

0366

BOX:

408

FOLDER:

3776

DESCRIPTION:

Smith, John

DATE:

08/20/90



3776

0367

232.

Witnesses;

Edw. R. Brown taken
Sept. 140 Sheriff's
Barnham - Sept 23 1901
Stone Cutter. Sept 24
been in Room last time
Special Report Committee
Major - Court day at
Newport Aug 21 1899
William L. Carroll
any change about
fact of the matter

Mr. Addeley, Com.

Sept. 1899.

the property

received

Send for Officer

Counsel,
Filed 20 day of Aug 90
Pleads,

THE PEOPLE
vs.
John Smith
Master of Brown
Burglary in the Third degree.
Second degree.
[Section 408, V.B. 1284-431.]

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Commodore

Aug. 21, 1899 Foreman.

Plea do find

Bump 3

24th Sept. 1899

Aug 29, 1890 29

0368

Police Court— District.

City and County } ss.:
of New York,

of No. 172 Pearl Charles J. Kischer Street, aged 28 years,

occupation. Commissioner being duly sworn

deposes and says, that the premises No 172 Pearl Street,
in the City and County aforesaid, the said being a Office Building

and which was occupied by deponent as a Office
~~and in which there was at the time a human being, by name~~

were **BURGLARIOUSLY** entered by means of forcibly breaking
the fastenings of a door leading
from the Hallway of the first
floor into the Office of deponent

on the 15th day of August 1890 in the day time, and the

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

One typewriter of the value of
Fifty dollars

the property of Alfred S. Malcolmson
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 Smith

for the reasons following, to wit:

That said premises were
broken as described and said property
stolen and carried away and
deponent is now informed by Officer
John Q. Malcolmson of the 1st Precinct
that he arrested said Smith on
Burling Slip with a typewriter
in his possession that deponent
has seen the typewriter found in his

0369

possession and fully identifies the same
as the one stolen from said
Orken premises.

Chas. W. [unclear]

Depon before me
this 16th day of August 1896 }

J. M. Deaton
Police Justice

Police Court _____ District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Degree.

Burglary

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$

Bail.

Bailed by

No.

Street.

0370

Sec. 108—200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

John Smith being duly examined before the under-
signed according to law, on the annexed charge; and being informed that it is *he* 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 *h* waiver cannot be used
against *him* on the trial.

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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.

John Smith

Taken before me this

John Smith
1887

Police Justice.

0371

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 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 Aug 16th 18 96 J. M. Plummer 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.

0372

Police Court---

1290 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Charles J. Kircher

vs. John Smith

2.

3.

4.

Dated

1890

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$

1000

to answer

J. S.

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

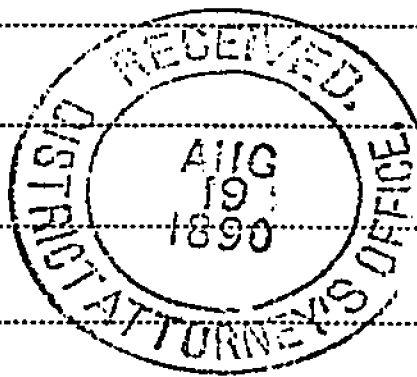
Residence

Street.

No. 4, by

Residence

Street.



0373

CITY AND COUNTY }
OF NEW YORK, } ss.

John D. McGinnis
Police Officer
aged *30* years, occupation *Police Officer* of No. *100*
Pease Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Charles J. Kucher*

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

Sworn to before me, this

day of

188*8*

John D. McGinnis

J. M. Patterson

Police Justice.

0374

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 Smith

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

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

The said

John Smith

late of the

First

Ward of the City of New York, in the County of

New York, aforesaid, on the

fifteenth

day of

August

in the year of

our Lord one thousand eight hundred and

ninety

with force and arms, at the

Ward, City and County aforesaid, a certain building there situate, to wit: the

office

of one

Charles J. Kercher

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

Charles J. Kercher

in the said *office* 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.

0375

SECOND COUNT—

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

of the CRIME OF

Grand LARCENY

committed as follows:

The said

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 day time of the said day, with force and arms,

one typewriter of the value of
fifty dollars

of the goods, chattels and personal property of one

in the

office of the said Charles J. Kurcher

there situate, then and there being found, in the office 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.

John R. Fellows
District Attorney

0376

BOX:

408

FOLDER:

3776

DESCRIPTION:

Smith, Lizzie

DATE:

08/22/90



3776

0377

BOX:

408

FOLDER:

3776

DESCRIPTION:

Claver, Lizzie

DATE:

08/22/90



3776

0378

Witnesses;

Harry Stokes

271. *Wickett & Co.*
3rd Floor

Counsel,
Filed *22* day of *Aug* 189*0*
Pleads, *Not Guilty* 20*th*

THE PEOPLE

vs.

Lizzie Smith
and

Lizzie Claver

Grand Larceny, 3rd Degree.
[Sections 528, 530 Penal Code].

JOHN R. FELLOWS,

District Attorney.

Off for 2 weeks officer on vacation
Wed. Sept. 9/90

A TRUE BILL.

Chas. E. Smith

Sept. 23/90 Foreman.

Spies, connected of

John L. Lacey
Sept. 7, 1890

0379

Police Court-2-District.

Affidavit-Larceny.

City and County } ss.:
of New York,

Henry Stokes
 of No. 191 3d Avenue Street, aged 40 years,
 occupation Machinist being duly sworn
 deposes and says, that on the 18 day of August 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 night time, the following property, viz:

Twelve dollars
 in gold and silver money of
 the United States
 \$12.

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

Leggie Smith and Leggie
 Claver (now here) under the following
 circumstances Deponent had the said
 money in his pantaloons pocket
 when he met the defendants
 at 7 MacDougal Street where he
 was induced by them to go;
 that as soon as he entered the
 said premises the said money was
 taken from deponent's pocket by
 the defendant Smith, and she
 immediately passed the said money
 to the defendant Claver, about
 the hour of 10.30 O. Clock P.M.

Henry Stokes

Sworn to before me, this

19

day

of

August

1892

John W. Johnson Police Justice.

0380

Sec. 198—200.

CITY AND COUNTY } ss.
OF NEW YORK, }

2 District Police Court.

Lizzie Smith 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.

Lizzie Smith

Question. How old are you?

Answer.

28 years

Question. Where were you born?

Answer.

N.Y.

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

Answer.

97 Macdougall St 2 weeks

Question. What is your business or profession?

Answer.

Seamstress

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

Answer.

I am not guilty

Taken before me this

day of *August* 188*8*

John J. ...

Police Justice

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Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Lizzie Claver 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.

Lizzie Claver

Question. How old are you?

Answer.

26 years

Question. Where were you born?

Answer.

N.Y.

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

Answer.

99 Macdougall Street New York

Question. What is your business or profession?

Answer.

Housekeeper

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

Lizzie Claver
Went

Taken before me this

day of

August

188*8*

John J. ...

Police Justice.

0382

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

Lizzie Smith and Lizzie Claver

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Seven 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 17 1880 John J. Herman 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.

0383

Police Court---¹²⁷² District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Stokes
vs. 3rd wife
Lizzie Smith
Lizzie Claver

Office
J. J. J. J.

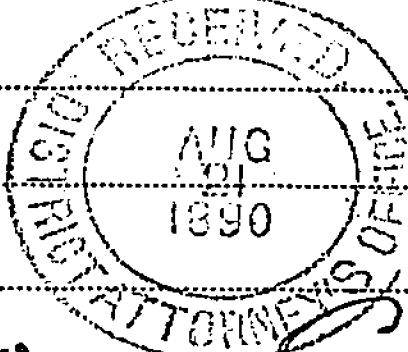
Dated August 19 1890
Gorman Magistrate.
Hastings Officer.
15 Precinct.

Witnesses
No. Street.

No. Street.

No. Street.

\$ 7.00 to answer



Case 921 person money

BAILED.

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

The People
Lizzie Smith
and
Lizzie Claver

Court of General Sessions. Part 2
Before Recorder Smyth. Sept. 23. 1890.
Indictment for grand larceny, first degree
Henry Stokes, sworn and examined. I am
a machinist. I recollect the 18th of August. the
day I lost my money. I was decoyed into
the house and my money was taken from
me in less than five minutes. I met the
tall woman Lizzie Smith; she told me to
come inside she wanted to talk to me, and
while she was talking, I felt her hand go
into my pocket and take the purse away
and the other one came up behind and
I saw her pass her hand over and I
found the money was gone. There was
\$12.75 in the purse, which was in my
pantalons pocket; I begged for my life if
they would only give it me back I would
give them a dollar a piece. I had been
laid up with rheumatism for months
and that is all the money I had in the
world. I am willing to forgive them if
the law will permit it. I don't want to be
hard with them. When I asked them for
the money they laughed. I said I would
not leave the house till I got it. There
was a man stepped in by and by.
I thought they would use violence and
I had to get outside and so for

a policeman, for if I remained longer I would have received bodily injury. I do not see that there is any use in going into details. I want to get back to my work. When this man came in I understood that he was this woman's husband, the prisoners and he were there. He pretended to look around the place to see if the money was there on the floor. Of course they knew where it was all the time. He began to be very abusive when he found I would not leave the house, and he began to look about for something to strike me. He said if I did not get out he would floor me; he did not speak to me through my ear trumpet, but hallowed loud enough for me to hear it; he put his mouth to my ear. It is through catarrh I lost my hearing. I hallowed for a policeman until he came and had them arrested. I stayed on the top of the steps upon the sidewalk until the officer came. I found the pocket book on the floor when I began to make a noise; they pretended they did not know anything about it. There was a prison ticket in it but the money was gone. I had not a cent for breakfast the next morning.

I saw my money before I went into the place I had been getting refreshments about 15 or 20 minutes before that.

Cross examined: The house was in Macdougall St. I can't say the number; the policeman may know it. I have never been down that road since and do not want to go any more. I never saw those women before that night. It is not true that I had been at that house before. When I went into the room first there was no one in it but the tall woman. I did not take my clothes off in the room and I am not aware that she took any off. She took the money out of my pocket and the other one came up behind her and passed the money to her. I did not give her any money when I went into the room. I had not a chance for it was taken from me. When I felt her hand by my side I did not know it was in my pocket. When I had an idea that my money was gone, it struck me there was something funny. I put my hand in my pocket and my purse was gone. I got refreshments in Bleeker St. I was out of employment at this time. I had been around looking for work. When she asked me to go in I suppose I

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partly guessed her motives. Like other men - there is no doubt about that. That day I had been around several machine shops in Brooklyn looking for work. I only drink a glass of beer once in a while. I was not drunk and knew what I was doing. I paid something like 25 cents for my supper. I had been around the city looking for work. I met a young man in the street and was talking to him; he used to work with me at David Block's tire factory. I was with him nearly an hour. At this time I lived at 242 East 25th St. between Second and Third Aves. I could not say what brought me into Macdougall St. at half past ten o'clock at night except that I was taking a stroll through the city. I did not see her take the pocket book.

James Hastings sworn. I am a police officer and arrested the defendants on the night of the 18th of August. I was standing in the corner of Minetta Lane and Macdougall St. and I heard the cry of "Police". I ran down and there was a crowd around the door. I asked what was the matter? The complainant had hold of the iron gate. He told me he

0300

was robbed by the two women in the house I went down stairs with him, and he pointed out the tall one and the other defendant was out in the mean time. When I told her to get ready to go with me the little one (the other defendant) came in. He went out and there was another police man on the corner. I called him over I brought them up to the station house and he made the complaint; he was sober. They denied the charge at the station house; they said they did not see or take his money. The man said he was in the house and had been robbed; he said that in the presence of the women they did not deny that he was in the house.

Cross Examined. One of the prisoners told me she went out of the house and came back. I did not see the complainant pick up the pocket book in the room; he did not show it to me, nor did he tell me that he picked it up. I did not search either the women or the complainant in the station house. I could not see any sign of drink in the man. He told me the tall one robbed him and passed the pocket book to the little one and while he was telling me that she came in.

The Case for the Defence

Lizzie Smith, sworn and examined. Did you before this particular night see the complainant? Yes sir, in the street. How long before this particular night was it? Two or three nights before. Did you and he go into this house for the purpose of intercourse? Yes sir. He went in the room the same as he did this night. He asked me how much I wished. I told him and he paid me. He said, I would give you more only I am hard up. I said, I am in bad circumstances myself or I would not take such a small amount. He handed me the money the first night; we had connection with each other, and he went out about his business as quiet as a lamb. The second night I was going in the gate to go down in the basement to my room. His lady (the other defendant) was not in the house when I went in there. I walked into the room that I hired of her by the week. We had intercourse again and he paid me. We were in the room half an hour together; he had his pants down. I was not undressed. I told him when he got up I would go to the sink and get

some water. While I was at the sink he
 grabbed me and said, "Come here, I
 want my money." He frightened the life
 out of me and said, "Give me my
 money." I said, "What money?" and he
 said, "My twelve dollars." I did not see
 any twelve dollars, only what he gave
 me. At this time only myself and this
 man was in the room; and to con-
 vince him that I had not the money
 I called for this lady and she came
 in and I stripped to my chemise and
 took off the shoes and stockings. I will
 tell you the truth about, he only gave
 me fifty cents. I was very needy. I
 did not have my hand in his pocket,
 and did not see his pocket book. I said
 to the officer, "Search me right here." He
 did not do it. I was pretty well undressed.
 The officer did not look for any money
 in the room. The complainant swore he
 would murder me; then I halloed for
 somebody to help me and the woman
 came in. I did not pass the complainant's
 purse to the other woman. Did you
 pass this purse or any money that
 night at any time to this woman? No.
 I did not have the money or the
 purse that night.

0391

Testimony in the
case of
Lizzie Smith and
Lizzie Claver

filed Aug
1890

0392

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Lizzie Smith
and
Lizzie Blaver

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by

this indictment, accuse

Lizzie Smith
and Lizzie Blaver
of the CRIME OF GRAND LARCENY IN THE *first* DEGREE,

committed as follows:

The said

Lizzie Smith and Lizzie Blaver, both

late of the City of New York, in the County of New York aforesaid, on the *18th*
day of *August* in the year of our Lord one thousand eight hundred and
ninety, at the City and County aforesaid, with force and arms, in the
night time of the same day, divers promissory notes for the payment of money, being
then and there due and unsatisfied (and of the kind known as United States Treasury
Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the
payment of and of the value of *twelve*

dollars; divers other promissory notes for the payment of money, being then and there due
and unsatisfied (and of the kind known as Bank Notes), of a number and denomination
to the Grand Jury aforesaid unknown, for the payment of and of the value of

twelve
dollars; divers United States Silver Certificates of a number and denomination to the Grand
Jury aforesaid unknown, of the value of *twelve*

dollars; divers United States Gold Certificates of a number and denomination to the
Grand Jury aforesaid unknown, of the value of *twelve*

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid
unknown, of the value of *twelve dollars*

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

JOHN R. FELLOWS, District Attorney.

0393

BOX:

408

FOLDER:

3776

DESCRIPTION:

Smith, Michael

DATE:

08/21/90



3776

0394

Witnesses;

W. C. Catton

W. D. Deedley

And for

Wm. Greenland

Go. W. W. W.

Mr. King

Sup. Bay State St. &

South Bay

13th St. & 1st Ave

Lawrence St.

Sept. Recons. 1890

See it per return

And for

W. C. Catton

2x21

Counsel,

Filed 21 day of Aug 18 90

Pleads, *W. D. Deedley*

THE PEOPLE

vs.

Wm. Greenland

Michael Smith

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

JOHN R. FELLOWS,

District Attorney.

Gene Parker

Von Guericke's Lang

for Examination of

A True Bill.

Wm. D. Deedley

Aug 22-1890 Foreman.

Pleads G. L. say

H. H. B. Mass. St.

Aug 29/90

29

0395

Aug: 27th 1890

Frederick Smyth Recorder.

Hon: Sir.

The following is the result of an investigation of the character of Michael Smith charged with Grand Larceny.

James King son of Thomas King employed as foreman in the Bay State Shoe Co. cor of 13th st & 3rd Ave. Brooklyn has known the above for 6 years he formed his Smith's acquaintance at the Kings Co. Penitentiary where he was then serving a term, he says that Smith's reputation is bad

Warden Hayes of the Kings Co Penitentiary says that on the 21st of November 1870 Smith was sentenced to two years and six months in the Penitentiary for Burglary in the third degree, since that time he has been at least twice each year ~~sent~~ sent to the Penitentiary for drunkenness and disorderly conduct

At the present time his wife is serving a three months sentence in the same institution

Yours very Respt.
Jacob Van Brichter
Det. Sergt.

0396

Police Court— 4 — District.

Affidavit—Larceny.

City and County }
of New York, } ss.of No. 689 Christopher Caton Street, aged 34 years,
occupation Longshoreman being duly sworndeposes and says, that on the 15th day of August 1896 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possessionperson of deponent, in the night time, the following property, viz:Good and lawful money of the
United States of the value of about
Three dollars

Sworn to before me, this

18

day

the property of deponentand that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Michael Smith (nowhere)and another man not arrested who
were in company with each other
for the reason that deponent was
sitting asleep upon the stoop of
premises 697 First Avenue and
had some money in the pockets
of the pantaloons then worn on his
person. Deponent was suddenly
awakened by a movement at his
pockets and found the defendants
and said unknown men standing
over deponent and deponent found
his pockets turned and some money
missing. Deponent accused them of

Police Justice.

0397

Taking said money and they then
ran away and the defendant was
captured by Officer Deally
Sworn to before me
this 16th August, 1890

Christopher Eaton
Charles J. Linton
Police Justice

Christopher Eaton

0398

Sec. 193-200.

CITY AND COUNTY }
OF NEW YORK. } ss.

14 District Police Court.

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

Question. What is your name?

Answer.

Michael Smith

Question. How old are you?

Answer.

35 years

Question. Where were you born?

Answer.

U.S.

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

Answer.

90. Middagh St Blyn - 10 yrs

Question. What is your business or profession?

Answer.

Shoe maker

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, and
if held demand a trial
by jury

Michael ^{he} Smith
mark

Taken before me this

day of

1890

Charles W. Smith

Police Justice.

0399

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..... Aug 16 - 1890 Charles K. Linton 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.

Person

0401

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Michael Smith

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

Michael Smith
of the CRIME OF GRAND LARCENY in the first degree committed as follows:

The said

Michael Smith

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

one promissory note for the payment of money of the kind commonly called United
States Treasury Notes, of the denomination and value of two dollars; one
promissory note for the payment of money of the kind commonly called Bank Notes, of the de-
nomination and value of two dollars; one United States Gold Certificate,
of the denomination and value of two dollars; one United States
Silver Certificate, of the denomination and value of two dollars;

three promissory notes, for the payment of money, of the kind commonly called United
States Treasury Notes, of the denomination and value of one dollar each; three
promissory notes for the payment of money of the kind commonly called Bank Notes, of the de-
nomination and value of one dollar each; three United States Gold Certificates,
of the denomination and value of one dollar each; three United States
Silver Certificates, of the denomination and value of one dollar each;

and divers coins of a number, kind and
denomination to the Grand Jury aforesaid
unknown, of the value of three dollars,

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

John R. Bellows,
District Attorney.

0402

BOX:

408

FOLDER:

3776

DESCRIPTION:

Solazzo, Francesco

DATE:

08/11/90



3776

0403

BOX:

408

FOLDER:

3776

DESCRIPTION:

Jannatello, Antonio

DATE:

08/11/90



3776

Witnesses;

James George

Upon examination, I recommend
the defendants' discharge upon their
own recognizances.

Aug 29/90. J. D. Parker
J.D.P.

103 Rucy

Counsel,

Filed 11 day of Aug 1890
Pleady, Mr. Enright, 12

THE PEOPLE

vs.

Francesco Solazzo
H.D. and
Antonio Jannatello

Robbery in the first degree.
(MONEY)
[Sections 224 and 225, Penal Code].

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Samuel C. H. H.

Aug 27, 1890

Foreman.

On the 27th day of August
1890, I, the undersigned,
do hereby certify that the
above is a true and correct
copy of the original.

0404

0405

Police Court-- District.

CITY AND COUNTY }
OF NEW YORK, } ssof No. 63 James Street, Aged 36 YearsOccupation Refiner being duly sworn, deposes and says, that on the4 day of July 1890, at the 4 Ward of the City of New York,

in the County of New York, was feloniously taken, stolen, and carried away, from the person of deponent by force and violence, without his consent and against his will, the following property, viz:

Good and lawful
money of the United
Statesof the value of Forty-four (24) DOLLARS,the property of Deponant

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 force and violence as aforesaid by

Francesco Solazzo and Antonio
Jannatello both now here,
who were acting in concert
for the reasons following
to wit: on the said date
at the hour of 1.30 A. M.
as deponant was lying
on a cellar door in the
yard of 63 James Street,
having the said money
in the right pocket of
the trousers which he
then wore, he was seized

day of

188

Police Justice.

0406

held of by said Salazar
who held them whilst the
said Jannatello family
took said money from
said person

Sworn to before
me this 21st day of July 1880
James George
Mayor

A. White

Police Justice

Dated 1880 Police Justice.

guilty of the offence mentioned, I order he to be discharged.

There being no sufficient cause to believe the within named

Dated 1880 Police Justice.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated 1880 Police Justice.

of the City of New York, until he give such bail.

Hundred Dollars and be committed to the Warden and Keeper of the City Prison

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of

committed, and that there is sufficient cause to believe the within named

It appearing to me by the within depositions and statements that the crime therein mentioned has been

Police Court, District.

THE PEOPLE, &c.,
on the complaint of

Offence—ROBBERY.

1. 2. 3. 4.

Dated 1880

Magistrate.

Officer.

Clerk.

Witnesses,

No. Street.

No. Street.

No. Street.

\$ to answer General Sessions.

0407

Sec. 198—200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

Antonio Iannatthe 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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.

day of

Taken before me this

188

Police Justice.

0408

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

District Police Court.

Francesco Solazzo 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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.

Taken before me this
day of July 1882

Police Justice.

0409

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.....

pleaded guilty
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 *July 21 80* 18 *H. J. White* 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.

0410

Police Court---

1135 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James George
163 Hayes
1. J. Salazar
2. H. J. J. J. J.
3.
4.
Office

BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated *July 21* 189*0*
White Magistrate.
Canavan Officer.
Precinct.

Witnesses
Complainant
No. *Com to Home of* Street
Retention for
No. *Witnesses in* Street
defence of J. J. J.
No. Street
\$ *1500* to answer

Com

0411

Court of General Sessions of the Peace

The People vs.

Against
Frank Solazzo and
Antonio Cannadella
Defendants

Robbery

How. John R. Bellows

District Attorney

Sir:

Please take notice that upon the complaint, indictment and all proceedings herein, a motion will be made by the above named defendants, at Part One of said Court, before How. Frederick Smyth, on the 29th day of August 1890, at 11 o'clock A.M. or as soon thereafter as counsel can be heard for the discharge of the said defendants, on the ground of a failure of the people to prosecute. And for such other and further relief as the Court may seem meet.

Dated N.Y. Aug. 26th 1890

Yours &c.

Robert W. Racy

Defendants' Atty

No 25 Chambers Street New York City

Court of General Sessions
of the Peace.

The People &c.

Against

Frank Solazzo

Antonio Annanelli

Defendants.

W. Price of Motion

Robert H. Price
Defendants, V. City.

No. 25 Chambers Street

John J. Holloway
District Clerk.

32 Chambers Street
New York City

04 12

0413

FILED 7-23-18

POLICE COURT— DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

RECOGNIZANCE TO TESTIFY.

BE IT REMEMBERED, That on
the 24 day of July in the year of our Lord 1890

of No. 263 James Street, in the City of New York,
and Michael Roffman
of No. 23 Moscovitz Street, in the said City,

personally came before the undersigned, one of the Police Justices in and for the City of New York, and
acknowledged themselves to owe to the PEOPLE OF THE STATE OF NEW YORK, that is to say: the said

James George
the sum of one Hundred Dollars,
and the said Michael Roffman

the sum of one Hundred Dollars,
separately, of good and lawful money of the State of New York, to be levied and made of their respective
goods and chattels, lands and tenements, to the use of said People, if default shall be made in the con-
dition following, viz:

The Condition of this Recognizance is such, That if the person first above recognized shall personally
appear at the next COURT OF Sessions of the Peace, to be holden in and
for the City and County of New York, and then and there Testify and give such evidence, in behalf of
the People of the State of New York, as he may know concerning an Offence or
said to have been lately committed in the City of New York aforesaid by

Francisco Solazzo and
Antonio Samatello

And do not depart thence without leave of the Court, then this Recognizance to be void, otherwise to
remain in full force and virtue.

Taken and acknowledged before me, the }
day and year first above written.

James George
Michael Roffman

Police Justice.

0414

CITY AND COUNTY } ss.
OF NEW YORK, }

the within-named Bail, being duly sworn, says that he is a free holder in
said City, and is worth _____ Hundred Dollars,
over and above the amount of all his debts and liabilities; and that his property consists of _____

house and lot of
land or premises
23 Avenue of the Stars value
at Ten Thousand dollars
for

Michael Rofrano

Sesiones.

New York

THE PEOPLE, &c.

Recognition to Testify.

23.

Magistrate

Filed

day of

188

Sworn before me this
day of
1881
at New York
City
Justice.

04 15

CITY AND COUNTY,
OF NEW YORK, ss.

POLICE COURT,

DISTRICT.

of No. 4th Avenue Street, aged 36 years,

occupation Police Officer being duly sworn deposes and says

that on the 21st day of July 1889

at the City of New York, in the County of New York

George [unclear] is a
material witness for
the People against J.
Dolazzo & Antonio Jannatello
charged with Robbery.

Deponent believing that
said George will not
appear when needed he
prays he be committed
to the House of Detention
for witnesses Jeremiah J. Griffin

Sworn to before me this

of

July

1889

day

at

the City of New York

in the County of New York

Jeremiah J. Griffin

Police Justice

04 16

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Francesco Solazzo and
Antonio Jannatello*

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

Francesco Solazzo and Antonio Jannatello
of the crime of ROBBERY IN THE *first* DEGREE, committed as follows:

The said

Francesco Solazzo and Antonio Jannatello, both
late of the City of New York, in the County of New York aforesaid, on the *fourth*
day of *July* in the year of our Lord one thousand eight hundred and
~~eighty-ninety~~ *ninety*, in the *night* time of the said day, at the City and County aforesaid, with force
and arms, in and upon one *James George* in the peace of the said People then
and there being, feloniously did make an assault, and *one* promissory note for the payment of
money, being then and there due and unsatisfied (and of the kind known as United States Treasury
Notes), of the denomination of twenty dollars, and of the value of twenty dollars ;
two promissory notes for the payment of money, being then and there due and unsatisfied
(and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and
of the value of ten dollars *each* ; *three* promissory notes for the payment of money,
being then and there due and unsatisfied (and of the kind known as United States Treasury Notes),
of the denomination of five dollars, and of the value of five dollars *each* ; *five*
promissory notes for the payment of money, being then and there due and unsatisfied (and of the
kind known as United States Treasury Notes), of the denomination of two dollars, and of the value
of two dollars *each* ; *twelve* promissory notes for the payment of money, being then
and there due and unsatisfied (and of the kind known as United States Treasury Notes), of
the denomination of one dollar, and of the value of one dollar *each* ; *one*
promissory note for the payment of money (and of the kind known as bank notes), being then
and there due and unsatisfied, of the value of twenty dollars ; *two* promissory
notes for the payment of money (and of the kind known as bank notes), being then and there due
and unsatisfied, of the value of ten dollars *each* ; *three* promissory notes for the
payment of money (and of the kind known as bank notes), being then and there due and
unsatisfied, of the value of five dollars *each* ; *one* United States Silver Certificate of
the denomination and value of twenty dollars ; *two* United States Silver
Certificates of the denomination and value of ten dollars *each* ; *three* United States
Silver Certificates of the denomination and value of five dollars *each* ; *five* United
States Silver Certificates of the denomination and value of two dollars *each* ; *twelve*
United States Silver Certificates of the denomination and value of one dollar *each* ;

0417

one United States Gold Certificate of the denomination and value of twenty dollars
; *two* United States Gold Certificate of the denomination and value of ten
dollars *each*; *three* United States Gold Certificate of the denomination and value of
five dollars *each*; and divers coins, of a number, kind and denomination to the Grand Jury
aforesaid unknown, of the value of *Twenty-four dollars*

of the goods, chattels and personal property of the said *James George*
from the person of the said *James George* against the will,
and by violence to the person of the said *James George*,
then and there violently and feloniously did rob, steal, take and carry away,

the said Francesco Solazzo, and Antonio
Jannatello, being then and there aided by
an accomplice actually present, to wit:
each by the other

against the form of the Statute in such case made and provided, and against the peace of the People
of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0418

BOX:

408

FOLDER:

3776

DESCRIPTION:

Stack, Joseph

DATE:

08/22/90



3776

0419

Witnesses;

John Steffen

The complainant
cannot be found -
see vide affidavit
within -

Without the
complainant's testimony
there could never be
a conviction

officer Berlin
- he tells me the
complainant is a
man who travels
about - his where-
abouts are unknown
to officer Berlin -

I ask that the defen-
-dant be discharged on
his own recognizance.

Feb 24th

G. S. B.
a.d.a.

Counsel,

Filed 22 day of Aug 1890

Pleads, Not Guilty (25)

THE PEOPLE

vs.

Joseph Stack

Grand Larceny, Second Degree.

(From the Person.)

[Sections 538, 539, Penal Code].

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Edw. M. Smith

March 2/93 Foreman.

W. D. B. Discharged

0420

DIRECTIONS.

The Grand Jury Rooms are in the third story of large brown stone Building in Chambers Street, near Centre Street, adjoining the New Court House in the Park.

When you arrive at the witness room, hand this Subpena to the officer or Clerk at the desk.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPCENA FOR A WITNESS TO ATTEND THE GRAND JURY OF THE COURT OF GENERAL SESSIONS.

In the Name of the People of the State of New York.

To John Steffens
of No. 96 Greenwich Street.

YOU ARE COMMANDED to appear before the Grand Jury of County of New York, at the Grand Jury Room, in the third story of the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the 23 day of March 1893 at the hour of 10 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Joseph Stack
Dated at the City of New York, the first Monday of
in the year of our Lord 1893

DE LANCEY NICOLL, District Attorney

Ask to see Mr. DeFord
At 10 o'clock A.M.

0421

Court of General Sessions.

THE PEOPLE

vs.

Joseph Stack

City and County of New York, ss:

Jos. H. Shannon being duly sworn, deposes and says: I reside at No. *217 Mulberry* Street, in the City of New York. I am a Subpoena server in the office of the District Attorney of the City and County of New York. On the *21st* day of *Feby* 18*93*, I called at *96 Greenwich St*

the alleged

residence

of

John Steffens

the complainant herein, to serve him with the annexed subpoena, and was informed by

the tenants of the house, who have resided there for four years that no such man by the name of John Steffens resided there, & knew nothing of him

Sworn to before me, this

23^d

day

of

*February*18*93*

Jos. H. Shannon
Subpoena Server.

*H. W. Illwitzer*Com of deeds *21-7. Co*

Court of General Sessions.

THE PEOPLE, on the Complaint of

vs.

Jos. Stack

Offence:

~~JOHN R. FELLOWS,~~
McRaney Nicoll District Attorney.

Affidavit of

Jos. H. Shannon
Subpoena Server.

Failure to Find Witness.

0422

0423

Police Court

District

Affidavit—Larceny.

City and County } ss.:
of New York,

of No.

96 Greenwich

Street, aged

42 years,

occupation

Shoemaker

being duly sworn

deposes and says, that on the

18th

day of

Aug

1887

at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession and person of deponent, in the day time, the following property, viz:

A silver watch of the
value of
Eight Dollars

the property of

deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by

Joseph Slater (now here)
for the reasons following, to wit:

Deponent says, — at about
6:30 P.M., of said day, he was walking
on Washington Street, when he was
approached by defendant, who suddenly
seized the watch then in a pocket
of the vest worn by deponent, and
ran off therewith.

Deponent further says — he shouted
for aid, and attracted the attention
of Officer Joseph Devlin of the 2nd
Precinct, who saw defendant running
and gave chase to him, and ar-
rested him in a bedroom in

Sworn to before me, this

day

Police Justice.

0424

premises 26 Reelot Street, and
defendant admitted to said Officer
that he had said watch in his
possession, but threw it away.

Wherefore, deponent charges
defendant with taking, stealing
and carrying away said property
from his person and possession.

Sworn to before me
this 9th day of Aug 1890 J. J. Jeffers
J. M. Elections
Police Justice

0425

CITY AND COUNTY }
OF NEW YORK, } ss.

aged _____ years, occupation Joseph Davlin
Police Officer of No. 2nd Avenue Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of John Steffen
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 19 day of Aug 1890 } Joseph Davlin

J. M. Patterson
Police Justice.

0426

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

122
District Police Court.

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

Question. What is your name?

Answer.

Joseph Stack

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

United States

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

Answer.

73 New Street - 3 years

Question. What is your business or profession?

Answer.

Plumber

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.
Joseph Stack

Taken before me this

day of

1890

John J. McCarty Police Justice.

0427

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.....

McPeck
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *Ten* 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 *Aug 19* 189*0* *M. Patterson* 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.

0428

BAILED,

No. 1, by Ellen Stack
Residence 73 New Street.

No. 2, by Francis J. O'Connor
Residence 50 Roosevelt Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Complaints / 12/278
Police Court District.

THE PEOPLE, &c., 3 Ave
ON THE COMPLAINT OF 171 St.

John Steffens
Joseph Stack

2 _____
3 _____
4 _____

Francis J. O'Connor
Offence

Dated Aug 19 1890
Patterson Magistrate.

Joseph Devlin Officer.
2nd Precinct.

Officer John McDonald Precinct
Witnesses David O'Keefe

No. _____ Street.

No. John Steffens Street.

Bath Bridge Long Island

No. John Steffens Street.

No. 90 101 Bathgate Street.

\$ 1000 to answer

Cum person

0429

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Joseph Stack

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

Joseph Stack
of the CRIME OF GRAND LARCENY in the *second* degree committed as follows:

The said

Joseph Stack

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

*one watch of the
value of eight dollars*

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

*John R. Fellows,
District Attorney*

0430

BOX:

408

FOLDER:

3776

DESCRIPTION:

Stein, Joseph

DATE:

08/11/90



3776

1 E 43 1

94 *Bulwiger*

Counsel,

Filed

Pleads,

11 day of Aug 1890
Not Guilty 127

THE PEOPLE

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

23 vs.
Paul

Joseph Stein

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Edmund

Foreman.

Aug. 20, 1890

Prick and Corridy
74th & Mac St. 22

Witness:

Sam. G. Gault
W. B. Gault

0432

Police Court—

3rd District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 103

occupation

deposes and says, that on the 31st day of July 1870 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession

and person of deponent, in the night time, the following property, viz:

One Gold watch and chain
valued at sixty dollars\$ 60 ⁰⁰/₁₀₀

the property of

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away byJoseph Stein (now here)
in the following manner to wit:
Deponent was standing at his door of
apartment premises when this defendant
with two other persons not yet arrested
who pushed and jostled deponent and
then took said property from the person
of this deponent and then ran away.
Officer Burkhard arrested the
defendant as he was running through
Sixth Street and deponent recognized
the defendant as being one of
said party that did take said
and carry away from the person
of this deponent the aforesaid property
Deponent says that he held to answer
perjurySworn to before me, this 31st day of July 1870
of [Signature]
Police Justice.

0433

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

3 District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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.

Joseph Stein

Taken before me this

day of

31

1901

Police Justice.

0434

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 31* 18 *96* *[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.

0435

Police Court---

12 02 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Louis Kreibitz
103 - 1 Ave B
Joseph Stein

2

3

4

Office of the Clerk of the Court

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

July 31

1890

Magistrate.

Buxard

Officer.

14 Precinct.

Witnesses

No.

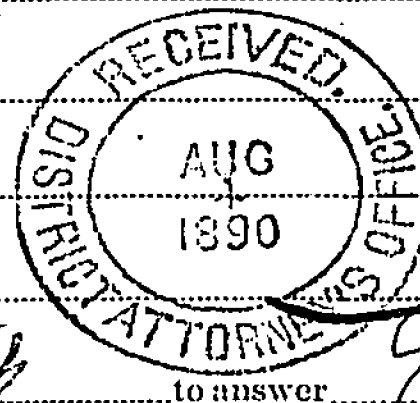
Street.

No.

Street.

No.

Street.



to answer

By [Signature]
[Signature]

COURT OF GENERAL SESSIONS, PART I.

The People of the State of New York,
 against
J o s e p h S t e i n .

:
:
:Before
: Hon.Frederick Smyth
:
:and a Jury.

Indictment filed August 11, 1890.

Indicted for grand larceny in the first degree.

New York, August 19, 1890.

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

For the People,

Assistant District-Attorney A. D. Parker;

For the Defendant,

Mr . J . Berlinger .

L O U I S K R I E T Z, a witness for the People, sworn,
testified:

I live at No. 103 First Avenue. I am a tailor by occupation. I have lived at that number about three years. On the night of the 31st. of July last at a few minutes after twelve o'clock I was standing by my door at No. 103 First Avenue. Three young fellows came along and asked me for somebody. I didn't understand them. It was the defendant who spoke to me. I didn't understand

0437

2

what he was saying, and then I felt that he took my watch and as I was about to get hold of him he ran away. My watch was in my vest pocket and the chain was fastened in the buttonhole. It was a gold watch and chain valued at between sixty and seventy dollars. He ran away towards Sixth Street and I was behind him calling out "thief". Then a policeman came over and as soon as the policeman came over he turned back. I caught him and the policeman, who was behind me, held him. I didn't speak any more to him, and I do not know what the police officer said to him. The officer talked with him, but I didn't understand the conversation. I didn't find my watch and chain again. I only felt that he loosened the chain and at the same time both the watch and chain were gone. My vest was not torn at all. I am certain there were three men there, but the other two men didn't do anything to me. After the defendant had taken my watch, those two men ran in one direction, and the defendant ran in another.

CROSS-EXAMINATION:

- Q Do you see the man now that put his hand on you ? A Yes, sir; that's the man who is sitting there.
- Q Do you live at the place where this happened? A Yes, sir; I live there.
- Q And you say it was about two minutes after twelve o'clock? A About five or ten minutes after twelve.
- Q In the day-time or in the night ? A In the night.

0438

3

Q Do you keep a store there ? A No, sir; I live privately there.

Q Is it a high stoop house ? A No, sir; it is even with the sidewalk.

Q Where do you carry on your business ? A I am in the wholesale clothing business.

Q How long have you been in this country ? A Since 1857.

Q Had you ever seen this man before ? A No, sir; not before that night.

Q Was there a lamp in front of your place ? A No, sir; not directly in front of the house, but on the corner of Sixth Street.

Q Did you see the defendant in company with anybody else before he came up to you ? A No, sir.

Q Did you see the defendant at all before he came up to you ? A No, sir. I saw him coming up to me.

Q How far away was he from you when you first saw him ? A I saw him coming up to me when he got next door. There were three of them together.

Q What was the first thing he did when he came near you ? A He asked me something; it was all done so quickly, that I didn't feel until my watch and chain had been taken off.

Q How long after he spoke to you was it that you felt the tug at your chain ? A The same instant.

Q Did you lose sight of him at all from the time he took the watch until he was caught ? A No, sir.

0439

4

J A C O B B U R K H A R T, a witness for the People, sworn,
testified:

I am a police officer attached to the Fourteenth Precinct. On the 31st. of July last I arrested this defendant. I was coming down Sixth Street about to be relieved when I saw this man running up the street at five or ten minutes past twelve. I saw the complainant running after him and shouting "stop thief!". I crossed the street and as he saw me he turned back in the same direction he came and he was caught on First Avenue between Sixth and Seventh Streets. Mr. Krietz told me this was the man who had taken his watch. I asked him what he had done with the watch, and he said he didn't know anything about it. I searched him but found nothing on him. On the way to the court the following morning I asked him if he had anybody with him, and he said no.

CROSS-EXAMINATION:

Q How far from the complainant's house is it to the spot where you caught him? A He ran back, and I caught him in the same spot at No. 103 First Avenue.

D E F E N S E:

J O S E P H S T E I N, the defendant, sworn, testified;
through an interpreter, as follows:

BY THE COURT:

Tell him for me, without being excited, that I ordered an examination to be made by a physician connected

with the City Prison; that that examination was made this morning and that that physician in the City Prison has reported to me that he is shamming insanity, and very badly shamming it, and that he is not insane. Tell him that I have also ascertained that he conversed rationally with people in the City Prison in reference to his case, and that he conferred rationally with his counsel in reference to his case, and that it is utterly useless for him to continue shamming insanity any longer. A I am not shamming. What shall I say ?

Q Tell him he is accused of stealing a watch from Mr. Krietz on the 31st. of July last. That Mr. Krietz has testified to that fact and that if he can make any statement, or pleases to make any statement, in reference to that charge he may do so. Did you take the watch and chain?

A No, sir.

Q Tell him he needn't make any statement unless he desires?

BY MR. BERLINGER:

Q Where did you get that card that you have in your hand ?

A A woman was here to-day and she gave me that card.

Q Did you speak to her about this case ? A I don't know the woman. She said she would help me, that I should wait and she would help me.

Q Have you ever been arrested before ? A No, sir.

Q How long have you been in this city ? A Eight days.

Q Were you in Chicago before you came here ? A Yes, sir; I was in Chicago in '83 and I sent over for my brother and my sister to come here, and they came, but the steamer was lost.

Q They didn't come? A My mother died when she heard of the loss of her children.

Q You were in Chicago? A Yes, sir.

Q Do you know a man named Charley Miller? A Yes, sir; he is a friend of mine.

Q Where does he live? A I don't know the number.

Q You were up on First Avenue on this night? A Yes, sir; he wanted to see a girl, this Charley Miller. My head is turning round all the time. I and my friend were on the other side in Coney Island and we came back and it was somewhat late and then he said to me: "I want to go to see a girl. Come along with me." We passed through, I don't know exactly what street, and then I was arrested. That is all I know of it. I was brought before the Police Justice, and I have a faint recollection that he asked me if I am the man. The complainant said I was the man.

Q How old are you? A 23 years of age.

Q Where were you born? A I am from Danzig in Prussia.

Q What do you work at? A I am an artist.

J A C O B B U R K H A R T, re-called:

Q When you arrested this man did you take him to the Station House? A Yes, sir.

Q What Station House? A The Fourteenth Precinct.

Q Where is that? A Corner of Fifth St. and Eighth Ave.

0442

7

- Q Who was at the desk at the time ? A The Sergeant.
- Q Was this man's pedigree taken ? A Yes, sir.
- Q You stood by him ? A yes, sir.
- Q Did he give his name ? A Yes, sir; he gave his name as Joseph Stein.
- Q Did he give his residence ? A He gave his residence in a hotel in City Hall Place. He said he didn't know the number.
- Q Did he give his age ? A Yes, sir.
- Q Did he say where he was born ? A Yes, sir.
- Q Did he say what his business was ? A Yes, sir.
- Q What did he say about that ? A He said he was a peddler.
- Q Were you in the Police Court when he was charged with this offense ? A Yes, sir.
- Q Did you hear the charge read off to him ? A Yes, sir.
- Q Did you hear the usual questions put to him ? A Yes, sir.
- Q Was he asked his name there ? A Yes, sir.
- Q His age ? A Yes, sir.
- Q His occupation ? A Yes, sir.
- Q Did you see him sign this examination ? A Yes, sir.

THE COURT: Do you claim that, at the time of the commission of this offense, this man was insane ?

MR. BERLINGER: No, sir.

The jury returned a verdict of "guilty of grand larceny in the first degree".

0443

WILLIAM T. BROWN TO THE HON. JUDGE
AND THE ASSASSIN'S ASSAULT ON THE LIFE OF
THE PRESIDENT

INDEX

THE ASSASSIN'S ASSAULT ON THE LIFE OF
THE PRESIDENT

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Indictment filed Aug. 11-1890

COURT OF GENERAL SESSIONS

Part I.

THE PEOPLE &c.

against

JOSEPH STEIN.

Abstract of testimony on

trial New York, August 19th

1890.

0444

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Joseph Stein

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

of the CRIME OF GRAND LARCENY in the *first* degree committed as follows:

The said

Joseph Stein

late of the City of New York, in the County of New York aforesaid, on the *thirty first* day of *July* in the year of our Lord one thousand eight hundred and *ninety*, in the *night* time of the said day, at the City and County aforesaid, with force and arms,

*one watch of the value
of forty dollars and one chain
of the value of twenty dollars*

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

*John R. Fellows,
District Attorney*

0445

BOX:

408

FOLDER:

3776

DESCRIPTION:

Steinhoff, Albert

DATE:

08/05/90



3776

0446

14.

Van Meter

Witnesses:

Amelia Mae
James J. Sullivan
Officer Wade

upon examination, recommended
the discharge of defendant upon
his own recognizance.
August 8/90.

St. Paul
Minn.

Counsel,

Filed

5th day of Aug 1890

Pleads,

Not Guilty (6)

THE PEOPLE

vs.

Alfred Steinhoff

Bygones in the third degree.
Grand Jurors
I find agree.
[Section 498, v.c. 1890, § 10, R.C.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Edward L. Dr.
Aug 8: 1890
Foreman.
In Mo of D. Atty
Sept decd and
his own Recog
for

0447

Police Court— District.

City and County } ss.:
of New York,Anelia The
of No. 332 East 17th Street, aged 48 years,
occupation Midwife being duly sworndeposes and says, that the premises No. 387 3rd Avenue Street, 18 Ward
in the City and County aforesaid the said being a four story brick
dwelling and store
and which was occupied by deponent as a store
and in which there was at the time a tenant being, by namewere BURGLARIOUSLY entered by means of forcibly entering the
said premises through a window
which was forced open by some instrumenton the 15 day of July 1899 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:~~Chair, table~~ Chandeliers, glassware
and fixtures of value of the value
of One Thousand Dollars

the property of

Deponent
and deponent further says, that She has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away by

Albert Steinhoff, (now here)

for the reasons following, to wit:

that on the 14th day of July
deponent securely locked and fastened
the doors of said premises about the
hour of 3 o'clock P.M. and the said
property was in the premises. Deponent
went to the said premises on the 15th
day of July and found that the premises
had been entered by means of forcing
open a rear window in the said store

0448

Depositor is informed by James J. Sullivan, that he, Sullivan, saw this defendant come out of the said premises at about the hour of 10 1/2 o'clock A.M. on the 15th day of July, with a bundle in his possession. Depositor therefore charges the defendant with burglariously entering the said premises and charging the defendant with feloniously taking, stealing, and carrying away the said property and prays that he be held and dealt with as the law directs.

Sworn to before me 3 Amalia Price.
this 17th day of July 1890.

Charles V. Linton
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
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 1888
I have admitted the above named
to bail to answer by the undersubscribing hereto annexed.
Dated 1888
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1888
Police Justice.

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Office—BURGLARY.

vs.

1
2
3
4

Dated

1888

Magistrate.

Officer.

Clerk.

Witnesses,

No.

street,

No.

Street,

No.

Street,

\$ to answer General Sessions.

0449

CITY AND COUNTY }
OF NEW YORK, } ss.

James J. Sullivan
aged 19 years, occupation Fish & Oysters of No. 285 3rd Avenue

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

Sworn to before me, this

day of

188

July 14 1890
Charles V. Lento
Police Justice.

0450

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

H District Police Court.

Albert Steinhoff 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.

Adolph Steinhoff

Question. How old are you?

Answer.

26 years

Question. Where were you born?

Answer.

Germany

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

Answer.

167 E. 23rd St. 3 mos

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

Alt. Steinhoff

Taken before me this

17th

1890

John J. Steinhoff

Police Justice.

0451

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 ten 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 17th 1870 Charles McQuinn 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.

0452

\$1000. for 2x
2 PM July 17-90
CMJ

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Police Court---

4

District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Amelia Free

632

vs

East

Albert Steinhoff

2

3

4

1116
Burglary
Offence

Dated

July 17th 1890

Magistrate.

Wade Hory

Officer

Precinct.

Witnesses

James J. Sullivan

No.

285 Third Ave.

Street.

No.

Street.

No.

Street.

\$

1000

to answer

GS

Committed

Burglary
98

0453

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Albert Steinhoff

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

Albert Steinhoff

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

The said

Albert Steinhoff

late of the Eighteenth Ward of the City of New York, in the County of New York, aforesaid, on the fifteenth day of July in the year of our Lord one thousand eight hundred and ninety, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the store of one

Amelia Thee

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

Amelia Thee

in the said store 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.

0454

SECOND COUNT—

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

of the CRIME OF *Albert Steinhoff* *Grand LARCENY in the first degree*, committed as follows:

The said

Albert Steinhoff
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 day - time of the said day, with force and arms,

a quantity of glassware, a more par-
ticular description whereof is to the
Grand Jury aforesaid unknown, of
the value of two hundred dollars,
and divers fixtures, a more par-
ticular description whereof is to the
Grand Jury aforesaid unknown of
the value of eight hundred dollars

of the goods, chattels and personal property of one

in the store

of the said

Amelia Thee
Amelia Thee

there situate, then and there being found, in the store 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.

John R. Fellows,
District Attorney

0455

BOX:

408

FOLDER:

3776

DESCRIPTION:

Stellford, Frederick H.

DATE:

08/12/90



3776

116.

Witnesses:

Josephine Gaultier

Josephine
E. W. Farrell
Munroe
Barnes
Mr. Chevalier
Lambert
27 Prince St.

also see indictment
filed April 16. 1890
with Ch. Wash.
J. W. H. H. H.
Richard J. H. H.

Counsel,

Filed 12 day of Aug 1890

Pleads,

THE PEOPLE
vs.
Frederick N. Stelford
Burglary in the Third Degree
(Section 498, 499 & 500 of the Penal Code)

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Foreman.

Aug 13. 1890
Pleas Burg day
El Ref 1890
Aug 15, 1890

0457

Police Court— 3 District.City and County } ss.:
of New York, }of No. 520 East 5th St Josephine Gamblicher Street, aged 30 years,
occupation Married being duly sworndeposes and says, that the premises No. 520 East 5th Street, 17 Ward
in the City and County aforesaid the said being a five story brick ten-
ement dwelling a portion of the third
floor ~~and~~ which was occupied by deponent as a place of residence
~~and in which there was at the time a human being, by name~~were **BURGLARIOUSLY** entered by means of forcibly opening a door
entering into the said apartment with
a keyon the 4 day of August 1880 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:A quantity of money meaning a-
parcel together with an umbrella the
whole being of the total value of
Twenty-five dollars\$25. —the property of this deponent's brother and her mother
and deponent further says, that she has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away by
Frederick Stelford (now here)for the reasons following, to wit: at the said time place
and date this deponent while in
the act of entering the said
premises heard of a noise at
the door of the said apartment
and looking up saw the defen-
dant walking up the stairs lead-
ing to the floor above the one
aforesaid - The deponent recog-

0458

used the aforesaid umbrella which was then and there in the possession of the defendant as the property of her mother and called to the said defendant asking him the defendant what he was doing with the said umbrella. The defendant then turned and in his endeavor to escape struck the deponent's mother (who was with the deponent at the time) on the body and knocked her (the mother) down. George Zimmermann (now present) was attracted to the scene ~~was~~ by the noise he heard and seeing the defendant running away gave chase, secured and held him until Officer Dorr of the 14 precinct came up and took the defendant into custody - At the time the deponent saw the said defendant

walking up the said stairs he the defendant had in his possession in addition to the said umbrella a bundle which he dropped and ^{which} upon being examined by the deponent was found to contain the aforesaid wearing apparel of the deponent's brother

her
Josephine Gamblicher
mark

Sworn to before me
This 5th day of
August 1890

W. H. Hagan

Police Justice

0459

CITY AND COUNTY }
OF NEW YORK, } ss.

Frederick Goerr
aged 23 years, occupation Police Officer of No.
the 14th Precinct Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Josephine Gamblicher
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

5
August 1888

Frederick Goerr

W. H. Gann
Police Justice.

0460

CITY AND COUNTY } ss.
OF NEW YORK, }

Barbara Jers
aged *73* years, occupation *Housekeeper* of No.
520 East 5th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

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

Sworn to before me, this

day of

188*8*

5 *her*
August *Barbara + Jers*
mark
Ed. J. Jers
Police Justice.

0461

CITY AND COUNTY }
OF NEW YORK, } ss.

George Zimmerman
aged 22 years, occupation Bar tender of No.

124 East 3d Street, being duly sworn deposes and

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

Sworn to before me, this

5 day of August 1888

George Zimmerman

[Signature]
Police Justice.

0462

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. *Fredrick Stetford*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *27 Prince Street 6 months*

Question. What is your business or profession?

Answer. *Truck Driver*

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*

Fred H. Stetford

Taken before me this
day of *August* 188*2*

Police Justice

0463

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.....

Dr. Anderson
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 *August 5* 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.

0464

Police Court--- ¹²¹³ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Josephus Van Blicher
520 East 5th St
Frank Stillford

1 _____
2 _____
3 _____
4 _____

Offence

Dated *August 4* 18*90*

Hogan Magistrate.

Doerr Officer.

14 Precinct.

Witnesses *Barbara Jers*

No. *520 East 5th* Street.

George Zimmerman

No. *1216 East 3d* Street.

and the Officer

No. _____ Street.

\$ *2000* to answer

Com *Burg 3rd*
P.

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0465

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 3 DISTRICT,

of No. 14 ¹⁴ present Street, aged 28 years,
occupation Police Officer being duly sworn deposes and says
that on the 4th day of August 1889
at the City of New York, in the County of New York he arrested

Frederick Skellford charged with
having committed a Burglary.
Deposant prays that the defendant
be held in order to enable deposant
to produce further evidence

Frederick Doerr.

Sworn to before me, this 4th day of August 1889

Police Justice.

0466

Police Court--⁸³ 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank Hallford vs. *Frank Hallford*

AFFIDAVIT.

Dated *August 4* 188*9*

Adgar Magistrate.

Deer Officer.

Witness, _____

Disposition, *Ex Aug 5th 3 P.M.*

aga 28 res 27 P.M.
250

0467

Prison Association of New York

135 EAST 15TH STREET.

Wm. M. F. Round, Cor. Sec.
D. E. Kimball, Clerk.

NEW YORK. May 2nd 1890.

The People
Frederick Stelford

Mrs. Charles B. Martin.

Dear Sir:-

An investigation by this Association as to the character of Stelford results in the following:-
for upwards of one year he has been in the employ of Mr. E. D. Farrell the Bowery Furniture Dealer who has such faith in Stelford's honesty that he now offers to re-employ him.

Mrs. Chevalier, No 27 to 31 Prince St says he has known Stelford about twelve years and never knew him to be guilty of a dishonest act; he further states that he has often left him with as high as \$600. in cash and is willing to trust him again with any amount and give him temporary work till June when a permanent place will be provided for him.

He was employed by E. Ridley's Sons for about two years and was dismissed for a small dishonest act the gentleman who gave me

0468

Prison Association of New York,

135 EAST 15TH STREET.

Wm. M. F. Round, Cor. Sec.
D. E. Kimball, Clerk.

NEW YORK.....189

2
This information from the books of the firm said that he did not regard Stelford as a bad man but had to let him go on account of the bad example in a house where so many were employed.

I have visited the prisoners home at the request of Dr. Annie Raymond and found the family in most distressing circumstances and about to be dispossessed for non-payment of rent. Three children and the wife constitute the wretched family that will suffer if Stelford has to go to prison.

So far as we have been able to ascertain the prisoner has never been arrested or in prison before and in pity for his unfortunate family we most earnestly recommend him to the merciful consideration of the Court.

Very Respectfully

D. E. Kimball
for Prison Association

0469

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 W. Stelford

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

Frederick W. Stelford

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

The said

Frederick W. Stelford

late of the *Seventeenth* Ward of the City of New York, in the County of New York
aforesaid, on the *fourth* day of *August* in the year of our Lord one
thousand eight hundred and eighty-*ninety*, with force and arms, in the
day - time of the same day, at the Ward, City and County aforesaid, the
dwelling house of one

Josephine Gamblicher

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 *Josephine Gamblicher* in the said dwelling house 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.

0470

SECOND COUNT—

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

Frederick H. Stelford

of the CRIME OF *Petit* LARCENY, committed as follows:

The said *Frederick H. Stelford*

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 *day* - time of said day, with force and arms,

one umbrella of the value of five dollars, and divers articles of clothing and wearing apparel, of a number and description to the Grand Jury aforesaid unknown, of the value of twenty dollars

of the goods, chattels, and personal property of one

in the dwelling house of the said

Josephine Gamblicher
Josephine Gamblicher

there situate, then and there being found, from the dwelling house 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.

John R. Fellows
District Attorney

0471

BOX:

408

FOLDER:

3776

DESCRIPTION:

Stroud, William A.

DATE:

08/20/90



3776

0472

POOR QUALITY
ORIGINAL

On motion of the District
Attorney, Ordered that this in-
dictment be sent to the
Court of Oyer & Terminer

Witnesses:

held in and for the City
and County of New York this
to be determined according
to Law John Sparks
clerk

234. - 76. & 76

Counsel,

Filed 20 day of Aug 1890

Pleads, Not Guilty (21)

23 THE PEOPLE

vs.

William A. Strong

MURDER IN THE FIRST DEGREE

[Section 183, Penal Code.]

JOHN R. FELLOWS,

District Attorney.

MAJ -

Sept 17

Feb. 18. 1891

S.P. 9 yrs. 6 mos.

A True Bill.

Edmund A. Strong

Feb 13. 1891 Foreman.

Trid and convicted

Manslaughter 2nd dy

rec to. mercy

18

0473

CORONER'S OFFICE;
New York County.

INQUEST INTO THE DEATH

- of -

MITCHELL JORDAN.

)
) Before
) CORONER MESSEMER,
) and a Jury.
)
)

New York, August 14th, 1890.

APPEARANCES: Mr. Wm. F. Howe, appears for the prisoner;
Assistant District Attorney Grasse, represents the
People.

THE CORONER: The first case that claims our attention
this morning is that of Mitchell Jordan, a colored
man, at the time of his death a native of this
country. He died on the 6th day of August, in
Bellevue Hospital from a stab wound in the chest
between the 7th and 8th ribs.

In this case I was called on the 5th day of
August to take his ante-mortem statement which I
will now read to you.

MR. HOWE: I make the same objection as made by me on
Monday and Tuesday; I have read that ante-mortem
statement, where you ask him if there is any hope of
recovery and he says "yes." "If he believes he is
about to die?" He says, "No," and I reiterate
again that you are violating the laws of the

0474

Supreme Court in the case of People against Evans and Judge Davis' opinion in the 40th of Hun., an opinion which I have read to you in public Court and to which I again invite your attention and respectfully notify you that it is illegal for you to read that to the Jury.

THE CORONER: I overrule the objection of counsel.

The Coroner reads the ant-emortem statement of Mitchell Jordan, as follows:

0475

OFFICER JOHN F. SWEENEY, duly sworn, testified as follows:-

BY THE CORONER:-

Q You are a patrolman of the Ninth Precinct? A. Yes.

Q How did you become aware of this case? A. I was informed by a broker whilst standing at the corner of West 10th Street on the night of the fourth of August, I think.

Q You were standing where? A. On the corner of West 10th Street.

Q Who informed you? A. A money broker, I believe, that is his business. He said the man was now in McKeever's hotel. I went there as quickly as possible and saw a man there and put the prisoner under arrest.

Q What man? A. This prisoner here, Stroub.

Q What further did you do? A. I took him to the station house and was informed that the man injured was at St. Vincent's Hospital; I went there with the prisoner to have him identified and I was there informed that the man was transferred about 5 P. M. to Bellevue Hospital. I brought the prisoner there to Bellevue Hospital and when I got there the man was not in a conscious condition and I waited until 2 A. M.; on the morning of the 5th instant. I then telephoned the Sergeant of the Ninth Precinct if he wanted me to remain longer; he answered me to bring his prisoner back to the station house; I brought him back, and at 6.55 A. M. on the 5th instant the Sergeant was informed that the man was in a conscious condition; I brought the prisoner back to Bellevue Hospital and at 8.10, A. M. that morning I

brought the prisoner before the man that was injured in Bellevue Hospital and there he identified the prisoner as the man that stabbed him.

-----o0o-----

THOMAS GORMAN, duly sworn, testified as follows:

BY THE CORONER:-

Q Where do you live? A. Six hundred and eighty Washington Street.

Q What is your business? A. I am a bar keeper by occupation. McKeever Brothers employ me at the corner of Christopher and West Streets, the Palace Hotel.

Q Were you present when this occurred? A. Yes.

Q What day was it? A. The fourth of August.

Q About what hour? A. About four o'clock in the afternoon.

Q Will you state to the Jury what took place? A. The prisoner came into the store -- he had been in on several different occasions -- in the afternoon, about four times or three times previous to the stabbing; he was under the influence of liquor, and we wouldn't sell him anything, as we are not allowed to; we refused to sell him any liquor and he was around the neighborhood all the afternoon; the last time he came in he came close to the door and I told him he would not get anything to drink -- he might as well get out and he was ugly about it and interfered with everybody in front of the bar and I called Mitchell Jordan to

0477

lead the prisoner out; I called Mitchell to show the prisoner out and that was the last I saw of him; when he was leading him out; when he came back he seemed to be troubled about something and I saw him put his hand on the side and I said, "Did that man hit you?" He threw his apron over and went out the side door and went to the drug store; that was all I knew about it; I didn't know that he was out until afterwards; I thought probably that the man hit him on the outside; I asked him if the man had hit him and he didn't say a word and went out the side door and up to the drug store.

GEORGE RUECKERT, duly sworn testified:-

I live No. 189 East 123rd Street, and I am a bar keeper by occupation, and I work for Mr. McKeever, at the corner of Christopher and West Streets. The day of this occurrence was the 4th of August, at about 4 o'clock in the afternoon. The prisoner came into the saloon and we refused to sell him any more drink and Mr. Gorman ordered the colored man to put the man out and he took him gently by the arm and walked him out of the place and afterwards he insisted and tried to come in again and the colored man wouldn't let him. After a while he came in again and the colored man came in and walked through the store and walked through the other door into the street; that is all I saw. The prisoner came in at night and I saw it was the same man that

0478

came in in the morning and I sent a man out to get him arrested. The bar-keeper gave the order to the deceased to take this man out; I did not see the stabbing. After the man had been led out the colored man came in again, but he didn't say anything, he simply went to the store and put on his cap and walked out through the door. The stabbing occurred about 9 o'clock, and we had the prisoner arrested that night.

ALBERT W. WESTON, duly sworn testified.

I am one of the Coroner's physicians of the City of New York and I made an autopsy on the deceased, on the afternoon of the 6th of August, at the morgue. I found two wounds, one on the left side in the direction downwards and inwards about three inches below the nipple, and it was a wound which extended into the chest cavity, and the other was a wound in the median line, which was made by the surgeon in the operation. The stab wound was on the left side about three inches and a half below the nipple and the wound was about three inches and a half in length; on dissection I found the wound passed into the abdominal cavity between the sixth and seventh rib, and then passed into the chest cavity through the diaphragm and made a wound just below the apex of the heart; it passed into the body a distance of about four and a half inches and made a wound in the liver a distance of an inch and a half to the extreme

0479

edge of the liver and the chest was found to contain fluid blood on the left side, and the abdomen contained fluid blood. The organs aside from this were apparently normal. The cause of death I ascribe to exhaustion and shock following hemorrhage from the wound.

Dr. MORTON R. PECK, duly sworn testified.

I am a graduate of the College of Physicians and Surgeons and I am now a house-surgeon in Bellevue Hospital since the first of April. The deceased was brought there and first went to the third surgical division. I saw him between half past six and seven o'clock and he then had a dressing on his side. I did not examine it right away. The surgeon of the other division told me he needed an operation and I went to prepare things for the operation and sent for my attending surgeon and he arrived about half past nine o'clock. After taking off the dressing I found the wound which was about two inches long and it seemed to be between the 7th and 8th ribs and it ran along about parallel with the ribs very nearly parallel with the pleuritic cavity and it passed through the abdomen. We performed an operation with a view of saving the man's life, and that operation is called labarotomy, and it consists of opening the abdominal cavity.

ROBERT J. YOURELL, duly sworn, testified:

I live No. 689 Sixth Avenue, and I am a bar-keeper by occupation and I am employed at the corner of Christopher

0480

and West Streets; I was there at the time this stabbing took place. This prisoner came into the place and Mr. Gorman refused to give him any more drinks, and he knocked on the floor for Jordan to take the man out and Jordan took the man out and told him to go away that he would not get any drink there. He came back again and Mitchell Jordan went to the door to push it so he would not come in and went outside with him; that is all that I saw until the deceased came in and Mr. Gorman asked him if he was hurt, and he went over to the oyster counter and put his apron on the counter and went right out the door. That is all.

RACHEL JORDAN, duly sworn, testified:

I am the wife of the deceased, and I live No. 340 West 43rd Street. I did not see the stabbing. But I received a telegraph which stated that my husband was in Bellevue hospital. I went there to see him and he told me, "The man was here that cut me, and he said he was sorry he done it." That is all he said to me.

JOHN F. SWENNEY, duly sworn, testified:

I took the prisoner to the hospital to be identified by the deceased. I ~~was~~ wrote down what was said; I took down every word. It was this: The prisoner said:-
"Well, if I cut you I don't know anything about it; I am sorry for you, poor fellow; I wish I could take your place now and you take mine; how do you feel? Do you think you

0481

will get better? , Jordan: I don't know; the doctor says I am a little better; is that so, doctor? (to the Doctor) The prisoner said, "I hope so, for your sake as well as mine." Then they both shook hands and bid each other good bye.

VERDICT: We, the undersigned jurors find that the deceased Mitchell Jordan came to his death by a stab wound inflicted by William A. Stroud, on the 4th of August, at about 4 o'clock, p. m. at McKeever Bros. Hotel at the corner of West and Christopher Streets, in this City. And we hold the prisoner William A. Stroud for the action of the Grand Jury.

-----000-----

0482

STATE OF NEW YORK,

CITY AND COUNTY OF NEW YORK, ss.

AN ANTE-MORTEM INQUISITION,

Taken at

No:

Belleve Hospital
E 26th Street, in the 27th Ward of the City of
New York, in the County of New York, this 5th day of August

in the year of our Lord one thousand eight hundred and ninety before
Michael J. Messener Coroner,

of the City and County aforesaid, on view of the body of Mitchell Jordin

Belleve Hospital

at
 Upon the Oaths and Affirmations of

good and lawful men of the State of New York, duly chosen and
 sworn or affirmed and charged to inquire, on behalf of said people, how and in what manner

the said *Mitchel Jordin* was injured, do upon
 their Oaths and Affirmations, say: That the said *Mitchel Jordin*

Came to his injuries consisting of a stab
wound of the left side caused by a pocket
knife in the hand of a man unknown to the
jury at McKeevers Brother Saloon Corner of
West Christopher St. at four o'clock in the
afternoon of August 4th 1890

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

JURORS.

Wm John Law

Geo S Hewitt

Peter Mace

Michael Shea

James Johnson

John Campbell

Geo French

H B arn

Gordon Truvel

Michael J. Messener
 CORONER, E. S.

8

0483

City and County of New York, ss.

Statement of Mitchel Jerdin ^{now lying}
dangerously wounded at Belleme Hospital in the 21st Ward
of said City and County, on the 5th day of August 1890

Question—What is your name?

Answer—Mitchel Jerdin

Question—Where do you live?

Answer—340 W. 41st St

Question—Do you now believe that you are about to die?

Answer—No sir I do not think so

Question—Have you any hope of recovery from the effects of the injury you have received?

Answer—Yes sir

Question—Are you willing to make a true statement, how, and in what manner, you came by the injury from which you are now suffering?

Answer—Oh yes. I was stabbed you know
while I was shoving a man out
of the door but I did not hurt
him. This was at McKeever
Brothers Saloon. Ev. Christopher and
Next St. at four o'clock in the
afternoon yesterday, August 4th 1890.
I do not know the name of the
man who stabbed me. I have been
working at that place for six years.
The man who stabbed me was a
white man. He was drinking pretty
smart and we would give him no
drinks. Tom O'Gorman the bartender
told me to lead him out of the door
of the bar room. I was behind him
and was leading him out of the door.
He took a knife out of his pants pocket

0484

It was a black-handled pocket
knife. I think the knife had two blades.
It was the biggest blade he
stabbed me with in the left side.
That is all I know. I identified
the man here in Belleme Hospital this
morning who stabbed me. I am positive
he was the man. He is a man
of about my size. He had on a
dark coat and vest, derby hat and
light pants.

Mitchel ^{his} Jordan
Mark

0485

MEMORANDA.

AGE			PLACE OF NATIVITY	WHERE FOUND
3 Years	Months	Days	U.S.	Belleme Hospital

Salmon

Belleme 1/6-0

March 11

Monday 16 - 0410 -

AN ANTE-MORTEM INQUISTION

On the VIEW of the BODY of

Whitehead Rodin

born 1/11/0

whereby (it is found that he was

injured by a pocket knife

causing a slit wound

of the left side of the

by a man unknown to the

girl

Taken on the 12th day

of August 1890

before

H. H. McCreary

CORONER.

Committed

Bailed

Discharged

575

0486

Saturday 6-21-10-

AN ANTE-MORTEM INQUISITION

On the VIEW of the BODY of

Michael Jordan

Colony

whereby it is found that he was

injured by a pocket knife

causing a stab wound

of the left side inflicted

by a man unknown to the

juror

Taken on the 21 day

of August 1890

before

J. J. McLean

Coroner.

Committed

Bailed

Discharged

515

Bellevue 1400

ward 11

Bellevue Hospital

WHERE FOUND

PLACE OF NATIVITY

N.S.

Days

Months

Years

AGE

MEMORANDA.

Autism

0487

STATE OF NEW YORK,

CITY AND COUNTY OF NEW YORK, ss.

AN INQUISITION

Taken at the

No.

Street, in the

Ward of the City of

New York, in the County of New York, this

day of

in the year of our Lord one thousand eight hundred and

before

FERDINAND LEVY, Coroner.

of the City and County aforesaid, on view of the body of

now lying dead at

Upon the Oaths and Affirmations of

good and lawful men of the State of New York, duly chosen and

sworn, or affirmed, and charged to inquire, on behalf of said people, how and in what manner the

said

came to his death, do upon

their Oaths and Affirmations, say: That the said

came to his death by

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

JURORS.

Jacob Meyer 292 1/2 Grand St
Emmanuel Kahn 278 Grand St
Frederick Kahn 286 Grand St

Coroner. F. S.

0488

TESTIMONY.

Autopsy
 Aug 6th 1890, 3 P.M. at Morgue.
 Body identified by House Surgeon Peck.
 Body that of a large muscular
 colored man. No marks marked.
 On the right side of the chest was
 an incised wound about $4\frac{1}{2}$ ins.
 in length an inch at each end being
 closed by sutures. The wound was
 about $3\frac{1}{2}$ inches below the left nipple
 in a line directly downwards from it.
 and in direction downwards and for-
 wards. On the median line ^{of the abdomen} was
 a wound about 6 in. in length closed by
 sutures. Said to have been the line
 of incision of laparotomy. The wound
 first described was found on
 dissection to enter the chest cavity
 in the 6th interspace (a portion of the
 7th rib had been removed) & penetrate
 to the abdominal cavity thro' the
 diaphragm and involve the left
 edge of the liver by a wound
 one inch in length extending thus to
 free border and penetrating about
 $1\frac{1}{2}$ inches in the posterior aspect.
 Portions of the stomach containing large
 portions were found passing
 thro' the above described wound in the
 diaphragm into the chest cavity.
 This portion of the stomach was much
 congested. The left lung was
 partially collapsed. Heart
 flabby. Right lung congested.
 Sworn to before me,

this

day of

189

CORONER.

0489

TESTIMONY.

Albert J. Weston M. D., being duly sworn, says:
 I have made an autopsy of the body of
 Littlefield and from such autopsy
 and history of the case, as per testimony, I am of opinion the cause of
 death is Homicide by Frustrated
 State wound of chest & abdomen
 Shock & Exhaustion

A. J. Weston M. D.

Autopsy contd.

The left pleural cavity contained
 fluid & clotted blood.
 The abdominal cavity contained
 a small quantity of fluid blood.
 Liver & kidneys normal.
 Cause of death: Shock &
 Exhaustion from above
 described wounds.

Albert J. Weston

Sworn to before me,

this

day of

189

8

[Signature]

CORONER.

0490

MEMORANDA.

AGE			PLACE OF NATIVITY	WHERE FOUND	Date When Reported
32			U.S.	Orphan	Aug. 6
Years	Months	Days		Cellular House.	

Was stabbed at W. H. Stevens
Hotel der Couch & Brunswick
St. Aug 4th 90, 9th St.

F. L.

No.

Quar. 189

AN INQUISITION

On view of the BODY of

W. H. Stevens

whenever it is found that he came to
a death by

Inquest taken on the day
of 189 before
FERDINAND LEVY, Coroner.

0491

F. L.

CP

Quar.

189

AN INQUISITION

On the VIEW of the BODY of

Michael J. Davis

whereby it is found that he came to
his death by

Inquest taken on the day
of 189 before

FERDINAND LEVY, Coroner.

✓

was stabbed at 11:00
Hotel Cor Wash D.C.
Sts Aug 4th 90, 92 Feb,

AGE	PLAC OF NATIVITY	WHERE FOUND	Date When Reported
32 Years	U.S.	Washington D.C.	Aug. 6

MEMORANDA.

0492

POOR QUALITY
ORIGINAL

Dr Peck

Bellevue Hospital Aug^t 6th 1890

To coroner Please hold Inquest on
body of Mitchel Jordin (Colo)

Age 30 Nativity US	Residence 340 W 43 St
Married - Laborer	Admitted Monday Aug
Life in U.S. Life in City	4 th 1890 at 5 ⁰⁰ p.m.
Father's Name Mitchel	Brought by St Vincent's
Mother's Name Sallie	Ambulance from 9 th St

Death took place Tues-day Aug^t 5th 1890 at 3³⁰ p.m.

Suffering from stab wound of
Chest between 7th & 8th ribs
on left side & penetrating
abdominal cavity through
the diaphragm.

Autopsy requested.

Worthington Peck
House Surgeon

0493

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK, } ss.

William Albert Stroud being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to answer or not, all or any questions put to him, states as follows, viz.:

Question—What is your name?

Answer—*William Albert Stroud*

Question—How old are you?

Answer—*33 years*

Question—Where were you born?

Answer—*Norfolk, Va*

Question—Where do you live?

Answer—*Norfolk, Va.*

Question—What is your occupation?

Answer—*Saloon Keeper*

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

*By the advice of my
counsel I will reserve what
I have to say for a future
occasion*

W. A. Stroud

Taken before me, this *14th* day of *August* 188*7*

W. J. Messinger

CORONER.

0495

Indur Jofel - 12287
HOMICIDE.

AN INQUISITION.

On the VIEW of the BODY of

Mitchell Jordan

whereby it is found that he came to

his Death by the hands of

William A. Shroud

Inquest taken on the 14 day

of August 1890

before

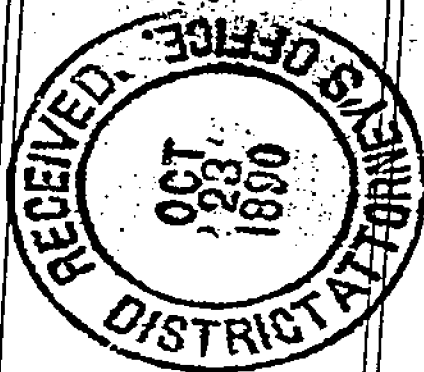
My M. W. Shroud Coroner.

Committed

Bailed

Discharged

Date of death 1-4-9



MEMORANDA.

AGE	32 Years	Months	Days
PLACE OF NATIVITY	N.J.	WHERE FOUND	Morgue
DATE When Reported	Aug 6		

0496

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, ss.

AN INQUISITION,

Taken at the house of *Coroners Office*
No. 67 Park Row Street, in the *4th* Ward of the City of
 New York, in the County of New York, this *14th* day of *August*
 in the year of our Lord one thousand eight hundred and *90* before

M. J. A. Messervier Coroner
 of the City and County aforesaid, on view of the Body of *Michael Jerdin* (colored)
 lying dead at

Eight Upon the Oaths and Affirmations of
 good and lawful men of the State of New York, duly chosen and
 sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said
Michael Jerdin came to his death, do

upon their Oaths and Affirmations, say: That the said *Michael Jerdin*
 came to his death by a stab wound inflicted
 by *William A. Shoud*, on the *4th* day of *August*
 at about *4 o'clock P.M.* at *McKeever Bros Hotel*
 corner of *West and Christopher Streets*, in this City
 and we hold the prisoner *William A*
Shoud for the action of the Grand Jury

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

JURORS.

Jacob Meyer 292 1/2 Grand St - *Louis L. Luff 55 W. Houston St*
A. Cohen 86 W Broadway *Bernhard Kahn 278 Grand St*
Jacob Kurzman 135 Grand St *Jacob Meyer 292 1/2 Grand St*
J. J. Lohr 161 W Broadway
J. Travis Kelly 220 E 74th St

M. J. A. Messervier

CORONER, E. S.

0497

Gorman - bartender -

Rickett - u.

—— 3rd bar tender -

Drivney Druggist

Gates West 14. Jul. boy

Kennedy Mnt. Dist. messenger manager

Montecorde - Fruit Stand (boy)

Perce boot black

Mrs. Jordan - wife

Mrs. Jordan's friend -

Mankin - news boy -

Dying declaration -

Police Officer -

Doctor -

—— 14 witnesses =

For defense

Character -

Prisoner -

He knew he was going to die and he shook hands with me and said "I have saved a little money and you can have it. He said he was going to die. He bade ~~me~~ good-bye in his dying bed.

He said to me that the man was there that stabbed him, at the hospital, and shook hands with him and ~~told~~ said he was sorry he did it. He told me he was stabbed where he worked, and he was stabbed putting this man out; they had no quarrel at all; he simply put the man out and he turned on him and stabbed him; he was told to put him out, and did it. He said he "I am going to die and am prepared to go." He ~~told me he was stabbed in the left side, and the man that he put out stabbed him.~~

0499

Roberts,

Place of business.

Shroud

When did he come to town.

Took beer & whiskey Where?

Remember the negro pushing me out
of the saloon.

When I got through the door ^{stopped &} I asked
him about the satchel - cracked off
the nut in -

Made a few steps down

Expected to reach my friends there -
they would be there any
minute.

Are you still hanging around here

on what son of a bitch -

He kicked me down & I

reached in my pocket for a

knife I had there & forgot

~~Produced~~

I took it to defend myself -

0500

People v. William A. Stand

Gorman:

- Aug 4th 1890 - Mitchell Jordan

Bar keeper - Palace Hotel -
10 years in employ -

Jordan employed 4 or 5 years -

25 yrs old - tall - heavy -

very well built young man -

one o'clock first saw person -

Little bit under the influence of liquor
asked me for liquor & I spoke him -

two 1/2 o'clock

Came in with two men -

Saw Yessell

Didn't notice in particular - seemed
about the same as first time -

three o'clock

asked me for beer - wouldn't give
him any.

Under influence of liquor -

Seemed to talk sensibly enough -
slow, or fast - He reached for it -

Knocked the glass out of his hand -

Argument started as to whether I had the

beer. He said that I should -

"If ~~he~~ led you outside ~~he~~ would
fix me".

He later got out - ~~he~~ I would arrest
him.

Didn't notice any more after that
the first time I saw him -

four o'clock

He asked me for more drink -
I told him he could not have it

0501

27

He stood around the bar & said he thought he ought to have what he asked for - He ought to know what he wanted - He was the best judge - I didn't notice that he staggered -

Told him he would have to go out - I called the porter (Jordan)

Porter laid his hand up on his shoulder told him he would have to go out. He walked out through the summer door.

He did not stagger -

If he got any more he wouldn't know what he was doing.

He had enough -

When he went outside met Jordan - Jordan stayed inside - Didn't go out with him at all - The prisoners attempted to come back - Jordan held the doors.

He stepped from side of door to lower step - lost a foot -

Saw Mitchell fall - fell back - He had just taken the one step when he fell back.

Went out Christopher St door -

X Exam.

Saw prisoner's feet outside the summer door on the step -

Could see under the summer doors about two feet.

0502

3/

Prisoners tried to force the doors open
but colored man held them closed
The colored man went out & fell
immediately afterwards -

Driveway

Druggist

Christopher St. one block from Palace
Hotel -

3 1/2 inches long - & as he pulled it
up it was about 2 inches wide
as he opened it up.

~~Bar tender~~
Bar tender

Bar tender - for Mr. Keenan's I saw the
debutant in the bar room about 2 o'clock
he asked for drink he was refused; his condition
was a little intoxicated. Saw him at 3 o'clock
he was walking around the place, he was
a little more intoxicated; he came in a
gain he asked for more drink, was refused,
there was a glass standing on the bar, he grabbed
at it, & it was broken; he came again about
10 mins after - his speech was the same
as before, he could speak plainly, Gov
man called the colored man, said you
will have to go out, I saw the colored man
trying to get in again, the colored man
went out,

① There were

S. came on to the city - Shanger & meeting not much drunk to 12:00 -

The negro had him on that stop & was shaking him -

On sleep on a pole or on side on a church door -

Came round the corner & knocked him

over down with a bang & his first foot.

Knocked him down & then kicked him

In the deeper hole from his pocket

a knife & then started him shaking

the cut him & sent him & then

his memory ceased

The prisoner didn't run away but returned

to that same house -

He was before the judge & then he was sent

He says he didn't remember -

(That's why he didn't run away)

"I don't know of your place" - but sent &

you were in 'mine' -

0504

District Attorney's Office,
City & County of
New York.

188

Montevideo by -
Pencil - but back
~~Walter~~ by -

Mankin - by - light hand -

Jasper - inside -

Mrs. Tordani -

0505

District Attorney's Office,
City & County of
New York.

189.

Strand Case -

~~William H.~~

3

~~Chas. J. Kennedy~~
395 Bleeker -

Louis Manbraken -
700 Wash St,

Saw deceased fall to
then get up & go to Hackett
Prisoners.

John Fr. Rutledge

363 Bron St Jersey City -

Saw Mitchell put prisoner out of
arm & go inside without striking -

Robert Gates - 49 Jersey St.

Was inside & saw as particular to wife -

0506

District Attorney's Office.
City & County of
New York.

Statement of Thomas Gorman

I am a Barkeeper for M. Keen Bros at 386 West Street, Palace Hotel, a restaurant is in the rear of the Barroom, on the 5th day of August 1890 the prisoner came to the Palace Hotel several times, he was intoxicated, not very much however; he seemed to know what he was doing. He wanted drinks I refused to sell them to him. About four o'clock he again came in and asked for a drink I refused to sell anything to him; he then became abusive, he said that if I would come outside he would hit me; he also said that he threatened to throw an empty glass at me, I knocked the glass out of his hand, he then went out. He again came back & demanded liquor again. I refused to give it to him; again became abusive. Mitchell Jordan the deceased was standing about 20 feet from the Bar I told the deceased to show the prisoner the door, the deceased told him to go out, the deceased went with him to the door, as they

District Attorney's Office.
City & County of
New York.

2

got just outside of the door I saw the prisoner attempt to come back & the deceased attempted to close the summer doors in order to keep him out when suddenly I saw the deceased fall; he then got up came in side took off his apron & went out, Robert J. Yourell ~~current~~ statement is the same,

George Ruckert = substantially the same -

with the addition that in the eve about 9 o'clock the prisoner came to the Palace Hotel, walked through the Bar room & went upstairs I went outside to find an officer; he (prisoner) was slightly under the influence of liquor.

Officer Dweeney, - I arrested the prisoner upstairs in the Palace Hotel on Aug 5th 1890, when I arrested ^{him} he wanted to know what I wanted ^{to} take him for "I told I asked why he stabbed the colored man"

0508

District Attorney's Office.
City & County of
New York.

3

he said he nothing, to stab anyone with,
I searched him when in the Station House, and
found no weapon of any kind on his person,
That evg I took to St Vincent's Hospital, & then
brought to Bellevue Hospital & remained there
till 2 am of the 6th inst - At 7 o'clock
in the morning I brought prisoner before
the deceased, the deceased said he knew the
prisoner, the deceased said that the prisoner stabbed
him with a black handled pocket knife, he
identified the prisoner as the person who
stabbed him.

0509

District Attorney's Office,
City & County of
New York. 189

Dell

Peter Bulger
388 West 1st St

Shoud went over to Bulger's place,
raised a disturbance was put
out =

J. J. J. J.
Druggist Cor of 1st St
Washington & Christopher St

~~Dr. Peck~~
Dr. Morton R. Peck
Bellevue Hospital

In person Mrs. J. J. J.



0510

This was at the time of the arrest

(Why did you stab that colored man to day. I did not stab any Body. I had nothing to cut anybody with. I could not stab a man with that pulling and a plug of tobacco). There was found on his person in the station house some: \$5.00 a gold Watch & Chain and nothing more. The remarks made by William A. Stoner at Bellevue Hospital to Mitchell Gordon. (Well if I cut you I don't know anything about it. I am sorry for you poor fellow. I wish I could take your place now and you take mine. How do you feel do you think you will get better I don't know the Doctor says I am a little better aint that so Doctor. Stoner answers. Well I hope so for your sake as well as mine. They shake hands and bid each other good by.)

The Last seen of Mitchell Gordon
alive

0511

New York Aug 5th 1890

This is a statement taken from
Mitchel Gordon by Officer John T. Sweeney.

Do you know this man. Yes
When did you last see this man.

About 4 O'clock yesterday afternoon.
What did he do to you. He cut me.
Cut you with what. A pocket knife
Did you see this knife in this
man's hands. I did.

I saw him open the knife and
make a lunge at me.

What did you do after you were cut.

I ran to a drug store from there
to the Station House. was taken
from there to St Vincent's Hospital.
and from there brought here Bellows.

Do you hold this man responsible
for your present condition. Yes Sir.

I do. Was it in side of the saloon
or on the side-walk that you were
struck. on the side-walk in front
of the west st. Entrance.

Mitchel Gordon
Dr. Morton R. Peck of Bellows Hospital
was a witness to this statement. taken
at 8-10 A.M. this date
Officer Sweeney.

05 12

Officer's
Statement

0513

STATE OF NEW YORK.
CITY AND COUNTY OF NEW YORK,

POLICE COURT—

DISTRICT.

Thomas Gorman

of No. Palace Hotel 346 West Street, being duly sworn, deposes andsays that on the 4 day of August 18820at the City of New York, in the County of New York, deponent was

bar keeper of the Palace Hotel at 346 West street; that about 4 o'clock P.M. deponent ordered the porter Mitchell Gardine to eject one William A. Stroud (now here); that the said Gardine did eject the said Stroud by taking hold of his arm and leading him out through the summer doors. Deponent saw the said Gardine return in a moment and deponent asked the said Gardine whether the man had hit him, and Gardine ~~replied~~ made no reply, but went away and deponent did not know at that time that ~~the~~ the said Gardine had been hurt. The reason deponent asked the said Gardine whether the man hit him was that deponent saw the said Gardine under the storm door as he fell on the step. Robert J. Jewell was present at the time.

Sworn to before me this

of

4 day
August 18820

Do J. C. [Signature] Gorman
Police Justice.

05 14

CITY AND COUNTY }
OF NEW YORK, } ss.

Robert J. Yourell

aged 35 years, occupation Bar Keeper of No.

346 West 57

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Thomas Egan

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

Sworn to before me, this

7

day of

August

1890

Robert J. Yourell

J. C. Reilly

Police Justice.

0515

STATE OF NEW YORK.
CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT—

DISTRICT.

of No.

386 West

Street, being duly sworn, deposes and

says that on the

4

day of

August

1890

at the City of New York, in the County of New York,

Deponent was

present at the Palace Hotel
No 386 West Street about 4
O'clock P. M. when William
A. Stroud (now here) was
led out of the said hotel
by the arm, by the porter of
said Hotel Mitchell Gardine,
(now here) The said Stroud
after being put out of the
front door attempted to re-enter
and was prevented by the
said Gardine who pushed the
door in his face, and then
Gardine went out on the sidewalk
where Stroud was, and that
was the last deponent saw of
Stroud. The said Gardine returned
in a few minutes, and did not
speak of being stabbed and
deponent did not see the
said Gardine afterwards.

Sworn to before me this 7 day

of August 1890

John J. Kelly
Police Justice.

George Ruckert

05 16

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

William A. Stroud

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 A. Stroud

Question. How old are you?

Answer.

32 years

Question. Where were you born?

Answer.

U.S.

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

Answer.

Norfolk Va - 6 years

Question. What is your business or profession?

Answer.

Saloon Keeper

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 - I wish at this time to call attention to the injured condition of my face.

W. A. Stroud

Taken before me this

day of

August 1889

Police Justice

05 17

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

William A. Stroud
guilty thereof, I order that he be held to answer the same ~~and he be committed 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~~ be discharged legally
Dated August 7 1890 J. J. C. Smith 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.

0518

POOR QUALITY
ORIGINAL

E Aug 4. 9 A.M.

Police Court---

1228
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John J. Sweeney

Wm A. Stroud

Homicide
Offence

BAILED,

No. 1, by

Residence

Street

No. 2, by

Residence

Street

No. 3, by

Residence

Street

No. 4, by

Residence

Street

Dated

August 6

1890

O'Reilly

Magistrate.

Sweeney

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.



Commenced

0519

STATE OF NEW YORK.
CITY AND COUNTY OF NEW YORK, { ss.

POLICE COURT

DISTRICT.

Morton R. Peck

of No. Bellerne Hospital Street, being duly sworn, deposes andsays that on the 5 day of August 1890at the City of New York, in the County of New York, one Mitchell

Jardine, a colored man, died in Bellerne Hospital about about the hour of 3.40 O'clock P.m., and the cause of his death was a stab wound between the sixth and seventh ribs on the left side. The said Mitchell Jardine was transferred from St. Vincent's Hospital to Bellerne on the 4th day of August. The direction of the said stab wound was downwards and inwards, about the depth of two inches and a half.

Morton R. Peck J.C.

Sworn to before me this

of August 1890

J. C. Rully)

Police Justice

0520

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT—

DISTRICT.

of No.

9th Precinct

Street, being duly sworn, deposes and

says that on the

6th

day of

August

1889

at the City of New York, in the County of New York,

deponent saw

the dead body of Mitchell
Gardine in the morgue
at Bellevue Hospital, and
deponent has reason to believe
and now charges that the
said Mitchell Gardine came
to his death from a stab
wound received at the hands
of William A. Stroud, now
deceased, who was arrested
by deponent on August
4 charged with felonious
assault on the said Gardine.

Sworn to before me this

7

of

August

1890

J. C. Ruller

Police Justice.

John F. Sweeney.

0521

CITY AND COUNTY
OF NEW YORK, } ss.

POLICE COURT, 2 DISTRICT.

John F. Sweeney
of the 9th Precinct Street, aged 29 years,
occupation officer being duly sworn deposes and says
that on the 4 day of August 1890

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

William a Stroud (narrative) on
a charge of assault on complaint
Mitchell Gardine who is now
confined in Bellevue Hospital
suffering from a stab wound

Wherefore deponent asks
that said defendant be
committed for Examination to
await the result of injuries

John F. Sweeney

Sworn to before me this

of

Aug 1890

day

So J. C. Kelly Police Justice.

0522

Police Court, 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

William A. Stroud

AFFIDAVIT.

Dated Aug 5 1890

W O R Magistrate.

Brockway Officer.

Witness, _____

Disposition Committee to

ascertain the result
of injuries

0523

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 A. Strand

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

— William A. Strand —

of the CRIME OF Murder in the First Degree, committed as follows:

The said William A. Strand,

late of the City of New York, in the County of New York aforesaid, on the fourth day of August, in the year of our Lord one thousand eight hundred and eighty-nine at the City and County aforesaid, with force and arms, in and upon one

— Mitchell Gardine, —

in the peace of the said People then and there being, wilfully, feloniously, and of his malice aforethought, did make an assault, and he the said

William A. Strand, him, —

the said Mitchell Gardine, with a certain knife — which he the said William A. Strand in

his right hand then and there had and held, in and upon the left side of — him — the said Mitchell Gardine, —

then and there wilfully, feloniously, and of his malice aforethought did strike, stab, cut and wound, giving unto him the said Mitchell Gardine then and there with the knife aforesaid, in and upon the left side of — him — the said Mitchell Gardine one mortal wound of the breadth of one inch, and of the depth of six inches, of which said

0524

mortal wound *he* the said *Mitchell Gardine* —
at the City and County aforesaid, from the day first aforesaid, in the year aforesaid, until the
eight — day of *August*, in the same year
aforesaid, did languish, and languishing did live, and on which said *eight* —
day of *August* — in the year aforesaid, *he* the said
Mitchell Gardine, at the City and County aforesaid,
of the said mortal wound did die.

And so the Grand Jury aforesaid do say: That the said

William A. Strand, Min. —

the said *Mitchell Gardine*, in the manner and form, and by
the means aforesaid, wilfully, feloniously, and of *his* malice aforethought, did kill,
and murder, against the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

William A. Strand —
of the same CRIME OF MURDER IN THE FIRST DEGREE, committed as follows:

The said *William A. Strand*,

late of the City and County aforesaid, afterwards, to wit: on the said *fourth* —
day of *August*, — in the year of our Lord one thousand eight hundred
and *eighty-ninth*, at the City and County aforesaid, with force and arms, in and
upon the said *Mitchell Gardine*,

in the peace of the said People then and there being, wilfully, feloniously, and with
a deliberate and premeditated design to effect the death of — *him* — the said
Mitchell Gardine — did make another assault, and
the said *William A. Strand, Min.* — the said

Mitchell Gardine, with a certain *knife* —
which *he* — the said *William A. Strand* in

said right hand then and there had and held, in and upon the ~~left~~ side
 of — ~~him~~ — the said ~~Mitchell Gardine~~ —,
 then and there wilfully, feloniously, and with a deliberate and premeditated design to effect
 the death of ~~him~~ the said ~~Mitchell Gardine~~, did strike, stab, cut and
 wound, giving unto ~~him~~ the said ~~Mitchell Gardine~~, then
 and there, with the ~~knife~~ aforesaid, in and upon the ~~left~~ side
 of — ~~him~~ — the said ~~Mitchell Gardine~~, —
 one mortal wound of the breadth of one inch and of the depth of six inches, of which said
 mortal wound ~~he~~ the said ~~Mitchell Gardine~~, at
 the City and County aforesaid, from the said ~~fourth~~ day of ~~August~~,
 in the year aforesaid, until the ~~seventh~~ day of ~~August~~ in the
 same year aforesaid, did languish, and languishing did live, and on which said
~~seventh~~ day of ~~August~~, in the year aforesaid, ~~he~~
 the said ~~Mitchell Gardine~~, at the City and County
 aforesaid, of the said mortal wound did die.

And so the Grand Jury aforesaid do say: That the said
~~William A. Strand~~, ~~him~~,
 the said ~~Mitchell Gardine~~, in the manner and form, and by
 the means aforesaid, wilfully, feloniously, and with a deliberate and premeditated design
 to effect the death of — ~~him~~ — the said ~~Mitchell Gardine~~,
 did kill and murder, against the form of the Statute in such case made and provided, and
 against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0526

BOX:

408

FOLDER:

3776

DESCRIPTION:

Sullivan, James

DATE:

08/04/90



3776

0527

BOX:

408

FOLDER:

3776

DESCRIPTION:

Deutch, Henry

DATE:

08/04/90



3776

Witnesses;

No 1. was read
A True Bill
for Forgery
No 2. Not known
to have been
permanently
arrested by

James Sullivan
Counsel,

Filed
4 day of Aug 18 90
Pleadg, Not Guilty (5)

THE PEOPLE
vs.
James Sullivan
and
Henry Detch

Grand Larceny
Second degree.
[Sections 528, 53 /
1, Penal Code].

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Edmond L. Brown

Aug 7. 1890
Foreman.
Both plead Guilty
No 1. 2 y. 9 mo. D.P.
No 2. 12 m. D.P.

0528

0529

Police Court

District

Affidavit—Larceny.

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

John Weinmann
 of No. *90 Grand* Street, aged *61* years,
 occupation *Shipping Clerk* being duly sworn
 deposes and says, that on the *22* day of *July* 188*8* 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 piece
of unmanufactured silk of the
value of about sixty dollars

\$ 60-

the property of *Abegge Baenicker & Co*
and then in deponent's care

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 *James Sullivan and Henry*
Dentch (now here) under the following
circumstances: The said property
 was stolen from the said store
90 Grand St on said date by
 the defendant *Dentch* who was
 caught by deponent, in the
 act of taking the said property
 feloniously from said premises
 and the said *Sullivan* was with
 the defendant *Dentch* and acting in
 concert with him as deponent is
 informed by Detective *John J. O'Brien*
 of the 1st Precinct

John Weinmann

Sworn to before me this
27 day of
July 188*8*

John J. O'Brien
 Police Justice.

0530

Sec. 103-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Sullivan being duly examined before the undersigned 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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
James Sullivan
(Mark)

Taken before me this

day of

189

Police Justice

0531

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry Dent 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. *Henry Dent*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *Hungary*

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

Answer. *53 Bowery — 2 weeks*

Question. What is your business or profession?

Answer. *Redder*

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*
Henry Dentel
made

Taken before me this

day of

April 1883
John J. [illegible]
Police Justice

0532

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.....

James Sullivan Henry Deutch
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 Aug 24 18 90 John J. [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.

0533

Police Court---

District

1152

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John Wermann

90th Grand St.
Jas. Sullivan
Henry Deutch

Lansing
Jelony

Office

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

July 24

1890

German

Magistrate.

O'Brien & Associates

Officer.

Precinct.

Witnesses

Randolph Campbell

No.

10th Precinct

Street.

No.

Street.

No.

Street.

\$

500

to answer

S.S.

Can

0534

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*James Sullivan
and Henry Deutch*

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

James Sullivan and Henry Deutch

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

The said

James Sullivan and Henry Deutch, both

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

*one piece of silk of the value
of sixty dollars*

of the goods, chattels and personal property of one

Abegge Daenicker

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.

*John P. Fellows,
District Attorney*