

0892

BOX:

72

FOLDER:

814

DESCRIPTION:

Smith, Harry

DATE:

07/14/82



814

0093

2085

Day of Trial,

Counsel,

Filed 14 day of

188

July 2

Pleeds

THE PEOPLE

vs.

Harry Smith

LARCENY AND RECEIVING STOLEN GOODS.

JOHN McKEON,

District Attorney.

A True Bill.

Edward Van Hook
Foreman.

July 18/82

Plends guilty

S.P. 13 1/2 year.

WITNESSES.

0094

COURT OF GENERAL SESSIONS OF THE PEACE
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Harry Smith

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

Harry Smith

of the CRIME OF GRAND LARCENY, committed as follows:

The said

Harry Smith

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the twenty-fifth day of May in the year of our Lord one
thousand eight hundred and eighty two, at the Ward, City and County

aforesaid, with force and arms fourteen hundred cigars
of the value of seven cents each, two
boxes of chewing-tobacco of the value of
two dollars and fifty cents each

of the goods, chattels and personal property of one

Augustus Frey

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

John McKean

District Attorney

0095

No. 85
Police Court 2nd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Margaret Frey
Mary Smith

Offence, Falsely Pretense
and False Testimony

Dated June 29th 1882

David Smith
Magistrate.

Witnesses
Solomon B. Smith
Charles H. Smith

Notaries Public
Solomon B. Smith
Charles H. Smith

No. _____
to answer _____
\$ _____
Corn

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 Harry Smith

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 200 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated June 29th 1882 Solomon B. Smith Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.



0896

Sec. 198-200.

2

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Harry Smith

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~~ waiven cannot be used against ~~him~~ on the trial,

Question. What is your name?

Answer. *Harry Smith*

Question. How old are you?

Answer. *Twenty six years*

Question. Where were you born?

Answer. *US*

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

Answer. *268 Boverly Two months*

Question. What is your business or profession?

Answer. *Cook*

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*
Harry Smith

Taken before me, this *29th*
day of *June* 188*4*

Salomon Smith
Police Justice.

0897

300 Reina Victoria	22.50
400 La Rosa	26.00
300 Blk Prince	9.00
400 Tumars	26.00
250 Flor de Cuba	7.12
1 Box Solace	2.40
1 Sweet Caporal	2.60
Cash	8.00
	<hr/>
	103.62

0898

Form 99.

2
Sixth District Police Court.

STATE OF NEW YORK,
City and County of New York, } ss.

Augustus Frey ^{Segar Manufacturer}
29-14th
of No. 72 Courtland
Street,

Subscribed before me this
1st day

Per me Justice

being duly Sworn, deposes and says, that on May 25th 1882
Harry Smith (nowhere) did by means
of certain false representations by him
made to deponent (and by means of a
certain false ~~paper~~ and fraudulent
token in writing to wit a check) with the
felonious intent to cheat and defraud
deponent, did obtain from deponent
goods of the value of thirty five dollars
and sixty two cents and eight dollars
in cash and in all of the amount
of one hundred and three dollars and
sixty two cents. Said Smith came to
deponent's place of business and falsely
and wrongfully with intent to cheat and
defraud deponent represented to him that
he was going to open a saloon and
wanted to purchase a quantity of Segars
tobacco, and Cigarettes, and that he was
going to open the same saloon on that same
night. Deponent believing the false pretense
and representations to him made by said
Smith gave to said Smith ^{some cash} goods to the
amount of one hundred and three ^{62/100}
dollars and received from said Smith
a certain check drawn upon the National
Park Bank for the sum and amount
of one hundred and thirty one ^{62/100} dollars
and cents as aforesaid

0899

Said Smith falsely and with intent to cheat and defraud deponent represented to deponent that said check was good and that it would be paid by said bank when presented. Deponent believed said representations to be true and to said Smith the sum of eight dollars in cash and goods to the amount of twenty five ⁶²/₁₀₀ dollars as witness stated. Deponent presented said check at said Terminal Park Bank for payment when he was refused by the paying teller of said bank that said check was worthless and of no value and no such person as Chas Williams whose name is signed to said check having any account in said bank whereupon deponent charged said Smith with felony obtaining from him the within described property and cash by means of said false representations and by means of said false tokens in writing and prays said Smith maybe held to answer as the law directs, said Smith has also admitted and confessed to deponent that the representations made to him relating to the opening of a saloon were false and that he did not intend to open any saloon, but that upon receiving said goods from deponent he Smith sold the same to one Russe who keeps a lager beer saloon at 20 Bayard Street in the city of New York where deponent found two empty sager boxes which deponent identifies as two of the boxes he sold to said Smith and which contained at the time sager

0900

Sworn to before me } Augustus H. Ely
this 29th day of June 1882 }

John B. Smith
Police Justice

0901

No. 105

NEW YORK, May 25 1887

THE NATIONAL PARK BANK
OF NEW YORK.



Pay to the order of J. A. Frey

One hundred thirty one and 6/100 Dollars.

\$ 131 ⁶/₁₀₀

Charles Williams

0902

BOX:

72

FOLDER:

814

DESCRIPTION:

Sullivan, William

DATE:

07/14/82



814

15

0903

No 101

Day of Trial,

Counsel,

Filed 14th day of July 1882

Pleads

Not guilty (P)

THE PEOPLE

vs.

William Swanwick

JOHN McKEON,

District Attorney.

A True Bill.

Samuel Van Hook

Foreman.

August 12

Grand Jury

State Refractory Court.

WITNESSES.

0904

COURT OF GENERAL SESSIONS OF THE PEACE
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

William Sullivan

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

William Sullivan

of the CRIME OF GRAND LARCENY, committed as follows :

The said

William Sullivan

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *seventh* day of *June* 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 horse of the value
of forty dollars, one wagon of the
value of fifteen dollars, and one
set of harness of the value of ten
dollars.*

of the goods, chattels and personal property of one

Edward Woods

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

*John McKeon
District Attorney*

0905

BAILED,

No. 1, by _____
 Residence _____ Street, _____

No. 2, by _____
 Residence _____ Street, _____

No. 3, by _____
 Residence _____ Street, _____

No. 4, by _____
 Residence _____ Street, _____

Sec. 208, 209, 210 & 212.

Police Court - 1 District.

584

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward Woods
19 South St.
Open Letter
John Sullivan

Offence, *John Sullivan*

Dated *July 9* 188 *2*

John Sullivan Magistrate.
Christina G Officer.

Mcarr Clerk.

Witnesses
James Sullivan
St. Paul. Police



No. _____ Street, _____
 No. _____ Street, _____
Thomas M. G.D.
Conrad

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 *William Sullivan*

Armed Assault on the Person and the
guilty thereof, I order that he be admitted to bail in the sum of *Ten* Hundred Dollars (*100*) and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *July 9* 188 *2* *J.M. Patterson* 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.

0906

The People
of
William Sullivan

Hugh Donnelly Esq.
My Dear Sir

Sullivan worked for Mr Wood
of Jersey City, drove a horse & wagon in junk
business - he became intoxicated drove over to
this City & put the horse in a stable & paid 50¢
for his keep. He says he intended to take the
horse back, ^{but fell asleep} but when he became sober he was
ashamed to go back and sent a boy who had been
with him over to tell Mr Wood where his horse was
and he supposed Mr Wood had his horse, but
the boy failed to go & Mr Woods did not
get his horse until Sullivan was arrested
one month from the time he brought the horse
over to this City - There does not appear to be
any design to steal or commit a crime. I
believe it to be his first Offense and I
earnestly hope the Judge will deal
leniently with the Prisoner, he has been
several weeks in prison

Respectfully
J. Coetter

0907

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question What is your name?

Answer. *William Sullivan*

Question. How old are you?

Answer. *Twenty-nine years of age*

Question. Where were you born?

Answer. *New York*

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

Answer. *138 Chatham St. I resided*

Question. What is your business or profession?

Answer. *Telegraph Operator & Repairer*

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

Answer. *I have nothing to say.*

Wm Sullivan

Taken before me this

day of

188

John A. Quinn
Police Justice.

0908

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

Edward Woods

of No. 19 Essex Street, Jersey City

being duly sworn, deposes and says, that on the 7th day of June 1882

at the Jersey City, Hudson Co. New Jersey ~~City of New York,~~
~~in the County of New York,~~ was feloniously taken, stolen and carried away from the possession

of deponent, on the day time,

the following property, viz:

One horse, wagon and harness
all of the value of sixty
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

from Jersey City and
feloniously brought and carried
into the city and County of New
York, by William Sullivan,
New Jersey, from the fact that
said deponent was then in
the employment of deponent
as driver and had charge of
said property. That on the
day aforesaid the said deponent,

Subscribed and sworn to before me this

day of

Notary Public

1882

0909

Drove away said property from Jersey City and changed it to New York and did not thereafter return to deponent.

That deponent discovered said property in a stable in ^{Bishop} ~~City~~ Street in the City of New York where said defendant left the same on the night of the day aforesaid, and when arrested

said defendant denied knowing deponent

Sworn to before me this Edward Wood
9 day of July 1882

J. M. Patterson J. Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFRIDA VIT-Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION