

0279

BOX:

316

FOLDER:

3007

DESCRIPTION:

Earle, Daniel J.

DATE:

08/16/88



3007

0280

Witnesses:

Counsel,

Filed 16 day of Aug 1888

Pleads,

Grand Larceny second degree. [Sections 528, 531, Penal Code].

THE PEOPLE

vs
Charles [unclear]

Daniel J. Earle

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Richard [unclear]

Foreman.

August 17/88
Pleads - Peter [unclear]
Ben 1/4 B.M.

0281

Police Court—2nd District.

Affidavit—Larceny.

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

Stephen Van der Vliet

of No. 114 Nassau Street, aged 63 years,
occupation Shoemaker being duly sworn

deposes and says, that on the 27 day of July 1888 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz:

One Gold Watch and plated Chain together of the value of Fifty Dollars

the property of Deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Daniel J. Earle (nowhere

from the fact that the said deponent was in the employment of deponent cutting tin and on said date deponent missed said property from deponent's pants pocket hanging on a nail on the wall in the back room in said premises

Deponent is informed by Detective Sergeant Dennis J. Fogarty of the Central Office that when he arrested the defendant he defendant admitted and confessed he had stolen said property and went with the officer to person who had sold the watch ~~and then~~ to and said person gave the defendant the watch in the presence of said Officer and the defendant gave the watch

Subscribed and sworn to before me, this 27 day of July 1888

Police Justice

0282

And chain to Paid Officer which is here shown
in Court and identified by deponent as
the property taken stolen and carried away as
aforesaid

Osworn to before me this

30th day of July 1888

S. Vandewater

J. Thompson

Police Justice

Dated _____ 1888 _____ 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 _____ 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

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

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

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

Police Court, _____ District,

THE PEOPLE, &c.,
on the complaint of
vs.
1
2
3
4

Offence—LARCENY.

Dated _____ 1888

Magistrate.

Officer.

Clerk.

Witnesses,

No. _____ Street,

No. _____ Street,

No. _____ Street,

to answer _____ Sessions.

0283

CITY AND COUNTY }
OF NEW YORK, } ss.

Dennis J. Fogarty
aged *41* years, occupation *Detective* of *NY*
Central Office Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Stephen Vandewater*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this *3/22*
day of *July* 188*8* } *Dennis J. Fogarty*

J. Thompson
Police Justice.

0284

Sec. 193-200.

2011

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Daniel J Earle 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 J Earle

Question. How old are you?

Answer. 30 years

Question. Where were you born?

Answer. New York City

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

Answer. 243 Cherry St 2 Weeks

Question. What is your business or profession?

Answer. Fireman

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 am guilty
Daniel J Earle
Subst

Taken before me this

day of

July 1888
John J. [Signature]

Police Justice.

0285

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.....

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

Dated *July 31* 188..... *J. Henry Bond* 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 he to be discharged.

Dated.....188..... Police Justice.

0286

Police Court---

1193 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Stephen Vandewater
114 Hudson St
1 Daniel J. Carle

Offence Grand Larceny

2
3
4

Dated July 31st 188

John Magistrate.

Handy & Fryer Officer.

Ward Precinct.

Witnesses Coartus Officers

No. Street.

No. Street.

No. Street.

\$ 500 to answer

YOS
CJM

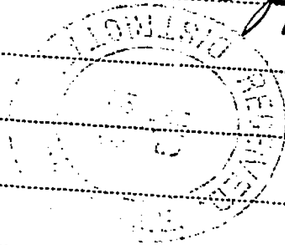
BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.



0287

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Daniel J. Earle

The Grand Jury of the City and County of New York, by this indictment, accuse *Daniel J. Earle* —

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

The said *Daniel J. Earle,*

late of the City of New York, in the County of New York aforesaid, on the *27th* day of *July*, in the year of our Lord one thousand eight hundred and eighty-*eight*, at the City and County aforesaid, with force and arms,

one watch of the value of thirty dollars, and one chain of the value of two dollars,

of the goods, chattels and personal property of one *Stephen Vandewater,*

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

John R. Nelson,
District Attorney

0288

BOX:

316

FOLDER:

3007

DESCRIPTION:

Eayrs, John E.

DATE:

08/16/88



3007

0289

Witnesses:

Com - H.H.
Assistant

Counsel, *Stacy*
Filed *16* day of *Aug* 188*8*.
Pleads, *Not Guilty*

THE PEOPLE
vs.
John E. Sayre
Grand Larceny in the second degree,
(MONEY.)
(Sec. 598 and 591, Penal Code.)

JOHN R. FELLOWS,

District Attorney.

Pr Sept 10/88
Arrested & acquitted.

A True Bill.

Produce Counsel

John R. Fellows
G.S.A.

Sept 7/88

G.S.A.

Part 2.

0290

CITY AND COUNTY }
OF NEW YORK, } ss.

William Reed
aged 24 years, occupation Cashier of No.

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

Sworn to before me, this 10th day of August 1884 } William Reed

W. J. Down
Police Justice.

0291

CITY AND COUNTY }
OF NEW YORK, } ss.

Dennis O'Hara
aged 37 years, occupation Police Officer of No. 2nd Avenue Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Samuel H. O'Connell
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 10th day of August 1884 } *Dennis O'Hara*

W. J. ...
Police Justice.

0292

Claude!
Give Mr Luce
our new Cashier all the
money you can spare
C. B. R.

0293

CITY AND COUNTY OF NEW YORK, ss.

1st DISTRICT. POLICE COURT,

of No. The 2nd Precinct Police Dennis O'Hara
occupation Police Officer Sweet, aged _____ years,
that on the 7th day of August being duly sworn, deposes and says,
at the City of New York, in the County of New York, 1888

deponent arrested
John Gayrs now here
on complaint of Samuel H. Everett of
No 106 Vesey Street on a charge of having
committed a larceny he being in collusion
with an unknown person not arrested in
presenting a fraudulent order to said Everett
Cashier of the Bank of New York for the sum of two
hundred and twenty five dollars
wherefore deponent prays that said Gayrs
may be held to enable to procure sufficient
evidence Dennis O'Hara

Sworn to before me, this 7th day of August 1888
of 1888
Paul Coney
Police Justice.

0294

Police Court 1st District.

THE PEOPLE, & c.

ON THE COMPLAINT OF

Agnes O'Hara
vs.
John Eayrs

AFFIDAVIT.

See back

at 9:30 AM Aug 9th
2 P.M.

9th AM

Aug 10

Aug-11 9³⁰ AM

Dated Aug 9th 1888

Power Magistrate.

O'Hara Officer.

Witness, 2

Disposition,

0295

Police Court

District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 114 Vesey Street, aged 52 years,
occupation Hotel & Restaurant and Keep being duly sworn

deposes and says, that on the 14th day of August 1888 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 :

Good and lawful money
of the United States of the
amount and value of
Two hundred and thirty-five
dollars \$ 235⁰⁰ / 100

the property of

Deponent and that this deponent has a probable cause to suspect and does suspect, that the said property was feloniously taken, stolen, and carried away by John O'ayre (now here) and an unknown man was arrested for the reasons following to wit: See enclosed affidavits

Subscribed before me this 17th day of August 1888

Police Justice

0296

City & County }
of New York } ss.

Fifth District Police Court.

Samuel H. Everett being duly sworn deposes and says I reside at 106 Vesey Street in said City.

I am the proprietor of a hotel and restaurant and the defendant ^{on or about July 31} John Cayro was employed by defendant as cashier and on said date was discharged by me. On or about July 1st he came to my hotel at 106 Vesey

and hired a room and on Cayro's of ^{the} some unknown man presented to my cashier ^{Claude Preston} an order purporting to be signed by a William Reed

who is my ^{head} cashier, and received from said Preston the sum of two hundred and thirty-five dollars ^{in said} ^{Reponner} believes that the defendant Cayro was acting in concert with the

said unknown man and assisted him in committing said larceny for the reasons following, to-wit:

Reponner is informed by Claude Preston (then present) that on said date he was employed by de-

ponent as cashier and on said date ^{at about twenty minutes of an o'clock P.M.} an unknown man presented to him Preston an order purporting to be signed by one William Reed who is also employed by defendant as

0297

(2)

cashier and requesting him Preston to send to him Reed all the money he could ^(Preston) spare. He Preston understood from said order that he was to send to him Reed all the money he could spare from the cash drawer of which he was in charge, and which money was the property of the defendant. Said Preston believing that said order was sent by the said Reed, and being accustomed to send money in the way the said order read, gave to the unknown man the said money. The said Eays was seated at a table nearby. The said unknown man then went up stairs, shortly afterwards the defendant Eays arose from the table, pretended that he was ill and went up stairs. Said ~~Eays~~ ^{Preston} further says that among the bills which he Preston gave to said unknown man was a ten dollar bill which he identifies, by its being to him in an old looking bill, and which was torn, and further says that he has since seen the said bill among a number of others which were found in the possession of the defendant Eays after he was arrested and positively identified it as being a portion of the stolen

0298

(3)

property. Deponent is further informed by William Reed hereafter that on said date he Reed did not sign any order requesting the said Preston to give to any one the said money. Said Reed further says that at about the hour 5 o'clock and thirty minutes P.M. of said date he saw the defendant Eager hurriedly leaving the West Street entrance of said restaurant. Deponent is informed by Officer O'Hara (hereafter) that the said Preston in the 2nd Precinct Station House in the presence of him (O'Hara) positively identified the said ten dollar bill as being a portion of the money which was given by him Preston to said unknown man.

Therefore deponent charges the said defendant with acting in concert with said unknown man in taking stealing and carrying away the aforesaid money by said fraudulent representation.

Subscribed before me
this 10th day of August
1888
J. H. Barrett
City Police Station

0299

(4)

Thomas Lynch being duly sworn
deposes and says, I reside
at 104 Vesey Street on Saturday
August 4th at about the hour
of ten o'clock A.M. the de-
fendant Cairo, asked me
to loan him one dollar, at
that time I gave ^{him} two dollars and fifty cents
I now to before me
this 10th day of August
1872.

Thos Lynch

My Oath

Police Justice

0300

(10) (5)

Charles Duncan being
duly sworn deposes and
says. I reside at 104
Avery Street. I am employed
by Mr. Ennis as heard
awited

I was with Claude Preston
at Monmouth Park on Tuesday
August 7th

I caused the arrest of Egan
then.

I was present when Egan
was searched and the money
taken from him.

I said told Preston not to
touch the money as it was
in the hands of the law.
When Preston looked at the
money - he said the money
looks like the money I
paid out.

He did not pick out any
ten dollar bill until he reached
the Station House in New York.
It was about Egan's release 15th

0301

(X 46)

By Mr. Everett. Preston was about to take the
money from the hands of the
Prisoners when I told him,
to let ~~them~~ alone and let
the officers handle the money.
Preston did handle a portion
of the money, and I told
him to get it back to Cayro.
The money that Preston handled
was rolled up.

Subscribed before me Char. Duncan
this 12th day of August
1858
J. B. G. W. W.
Police Justice

0302

(X. U.)

My Samuel Cole being duly
sworn deposes and says
I reside at 39 Courtman Street
I am the proprietor of the
Merchants Hotel. I was
in the office of the hotel
when Samuel Enright and
Officer O'Hara came into
the hotel.

I was asked by Officer O'Hara
to come with him to the Station
house to see if Enright was a
guest of my hotel.

On August 9th Mr Enright
called at my hotel and borrowed
from me the train tickets
promising to return them inside
of an hour. He has not re-
turned them as yet.

It is not customary to open
the satchels of guests. This is
the first time I ever did it.
Sworn to before me
this 11th day of August } Samuel Cole
1894 }
J. J. Swaney

Police Justice

0303

14077
D. Silberstein, & Son,
No. 10 Sixth Avenue, N. Y.
2 AUG 1888

	\$	Cts.
Coat Vest		
M	\$	60
Ayer's		

GOOD FOR ONE YEAR ONLY.
 Not accountable for loss or damage by fire, breakage, robbery or moth.
Rates of Interest.
 On sums of 100 Dollars, or under, 3 per cent. per month or any fraction thereof for first six months, and 2 per cent. per month thereafter. On sums over 100 Dollars, 2 per cent. per month for first six months, and 1 per cent. per month thereafter.

692
D. Silberstein, & Son,
No. 10 Sixth Avenue, N. Y.
9 MAY 1888

	\$	Cts.
O Coat		
49/	\$	612
Ayer's		

GOOD FOR ONE YEAR ONLY.
 Not accountable for loss or damage by fire, breakage, robbery or moth.
Rates of Interest.
 On sums of 100 Dollars, or under, 3 per cent. per month or any fraction thereof for first six months, and 2 per cent. per month thereafter. On sums over 100 Dollars, 2 per cent. per month for first six months, and 1 per cent. per month thereafter.

0304

Er
J
(1)

mail H. Ernt.

At the hour of 5:45 - 0'clock P.M.
on said, the cashier Preston showed
me the order and I then said I
was robbed.

I had not as yet seen the Cashier
Reed.

By the wording of the order
to wit: Heland - give Mr Price
our new cashier all the money
you can spare - signed R.
shown to me by Preston, I know
I was robbed.

About 5 minutes after, I saw Reed.

I do not ~~remember~~ remember asking
Reed whether he had received the
money or not.

I have six (6) cashiers in my
Vevey Street House.
In my Park Row House I have
three cashiers.

The cashiers in my Vevey Street
Restaurant are familiar with the
manner of exchanging money by
order on Saturdays only.

My waiters do not know that the
cashiers exchange money.

0305

Cross Ex.

of

(4)
Samuel H. Emmett.

At the hour of 5:45 o'clock P. M.
on said ^{date August 14th}, the cashier Proctor showed
me the order and I then said I
was robbed.

I had not as yet seen the Cashier
Reed.

By the wording of the order
to wit: Beland - give Mr Price
our new cashier all the money
you can spare - signed R.
shown to me by Proctor, I knew
I was robbed.

About 5 minutes after, I saw Reed.

I do not ~~remember~~ remember asking
Reed whether he had received the
money or not.

I have ~~four~~ ^{six} cashiers in my
Vevey Street House.

In my Park Row House I have
three cashiers.

The cashiers in my Vevey Street
Restaurant are familiar with the
manner of exchanging money by
order on Saturdays only.

My waiters do not know that the
cashiers exchange money.

0306

(2)

I had the defendant arrested
 on Tuesday August 7th
 I was not present when the
 defendant was arrested
 I saw the defendant on Aug 7th
 in the 2nd Precinct Station House.
 I went to the Merchants Hotel
 with Officer O'Hara, furnished
 two checks, which had been found
 on the person of the defendant
 at the Station House, to the ^{Proprietor} ~~cashier~~
 of the Merchants Hotel. The Proprietor
 of the Merchants Hotel opened a
 satchel, and in process - took
 taken from said satchel ~~found~~
 two train tickets - (first annexed)
 and gave the same to me.
 The officer O'Hara was present
 at the time.
 I kept the tickets in my possession.

The Cashier Preston has worked
 for me since February 1874.
 The said Preston came to work
 for me from Alexandria Bay.
 I have always found Preston
 honest and upright.
 I have not spoken to Preston
 about this case.
 Preston and Mr. Kumeau went down
 to Mammouth Point by my direction.

Born to the late Mrs. Ann M. O'Sullivan
 this 1st day of August 1874
 Wm. J. O'Sullivan
 Vice Cashier

0307

(3)

Officer O'Hara being examined says. I went to the Merchants Hotel with Mr. Corbett and the proprietor of the said Merchants Hotel.

At the Merchants Hotel the proprietor gave to me a satchel which he said belonged to the defendant Egan.

The satchel was not locked.

The proprietor opened the satchel and in it I saw two pawn-tickets. I did not know what the pawn-tickets read. I closed the satchel and saw that nothing was taken from it.

I cannot tell whether the pawn-tickets already shown were the pawn-tickets I saw in the satchel.

Mr. Corbett wanted to take the pawn-tickets as evidence, I told him that the Judge would settle that matter, and that he must not take the tickets without an order from the Court. I do not know how the tickets were taken from the satchel.

Sworn to before me
this 10th day of August 1895
Dennis O'Hara
Police Justice

0309

(5)

When I run short of change
I send a head waiter to the
head cashier for it - I give
him larger money in return.

I went to Monmouth Park with
Charles Kluncan on Tuesday August
7th

I paid my own and part of
Kluncan's expenses in going to
Monmouth Park.

I went to Monmouth Park ex-
pecting to find the unknown man
and Cayro there.

I saw the defendant Cayro
at the said Park. - he was
alone.

While Kluncan and I were conversing
with him - he asked me to wait
until he would make a bet on
the next race.

A New Jersey officer arrested
Cayro on Kluncan's complaint.
The officer took Cayro into a
room under the grand stand -
he searched Cayro in the presence

0310

CORRECTION

0311

Copy of

(1)

Samuel H. Ervitt.

At the hour of 5.45 o'clock P.M. on said, ^{date August 4th} the cashier Preston showed me the order and I then said I was robbed.

I had not as yet seen the Cashier Reed.

By the wording of the order, to wit: Cleland - give Mr Price our new cashier all the money you can spare - signed R. shown to me by Preston, I then said I was robbed.

About 5 minutes after, I saw Reed.

I do not ~~remember~~ remember asking Reed whether he had received the money or not.

I have ^{six} ~~four~~ cashiers in my Vesey Street House.

In my Park Row House I have three cashiers.

The cashiers in my Vesey Street Restaurant are familiar with the manner of exchanging money by order on Saturdays only.

My waiters do not know that the cashiers exchange money.

(2)

I had the defendant arrested
 on Tuesday August 7th
 I was not present when the
 defendant was arrested
 I saw the defendant on Aug 7th
 in the 2nd Premier Station House
 I went to the Merchants Hotel
 with Officer O'Hara, furnished
 two checks, which had been found
 on the person of the defendant
 at the Station House, to the ^{Proprietor} ~~cashier~~
 of the Merchants Hotel. The Proprietor
 of the Merchants Hotel opened a
 satchel, and in a pocket - took
 taken from said satchel ~~found~~
 two train tickets - (which annexed)
 and gave the same to me.
 The officer O'Hara was present
 at the time.
 I kept the tickets in my possession.

The Cashier Preston has worked
 for me since February 1844.
 The said Preston came to work
 for me from Alexandria Bay.
 I have always found Preston
 honest and upright.
 I have not spoken to Preston
 about this case.
 Preston and Mr. Humeau went down
 to Mammouth Point by my direction.

I am to inform me
 this 10th day of August
 1844.

Samuel H. Beers
 Cashier

Cashier

(3)

Officers O'Hara being examined says. I went to the Merchants Hotel with Mr. Everett and the proprietor of the said Merchants Hotel.

At the Merchants Hotel the proprietor gave to me a satchel which he said belonged to the defendant Egan.

The satchel was not locked.

The proprietor opened the satchel and in it I saw two pawn-tickets. I did not know what the pawn-tickets read. I closed the satchel and saw that nothing was taken from it.

I cannot tell whether the pawn-tickets already shown were the pawn-tickets I saw in the satchel.

Mr. Everett wanted to take the pawn-tickets as evidence, I told him that the Judge would settle that matter, and that he must not take the tickets without an order from the Court. I do not know how the tickets were taken from the satchel.

Sworn to before me
this 10th day of August 1895
James O'Hara
Police Justice

0314

4

Claude Preston being cross-examined says.

I am Cashier in Everett Hotel. I have been there for about 6 months. I am relieved in the night time by Cashier Walter Lee.

Whenever Cayo was absent I took his place.

The head cashier collects from the different cashiers every day at seven o'clock P.M. and on Saturdays at 8 o'clock P.M.

On Saturdays he collects from the cashiers more than once.

When I am counting my bills I place the bills in my left hand and run them off with the fingers of my right hand.

I only receive orders like the one shown on Saturdays, and then only once on that day.

I have ^{sim} cashiers ^{in the Everett employ} receive from my drawers to give to the head cashier without a written order.

0315

When I run short of change
I sent a head waiter to the
head cashier for it - I give
him larger money in return.
I went to Monmouth Park with
Charles Blumcan on Tuesday August
7th

I paid my own and part of
Blumcan's expenses in going to
Monmouth Park.

I went to Monmouth Park ex-
pecting to find the unknown man
and Eayrs there.

I saw the defendant Eayrs
at the said Park. - he was
alone.

While Blumcan and I were conversing
with him - he asked me to wait
until he would make a bet on
the next race.

A New Jersey Officer arrested
Eayrs on Blumcan's complaint.

The officer took Eayrs into a
room under the grand stands -
he searched Eayrs in the presence

0316

(6)

of Duncan and myself before
he brought him into the room.

The officer found in the possession
of Cays the money and property
here shown.

I told the officer that the
reason I wanted Cays arrested
was that I believe he and
an unknown man had stolen
two hundred and thirty-five
dollars from Mr. Evans, and
that Cays had planned the
robbery. The defendant was
locked in the room. Duncan
and I were looking to try and
find the unknown man.

I failed to find the unknown
man.

The officer took the money
from Cays' pocket.

The officer counted the money
on a board.

Duncan said to me, "There is
your money."

I did not handle the money

0317

(7)

I said it looks like the money.

Mr. Keenan did not tell me how to handle the money.

I must saw the money in the Second Precinct Station House in this City, or about the hour of seven o'clock P. M.

The New Jersey Officer told me when coming from Monmouth Park that he had the money.

I did not see the money from the time the officer took it from Coyle until I saw it in the station house.

Whiter in the Second Precinct Station House, ~~the~~ ~~office~~ the officer behind the desk, asked me if I could recognize the money. I said I remember that there was a torn ten dollar bill amongst the bills which were stolen.

I said that a bill which I picked up looked like one of the

0318

(8)

said bill.

I said the bill was an old fashioned bill.

I say now that the bill looks like the said bill, and that is what I intend to give to.

As soon as I saw it

I saw that the name of the bank on the bill was a long name, and when I saw it in the station, I remember that it looked like the name of the bill.

I do not know how much money I take in as my desk every day.

I think I take in about three hundred dollars.

During the day there is about five or ten or ten dollar bills in my cash.

I never remember taking in a bill of the Seaman's Bank.

I have taken in lots of bills

(9)

fills.

I was never accused by Mr Earns
of being in league with any one
in stealing the money, or with being
incompete test

Mr Earns did not threaten
to discharge me for the money.
I told Mr Earns that there
must have been someone
who was connected ^{with the house} in with the
larceny.

Mr Earns told me I ought
to have run down to the head-
cushion and asked him if the
order was all right before I
gave out the money.

I told Eays as the race
track that I was discharged
by Mr Earns.

Sown to before me
this 13th day of August
1881

C. L. Gustafson
Sgt. 6th W. C.
Police Justice

0320

CITY AND COUNTY }
OF NEW YORK, } ss.

Clarence Preston

aged *20* years, occupation *Carpenter* of No.

104 Vesey Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Samuel H. Cornish*

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

Sworn to before me, this *10th*
day of *August* 183 *4*

Clarence Preston

My Duty

Police Justice.

0321

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK,

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

Question. What is your name.

Answer. *John Eays*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *Merchants Hotel Courtland Street One week*

Question. What is your business or profession?

Answer. *Cashier*

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

Answer. *I am not guilty
John E. Eays*

Taken before me this

day of

August 188

17th
John E. Eays

Police Justice.

0322

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.....

Alfred...

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

Dated August 14 1888 *Caj. Owey* 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.

0323

Aug-11-1888
-12-9 3097A.

Police Court--- 1st 1764 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Samuel H. Cornwell
23. Park Row
John Coyle

of the Court
M. J. [Signature]

Dated August 9 1888
[Signature] Magistrate.

[Signature] Officer.
2nd Precinct.

Witnesses
Claude Pictor
No. 104 Vesey Street.

William Reed
No. 144 Vesey Street.

Thos Lynch
No. 144 Vesey Street.

Case Officer
\$ 1000 to answer



[Signature]

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

Bail herein reduced
to \$500, by 22/88
EP
I.H.C.

0324

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John E. Kays

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

John E. Kays

of the crime of GRAND LARCENY IN THE SECOND DEGREE, committed as follows:

The said John E. Kays,

late of the City of New York, in the County of New York, aforesaid, on the fourth day of August in the year of our Lord one thousand eight hundred and eighty-eight at the City and County aforesaid, with force and arms, in the day time of the same day, five promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of twenty dollars, and of the value of twenty dollars each; ten 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; 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 five dollars, and of the value of five 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 two dollars, and of the value of two 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 one dollar, and of the value of one dollar each; five 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; 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 ten dollars each; twenty 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; five United States Silver Certificates of the

{#235.-}

0325

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

dollars,

of the proper moneys, goods, chattels and personal property of one *Samuel*

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

JOHN R. FELLOWS,
District Attorney.

0326

BOX:

316

FOLDER:

3007

DESCRIPTION:

Erenberg, Abraham

DATE:

08/10/88



3007

0327

Witnesses:

John Hays,
John Hays,
John Hays,
John Hays

70

Counsel, *J. Ashinger*

Filed 10 day of Aug 1888.

Pleads, *Not Guilty*

Grand Larceny *second* degree. [Sections 528, 530, Penal Code].

THE PEOPLE

vs.

R

Abraham Greenberg

Verdict

JOHN R. FELLOWS,
District Attorney.

A True Bill

Abraham Greenberg
John Hays
Foreman.

John Hays
John Hays

0328

Police Court— District.

Affidavit—Larceny.

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

of No. 190 Henry Street; aged 21 years,
occupation Elevator boy being duly sworn

Morris Rosenberg

deposes and says, that on the 6 day of August 1888 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz:

One diagonal Coat Vest and
Pantaloons, altogether of the
value of twenty seven dollars
(27⁰⁰/₁₀₀)

the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Abraham Rosenberg (unborn)

for the reason that deponent testified that the above described property was having been stolen from the front room, second floor of said premises about the hour of 11 o'clock a.m. on

the date that deponent subsequently caused the arrest of said defendant, on suspicion by Officer Henry Van Stapleton of the 7th Precinct Police and that said defendant then said there admitted to said Officers to having stolen said property and to having sold the same to one Jacob Levine of No. 63 Mott Street - that said Officer then went to said number in Mott Street accompanied by said defendant and found said

Subscribed to before me this 11th day of August 1888
Justice

0329

property in said premises
That deponent has since
seen said property and fully identifies
the same as the property stolen from
his possession.

Morris Eisenberg

Sworn to before me
this 9th day of August 1888

[Signature]
Police Justice

Dated 1888 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 1888 Police Justice

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

Dated 1888 Police Justice

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

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

Police Court, District

THE PEOPLE, &c.,
on the complaint of
vs.
1
2
3
4

Offence—LARCENY

Dated 1888
Magistrate
Officer
Clerk
Witnesses
No. Street
No. Street
No. Street
\$ to answer Sessions.

0330

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 57 years, occupation Police Officer of No. 11th Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Morris Cronberg

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

Sworn to before me, this 17 day of August 1888 } Thomas Stapleton

J. H. Duff
Police Justice.

0331

CITY AND COUNTY }
OF NEW YORK, } ss.

Cornelius Seary

aged 29 years, occupation Police officer of No.

7th Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Anna Emantoy

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

knowledge.

Sworn to before me, this

day of August 1887

Cornelius Seary

[Signature]
Police Justice.

0332

3

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK,

Abraham Bronberg 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. *Abraham Bronberg*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *190 Henry street New York 12 years*

Question. What is your business or profession?

Answer. *Redder.*

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

Answer. *I admit stealing the suit but another man put me up to do it.*

his
Abraham Bronberg
marks

Taken before me this

day of

August

1938

W. J. Murphy

Police Justice.

0333

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 *Three* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated *August 7*, 188

[Signature]

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.

0334

Police Court

1229 District

THE PEOPLE, &c.
ON THE COMPLAINT OF

Morris Crimberg
198 1/2 1st St
Abraham Crimberg

Largeny
Offence

2
3
4

Dated *August 7* 188 *8*

A. W. Duffy Magistrate.
Henry A. Stapleton Officer.

Witnesses *Combin's Henry*
of 7th Precinct Police Street.
Thomas Stapleton
of 7th Precinct Police Street.

No. _____ Street.

\$ *Bob* _____



BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

0335

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Abraham Kreuder

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

Abraham Kreuder

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

The said *Abraham Kreuder*

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

*one coat of the value of
seventeen dollars, one vest
of the value of three dollars
and one pair of trousers
of the value of eight dollars*

of the goods, chattels and personal property of one

Morris Kreuder.

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

*John R. Xellom,
District Attorney*