

0747

BOX:

25

FOLDER:

311

DESCRIPTION:

Valentine, Charles

DATE:

11/11/80



311

0748

80

Day of Trial

Counsel,

Filed 11 day of Nov 1880.

Pleads

BURGLARY—Third Degree, and Receiving Stolen Goods.

THE PEOPLE

J. P. Phelps
vs.
Charles Valentin
P.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

W. King

Foreman

W. M. P.
March 21st day

SP 2 1/2 years.

0749

POLICE COURT— DISTRICT.

City and County }
of New York, } ss:

Lemard Miruse
of No. *369 Pearl* Street, being duly sworn,
deposes and says, that the premises No. *369 Pearl*
Street, *4th* Ward, in the City and County aforesaid, the said being a *Cellar*

and which was occupied by deponent as a *place for the storage*
and keeping of bags were **BURGLARIOUSLY** *broken*
and entered by means of *forcibly breaking down*
a door in the rear of said cellar
at about the hour of 7th o'clock on
the morning
of the *21st* day of *October* 18 *80*

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

a quantity of bags of the value of
fourteen dollars the property of
deponent and George Hills, Co-
partners

~~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

Charles Valentine, now here
for the reasons following, to wit;

that said cellar was properly closed and
secured at said time and said property
was then contained therein. That on
the 23rd instant deponent found said
door broken open and said property
stolen and carried away from said cellar.
That deponent was thereafter informed
by Patrick Coffey, here present, that about

the hour of 7 1/2 o'clock A. M. of said day
 he, Coffey, saw said defendant
 coming out of said premises with
 said property in his possession, which
 information dependent believes to be
 true.

Sworn to before me this Leonard Minner
 25th day of October 1880

[Signature]
 Police Justice

City and County of New York, N.Y.

Patrick Coffey, of No. 363 Pine Street,
 being duly sworn says - that he has
 heard from the foregoing affiant
 of Leonard Minner, and that so
 much of the same as relates to
 dependent is true of dependent on
 knowledge.

Sworn to before me this Patrick Coffey
 25th day of October 1880

[Signature]
 Police Justice

0751

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY
OF NEW YORK.

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

Question. What is your name?

Answer. *Charles Valentine*

Question. How old are you?

Answer. *Eighteen years of age*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *Cor. of Renss. & Chatham Sts.*

Question. What is your occupation?

Answer. *I sell papers*

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

Answer. *I am not guilty of the charge.*

Charles Valentine

Taken before me this

day of

1881

POLICE JUSTICE.

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No. 80. / 101 /

POLICE COURT - DISTRICT

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Leonard Magnus
369 1/2 East
Charles Valentine

OFFENCE:
BURGLARY AND LARCENY.

Dated October 25 18 86
Duffy Magistrate.
Kelly H. Officer.
Mey Clerk.

Witnesses:
Patrick Coffey
Ed Paul Street.
James Glenon
367 1/2 East Street

Committed in default of \$ Bail.
Bailed by
Bill Ford

No. Street.

0753

CITY AND COUNTY } ss.
OF NEW YORK, }

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

That

Charles Valentine

late of the *fourth* Ward of the City of New York, in the County of New York,
aforesaid, on the *twenty-first* day of *October* in the year of our Lord one
thousand eight hundred and eighty *_____* with force and arms, at the Ward,
City and County aforesaid, the *storehouse* of *Leonard Meinuse*

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

Leonard Meinuse then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

*One hundred and forty pounds of rags
of the value of ten cents each pound,*

of the goods, chattels, and personal property of the said *Leonard Meinuse*

so kept as aforesaid in the said *warehouse* 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.

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

Charles Valentine ~

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 hundred and forty pounds of rags
of the value of ten cents each pound,*

of the goods, chattels and personal property of *Leonard Moynise*

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

Leonard Moynise

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

Charles Valentine ~

then and there well knowing the said goods, chattels, and personal property to have
been feloniously stolen,) against the form of the Statute in such case made and pro-
vided, and against the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

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BOX:

25

FOLDER:

311

DESCRIPTION:

Von Voss, Henry

DATE:

11/11/80



311

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(M)

Counsel,

Filed 11 day of Jan 1882

Pleas

THE PEOPLE

vs.

N/A

Henry C. Wood

Forger of the ~~SWA~~ Degree

BENJ. K. PHELPS,

District Attorney.

A True Bill
[Signature]
Foreman.

0758

The People
of
Henry C Von Voss

City and County of New York: David
Williams of No 83 Rivington Street in said
City being duly sworn says that on
or about October 30th 1900 said Van
Voss was employed in capacity of
Collector for defendant but was
not authorized to endorse checks
payable to defendant. That said
Von Voss received a check for
from H L Pratt of Melbri Falls
Manufactory, ^{Company} payable to the order
of defendant for the \$266⁰⁰/₁₀₀ for
bill for advertising as defendant
is informed & believes, for a bill for
advertising due to defendant.
Defendant has seen the endorsement
of his name on said check as hand-
writing and below it that of Von
Voss. That said endorsement is a
forgery and defendant charges that
the same was committed by said
Von Voss. Said Pratt, ^{Client} informed me
that he gave said checks to Von Voss
for the purpose of paying defendant

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of said bills that said checks were drawn
on Chemical Bank of this city and is
now in possession of D & M Pruhl
14 Marden Lane in this city and to whom
said checks or documents referred
was given by said You Voss in
payment of diamond purchased
by him from them
You to before on this 1st of June
1880

David Williams

Wm. V. Craig
Notary Public
N.Y.C.

No. 12.

For Henry of
understanding

Henry
N

Henry & You Voss

Bill, per 21st
Complaint

W. Pruhl

David Williams
87 Nassau St

D & M Pruhl

14 Marden Lane

Henry & You Voss
Please return of Pruhl
produced this at
Credence as

24th

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 3242
 NEW YORK, *Oct 30 1880*

Chemical National Bank
OF THE CITY OF NEW YORK

Pay to the order of Quadrant of ...
Two Hundred & Sixty Seven $\frac{1}{100}$ Dollars


266 ⁶⁷
H. L. Pratt

Do Luce & Wilson, 66 John St. N.Y.

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David Williams

W. Brown

FOR DEPOSIT
IN
CHATTAHOOCHEE NAT. BANK.

for Dr. D. & M. Buehler

W. Brown

Let in error at
Chem. Nat Bank

Jan 2

0762

CITY AND COUNTY } ss.
OF NEW YORK, }

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

That

Henry E. Von Voss

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *thirtieth* day of *October* in the year of our Lord
one thousand eight hundred and ~~eighty~~ *eighty* at the Ward, City, and County
aforesaid, having in his custody and possession a certain instrument and writing of
two kind commonly called a Bank check

which said *Bank check* is as follows, that is to say:

Wells Fargo Company

No 3242 New York Oct 30. 1880

*The Chemical National Bank
of the city of New York*

*Pay to the order of David Williams Esq
Two hundred & sixty six 67/100 Dollars*

\$ 266 ⁶⁷/₁₀₀

H. L. Pratt Pres

the said

Henry E. Von Voss

afterwards, to wit, on the
day and year last aforesaid, with force and arms, at the Ward, City, and County afore-
said, feloniously did falsely make, forge, and counterfeit, and did cause and procure to
be falsely made, forged, and counterfeited, and did willingly act and assist in the false
making, forging and counterfeiting on the *back* of the
said *Bank check* a certain instrument and writing
commonly called an *endorsement* which said false, forged, and
counterfeited instrument and writing, commonly called an *endorsement*
is as follows: that is to say, *David Williams*

to injure and defraud *David Williams. The Chemical* with intention
National Bank
and divers other persons, to the jurors aforesaid unknown, against the form of the
Statute in such case made and provided, and against the peace of the People of the
State of New York, and their dignity.

And the Jurors aforesaid, upon their Oath aforesaid, do further present:
That the said

Henry E. Von Voos

late of the Ward, City, and County aforesaid, afterwards, to wit: on the day and year last aforesaid, at the Ward, City, and County aforesaid, having in his custody and possession a certain instrument and writing of the kind commonly called a Bank check

which said Bank check is as follows, that is to say:

No 3242 New York Oct 30, 1870.
The Chemical National Bank
of the City of New York
Pay to the order of David Williams Esq
Two hundred & sixty six ⁶/₁₀₀ Dollars
\$ 266 ⁶/₁₀₀ N. L. Pratt Tre

Miller Falls Company

and on the back of which said Bank check was then and there written a certain false, forged, and counterfeited instrument and writing, commonly called an endorsement of the said last mentioned Bank check which said false, forged, and counterfeited instrument and writing commonly called an endorsement is as follows, that is to say: David Williams

said the
Henry E. Von Voos

then and there well knowing the premises last aforesaid, and that the said endorsement was false, forged, and counterfeited, afterwards, to wit, on the day and year last aforesaid, with force and arms, at the Ward, City, and County aforesaid, feloniously did utter and publish as true, the said false, forged, and counterfeited endorsement of the said last mentioned Bank check with intention to injure

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and defraud *David Williams, The Chemical Patent*
Paul

and divers other persons, to the jurors aforesaid unknown; he the said

Henry E. Van Tass at the time he so
uttered and published the said false, forged, and counterfeited *endorsement*

of the said last mentioned *Bank Check*
then and there well knowing the said *endorsement*
to be false, forged, and counterfeited, as aforesaid, against the form of the statute in
such case made and provided, and against the peace of the People of the State of
New York, and their dignity.

BENJAMIN K. PHELPS, District Attorney.