

0486

BOX:

74

FOLDER:

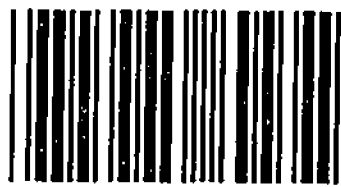
834

DESCRIPTION:

Palmer, William

DATE:

08/15/82



834

0487

26  
NOR  
16th

Counsel,  
Filed 15 day of Aug 1882  
Pleads *Verdict*

THE PEOPLE  
vs.  
William Palmer  
P  
*Verdict for*  
*the People*

BENJ. K. PHELPS,  
District Attorney.

A True Bill.

Wm Church Foreman.

*Aug 16/82*

*Wm Church*  
State Reformatory  
4deg.

0488

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

THE PEOPLE OF THE STATE OF  
NEW YORK,

against

*William Palmer*

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

*William Palmer*

of the crime of *forgery in the*

*third degree,*

committed as follows:

The said

*William Palmer*

late of the First Ward of the City of New York, in the County of New York, aforesaid,  
on the *twenty first* day of *July* in the year of our Lord  
one thousand eight hundred and ~~seventy eight~~ *two* at the Ward, City, and County  
aforesaid, having in his custody and possession a certain instrument and writing to  
wit an order for the payment of  
money of the kind commonly  
called a bank check

which said

*bank check*

is as follows, that is to say:

*No. 229*

*New York July 21" 1882*

*The National Broadway Bank*

*Pay to the order of Fred. Young*

*Fifty Five*

*Dollars*

*\$55.00/100*

*John D. Acton*

the said *William Palmer*

afterwards, to wit, on the  
day and year last aforesaid, with force and arms, at the Ward, City, and County afore-  
said, feloniously did falsely make, forge, and counterfeit, and did cause and procure to  
be falsely made, forged, and counterfeited, and did willingly act and assist in the false  
making, forging and counterfeiting on the *back* of the  
said *bank check* a certain instrument and writing  
commonly called an *endorsement* which said false, forged, and  
counterfeited instrument and writing, commonly called an *endorsement*  
is as follows: that is to say,

*Fred. Young*

to injure and defraud

*Jacob Dramer*

with intention

and divers other persons, to the ~~injury~~ *Grand Jury* aforesaid 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.

0489

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

William Palmer  
of the CRIME OF forgery in the third degree

committed as follows:

The said William Palmer

late of the Ward, City, and County aforesaid, afterwards, to wit: on the day and year last aforesaid, at the Ward, City, and County aforesaid, having in his custody and possession a certain instrument and writing, to wit: an order for the payment of money of the kind commonly called a bank check

which said bank check  
is as follows, that is to say:

No. 229

New York July 21<sup>st</sup> 1882

The National Broadway Bank  
Pay to the order of Fred. Young  
Fifty Five ————— Dollars  
\$55.00/100

John D. Acton  
//

and on the back of which said bank check  
was then and there written a certain false, forged, and counterfeited instrument and writing, commonly called an endorsement of the said last mentioned bank check which said false, forged, and counterfeited instrument and writing commonly called an endorsement  
is as follows, that is to say:

Fred. Young the  
said William Palmer

then and  
there well knowing the premises last aforesaid, and that the said  
endorsement was false, forged, and counterfeited, afterwards, to  
wit, on the day and year last aforesaid, with force and arms, at the Ward, City, and  
County aforesaid, feloniously did utter and publish as true, the said false, forged, and  
counterfeited endorsement of the said last mentioned  
bank check with intention to injure



0490

and defraud

*Joseph Dranner*

and divers other persons, to the <sup>*Grand Jury*</sup> ~~jurors~~ aforesaid unknown; he the said *William Palmer* at the time he so uttered and published the said false, forged, and counterfeited *endorsement* of the said last mentioned *bank check* ther and there well knowing the said *endorsement* to be false, forged, and counterfeited, as aforesaid, 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 McKean*

~~BENJAMIN B. PHELPS~~, District Attorney.

0491

BAILED,

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

Rec. 208, 210, 210 & 212.  
673

Police Court - 3<sup>rd</sup> District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Jack Hannum  
69 Essex St.  
William Palmer

Offence, Forgery

Dated July 22 1882

Magistrate

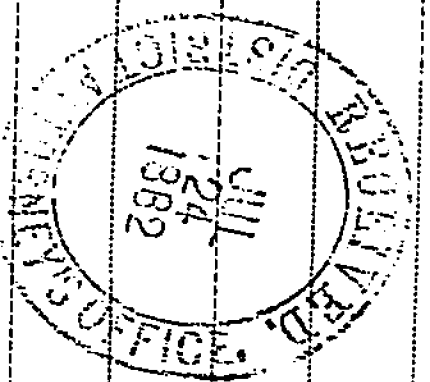
Officer

Witnesses

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

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

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



Committed to answer

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

held to answer the same  
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 give such bail. legally discharged

Dated July 22 1882 P. J. Halloran 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.

0492

Sec. 198-2004

CITY AND COUNTY }  
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. William Palmer

Question. How old are you?

Answer. 17 years

Question. Where were you born?

Answer. New York City

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

Answer. 21 Great Jones Street 3 days

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 received the check from a man called Dav: and I was drunk enough to go, to get as drunk

Taken before me, this 22

day of July 1888

William D. Palmer

B. L. Morgan Police Justice.

0493

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

Third District Police Court.

of No.

66

Essex Jacob Hammer

Street,

being duly sworn, deposes and says,

that on the

21<sup>st</sup>

day of

July

1882

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

William Palmer (now here)  
did falsely and feloniously make forge and  
utter a certain written instrument (here to annexed)  
and forming a portion of this complaint,  
and purporting to be a check signed by  
John D. Acton to the order of Frederick Young  
and payable at the National Broadway Bank  
with the intent to cheat and defraud deposant  
of good and lawful money to the amount  
and of the value of fifty five dollars,  
That on said 21<sup>st</sup> day of July 1882 said  
Palmer came to deposant's place of business  
at N<sup>o</sup> 66 Essex Street, and there presented  
to deposant a letter purporting to have  
been written by Frederick Young of N<sup>o</sup>  
189 Avenue "C," said letter is hereto annexed  
and marked Exhibit (A.) requesting deposant  
to cash said check for said Young,  
deposant believing said letter and check  
being good, did count the money from  
his pocket book and was in the act of  
giving said money to said Palmer,  
when said Young ~~entered~~ deposant's place  
of business, and deposant asked said  
Young if he sees said money  
and said Young answered that he  
does not know any thing about it  
and that the letter and check must  
be a forgery, that he Young did not  
write said letter or send said check

Jacob Hammer

deposant to believe see the  
92<sup>nd</sup> day of July 1882

Wm. H. H. H. H.  
John D. Acton



0494

City & County of New York

Frederick Loring of W<sup>m</sup> 189 William A. Loring duly sworn deposes and says that he saw the hereto annexed letter & check that he did not write said letter, or authorize the same to be written and that he did not send William Palmer the written complaint, nor give any request to have said check cashed that said letter and check is forged false and untrue

Sworn to before me this 22<sup>nd</sup> day of July 1882

J. H. Loring Justice of the Peace

Police Court, Third District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

AFFIDAVIT.

vs.

Dated,

187

Magistrate.

Officer.

0495

BOX:

74

FOLDER:

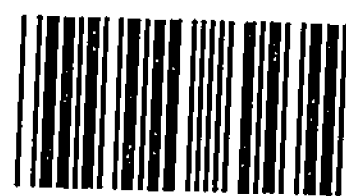
834

DESCRIPTION:

Parker, George

DATE:

08/18/82



834

0496

169 Bill (over)

Filed 18 day of Aug 1882

Pleads *Chattel*

THE PEOPLE  
vs.  
George Parker  
P  
Obtaining Goods by False Pretences.

JOHN McKEON,

District Attorney.

Filed Sept 6. 1882

True & Correct  
A True Bill

5 P 18 months

Mr. Church Foreman.

See *Deputy* - *Rail*

0497

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

THE PEOPLE OF THE STATE OF NEW YORK

against

George Parker

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

George Parker

of the crime of OBTAINING GOODS BY MEANS OF FALSE PRETENCES,  
committed as follows:

The said

George Parker

late of the First Ward of the City of New York, in the County of New York aforesaid,  
on the fifth day of June in the year of our Lord  
one thousand eight hundred and eighty two at the Ward, City and County  
aforesaid, with force and arms, with intent feloniously to cheat and defraud one

Joseph Grodjinski

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend  
and represent to Joseph Grodjinski

That a certain writing which he the said  
George Parker then and there presented and  
delivered to said Joseph Grodjinski, in the  
words and figures following that is to say:

No. 37

Brooklyn N.Y. June 5<sup>th</sup> 1882

Mechanics Bank

Pay to the order of George Parker

Twenty nine  
In Current Funds

25/100 Dollars

\$29<sup>25</sup>/<sub>100</sub>

H. B. Tilton

was a good and valid bank check and  
of the value of Twenty nine dollars and  
seventy five cents



0498

And the said Joseph Grodjinski

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

George Parker

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

George Parker, fifty cigars of the value of ten cents each, and the sum of twenty four dollars and seventy five cents in money, good and lawful money of the United States of America, and of the value of twenty four dollars and seventy five cents

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

and the said

George Parker

did then

and there designedly receive and obtain the said cigars and sum of money

of the said

Joseph Grodjinski

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

Joseph Grodjinski

by means

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

Joseph Grodjinski

of the same. And Whereas, in truth and in fact, the said writing so presented and delivered as aforesaid by the said George Parker to the said Joseph Grodjinski was not a good and valid bank check of the value of twenty nine dollars and seventy five cents, but was entirely worthless

0499

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

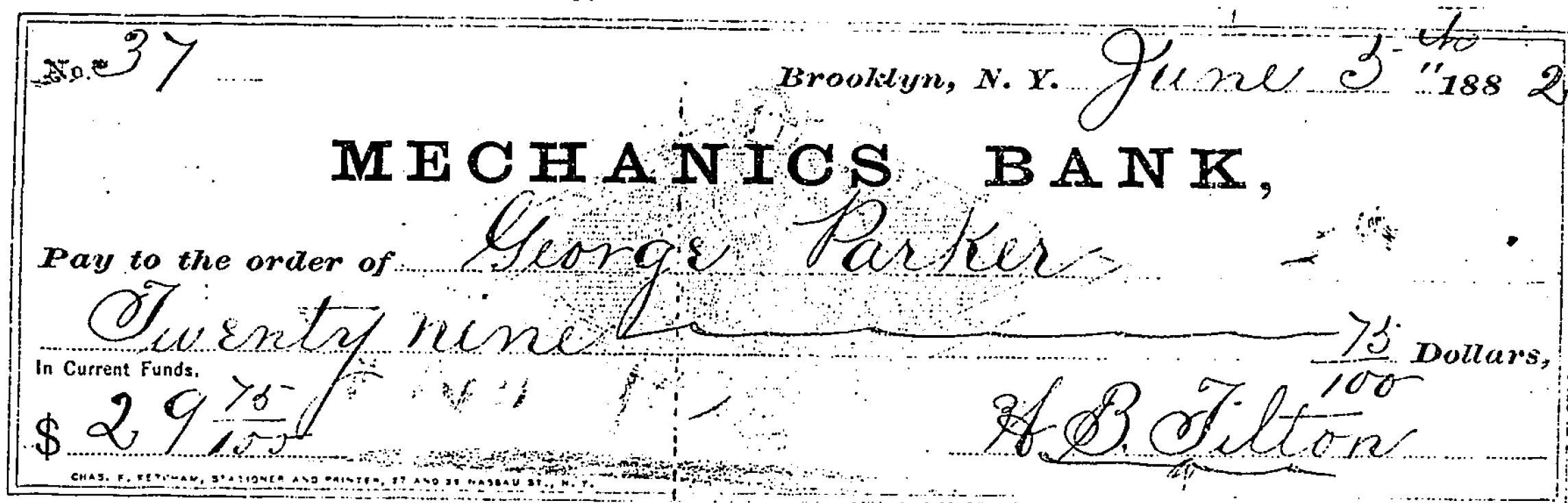
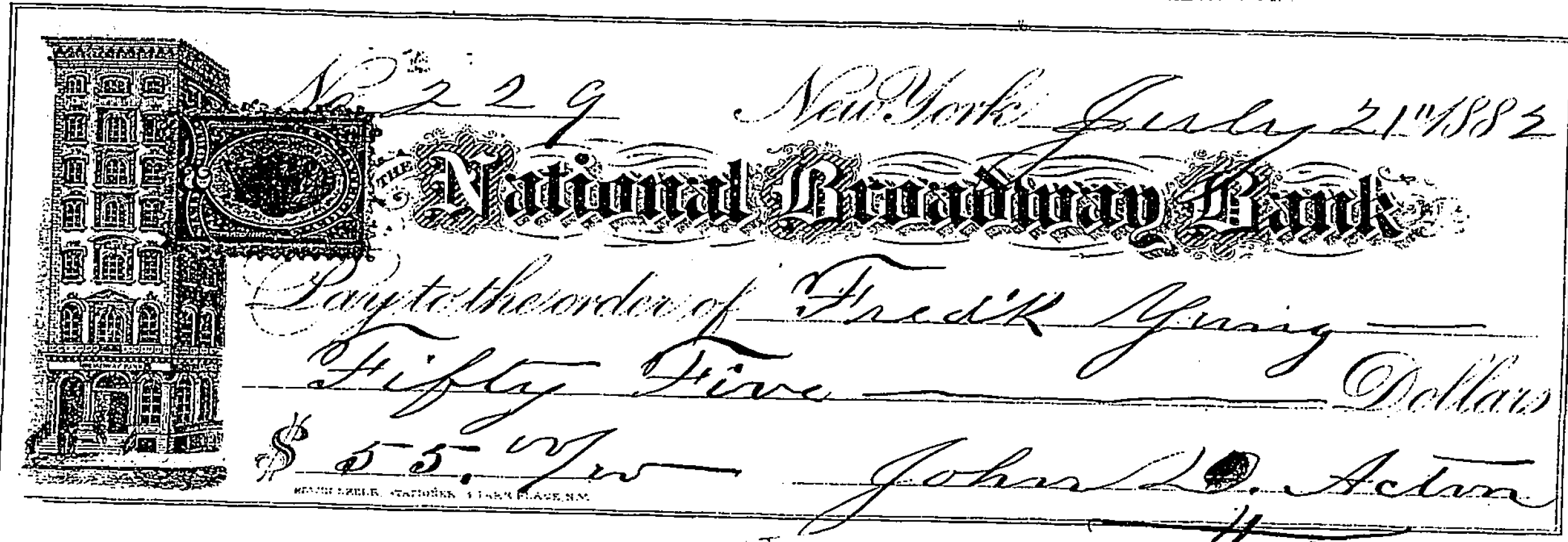
And so the Grand Jury aforesaid, do say, that the said

*George Parker* 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 *Joseph Grodzinski* *fifty cigars of the value of ten cents each and the sum of twenty four dollars in money good and lawful money of the United States of America and of the value of twenty four dollars and seventy five cents*

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said *Joseph Grodzinski* 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.

JOHN McKEON, District Attorney.

0500



0501

forward  
f  
Dec 11/83  
H. H. Q.



0502

**State of New York.**

*Executive Chamber,*

*Albany, Oct 24 1883.*

Sir: Application having been made to the Governor for the  
pardon of *George Parker*, who was  
sentenced on *Sept. 13.* 1882, in your County,  
for the crime of *Forgery* for the term  
of *1* years and *6* to the State Prison  
*Luzerne* you are respectfully requested (in pursuance of  
Chapter 310, Laws 1849) to furnish the Governor with a concise  
statement of the case as proven on the trial, together with any other  
facts or circumstances which may have a bearing on the question of  
granting or refusing a pardon. Be pleased, also, to state the previous  
character of the convict. *An opinion is respectfully requested*

Each letter of inquiry from this Department should be answered on  
a separate sheet.

*Very respectfully yours,*

*Samuel Anthony*  
To *Hon. John McKeon*  
District Attorney, &c.

0503

~~LA~~

New York July 21st -  
Linda Kramer

Will you  
accommodate me by cashing  
the enclosed check for  
Bearer as I wish to use  
some money this evening  
and Oblige Yours Truly  
Fred. Jung  
189 Ave. A

P.S. You will find this  
endorsed

F. J.

0504

Mr. Keamer  
Paisley

0505

BAILED,  
No. 1 by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street, \_\_\_\_\_  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street, \_\_\_\_\_  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street, \_\_\_\_\_  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street, \_\_\_\_\_

628 - 169  
Police Court - 1 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Joseph Martinotti  
George Martinotti  
George Martinotti  
Offence, John Martinotti

Dated August 10 188 2

Magistrate.

Officer.

Clerk.

Witnesses

No. 1 John Martinotti

No. 2 John Martinotti

No. 3 John Martinotti

No. 4 John Martinotti

No. 5 John Martinotti

No. 6 John Martinotti

No. 7 John Martinotti

Not.

Att. Gen. John Martinotti

Att. Gen. John Martinotti

Att. Gen. John Martinotti

Att. Gen. John Martinotti

Att. Gen. John Martinotti

Att. Gen. John Martinotti

Att. Gen. John Martinotti

Att. Gen. John Martinotti

Att. Gen. John Martinotti

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Att. Gen. John Martinotti

Att. Gen. John Martinotti

Att. Gen. John Martinotti

Att. Gen. John Martinotti

Att. Gen. John Martinotti

Att. Gen. John Martinotti

Att. Gen. John Martinotti



0506

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

District Police Court.

George Parker 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 Parker

Question. How old are you?

Answer.

Forty years of age

Question. Where were you born?

Answer.

Maryland

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

Answer.

Baltimore, fifteen years

Question. What is your business or profession?

Answer.

Hotel Keeper

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

Answer.

I am not guilty

~~George Parker~~

Geo Parker

Taken before me this

10<sup>th</sup>

day of

May

1887

Michael Brennan Police Justice.

0507

**GLUED PAGES**

0508

STATE OF NEW YORK

YORK

SS.

GEORGE

1874  
Geo F Parker  
April 23 in G. S.  
Pled guilty of having  
by trick & device obtained  
a Seal Skin Sague  
worth the value of  
\$150 from John  
Jouvalinka 36 M Lane  
Remand for Sentence  
Apr 27<sup>th</sup> by Hackett  
3-YSP

Neptune Bowden 10y  
for Perjury  
attempting to go Parker  
Bail.

0509

218 Fulton St  
brought to Jones  
for 27 Rd for  
Swindling Knox  
out of 2 Hats



05 10

DANIEL CHAUNCEY, JR.

WHITE, Cashier.

# MECHANICS BANK,

BROOKLYN, N. Y.

June 12 1882

Joseph Godwin Esq  
Sir

H B Tilton  
has no account here  
and never had.

Yours Truly  
J. W. White

0511

South District Police Court.

Tadjinski  
28 years

being duly sworn, deposes and says,

that on the

5<sup>th</sup>

day of

June

1882

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

George Parker, now here, did feloniously, designedly and by means of certain false and fraudulent pretences and representations and with the intent to cheat and defraud, obtain of defendant, and of defendant's property, the sum of twenty-four dollars and seventy five cents and a box of fifty cigars of the value of five dollars. That on the evening of the 5<sup>th</sup> or 6<sup>th</sup> day of June last past, after Parker, now, the said defendant entered defendant's cigar store at No. 90 Nassau Street and there and there presented the annexed false and fraudulent instrument purporting to be a check, which purports to be a check or order for money on the Mechanics Bank of Brooklyn New York for the sum of seventy-nine <sup>75</sup>100 dollars, drawn by one H. B. Sinton and dated June 5<sup>th</sup> 1882. That said defendant then and there stated and represented to defendant that said check was "good" and that he desired to purchase a box of cigars, and defendant believing said statement to be true and relying wholly on the same did thereupon part with said money and cigars in exchange for said check. That defendant has since ascertained

0512

from the Cashier of said Bank that  
no person named "H. A. Salton" ever  
had an account at said Bank and  
that said check was worthless and of  
no value whatever; and deponent  
charges that said statement and  
representation so made to deponent  
are false and untrue and were  
known to be false and untrue when  
made to deponent by said defendants  
who so made said representation  
with the intent to defraud deponent.  
Sworn to before me this }  
10<sup>th</sup> day of August 1882 } Joseph Gradyinski

Hugh Gorman

Police Justice

August 10<sup>th</sup> 1882, George Parker, the  
defendant arraigned on the within  
charge and through his Counsel  
Mr. Oliver demands an examination  
of the case, which on motion of  
defendants Counsel is set down for  
12 1/2 o'clock P. M.

Form 9.

POLICE COURT—SIXTH DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

%.

AFFIDAVIT.

Dated

187

Magistrate.

Officer.



05 13

BOX:

74

FOLDER:

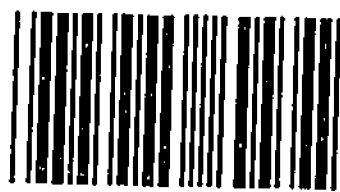
834

DESCRIPTION:

Parrish, Maud

DATE:

08/09/82



834



WITNESSES.

Not. Bonded by County Clerk

148 E. 19th St.

Det. Franks of L. C. has warrant

has sent away to Bygone has allowed

her to go on her way

She has been very

quiet a good deal

the woman

\$1000

Aug 11/12

Day of Trial *14* *14*

Counsel, *J. W. McKeon*

Filed *9* day of *Aug* 188 *2*

Pleads

THE PEOPLE

vs.

*Marv E. Davis*

*F*

JOHN McKEON,

District Attorney.

A True Bill.

*Mr. Clark* Foreman.

*Mr. Brown*

*Mr. Green*

*Mr. White*

*Mr. Black*

05 14

05 15

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

THE POPE OF THE STATE OF NEW YORK,

against

*Maud E. Parrish*

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

*Maud E. Parrish*

of the CRIME OF GRAND LARCENY, committed as follows:

The said

*Maud E. Parrish*

late of the First Ward of the City of New York, in the County of New York aforesaid,  
on the *first* day of *July* in the year of our Lord one  
thousand eight hundred and eighty *two*, at the Ward, City and County

aforesaid, with force and arms *one shawl of the value*  
*of one hundred dollars*

of the goods, chattels and personal property of one

*Josephine Gabaudan*

then and there being found,

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 McKean*  
*District Attorney*

0516

Fire Department of the City of New York.

BUREAU OF FIRE MARSHAL.

(Form No. 3.)

(155 & 157 Mercer Street.)

State of New York,  
City and County of New York,

ss:

Revolt Varman

of No. \_\_\_\_\_

being duly sworn, deposes and says:

I am attached to  
the Fire Marshal's Office  
In the discharge of my duty  
I visited the premises No.  
145 E. 19<sup>th</sup> St on the 15<sup>th</sup> June  
the day succeeding the fire which  
occurred at 11<sup>57</sup><sup>4</sup> A.M. on  
the 14<sup>th</sup> June. The house  
was a 3 story brick house  
occupied as a boarding  
house. The fire occurred  
in a hall bedroom on 3<sup>d</sup>  
floor. The occupant —  
Douglas Sabadana  
was out of town that  
been for some weeks —  
I noticed that the room  
door was broken open.  
Some of the occupants  
of house discovered the fire  
examined the room. The  
door frame was burned  
I was told by Miss Sabadana  
that a barrel stood in the

Subscribed and sworn to, this \_\_\_\_\_ day of \_\_\_\_\_ 188 \_\_\_\_\_, before me,

0517

Fire Department of the City of New York.

BUREAU OF FIRE MARSHAL.

(Form No. 3.)

(155 & 157 Mercer Street.)

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

*Corner beneath the door*

*of which it contained papers & blankets, & other things belonging*  
being duly sworn, deposes and says

*to his father. The damage to the building & contents, ~~was~~ belonging to him Bamberg was about seventy five dollars. Miss Taberner's loss was estimated at \$200. The cause of the fire could not be ascertained. The room was apparently locked at the time.*

*The supposition was that the fire was caused by the spontaneous ignition of some unknown material in the barrel -*

*George W. Marrian*

Subscribed and sworn to, this ..... day of ..... 188 , before me,



0518

Office of  
JOSEPH H. STINER,  
Attorney and Counsellor at Law,  
125 West 10th Street.

COURT.

against

New York, April 6<sup>th</sup> 1882

vs

John M. Kean

Suit of the  
Sever Int

will you  
kindly see into the case  
of Amanda Fire who was  
charged with keeping  
a Disorderly House on  
the 11<sup>th</sup> day of January last  
she has given up the house  
and she would like to have  
her Bondman discharged  
from his obligation of the  
same as she has plotted  
the sum of one hundred  
of

I remain your truly  
J. H. Stiner  
atty for the Fire

0519

City County / SS  
of New York

Amanda being duly  
sworn and says that she  
was the owner or lessee of the  
House No 109 West 32nd St and  
that she removed all the  
furniture and goods in said  
House and is now living at  
No 12 Lafayette place with her  
husband Deponent has not  
kept said house since the  
arrest made as a disorderly  
House nor does she intend  
to keep any such House in  
the future and that deponent  
has no interest now in said House  
or premises and that she has not and does not  
intend to keep any such House in the future  
Sworn to before me Amanda Lee  
this 6th day

Removal to house of  
me this 12th day  
of April 1882  
Joseph H. Sturges  
Notary Public  
N.Y.

April 1882  
Joseph H. Sturges  
Notary Public  
N.Y.

0520

People  
against

Emenda Joe

for  
Vindictive  
Communist  
January 11<sup>th</sup> 1882

0521

Fire at  
145. E. 19<sup>th</sup> St

June 14<sup>th</sup> 1882.

11<sup>54</sup> AM.

Statement of  
Maud Parrish  
+

Geo W. Varian



0522

## Police Department of the City of New York,

No. 145.21986

No. 300 Mulberry Street,

June 14/82. 11<sup>54</sup> - am

New York, July 24 1882

City & County  
of New York. Maud L Parrish  
being under arrest for upon a  
charge of robbery, voluntarily  
makes the following confession.  
I have resided with my husband  
at No. 145. East 19<sup>th</sup> Street, since  
last October. I remember the fire  
in Mr Gabaudans room in June  
last. I kindled that fire. She was  
absent from the City at the time  
her room was locked up. I knew  
where her key was kept. I got the  
key and entered her room. I took  
some of her property from the room  
dresser. Shavels & pictures and then  
I set fire to the room, locked it up.  
I put the key back where I found it.  
I set the fire for the purpose of con-  
=cealing the theft of the goods. I set  
the fire with a match. I am not  
insane but I suffer at times with

0523

V Police Department of the City of New York,

No. 300 Mulberry Street,

New York,

187

nervous troubles. I had no ill  
feeling against Mrs Sabaudan  
She had always been kind to me  
I was not suffering from any  
nervousness at the time I stole the  
goods that the fire.

Maud L. Park

Imprisoned of

Owen Haley

Scott Whitman

Jim Marshall

0524

Fire. 145. E. 19<sup>th</sup> St  
June 14<sup>th</sup> 1882, 11<sup>54</sup> am  
Dwelling House.  
Elizabeth Baumbarger lived  
in premises & was in house at  
time of fire -

The woodwork of building was  
burned.

The house was a boarding house  
Miss Gabaudan the occupant of  
room where fire occurred was  
out of town - room locked -  
After her return some of her  
property supposed to have been  
burned was discovered in the  
possession of Maud L. Parrish  
She was arrested on charge of  
larceny & admitted having  
set the place on fire & concealed  
her theft.

Witnesses -

Elizabeth Baumbarger. 145. E. 19<sup>th</sup> St  
Josephine Gabaudan " "  
Detective Frink P. H. 2  
" Haley. "  
Geo O'Sullivan Jim Marshall



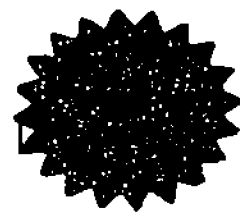
0525

State of New York,  
CITY AND COUNTY OF NEW YORK, } ss.

*James Manchester* the surety mentioned  
in the annexed undertaking to answer, do hereby authorize and empower any  
Policeman of the City of New York, or \_\_\_\_\_  
or either of them, in my name, place, and stead, to take, seize, and  
surrender the said *Henry Freeman*, (in the said  
undertaking held as defendant,) to the Court wherein he is bound to  
appear for trial, or deliver him to the custody of the authorities of said city  
and county, in my exoneration as surety therein.

Dated *July 21<sup>st</sup>* 1882

*James Manchester. Surety.*



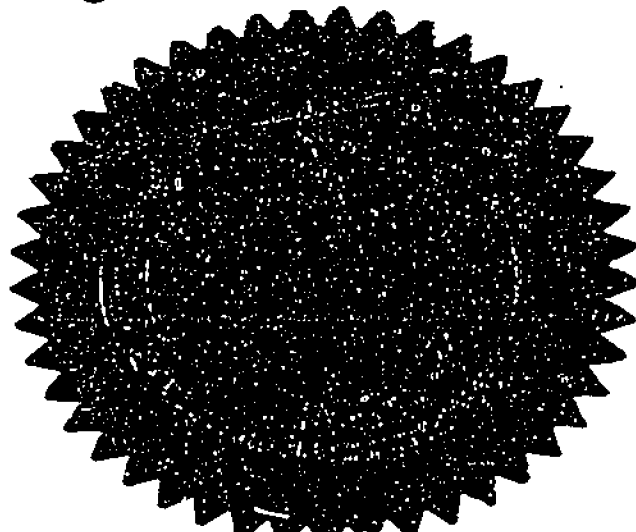


0526

I, JOHN SPARKS, Clerk of the Court of General Sessions of the Peace, and of the Court of Oyer and Terminer held in and for the City and County of New York, each being a Court of Record and having a Common Seal, do hereby certify that the annexed is a copy of

*An Undertaking to answer*

now on file in the Clerk's Office, and that the same has been compared by me with the original, and is a correct transcript therefrom and of the whole of such original



3d Vol. R. S., 5th Ed., § 74, p. 687.

GIVEN UNDER my hand and attested by the seal  
of the said Court this *twenty first* day  
of *July* in the year of our Lord one  
thousand eight hundred and ~~eighty~~ *eighty two*  
*John Sparks*

0527

CITY AND COUNTY }  
OF NEW YORK, } ss.

An order having been made on the 11 day of January 1882 by  
Marcus Ottenbourg a Police Justice of the City of New York, That  
Herman Freeman be held to answer upon a charge of  
Selling spirituous liquor without license on  
the premises of 131 Suffolk street, at the City  
of New York without license  
 upon which he has been duly admitted to bail, in the sum of two Hundred Dollars.

We, Herman Freeman Defendant of No. 131 Suffolk  
Street; Occupation Saloon keeper, and  
Clarence Manchester of No. 315 East 120<sup>th</sup> Street;  
 Occupation Paper Box Manufacturer Surety, hereby undertake  
 that the above named Herman Freeman shall appear and answer the charge above-  
 mentioned, in whatever Court it may be prosecuted: and shall at all times render h self amenable to the orders  
 and process of the Court; and if convicted, shall appear for judgment, and render h self in execution thereof,  
 or if he fail to perform either of these conditions that he will pay to the People of the State of New York; the sum  
 of One Hundred Dollars.

Taken and acknowledged before me, this

11 day of January 1882

H. Freeman  
Clarence Manchester  
Marcus Ottenbourg POLICE JUSTICE.



0520

CITY AND COUNTY }  
OF NEW YORK, } ss.

Sworn to before me, this \_\_\_\_\_  
day of \_\_\_\_\_ 188

Police Justice.

the within named Bail and Surety being duly sworn, says, that he is a resident and  
holder within the said County and State, and is worth \_\_\_\_\_ Hundred Dollars,  
exclusive of property exempt from execution, and over and above the amount of all his debts and  
liabilities, and that his property consists of \_\_\_\_\_

New York General Sessions.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Quincy's Copy*  
vs.

*Herman Freeman*

Undertaking to Answer.

Taken the 11 day of January 1882

*Chas. H. Jones*  
Justice.

Filed 12 day of January 1882

*Richard W. Chas. M. R.*  
*134 Orchard St.*

0529

633

Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Josephine C. Sabatini  
Maud S. Parrish  
Grand Jurors

2  
3  
4  
Office, Grand Jurors

Dated July 25th 1882

Direct  
Magistrate  
Officer.

No. 3, by  
Residence  
Street,  
No. 4, by  
Residence  
Street,  
No. 1 by  
Residence  
Street,

Witnesses,  
J. W. E. Frank  
Central Office  
Clerk.

No. Street,  
No. Street,  
\$ to and  
126  
1882  
JUL  
DISTRICT ATTORNEY'S OFFICE.

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 Maud S. Parrish

guilty thereof, I order that she be held to answer the same and she 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 July 25th 1882 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.



0530

Sec. 198—200.

2

DISTRICT POLICE COURT.

CITY AND COUNTY  
OF NEW YORK, } ss.

Maud S Parrish being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is her right to make a statement in relation to the charge against her; that the statement is designed to enable her if he see fit to answer the charge and explain the facts alleged against her that he 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.

Maud S Parrish.

Question. How old are you?

Answer.

Thirty One Years

Question. Where were you born?

Answer.

Maine

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

Answer.

145 East 19th St 8 months

Question. What is your business or profession?

Answer.

None

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

Answer.

I am not guilty.

Taken before me, this 25th

day of July 1888

Maud S. Parrish

Salomon S. Smith  
Police Justice.

0531

Form 99.

2 District Police Court.

STATE OF NEW YORK.  
City and County of New York, } ss.

30. Police officer  
William E. Frink  
of No. 300 Mulberry  
Street,

being duly sworn, deposes and says, that on July 24th 1882 he  
arrested Maud L Parnish (now here) for stealing  
from one Josephine G Gabadan a camel  
hair shawl of the value of one hundred  
dollars. Said Maud admitted to deponent  
that she had stolen said shawl and gave  
it to deponent when he arrested her. Said  
shawl has been identified by said  
Josephine G Gabadan as her property.

Wm E Frink

Sworn to before me, this 24th day

of July

1882

day

Frederick J. Murch

Police Justice.

0532

2 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }  
OF NEW YORK, } ss

Josephine G. Gabardan  
of No. 145 East 19th Street, 33 years Teacher  
being duly sworn, deposes and says, that on the 7th day of June 1887

at the above premises occupied as a dwelling house  
in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent, and from her trunk room in said house  
the following property, viz:

One camel hair shawl of the value of  
one hundred 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 Maud L. Parrish (now here)  
for the reason that said Maud admitted  
and confessed to deponent that she stole  
and carried away said shawl from  
the above premises.

Josephine G. Gabardan

Sworn before me this 14th day of June 1887  
J. J. [Signature]  
District Justice