

0769

BOX:

49

FOLDER:

575

DESCRIPTION:

Jacobs, John

DATE:

10/17/81



575

0770

*W. F. K. York*  
Counsel,  
Filed *17* day of *Oct* 1887  
Pleads *Not Guilty.*

*vs.* THE PEOPLE  
*vs. William* vs.  
*London.*  
*John Jacobs*

DANIEL G. ROLLINS,  
*Att*  
District Attorney.  
*Post Box October 18 1887*

*pleads guilty*  
A True Bill.  
Pursuant to October 19, 1887.  
Tried & convicted  
*M. H. ...*

Verdict of Guilty should specify of which count.  
*One year*  
*Oct 21*

BURGLARY—Third Degree, and  
*Grand Larceny.*

0771

Police Court—Second District.

City and County }  
of New York. } ss:

*Mary D. Preville, age 30, married*  
of No. *503- 2<sup>d</sup> Avenue* ~~Street~~, being duly sworn,

deposes and says, that the premises No. *503- 2<sup>d</sup> Avenue*  
~~Street~~, *20<sup>th</sup>* Ward, in the City and County aforesaid, the said being a *dwelling house*  
and <sup>part of</sup> which was occupied by deponent as a *dwelling* ~~house~~ *attempted to be*  
~~were~~ **BURGLARIOUSLY**  
entered by means *of false keys*

on the *afternoon* of the *Eleventh* day of *October* 18*81*  
and the following property feloniously taken, stolen, and carried away, viz:

*beds and bedding and furniture, in all*  
*of the value of forty dollars*

the property of deponent and *Desire Preville* deponents  
~~husband~~ and deponent further says, that she has great cause to believe, and does believe, that  
the aforesaid **BURGLARY** *attempted to be* ~~was~~ *attempted to be*  
and carried away by *John Jacobs* ~~(now here)~~ *(now here)*

for the reasons following, to wit: *that on said day said* ~~at~~  
*about two o'clock in the afternoon said property was*  
*contained in a room of deponents premises in said*  
*house No 503- 2<sup>d</sup> Avenue and the door to said*  
*room securely closed and locked; that deponent*  
*attention was at said time called to the presence of*  
*said John Jacobs on deponents premises, where*  
*she then found standing in the passage of deponents*  
*premises; that she was informed by Margaret Miller*

(over)

0772

here present, a resident of said house that she had seen said John Jacobs at the said door to depart said hall room, holding a key in his hand attempting to open the lock to said door; that said Jacobs then ran away out of the said house and was afterwards pursued and caught by Robert Miller here present, who as this deponent was informed by said Robert Miller saw said Jacobs throw away the keys, commonly called skeleton keys here shown. Deponent therefore verily believes and charges that said John Jacobs, did enter said premises No 503 - 8<sup>th</sup> Avenue with the felonious intent and did feloniously attempt to Burglariously enter said hall room in said premises with the intent to take steal and carry away said property

Mary C. Frebilly

City and County of New York ss Margaret Miller being duly sworn says she is 35 years of age and married and resides at No 503 - 8<sup>th</sup> Avenue said City of New York; that she has heard read the foregoing affidavit and is familiar with the contents thereof, and that portions referring to her is true upon her own knowledge Margaret <sup>Miller</sup> Miller known to before me this month

17 day of October 1881  
 Sold J. Smith  
 Police Justice

known to before me this month  
 Sold J. Smith  
 Police Justice

0773

City and County of New York fo  
Robert Miller age 36 and by  
occupation a carpet dealer being  
duly sworn says he resides at  
no 573 - 8<sup>th</sup> Avenue, said City of  
New York, that he has heard read the  
foregoing affidavit and is familiar  
with the contents of the same, and  
that portion thereof referring  
to him is true upon his own know-  
ledge Robert Miller

Sworn to before me this  
12 day of October 1841

John P. Smith  
Justice

City and County of New York fo  
Jacob & Ludwig being duly sworn  
says he is nineteen years of age, is a  
printer by trade and resides at 332 West  
36<sup>th</sup> Street, that on October 11<sup>th</sup> 1841 at  
about half past two o'clock in the afternoon  
while in West 36<sup>th</sup> Street between 8<sup>th</sup> and  
9<sup>th</sup> Avenues he saw the prisoner here  
present, he named John Jacobs in fore-  
going affidavit throw from his hands  
the keys shown to him said deponent here  
and which were picked up by deponent  
immediately after said Jacobs had  
thrown said keys away as aforesaid  
Sworn to before me Jacob G. Ludwig  
this 12 day of October 1841

John P. Smith  
Justice

0774

Sec. 198-200.

2nd

DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

John Jacobs 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. John Jacobs

Question. How old are you?

Answer. twenty five years

Question. Where were you born?

Answer. Mississippi

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

Answer. I came to this city three weeks ago and have  
no regular residence

Question. What is your business or profession?

Answer. Barber

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 knocked at the door, I did not  
try to open it

John Jacobs,

Taken before me, this 12

day of October 1888

Robert Smith  
Police Justice.

0775

BAILED,

No. 1, by \_\_\_\_\_  
 Residence \_\_\_\_\_  
 Street \_\_\_\_\_

No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_  
 Street \_\_\_\_\_

No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_  
 Street \_\_\_\_\_

No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_  
 Street \_\_\_\_\_

Sec. 208, 209, 210 & 212.

Police Court 2<sup>nd</sup> District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Mary D. French  
503 1/2 Ave

John Jacobs  
John Jacobs

1 \_\_\_\_\_  
2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_  
8 \_\_\_\_\_

Offence, Attorney at Law  
Burglary

Dated \_\_\_\_\_ 188

John Smith  
Magistrate.

James P.  
Officer.

Clerk.

Witnesses Margaret Mueller

No. 509 - 8 Ave  
Street,

Robert Miller

No. 503 - 8 Ave  
Street,

Frank Ludwig

No. 332 Wall - 36th  
Street

John M.

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 John Jacobs

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

Dated Oct 12 188

John R. Smith  
Police Justice.

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

Dated \_\_\_\_\_ 188

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 \_\_\_\_\_ 188

Police Justice.

Police Court - 2<sup>nd</sup> District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Mary D. Jewell  
5031 8<sup>th</sup> Ave  
John Jacobs  
John Calvered



Dated October 17 1881

Magistrate.

Officer.

Clerk.

Witnesses Charysk Miller

No. 503 - 8 Ave Street,

Robert Miller

No. 503 - 8 Ave Street,

Jacob Ludwig

No. 332 West - 36 Street.

CM

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Street,

Street,

Street,

Street,

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

guilty thereof, I order that he ~~be admitted to bail in the sum of~~ Five Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he ~~gives~~ gives each bail.

Dated Oct 17 1881

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated 1881

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 1881

Police Justice.

9770

0777

**Court of General Sessions**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*John Jacob*

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

*John Jacob*  
of the CRIME OF *Burglary (attempted)*

committed as follows:

The said

*John Jacob*

late of the *twentieth* Ward of the City of New York, in the County of New York, aforesaid, on the *eleventh* day of *October* in the year of our Lord one thousand eight hundred and eighty *one* with force and arms, about the hour of *two* o'clock in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of

*Desire Preville*

there situate, feloniously and barglariously did <sup>attempt to</sup> break into and enter, ~~by means of forceably~~

he the said

*John Jacob*

then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of *Desire Preville*

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.

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

~~of the CRIME OF~~

~~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,~~

~~of the goods, chattels, and personal property of the said~~

~~in the said dwelling house then and there being, then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.~~

DANIEL G. ROLLINS, District Attorney.

0778

BOX:

49

FOLDER:

575

DESCRIPTION:

Jennings, Emma

DATE:

10/06/81



575

0779

Filed 6 day of Oct 11 1881

1881

Pleas (M. G. Mulby)

THE PEOPLE

vs.

Emma Jennings (Acad)

DANIEL C. ROLLINS, District Attorney.

A True Bill.

Wm. H. ...

H. Nov. 28 1881

David  
John A. Mulby  
Cor 1st St and  
Market Ave

ASSAULT AND BATTERY.

0780

DEPARTMENT OF  
Public Charities and Correction.

Penitentiary, B. I.

JOHN M. FOX,  
Warden.

New York, May 27 1884

Wm. P. Olney Esq  
District Attorney  
Gen. Dir.

Emma Jennings  
for whom you sent, also  
a warrant, is serving a  
term of 2 years & 6 mos  
under the name of Emma  
Goodwin, as soon  
as her term expires  
I will have her taken  
to your office.

Very truly yours  
John M. Fox  
Warden

0781

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

2 DISTRICT POLICE COURT.

Emma Jennings 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 her; that the statement is designed to enable her if she see fit to answer the charge and explain the facts alleged against her that she is at liberty to waive making a statement, and that her waiven cannot be used against her on the trial,

Question. What is your name?

Answer. Emma Jennings

Question. How old are you?

Answer. Thirty five

Question. Where were you born?

Answer. U.S.

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

Answer. I Blomfield & Jersey City - 6 months

Question. What is your business or profession?

Answer. I am married

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.

Taken before me, this 30th

day of Sept 1881

Emma Jennings  
Deponent

Salou Dunit  
Police Justice.

0782

Sec. 208, 209, 210 & 212.

Police Court - 2 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Henry E. Joyce  
208 St. Olive  
Evanston

Offence, Assault +  
Battery

Dated Oct 2 188

Smith Magistrate.

Carfunkis Co. Officer.

Witnesses

No. Street

No. Street

No. Street  
RECEIVED  
OCT 3 1881  
CITY ATTORNEY'S OFFICE  
Cm

BAILED,

No. 1, by

Residence Street

No. 2, by

Residence Street

No. 3, by

Residence Street

No. 4, by

Residence Street

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

Edward Cummings

guilty thereof, I order that he be admitted to bail in the sum of <sup>held to answer the charge and be</sup> ~~three~~ Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated Oct 2 1881 / Solon B. Smith Police Justice

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ 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 \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0783

Sec. 208, 209, 210 & 212.

Police Court - 2 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Mary E. Joyce*  
*208 1/2 St. Ave*  
*Emma Jennings*

Offence, *Assault & Battery*

Dated *Oct 2* 188*8*

*Smith* Magistrate.

*Carpenter Co* Officer.

\_\_\_\_\_ Clerk.

Witnesses \_\_\_\_\_ Street, \_\_\_\_\_ No. \_\_\_\_\_

\_\_\_\_\_ Street, \_\_\_\_\_ No. \_\_\_\_\_

\_\_\_\_\_ Street, \_\_\_\_\_ No. \_\_\_\_\_

RECEIVED  
OCT 13 1888  
CLERK'S OFFICE

*Am*

BAILED.

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street, \_\_\_\_\_

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street, \_\_\_\_\_

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street, \_\_\_\_\_

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street, \_\_\_\_\_

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 *Emma Jennings*  
guilty thereof, I order that he <sup>she</sup> be admitted to bail in the sum of *Five* Hundred Dollars and be com-  
mitted to the Warden or Keeper of the City Prison until he give such bail.

Dated *Oct 2* 188*8*

*Thomas Stewart*

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

Dated \_\_\_\_\_ 188*8*

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 \_\_\_\_\_ 188*8*

Police Justice.

0784

Form 11.

Police Court--Second District.

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

*Martha E. Joyce*

of No. *208-6th Avenue* <sup>*34 4th Street*</sup> Street

being duly sworn, deposes and says,  
that on the *Thirtieth* day of *September*  
in the year *1887*, at the City of New York, in the County of New York,

she was violently ASSAULTED and BEATEN by *Samuel Jennings* (now  
*here)* who struck her several blows on the  
*face and body and bit her on the shoulder*

day

without any justification on the part of the said assailant :  
Wherefore this deponent prays that the said assailant may be apprehended and  
bound to answer for the above assault, &c., and be dealt with according to law.

*Martha E. Joyce*

*Sworn to before me, this*  
*30th*  
*day*  
*of September 1887*  
*John J. Mulvey*  
Police Justice.

0785

Court of General Sessions of the Peace of  
the City and County of New York.

THE PEOPLE OF THE STATE OF  
NEW YORK,

*Emma Jennings*  
against

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

*Emma Jennings*  
of the crime of  
*Assault and Battery*

committed as follows:

The said

*Emma Jennings*

late of the First Ward of the City of New York, in the County of New York, aforesaid,  
on the *thirtieth* day of *September* in the year of our Lord  
one thousand eight hundred and eighty *one* at the Ward, City and County  
aforesaid, in and upon the body of *Martha E. Joyce*  
in the peace of the said people then and there being, with force and arms, unlawfully  
did make an assault and *her* the said *Martha E. Joyce*  
did then and there unlawfully beat, wound and ill-treat, to the great damage of the  
said *Martha E. Joyce* and against the peace of the  
People of the State of New York, and their dignity.

DANIEL C ROLLINS,

~~HENRY K. PHELPS~~, District Attorney.

0786

**BOX:**

49

**FOLDER:**

575

**DESCRIPTION:**  
Johnston, Joseph W.

**DATE:**

10/10/81



575

0787

#80 let a bench  
warrant issue  
DGR Oct 10/81  
Counsel, Draft  
Filed 10 day of Oct 1881  
Pleads Not guilty (11)

THE PEOPLE  
vs.  
2 Joe E. Johnson  
Not guilty  
Admitted second Oct 11/81

BURGLARY - First Degree, and  
Grand Larceny.  
DANIEL G. ROLLINS,  
Oct 14/81 District Attorney.  
Pleads guilty  
A TRUE BILL.  
S. M. Devenyeas.  
Foreman.

Verdict of Guilty should specify of which count.  
Guilty count in St James  
Hotel - Capt Williams  
got out case before Grand Jury

Capt. Williams

0788

**Court of General Sessions**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Joseph W. Johnston*

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

committed as follows:  
The said

*Joseph W. Johnston*  
late of the *eighteenth* Ward of the City of New York, in the County of  
New York, aforesaid,  
on the *eighth* day of *October* in the year of our Lord  
one thousand eight hundred and eighty *one* with force and arms,  
about the hour of *four* o'clock in the *night* time of the same day, at the  
Ward, City and County aforesaid, the dwelling house of *Raymond*

*L. Grant*  
there situate, feloniously and burglariously did break into and enter, by means of *force*  
*by breaking the outer door thereof*  
whilst there was then and there some human being, to wit, one *Raymond*  
*L. Grant* within the said dwelling-house, he, the said

*Joseph W. Johnston*  
then and there intending to commit some crime therein, to wit: the goods, chattels and  
personal property of *Raymond L. Grant*  
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.

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

of the CRIME OF

committed as follows:  
The said

*Joseph W. Johnston*  
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, about the hour of  
o'clock in the time of said day, the said

of the goods, chattels, and personal property of  
in the said dwelling house of one  
then and there being found  
in 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.

**DANIEL G. ROLLINS, District Attorney.**

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BOX:

49

FOLDER:

575

DESCRIPTION:

Johnston, Michael

DATE:

10/12/81



575

0790

BOX:

49

FOLDER:

575

DESCRIPTION:

Short, James

DATE:

10/12/81



575



0792

2-9  
The People  
v.  
Michael Johnston  
and  
James Short  
} Court of General Sessions, Part I.  
Before Recorder Smythe, Nov. 10, 1859  
Indictment for petty larceny from  
the person and receiving stolen goods.

Patrick J. Feeny sworn and examined, testified:  
I am a member of the police force of this city  
connected with the 27<sup>th</sup> precinct and was on duty  
on the 5<sup>th</sup> of October last. I arrested the prisoners  
at half past one o'clock in the morning in  
the hallway of 125 Greenwich St. in this city.  
The hall door of 125 Greenwich St. was closed  
and I shoved it open. There were three men  
in the hallway, Johnston and Short and Mr.  
Scott (the complainant) who gave his name  
as Jarvis. Johnston's real name is Backett  
Johnson was on the right side of Scott and  
Short was on the left side of him leaning  
over. Jarvis was on his back on the floor;  
they were partly leaning over him. I saw  
Johnson jump up. I says, "What are you  
doing in here?" Short says, "Only three drunk-  
en men came in to take a lay down."  
I pulled Jarvis up, I says, "Do you know  
these two men?" He said, "no," he says, "they  
are after robbing me." I got hold of Johnson  
and searched him. I got a watch in  
his outside pocket and I called for  
assistance and three other officers came

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and one of them took short. (Watch shown)  
I have seen this watch before, I got it out  
of Johnson's pocket, I showed it afterwards  
to the complainant in the station house;  
the prisoners were present; the complainant  
said it was his watch. Did you find any-  
thing else on the person of the prisoners? Yes,  
a pair of eye glasses, four keys, some prom-  
issory notes and a shoe buttoner. I showed  
them afterwards to the complainant and he  
said they were his. I was present in Court  
when the complainant made his complaint.  
The paper now shown me, I believe, is the  
one he signed in Court - Mr. Jarvis. I know  
the signature of Justice Bixby. Mr. Jarvis  
did not afterwards state his real name  
to me. Cross Examined. When I went in  
the alley they said that Mr. Jarvis was a  
friend of theirs - the prisoners said that  
they said they were drinking with them that  
evening and they went in there to take a  
sleep. They said Mr. Jarvis gave them that  
property to mind for him. That was said  
in the presence and hearing of Jarvis;  
he (Jarvis) said he did not give it to  
them, but that they went through him. This  
was in the station house that he said that

0794

The prisoners said in the hallway they did not go through him, they had nothing belonging to him. I found the watch as soon as I found out he was robbed, I found it before I went to the station house. Short was on the right side of Jarvis lying down on the side stooped over. Johnson and Short appeared to have been drinking. Jarvis was very much under the influence of liquor. Jarvis was not asleep. I pulled him up with my hand, he was lying on his back very much under the influence of liquor. I asked the complainant if he lost anything. I did not use the word "robbed". I asked the complainant if they had taken anything from him. He says, "yes, they robbed me". They were leaning over the complainant and that was the reason I asked him if they took anything from him. The prisoners were able to walk and talk and they knew what they were about. The other officers brought the complainant to the station house, I went ahead. He was drunk and required the help of the officers to take him to the station house. I have been on the force over eight years. I have seen a good many drunken men in that time. The prisoners were drunk but they walked to the station house.

0795

William B. Swatt sworn and examined  
I live at Patterson, N. J. I am a silk "throster"  
I am in the employ of J. J. Scott. I did not see  
him the day he came home from New York  
I think it was Thursday the 7<sup>th</sup> (Watch shown to  
the witness) I think that is the same watch  
that Mr. Scott carried. [The Court: Is there any  
dispute about the fact that Scott was Jarvis  
and Jarvis was Scott?] Counsel: Not at all.  
Do you know what has become of Mr. Scott? He  
is dead. When did he die? On the 8<sup>th</sup> of October  
I know his handwriting. The paper now shown  
me looks very much like his writing. I never  
saw him write John before; he always signed  
his name J. J. Scott. I have seen him write  
his checks. I never saw him write John  
Jarvis, but it looks very much like his writing.  
I knew Mr. Scott nearly a year, I should think  
he was a man of 50, he was I should think  
five feet six or seven; he was a heavy man  
with dark hair; he wore a short cropped  
beard. [The Court: you dont make any ques-  
tion about the fact that Mr. Scott was Mr.  
Jarvis, or that Mr. Jarvis was the man  
whom the officer found in this alleyway  
was Mr. Scott?] Counsel: Not at all.  
Mr. Beecher offered in evidence the sworn

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complaint upon which the indictment was based. Prisoner's counsel objects. The Court overruled the objection, and Mr. Beecher read it. (See people's exhibit A.)

Patrick J. Feeny recalled. I was in Court when the complainant swore to his complaint; the prisoners were present at the time; the complaint was read over before it was signed by the complainant in their presence and hearing; they had no counsel; the Magistrate asked them what they had to say and they answered those questions; they signed the deposition in my presence. I did not hear the Judge say to the prisoners, "you have a right to cross examine this gentleman if you want to." I saw them sign the paper. Michael Johnson, sworn and examined in his own behalf testified. I have heard the charge made against me. On Sunday morning about half past one I was passing up Greenwich St. and I met this man Jarvis lying on the sidewalk with his face and hands out and his person out besides. I asked this man what was the matter? He says, "I am drunk." I says, "Where do you belong?" I says, "I belong to Jersey." He picked this man up, as any man should do, and I buttoned his

0797

pants. Says he, "Fetch me to some place, so I can lay down." I fetched this man in the hallway of 725 Greenwich St. and was walking out. Previous to going in the alleyway this man says, "Here is my watch." As for the money it was mine, I worked the day before; the button hook and the knife is mine. The man gave me a watch, two papers and a pair of spectacles. He says, "What is your name?" I told him my name and where I belonged. As we were passing out of the hallway the officer came to the door and he tried to shove it in; we tried to shove it out; the officer passed in. He said, "What have you got there? a woman?" He says, "No, three drunken men. The complainant stepped out and said something to the officer. The officer called us back; we went back. The officer says, One of your men has got his watch." I says, "yes." He said, "Let us go through you." "All right." He went down in my pocket and he found the watch. I says to this man, "You gave me the watch." The man did not say he did not. The officer rapped for assistance. We were taken to the station house, I made the same statement that the man gave me the watch.

0798

He did not contradict it. I told the Police Justice that he gave me the watch. The judge sent us down stairs, and we were taken down here today. It is not true, as the officer says, that he found me leaning over the complainant. I know that we were together for half an hour before we saw the complainant. There was no chain attached to the watch. I did not intend to deprive the owner of that property. Cross Examined. My name is Michael Hackett. My mother has been married twice, my first father was Johnson I am a laborer, live at 42 Marion St. I now live 32 Christie St. I have lived corner of Canal St. and South Fifth ave. and in Thames St. about five years. I know that for the last ten or twelve years. I don't know where he lives. I decline to answer where I resided before I came to New York. James Short, sworn and examined. I have heard the charge made against me. He found Mr. Scott lying in the street very near the public store, I believe 117 and 119 Greenwich St.; we were looking for something to drink. He asked this man what was the matter with him? He said he was drunk and that he would like to be taken to some place, he thought he might be arrested.

0799

We asked him where he belonged? He said in Paterson. We took the man up and walked him up to the front of 125 Greenwich St, and we took him in the hallway. The man got talking with Johnson, and I believe he told Johnson he had some property he was afraid of having stolen from him, and he gave it to Johnson. I understand Johnson gave his name and residence to him to let him know where he lived, so that he could claim the property. The officer pushed in the door and he says, "Who is in here?" I says, "Three drunken men." I dont want you, he says, in here; come out of here." We said, "all right." He walks out and stands at the door for about a minute; the complainant followed us out. He said to the officer that Johnson had his watch. The officer asked him if he had the watch? He said, yes, the man gave me the watch," putting his hand in his pocket. Then the officer rapped for assistance and we were taken to the station house. Cross Examined. I was sent to the penitentiary for ~~aggravating~~ eight or ten months ago. I was sent to the workhouse and to the penitentiary twice - once for petty larceny. I have known Johnson ten or twelve years. The jury rendered a verdict of guilty.

0000

Testimony in the case  
Michael Johnston and  
James Short  
filed Oct  
1987.

0801

Court of General Sessions

The People }  
vs }  
James Short }

City & County of New York  
William James Barry of said  
City being duly sworn, deposes and  
says that he resides at No 9 Beaver  
St., that the defendant Short is  
his brother-in-law, that since  
said Short left the Penitentiary, some  
eight months ago he has resided  
with deponent, that during that  
time he was employed at the  
Brighton Beach Hotel at Coney  
Island for nearly three months,  
also worked as a laborer for  
the Lehigh Valley R.R. Co at Pier  
& North River <sup>for nearly three months</sup>, that on the evening  
of his arrest deponent was with  
him until ten o'clock P.M. that  
at that time he was under  
the influence of liquor.

That during the aforesaid  
period Short kept good hours

0802.

People by *W. C. ...*  
First District Police Court.

Home of Detection  
in the fault of 100 -  
bail - Affidavit - Larceny.

CITY AND COUNTY }  
OF NEW YORK, } ss

of No. *187 Main*

Street,

*John Jarvis*  
*Patterson N. J.*

being duly sworn, deposes and says, that on the  
*1.30 a.m.*  
at the

*5*

day of

*October*

1881

City of New York,

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

*a silver watch of the value of Ten dollars*  
*one knife of the value of Twenty five cents*  
*Four keys of the value of Twenty five cents*  
*a pocket book containing of the value of Fifty*  
*cents and good and lawful money namely*  
*Two bills issue unknown of the denomination and*  
*value of One dollar each and divers pieces*  
*of silver and nickel coin of divers denominations*  
*of the value of Two dollars & one pair eye*  
*glasses of the value of Fifty cents*

Sworn before me this

*5*

day of *October*

the property of deponent who is *55* years and is a *weaver*  
in a silk mill in *Patterson*

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 *Michael Johnson & James Short*

*(both now here)* that deponent is informed by officer  
*Fleming* that he saw said *Johnson & Short*  
*leaning over him*

*down* in a hallway of *No 125 Greenwich*  
*Street* where he was lying down and  
that he found said watch and other

said property in the possession of said  
*Johnson* Deponent further says that said watch  
and other said property was contained in the  
pocket of the pantaloons then and there worn by  
*him*

*W. C. ...*

POLICE JUSTICE

1881

*John Jarvis*

0803

City and County of  
New York 1881

Patrick J. Feeny of the 27 Precinct Police being duly sworn says that he found Michael Johnson and James Short (both men here) leaning over the rather named Complainant who was lying down in a hallway of No. 125 Greenwich Street and that he found the property described in the within affidavit in the possession of said Johnson

Sworn to before me  
this 5 day of October 1881  
R. W. Bishop Police Justice  
Patrick J. Feeny

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFRIDAVID-Larceny

Dated 1881

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0004

Sec. 198-200.

*Final* DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

James Short 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 Short*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *135 Greenwich St for 18 mo's*

Question. What is your business or profession?

Answer. *Laborer*

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 dont know anything about it I was intoxicated and Johnson was talking me home*

Taken before me, this 5  
day of Oct 1881

*James Short*

*R. A. Ripley*

Police Justice.

0805

Sec. 198-200.

Final DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Michael Johnson

Question. How old are you?

Answer. 26 years

Question. Where were you born?

Answer. New York

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

Answer. 48 Horatio St for 3 years

Question. What is your business or profession?

Answer. Laborer

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 We was all intoxicated and this man gave me the property to take care of

Taken before me, this 5  
day of Oct 1888

Michael Johnson

B. J. M. P. J.

Police Justice.

0006

Sec. 208, 209, 210 & 212.

Police Court - 1st District.

THE PEOPLE, &c.

John Dennis

is defendant of the

1 Michael Johnson

2 James Short

3

4

Dated Oct 5 1881

7301 73rd St Magistrate.

Fenny 17 Officer.

Witnesses

1 Paul F. Fenny

2 Samuel P. P. P.

3

4

Offence, Larceny from the person

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 Michael Johnson and James Short - held to answer the same, and shall be guilty thereof, I order that they be admitted to bail in the sum of ~~one~~ Hundred Dollars each and be committed to the Warden or Keeper of the City Prison ~~until~~ <sup>of the city of New York</sup> ~~he~~ give such bail.

Dated Oct 5 1881 R. A. Rusk Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ 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 \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

BAILED,  
Complainant  
No. 1, by James S. Wheeler  
Residence 50 St. James Street.  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_

ATTEST  
See list of witnesses  
O. J.

7000

Sec. 209, 209, 210 & 212.

Police Court - 5th District.

THE PEOPLE, &c.  
ON THE COMPLAINT OF

*John James*  
*House of Denton*  
*is defendant of 100*  
1 *Michael Jameson*  
2 *James Shark*  
3  
4

Office, *born from the Jameson*

Dated *Oct 5* 188*1*

*73 N. 73rd* Magistrate.

*James W.* Officer.

Clerk.

Witnesses *Paul F. Feeny*

*27 Laurel - P. street,*

*Completed*

No. *6* Street, *1881*

*Bailed*

No. *6* Street, *1881*

*See list attached*

*Om*

*Completed*

Bailed, No. 1, by *Thomas S. Wheeler*

*Baines - 50 S. Howard*

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

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 *Michael Jameson and*

*James Shark* guilty thereof, I order that he be admitted to bail in the sum of *One Hundred Dollars cash* and be committed to the Warden or Keeper of the City Prison *at the City Jail* until he give such bail.

Dated *Oct 5* 188*1* Police Justice *R. M. Kelly*

I have admitted the above named *James Shark* to bail to answer by the undertaking hereto annexed.

Dated *Oct 5* 188*1* Police Justice

There being no sufficient cause to believe the within named *Michael Jameson and* guilty of the offence within mentioned, I order he to be discharged.

Dated *Oct 5* 188*1* Police Justice

0000

Court of General Sessions of the City and County of New York.

THE PEOPLE OF THE STATE OF NEW YORK,

*Michael Johnston and James Shore* against

The Grand Jury of the City and County of New York by this indictment accuse *Michael Johnston and James Shore*

of the crime of *Larceny*

committed as follows:

The said *Michael Johnston and James Shore* each

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *fifth* day of *October* in the year of our Lord one thousand eight hundred and eighty *one* at the Ward, City and County aforesaid, with force and arms, ~~in the night time of said day~~, 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 one thousand dollars, and of the value of one thousand 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 hundred dollars, and of the value of five hundred dollars each: twenty 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 hundred dollars, and of the value of one hundred dollars each: thirty 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 fifty dollars, and of the value of fifty dollars each: fifty 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 twenty dollars, and of the value of twenty dollars each: sixty 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: eighty 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: ninety 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 three dollars, and of the value of three dollars each: one hundred 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: one hundred and twenty 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 one hundred dollars: 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 fifty 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 twenty 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 ten dollars each: ten 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: ten 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 three dollars each: fifteen 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 two dollars each: thirty 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 one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each; and of the marketable value of ten cents each,

*One watch of the value of ten dollars, One knife of the value of twenty five cents, Four keys of the value of six cents each - One pocketbook of the value of fifty cents - One pair of eye glasses of the value of fifty cents*

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

0809

And the Grand Jury aforesaid, by this indictment, further accuse the said *Michael Johnston and James Shore* of the CRIME OF RECEIVING STOLEN Goods, committed as follows:

The said *Michael Johnston and James Shore* each late of the Ward, City, and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, with force and arms, at the Ward, City, and County aforesaid,

*(4-1)*  
~~force and arms~~, 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 one thousand dollars, and of the value of one thousand 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 hundred dollars, and of the value of five hundred dollars each: twenty 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 hundred dollars, and of the value of one hundred dollars each: thirty 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 fifty dollars, and of the value of fifty dollars each: fifty 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 twenty dollars, and of the value of twenty dollars each: sixty 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: eighty 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: ninety 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 three dollars, and of the value of three dollars each: one hundred 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: one hundred and twenty 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 one hundred dollars: 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 fifty 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 twenty 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 ten dollars each: ten 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: ten 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 three dollars each: fifteen 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 two dollars each: thirty 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 one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

*One watch of the value of ten dollars - One knife of the value of twenty five cents - Four keys of the value of six cents each - One pocket book of the value of fifty cents - One pair of eye glasses of the value of fifty cents*

of the goods, chattels and personal property of the said *John Jarvis* by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said

*John Jarvis* unlawfully, unjustly, did feloniously receive and have (the said *Michael Johnston and James Shore* 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

DANIEL G. ROLLINS, District Attorney.

08 10

BOX:

49

FOLDER:

575

DESCRIPTION:

Jones, Daniel

DATE:

10/10/81



575

0811

1881 Oct 18 PM 1

Counsel, *S. S. G.*  
Filed *18* day of *Oct* 1881  
Pleads *Not Guilty*

INDICTMENT.  
Larceny from the person.  
*Part out rec. St. Court*

THE PEOPLE

vs.

*7*  
*Daniel Jones*

DANIEL C. ROLLINS,  
BENJ. K. PHELPS,

District Attorney.

A True Bill.

*W. M. [Signature]*  
*Cor. W. 1001*  
*W. H. [Signature]*  
*W. H. [Signature]*  
*W. H. [Signature]*

08 12

First-

District Police Court.

Affidavit-Larceny.

CITY AND COUNTY }  
OF NEW YORK, } ss

of No. 64 De Hart Place Elizabeth New Jersey Sarah E. Knapp

being duly sworn, deposes and says, that on the 4 day of October 1881

at the ..... City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession

of deponent, and from her person

the following property, viz:

A pocket-book of the value of one dollar contain-  
ing good and lawful money namely one  
United States Treasury note of the denomination  
and value of one dollar and divers pieces  
of silver and nickel coin of the value of  
one dollar & two railroad tickets of  
the value of Sixty cents

Sworn before me this

the property of deponent and her husband Abram B

Knapp

..... 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 Daniel Jones (now here)

That said Jones pushed against deponent in  
Liberty Street when she immediately missed  
said pocket-book containing said money

Deponent further says that  
that was contained in the pocket of the  
dress then and there worn by her

Deponent further says that she is informed  
by Officer Archer that he saw said Jones  
drop said pocket-book in trash near Liberty  
Street in said City Sarah E. Knapp

4  
1881  
Police Justice  
Sarah E. Knapp

0813

City and County of  
New York ss.

George Archer of the 27 Precinct - Police being  
duty sworn says that he saw Daniel James  
drop the pocket book containing the described  
money in the within affidavit of Sarah E.  
Okraff on West near Liberty Street in  
said City.

*George Archer*

Sworn to before me this

4 day of October 1881

*B. M. Wright* Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT - Larceny.

Dated 1881

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0814

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Daniel Jones*

Question. How old are you?

Answer. *42 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *Pittsburg Pa about 3 years*

Question. What is your business or profession?

Answer. *Cabinet 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 picked the pocket-book up on the street.*

Taken before me, this *4*  
day of *Oct* 188*1*

*Daniel Jones*

*R. W. Murphy*  
Police Justice.

0815

Sec. 308, 309, 310 & 312.

Police Court - 1st District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Sarah E. Donahy  
945  
64 St. Paul Place

Daniel Jones

offence, Larceny from  
the person

Dated Oct 4 1881

7304 Broadway Magistrate.

Archib 27 Officer.

Clerk.

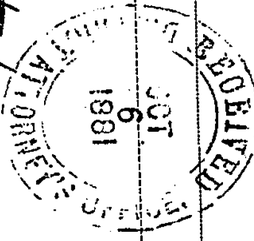
Witnesses Sylvia & Ellis

No. 64 St Paul Place Elizabeth St. N.Y.

George Archer

27 Fremont - Police Street,

No. Street,



Committed

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 Daniel Jones

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

Dated Oct 4 1881

Police Justice.

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

Dated 1881

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 1881

Police Justice.

9180

Sec. 208, 209, 210 & 212.

Police Court - 1st District,

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Sarah E. Connelly*  
*64 Dr. Hart Place Elizabeth, N.J.*

*Daniel Jones*

*Office, 1st District*

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated *Oct 4* 1881

*7304 Buxley* Magistrate.

*Archer 27* Officer.

Clerk.

Witnesses *Sydia & Ellis*

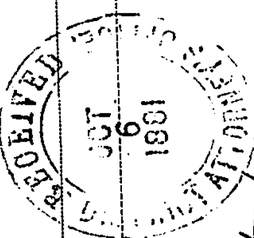
*No. 64 Du Pont Place Elizabeth, N.J.*

*George Archer*

*27 Brunel - Police* Street,

No. Street,

No. Street,



*Committed*

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 *Daniel Jones*

guilty thereof, I order that he be admitted to bail in the sum of *Twenty* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail

Dated *Oct 4* 1881  
*George Archer*  
Police Justice.

Dated 1881  
Police Justice.

I have admitted the above named *Daniel Jones* to bail to answer by the undertaking hereto annexed.

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

Dated 1881  
Police Justice.

0817

Court of General Sessions of the City and County of New York.

THE PEOPLE OF THE STATE OF NEW YORK,

against *Daniel Jones*

The Grand Jury of the City and County of New York by this indictment accuse *Daniel Jones*

of the crime of *Larceny* committed as follows: The said *Daniel Jones*

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *fourth* day of *October* in the year of our Lord one thousand eight hundred and eighty *one* at the Ward, City, and County aforesaid, with force and arms,

*one* Promissory Note for the payment of money, the same being then and there due and unsatisfied, and of the kind known as *a* United States Treasury Note of the denomination of *one* dollar and of the value of *one* dollar.

*one* Promissory Note for the payment of money, the same being then and there due and unsatisfied, and of the kind known as *a* Bank Note of the denomination of *one* dollar and of the value of *one* dollar.

*Given series of a number kind and denomination to the Grand Jury aforesaid unknown and a more accurate description of which cannot now be given of the value of one dollar*

*One pocket book of the value of twenty five cents*

of the goods, chattels, and personal property of one *Sarah E. Knapp* on the person of the said *Sarah E. Knapp* then and there being found, from the person of the said *Sarah E. Knapp* 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.

08 18

And the Grand Jury aforesaid, by this indictment, further accuse the said  
*Daniel Jones*  
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Daniel Jones*

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

*one* Promissory Note for the payment of money, the same being then and there  
due and unsatisfied, and of the kind known as *a* United States Treasury Note of the  
denomination of *one* dollar and of the value of *one* dollar

*one* Promissory Note for the payment of money, the same being then and there  
due and unsatisfied, and of the kind known as *a* Bank Note of the denomination of  
*one* dollar and of the value of *one* dollar

*Gives copies of a number kind and  
denomination to the ~~jury~~ Grand Jury  
aforesaid unknown and a more  
accurate description of which cannot  
now be given of the value of one dollar  
One pocket book of the value of  
Twenty five cents*

of the goods, chattels and personal property of the said *Sarah E. Knapp*

by a certain person or persons to the Jurors aforesaid unknown, then lately before  
feloniously stolen, taken and carried away from the said *Sarah E. Knapp*

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

*Daniel Jones*  
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

DANIEL G. ROLLINS, District Attorney.

08 19

BOX:

49

FOLDER:

575

DESCRIPTION:

Jones, Frederick

DATE:

10/13/81



575

0020

Boyd Caught in  
Carpenter Room.  
The door was  
fastened with a spring  
which was found  
in the room he  
Boyd. Ed

Dated 5 Jan

#14  
Counsel,  
Filed 13 day of  
Pleads for guilty (18)

188

BURGLARY—Third Degree,  
Mitting Allen

THE PEOPLE

vs.

Fredrick Jone

DANIEL G. ROLLINS,  
District Attorney.

A True Bill. Jan 10-1881  
J. H. C. Mas. J. P.

Verdict of Guilty should specify of which count.  
Ed

Plenty guilty

0821

Police Office, Fourth District.

City and County  
of New York,

*John De Winter*  
vs. *Agus H. S. van Salomon Keyser*

of No. *693 - 3<sup>rd</sup> Avenue* Street, being duly sworn,

deposes and says, that the premises No. *693 Third Avenue*  
*Street* 19<sup>th</sup> Ward, in the City and County aforesaid, the said being a *brick building*  
and which was occupied by deponent as a *Saloon and*

*dwelling house* were **BURGLARIOUSLY** *broken*  
and entered by means of *force* *breaking open the*

*door of deponent's apartments on the 2<sup>nd</sup>*

*floor of said premises, at about the hour*

*of 10 o'clock*  
on the *evening* of the *11<sup>th</sup>* day of *October* 187*8*

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

*to be feloniously taken, stolen and*

*carried away, viz: a quantity of*

*wearing apparel of the value*

*of fifty dollars*

the property of *deponent*

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~~ *attempted to be*

and carried away by *Fredrick Fords, New*

*York,*  
for the reasons following, to wit: *That said door was*

*closed and secured and said*

*property was contained in a*

*wardrobe in said apartments.*

*That deponent was then in the*

*saloon under said apartments*

*and heard an alarm bell*

*ring which was attached to*

0822

said door and which was  
arranged to swing on the  
opening of said door. That  
deponent ran up stairs to  
his apartments and found  
said door broken open and  
said deponent standing  
within deponents apartment  
and said bureau, which  
contained said property, open  
as now to be seen  
this 11<sup>th</sup> day of October 1861

John Piccard

John Piccard  
Police Justice

0823

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*H ch*  
DISTRICT POLICE COURT.

*Frederick Jones* 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 waiven cannot be used  
against him on the trial,

Question. What is your name?

Answer. *Frederick Jones*

Question. How old are you?

Answer. *Nineteen years of age*

Question. Where were you born?

Answer. *New York City*

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

Answer. *212 East 8<sup>th</sup> St. Ripon, Wis*

Question. What is your business or profession?

Answer. *Agent for sale of Spring Beds*

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 of the  
charge, and I waive all  
further examination  
here.*

Taken before me, this *11*  
day of *October*, 188*9*

*Frederick Jones*

*J. A. Patterson*  
Police Justice.

0824

BAILED,

No. 1, by \_\_\_\_\_  
 Residence \_\_\_\_\_  
 Street, \_\_\_\_\_

No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_  
 Street, \_\_\_\_\_

No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_  
 Street, \_\_\_\_\_

No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_  
 Street, \_\_\_\_\_

Sec. 208, 210, 211 & 212.

Police Court

4th District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Charles De Mendon*  
493 No. 3rd Ave

1 *Frederick Jones*  
2  
3  
4

Offence, *Burglary and attempt at larceny*

Dated *October 11* 188*1*

*William* Magistrate.

*O'Leary* Officer.

*Wm* Clerk.

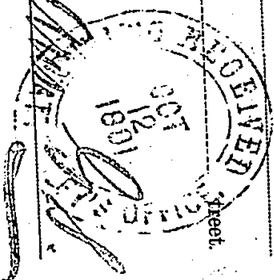
Witnesses *Samuel O'Leary*

No. *19* *Paul O'Leary* Street, \_\_\_\_\_

No. \_\_\_\_\_ Street, \_\_\_\_\_

No. \_\_\_\_\_ Street, \_\_\_\_\_

*Samuel O'Leary*



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

*and to answer the same* guilty thereof, I order that he be admitted to bail in the sum of ~~\_\_\_\_\_~~ *of the City of New York* and be committed to the Warden or Keeper of the City Prison until he give sufficient bail.

Dated *October 11* 188*1*

*Samuel O'Leary* Police Justice.

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

Dated \_\_\_\_\_ 188

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 \_\_\_\_\_ 188

Police Justice.

5285

Sec. 208, 209, 210 & 212.

Police Court - H District,

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

John De Mendant  
693 3rd ave

Frederick Jones

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated October 11 1881

Patterson Magistrate.

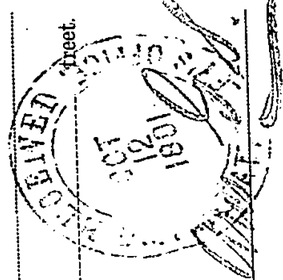
O'Connor Officer.

W. H. O'Connell Clerk.

Witnesses David O'Connor

No. 19 Street,

No. \_\_\_\_\_ Street,



David O'Connor

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

and be com- mitted to the City Prison of the City of New York I order that he be admitted to bail in the sum of Five Hundred Dollars and that there is sufficient cause to believe the within named Frederick Jones

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

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

Dated October 11 1881 \_\_\_\_\_ Police Justice.

John De Mendant

0826

**Court of General Sessions**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Frederick Jones*

The Grand Jury of the City and County of New York, by this indictment, accuse *Frederick Jones* of the CRIME OF *Burglary*

committed as follows:

The said *Frederick Jones*

late of the *nineteenth* Ward of the City of New York, in the County of New York, aforesaid, on the *eleventh* day of *October* in the year of our Lord one thousand eight hundred and eighty *one* with force and arms, about the hour of *eleven* o'clock in the *day* time of the same day, at the Ward, City and County, aforesaid, the dwelling house of

*John Diwender*  
there situate, feloniously and burglariously did break into and enter, ~~by means of~~ *forcibly*

he the said *Frederick Jones*

then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of

*John Diwender*  
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.

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

~~of the crime of~~

~~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,~~

~~of the goods, chattels, and personal property of the said~~

~~in the said dwelling house then and there being, then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.~~

DANIEL G. ROLLINS, District Attorney.

0027

BOX:

49

FOLDER:

575

DESCRIPTION:

Jones, George F.

DATE:

10/10/81



575



0829

POLICE COURT—SECOND DISTRICT.

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

*Carl's clasped*  
of *No 3 West 3rd* Street, being duly sworn, deposes  
*aged 54 years* a *grocer by occupation*  
and says, that on the *30th* day of *September* 1881

at the City of New York in the County of New York, *George F. Jones and*  
*William Ford*

*(Now here)* with intent to cheat and defraud  
the deponent *desperately and by color faced*  
*pretense did obtain from this deponent the*  
*sum of fifty cents.* That *on or about the 30th*  
*day of September 1880* the said *George F. Jones*  
came to deponent premises and then represented to  
deponent that he was an agent of the Commissioner  
of Inroads that he desired to take deponent name  
that deponent being greatly pressed in his  
business at his store thereupon said to the said  
*George F. Jones* that he would like to be excused  
such duty whereupon the said *Jones* replied,  
*Give me something and this deponent did give*  
*to the amount fifty cents or more.* That on the  
*30th day as aforesaid* to wit: the *30th day of September*  
*1881* the said *George F. Jones* came again to deponent  
premises and entering held up his book here shown  
and said "do you know me" deponent recognized  
the account and then and there prepared the  
account *fifty cents* which he took and took away  
Deponent is informed by officer *Warren* of the 13th  
Precinct that *William Ford* was in the company  
of the account.

Deponent charges the said *George F. Jones and*  
*William Ford* with obtaining the said sum of *fifty*  
*cents* with intent to cheat and defraud this deponent  
and wherefore this deponent has been cheated  
and defrauded of the said sum of *fifty cents*  
*and*

0830

And this deponent further alleges that the said William Ford was necessary therefor for the reason that deponent's uniform be officer Warren that the said William Ford was in the Company of the said Jones prior to and subsequent to the act of which this deponent complains from to before me this

30<sup>th</sup> day September 1881  
Solomon Smith Carlo Maspero  
Police Justice

State and County of New York

City of New York J.S.S.

William Warren of the 15<sup>th</sup> Precinct Police being duly sworn deposes and says that he arrested George F. Jones and William Ford on the 30<sup>th</sup> day that he arrested Jones upon the information of Carston M. Licha that he arrested Ford who was in the Company of the said Jones.

Sworn to before me this

30<sup>th</sup> day September 1881  
Solomon Smith William Warner  
Police Justice

Police Court - Second District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

Offence,

Dated, 188

Justice.

Officer.

Witnesses,

Committed in default of \$ surety.

Bailed by

No. Street.

0031

Sec. 198-200.

2<sup>nd</sup>

DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss.  
*George F. Jones*

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

Question. What is your name?

Answer. *George F. Jones*

Question. How old are you?

Answer. *35 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *119. E. 61st -*

Question. What is your business or profession?

Answer. *clerk*

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

Answer. *I am not guilty. I was engaged for Rent Directory and was so engaged when the complainant alleges that I made overtures to him to get him from the jury*

Taken before me, this *30<sup>th</sup>*  
day of *September* 188*8*

*George F. Jones*

*Solomon Smith*  
Police Justice.

0832

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

2nd  
DISTRICT POLICE COURT.

William Ford 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. William Ford

Question. How old are you?

Answer. 14 years

Question. Where were you born?

Answer. Baltimore Maryland

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

Answer. 316 E. 104 St. 4 months

Question. What is your business or profession?

Answer. Rick-taps

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 work daily,  
It is true I was in the company of <sup>the</sup> George  
F. Jones, here charged. Who was slightly  
known to me as George Black. I took  
a walk with him. I know nothing  
of his business. He told me he  
was in the Directory

Taken before me, this 30th

day of September 1908

William Ford

Salou Smith  
Police Justice.

0033

No 2. in a young

man of good character

with no friends in

his company. There

is not sufficient evi-

dence to sustain when

the charge is made

BAILED, No. 1, by

Residence \_\_\_\_\_ Street, \_\_\_\_\_

No. 2, by \_\_\_\_\_ Street, \_\_\_\_\_

Residence \_\_\_\_\_ Street, \_\_\_\_\_

No. 3, by \_\_\_\_\_ Street, \_\_\_\_\_

Residence \_\_\_\_\_ Street, \_\_\_\_\_

No. 4, by \_\_\_\_\_ Street, \_\_\_\_\_

Residence \_\_\_\_\_ Street, \_\_\_\_\_

#133  
Sec. 208, 209, 210 & 212.

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Carlo Chabert  
31 St. 3rd St.

1. George F. Jones  
2. William Starb

Offence, False Release

Dated September 30 1881

Magistrate

Officer

13 Clerk

Witnesses  
No. 1. Charles W. Miller  
Street, \_\_\_\_\_

No. 2. William Starb  
on his own recognizance

No. 3. George F. Jones  
Carrington St. 20 1/2  
Carrington St. 20 1/2  
G. W. Miller

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 George F. Jones and William Starb guilty thereof, I order that he <sup>be</sup> admitted to bail in the sum of five Hundred Dollars <sup>each</sup> and be committed to the Warden or Keeper of the City Prison until they give such bail.  
Dated Sept 30 1881  
Robert B. Smith Police Justice.

I have admitted the above named \_\_\_\_\_ to bail to answer by the undertaking hereto annexed.  
Dated \_\_\_\_\_ 1881 \_\_\_\_\_ 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 \_\_\_\_\_ 1881 \_\_\_\_\_ Police Justice.



0035

New York  
Oct 4<sup>th</sup> 181

This is to certify that  
William Ford is in my  
employ and has work for  
me up till Thursday  
I have always found him  
an upright young man honest  
& industrious.

W. Hammond

2007. 2<sup>d</sup> av. 106<sup>th</sup> St.

0036

Court of General Sessions of the Peace of  
the City and County of New York.

THE PEOPLE OF THE STATE OF  
NEW YORK,

against

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

*George F. Jones*  
of the crime of  
*obtaining money by false pretenses*

committed as follows:

The said

*George F. Jones*

late of the First Ward of the City of New York, in the County of New York, aforesaid,  
on the *thirtieth* day of *September* in the year of our Lord  
one thousand eight hundred and ~~seventy~~ *eighty one*, at the Ward, City, and County  
aforesaid, with force and arms, on the day and year last aforesaid, with intent  
feloniously to cheat and defraud one

*Carlo Maspero*

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend  
and represent to *Carlo*

*Carlo Maspero*

That *he* the said *George F. Jones* was then and there  
an agent of the Commission-  
ers of Jurors for the City  
of New York, and that *he*  
the said *George F. Jones* was  
then and there authorized by  
the said Commission-  
ers to take  
the name of *him* the said  
*Carlo Maspero* to be entered  
upon the list of persons se-  
lected as jurors

0037

And the said

*Carlo Masper*

then and there believing the said false pretences and representations  
so made as aforesaid by the said

*George F. Jones*

and being deceived thereby, was induced, by reason of false pretences and representa-  
tions so made as aforesaid, to deliver, and did then and there deliver to the said

*George F. Jones*  
a order of money amount-  
ing to and of the value  
of fifty cents

of the proper moneys, valuable things, goods, chattels, personal property and effects  
of the said

*Carlo Masper*

and the said

*George F. Jones*

did then

and there designedly receive and obtain the said

*sum of money*

of the said

*Carlo Masper*

of the proper moneys, valuable things, goods, chattels, personal property and effects  
of the said

*Carlo Masper*

by means

of the false pretences and representations aforesaid, and with intent feloniously to cheat  
and defraud the said

*Carlo Masper*

of the same.

0030

And Whereas, in truth and in fact, the said *George F. Jones* was not then and there an agent of the said Commission of Jurors, and was not then and there authorized by said Commission to take the name of him the said *Carlo Maspero* to be entered upon the list of persons selected as Jurors

And Whereas, in fact and in truth, the pretences and representations so made as aforesaid, by the said *George F. Jones* to the said *Carlo Maspero* was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said *George F. Jones* well knew the said pretences and representations so by him made as aforesaid to the said *Carlo Maspero* to be utterly false and untrue at the time of making the same.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said *George F. Jones* by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City, and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said *Carlo Maspero* a sum of money amounting to and of the value of fifty cents

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said *Carlo Maspero* with intent feloniously to cheat and defraud him of the same, 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.

**DANIEL C ROLLINS,**  
~~BY~~ District Attorney.