

0064

BOX:

509

FOLDER:

4639

DESCRIPTION:

Jones, Charles

DATE:

01/05/93



4639

0065

Witnesses:

Officer Cummings

Quadrin Reed

Marion a Lee

in Pen. 4/13/75

(194)

Counsel,

Filed

Pleads,

Day of

188

THE PEOPLE

vs.

Charles Jones

Burglary in the
Section 18, 50
degree.

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

J. C. Catter

Foreman.

James M. 1/23

Henry Perry Zoley

July 6 1880

James 13/1/75

0066

Police Court - 5th District.

City and County of New York, ss.: Charles Hoops
of No. 2001 Second Avenue aged 26 years,
occupation: Grocer

deposes and says, that the premises No. 2001 - Second Avenue 12th Ward
in the City and County aforesaid the said being a four story brick
building
and which was occupied by deponent as a dwelling house
and in which there was at the time a human being, by name John Hoops
and his sister, Mary Heufel
were BURGLARIOUSLY entered by means of forcibly breaking a
lock, attached to a door, leading
into the cellar of said premises

on the 31st day of December 1872 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:
one sack of Potatoes, and one
dozen oranges, of the value of
about \$1.00

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 and carried away by
Charles Jones.

for the reasons following, to wit: that at the hour of 12.30
A.M. on said date, Officer Cummings
of the 27th Precinct Police, saw this
defendant, and another person not
arrested, with the said property on
the side walk, in front of said premises
The Officer immediately arrested this
defendant, and informed deponent
that his place had been broken into.

deponent immediately identified the said property, as that which belonged to him; Therefore deponent charges this defendant, with breaking into his place, and stealing said property, and prays that he may be dealt with, according as the law directs.

Sum to before me } Charles Hoops
this 31 day of November 1892

[Signature]

[Faint, illegible text]

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars, and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1892
Police Justice

I have admitted the above named
to bail to answer by the undertaking hereunto annexed.
Dated 1892
Police Justice

There being no sufficient cause to believe the within named
guilty of the offense therein mentioned, I order he to be discharged.
Dated 1892
Police Justice

Police Court, _____ District

THE PEOPLE, etc.,
on the complaint of

vs.

1 _____
2 _____
3 _____
4 _____

Offence—BURGLARY.

Dated 1892 _____
Magistrate _____
Officer _____
Clerk _____

Witness, _____
No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____

§ _____ to answer General Sessions.

0068

CITY AND COUNTY }
OF NEW YORK, } ss.

1877

William Cummings
aged _____ years, occupation *Police Officer* of No. _____
27th Precinct Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of *Charles Cross*
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this *31* day of *Dec* 18*99* by *William Cummings*

[Signature]
Police Justice.

William Cummings

0069

Sec. 198-200

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Charles 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 *h*; that the statement is designed to enable *h* if he sees fit, to answer the charge and explain the facts alleged against *h*; that *he* is at liberty to waive making a statement, and that *his* waiver cannot be used against *h* on the trial.

Question. What is your name?

Answer.

Charles Jones

Question. How old are you?

Answer.

24 years

Question. Where were you born?

Answer

New York

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

Answer.

230 East 121 St. 4 months

Question. What is your business or profession?

Answer.

Suit's Painter

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
Charles Jones

Taken before me this

day of

12/18/89

[Signature]

Police Justice.

0070

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

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

Dated, *Dec 1* 189 *W. H. Beside* Police Justice.

I have admitted the above-named

to bail to answer by the undertaking hereto annexed.

Dated, 189 Police Justice.

There being no sufficient cause to believe the within named

guilty of the offense within mentioned, I order h to be discharged.

Dated, 189 Police Justice.

007

Police Court--- 5 District. 1334 5

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Hoops
2001 vs. 2nd air
Charles Jones

Offense
Cummings

BAILED,

No. 1, by.....
Residence Street.

No. 2, by.....
Residence Street.

No. 3, by.....
Residence Street.

No. 4, by.....
Residence Street.

Dated, December 31 189 2

W. H. Cummings Magistrate.
Officer.

27 Precinct.
Gale the Officer.

No. Street.

No. Street.

No. 2000 G.S. Street.
\$ to answer

Cum

0072

Jan 18th / 1913

Dear Sir

I wish to
certify that
Charles [unclear]
worked for me for the
last 5 years during
my business hours
I have no objection
to his testimony
under oath

Respectfully
Philip W. Kelly
Ship Chucker at Eastport

Rec. 2302 12/1/93

Court of General Sessions.

-----o
 :
 The People :
 :
 vs :
 :
 Charles Jones :
 :
 -----o

City and County of New York, ss:-

Mrs. Strachan being duly sworn deposes and says, that she obtained the annexed letter from Philip H. Reilly.

I know the above named defendant for the past twenty one years, and during that time he was never arrested but once, and then for the crime of Petit Larceny, for the stealing of a goose, he pleaded guilty and was sentenced to the Penitentiary. Ever since his discharge he has been working at his trade whenever he could get it. He was at work as late as December 24th. 1892, when he was working for Mr. Reilly. He was doing what he could to help his mother along.

Sworn to before me this :

13th. day of January 1893 :

Maria Strachan
Mark

Wm. H. Reed
Notary Public (10)
New York County

Court of General Sessions.

-----o
 :
 The People :
 :
 vs :
 :
 Charles Jones :
 :
 -----o

City and County of New York, ss:-

Catharine Jones being duly sworn, deposes and says, that the defendant is her son, that he has never been arrested before but once, and then for Petit Larceny. He pleaded guilty and was sentenced to the Penitentiary, that was two years ago. During the last five years he has been working on and off for Philip H. Reilly. During the past two years since he left the Penitentiary, he has been doing what he can to aid me. He worked as late as December 24th. 1892.

Sworn to before me this : ^{Ms} (Catherine Jones)
 13th. day of January 1893 : +

Wm. H. Reed.
Notary Public (10)
New York County.

0075

U. S. Court of New York

The People

Plaintiff

against

Charles Jones

Defendant

Affidavits

PURDY & McLAUGHLIN,

Attorneys for Defendant

No. 280 BROADWAY, New York City

Due and timely service of copy of the
within hereby admitted
this day of 18
Attorney.

To

0076

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against
Charles Jones

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

Charles Jones

of the CRIME OF BURGLARY in the first degree, committed as follows:

The said Charles Jones,

late of the 12th Ward of the City of New York, in the County of New York aforesaid, on the
thirty-first day of December, in the year of our Lord one
thousand eight hundred and ninety-two, in the night time of the same day, at the
Ward, City and County aforesaid, the dwelling house of one Charles Jones.

there situate, feloniously and burglariously did break into and enter, there being then and there a
human being within the said dwelling house, with intent to commit some crime therein, to wit: the
goods, chattels and personal property of the said Charles Jones.

in the said dwelling house then and there being, then and there feloniously and burglariously to steal,
take and carry away, the said Charles Jones being
then and there assisted by a confederate
actually present, whose name is to the
Grand Jury aforesaid as yet unknown;

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

SECOND COUNT—

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

Charles Hoover

of the CRIME OF *ROB* LARCENY, —

committed as follows:

The said *Charles Hoover*,

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

one pack of cigarettes of the value of
two dollars and fifty cents, and
three oranges of the value of four
cents each,

[Large handwritten flourish]

of the goods, chattels and personal property of one *Charles Hoover*,

in the dwelling house of the said *Charles Hoover*,

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

THIRD COUNT:

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

Charles Jones

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

The said *Charles Jones*

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

*one sack or no table of the value of
two dollars and fifty cents, and twelve
oranges of the value of four cents each,*

of the goods, chattels and personal property of one *Charles Hoops*

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

unlawfully and unjustly did feloniously receive and have; the said

Charles 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.

DE LANCEY NICOLL,
District Attorney.