

0876

BOX:

466

FOLDER:

4281

DESCRIPTION:

Aaron, Moses M.

DATE:

02/03/92



4281

Witnesses:

William Adams

Counsel,

Filed

3 day of

1892

Pleas,

Obey with all

THE PEOPLE

vs.

Moses M. Aaron

Grand Larceny, *second Degree.*
[Sections 629, 631, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

Have the physicians at Towby

to examine the defendant

Feb. 13/92

A TRUE BILL.

Henry S. Harman
Foreman

Foreman

Frank B. March 31/92

Pleas with all

Grand Larceny in the 2^d deg.

Ed. C. [Signature]

W. D. [Signature] March 30/92

0878

Police Court 2 District.

Affidavit-Larceny.

City and County }
of New York, } ss:

of No. 18 East 9th Street, aged 36 years,
occupation School Teacher being duly sworn,
deposes and says, that on the 29 day of January 1892 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 seal sashcase valued
at One hundred and
twenty-five dollars

\$125-00

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 Moses M. Harmon number

for the reasons following to wit:
The deponent after being informed
of his rights admits and confesses
to having stolen the said sashcase
which was found in the possession of defendant
so deponent informs Erlyna Holmes

Sworn to before me this

day

of January 1892

Police Justice.

0079

Sec. 198-200.

2 District P

CITY AND COUNTY OF NEW YORK, ss.

Moses M. Aaron 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.

Moses M. Aaron

Question. How old are you?

Answer.

21 years.

Question. Where were you born?

Answer.

New York

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

Answer.

86 Barry / 1 year.

Question. What is your business or profession?

Answer.

Office 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 guilty

Moses M. Aaron

Taken before me this

day of

January 1892

29

Wm. St. Paul

Police Justice

0880

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 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 29 1891 *John J. Brady* Police Justice.

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

Dated.....18..... Police Justice.

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

Dated.....18..... Police Justice.

000

Police Court--- 2nd 114 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Carlyle Holdings
18 E 9th
Mrs. M. Harris

Mrs. Harris

2 _____
3 _____
4 _____

Dated *Jan 22* 188*5*

Gray Magistrate.

Herlich Officer.

Park Precinct.

Witness *Mrs. Kellman*

No. *18 E 9th* Street.

No. *N C H* Street.

120 Street.

No. *120* Street.

\$ *500* to answer *S. J. L.*



Cover

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0882

Department of
PUBLIC CHARITIES AND CORRECTION,
Office of City Prison, Corner of Franklin and Centre Streets,

HENRY H. PORTER, Pres't,
CHARLES E. SIMMONS, M. D., } Commissioners.
EDWARD C. SHEEHY, }

JOHN FALLON, Warden.

New York, *Feb 7* 1897

Moses M. Aaron
committed January 29/92
by Judge Grady of the
2nd District Ct.,
on charge of Grand Larceny.

0003

Pub on Calendar for
Thursday Feb 17th 1890
Newspaper
Dr. Chas. P. Chetwood
120 E 34

Chas. P. Chetwood

0884

Department of
PUBLIC CHARITIES AND CORRECTION,

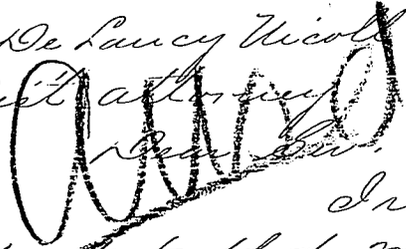
Office of City Prison, Corner of Franklin and Centre Streets,

HENRY H. PORTER, Pres't,
CHARLES E. SIMMONS, M. D., } Commissioners.
EDWARD C. SHEEHY,

JOHN FALLON, Warden. New York, July 2nd 1892

Hon De Lancy Nicoll

Dist Attorney



I respectfully
desire to state that Moses M Aaron
a prisoner held here on charge of
Grand Larceny, committed by Police
Justice Brady to stand trial in the
Court of Gen^l Sessions has this day
been examined by Dr Cha^s H. Wood
one of the visiting Physicians of this
Prison as to his mental condition
and he has pronounced him a case
of unbalanced mind, and he is
suffering from a form of Lunacy
which is liable to develop violent
symptoms, and recommends his
transfer to Bellevue Hospital for

0005

Campbell
Feb 29th

Dr Chetwood tells me
he has not made a
sufficient examination to
give any opinion as regards
Aaron's Samit. Dr Chetwood
says he would prefer to be
sent to Williams.

Says Drs Douglas ^{for Chetwood} ~~Field~~
& Field were the only
Prison Physicians.

0886

Department of
PUBLIC CHARITIES AND CORRECTION,

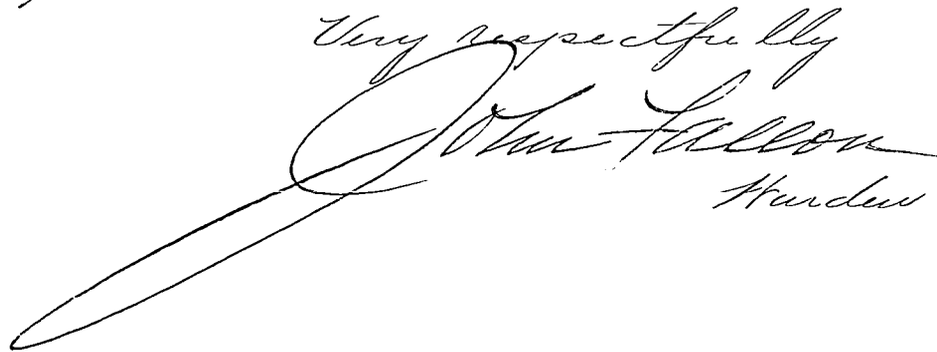
Office of City Prison, Corner of Franklin and Centre Streets,

HENRY H. PORTER, Pres't. }
CHARLES E. SIMMONS, M. D., } Commissioners.
EDWARD C. SHEEHY, }

JOHN FALLON, Warden. New York, 189

for their examination. I shall be
pleased to receive any instructions
or suggestions you may make be-
fore taking any action in reference
to the case. You will please observe
that it is very essential that the
transfer should be made as soon
as possible.

Very respectfully


John Fallon
Warden

0887

TO THE CHIEF CLERK.

Please send me the Papers in the Case of
PEOPLE

's.

M W Dixon

down for pleading
on ~~Monday~~ and

direct the attention
of the Assistant

in charge to the
accompanying

letter the Dist Atty
directs that this

matter be disposed
of as ~~expeditiously~~

District Attorney.

as practicable

Respectfully

Yours

Very

0888

DEPARTMENT OF
PUBLIC CHARITIES AND CORRECTION,

OFFICE OF CITY PRISON, COR. OF FRANKLIN AND CENTRE STREETS,

HENRY H. PORTER, Pres't.,
CHARLES E. SIMMONS, M. D., } Commissioners.
EDWARD C. SHEEHY.

JOHN FALLON, Warden.

New York February 8 1892.

Hon. Clarence Nicoll
District Attorney
Dear Sir

I have the honor to transmit
herewith a copy of an official communication
which I received from the Honorable Board of
Commissioners of this Department on the 11th
inst for your consideration.
As follows,

John Fallon Esq.
Warden City Prison;
Sir;

I am directed to reply to your
communication of the 9th inst. in regard to the
case of Mrs. Mason, and to say that the
examination of Prisoners in the City Prison
to determine as to their sanity, should be done
by Physicians appointed by the District Attorney
and when the Prison Physician has reason to believe

0889

DEPARTMENT OF
PUBLIC CHARITIES AND CORRECTION,
OFFICE OF CITY PRISON, COR. OF FRANKLIN AND CENTRE STREETS,

HENRY H. PORTER, Pres't.,
CHARLES E. SIMMONS, M. D., } Commissioners.
EDWARD C. SHEEHY.

JOHN FALLON, Warden.

New York

189

that a Prisoner is of unsound mind, the Warden
should at once so notify the District Attorney
by order

Arthur Phillips,
Assistant Secretary to the Board of Com.

I respectfully wish to call your attention to the
fact that Moses McCarron is still an
inmate at this Prison, and the Prison Physician
Dr. Chas. H. Chetwood, still pronounces him a person
of unsound mind and recommends that he
be examined as to his mental condition
In view of the fact that he has been
in this condition for quite a long time
and as there are no proper accommodations
to provide for such a class of Prisoners
beyond the time necessary to determine his condition
within a reasonable period from his reception here
I most sincerely trust that his case will be acted upon
as early as possible

0890

DEPARTMENT OF
PUBLIC CHARITIES AND CORRECTION,
OFFICE OF CITY PRISON, COR. OF FRANKLIN AND CENTRE STREETS,

HENRY H. PORTER, Pres't.,
CHARLES E. SIMMONS, M. D., } Commissioners.
EDWARD C. SHEEHY.

JOHN FALLON, Warden.

New York 189

Very respectfully
John Fallon
Warden

Letters

by Woodrow

Wilson - 1914

that

number down

11 ~~January~~

11

0892

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Moses M. Aaron

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

Moses M. Aaron

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

The said Moses M. Aaron

late of the City of New York, in the County of New York aforesaid, on the 29th day of January in the year of our Lord one thousand eight hundred and ninety-two at the City and County aforesaid, with force and arms,

one sackage of the value of one hundred and twenty five dollars

of the goods, chattels and personal property of one Evelyn Holmes

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.

De Lancey Nicoll District Attorney

0893

BOX:

466

FOLDER:

4281

DESCRIPTION:

Abbobowitch, Abraham

DATE:

02/29/92



4281

0094

Witnesses:

James Buchanan
Wm. August
M. Chapman

W.C. a
W.C. a

Counsel,
Filed *29* day of *Feb* 1892
Pleas: *Armedly - Mch*

Grand Larceny, *Second Degree*,
[Sections 528, 537,
Pennl Code.]

THE PEOPLE
vs.

Abraham Abbotovitch

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL,
Ray E. Harman
Foreman.
Part 2 - March 15, 1892
Tried and acquitted

0095

Police Court 3rd District.

Affidavit—Larceny.

City and County }
of New York, } ss:

Harris Rosenchild

of No. 9 Eldridge Street, aged 35 years,
occupation grocer being duly sworn,

deposes and says, that on the 30th day of January 1897 at the City of
New York, in the County of New York, was feloniously taken, stolen and carried away
from the possession of deponent, in the night time, the following property, viz:

Gold and lawful money of the United
States of the amount and 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 feloni-
ously taken, stolen and carried away by Abraham A. B. Swatch

(now here) from the fact that the
deponent was employed by deponent as
an errand boy and on said date when
deponent retired for the night deponent
placed said money in the pocket of deponent's
pantalons and deponent placed said
pantalons under the mattress in the bed
where deponent slept and the deponent
slept in the front room adjoining deponent's
bed room and no other person had recourse
to said bed room but the deponent and in
the morning about seven o'clock when deponent
awoke the deponent was missing and deponent
missed the pantalons from under the mattress

Sworn to before me this
day of Jan 1897
Justice of the Peace

And said money was missing and absent
Subsequently found the pantaloons in the front
room where the defendant slept the night
previous and said money was missing from
said pantaloons

Sworn to before me this

22nd day of Febry 1892 H. Proscribed.

Charles N. Liggett
Police Justice

0097

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

Abraham Affobowitch 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 Affobowitch*

Question. How old are you?

Answer. *15 years*

Question. Where were you born?

Answer. *Russia Poland*

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

Answer. *13 Delancey St New York*

Question. What is your business or profession?

Answer. *Errand boy*

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*

Abraham Affobowitch
Sworn

Taken before me this

27

Charles J. Starnes

Police Justice.

0898

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 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 29 1892 Charles W. Smith Police Justice.

I have 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.

0899

#500 for 3rd
Feb 23-1892 10 AM
CNY

Police Court, 40 3rd District, 232

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Karin Rosencild
9 Eldridge St
Brookhampton

offense
Arrested

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated, Feb 23 1892

Clinton Magistrate.
Nathan & Morley Officer.
11 Precinct.

Witnesses Mary C. Chapman

No. 11 Street.

Sarah Rosencild
No. 9 Eldridge Street.

No. _____ Street.

\$ 500 to _____



[Signature]
[Signature]

0900

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

523

THE PEOPLE OF THE STATE OF NEW YORK,

against

Abraham Abbobowitch

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

indictment, accuse Abraham Abbobowitch

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

The said Abraham Abbobowitch,

late of the City of New York in the County of New York aforesaid, on the 30th day of January in the year of our Lord one thousand eight hundred and ninety-two at the City and County aforesaid, with force and arms, in the night-time of said day, divers 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 a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of \$50.00 fifty

dollars; divers other promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of fifty

dollars; divers United States Silver Certificates, of a number and denomination to the Grand Jury aforesaid unknown, of the value of fifty

dollars; divers United States Gold Certificates, of a number and denomination to the Grand Jury aforesaid unknown, of the value of fifty

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of fifty dollars

of the goods, chattels and personal property of one Harris Rosenfeld 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.

DE LANCEY NICOLL,

District Attorney.

0901

BOX:

466

FOLDER:

4281

DESCRIPTION:

Abelson, Benjamin

DATE:

02/29/92



4281

0902

BOX:

466

FOLDER:

4281

DESCRIPTION:

Gibbs, Isaac

DATE:

02/29/92



4281

0903

POOR QUALITY ORIGINAL

Witnesses:

Laura Mangrove
Anna Wickham

Counsel,

Filed *19* day of *July* 189*2*

Pleas *Inguilty*

THE PEOPLE

vs.

Benjamin Fabelson
and
Isaac Gibbs

*Filed in the Third Degree
Section 486, C. C. 6, 1892*

DE LANCEY NICOLL,

District Attorney.

Met 3/9
Prob. heard 1/1
Sentence suspended
RBK

A TRUE BILL.

Wm S. ...
Foreman.

Pat I man 2nd

W L

0904

POOR QUALITY ORIGINAL

Witnesses:

Laura Maguire
Agnes Michaels

Counsel,

Filed *29* day of *July* 189*2*

Pleads *Guilty*

THE PEOPLE

vs.

Benjamin Abelson

and

Isaac Gibbs

*Forfeiture in the Third Degree
Section 498, Co. 6, Ch. 13, Art. 10*

DE LANCEY NICOLL,

March 3/92 District Attorney.

Prob. Court
Sentence suspended

A TRUE BILL.

Wm. S. Starnum
Foreman.

At I Court

1892

0905

Account of
General Sessions

The People
vs
Isaac Gibbs

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.

100 EAST 23^d STREET,

New York, Feb'y 23rd 1892

CASE NO. 62793 OFFICER Dietz
DATE OF ARREST Feb'y 20th 1892
CHARGE Burglary
AGE OF CHILD 13 years
RELIGION Hebrew
FATHER Benjamin
MOTHER Rebecca

RESIDENCE 129 Henry Street

AN INVESTIGATION BY THE SOCIETY SHOWS THAT The boy was arrested on May 20/91 coming down a stoop with another boy at 16 Park Str and having lead pipe in their possession. Justice Ryan discharged the boys on account of the complainant not appearing.

Boy attends to school regularly, but associates with bad company. His home is clean and comfortable.

All which is respectfully submitted
To West atty W. C. Street
Wm. B. B. B.

0906

Account of
General Greene

The People

or

Spain Gibbs

Penal Code,
L. 1830

Report of the New York Society
for the Prevention of Cruelty
to Children.

ELBRIDGE T. GERRY,
President, &c.,

100 East 23d Street,

NEW YORK CITY.

0907

Report of
General Sessions
The People
v
Benjamin Abeleon

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.

100 EAST 23^d STREET,

New York, Feb'y 23rd 1892

CASE NO. 62793 OFFICER Dietz
DATE OF ARREST Feb'y 20th 1892
CHARGE Burglary
AGE OF CHILD 12 years
RELIGION Hebrew
FATHER Aaron
MOTHER Fannie
RESIDENCE 30 Pike Street

AN INVESTIGATION BY THE SOCIETY SHOWS THAT The boy was never arrested before. He attends to school regularly. He is well spoken of by the tenants, and his home is clean and comfortable. Parents respectable.

All which is respectfully submitted,

To Dist atty

W. C. Stocking
Dist. Supt.

0908

Report of
General Sessions

The People

vs

Benjamin Ableton

Penal Code, ss
Burrig & Co

Report of the New York Society
for the Prevention of Cruelty
to Children.

ELBRIDGE T. GERRY,
President, &c.,

100 East 23d Street,
New York City.

0909

Police Court— 3 District.

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

of No. 106 Henry Street, aged 29 years,
occupation Baker being duly sworn

deposes and says, that the premises No 106 Henry Street, 7 Ward
in the City and County aforesaid the said being a dwelling; the ~~store~~ basement
~~and in which there was at the time a human being, by name~~
and which was occupied by deponent as a grocery store

were **BURGLARIOUSLY** entered by means of forcibly breaking open
the door leading to said store in
the basement

on the 20 day of February 1887 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

A quantity of chocolate, rock candy
store polish and other merchandise
all of the value of Ten 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 and carried away by

William Gillman Benjamin Abelson
Isaac Gibbs (all now here) and another boy
not arrested in the basement
for the reasons following, to wit: that said store, was
securely locked and fastened and
said property was therein. Deponent
is informed by Henry Michaels (now
here) that he arrested defendants Gillman
on said day at about two o'clock P.M.,
on East Broadway, in company with
each other, the said Gillman having
a quantity of chocolate in his possession

0910

and the other boys escaped and were subsequently arrested. Deponent found said store broken open and said property missing. Deponent has since seen the chocolate and identifies it as stolen from his possession in the manner aforesaid

Suborn to before me J. LAWRENCE
this 21st February, 1895

Charles V. Laintor
Police Justice

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 _____ 1895
Police Justice
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated _____ 1895
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 _____ 1895
Police Justice

Police Court, _____ District, _____

THE PEOPLE, &c.,
on the complaint of _____

vs.

1 _____
2 _____
3 _____
4 _____

Date, _____ 1895

Magistrate, _____

Officer, _____

Clerk, _____

Witness, _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

to answer General Sessions.

0911

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 32 years, occupation Henry Michael of No. Police Officer

7th Precinct Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Louis Meryash

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

Sworn to before me, this 21 day of February 1890 } Henry Michael

Charles J. Linton
Police Justice.

0912

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Gillman 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 Gillman*

Question. How old are you?

Answer. *12 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *127 Henry Street; 1 year*

Question. What is your business or profession?

Answer. *go to school*

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. Gibbo asked me to hold the bundle and when the policeman appeared I stood and was arrested*

William Gillman

Taken before me this *21*
day of *February* 189*2*
Charles W. ...
Police Justice.

0913

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Benjamin Abelson 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. *Benjamin Abelson*

Question. How old are you?

Answer. *14 years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *30 Pike St. 1 month*

Question. What is your business or profession?

Answer. *go to school*

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*
Beny Abelson

Taken before me this *21*
day of *September* 19*14*
Charles H. Carpenter
Police Justice.

0914

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Isaac Gibbs 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. *Isaac Gibbs*

Question. How old are you?

Answer. *13 years*

Question. Where were you born?

Answer. *Pennsylvania*

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

Answer. *129 Henry Street; 2 years*

Question. What is your business or profession?

Answer. *go to school*

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*

Isaac Gibbs

Taken before me this *21*

day of *February* 189*2*
Charles J. Bennett
Police Justice.

0915

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

and Isaac ~~Sibber~~ ^{defendants} to Benjamin Chelson
guilty thereof, I order that ~~he~~ ^{they} be held to answer the same, and ~~he~~ ^{they} be admitted to bail in the sum of
~~Five~~ ^{Five} Hundred Dollars, ~~Each~~ ^{Each} and be committed to the Warden and Keeper of
the City Prison of the City of New York, until ~~he~~ ^{they} give such bail.

Dated, Feb. 21 1892 Charles N. Linton Police Justice.

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

Dated, 1892 Police Justice.

There being no sufficient cause to believe the within named William Gillman
guilty of the offense within mentioned, I order ~~him~~ ^{him} to be discharged.

Dated, Feb. 21 1892 Charles N. Linton Police Justice.

209

Police Court, 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Louis Meyyash
106 vs. *Jeffery St*
William Gillman
Benjamin Abelson
Isaac Gibbs

Offense: *Purge Court*

BAILED,

No. 1, by.....

Residence..... Street.

No. 2, by.....

Residence..... Street.

No. 3, by.....

Residence..... Street.

No. 4, by.....

Residence..... Street.

Dated, *Feb 21st* 1892

Tantor Magistrate.

Mehals Officer.

Witnesses *affair 7* Precinct.

No. *20* Street.

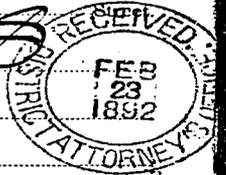
John H. Dietz Street.

No. *100 & 113 St* Street.

\$ *500* to answer

bon

No 1 Discharged



0917

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Benjamin Abelson
and
Isaac Gibbs*

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

Benjamin Abelson and Isaac Gibbs

of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said *Benjamin Abelson and Isaac Gibbs, both*

late of the *7th* Ward of the City of New York, in the County of New York aforesaid, on the
20th day of *February* in the year of our Lord one
thousand eight hundred and ninety-*two* in the *day* time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *store* of
one *Louis Meryash*

there situate, feloniously and burglariously did break into and enter, with intent to commit some
crime therein, to wit: with intent the goods, chattels and personal property of the said *Louis*
Meryash in the said *store*
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.

0918

SECOND COUNT—

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

Benjamin Abelson and Isaac Gibbs

of the CRIME OF *Petit* LARCENY _____ committed as follows:

The said *Benjamin Abelson and Isaac Gibbs, both*

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 *day* — time of said day, with force and arms,

ten pounds of chocolate of the value of twenty-five cents each pound, ten pounds of rock candy of the value of twenty-five cents each pound, a quantity of stove polish, (a more particular description whereof is to the Grand Jury aforesaid unknown), of the value of one dollar, and diverse other goods, chattels and personal property, (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of five dollars,

of the goods, chattels and personal property of one *Louis Meryash*

in the *store* _____ of the said *Louis Meryash*

there situate, then and there being found, in the *store* _____ 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.

0919

THIRD COUNT:

And the Grand Jury aforesaid, by this indictment, further accuse the said *Benjamin Abelson and Isaac Gibbs* of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Benjamin Abelson and Isaac Gibbs, both*

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,

the same goods, chattels and personal property described in the second count of this indictment

of the goods, chattels and personal property of

Louis Meryash

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

Louis Meryash

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

Benjamin Abelson and Isaac Gibbs

then and there well knowing the said goods, chattels and personal property to have been feloniously stolen, 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.

0920

BOX:

466

FOLDER:

4281

DESCRIPTION:

Abraham, Samuel

DATE:

02/19/92



4281

0921

BOX:

466

FOLDER:

4281

DESCRIPTION:

Schonberg, Joseph

DATE:

02/19/92



4281

0923

Police Court District.

City and County of New York, ss.:

of No. 98 Division Coal Dealer Street, aged 47 years, occupation being duly sworn

Morris Greshy

deposes and says, that the premises No. 98 Division Street, 10 Ward in the City and County aforesaid the said being a five story brick building

and which was occupied by deponent as a in part store room and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly drawing the staple attached to the store room door and entering therein with intent to commit a crime.

on the 11th day of February 1888 in the day time, and the following property feloniously taken, stolen, and carried away, viz:

Five coats two vests and one pair of pantaloons together of the value of five 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 and carried away by

Samuel Abraham and Joseph Chambers (both non-residents)

for the reasons following, to wit: That Deponent Deponent locked and fastened the door of said store room in the cellar in said premises at about the hour of two o'clock P.M. on the 10th day of February 1888 and at about the hour of two o'clock P.M. on the 11th day of February Deponent was informed by Michael O'Brien no 57 Monroe Street that he saw the defendants coming out of said premises with a portion of said property

0924

in their possession here shown in Court and said O'Brien caused the arrest of said defendants and deponent identified said property found in the defendants possession as a portion of the proceeds of said burglary

Sworn to before me this

11th day of Feb^r 1892

Thomas J. Grady
Police Justice

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 hereto annexed.
Dated _____ 1892
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 _____ 1892
Police Justice

Police Court, _____ District,
THE PEOPLE, &c.,
on the complaint of
vs.
1 _____
2 _____
3 _____
4 _____
Dated _____ 1892
Magistrate.
Officer.
Clerk.
Witnesses.
No. _____ Street,
No. _____ Street,
No. _____ Street,
\$ _____ to answer General Sessions.

0925

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 25 years, occupation Glass cutter of No. 57 Monroe Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Winnigresky and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 11 day of July 1890, } M. J. D. Brice

[Signature]
Police Justice.

0926

3rd

District Police Court.

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

Samuel Abraham 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. *Samuel Abraham*

Question. How old are you?

Answer. *16 years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *67 Ludlow St. One year*

Question. What is your business or profession?

Answer. *Operator*

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 Guilty.*

Samuel ~~Abraham~~ Abraham

Taken before me this

day of

[Signature]

Police Justice.

0927

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Joseph Schonberg 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. *Joseph Schonberg*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *39 Essex St. 3 months -*

Question. What is your business or profession?

Answer. *Operator*

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 Gully*
Joseph Schonberg
Frank

Taken before me this _____ day of _____ 1908
[Signature]
Police Justice.

0928

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

Defendants

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of *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, *February 11* 1892 *[Signature]* Police Justice.

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

Dated, 189 *[Signature]* Police Justice.

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

Dated, 189 *[Signature]* Police Justice.

0929

Police Court, 3rd District. 184

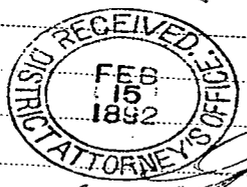
THE PEOPLE, &c.,
ON THE COMPLAINT OF

Morris Gresham
Samuel Abraham
Joseph Schomburg
St. Andrew
Offense, St. Andrew

Dated February 11 1892

Stuber Magistrate.
Holzer Officer.

Witnesses Michael O'Brien Precinct.
No. 57 Monroe Street.



No. _____ Street.
No. _____ Street.

_____ to answer _____

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

0930

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against
Samuel Abraham
and
Joseph Schonberg

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

Samuel Abraham and Joseph Schonberg

of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said *Samuel Abraham and Joseph Schonberg*, both

late of the *10th* Ward of the City of New York, in the County of New York aforesaid, on the *eleventh* day of *February* in the year of our Lord one thousand eight hundred and ninety-*two* in the *day*-time of the same day, at the Ward, City and County aforesaid, a certain building there situate, to wit, the *building* of one *Morris Gresky*,

there situate, feloniously and burglariously did break into and enter, with intent to commit some crime therein; to wit: with intent the goods, chattels and personal property of the said *Morris Gresky* in the said *building* 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.

SECOND COUNT—

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

Samuel Abraham and Joseph Schonberg

of the CRIME OF *Petit* LARCENY committed as follows:

The said

Samuel Abraham and Joseph Schonberg, both

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 *day* time of said day, with force and arms,

five coats of the value of two dollars each, two vest of the value of one dollar each, and one pair of trousers of the value of two dollars each pair

[Large decorative flourish]

of the goods, chattels and personal property of one *Morris Guesky*

in the *building* of the said *Morris Guesky*

there situate, then and there being found, in the *building* 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.

De Launcy Nicoll,
District Attorney

0932

BOX:

466

FOLDER:

4281

DESCRIPTION:

Anderson, George

DATE:

02/16/92



4281

0933

BOX:

466

FOLDER:

4281

DESCRIPTION:

Pollock, Anthony

DATE:

02/16/92



4281

0934

~~244~~ 1899 ✓

Witnesses:

Wm. P. ...

Officer ...

George Anderson
and
Anthony ...

Counsel,

Filed *16* day of *July* 189*2*

Pleads, *Not Guilty*

THE PEOPLE

vs.

George Anderson

and
Anthony ...

Grand Larceny. [Sections 528, 536, Penal Code.]
Degree.

DE LANCEY NICOLL,

Dist. 2 - Grand 4/89
Dist. 2 Pleads with Larceny
see return for return 9

A TRUE BILL

Ray ...
Foreman.
July 17 1892

Vol. - S.P. 3458 A mo

PS.M
of 2. Pen 18 mas
March 7. 1892
PS.M

0935

(1885)

Police Court—5th District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Rosi Caronessa

of No. 110 Mulberry Street, aged 23 years,

occupation Keeps House being duly sworn,

deposes and says, that on the 8th day of February 1897, at the City of New

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

person

of deponent, in the day time, the following property, viz:

All pocket book containing the
sum of twenty dollars and twenty
five cents in good and lawful
money of the United States the whole
valued at about twenty two dollars

\$ 22 00
22 1/2

the property of

Deponent

Sworn to before me, this
of _____ day
189

Police Justice.

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 George Anderson and

Arthur Pollock both of whom were
were acting in concert for the reasons
following to wit: Deponent was in
Central Park this city, and had said
pocket book in her pocket and is
informed by Louis Marks that he saw
the defendants Anderson take said
pocket book from the pocket of
defendant and hand it to defendant
Pollock. That said witness informed
Officer Spector who arrested defendant
Pollock and that Officer Fawcett arrested
defendant Anderson and that said
money was found in the possession of

defendants Anderson as he was in the
act of placing his foot on said money.
Therefore therefore charges the defendants
with having stolen from the person of
defendant said money and prays that
they be held to answer

Sworn to before me

Wm. D. Barnes
notary

this 8th day of February 1847

John D. Reynolds
Police Justice

0937

CITY AND COUNTY }
OF NEW YORK, } ss.

Louis Marks

aged *24* years, occupation *Married Preacher* of No. *228*
East 74th Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Rosi Paonessa*
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this *8th*
day of *February* 189*2*

Louis Marks

John Ryan
Police Justice.

0938

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

Anthony Pollock 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. *Anthony Pollock*

Question. How old are you?

Answer. *16 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *No. 428 E. 28th Street - 6 months*

Question. What is your business or profession?

Answer. *Telegraph messenger*

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*
Anthony Pollock

Taken before me this
day of *April* 188*8*
James H. [Signature]

Police Justice.

0939

Sec. 198-200.

H. District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

George Anderson 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. *George Anderson*

Question. How old are you?

Answer. *39 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *No 610 East 17th Street - 18 months*

Question. What is your business or profession?

Answer. *Reader*

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 Anderson

Taken before me this
day of *September* 189*4*
John H. Ryan
Police Justice.

0940

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of \$100 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 Feb 7 1892 John Ryan Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

094

167

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Rosi Paonessa
110 Mulberry St.
George Anderson
Anthony Pollock

Officer
James H. [unclear]

Dated Feb 8 1892

Ryan Magistrate.
Hector Officer.
Pam Dept Precinct.

Witnesses Louis Marks
No. 728 E. 7th Street.

Call the officers
No. Street.

No. Street.

No. Street.

\$ 1000 to answer
Call
person among



BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

0942

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 Anderson and Anthony Pollock

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse George Anderson and Anthony Pollock of the CRIME OF GRAND LARCENY IN THE SECOND DEGREE, committed as follows:

The said George Anderson and Anthony Pollock, both

late of the City of New York in the County of New York aforesaid, on the eighth day of February in the year of our Lord one thousand eight hundred and ninety-two at the City and County aforesaid, with force and arms, in the day - time of said day, divers 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 a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of twenty

\$20.25

dollars; divers other promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of twenty

dollars; divers United States Silver Certificates, of a number and denomination to the Grand Jury aforesaid unknown, of the value of twenty

dollars; divers United States Gold Certificates, of a number and denomination to the Grand Jury aforesaid unknown, of the value of twenty

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of twenty dollars and twenty-five cents, and one pocketbook of the value of two dollars

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

DE LANCEY NICOLL, District Attorney.

0943

BOX:

466

FOLDER:

4281

DESCRIPTION:

Axelroth, Mendel

DATE:

02/18/92



4281

0944

Witnesses:

Lana Stone
John M. Robinson

Out office

13 101
Charger
210 Broadway
Counsel,
Filed *1892*
day of *July*
Pleads, *July 19*

22
Sailor
192 *July 19*
Meniel Anbroth
Grand Larceny,
(From the Person),
Degree.
[Sections 823, 824,
Penal Code.]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Ray S. Larriman
Foreman
Part 2 - March 9, 1892
Tried and convicted with
warn & return to way of court.
Sentence suspended
March 22/92 B.M.

0945

Court of General Sessions

The People & c .)
 Plaintiffs :
 vs. :
 Mendel Axelroth)
 Defendant :

City and County of New York ss:

JACOB KOEHN being duly sworn, deposes and says; I reside at No. 58 Graham Avenue in the City of Brooklyn State of New York; I am informed that the above named Mendel Axelroth has been convicted of having attempted to steal a pocket book from the person of one Miss Lena Stone on February 6, 1892.

I further depose and say that I am acquainted with the said Mendel Axelroth, that I knew him in Minsk, Russia; that I came over with him on the same ship to this country by way of Hamburg about six months ago; soon after our arrival we both boarded with Mr. Isaac Kaplan at No. 172 Henry Street, New York City; a day or two thereafter I obtained employment as tailor with one Mr. Harris Metzser at No. 15 Siegel Street, Brooklyn and have been employed at said Mr. Metzser's from that time until the present time.

Since my employment I have visited the said Mendel Axelroth at the residence of Mr. Kaplan two or three times.

(1) / On February 6, 1892 I called to visit said

0946

Mendel Axelroth; we went out for the purpose of taking a walk and went along Grand Street up to the Bowery and then Mendel Axelroth and myself walked back along Grand Street until we had got in front of some store between Ludlow and Orchard Streets when I was just about parting with said Axelroth and said to him "Goodbye" intending to return to Brooklyn, and I just had said "Goodbye" and an officer arrested Mendel Axelroth; I asked Axelroth what was the matter, he said to me "I do not know; please let my people know that I have been arrested." A large crowd of people gathered and I did not have the opportunity to speak any more with the said Axelroth but I followed him and the officer to the station house where a large crowd had gathered and no one was permitted to go into the station house; I waited outside a little distance from the station house for some time and not seeing the said Axelroth coming out I went to the residence of Mr. Isaac Kaplan at No. 172 Henry Street, New York with whom the said Axelroth boarded, and informed Mr. Kaplan's daughter what had happened, Mr. Kaplan not being home at the time.

On Monday morning following, viz: February 8, 1892 I again called at the residence of Mr. Kaplan and inquired if Mendel Axelroth had got home and what the trouble was, and a little girl answered that he was not home yet but he will be discharged to-day.

On Friday last, the 10th inst. in the evening Mr. Kaplan called at my residence and ~~stated~~ stated to me

0947

that Mendel Axelroth had been convicted of a charge of attempting to steal a pocket book from Miss Lena Stone on Saturday February 6, 1892 in the afternoon and informed me of the trouble he had in finding me as he did not know my residence, and asked me what I knew about the affair; I told him that I can not understand how that is, I was present when the officer arrested Mendel Axelroth and I know that he did not steal anything nor make any attempt to steal anything as I was with him all the time and he could not have done so without my seeing it; he asked me to come to Court to testify to that fact and I told him I would be perfectly willing to state all I knew.

I do not speak nor understand the English language, and this affidavit has been read to me and translated and I know that all I have stated herein is true to my own knowledge.

Sworn to before me this
17th day of March 1892.

: *Joseph Cohen*
:

Adolph Cohen
Notary Public
New York County

Court of General Sessions

The People &c :
Plaintiffs)

vs. :

Mendel Axelroth)
Defendant :

City and County of New York ss:

Harris Metzser being duly sworn, says; I reside at No. 15 Siegel Street, Brooklyn; I know Jacob Kohen, he is a tailor in my employ and has been in my employment for about five or six months last past and he has worked steadily for me.

I have always found him trustworthy, honest and truthful and verily believe the statements made by him in the annexed affidavit are true.

Sworn to before me this

17th day of March 1892.

: *his signature*
Harris 783660 01287 Metzser
: *in Hebrew*

Adolph Cohen
Notary Public
New York County

Court of General Sessions

The People & c.)
 Plaintiffs)
 vs.)
 Mendel Axelroth)
 Defendant :

City and County of New York ss:

Isaac Kaplan being duly sworn, says; I reside at No. 172 Henry Street in the City of New York and am the person with whom the above named Mendel Axelroth boarded.

In addition to the facts testified by me at the trial, I further aver that when the trial had been nearly completed I was informed by Thomas B. Osborn, Esq., defendant's counsel that it was necessary to produce the party at once who accompanied Mendel Axelroth at the time of his arrest; I then told Mr. Osborn that I did not know his address but I would go immediately and try to find him; I thereupon went to several places and made inquiries and it was not until the following night that I succeeded in getting information as to where he resided; I then called on him at his residence in Brooklyn and informed him that Mendel Axelroth had been convicted of attempting to steal a pocket book from a young lady and asked what he knew about it; he then told me the facts alleged by him in his annexed affidavit.

Sworn to before me March 17, 1892.

Adolph Cohen
Notary Public N.Y.C.

Isaac Kaplan

Court of General Sessions

The People & c.)
 Plaintiffs :
 vs. :
 Mendel Axelroth)
 Defendant :

City and County of New York ss:

Mendel Axelroth being duly sworn, says; I am the defendant in the above entitled action and was convicted on a charge of attempting to steal a pocket book from the person of Miss Lena Stone.

In addition to what I have testified to at the trial, I allege that I could not converse with my counsel Thomas B. Osborn, Esq., directly but had to do so through friends of mine who, I am informed speak the English language imperfectly. I did not know that it was material or necessary to have the testimony of Jacob Kohen until I was informed by my counsel during the trial; I did not know his address but informed Mr. Kaplan and gave Mr. Kaplan directions to do what he could to find him, and I am now informed that Mr. Kaplan succeeded in finding said Kohen a day after the completion of the trial.

I verily believe that had said Jacob Kohen testified at the trial I would ~~not~~ have been acquitted.
Sworn to before me this :

18th day of March 1892.

: *Mendel Axelroth*
Joseph Cohen
 Notary Public N.Y.C.

Court of General Sessions

The People & c .)
 Plaintiffs)
 vs.)
 Mendel Axelroth)
 Defendant :

City and County of New York ss:

THOMAS B. OSBORN being duly sworn, says;
 I reside at No. 228 East 118th Street, New York City;
 that he is the attorney for the defendant and as such
 attorney tried his case under the indictment charging him
 with an attempt of grand larceny in the second degree, at the
 present term of this Court at which he was found guilty by
 a jury as charged in said indictment.

Deponent further says that during said trial
 he discovered such new evidence as in his judgment if pro-
 duced and received before or then would have changed the
 verdict to one of acquittal; that said evidence is in
 substance as follows:

One Jacob Kohen who was in company with the
 defendant at the time of his arrest and whose residence
 was then unknown to defendant and who could testify that
 the defendant did not and could not have committed the
 offense charged against him with his (Kohen's) knowledge,
 and who has since made an affidavit as to those facts; that

said evidence was wholly unknown to deponent during the
and was not cumulative
trial just had, and the failure to produce ^{him} ~~him~~ was not
owing to any want of diligence on ^{his} ~~their~~ part. *Deponent prays*
that a new trial be granted
Sworn to before me this / :

18th day of March 1892. : J. B. Johnson

Joseph Cohen
Notary Public
N.Y.C.

New York Court of
General Sessions

The People vs
against
Mendel Apfelroth

Affidavits on
Motion for New Trial

Thos. D. Ceborn
Atty for deft.
215 Bowery

NY
Motion denied
R.S.M.

Court of General Sessions.

The People &c }
 against }
 Mendel Axelroth }

We the undersigned jurors who concurred in rendering the verdict of guilty in the above action, respectfully represent to this Honorable Court,

That since rendering the verdict, we have been informed that Jacob Kohen the person referred to in the trial as the companion of the defendant Mendel Axelroth at the time of his arrest, and who we believed at the time, was an accomplice and purposely kept away, has since been found and has stated and made affidavit to the effect, that he was present at the time of the arrest of said Axelroth and knows that said Axelroth did not commit the alleged offense of which he has been convicted, and that had he said Jacob Kohen known of the trial he would have willingly appeared and testified at the same.

That we are satisfied and

believe now, that if such evidence had been produced at the trial, the said Axelroth could not have been convicted. We therefore respectfully submit the foregoing to this Honorable Court for such action, as in its judgment, it may deem just and proper.

Dated New York March 21st 1892.

Leopold Blüyer
Darius Sillerton
Fred E. Carson
Joseph Blumenthal

My General Sessions

People PC

- aged -

Murder Assault

Petition of Juven

0957

Police Court

District.

Affidavit—Larceny.

City and County of New York, ss:

John
Lena Store

of No. *58 Rialto* Street, aged *15* years,

occupation *Sailor* being duly sworn,

deposes and says, that on the *6* day of *January* 189*2* at the City of New York, in the County of New York, was feloniously ^{attempted to be} taken, stolen and carried away from the possession of deponent, in the *day* time, the following property, viz:

One pocket book containing gold and silver money of the United States of the amount and value of One dollar and fifty cents

the property of *Deponent*

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously ^{attempted to be} taken, stolen and carried away by *Mendel Albroth*

Now here from the fact that deponent was standing in front of premises no. *335* Grand Street in a show case and deponent is informed by Officer *Michael McEnough* of the *115* Precinct Police that he saw the said deponent insert his defendant's hand into the cross pocket of deponent worn on the person of deponent. Deponent further says that when she deponent placed said pocket book in her pocket the money was in the pocket book and when said officer informed her deponent that the defendant inserted his hand in her pocket deponent discovered the money out of said pocket book and loose in her pocket *Lena Store.*

Sworn to before me this

day

1892
of *John*
Police Justice.

0958

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 34 years, occupation Police Officer of No. 11
Francis Street, Being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Lena Stone

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

Sworn to before me, this 11 day of July 1890, } Michael M. Donogh

John H. Brady
Police Justice.

0959

3

Sec. 198—200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Mendel Axelroth 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.

Mendel Axelroth

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

Russia

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

Answer.

Henry St 8 months

Question. What is your business or profession?

Answer.

Sailor

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
Mendel Axelroth
[Signature]*

Taken before me this

day of

February

1892

[Signature]
Police Justice.

0960

CITY AND COUNTY OF NEW YORK. ss.

POLICE COURT, 3 DISTRICT.

of No. *1011 Duane Street*, aged *32* years, occupation *Police Officer* being duly sworn, deposes and says that on the *6* day of *July* 189*2* at the City of New York, in the County of New York *Department*

arrested *Mundel Axelroth* (now here) for attempted larceny from the person of *Lena Stone* of No 5 of *W. 12th St*. *Department* has the defendant *prosecute* his *hand* into *the* *Lenas dress* *room*

Wherefore *Department* prays that said defendant may be held for *judgment* in order to enable *Department* to *prosecute* said *complaint*

Michael M. Donogh

Sworn to before me this

of

1892

day

Police Justice.

096

63
Police Court, District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Michael J. Anderson

vs.

Maudie Axelson

AFFIDAVIT

Carroll

Dated, 189

February 7

Magistrate.

Officer.

Witness,

Disposition

4 to Feb 8
at 2 pm

0962

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 Smith

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 July 10 1888 John H. [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 he to be discharged.

Dated _____ 188 _____ Police Justice.

LE 181
Police Court--- District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Lena Stone
38 Ridge St
Mandel Aebro

officer
Lena Stone
John

1
2
3
4

Dated Feb 15 1892

Magistrate.

Witnesses
Michele P. Thompson
of Precinct.

Witnesses Carter Officer

No. Street.

No. Street.

No. Street.

\$ 1000 to answer

Feb 12-10 A.M.
\$1000 Feb 10 1892 - 2 P.M.



BAILED.

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Mendel Axelbroth

The Grand Jury of the City and County of New York, by this indictment, accuse *Mendel Axelbroth*, of the crime of attempting to commit of the CRIME OF GRAND LARCENY in the *second* degree, committed as follows:

The said *Mendel Axelbroth*,

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

the sum of one dollar and fifty cents in money, lawful money of the United States of America, and of the value of one dollar and fifty cents, and one pocketbook of the value of fifty cents

of the goods, chattels and personal property of one *Lena Stone* - on the person of the said *Lena Stone* then and there being found from the person of the said *Lena Stone* then and there feloniously did, ~~steal~~ ^{attempt 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.

De Lancey Nicoll,
District Attorney.

0965

**END OF
BOX**