

0952

BOX:

512

FOLDER:

4668

DESCRIPTION:

Jackson, John

DATE:

02/20/93



4668

Witnesses:

Officer Cohen
of the precinct.

Counsel
Filed
Plads,

day of *July* 189*3*

THE PEOPLE

vs.

John Jackson

Grand Larceny, *Section 550*
[Sections 550, 551, 552 Penal Code.]

DE LANCEY NICOLI,

District Attorney.

A TRUE BILL.

W. J. Ford
Treasurer.

July 20 1893
Head of City
Com. City

Police Court 2 District.

Affidavit—Larceny.

City and County }
of New York, } ss:

David Meyerson

of No. 69 W 3d Street, aged 34 years,
occupation Painter being duly sworn,

deposes and says, that on the 14 day of February 1893 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:

Two overcoats, of the value of Forty dollars
and other wearing apparel all of the
value of one hundred dollars

the property of Deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloni-
ously taken, stolen and carried away by John Jackson (now here)

from the fact that deponent is informed
by Morris Cohen of the 8th Precinct Police
that he found said property in the
possession of said deponent in
Green Street in said City together
with ~~other~~ unlawful weapons (namely
sham brass knuckles, D.H. and a
loaded pistol)

David Meyerson

Sworn to before me, this 14 day
of February 1893
Police Justice

0955

1921

CITY AND COUNTY }
OF NEW YORK, } ss.

Morris Cohen

aged 32 years, occupation Police of No. 8th Precinct

Police Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of David Meyerson

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

Sworn to before me, this 14 day } *Morris Cohen*
of July 1893 }

[Signature]
Police Justice.

0956

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

John Jackson 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 Jackson*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *England*

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

Answer. *No home*

Question. What is your business or profession?

Answer. *Sailor*

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 -
John Jackson.*

Taken before me this
day of *January* 18*91*

Police Justice

[Signature]

0957

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 Twenty 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 1890 [Signature] 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.

186

Police Court--- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

David Meyerson
69 W. 3
John Jackson

Grand Juror
Offence

1
2
3
4

Dated Feb 14 1893
Hogan Magistrate.
Cohen Officer.
8 Precinct.

Wine
Officer with duplicate
Waso truck his
other weapons



No. 2077 to answer G.D.
Committed

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

John Jackson

Wm. England

Capt. Ord

Thos. Ord

Saml. Yes

Residence - 69 1/2 St

Parents ~~Brother~~

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

THE PEOPLE OF THE STATE OF NEW YORK

against

John Jackson

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

John Jackson

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

The said

John Jackson

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

two overcoats of the value of twenty dollars each, and divers other articles of clothing and wearing apparel, of a number and description to the Grand Jury aforesaid unknown, of the value of sixty dollars

David Meyerson

of the goods, chattels and personal property of one

David Meyerson

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.

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

John Jackson
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said

John Jackson

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 force and arms,

two overcoats of the value of twenty dollars each, and divers other articles of clothing and wearing apparel, of a number and description to the Grand Jury aforesaid unknown, of the value of sixty dollars

of the goods, chattels and personal property of one *David Meyerson*

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

unlawfully and unjustly did feloniously receive and have; the said

John Jackson

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.

DE LANCEY NICOLL,
District Attorney.

0962

BOX:

512

FOLDER:

4668

DESCRIPTION:

Jackson, Lafayette

DATE:

02/20/93



4668

172

Witnesses:

Annie L. Nicholson

Officer Clarke

per present

Counsel

Filed *20* day of *May* 189*3*

Pleas, *guilty*

THE PEOPLE

vs.

Safayette Jackson

Grand Larceny, *1st* Degree, *1st* [Sections 228, 229, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John A. Ford
Foreman.

Charles H. ...
Charles H. ...

0964

Police Court 2 District. Affidavit—Larceny.

City and County }
of New York, } ss: Annie E. Nicholson

of No. 35 Vandam Street, aged 49 years,
occupation Housekeeper being duly sworn,

deposes and says, that on the 13 day of February 1897 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 night time, the following property, viz:

Good and
lawful money of the United States to the
amount and value of two hundred
and fifty dollars. \$250.

the property of Deponent, and then carried
in the men pocket and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloni-
ously taken, stolen and carried away by Lafayette Jackson
(now dead) Deponent had the said money
in her dress pocket about the hour of
eight o'clock p.m. on said date, and
deponent was sitting in a chair, waiting
a sick man, and deponent fell asleep.
Deponent was awakened by feeling the
Defendant fumbling at her pocket and
the Defendant made an excuse that
he was trying to awake deponent. On
the following morning deponent missed
the said money, and then she suspected
the Defendant, and Deponent now
charges the Defendant with committing
the said larceny for the reason that
no other person was near Deponent

Sworn to before me, this
1897 day of
Police Justice.

to take said money and defendant
had not taken off her clothes or been
out of the house all night

Sworn to before me this
15th day of February
(1857) John P. Woolrich
Sheriff

Le
Amos E. Nichol
Minister

0966

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Lafayette Jackson 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. *Lafayette Jackson*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *N. S.*

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

Answer. *330 Spring St - 2 years*

Question. What is your business or profession?

Answer. *Hotel Clerk & barkeeper*

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*

Lafayette Jackson

Taken before me this

day of

March

188

Police Justice.

0967

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 Five 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 15 1893 John B. Wood Police Justice.

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

Dated 15 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.

186

Police Court--- 2 --- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Annie E. Nicholson
35 Waudan
Lafayette Jackson

Officer Vaceny
Javor

DAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

1
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Date: Feb 13 1897

Vorhis Magistrate.

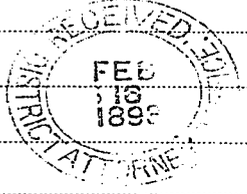
Slaukey Officer.

..... Precinct.

Witnesses

No. Street.

\$ 1000 to answer G.S.



Handwritten flourish

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Lafayette Jackson

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

Lafayette Jackson of the CRIME OF GRAND LARCENY in the first degree, committed as follows:

The said Lafayette Jackson

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

the sum of two hundred and fifty dollars in money, lawful money of the United States of America, and of the value of two hundred and fifty dollars

of the goods, chattels and personal property of one Annie E. Nicholson on the person of the said Annie E. Nicholson then and there being found, from the person of the said Annie E. Nicholson 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 McCall, District Attorney

0970

BOX:

512

FOLDER:

4668

DESCRIPTION:

Johnson, John

DATE:

02/24/93



4668

0971

Witnesses:

Officer McCabe
29th Precinct

Counsel,

Daly
Filed, *Daly* day of *May* 1893

Plends, *Alfred J. Kelly, Clerk*

THE PEOPLE

vs.

John Johnson

vs. vend. retail in the County of New York
Sections for Retail and Wholesale

Part 2, Ch. 11, Sec. 27, 1893

VIOLATION OF THE EXCISE LAW,
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 32.]

DE LANCEY NICOLL,
District Attorney.

Apr 29 93

A TRUE BILL.

John J. Land
Foreman,

0972

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

THE PEOPLE OF THE STATE OF NEW YORK
against

John J. Harrison

The Grand Jury of the City and County of New York, by this indictment, accuse
John J. Harrison
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND
BEER ON SUNDAY, committed as follows:

The said *John J. Harrison*

late of the City of New York, in the County of New York aforesaid, on the *3rd*
day of *February* in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, the same being Sunday, certain strong
and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill
of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale,
one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spiritu-
ous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

and to certain ~~other~~ persons whose names are to the Grand Jury aforesaid unknown, against
the form of the statute in such case made and provided, and against the peace of the people of
New York and their dignity.

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said
John J. Harrison
of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS,
WINES, ALE AND BEER, committed as follows:

The said *John J. Harrison*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the
same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one
gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of
a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and
expose for sale to one

John J. Harrison
and to certain other persons whose names are to the Grand Jury 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.

DE LANCEY NICOLL,
District Attorney.

0973

BOX:

512

FOLDER:

4668

DESCRIPTION:

Johnson, William

DATE:

02/20/93



4668

0974

Witnesses:

Patrick Denny
Officer Working
Central office

Counsel,
Filed
day of *July* 189*3*
Pleads, *Myself*

THE PEOPLE

vs.

William Johnson

Grand Larceny, *From the Person,*
(From the Person, Penal Code.)
[Sections 528, 530]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

John Ford
Foreman.

July 28 1893

Grand & Acquitted

Book 1 28

Police Court 2 District. Affidavit—Larceny.

City and County of New York, ss: Patrick Barry

of No. 834 Greenwich Street, aged 34 years, occupation Liquor dealer being duly sworn,

deposes and says, that on the 27 day of January 1893 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of ^{and person} deponent, in the night time, the following property, viz:

one diamond stud of the value of Sixty dollars

\$60⁰⁰

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 William Johnson

(arrested) deponent says that said defendant placed his arm around his neck and on the shirt in which said property was worn ^{and} immediately ^{thereafter} he seized said property

Deponent says that he asked said defendant, if he took said property

Sworn to before me, this 1893 day of January,
of 1893
Police Justice.

and he answered in the affirmative

Deponent says that the owner of the
Saloon called him, and he walked
towards him, and while he was
walking said defendant kept
said Saloon

Deponent says that said depon-
dant acknowledged and confessed
to Edward J. Armstrong & Joseph J.
Dowling of the Central office that
he took said property and
thereafter pledged the same

Patrick Derry

Sworn to before me
this 15 day of May 1893

John W. Booth

Police Justice

0977

Sec. 198—200.

2
District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

William Johnson 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. *William Johnson*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *U. S.*

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

Answer. *Polkman House 2 mos*

Question. What is your business or profession?

Answer. *actor*

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*
W. Johnson

Taken before me this

day of

1889

John P. ...

Police Justice.

0978

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 2 DISTRICT.

Edward J. Armstrong

of No. *Central Office* Street, aged _____ years,

occupation *Detective Sergeant* being duly sworn deposes and says,

that on the *14* day of *February* 188*9*

at the City of New York in the County of New York, *he arrested*

William Johnston (now here), on the charge of having committed a Larceny. Dependent therefore asks that said Johnston may be held to enable deponent to procure further evidence of said Larceny against said defendant

Edward J. Armstrong

Sworn to before me, this

of *February*

188*9*

and

John A. [Signature]

Police Justice.

Police Court, (2) District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Ms. Johnston

AFFIDAVIT.

Dated Feb 14 1883

Koch Magistrate.

Armstrong Officer.

Witness, C. O.

Disposition, _____

2 P. H.
See adj. to 15 delay at 11:30
to enable Campbell to
be present

0980

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 One 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 15 May 1893 John P. Kelly 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.

1893

Police Court--- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Patk Denny
834 Greenwich
William Johnson

Officer
W. J. ...

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BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

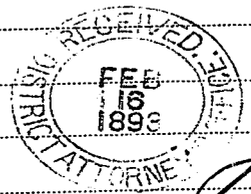
No. 4, by
Residence Street.

Dated *15 Feb* 1893
Vaux Magistrate.

Armstrong & Darling Officer.
C D Magistrate.

Witnesses *Officers*
No. Street.

No. Street.
No. Street.



No. Street.
\$ *1000* to answer *G B*

Committed

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 Johnson

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

William Johnson of the CRIME OF GRAND LARCENY in the first degree, committed as follows:

The said William Johnson

late of the City of New York, in the County of New York aforesaid, on the twenty-seventh day of January in the year of our Lord one thousand eight hundred and ninety-three, in the night-time of the said day, at the City and County aforesaid, with force and arms,

one stud of the value of sixty dollars

of the goods, chattels and personal property of one Patrick Derry on the person of the said Patrick Derry, then and there being found, from the person of the said Patrick Derry 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 McCall, District Attorney

0983

BOX:

512

FOLDER:

4668

DESCRIPTION:

Jones, Charles R.

DATE:

02/08/93



4668

Witnesses:

Amel Abelo
Officer Evans

Counsel,

Filed

day of

1893

Pleads,

THE PEOPLE

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

Charles R. Jones

De LANCEY NICOLL,

District Attorney.

A TRUE BILL.

W. A. Edwards

Part 3, March 9, Foreman.

0 Pleads Guilty

Elmwood Ref. P. B. M. J.

0985

Police Court, 2 District.

1801

City and County of New York, ss.

of No. 756 Broadway Street, aged 31 years,
occupation Fancy Dress being duly sworn, deposes and says,
that on the 31st day of January 1893 at the City of New
York, in the County of New York.

Emil Abeles

Charles R Jones who did make
forge and utter a forged and fraudulent
instrument in writing purporting to be
a check on the National Dutchess and
Grocers Bank of the City of New York
payable to the order of bearer for the
sum of One Hundred dollars signed
E Abeles with intent to defraud
in violation of Section 509 of the Penal
Code of the State of New York

From the fact that the defendant was
employed by deponent as a book keeper
and was not authorized to sign deponent's
name to any check and on about the 19th day of
January deponent went to the Dutchess and
Grocers Bank to have deponent's books balanced
and deponent looking over his checks discovered
said check hereto annexed which is a
forgery as deponent says the name of
E Abeles signed to said check is
not in deponent's hand writing as deponent
never signed the name of E Abeles to
said annexed check and never authorized
any person to sign his name to said check
and the defendant admitted and confessed
to deponent that he had forged deponent's name
to the annexed check and received the money
for said check - wherefore deponent prays
said defendant may be apprehended and
dealt with according to law

Sworn to before me this 31st day of Jan 1893
Emil Abeles
John H. Fortney
Police Justice

0986

Sec. 198-200.

2^d District, Police Court. 1882

City and County of New York, ss:

Charles R. Jones 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. *Charles R. Jones*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *MS*

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

Answer. *6 Cranberry St. Bklyn*

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*
Chas. R. Jones

Taken before me this

31

day of *January* 189*3*

John W. Edwards

Police Justice.

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 One 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, Jan 31 1893 John C. [Signature] Police Justice.

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

Dated,.....189..... Police Justice.

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

Dated,.....189..... Police Justice.

(W) 2 134
Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Emil Abeles
Charles Jones

Offense
S. 134

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BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated, 189 3
Voorhis Magistrate.

Ward K. K. Officer.

E. B. Collins Precinct.

Witnesses

No. B. Street.

No. Street.

No. Street.

\$ 1000 to answer

CS
7 1/2

0989

COR. BOWERY AND GRAND ST.

No. 4639

New York, Jan. 21 1873

National Butchers' & Grocers' Bank,
OF THE CITY OF NEW YORK.

Pay to the order of *Deacons*

One Hundred and 00/100

Dollars.

E. C. Wells

0990

Sec. 151.

CITY AND COUNTY OF NEW YORK, } ss.

Police Court 2 District.

In the name of the People of the State of New York; To the Sheriff of the County of New York, or to any Marshal or Policeman of the City of New York, GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Emil Abbes of No. 738 Broadway Street, that on the 3 day of June 1893 the City of New York, in the County of New York,

Heracles P Jones did make false and utter a fraudulent instrument in writing purporting to be a check on The National Dutch and Grocers Bank of the City of New York payable to the order of Emil Abbes for one hundred dollars and signed the Paul C. Jones in violation of Section 509 of the Penal Code of the State of New York.

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint.

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring the said Defendant forthwith before me, at the 2 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 31 day of June 1893
John W. ... POLICE JUSTICE.

0991

State of New York,
COUNTY OF KINGS,
CITY OF BROOKLYN.

FORM NO. 2.

James Sloan of No. *15 Pleasant St. N.Y. City*

being duly sworn says that he is acquainted with the handwriting of *John R. Varkis*

the Police Justice who issued the annexed Warrant, and that the signature to this Warrant is in the handwriting of said *John R. Varkis*

Sworn to before me, this *31* day of *January* 18*93*

James A. Sloan
John Walsh
Police Justice of the City of Brooklyn.

THIS WARRANT MAY BE EXECUTED IN THE CITY OF BROOKLYN.

Dated this *31* day of *Jan.* 18*93*
John Walsh
Police Justice.

0992

Thursday Am.
Mr McDonald
Dear Sir:

It was my
intention yesterday
afternoon, to follow
the advice, given to
my friends by you,
and "plead guilty," but
just as I was going
to plead, President
Smith, said "Tomorrow
morning" Now I intend

when you call me to
the Bar this morning.
to do as you say:

And I implore you
to make the plea
as low as you can
for my dear Wife's
sake, I am truly
penitent, and wish
to commence life
over, and a life of
Honesty, for I see
the wrong I have done
not only to myself
but to my Mother
and Wife. If you
will, make it as
light for me, as
possible, you will
do me a very great

good, I have had
so many false
hopes, from my
Lawyer, that I did
not know what to
do, but shall follow
your advice, now,
and trust you, to
do what you can,
for the sake of
my Mother & Wife.

Your true Respy

Charles Jones.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles R. Jones

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

Charles R. Jones

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

The said

Charles R. Jones

late of the City of New York, in the County of New York aforesaid, on the *fifth* day of *January*, in the year of our Lord one thousand eight hundred and ninety-*three*, 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. 4639

New York, Jan 5 1893

*The National Butchers' & Drivers' Bank
of the city of New York,*

Pay to the order of Bearer

One Hundred and 00/100 Dollars

\$100 ⁰⁰/₁₀₀

E Abeles

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.

SECOND COUNT.

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

Charles R. Jones
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said Charles R. Jones,

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. 4639 New York, Jan 5 1893
The National Butchers' & Drivers' Bank
of the City of New York
Pay to the order of Bearer
One Hundred and 00/100 Dollars
\$100⁰⁰/₁₀₀ E Abeles

the said Charles R. Jones

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.

0996

BOX:

512

FOLDER:

4668

DESCRIPTION:

Jones, John

DATE:

02/02/93



4668

Witnesses:

Samuel Poctras

Officer O'Leary

(403)

Counsel,

Filed

day of

1893

Pleas,

THE PEOPLE

vs.

John Jones

W.C. Thompson
Banker

DE LANCEY NICOLL,

District Attorney.

Supelary in the Third Degree,
[Section 498, 502, 518, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000]

A TRUE BILL.

J. Cattin

July 6/93

Foreman.
Placed by J. E. Eley

Pin bond.

0998

Police Court 2 District.

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

Amuel Poitras

of No. 1957 First Avenue Street, aged 55 years,
occupation Carpenter being duly sworn.

deposes and says, that the premises No 2 Union Place Street,
in the City and County aforesaid, the said being a Two story brick
building

and which was occupied by deponent as a carpenter shop on the second floor
and in which there was at the time no human being, by name

were **BURGLARIOUSLY** entered by means of forcibly prying open
the front door of said premises

on the 27 day of January 1893 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

a quantity of
carpenter tools of the value of about
thirty dollars \$ 30

the property of deponent and Thomas Mc Govern
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

John Jones

for the reasons following, to wit: The said property was
in said premises which were usually
locked and closed on the night of
January 26 by deponent, and the
said premises were found broken
open on the morning of January 27, 1893

And defendant caught A. Defendant
trying to sell a part of said stolen
property in Mendocino street on the
morning of January 23 1892, subsequent
to the time said store was shop was
found broken open

Sam Poston

Sworn to before me
this 27 day of January
1892
John Woodruff -
John Fisher

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
vs.
Burglary
Degree.

Dated 188
Magistrate.
Officer.
Clerk.

Witnesses:

Committed in default of \$ Bail.
Bailed by
No. Street.

10000

City and County of New York, ss:

John Jones 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 Jones*

Question. How old are you?

Answer. *41 years*

Question. Where were you born?

Answer. *Louisiana*

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

Answer. *15 South 5th Street*

Question. What is your business or profession?

Answer. *Farmer*

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*
John Jones

Taken before me this
day of *May* 1892

John R. ...

Police Justice.

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 W. J. Gardner

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of Five 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, August 23 1893 John P. Boelke Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

Police Court--- 2 District 120

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Amel Paitras
397 vs. [unclear]
Amel Paitras

Offense *[unclear]*

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

1
2
3
4

Dated, *am 27* 189 *3*
J. J. [unclear] Magistrate.
George Delaney Officer.
15 Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ *500* to answer *40*

[Signature]

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

THE PEOPLE OF THE STATE OF NEW YORK

against

John Jones

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

John Jones

of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said

John Jones

late of the 15th Ward of the City of New York, in the County of New York aforesaid, on the
twenty-seventh day of January in the year of our Lord one
thousand eight hundred and ninety-three in the night-time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the shop of
one Samuel Poitras

there situate, feloniously and burglariously did break into and enter, with intent to commit some
crime therein, to wit: with intent the goods, chattels and personal property of the said Samuel
Poitras in the said shop
then and there being, then and there feloniously and burglariously to steal, take and carry away,
against the form of the statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

SECOND COUNT—

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

John Jones

of the CRIME OF *Grand* LARCENY in the second degree, committed as follows:

The said

John Jones

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

divers carpenter's tools of a number and description to the Grand Jury aforesaid unknown, of the value of thirty dollars

of the goods, chattels and personal property of one

Samuel Poitras

in the

shop

of the said

Samuel Poitras

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

THIRD COUNT:

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

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

The said *John Jones*

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,

divers carpenter's tools of a number and description to the Grand Jury aforesaid unknown, of the value of thirty dollars

of the goods, chattels and personal property of *Samuel Postras*

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen from the said *Samuel Postras*

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

John Jones

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

DE LANCEY NICOLL,
District Attorney.

1006

BOX:

512

FOLDER:

4668

DESCRIPTION:

Juszkowitz, Samuel

DATE:

02/24/93



4668

Witnesses:

J. B. Doe
L. Friedman

by the people of good charity
appears to be
first committee
My

W. DeLangey

Counsel,
Filed *27* day of *July*
1893
Pleads *Guilty* by

vs.
Samuel J. [unclear]

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

DE LANCEY NICOLI,
District Attorney.

A TRUE BILL.

[Signature]
Foreman.

Sept 2 - March 2, 1893
tried and convicted as
charged in 2nd count of the
indictment
Ed. Rex
for

10008

Police Court, 2 District.

1001

City and County of New York, ss.

Lewis Freeman

of No. 129 Bleeker St Street, aged 33 years,
occupation restaurant keeper being duly sworn, deposes and says,
that on the 16th day of February 1893, at the City of New
York, in the County of New York, Samuel Gust Kowitz, now

did make utter and forge a certain instrument of writing hereto annexed, being written on one of defendant's bill heads, and purporting to have been signed by defendant and addressed to one Joe Boss, and requesting the delivery of five dollars worth of cigars on defendant's account. The defendant was formerly employed by defendant, and had access to defendant's bill heads, and defendant is informed by said Joe Boss that on said date defendant presented the said forged instrument of writing and attempted to get possession of said property upon the representation that defendant was in a hurry to use it, all as defendant swears for the purpose of obtaining said goods feloniously from the said Joe Boss, upon defendant's credit, being a pecuniary demand purporting to be the act of another

Sworn to before me this
17th day of February
1893
John W. Woodieis
John Fisher

L. Freeman

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 29 years, occupation Cyjan & Utaw of No. 99 Allen Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Levin Newman
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 17 day } J. K. Bass
of John 1897 }

John McVicker's Police Justice.

10 10

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Danmil Gueskovitz 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. *Danmil Gueskovitz*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *Hungary*

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

Answer. *50 West 7 months*

Question. What is your business or profession?

Answer. *bar tender*

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*

10 4 03
Danmil Gueskovitz

Taken before me this

day of

1887

J. M. ...
Police Justice.

1011

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.....

Samuel Jackson

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *One* 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 *Nov 17* 18*93*..... 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.

Miss Sigels Esh

196

Police Court--- 2 --- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Lew. Freeman
vs.
Samuel Jacobowitz

Officer
H. J. ...

2
3
4

Dated Feb 17 1897
Voorhis Magistrate.

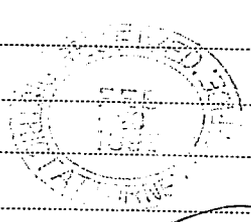
Alvin S. Hurler Officer.
15 Precinct.

Witnesses J. K. Boas
No. 29 Allen Street.

No. Street

No. Street
\$ 1000 to answer

Con
J. S.
H. J.



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

Recd Nov 4

Samuel. Justicars

of the City of New York



City of New York Recorder's Chambers

New York 189

L. Frimman

L. Frimman

L. Frimman

L. Frimman

Samuel Justicars

COURT OF GENERAL SESSIONS, PART II.

----- x
 :
 The People of the State of New York, :
 :
 against : Before
 : Hon. Fred'k Smyth
 Samuel Justkowitch. : and a jury.
 :
 :
 ----- x

Indictment filed Feb. 24, 1893.

Indicted for forgery in the second degree.

New York, March 2, 1893.

A P P E A R A N C E S:

For the People, Asst. Dist. Atty. Vernon M. Davis;

For the Defendant, Jacob Berlinger, Esq.

ISAAC BOSS, a witness for the People, sworn, testified:

I live at 99 Allen Street. I do business with Mr. Louis Freeman. I am a cigarette dealer. On the 16th. of February last I was in the same business. The defendant came into my store at 11 o'clock in the morning. He said: "Here is an order from Mr. Freeman. He has got no cigarettes any more", and he gave me this written order which is now shown me. I read it. It was in Hebrew. A translation of it is: "Mr. Boss, be so kind as to send me with the boy one box of Sweet Caporal, half a box of Duke's Best, half a box of Virginia Brights and one-half box of Cameo." Signed "L. Freeman". I told this young man that I would carry the goods to Mr. Freeman myself immediately. He said that Mr. Freeman told him to bring them with him. I told him I would carry them myself, and

2.

he said: "Give me at least the Sweet Caporal, as he has none left of sweet caporal". I told him again that I would carry everything in the order together. He said: "Mr. Freeman's boy is sick, and he asked me to bring these articles to him at once". I did not give him the articles and he went away. I gave him nothing at all. He left this order with me. I went with the goods and I saw Mr. Freeman at his store in Eleecker Street. I had a conversation with Mr. Freeman. I showed him the order which the defendant had given me, and he denied having sent the defendant to me. Then Freeman said he would have the defendant arrested, as the order was not written by him. When the defendant came to Freeman's store he was at once arrested.

Cross-examination:

I did not give the young man the cigarettes, because I preferred to bring them to Mr. Freeman myself. I did not state to anybody at any time that I was not home when this order was presented at my store. My wife was ~~not~~ in the store at the time the defendant came in, but when I came she handed the order over to me, and I had the conversation with the defendant. This happened at about 11 o'clock in the morning. I saw Mr. Freeman at his store in less than an hour after that time.

LOUIS FREEMAN, a witness for the People, sworn, testified:

I keep a restaurant and lunch room at 129 Eleecker Street in this city. The defendant was formerly employed in my place. I have known him for about two

3.

months. The order which is now shown me is not in my handwriting. I did not send the defendant to Mr. Boss for any cigarettes on the day in question at all. I never wrote that order and never saw it until Mr. Boss came to my store with a bundle of cigarettes and showed it to me. Boss described this young man, and the next time I saw him I had him arrested charged with forgery.

Cross-examination:

The detective told me to go to the defendant's house and leave word that I wanted him to come to work for me the following morning. When he came to my store in response to this request a detective officer was there and placed him under arrest. I can sign my name in English and I usually do so when I send out any orders. I had no conversation with the defendant whatever on the subject of going for any cigarettes for me. I did not need any cigarettes on that day at all.

The signature of the defendant to the statement in the Police Court was offered and admitted in evidence.

JAMES A. SLOANE, a witness for the People, sworn, testified:

I am a police officer attached to the 15th. Precinct. I arrested this defendant and brought him to the Station House. Mr. Freeman made a complaint against him for forging his name to an order for cigarettes. The defendant denied the charge and he was held for trial. I had no further conversation with the defendant.

DEFENSE.

SAMUEL JUSTKOWITCH, the defendant, sworn, testified:

I know Mr. Freeman and I have done work for him at different times. I never saw the order which is now shown me before. I never presented that order for cigarettes to Mr. Boss. I had some trouble with Mr. Freeman, and that is the reason this charge has been made against me. I was employed with him and one morning I informed him that I was going to leave him because I had secured a position to go out on the Road playing with a dramatic Company. I did not give him sufficient notice and he was angry at me on that account. He would not pay me the wages which were then due me. I left however and took the position with the dramatic company. I never wrote the name of Freeman which is attached to this order. I have never been arrested or convicted of any crime. I made no effort whatever to run away when I heard that I was to be arrested for forgery.

Cross-examination:

The name of the dramatic company I was with was the Oriental Dramatic Company. We played tragedies. I never took the part of Jim the Penman. On the day that I was arrested the 16th. I was about to go off on the Road again with this dramatic company. I can write my own name both in English and in Hebrew. The writing attached to this order for cigarettes is not mine. Mr. Boss is mistaken when he said that I came to his store and had a conversation with him in relation to any cigarettes. I speak English quite well.

YETTA FINKLESTEIN, a witness for the defendant, sworn, testified:

I am a married lady. I have known the defendant for about five years. He has lived at my house. He was living there on the day that he is charged with committing this offense. He stayed in the house from 11 o'clock in the morning until 8 o'clock at night. He was minding my baby part of this time, as I had to go out on some business.

SWORN AND TESTIFIED

Cross-examination:

My house is at No. 25 Allen Street. The defendant came in shortly after 11 o'clock in the morning. It might have been half past 11. 99 Allen Street is not very far away from my house. I know the store of the complainant.

MAX FINKLESTEIN, for the defendant, sworn, testified:

I am employed in a Hebrew theatre as gasman. I left my house at 10 o'clock in the morning of the day that the defendant is charged with committing this crime. The defendant was not in my house at the time I left.

The jury returned a verdict of guilty of forgery in the second degree.

Indictment for Fed Feb 24/1893

Panel of General Sessions

Part II

The People vs.

vs.

Samuel Justkover

Abstract of testimony
on trial, New York,
March 2nd 1893.

1020

Fried

L. Frommer

New York, 189

No Pro 4 I

Bought

L. FREEMAN,

MANUFACTURER OF

Fine & Fur's and & Fur & Trimmings, 103 WOOSTER STREET.

TERMS:

Handwritten notes in Hebrew script, including 'מכרתי' (I sold) and 'לרוב' (for most).

L. Freeman

Handwritten notes in Hebrew script, including 'במחיר' (at price) and 'למחיר' (at price).

10222

177

~~_____~~
No. 1

L. Freeman

~~_____~~
No. 1

No. 1

~~_____~~

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Samuel Juskowitz

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

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

The said *Samuel Juskowitz*

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

*היינו קצתם יושבי ארץ ישראל
ביום שבת וכו' וכו' וכו'
היינו קצתם יושבי ארץ ישראל
היינו קצתם יושבי ארץ ישראל
היינו קצתם יושבי ארץ ישראל*

which said forged instrument and writing
being translated out of the Hebrew language
and into the English language is as follows
that is to say:

*Mr Boss Be so kind and send me
with the boy, one box Sweet Caporal, one half
box Duke's Best, one half box Virginia
Brights & one half Duke's Carnes*

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.

SECOND COUNT.

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

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

The said *Samuel Juszkowitz*

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 ^{in the Hebrew language} which said forged instrument and writing is as follows, that is to say:

הנהגה זו היא כפי שכתבתי לך
ביום 10/12/1918
בשם ה' אהרן בן יוסף
בשם ה' אהרן בן יוסף
בשם ה' אהרן בן יוסף
בשם ה' אהרן בן יוסף

which said forged instrument and writing being translated out of the Hebrew language and into the English language is as follows, that is to say:

"Mr Boss
Be so kind and send me with the boy, one box Sweet Caporal, one half box Duke's Best, one half box Virginia Brights and one half Duke's Carnes"

the said *Samuel Juszkowitz*

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.