

0532

BOX:

516

FOLDER:

4700

DESCRIPTION:

Nelson, Jacob

DATE:

03/22/93



4700

0533

POOR QUALITY ORIGINAL

Witnesses and Clerk

Witnesses:

Counsel,

Filed

Pleas,

ENTERED
T. J. W.

Adm 1893

22 March 1893

Guilty of

THE PEOPLE

vs.

B

Jacob Nelson

POOL SELLING.
(Section 351, Penal Code and Chap. 479,
Laws of 1887, §§ 4 and 7.)

DE LANCEY NICOLL,

District Attorney.

*Paid 20 May 6 - 1898
on motion for dis. deft.
discharged on his own
recognizance*

A True Bill

*MT m th
Wm. Heaton*

Foreman.

The difficulty which
would be experienced
in securing a conviction
herein leads me to
recommend that the
bail herein be discharged.

*Pat 4 1898
May 6 1898*

*S. J. Blake
A. D. C.*

Police Court, 1 District.

(1852)

City and County }
of New York, } ss.

of No. 300 Mulberry Street, aged _____ years,
occupation Police Officer being duly sworn, deposes and says,

that on the 13 day of March 1892 at the City of New
York, in the County of New York, on Jacob Nelson

now here, did unlawfully and willfully
keep and maintain a room in the
premises No. 8 1/2 Barclay Street
on the ground floor, for the purpose
of unlawfully recording bets or
wagers upon the result of a trial
or contest of speed between horses
at Catterick, New Jersey, and
did at said premises on said
date at said premises make a
bet or wagers with deposit, and
did become the custodian or
depository for fine or reward of
money stated or wagered
upon such result for the reasons
following to wit: That on said
date defendant visited the premises
above named for the purpose
behind a partition where to
take a bet for two dollars
on a horse named Legbright
running at Catterick which the
defendant did allowing the sum
of five cents commission for
transmitting the same and
giving defendant a ticket which
is attached. Defendant further says
that there was a black
board placed in said
premises with the name of
said horse thereon with odds
posted 10 to 1
James Dunn

Known to be true and correct
1st day of March 1892

James Dunn
Police Officer

0539

1503

POLICE COURT 1st DISTRICT.

City and County of New York, ss.

THE PEOPLE

vs.

Jacob Nelson

On Complaint of

Lance Brown
Secretary Poor Law

For

After being informed of my rights under the law, I hereby waive a trial by Jury on this complaint, and demand a trial at the COURT OF SPECIAL SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated *New York March 17* 189*3*

Police Justice.

Jacob Nelson

0536

Sec. 198-200

1882

District Police Court.

City and County of New York, ss:

Jacob Nelson 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 a 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. *Jacob Nelson*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *MS*

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

Answer. *202 W. 94th St. 3 years*

Question. What is your business or profession?

Answer. *Cook*

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

Answer. *I am not guilty*

Jacob Nelson

Taken before me this
day of *March* 1889
John W. Ryan
Police Justice.

0537

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.....

Defendants
guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of 500 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, March 17 1893 John Ryan Police Justice.

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

Dated, March 17 1893 John Ryan Police Justice.

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

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

0538

Police Court 189 District. 314 1894

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James D. ...
Jacob ...

Voluntarily
of ...

2
3
4
Dated, *Nov 14* 189
... Magistrate.
... Officer.
... Precinct.

Witnesses
No. Street.
No. Street.
No. Street.



No. Street.
\$ *1000* to answer *...*
Bailed for ...
Bailed

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

0539

Sec. 192.

1 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before John J. Ryan a Police Justice
of the City of New York, charging Jacob Nelson Defendant with
the offence of No Pool Law

and he having been brought before said Justice for an examination of said charge, and it having been made
to appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and
the hearing thereof having been adjourned,

We, Jacob Nelson Defendant of No. 202
147th St Street; by occupation a Clerk
and Sudren Horn of No. 75 Park Row
Street, by occupation a Merchant Surety, hereby jointly and severally undertake
that the above named Jacob Nelson Defendant
shall personally appear before the said Justice, at the 1 District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of Five
Hundred Dollars.

Taken and acknowledged before me, this 14 day of June 18 93
John Ryan POLICE JUSTICE.

0540

CITY AND COUNTY OF NEW YORK, ss.

Sworn to before me this 18th day of [Month] 19[Year] at [Location] New York Justice.

the within named Bail and Surety being duly sworn, says that he is a resident and holder within the said County and State, and is worth Twenty Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of Home and lot of land 163 West Street of the value of \$10,000 and clear and clear.

Audrey Horn

Audrey Horn

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to appear during the Examination.

vs.

Taken the _____ day of _____ 18

Justice.

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Jacob Nelson

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse

Jacob Nelson

of the crime of keeping a room for the purpose of recording and registering bets and wagers, and of selling pools, committed as follows:

The said

Jacob Nelson

late of the Third Ward of the City of New York, in the County of New York aforesaid, on the thirteenth day of March in the year of our Lord one thousand eight hundred and ninety-three, at the Ward, City and County aforesaid, and not upon any grounds or race track, owned, leased, or conducted by any association incorporated under the laws of this State, for the purpose of improving the breed of horses, where racing was then lawfully had, with force and arms, did unlawfully and feloniously keep a certain room in a certain building there situate, for the purpose of therein recording and registering bets and wagers, and of selling pools, upon the result of trials and contests of speed and power of endurance of beasts, to wit, horses; 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

Jacob Nelson

of the crime of knowingly permitting a room to be used and occupied for the purpose of recording and registering bets and wagers, and of selling pools, committed as follows:

The said

Jacob Nelson

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, and not upon any grounds or race track owned, leased, or conducted by any association incorporated under the laws of this State for the purpose of improving the breed of horses, where racing was then lawfully had, being then and there the occupant of certain room in a certain building there situate, with force and arms, unlawfully and feloniously did knowingly permit the said room to be used and occupied for the purpose of therein recording and registering bets and wagers, and of selling pools, upon the result of trials and contests of speed, and power of endurance of beasts, to wit, horses; against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

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

Jacob Nelson

of the crime of keeping, exhibiting and employing devices and apparatus for the purpose of recording and registering bets and wagers, and of selling pools, committed as follows:

The said

Jacob Nelson

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, and not upon any grounds or race track owned, leased or conducted by any association incorporated under the laws of this State, for the purpose of improving the breed of horses, where racing was then lawfully had, being the occupant of a certain room in a certain building there situate, with force and arms, did unlawfully and feloniously therein keep, exhibit and employ, divers devices and apparatus (a more particular description whereof is to the Grand Jury aforesaid unknown) for the purpose of recording and registering bets and wagers, and of selling pools, upon the result of trials and contests of speed and power of endurance of beasts, to wit, horses; 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.

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

Jacob Nelson

of the crime of becoming the custodian and depository, for hire and reward, of money staked,

wagered and pledged upon the result of trials and contests of speed and power of endurance of horses, committed as follows :

The said *Jacob Nelson*

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, and not upon any grounds or race track owned, leased, or conducted by any association incorporated under the laws of this State, for the purpose of improving the breed of horses, where racing was then lawfully had, being then and there the *recipient* of a certain room in a certain building there situate, with force and arms, did unlawfully and feloniously therein then and there become the custodian and depository, for hire and reward, of certain money, to wit: the sum of *Five* dollars in lawful money of the United States of America, which said money was then and there by one *Jacob Nelson* staked, wagered and pledged upon the result of a certain trial and contest of speed and power of endurance of and between a certain horse called *Sea Right* and divers other horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid, at a certain place and race track situate at *Shuttenburg* in the County of *Franklin* in the State of *New York* and commonly called the *Shuttenburg* Race Track, and which said trial and contest was had, holden and run on the day and in the year aforesaid, at the place and race track aforesaid (a more particular description of which said trial and contest, and of the circumstances and manner of, upon, and in which the said money was so staked, wagered and pledged as aforesaid, is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

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

Jacob Nelson

of the crime of recording and registering a bet and wager, committed as follows :

The said *Jacob Nelson*

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, and not upon any grounds or race track owned, leased, or conducted by any association incorporated under the laws of this State, for the purpose

of improving the breed of horses, where racing was then lawfully had, with force and arms, did unlawfully and feloniously record and register, and cause to be recorded and registered, a certain bet and wager, then and there made by and between one

James A. ...

and divers other persons to the Grand Jury aforesaid unknown, upon the result of a certain trial and contest of speed and power of endurance of and between a certain horse called *S. C. C. Bright* and divers other horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid, at a certain place and race track situated at *Sullivan ...* in the County of *Herkules* in the State of *New York*, and commonly called the *Sullivan ...* Race Track, and which said trial and contest was had, holden and run on the day and in the year aforesaid, at the place and race track aforesaid (a more particular description of which said trial and contest, and of the said bet and wager so as aforesaid then and there made upon the same, is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

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

James Nelson

of the CRIME OF POOL SELLING, committed as follows:

The said

James Nelson

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, and not upon any grounds or race track owned, leased or conducted by any association incorporated under the laws of this State, for the purpose of improving the breed of horses, where racing was lawfully had, with force and arms, did feloniously engage in pool selling, and did then and there feloniously sell, and cause to be sold, to one *James ...* and to divers other persons, to the Grand Jury aforesaid unknown, a certain pool upon the result of a certain trial and contest of speed and power of endurance of and between a certain horse called *S. C. C. Bright* and divers other horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid.

said, at a certain place and race track situated at
in the County of *Hudson* in the State of *New Jersey*
and commonly called the *Guttenberg* Race Track,
and which said trial and contest was had, holden and run on the day and in the year aforesaid at
the place and race track aforesaid (a more particular description of which said trial and contest,
and of the pool upon the same so as aforesaid then and there sold, is to the Grand Jury aforesaid
unknown, and cannot now be given), against the form of the Statute in such case made and pro-
vided, and against the peace of the People of the State of New York and their dignity.

Seventh Count, And the Grand Jury aforesaid, by this indictment, further accuse the
said *Jacob Nelson*

of the crime of recording and registering bets and wagers, committed as follows :

The said *Jacob Nelson*

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, and not upon any grounds or race track owned,
leased, or conducted by any association incorporated under the laws of this State, for the purpose
of improving the breed of horses, where racing was then lawfully had, with force and arms, did
unlawfully and feloniously record and register, and cause to be recorded and registered, divers
bets and wagers, then and there made by and between divers persons to the Grand Jury aforesaid
unknown, upon the result of divers certain trials and contests of speed and power of endurance of
and between divers horses (a more particular description whereof, and of each of them, is to the
Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year
aforesaid, at a certain place and race track situated at *Guttenberg*
in the County of *Hudson* in the State of *New Jersey*,
and commonly called the *Guttenberg* Race Track, and which
said trials and contests were had, holden and run on the day and in the year aforesaid, at
the place and race track aforesaid (a more particular description of which said trials and contests
and of the said bets and wagers so as aforesaid then and there made upon the same, is to the
Grand Jury aforesaid unknown, and cannot now be given), 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.

Eighth Count, And the Grand Jury aforesaid, by this indictment, further accuse the said - *Jacob Nelson*

of the crime of pool selling, committed as follows :

The said *Jacob Nelson*

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, and not upon any grounds or race track owned, leased or conducted by any association incorporated under the laws of this State, for the purpose of improving the breed of horses, where racing was then lawfully had, with force and arms, did feloniously engage in pool selling, and did then and there feloniously sell, and cause to be sold to divers persons, to the Grand Jury aforesaid unknown, divers pools upon the result of divers trials and contests of speed and power of endurance of and between divers horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid, at a certain place and race track situated at *Gullentery* in the County of *Hudson* in the State of *New Jersey* and commonly called the *Gullentery* Race Track, and which said trials and contests were had, holden and run on the day and in the year aforesaid, at the place and race track aforesaid (a more particular description of which said trials and contests and of the pools upon the same so as aforesaid then and there sold, is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0547

BOX:

516

FOLDER:

4700

DESCRIPTION:

Newell, James T

DATE:

03/23/93



4700

Witnesses:

John W. Morgan
Adolph Peter

.....
.....
.....

190
Counsel, *W. A. [unclear]*
Filed *March 13* 1893
Pleas. *Agony [unclear]*

THE PEOPLE

vs.

H

James S. Newell

Grand Larceny, *Section 828, 829, 830*
Degree, *Penal Code.*

DE LANCEY NICOLL,

District Attorney.

April 11 1893
W. A. [unclear]

A TRUE BILL.

W. A. [unclear]

John 2 - April 14, 1893
Foreman.
Tril and Acquitted

0549

7/4/92
323

Police Court 2 District.

Affidavit—Larceny.

City and County }
of New York, } ss:

John W. Morgan

of No. 75 Clarkson Street, aged 39 years,
occupation Hotel Keeper being duly sworn,

deposes and says, that on the 1st day of February 1897 at the City of
New York, in the County of New York, was feloniously taken, stolen and carried away
from the possession of deponent, in the day time, the following property, viz:

An ormeset
of the value of fifty dollar, a pearl
pin of the value of three dollar, and
other property all of the value of
about sixty one dollar \$61

the property of Deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloni-
ously taken, stolen and carried away by James J. Newell

(nowhere) Deponent keeps the Wm. Wm.
Hotel at No 75 Clarkson street, and
deponent boarded there and he had
access to said property. The deponent
left the said hotel about the 24th
day of March last and a few days
after deponent left deponent ~~left~~
saw the said stolen pin in the
possession of Adolph Peter, now
here, and deponent was then informed
by said Peter that the said pin
was sold to him by the deponent
and that deponent represented that
he brought the said pin from England.

John W. Morgan

Sworn to before me, this 19th day of March 1897
of John W. Morgan
Police Justice.

0550

CITY AND COUNTY }
OF NEW YORK, } ss.

Adolph Peter

aged 19 years, occupation Walter of No.

67 Clarkson Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of John W. Moyer

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

Sworn to before me, this 4 day of March 1890 } *Adolph Peter*

Wm. H. Brady
Police Justice.

0551

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

James J. Newell 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. James J. Newell

Question. How old are you?

Answer. 26 years

Question. Where were you born?

Answer. England

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

Answer. West St 2 days

Question. What is your business or profession?

Answer. Engineer

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
J. J. Newell

Taken before me this
day of March

1897
John J. [Signature]
Police Justice

0552

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 J. Newell

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 March 11 1893 *[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.

0553

10 1/2

190 a 298
Police Court --- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John W. Morgan
James F. Newell

Lawrence
Lee
Offence

2
3
4

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated March 11 1893

Grady Magistrate.

Broderick & Brunner Officer.

9 Precinct.

Witnesses A. Petri

No. 67 Street.

No. 3 Street.

No. Street.

575 G. S.

\$500 - March 13, 1893

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 T. Newell

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

James T. Newell

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

The said *James T. Newell*

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

one overcoat of the value of fifty dollars, one scarf-pin of the value of three dollars, and divers other goods, chattels and personal property (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of ten dollars
of the goods, chattels and personal property of one *John W. Morgan*

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.

0555

SECOND COUNT—

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

James T. Newell

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

The said

James T. Newell

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,

one overcoat of the value of fifty dollars, one scarf-pin of the value of three dollars, and divers other goods, chattels and personal property (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of ten dollars,

of the goods, chattels and personal property of one

John W. Morgan

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

John W. Morgan

unlawfully and unjustly did feloniously receive and have; the said

James T. Newell

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

DE LANCEY NICOLL,

District Attorney.

0556

BOX:

516

FOLDER:

4700

DESCRIPTION:

Nickerson, William

DATE:

03/21/93



4700

259

Witnesses:

J. F. Thompson

William
J. Smith
Chambers

Counsel,

Filed

Pleaded

21st day of March 1889
New York City

THE PEOPLE

vs.

William Dickerson

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

Michael DE LANCEY NICOLL,
District Attorney.
Henry R. G. Foley.

A TRUE BILL.

30

Wm. Keaton,

Foreman.

Wm. Keaton
J. S. ...
Ed. J. ...
Charles ...

0558

Police Court 2nd District. Affidavit—Larceny.

City and County }
of New York, } ss: Felix Richault
of No. 142 West Houston - Street, aged 39 years,
occupation Painter being duly sworn,

deposes and says, that on the 14 day of March 1893 at the City of
New York, in the County of New York, was feloniously taken, stolen and carried away
from the possession of deponent, in the night time, the following property, viz:

a pocketbook containing good and
lawful money of the United States
of the amount of eighty five
dollars (\$ 85 ⁰⁰/₁₀₀)

the property of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloni-
ously taken, stolen and carried away by William Nickerson

(now here) from the following facts to wit:
that about the hour of one o'clock A.M. of
said date, while deponent was standing on
the corner of Sullivan and Houston Streets
the defendant came up to him, and took
hold of, and pulled opened, the vest then
and there worn on deponent's person, and
feloniously took said pocketbook, containing
the aforesaid sum of money from the pocket
on the inside of said vest, and that said
defendant then ran away, and that deponent
is informed by Officer James T. Thompson of the
15 Precinct Police that he saw the defendant
running away, and that he found the sum

at
189
Police Justice
Sworn to before me, this
day

of eighty-five dollars, in his possession and on
 his person, and that he found a pocketbook
 lying on the sidewalk, a short distance from
 where he arrested the defendant. Dependent
 further says that he has seen said sum of
 money found in the possession of the defendant
 and recognizes the same as his property, and
 that he has seen the said pocketbook found
 by said Officer on said sidewalk - and also
 recognizes the same as his - and as the afore-
 -said pocketbook containing the aforesaid sum
 of money which was stolen from his person
 by the defendant - Dependent therefore asks
 that the defendant may be held to answer

Sworn to before me this
 14 day of March 1893

John F. [Signature]

Police Justice

0560

CITY AND COUNTY }
OF NEW YORK, } ss

1921

James F. Thompson
aged years, occupation *Police Officer* of No. *15th Precinct Police* Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Alvin Richault*

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

Sworn to before me, this *14* day } *James F. Thompson*
of *March* 189*3* }

Wm. F. Brady Police Justice.

0561

Sec. 198-200.

2

1882

District Police Court.

City and County of New York, ss:

William Pickerson

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. *William Pickerson*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *New Jersey.*

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

Answer. *No. 8 - Vance's Place - 2 months*

Question. What is your business or profession?

Answer. *Horse Shoen*

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*

William Pickerson

Taken before me this
day of *March* 189*3*

Walter R. B. B.
Police Justice.

0562

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 750 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 March 14 1893 Thos. J. Brady Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0563

1592 297
Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Felix Richard
142 West Houston
William McKern

Officer
Jim the person

2
3
4
Dated March 14 1893

Grad Magistrate.
Thompson Officer.
15 Precinct.

Witness
Officer Van Kirk
19th Precinct Police
Charles Duplan
142 West Houston Street.

No. Street.
\$ 1000 to pay
1893
COW
9th

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

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 Nickerson

The Grand Jury of the City and County of New York, by this indictment, accuse
William Nickerson
of the CRIME OF GRAND LARCENY in the first degree, committed as follows:

The said William Nickerson,
late of the City of New York, in the County of New York aforesaid, on the fourteenth
day of March, in the year of our Lord one thousand eight hundred and
ninety-three, in the right-time of the said day, at the City and County aforesaid,
with force and arms,
the sum of eighty-five
dollars in money, lawful money of
the United States of America, and
of the value of eighty-five dollars, and
one pocketbook of the value of
one dollar

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

De Lancey Nicoll,
District Attorney

0565

BOX:

516

FOLDER:

4700

DESCRIPTION:

Noah, Lionel J

DATE:

03/19/93



4700

0566

POOR QUALITY ORIGINAL

By order of the Court

Witnesses:

1. *Burtow S Weeks*
2. *Eduard J Horn*
W Chester White

March 23
Bail fixed by
Judge Fitzgald at 3000
Price 700 to 1000
Wm A Murray
143 7th St

The enclosed certificate
of the Body Healer shows
that the defendant
is dead. The Director
should therefore be dismissed

Robert M. Mearns
Attorney
April 28 - 99

(501)

Counsel,

Filed *19* day of *March* 189*3*

Pleads, *Not guilty*

THE PEOPLE

vs.

Simon J. Noah

DE LANCEY NICOLL,

District Attorney.

and held 1/93

A TRUE BILL.

Wm W. Heaton

Foreman.

Apr 28/99.
Indictment dismissed

RBC
9

F I C

Forgery, first degree
Section 510 Penal Code

40 B.W.
(304)

0567

POOR QUALITY ORIGINAL

F. I. C. paper

40 B.W.
(304)

Witnesses:

(501)

• Burton S. Weeks
• Edward J. Horn
• Chester White

M. L. 1893
Bail paid by
R. G. 1893
Price 200
143 77 98

The enclosed certificate
of Dr. B. S. Heaton shows
that the defendant
is dead. The Director
should therefore be dismissed.

Robert J. Mansel

April 28th 99

Counsel,

Filed

19 day of March 1893

Pleads,

THE PEOPLE

vs.

Siemel J. Noah

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Wm. W. Heaton

Foreman.

Apr 28/99.
Indictment dismissed

RBC

Forgery, first degree.
Section 50 Penal Code

056A

19 H-1898.

NEW YORK, April 28, 1899

A Transcript from the Records of the Deaths Reported to the Department of Health of the City of New York.

The seal of the City of New York does not certify to the truth of the record transcribed, and no inquiry as to the facts reported have been provided for by law.

CITY OF NEW YORK. STATE OF NEW YORK. No. of Certificate, 29311

Lionel J. Noah OF

I hereby certify that I attended deceased from Sept 20 1897 to Sept 23 1897 that I last saw alive on the 23 day of Sept 1897, that he died on the 23 day of Sept 1897, about 3 o'clock A.M. or P.M., and that to best of my knowledge and belief, the cause of his death was as hereunder written:

Chief Cause, Cerebral Hemorrhage Duration of Disease.
Contributing Cause,

Sanitary Observations,

Witness my hand this 23 day of Sept 1897
Place of Burial Cypress Hills (SIGNATURE), Edw. W. Brown M. D.
Date of Burial, Sept 26 1897
Undertaker, W. Winterbottom Son
Residence, 194 Spring St RESIDENCE, 67 Hudson St

Date of Record	Indirect cause of Death	Direct cause of Death	Class of Dwelling (A tenement being a house occupied by more than two families)	Last place of Residence	Place of Death	Mother's Birthplace	Mother's Name	Father's Birthplace	Father's Name	How long resident in New York City	How long in U.S. if foreign born	Birthplace	Occupation	Single, Married or Widowed	Color	Age in years, mos. and days	Full Name	Date of Death
<u>Sept 23, 1897</u>		<u>Cerebral Hemorrhage</u>	<u>Hotel</u>	<u>67 Hudson St</u>	<u>67 Hudson St</u>	<u>N. Y. City</u>	<u>Rebecca E. Noah</u>	<u>Charleston, S. C.</u>	<u>Morrison W. Noah</u>	<u>Wife</u>		<u>N. Y. City</u>	<u>Traveller</u>	<u>Married</u>	<u>W</u>	<u>54 yrs 4 mos</u>	<u>Lionel J. Noah</u>	<u>Sept 23, 1897</u>



A True Copy.

August W. Scheffer
Acting Chief Clerk.

THE PEOPLE

against

LIONEL J. NOAH.

I have examined into this case and the result of this examination, together with a conference with Bartow S. Weeks, Esq., Ex-Assistant District Attorney, and with one of the witnesses for the People, I am of opinion that at this late date (the indictment having been filed in 1893) no conviction could be had herein, and I therefore recommend the discharge of the defendant upon his own recognizance.

New York, February 20th, 1899.

Robert Tompkins

Assistant District Attorney.

0570

K4 132 **COMMISSION** **8 1/2 BARCLAY ST.**

New York

RECEIVED
to Race Track

Horse | Ist or 2d | 3d

at track quotations, if such can be obtained.

It is understood and agreed that the unit is to be used as for the purpose of carrying the money above mentioned to the designated
CHARGE FOR COMMISSION 10 CENTS

Notice.—Amounts are subject to loss or delay in transmission. N. Y. B. SUPPLY Co., 80 Park Row.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

David J. Cook

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

Indictment accuse *David J. Cook* —

of the crime of *Forgery in the first degree,*

committed as follows:

The said *David J. Cook*, —

late of the City of New York, in the County of New York, aforesaid, on the

fifteenth day of *December*, in the year of our Lord one thousand eight hundred and ~~eighty~~ *ninety-two*, at the City and County aforesaid,

being then and there an officer authorized to take the acknowledgment of the instrument hereinafter set forth, (the same being an instrument which by law might be recorded) he did, being then and there a Commissioner of Deeds, in and for the said City and County of New York, duly appointed, qualified and acting as such, feloniously did willfully certify & subscribe that the execution of a certain instrument in the words and figures following that is to say:

was acknowledged by one Amelia E. Hayes, one of the parties thereto, before
 him the said David G. Noah, an and
 Commissioner of Deeds as aforesaid on
 the said thirteenth day of December in the
 year aforesaid, by them and their solemnly
 willfully and falsely making, signing and
 placing upon the back of the said instru-
 ment a certain certificate in the words and
 figures following, to wit:

"State of New York
 City and County of New York } ss.

On this thirteenth day of December in
 the year one thousand eight hundred and
 ninety two before me personally came Amelia
 E. Hayes to me known and known to
 me to be the individual described in and who
 executed the foregoing instrument, and she
 then acknowledged to me that she
 executed the same.

David G. Noah, County of Deeds

City and County of N. Y.

Witness in truth and in fact on the
 said thirteenth day of December in the
 year aforesaid before him did not per-
 sonally come the said Amelia E. Hayes to him
 known and known to him to be the individual
 described in and who executed the said instru-
 ment and she the said Amelia E. Hayes

did not thereupon acknowledge to him
the said David J. Wood that he executed
the same, all of which he the said David
J. Wood then and there well knew; 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.

Delancey Mill,

District Attorney.