H. Hermann Coroner,
 of the City and County aforesaid, on view of the Body of

Isaac Willroy

lying dead at

Isa good and lawful men of the State of New York, duly chosen and
 sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said
Isaac Willroy came to his death, do
 upon their Oaths and Affirmations, say: That the said *Isaac Willroy*,

came to his death by a Pistol shot Wound
 of the Head, inflicted by Samuel Thomas
July 1. 82, at 158 W. 3rd St. and we also find that
Theodore Ray was an accessory before
 the shooting;

In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this Inquisition
 set our hands and seals, on the day and place aforesaid.

JURORS.

W. D. Jackson 790-6th
Asa Hull 360 Lexington
Spencer A. Coe 57th
Walter Lawrence 700-6th
John Spradell 71 E. 5th
John H. Rand St. Cloud

Geo. Renke 744 6th
Val. Pfeil 100 Park
Chas. St. Bernard 4th 43
Carl Ramm 160 W. 64

G. H. Hermann
 CORONER, E. S.

0922

The People of the State of New York, on the
Complaint of

Isaac Wilby

vs.

Samuel Thomas & others

List of Witnesses.

NAMES.

RESIDENCE.

Philip Wilby

142 West 33

Robt A. Coker, Hof &

158 West 30

George W. Smith, Hof &

158 West 30

Off. Samuel Price

29th St.

Off. Christopher E. Martin

24th St.

John Herkfelder

352 7th Ave.

Samuel Hartman

112 West 31

Dr. Waterman

Coroner's Office

0923

BOX:

58

FOLDER:

664

DESCRIPTION:

Thompson, Robert M.

DATE:

01/12/82



664

0926

BOX:

58

FOLDER:

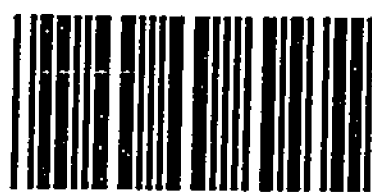
664

DESCRIPTION:

Hageman, Adolph E.

DATE:

01/12/82



664

NOT reap dat he alone
is guilty or not to 2 1/2
Wet.

WITNESSES.

Day of Trial,

Counsel,

Filed 12 day of Jan 1882

Pleas

guilty

THE PEOPLE

vs.

Robert M. Thompson

Adolph E. Thompson

JOHN McKEON,

District Attorney

Not 2. Tried and acquitted.

A True Bill.

John McKeon

Foreman.

Not 2. Tried and acquitted.

GENY AND RECEIVING
STOLEN GOODS.

0928

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

Robert M. Thompson
Adolph E. Hagelman

The Grand Jury of the City and County of New York, by this indictment, accuse
Robert M. Thompson and Adolph E. Hagelman
of the CRIME OF LARCENY

committed as follows:

The said

Robert M. Thompson and Adolph E. Hagelman
late of the First Ward of the City of New York, in the County of New York,
aforesaid, on the *sixth* day of *January* in the year of our Lord
one thousand eight hundred and eighty - *two*, at the Ward, City and County
aforesaid, with force and arms

One overcoat of the value of five dollars

of the goods, chattels and personal property of one

William Trigg

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.

0929

And the Grand Jury aforesaid, by this indictment, further accuse the said
Robert M. Thompson and Adolph E. Hagelman
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said
Robert M. Thompson and Adolph E. Hagelman each
late of the Ward, City and County aforesaid, afterwards, to wit, on the day and in the
year aforesaid, with force and arms, at the Ward, City and County aforesaid,

One overcoat of the value of five dollars.

of the goods, chattels and personal property of the said

William Gregg

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

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

William Gregg
Robert M. Thompson and Adolph E. Hagelman
then and there well knowing the said goods, chattels and personal property to have
been feloniously stolen, taken and carried away, against the form of the Statute in
such case made and provided, and against the peace of the People of the State of
New York, and their dignity.

JOHN McKEON, District Attorney.

0930

REV. 209, 209, 210 & 212.

Police Court 1 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William C. King
344 Broadway

Robert H. Thompson
Adolph E. Hagmann

Petition
Lancaster

Offence,

Dated January 7 1882

Smith Magistrate.

James 26 Officer.

James Clerk.

Witnesses James

Off. Court-Cannon

No. Street,

No. Street,

William C. King

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named Robert H. Thompson and Adolph E. Hagmann guilty thereof, I order that he be admitted to bail in the sum of Five Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated January 7 1882

John B. Smith Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0431

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Adolph E. Hageman

Question. How old are you?

Answer.

Twenty eight

Question. Where were you born?

Answer.

US

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

Answer.

New Jersey. One week

Question. What is your business or profession?

Answer.

Clerk.

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

Answer.

I am not guilty

Taken before me, this

7th

day of

January

1882

A. E. Hageman

Solomon B. Smith

Police Justice.

0932

Sec. 198-200.

James

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.*Robert M Thompson*

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

Question. What is your name?

Answer.

Robert M Thompson

Question. How old are you?

Answer.

Thirty years

Question. Where were you born?

Answer.

US

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

Answer.

11. Bowery. Five months

Question. What is your business or profession?

Answer.

Salesman

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

Answer.

*I am guilty*Taken before me, this *7th*day of *January*188*2**Robert M Thompson**Salomon D Smith*
Police Justice

0933

First District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. 346 Broadway Street, William Gregg 43. Lawyer

being duly sworn, deposes and says, that on the 24th day of January 1882
at the Court room of the Court of Common Pleas 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:

One overcoat of the value of five 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 Robert M Thompson and Adolph
E Hagerman (both now here) for the reason that
deponent is informed by Thomas Sweeney
that he saw said Thompson and Hagerman
in the Court room of the Court of Common Pleas
acting in concert. Deponent is informed by
said Sweeney that he saw said Thompson
take said overcoat and carry away the same coat,
which deponent has seen and identified as
his property.

W. Gregg

Sworn before me this

24th day of January 1882

Police Justice.

0934

Thomas Sweeney 45 yrs Const Officer of the Court of
Common Pleas being duly sworn says that
on the 6th day of January 1882 he saw in the
said Court room the two within named
defendants acting in concert and behaving in
a suspicious manner. That said Thompson
took stole and carried away from a chair
in the said Court room the within named
coat and defendant followed said
Thompson out into the hallway and
vested him with said coat in his possession.
Said coat has been seen and identified
by William Goff as his property. Wherefrom
defendant charges said Thompson and Hogeman
while acting in concert with having taken stolen
and carried away said coat.

Done to before me } Thomas Sweeney
this 7th of January 1882 }
Solomon D. Smith Justice -

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFFIDAVIT - Larceny.

Dated 1882

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0935

BOX:

58

FOLDER:

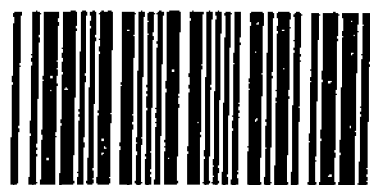
664

DESCRIPTION:

Thor, Carl E.

DATE:

01/06/82



664

0436

BOX:

58

FOLDER:

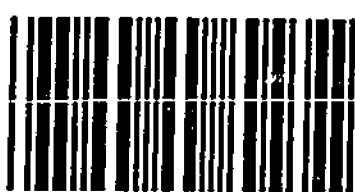
664

DESCRIPTION:

Anderson, Axel

DATE:

01/06/82



664

60

Day of Trial

Counsel,

Filed 6 day of

1882

Pleads

Innocence

THE PEOPLE

vs.

Carl E. Thor

vs. Jacob Anderson

BURGLARY—Third Degree, and
Larceny—Third Degree, and
Receiving Stolen Goods.

John W. Keon
COUNSEL

Carl E. Thor District Attorney.

vs. Jacob Anderson 1882.

vs. Carl E. Thor 1882.

A TRUE BILL.

G. H. Mason Foreman

Each 1/2 year

0938

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Carl E. Thor and Axel Anderson
The Grand Jury of the City and County of New York by this indictment accuse

committed as follows:
The said

Burglary
of the crime of

Carl E. Thor and Axel Anderson each

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

Stephen English 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

Stephen English then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

*Six printed books of the value of sixteen
and two-third cents each.*

*Thirty printed papers of the value of twenty
cents each.*

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

Stephen English

so kept as aforesaid in the said office 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.

0939

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

Carl E. Thor and Axel Anderson

of the CRIME OF

Receiving Stolen Goods

committed as follows

The said

Carl E. Thor and Axel Anderson each

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

Six printed books of the value of sixteen and two-third cents each.

Thirty printed newspapers of the value of twenty cents each.

of the goods, chattels and personal property of

Stephen English

by a certain person or persons to the ~~Jurors~~ ^{Grand Jury} aforesaid unknown, then lately before feloniously stolen ~~of the said~~

the said

taken and carried away from Stephen English

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

Carl E. Thor and Axel Anderson

then and there well knowing the said goods, chattels, and personal property to have been feloniously stolen, ^{taken and carried away} against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

John M. Wilson
BENJ. K. PHELPS, District Attorney.

0940

Sec. 208, 210, 212.

Police Court / at District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edmund Denofide
137 Broadway

Carl E. Thor

Real Anderson

No. 1, by
Residence
No. 2, by
Residence
No. 3, by
Residence
No. 4, by
Residence
No. 5, by
Residence
No. 6, by
Residence
No. 7, by
Residence
No. 8, by
Residence
No. 9, by
Residence
No. 10, by
Residence

Offence, Burglary

Dated Dec 27 1881

7304 Barclay Magistrate.

Edmund J. at Officer.

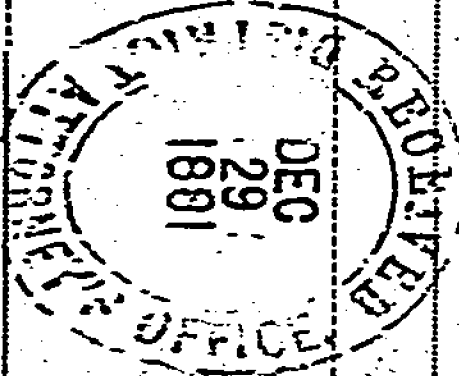
Edmund Clerk.

Witness: Stephen English

No. 137 Broadway Street

No. 137 Broadway Street

No. Street.



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

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

Dated Dec 27 1881 B. St. Archy Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0941

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Noel Anderson

Question. How old are you?

Answer. 32 years

Question. Where were you born?

Answer. Sweden

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

Answer. Greenwich St. for about 3 days

Question. What is your business or profession?

Answer. Ballu

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

Answer. They gave the books and papers to me

Taken before me, this 27
day of Dec 1881

Noel Anderson

B. W. Murphy

Police Justice.

0943

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. Carl E Thor

Question. How old are you?

Answer. 30 years

Question. Where were you born?

Answer. Sweden

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

Answer. 452 Atlantic St Brooklyn for 2 weeks

Question. What is your business or profession?

Answer. Tailor

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

Answer. I am not-guilty

Taken before me, this 27
day of Dec 188

C. E. Thor

B. J. Murphy

Police Justice.

0944

POLICE COURT 1st DISTRICT.City and County
of New York, } ss:Catherine Donohoeof No. 137 Broadway

Street, being duly sworn,

deposes and says, that the premises No. 137 BroadwayStreet, 1stWard, in the City and County aforesaid, the said being a Houseand which was occupied by deponent as a Stephen English as an
~~printing and sale of the~~
office for the Insurance Times were **BURGLARIOUSLY**entered by means of forcibly breaking open the door of
room 19 leading of the fourth floor leading
from a hallway into said premiseson the night of the 26 day of December 18 81
and the following property feloniously taken, stolen, and carried away, viz:Six printed books viz insurance reports
of the value of one dollar and thirty
printed newspapers called The Insurance
Times of the value of Six dollars. The
property of Stephen English in the care
and charge of deponent who is 53 years
old and janitress of said building~~The property of~~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 Carl E. Thor and Neal Andersonfor the reasons following, to wit: That deponent saw said Thor
coming down the stairs of said premises
with said books and papers in his
possession Deponent further says that she
is informed by her son Thomas Donohoe
that he saw said Thor hand said books
and papers to said Anderson on the corner
of Liberty and Broadway in said CityCatherine DonohoeSworn to before me this
27 day of December 1881
R. J. Smith
Police Justice

0945

City and County of
New York ss.

Thomas Donohoe of No 137 Broadway being duly sworn says that he saw Carl E Thera coming down the stairs of the within described premises with books and papers in his possession. Dependent ^{further} says he followed said Thera and saw him give the property described in the within by books and papers to Axel Anderson on the corner of Liberty and Broadway

Sworn to before me

This 27 day of December 1881, Thomas Donohoe
R. W. Why Police Justice

0946

BOX:

58

FOLDER:

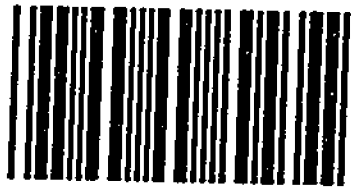
664

DESCRIPTION:

Vosper, John

DATE:

01/18/82



664

0948

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Voepel

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

John Voepel

of the CRIME OF LARCENY (from the person)

committed as follows :

The said

John Voepel

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

*One watch of the value of
fifty dollars*

*One chair of the value of
thirty five dollars*

of the goods, chattels and personal property of one *Thomas A. Bergin* on the person of the said *Thomas A. Bergin* then and there being found, from the person of the said *Thomas A. Bergin* 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.

0949

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

John Rooper

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

The said

John Rooper

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 fifty dollars

One chain of the value of thirty five dollars

of the goods, chattels and personal property of the said

Thomas A. Bergin
by a certain person or persons to the ~~Jurors~~ ^{Grand Jury} aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said

Thomas A. Bergin
unlawfully, unjustly, did feloniously receive and have (the said

John Rooper
then and there well knowing the said goods, chattels, and personal property to have been feloniously stolen, taken and carried away) against the form of the Statute in such case made and provided, and against the Peace of the People of the State of New York, and their dignity

John McKean
~~DANIEL G. ROLLINS~~, District Attorney.

0950



Frederick Loeser & Co.

Frederick Loeser.
Louis Liebmann.
Hermann Liebmann.
August Loeser.

Brooklyn, Jan 25 1882

John Cropper was in our
employ nearly one year
during that time we found
him honest and attentive
to his duties

Frederick Loeser & Co.
per W. St. John
superintendent

0951

S. Subberger,

DRY GOODS,
MILLINERY,
AND
FANCY GOODS.

GRAND OPERA HOUSE.

8TH AVE. & 23D ST.

New York, Jan 1882

Mr J Vesper has been in our employ
during the past six (6) months and
leaves of his own volition. During the
time he was with us we always found
him diligent & attentive to business
a perfect gentleman and believe him
to be strictly honest. & can most
cheerfully recommend him to any
firm requiring his services
W. C. Cunningham
Super

0952

New York - May 18/87.

The bearer - John Keefe was
in my employ for six months,
and he would earnestly recommend
him to any one in want of an
honest, upright, & industrious young
man

J. H. Laird
To J. B. Allen

C. D. Immers
of Ashfield
Says he has not
known where in
country of Ashfield
opt. forest. - May
^{BEHOLD} be seen
some time ago
at Ashfield
Street,
Reading

Sec. 208, 209, 210 & 212

Police Court

District

THE PEOPLE, &c
ON THE COMPLAINT OF

100 g x 200 g.

John Decker

1882

Offence: Grand Larceny
from the person

Dated January 10 188 2

Magistrate.

Complut II Officer.

Mr Clerk.

Witnesses
J. D. M. Campbell

16th Dec. 1911

No. _____ Street,

No. _____ Street.

~~CONFIDENTIAL~~
Com. Sec. 68

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

guilty thereof, I order that he ^{held to answer the same and be} ~~be admitted to bail in the sum of~~ 10 Hundred Dollars and be committed to the Warden or Keeper of the City Prison ~~until he give such bail.~~

Dated January 1882 188 2 H. W. White Police Justice.

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

Dated *188* *Police Justice.*

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

Dated 188 *Police Justico.*

0954

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. *John Vosper*

Question. How old are you?

Answer. *Thirty-one years of age*

Question. Where were you born?

Answer. *England*

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

Answer. *115 West 15th St. Three days*

Question. What is your business or profession?

Answer. *Very good club*

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

Answer. *I was drunk at the time and I believe I took the watch and chain and pawned it. I want further examination here*

John Vosper

Taken before me, this *10th*

day of *January* 188*2*

R. J. White Police Justice.

0455

2 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ssof No. 100 Ninth Avenue, aged 38 years,
being duly sworn, deposes and says, that on the third day of January 1882at the _____ City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, and from deponent's person,
the following property, viz:One gold watch and gold chain
attached, together of the value
of eighty-five dollarsthe property of deponentand 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 Vesper, nowhere, from the fact that about
2 o'clock A. M. of said day deponent
and said defendant were in the
back room of a liquor saloon at
10th Street and 6th Avenue, and said
watch was then contained in the
left breast pocket of the coat then
worn upon the person of deponent
and was fastened to said coat by
said chain. That deponent fell

0956

Asleep and upon awakening discovered that said property had been stolen from dependent possession and person as aforesaid.

That on the 10th inst. the said defendant admitted stealing said property and procuring the same at No. 472 Fifth Avenue, and then selling the same ticket, and defendant went to said person shop and saw and identified the watch and chain as procured by said defendant as being the property so stolen from defendant.

Served before me at the } Hon. A. Bergin
10th day of January 1882.

J. W. Smith
Deputy

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFRIDAVID-Larceny.

vs.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0957

**END OF
BOX**