

0295

BOX:

470

FOLDER:

4309

DESCRIPTION:

Valsofskie, Max

DATE:

02/26/92



4309

POOR QUALITY
ORIGINAL

0296

Witnesses:

John P. Bennett

288

Counsel,

Filed

day of

1892

Pleads,

THE PEOPLE

P.

vs.

Max Valsophere

Grand Larceny, (From the Person),
[Sections 828, 829, Penal Code.]
Degree.

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John P. Bennett
Foreman.
John P. Bennett
John P. Bennett
John P. Bennett
John P. Bennett
John P. Bennett

POOR QUALITY
ORIGINAL

0297

(1885)

Police Court—2 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Kate Bennett
of No. 389 — 8th Avenue Street, aged 19 years,
occupation Sewing woman being duly sworn,
deposes and says, that on the 13 day of February 1892 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

person One leather pocket
book containing some
cards of the value of
Twenty five cents (25¢)

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 Mary Dolosofskie (now here)

from the following fact to wit:
at about the hour of 12 o'clock
midday while looking in the
window of No 344 Borey the
defendant who was standing
alongside deponent did wilfully
put his hand in deponent pocket
taking therefrom the above named
property. Said defendant admitted
in open court in presence of Officer
James Mahoney ^{of the 15 Precinct} that he was guilty of
taking the above property wherefore deponent
asks that the defendant may be held
to answer.

Kate Bennett.

Sworn to before me, this 14 day
of February 1892
[Signature]
Police Justice

POOR QUALITY
ORIGINAL

0298

CITY AND COUNTY }
OF NEW YORK, } ss.

James Mahoney
aged _____ years, occupation *Policeman* of No. *15th Precinct*

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

Sworn to before me, this *14*
day of *February* 18*92* } *James Mahoney*

[Signature]
Police Justice.

POOR QUALITY
ORIGINAL

0299

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK }

2 District Police Court.

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

Question. What is your name?

Answer. *May Balsofskie*

Question. How old are you?

Answer. *19 Years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *Chatham Square Lodging House 1 day*

Question. What is your business or profession?

Answer. *Segar Smoker*

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*

his
May Balsofskie
Mark

Taken before me this

74

day of February 1894

[Signature]

Police Justice

POOR QUALITY
ORIGINAL

0300

BAILED,
No. 1, by _____
Residence _____ Street _____
No. 2, by _____
Residence _____ Street _____
No. 3, by _____
Residence _____ Street _____
No. 4, by _____
Residence _____ Street _____

Police Court... 2 District. 198

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Kate Bennett
389. St. Andrew
Max Leopoldie

Offence Larceny
felony

Date February 14 1892

Magistrate

Officer

Precinct

Witnesses

No. _____ Street _____

No. _____ Street _____



No. _____ Street _____

\$ 500 to answer

to answer

Com. 627

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

Defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 500 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 February 14 1892 Police Justice.

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

Dated _____ 18 _____ 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 _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

0301

504

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Max Valsafskie

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

Max Valsafskie
of the CRIME OF GRAND LARCENY in the *second* degree, committed as follows:

The said

Max Valsafskie

late of the City of New York, in the County of New York aforesaid, on the *13th*
day of *February* in the year of our Lord one thousand eight hundred and
ninety-*two*, in the day-time of the said day, at the City and County aforesaid,
with force and arms,

*twenty-five cards of the
value of one cent each and
one pocketbook of the value
of fifty cents*

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

*He Laurey Nicoll,
District Attorney*

0302

BOX:

470

FOLDER:

4309

DESCRIPTION:

VanVoorhis, Frank

DATE:

02/15/92



4309

POOR QUALITY
ORIGINAL

0303

Witness

Edmond Daley
Officer Link

Counsel,
Filed
day of
1892

Pleaded
Frank Van Voorhis
THE PEOPLE

vs.

Frank Van Voorhis

Second Degree,
Penal Code.]

Grand Larceny,
[Sections 628, 629.]

July 23/92
Charles W. J. 249
DE LANOEX NICOLL,

District Attorney.

Elmer Ref. PBM

A TRUE BILL.

Ray S. Harriman
Foreman.

File 25/92

POOR QUALITY
ORIGINAL

0304

Police Court—5 District.

(1865)

Affidavit—Larceny.

City and County } ss.
of New York,

of No 2137 Third Avenue Street, aged 22 years,
occupation Artist being duly sworn,
deposes and says, that on the 15 day of May 1890 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

One single case gold watch of the
value of about forty dollars
40.00

the property of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen
and carried away by Frank Paul Bookie, Brooklyn,

from the fact that on said date this
defendant was living with deponent
at 123 East 119th Street that on the
morning of said date deponent left the
house and the said property was in
deponent's room. That the defendant
was in the house when deponent left.
That when deponent returned that
morning the property was missing
and the defendant gone. That deponent
did not see the defendant again until
he, deponent, caused the defendant's arrest
and charged the defendant with the larceny
of the property and prays that he be tried
and dealt with as the law directs
Edward. Dalsey.

Sworn to before me this
day of

May 15 1890
Justice

POOR QUALITY
ORIGINAL

0305

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

5 District Police Court.

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

Question. What is your name?

Answer. *Frank Van Voorhis*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *Brooklyn N.Y.*

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

Answer. *638 Avenue M Brooklyn*

Question. What is your business or profession?

Answer. *Butcher*

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 at present*

Frank Van Voorhis

Taken before me this

day of

August 1898
Police Justice

POOR QUALITY ORIGINAL

0306

BAILED,
No. 1, by _____
Residence _____ Street _____
No. 2, by _____
Residence _____ Street _____
No. 3, by _____
Residence _____ Street _____
No. 4, by _____
Residence _____ Street _____

Police Court... 5 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Ernest M. Kelly
2913 2nd St. S. E.
Seattle, Wash. D.C.

Grand Juror

Dated

July 10 1892
Magistrate.

Officer.

Witness.

No. 1, by

John Kelly
2913 2nd St. S. E.
Seattle, Wash. D.C.

No.

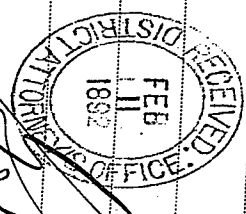
Street.

No.

Street.

\$ 2000 - to insure

to insure



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

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

Dated *July 10 1892* Police Justice.

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

Dated _____ 18 _____ 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 _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

0307

505

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frank Van Voorhis

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

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

The said

Frank Van Voorhis
late of the City of New York, in the County of New York aforesaid, on the *15th*
day of *May* in the year of our Lord one thousand eight hundred and
ninety- at the City and County aforesaid, with force and arms,

*one watch of the value
of forty dollars*

of the goods, chattels and personal property of one

Edward Daley

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.

*De Lancey Nicoll,
District Attorney.*

0308

BOX:

470

FOLDER:

4309

DESCRIPTION:

Vincent, Frederick

DATE:

02/09/92



4309

POOR QUALITY
ORIGINAL

0309

93

Witnesses

J. E. Coffey
Wm. J. Lard

Counsel,
Filed
Pleds,

July 1892

THE PEOPLE

vs.

R
Fredrick Vincent
(2 cases)

Forgery in the Second Degree.
[Sections 511 and 521, Penal Code.]

DE LANCEY NICOLI,
District Attorney.

A TRUE BILL.

Wm. J. Lard
Foreman.

July 10/92
Wm. J. Lard
Sentenced on and indicted
BBM

POOR QUALITY
ORIGINAL

0310

Police Court 2 District.

City and County } ss.
of New York.

of No. Greenwich Savings Bank Street, aged years,
occupation Assistant Teller being duly sworn, deposes and says,
that on the 4 day of February, 1892, at the City of New
York, in the County of New York, Fredrick Vincent, now deceased,

did fraudulently and feloniously attempt
to utter and pass upon the Greenwich Savings
Bank in the City of New York, a certain
false and forged instrument of writing,
purporting to be a check for Twenty Sixty
dollars, signed by John David, a
deponent of the said bank, having
over Sixty dollars in said bank to
his credit. Deponent knows that
the signature of the said John David
is forged and deponent is informed
by the said John David brother
that ~~the said~~ ^{his} bank book was stolen
from him in this city on the same
day that defendant presented the
said forged check together with
said bank book at said bank
for the purpose of defrauding said bank

Sworn to before me this
6th day of February
1892

Police Justice

Francis E. Cobb

POOR QUALITY
ORIGINAL

0311

CITY AND COUNTY
OF NEW YORK, } ss.

John David

aged *24* years, occupation _____ of No. _____

113 709th

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Francis E. Cobb

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

Sworn to before me, this

day of *February* 188*8*

John David

[Signature]

Police Justice.

POOR QUALITY
ORIGINAL

03 12

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

2 District Police Court.

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

Question. What is your name?

Answer.

Fred Vincent

Question. How old are you?

Answer.

Thirty two years

Question. Where were you born?

Answer.

Melbarrow

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

Answer.

113 Forsyth Street a few days

Question. What is your business or profession?

Answer.

Painter

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 know nothing at
all about it*

Fred Vincent

Taken before me this
day of February 1892

6 cc

Police Justice

POOR QUALITY
ORIGINAL

0313

BAILED,
No. 1, by _____
Residence _____
Street _____
No. 2, by _____
Residence _____
Street _____
No. 3, by _____
Residence _____
Street _____
No. 4, by _____
Residence _____
Street _____

Police Court... District.

151

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James T. Call

James T. Call
Frederick Vincent

2
3 Indictments

Offence

Dated

Feb 6

1892

Three

Magistrate.

James T. Call
Frederick Vincent

15

Precinct.

Witnesses

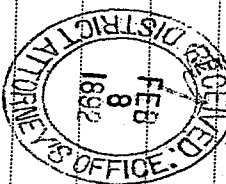
John Davis

No. 113

Street.

No.

Street.



No.

Street.

No.

Street.

to answer

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

Frederick Vincent

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 1000 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 Feb 6 1892 Police Justice.

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

Dated 18 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 18 Police Justice.

POOR QUALITY
ORIGINAL

03 14

341 & 343 BOWERY, cor. 3d Street.

RECEIPT.

No. *239902*

RECEIVED from the GREENWICH SAVINGS BANK

Sixty ^{*87*} Dollars,

in full for all demands. *\$60⁸⁷* Balance,

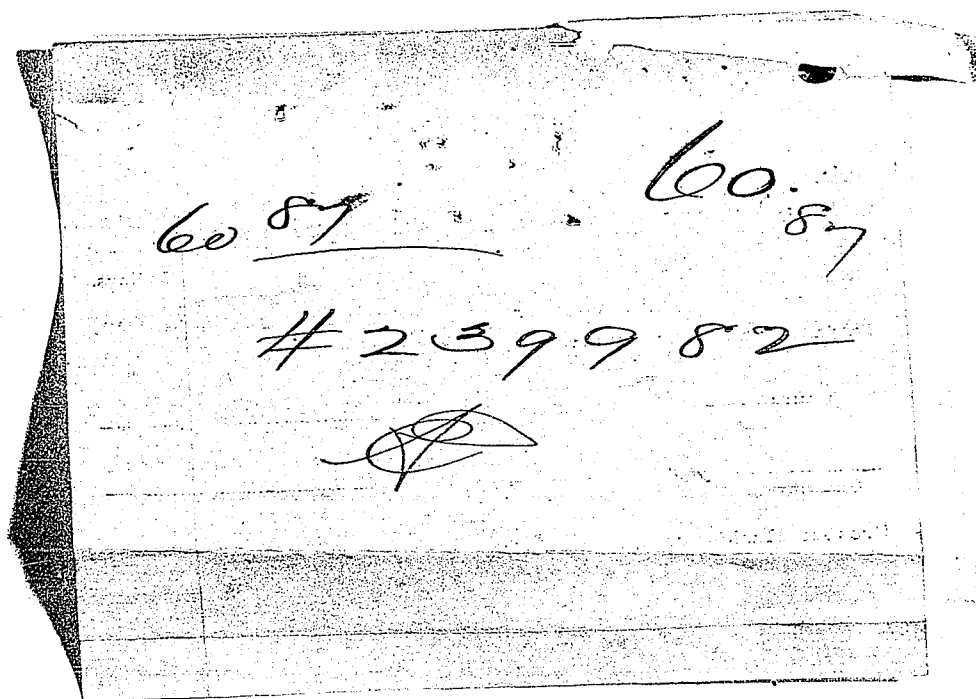
Signature *John Laird*

Present Residence.....

FEB 4 1892

POOR QUALITY
ORIGINAL

03 15



POOR QUALITY
ORIGINAL

03 16

341 & 343 BOWERY, COY. 8d St
Open Daily from 10 A. M. to 3 P. M.

No. 228214

New-York,

Dry Dock Savings Institution,

Pay to Bearer, \$

20

Signature

John Smith

POOR QUALITY
ORIGINAL

0317

Police Court... 2 District.

151

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James T. C. M.
Guaranty Savings Bank
Frederick Vincent

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

2
3 Indictments
4

Offence

Dated

Feb 6

1892

Driver

Magistrate.

Benjamin Bullman

Officer.

15

Precinct.

Witnesses

John Davis

No. 113

Street.

No.

Street.



No.

Street.

\$

1000

to answer

Con

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

Frederick Vincent

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 1000 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 Feb 6 1892 Police Justice.

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

Dated 18 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 18 Police Justice.

ORIGINAL

0318

518\

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frederick Vincent

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

Frederick Vincent
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said

Frederick Vincent

late of the City of New York, in the County of New York aforesaid, on the
day of *February* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, with intent to defraud, feloniously did
forge a certain instrument and writing, which said forged instrument and writing is as follows, that
is to say:

Receipt

No. *239982*

Received from the *Greenwich Savings Bank*
Sixty. 97

Dollars

Balance

in full for all demands *\$60.87*

signature

John Laird

Present Residence

Feb 4 1892

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.

POOR QUALITY
ORIGINAL

03 19

SECOND COUNT.

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

Frederick Vincent
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said

Frederick Vincent
late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with intent to defraud, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing, which said forged instrument and writing is as follows, that is to say:

Receipt.

No 239982

Received from the Greenwich Savings Bank

Sixty 82

*Dollars
Balance*

in full of all demands \$60 82

Signature

John Land

Present Residence

Feb 4 1892

the said

Frederick Vincent

then and there well knowing the same to be forged, 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.

DE LANCEY NICOLL,

District Attorney.

POOR QUALITY
ORIGINAL

0320

Witnesses:

Counsel,

Filed

Pleas,

day of

1890

THE PEOPLE

vs.

Frederick Vincent

(- eyes)

DE LANCEY NICOLL,

District Attorney.

Forgery in the Second Degree.
[Sections 611 and 621, Penal Code.]

A TRUE BILL.

[Signature]
Foreman.

[Signature]
Lancey Nicoll
S. P. 8448 6 000
P. B. M.

POOR QUALITY
ORIGINAL

0321

518

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frederick Vincent

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

Frederick Vincent

of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said

Frederick Vincent

late of the City of New York, in the County of New York aforesaid, on the *fourth*
day of *February* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, with intent to defraud, feloniously did
forge a certain instrument and writing, which said forged instrument and writing is as follows, that
is to say:

No 228214

New York

Dry Dock Savings Institution,
Pay to Bearer \$50 -

Signature John Laird

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.

POOR QUALITY
ORIGINAL

0322

SECOND COUNT.

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

Frederick Vincent
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said

Frederick Vincent

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with intent to defraud, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing, which said forged instrument and writing is as follows, that is to say:

No 228214 New York,
Dry Dock Savings Institution,
Pay to Bearer \$50

Signature John Laird

the said

Frederick Vincent

then and there well knowing the same to be forged, 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.

DE LANCEY NICOLL,

District Attorney.

0323

BOX:

470

FOLDER:

4309

DESCRIPTION:

Vogel, Carrie

DATE:

02/29/92



4309

0324

BOX:

470

FOLDER:

4309

DESCRIPTION:

Bohnlein, Tillie

DATE:

02/29/92



4309

0325

POOR QUALITY
ORIGINAL

Witnesses:

Henry Bohlen
John Brady

Defence Officer
Peremptory
As the witness came off
that this day of
for the first time and
there being no intention
of a reformation
large of the Grand
a maximum of
as I feel that justice
will as this
future will be
Handwritten
A. H. H.
April 13/92

Counsel,

Filed

May of

1892

Pleads, *W. H. H. H. H.*

THE PEOPLE
vs.
Carrie Vogel

and *B*

Ellie Bohlen

1892

DE LANCEY NICOL

Attorney

1892

Sentence suspended

A TRUE BILL.

Carrie

Foreman

Feb 2 - March 8, 1892

Pls. 1st Larceny

Pen 9 mos

Peter Larceny

1892

POOR QUALITY
ORIGINAL

0326

COURT OF GENERAL SESSIONS.

#####X
THE PEOPLE ETC.,
---against---
TILLEY BOHNLIEN.
#####X

City and County of New York, ss:---

JOHANN BOHNLIEN being duly sworn says, That he resides at No. 212 Mesrole Street in the City of Brooklyn, New York, and is the father of the defendant above named. That about two years ago deponent with his family which included this defendant left his home in Germany and imigrated to America and took up his abode in the said City of Brooklyn. That deponent is a widower and has in his family, three sons and one daughter, the defendant who kept house for him and his said sons in said City up to about a month prior to the 19th day of February, 1892, which deponent believes was the day of her arrest, on the accusation for which she is now indicted.

That owing to trivial quarrels between my said daughter and her brothers, my daughter left my home and went to live with a family from the same country that I came from, and as she informed me and as I verily believe, sought employment sa a domestic through the Staatszeitung, a German newspaper published in the City of New York, and that in consequence thereof she obtained

POOR QUALITY
ORIGINAL

0327

employment with Mrs. Brothers, the Complainant in this case. That up to the time my daughter left my home as above set forth, she never was absent therefrom. That she was always a faithful and dutiful daughter and sister to her brothers and performed all the manual labors which usually are required of the wife. My daughter has never been in trouble before and I as her father who have watched over her and cared for her, most solemnly affirm that she is a good, honest and virtuous girl and by no means a thief.

Sworn to before me this

6th day of April, 1892.

} J. J. L. Linn.

Amelia

Notary Public

W. R. E.

POOR QUALITY
ORIGINAL

0328

City and County of New York, ss:---

TILLEY BOHNLIEN being duly sworn says, I am the defendant above named. I am nineteen years of age.

On or about the 19th day of February, 1892, owing to slight differences existing between myself and my brothers for whom I had been keeping house together with my father, since our arrival in this country about two years ago, I left home and went to reside with acquaintances whom I had known at our home in Germany, and while residing with them I sought employment as a domestic through the German Newspaper, known as the Staatszeitung. That on or about the 1st day of February, 1892, I entered into the employment of Mrs. Brothers the Complainant, as nurse to her children and chambermaid. It being my first position which I had ever worked at during my life and that there I met the co-defendant, Carrie Vogel. That deponent remained in the employ of Mrs. Brothers for about two weeks and did leave her employment without her knowledge or consent owing to the fact that the said Carrie Vogel had repeatedly stated to deponent that Mrs. Brothers was dissatisfied with the manner in which deponent performed her duties; and that at the moment that deponent left said place the said Mrs. Brothers was absent seeking a servant in the place and stead of deponent and that as soon as she procured one, would discharge deponent for incompetency and that said Carrie Vogel advised deponent that it would be to her best interest to leave the place of her own accord and go to apartments occupied by her sister at No. 129

POOR QUALITY
ORIGINAL

0329

East Houston Street and that she could earn more by days' work than as a domestic in a family. That relying upon the statements and representations made by said Carrie Vogel and believing that she was truthful and sincere in her statements and advice, deponent did foolishly leave said place in the absence of Mrs. Brothers, to go to said house in Houston Street and did obtain employment by day's work in the Cafe Landau on Sixth Street, near Avenue A., for about three days and that during the intervals of her employment she lived at said Houston Street place in which the said Carrie Vogel subsequently came to reside. Deponent positively swears that she did not take, steal or carry away from the residence of Mrs. Brothers, any of the articles mentioned in the indictment and did not know that they were taken or being taken therefrom or that she ever had directly or indirectly any conversation or communication with the said Carry Vogel or any other person or persons in reference to any stealing or stealings in any form whatsoever.

Deponent further alleges that upon one occasion while deponent was wheeling one of Mrs. Brothers children in a carraige and as she was about to depart from in front of her residence, the said Carrie Vogel came from said house and gave deponent three plates, three saucers, and three goblets which the said Carrie Vogel stated to deponent, had been presented to her by Mrs. Brothers, and that while deponent was riding said child, about, she should take the same to her (Carrie Vogel's)

POOR QUALITY
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0330

sister on Houston Street aforesaid, and hand the same to her.

That since deponent's arrest and only since deponent has learned that the said articles are charged to have been stolen from Mrs. Brothers, but that deponent innocently carried the same as she was directed without the remotest idea that the same were unlawfully taken.

DEponent further says that she has never been arrested or accused with the commission of crime, that she is an honest girl and has cared for and provided for her father and brothers as best she could, and that she certainly well knowing the definition of the word steal, never did steal from Mrs. Brothers or receive any of her property knowing it to have been stolen and that none of the articles found in said Houston Street place, identified by Mrs. Brothers were ever knowingly touched or handled by deponent.

Sworn to, before me this,
6th day of April, 1892.

Tilly Bohnleir.

Ann K. Bohnleir

Notary Public
N.Y. & C.

POOR QUALITY
ORIGINAL

0331

City and County of New York, ss:---

Dorethea Schmitt being duly sworn says, I reside at No. 135 West 96th Street in the City of New York. I am a cousin to the father of the defendant above named and am the person who executed the bail bond for the appearance of said defendant.

The defendant with her family came to America about two years ago and shortly previous thereto, I visited Germany on a pleasure trip in the vicinity of their home. I am well acquainted with persons who were neighbors of defendant and her family in Germany as well as persons who resided in the vicinity of her home in Stagg Street, Brooklyn, New York, and that her general reputation among all of the foregoing for honesty has never been questioned. That since defendant was indicted she has been confined as a patient in the St. Catherine's Hospital in the City of Brooklyn and that deponent frequently visited her and at the time of her discharge therefrom, took her home unto herself. That from conversations had with the defendant and after observing her manner, deponent is satisfied that she is by no means bright or over intelligent and one who could readily be made use of as a tool or instrument in the hands of designing persons. I am firmly convinced that she never did steal from Mrs. Brothers, that she is no thief and had I a contrary belief, I never would have furnished bail for her.

Sworn to before me this
6th day of April, 1892.

Dorethea Schmitt

Mark R. Allen Notary Public, N.Y.C.

POOR QUALITY
ORIGINAL

0332

City and County of New York, ss:---

GEORGE FEISS being duly sworn says, I keep a Butcher Shop at No. 287 Stagg Street in the City of Brooklyn. I am well acquainted with Johann Bohnlien, his sons and his daughter, the defendant in the above entitled action, who resided at No. 289 Stagg Street for about up to on or about the 1st of February, 1892. I am well acquainted with the neighborhood and the people who reside therein and know many people who are acquainted with the defendant and her family, and that her general reputation for truth as well as honesty is unquestionable, and since her arrest and indictment herein, she has been spoken of in the highest terms, and great regret has been expressed for her, and that it was the general talk that owing to her stupidity and the fact that she had been little less than two years a resident of this country, that she became involved in this matter.

Sworn to before me this
6th day of April, 1892.

(George Feiss
(

Marked to
Notary Public
W. E. T.

POOR QUALITY
ORIGINAL

0333

City and County of New York, ss:---

Mrs. Maria Hessbacher being duly sworn says, I am a widow and reside at No. 236 Stagg Street in the City of Brooklyn, New York. I am well acquainted with the defendant Tilley Bohnlien and knew her father in Europe many years ago. A short time after their arrival in the City of New York, they moved to No. 239 Stagg Street directly opposite my home. Since that time I have known them intimately and more particularly for the past year. I know many people about the neighborhood who are acquainted with Tilley Bohnlien and her general reputation among them for honesty is of the best and I as well as the neighbors regret exceedingly to learn of the disgraceful position she is found in, and from my knowledge of the family and her surroundings, and her devotion to her father and brothers I am of the firm conviction that her present misfortune is rather the result of bad company rather than wicked and unlawful design to steal other people's property and she is still worthy of the kind consideration of the Court and the District Attorney, to dismiss the indictment herein.

Sworn to before me this
6th day of April, 1892.

Marvin G. Blum

Frank A. ...
... ..
Aug. 6 1892

POOR QUALITY
ORIGINAL

0334

City and County of New York, ss:---

Maria Langler being duly sworn deposes and says, I am a married woman and reside with my husband at No. 244 Stagg Street in the City of Brooklyn. I am well acquainted with Johann Bohnlien and his sons and daughter, Tillie Bohnlien, the defendant, for about a year last past. I am well acquainted with other residents of the neighborhood who are well acquainted with the said family and that the general reputation of Tilley Bohnlien for honesty is excellent and it has been a matter of conversation among the neighbors, that owing to her motherless condition that she was involved in her present trouble and that she was a hardworking, and industrious, faithful daughter, always endeavoring to provide for the family in her capacity as house-keeper.

Sworn to before me this
6th day of April, 1892.

Maria Langler.

W. A. R. Allen
Notary Public
Apr 6 1892

POOR QUALITY
ORIGINAL

0335

City and County of New York, ss:---

Gertrude Stelker being duly sworn says, I am a married lady and live with my husband at No. 286 Stagg Street in the City of Brooklyn, New York. I am well acquainted with defendant, her father and brothers and know a large number of persons residing in the neighborhood, who are acquainted with her. Her general reputation for honesty has never been questioned. She is a hard-working, faithful and devoted daughter and sister, and it is deponent's firm belief that nothing but bad company has placed her in the disgraceful position in which she is now in.

Sworn to before me this
6th day of April, 1892.

(
(
(
- Gertrude Stelker

Quik Alpha
Secretary Public
My Pot

POOR QUALITY
ORIGINAL

0336

N. D. General Sessions.

THE PEOPLE & C.,

Plaintiff,

against

Sadie G. G. G.

Defendant.

*Applicants on
behalf of deft.*

HYMAN & HEINZELMAN

Attorneys for Defendant

150 NASSAU STREET,

Tract Building,

NEW YORK.

HYMAN & CO., PRINT. 187 ORCHARD STREET N. Y.

Attorney

*Joseph M. M. M.
906-4 am
Cook
Mr. K. K. K.*

Due service of a copy of the within
is hereby admitted

Dated, New York

189

2-1/94
The People
v.
Lillie Bohulins

Court of General Session, Part I
Before Judge Cowing, April 13, 1892.
Jointly indicted with Carrie Vogel
for grand larceny in the second degree.
Minnie Brothers, sworn and examined. I am
married and live with my husband at No.
162 Madison St. in this city. I have known
the defendant only two weeks. I had not known
her before I engaged her; she was in my
employ two weeks. I employed her on the 14th of
January of this year; she was employed as
up stairs girl and nurse to look after the
children. She had free access to the whole
house. I had been missing trifles but paid
no attention to it, and the girl left my
employ on the 28th of January without any
cause; she went out and never returned;
her month would have been up on the
14th of February; she was with me two weeks;
she was engaged by the month. She came
up stairs with an excuse that she owed
money for board, this was on the 28th,
and would I please let her have some
money; she said she was going out
for the evening. That was her evening
out. This was between seven and half
past seven o'clock in the evening. She
said, Would I not please let her have
five dollars? I gave her five dollars

She said, "Please make it six." So I gave her six; she went out and I never saw the girl again; she got twelve dollars a month from me. I had been missing small things, but the main part of the goods were in the closet. I had not gone to this closet until after the defendant had gone from my employ. When she did not come back the following day I opened the closet where I kept my linens; the closet was locked. ~~That is~~ I went around to the back parlor; the door was locked; everything was gone; the linens that were kept in that room were reserve linens - things I did not use often. How much was gone if you know? There was sheets, table cloths, napkins, towels and bed linen.

Counsel

For the purpose of facilitating matters I will admit that all the property mentioned in the indictment was stolen from the witness, that it was her property, and that it was at the time and place mentioned in the indictment and of the value stated in the indictment.

By Mr. Lynn.

What did you do after you had learned this property had been taken? I did not know where they went. I

started to look for the girl. I had another girl in my employ. This girl left on Thursday and the other left on Tuesday, ^{following} also without any cause. Her name was Carrie Vogel. I found where they lived - No. 14 East Houston street. Did you go there? I did. I found the goods. Three girls were living together in those rooms, the defendant and Carrie and ~~Volunie~~ Volunie Vogel, the sister of Annie, who had also been in my employ. The first time I went to this place in Houston street there was nobody in but Annie Vogel. I came back in the afternoon when she said the defendant would be there at two o'clock. I did come back and saw the defendant. I said, "What are you doing here?" She shrugged her shoulders. I said, "Are you mixed up in this?" She said, "yes, I took some of the things." I said, "What made you?" She said, "Carrie and me took them, I had to do as she wanted. I took some of the things but Annie took some things also. The officer was there before I came in. When I came in I said, these things are all mine; the whole room was furnished with my things. I identified the property ~~as~~ all belonging to me. What else did the defendant say beside, ~~telling~~

she took you some things? She did not say anything that I remember. I got a letter from her. I have it here; it is written in German. I received the letter the day that the accused was to come before the police justice. Witness interpreted the letter as follows: "Dear Mrs. Brothers: As I know you cannot make the charge any weaker I throw myself on my knees before you and beg for forgiveness for my deed. I know I should have told you of it in the morning. Now that cannot be altered, I am so young and so dumb. I left my father to earn money for my little brother. I fell immediately into such bad luck. Dear Mrs. Brothers, think kindly of me, of your unfaithful servant girl and do not make it so strong the charge. ^{the doctor is so good} I know he will not be angry with you for dealing leniently with me and make me and my whole family unhappy. If my father learns this it will be his death. I have never done anything like this before and would not have done so now had it not been for Carrie. The reason I left you secretly that was Carrie's fault; she said you intended to send me away, and I should not allow you to

do that: I will gladly work for you now. and you will never need to let me go out. O dear Mr. Brothers it is terrible to be here, I will cry myself to death. I have suffered enough for my crime. Please have a little sympathy, and perhaps it will bring you luck from your unhappy servant girl. Tillie Reherlein."

At the very lowest one hundred dollars worth of property was taken; that is a low estimate of it. Did you have any other conversation with her after that? I never saw her excepting in Court and I never spoke to her. That is all I know about the case.

Cross Examined. Carrie Vogel was placed on trial upon this indictment in this Court. I appeared as a witness against her and she pleaded guilty. I did not see the defendant take any of the articles. I enquired of the lady of whom they rented the room I did not see the linens taken from the closet. The bureau and closet was only broken open once. The defendant advertised for a place and I answered it. I sent her a communication and she called at my house. Her duties were to take care of the sleeping rooms and the children; she had nothing to do with the housework. Carrie Vogel was working

for me previous to the time that the defendant came to work for me. How long had Carrie Vogel been living with you before Tillie Bohmler came? About three months. Did Annie Vogel ever work for you? She did. How long did she work for you? She was only there three days. Was that the time that Tilly worked for you? It was previous to the time. When did you first learn that the Vogels as well as this girl were living at East Houston street, was it after you discovered your loss? After I discovered the loss. You were present with the police officers in that room were you not? I was. You saw a trunk ransacked there? Yes, I did. When you first entered that room that trunk was locked was it not? It was. The officer asked for the key to the trunk? Yes sir. Who furnished the key? I believe it was Carrie Vogel. You know it was Carrie Vogel's trunk? I believe so, I do not know. In fact, she said it was? Yes sir, at the time. When you went there to find your property you knew it was Carrie Vogel's trunk? I did not know it; her name was not on it. But you knew it from conversations with her? The officer

asked her to open her trunk; she opened that trunk. In that trunk you found all the various articles which have been specified here? Yes. Were there any other trunks opened? Yes. Tillie Bohlen's? Yes. They were all taken away were they not? Yes sir. You found all your property in that trunk with the exception of ~~things in the room~~ ^{the dishes}? With the exception of things in the room. Your dishes were being used by these people? Yes. You spoke about the bureau as being opened, but once? Yes sir. I came home one day and my bureau was broken, the lock, I could not open it. I called in a locksmith and he opened it and in that drawer was a key of the closet where the linen was kept. That was the drawer that was broken open. Do you remember that date? It was during the time that she was in my employ. While Carrie Vogel was in your employ? Yes sir. Where was your bureau? In my room. You spoke about a witness that saw the defendant carry some bundles - what is the name of that witness? Mrs. Crist. I believe the name is. Is she here? No sir. Was there any of your goods found in this girl's trunk? No sir, not in her trunk.

Dennis Grady sworn and examined. Are you the officer that was detailed to this case? Yes. When assigned to the case what did you do first? On the morning of February 19th Mrs. Brothers came to Police Headquarters and reported the case to the Sergeant at the desk. After her report and your receiving your instructions from the Sergeant what did you proceed to do? She stated that she was robbed by servant girls she had in her employ. What did you do then? She said they left her about Feb. 5th, and she discovered a closet broken open and a lot of linen was gone valued at a hundred dollars and over; she really did not know the value. After getting all this information what did you do? I went to No. 124 Houston street where she located Carrie Vogel. Did you find Carrie Vogel there? We went there in the morning and Annie Vogel was the only one was there. You said ~~nothing~~ to Annie? Yes sir. When did you come back again? We came back at two o'clock in the afternoon. Did you see the defendant there then? Yes, she was lying on the bed. Tell us what was said and done when

you found the defendant there, who had you talked to when you went in? Two o'clock in the afternoon Mr. Brothers immediately went to the house and Carrie and Annie Vogel were in the room. It was a room and a bed room. There was a lot of dishes on the table and they were after eating with knives and forks and on one or two chairs were napkins with Mrs. Brothers' initials on it. The brother of Mrs. Brothers identified the napkin as one of his sister's. I says to him, "Then you go and get your sister and I will keep those people here till she comes back, and see if we cannot get all her things. After he had gone what did you say to the people in the presence of the defendant? I asked these girls where they had got those napkins? Tillie was the only one who spoke English; she claimed Carrie could not speak English; she claimed that they were their's belonged to the girls. I kept them there till Mrs. Brothers came. Her brother went and got her and brought her there. She identified the dishes on the table as hers and the silver plated knives and forks and a lot of pots and things that were in the room that

had been used. Then I said to Carrie Vogel, "Open your trunk." Carrie went into the room and opened the trunk she claimed was hers. In that trunk we found very nearly all Mrs. Brothers' linens; she identified them as hers; they were all pretty much nearly all marked with her initials. I then asked Tillie Bohnein to open her trunk. She opened her trunk, and I do not know for sure whether Mrs. Brothers identified anything in her trunk as hers. I do not recollect. I then asked Tillie Bohnein who had taken all these things? She said, Carrie took some and she and Annie took some. I arrested the three of them, and called in an officer in uniform and brought the three to Police Headquarters. The next day in the Police Court the defendant said that Annie had nothing to do with it; she and Carrie were the ones that were guilty of larceny, and Annie was discharged on that testimony, and Carrie and Tillie were held.

Cross Examined. I made investigations as to the previous record of Carrie Vogel. I remember when Judge Martine before whom Carrie Vogel was tried made some investigation concerning her previous record.

Mr. Lynn. That is the people's case in the present stage.

Lillie Bohlein, sworn and examined in her own behalf testified: Have you ever been in trouble before in your life? No sir. How long are you in America? A year and a half. Where did you come from? From Bavaria, Germany. With whom did you come here? With my father and brother. I have three brothers, your mother is dead? Yes. You went to live in Williamsburgh did you? Yes. Your father and brother looked for work and got it? Yes. You did housework? Yes. In January last did you advertise for a place as a servant? Yes. In consequence of that you went to work for Mrs. Brothers? Yes. She hired you as a servant at twelve dollars a month? Yes. You met Carrie Vogel while you were working with Mrs. Brothers did you not? Yes. Had you been acquainted with her previous to that time? No sir. She was working there as a servant the same as you? Yes. How long did you work for Mrs. Brothers? Fourteen days. Did you ever visit the premises No 129 East Houston Street while you were working for Mrs. Brothers? Yes sir. Did you ever bring anything from Mrs. Brothers residence to that house 129 East Houston Street? Carrie Vogel gave me three plates and said, Take these to my sister No. 129 East Houston Street. Did you

do that? Yes. I went with them. Did you at any time carry anything else out of this house to 112 East Houston st. or any other place? Only those. I carried out of the house, nothing else. I was hired by the month and left in the middle of the month. Tell this jury why you left so suddenly? Because Mrs. Brothers always looked at me with contempt. I could see that she did not like me, and Miss Vogel, the cook, told me so - that the lady does not like me and that at the end of the month she will send me away. That is the reason I did not stay the whole of the month. Where did you go? I was ashamed to go home to my father because I never before took a situation as a domestic. I was ashamed to go home before the month was over, so that my father would say, "You cannot stay even a month in a place." So Carrie Vogel told me to go to her sisters and stay there until I got another situation. What kind of work did you want to get? To get a situation as servant girl again. How long after you left Mrs. Brothers did Carrie Vogel leave? I do not know. I think about five days after. You remember when the police came in and arrested you all? Yes. You saw a lot of things that Mrs.

Brothers said were hers in the room there the time you were arrested? Yes. I saw that. Did you bring any of those things into that place? No sir. Did you see them brought in that place? No sir. Did you have any other property in your trunk? No sir. Did you know that any dishes or the napkins that were lying on the chairs belonging to Mrs. Brothers? I did not know anything about the napkins or any other things but the three plates that I brought. That Vogel gave me to carry to her sister. I know that they belonged to the house. The policeman says that in the Court before the Blue Justice you said that Carrie and you took the goods and that Annie did not take them, how is that, what did you mean by that? I had nothing to say. I was not questioned in the Court. I did not say that. How did you come to send a letter to Mrs. Brothers? When I was in jail I did not know exactly what was against me and I thought that Mrs. Brothers had me arrested because I left before the month was over, so I wrote a letter and asked her pardon for doing so and I thought that will help me. I did not know that Carrie Vogel wrote a letter also. I would not have carried the three plates but I thought

the three plates were made a present to carry Vogel by Mrs. Brothers. Did you write in this letter that you were sorry for the crime that you had committed? I only thought that the only fault that she found with me was because I left before the month was over. I did not admit any crime in the letter.

Cross Examined. Do you remember the three men that were there the day the officer was there that called to see you and the other girls? They came on a visit; two of them are countrymen of mine and the third one I did not know - he came with the other two. Do you remember what the officer said to them when the three men came in the room and said they wanted to see the three girls? I heard the policeman say something, but he talked English and I could not understand. Did you tell Officer Brady while he was in the room - did you tell the police to clear out, that there was no girls there that they wanted? I did not understand that. Did these three men come there in answer to an advertisement in one of the daily papers of New York put in by you and the two Vogel girls to call at that number in Houston St.

that you took in gentlemen's mending. I did not answer it and I did not know anything about it. Do you know anything about the advertisement in the paper advertising her place in Huston street where she lived to take in gentlemen's mending? I do not know if there was anything in the ^{papers} of that kind. I did not read it. The policeman did not let any one come in; he put himself before the door and pushed them out and told them to go away. I did not see the three men because I was sitting on the bed, I was not dressed thoroughly. I think I recognized two men by their voices; the name of one is Joseph Kirich; he lives at No 90 Sixth Avenue and the other man's name is Kellenbach. Kirich is a cook in a restaurant; he is not in Court. I did not send for him. I don't know where Kellenbach lives. You got Annie out of the scrape in the Police Court didn't you by saying that Annie had nothing to do with it, is that right? I did not say that she carried anything away, but I think the package contained my clothing. I told Mr. Brothas that I wanted to buy a corset and that I had some debts to pay also if she would not be kind enough to give

me six dollars. I needed the money. What do you mean now by telling us that you went to Mrs. Brothers to get the money to get an excuse in order to leave her, why did you leave directly after getting the six dollars? The reason, as I said, she was so kind and social with the cook just as if the cook would be her own sister, but to me she acted with contempt, and whenever she told me anything she did it in such a rude and harsh way, so I did not like to stay any longer. Is it not a fact that you and Annie Vogel hired that room in Houston Street from the landlady there? Annie was sick; she had cramps, she could not work any longer, and her sister gave her the money to hire a room; she needed a room for rest. I was out with a child and so I saw when she took the room. She only had the room for a few days. Annie Vogel used to come to see her sister all the time and I was about to go out with Mrs. Brothers' child. So I went out and Annie paid the rent; she paid for the room, but I was along because I was going out with the child; so I went along to see where the room was. She was not to occupy the

room then was she? She was in Mr. Brothers' employment yet. You were not going to occupy the room when you hired out with Annie, were you? When the room was hired I did not have the idea of living in it but only after I left Mr. Brothers and I was ashamed to go to my own father then I went to that room to live. Did you not tell the woman of whom you hired it that three of them were to occupy it? I did not say anything to the woman. You did not make a statement to the landlady that the three of you were going to occupy that room. No, I did not. Were there not two big double beds in those rooms when Annie Vogel hired them? Because there was one single bedstead and one double bedstead, but the cook Vogel that worked for Mr. Brothers, she told Mr. Brothers many a time that she is going home to attend, to take care of her sister because her sister cannot be alone in the room sick; that is the reason they had the beds there. Was not that money you got from Mr. Brothers on that day when you told her that you needed some money was it not intended to pay the room rent of that room in Houston St? No, sir. I bought the trunk immediately after. I did not pay one

cent rent.

Redirect Examination by Counsel
Did you look for any witnesses for your case since you have been arrested? No.
You gave the names to your lawyer didn't you? Yes. You have been sick in St. Father's Hospital Brooklyn for nearly a month have you not? Yes sir. about three weeks. I gave the lawyer the names. Did you live in that room for any improper purpose? Not at all.

John Bohulain, sworn and examined.
By Counsel This is your daughter, M. Bohulain? Yes sir, my daughter. You live at 212 Meserole St. Brooklyn? Yes. How long have you been in America? Next fall it will be two years. Did Tillie live with you all this time in America? Yes. Performing housework for you and your sons? Yes, for my sons and for myself. When did Tillie leave your home? I cannot tell exactly how long, but it was before Christmas. Where did she go? I gave her permission to go and take a situation as a servant in order that she should learn the language and also learn the customs of the people here. She went from your house to the house of the complainant? Yes, sir. How long

did she live there about? I cannot tell.
Do you know that she got work with
Mr. Brothers? Do you mean the Doctor?
Yes, the Doctor's family? Yes sir.
She went to work as a servant with
your knowledge and consent didn't
she? I knew that with my consent
she went there. Has your daughter ever
been in trouble before? No sir. Do you
know anything about the Vogel girls?
I don't know anything about them. Has
your daughter been a good girl while
she was living at home with you? Yes sir.
The Court took a recess, and after the
re-assembling of the Court the defendant
withdrew her plea of not guilty and
pleaded guilty to petty larceny.

POOR QUALITY
ORIGINAL

0356

Testimony in the
card of
Jillie Bohnelein

filed y
Feb,
1892

50 Va

POOR QUALITY
ORIGINAL

0357

(1895)

Sec. 198—200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Annie Vogel

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

Question. What is your name?

Answer.

Annie Vogel

Question. How old are you?

Answer.

17 years

Question. Where were you born?

Answer.

Germany

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

Answer.

127 East Houston St. 14 days

Question. What is your business or profession?

Answer.

Domestic

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
Annie Vogel

Taken before me this *21*
day of *February* 189*4*

Police Justice.

POOR QUALITY
ORIGINAL

0358

(1895)

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Carrie Vogel

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

Question. What is your name?

Answer.

27 years, Carrie Vogel

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

Germany

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

Answer.

129 East 4th Street - 14 days

Question. What is your business or profession?

Answer.

Domestic

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
Carrie Vogel*

Taken before me this *21*
day of *February* 189*2*

Police Justice.

POOR QUALITY
ORIGINAL

0359

Police Court—2 District.

(1885)

Affidavit—Larceny.

City and County }
of New York, } ss.

Minnie Brothers
of No. 162 Madison Street, aged _____ years,
occupation Housekeeper being duly sworn,
deposes and says, that on the 5th day of February 1885 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

female clothing
linen, silver, crockery and other
household goods of the value of
one one hundred dollars

\$100—

the property of

Deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen
and carried away by Carrie Vogel, Annie Vogel
and Lily Behrling, (now here) The

Defendants were servants in the employ
of deponent and had access to said
property and they all left deponent's
employment within three weeks—
deponent then missed the said
property and the said Carrie Vogel
was suspected and a warrant procured
for her arrest. Then, as deponent
is informed by Detective Grady now
here, that he went to room at No 129
East Houston street occupied by the
Defendants jointly and there found the
greater part of the said stolen property
in their possession.

Minnie Brothers

Sworn to before me, this

day

of

Johnas

1885

Police Justice.

POOR QUALITY
ORIGINAL

0360

(1885)

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

District Police Court.

Filly Behlring

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

Question. What is your name?

Answer.

Filly Behlring

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

Germany

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

Answer.

178 East Houston St.

Reading

Question. What is your business or profession?

Answer.

Domestic

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

Fillie Bohnlein

Taken before me this 21
day of February 1892

Police Justice.

ORIGINAL

0361

(1885)

Police Court, 2 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Minnie Brothers
of No. 162 Madison St. Street, aged _____ years,
occupation Housekeeper being duly sworn,
deposes and says, that on the 5th day of February 1892 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

personal clothing
and household goods of the value
of about \$100
One hundred dollars

\$100 taken

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 Carrie Vogel

The defendant was a servant in the
employ of deponent, and she had
access to said property, and the de-
pendant was the only person who had
the keys to the closet where said
property was kept, and the said
property was missed immediately
after defendant left the house, and
deponent charged defendant with the
said larceny for the reason that no
other person had access to the
said property, or had the opportunity
to steal the same.

Minnie Brothers

Sworn to before me, this _____ day

of

February 1892

day

at

New York

City

Police Justice

POOR QUALITY
ORIGINAL

0362

BAILED,
No. 1, by _____
Residence _____
No. 2, by Abraham Schmitt
Residence 135 West 96th St.
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

Police Court... 2 District. 233

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Marine Brothers
Carrie Vogel
Carrie Vogel
2 dly. Bedding
Offence Larceny
felony

Date Feb 21 1892

Sneaky Magistrate.
C.O. Officer.

Witness James Malaker

No. 122 S. St. Street.



No. _____ Street.

1st 1500 to answer

\$1000 2 dly. Bedding
\$1000 2 dly. Bedding
\$1000 2 dly. Bedding

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

Carrie Vogel Carrie Vogel and 2 dly. Bedding

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

Dated Feb 24 1892 John H. Brady Police Justice.

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

Dated _____ 18 _____ Police Justice.

There being no sufficient cause to believe the within named Annie Vogel guilty of the offence within mentioned. I order her to be discharged.

Dated Feb. 24th 1892 John H. Brady Police Justice.

0363

George Washington M. Brothers.

Ich inf. weißt daß, Tine
 Dir das Buch nicht verschicken
 können, so wenig ich mich
 ansteh' dich von Ihnen
 und bitte mich, Königin
 über mich. Ich. Ich
 in jedem ab. Ich. Ich
 freigegeben. Ich. Ich
 gibt mich nicht an. Ich
 an. Ich. Ich.

[illegible]

Brooklyn March 8th 92

I hereby certify that Minna Bochen-
lein is confined to her bed. - Her con-
dition is such that I am unable
at present to diagnose the same and
positively state what her sickness is. -
• She ought to be at once removed to a
hospital where she can obtain food
and receive proper nursing. According to
my opinion it is impossible for her
to leave her bed at present ~~and~~ for
at least two weeks hereafter -

St. George
184 M... ..

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Carrie Vogel
and
Tillie Bohnlein

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

Carrie Vogel and Tillie Bohnlein

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

The said

Carrie Vogel and Tillie Bohnlein, both

late of the City of New York, in the County of New York aforesaid, on the *fifth*
day of *February* in the year of our Lord one thousand eight hundred and
ninety-*two* at the City and County aforesaid, with force and arms,

*sixteen sherrises of the value of two
dollars each, sixteen handkerchiefs of the
value of fifty cents each, thirteen sheets of the
value of one dollar each, six forks of the
value of two dollars each, six spoons of
the value of two dollars each, six plates
of the value of one dollar each, five cups
of the value of fifty cents each, four saucers
of the value of fifty cents each, and divers
other goods, chattels and personal
property (a more particular description
whereof is to the Grand Jury aforesaid unknown)
of the value of one hundred dollars*

of the goods, chattels and personal property of one

Minnie Brothers

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.