

0756

BOX:

145

FOLDER:

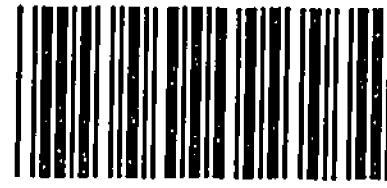
1498

DESCRIPTION:

Vail, Henry

DATE:

07/25/84



1498



180

Counsel,

Filed 25 day of July 1884

Pleads *Not Guilty*

THE PEOPLE

vs.

*R*

*James L. ...*

*16. ...*

*41 ...*

*James ...*

Burglary in the THIRD DEGREE,  
[Sections 498, 506, 528, & 532]

PETER B. OLNEY,

*Aug 13/84* District Attorney.

*Shew + Corrigated*

A TRUE BILL.

*Aug 13*

*George ...*

Foreman.

*Chas. Ref.*

Witnesses:

0757

0758

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Henry Daid*

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

*Henry Daid*

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

The said *Henry Daid*

late of the *Fifth* Ward of the City of New York, in the County of New York aforesaid, on the *fourth* day of *July* in the year of our Lord one thousand eight hundred and eighty-*four*, with force and arms, at the Ward, City and County aforesaid, a certain ~~part of~~ building there situate, to wit: the *store* of one *Daniel*

*E. Rose,*

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

*Daniel E. Rose*

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.



0759

SECOND COUNT.

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

Henry Vail

of the CRIME OF Petit LARCENY, —  
committed as follows:

The said Henry Vail

late of the First Ward of the City of New York in the  
County of New York aforesaid, afterwards, to wit: on the said 20th day of  
July in the year of our Lord one thousand eight hundred  
and eighty four at the Ward, City and County aforesaid, in the night  
time of said day, with force and arms,

four boxes of  
seams of the value of  
two dollars and eighty  
cents each box

of the goods, chattels and personal property of one Daniel E.  
Rose in the store of

the said Daniel E. Rose,

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.

Peter B. Adams  
District Attorney



POOR QUALITY  
ORIGINALS

0760

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

Police Court - 1st District.  
THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
Daniel E. Rose  
18 Fulton St  
Henry Vail  
Burglary  
Dated 21 July 1884  
J. H. White Magistrate.  
William Edward Officer.  
12 Precinct.  
Witnesses  
No. \_\_\_\_\_ Street \_\_\_\_\_  
No. \_\_\_\_\_ Street \_\_\_\_\_  
No. 2030 to answer Sessions.  
Cau

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 Henry Vail

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

Dated 21 July 1884 Andrew J. White 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.



0761

Sec. 198-200

CITY AND COUNTY }  
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer.

*Henry Nail*

Question. How old are you?

Answer.

*16 years*

Question. Where were you born?

Answer.

*New York*

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

Answer.

*41 Hamilton St. 7 months*

Question. What is your business or profession?

Answer.

*Lin Smith*

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  
Henry Nail*

Taken before me this

day of

1887

Police Justice.



0762

1

CITY AND COUNTY }  
OF NEW YORK, } ss.

William Edwards  
aged 20 years, occupation Police Officer of No. First Precinct Street, being duly sworn deposes and  
says, that he has heard read the foregoing affidavit of Daniel E. Ross  
and that the facts stated therein on information of deponent are true of deponents' own  
knowledge.

Sworn to before me, this 21 }  
day of July 188 8 } William Edwards  
Andrew J. [Signature]  
Police Justice.



0763

Police Court—185 District.City and County }  
of New York, } ss.:Daniel E. Roseof No. 18 FultonStreet, aged 35 years,occupation Tobacconist

being duly sworn

deposes and says, that the premises No 195 Front Street,  
in the First Ward  
in the City and County aforesaid, the said being a brick buildingand which was occupied <sup>in part</sup> by deponent as a store for the sale of Tobacco and cigars  
and in which there was at the time <sup>no</sup> human being, by namewere **BURGLARIOUSLY** entered by means of forcibly breaking a pane  
of glass in a window leading from the street into said  
premises and entering thereinon the 20th day of July 1884 in the night time, and the  
following property feloniously taken, stolen, and carried away, viz:Four boxes of cigars of the value of ten dollarsthe property of deponentand 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 byHenry Vail (now here) and three other persons  
not arrested and names unknown to deponentfor the reasons following, to wit: that deponent was informed  
by Officer William Edwards that at or about  
the hour of nine o'clock on the night of said  
day he said Officer saw said Vail and said three  
other persons not arrested standing by said  
window and heard the breaking of said pane of  
glass and saw them place their hands into said  
premises and take therefrom the aforesaid property  
and when said defendants saw said Officer they started



0764

and ran away. Said officer pursued said defendants and arrested said Vail and the three other persons escaped.

Wherefore deponent charges said Henry Vail with acting in concert with said three other persons names unknown and not arrested with burglariously entering said premises and taking stealing and carrying away said property.

Sworn to before me this  
21 day of July 1884

*Amos J. [Signature]*

Police Justice

*Samuel B. Rose*

Police Court — District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Degree

Burglary

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$

Bail.

Bailed by

No.

Street.



POOR QUALITY  
ORIGINALS

0765

Testimony in the  
case of  
Henry Vail

filed July  
1884.



0766

81

The People  
 vs. Henry Vail } Court of General Sessions Part I.  
 Indictment for burglary in the third degree. Before Judge Cowing. August 13. 1884.

Daniel E. Rose sworn. My store is 145 Front St. I live at 150 Laurens St. Brooklyn. My business is cigars and tobacco; on the 18th of July on Saturday afternoon that store was closed in the usual manner. I was among the last to leave the building on that day. I had a stock of cigars at that time. On Monday morning when I came there. I found that one window had been broken into and that some cigars had been taken from the hole that had been broken through the window. I subsequently saw at the station house some cigars that had been taken from my premises. The value of the cigars taken was ten dollars. Cross Examined. The cigars were in boxes; they had not my copy righted label, but it is a label I have used for ten years. I can identify the cigars as mine by the label and the factory number. I could identify the cigars anywhere. William Edwards sworn. I am an officer connected with the First precinct. I was on duty the night of the 20th of July; the premises 195 Front St. was on my post.



0767

About nine o'clock I was going up Front st. and I heard the crash of glass. I stood one side and I saw four of these boys near the corner of Fulton St. After they had broken the glass I went up to them and they started and ran away. I kept my eye on the prisoner until I got him and brought him back and found four boxes of cigars in a barrel that they had rolled up to the window that they had broke. From the time I first saw this young man until I arrested him he did not get out of my sight. I took the four boxes of cigars to the station house. Cross Examined. It was about ten minutes after nine when I got to the station house with the prisoner. I was about seventy five feet from where the noise of the breaking of the glass was heard. I looked in the direction of where I heard the noise. I saw the shadow of four men or boys, I could not see their faces. I got up as far as I could before they saw me and they all started and run. I kept my eye on Henry Vail until I caught him. I swear I saw that boy at the place where the glass was broke; they were all standing at the window round



0768

the barrel. I knew where the noise was when I heard it. I did not know the number at the time. I went all over the post when I came back to find out whether there was any other windows broken. Everything was apparently right. I could not see what the defendant was doing. I could not see whether he had any hand in breaking the glass or not. I walked up pretty lively but in a manner so as not to attract attention. I only got about twenty feet when they started; they ran around in Fulton St. towards the ferry. They were fifty feet from me at the corner. There were no other persons going by Fulton St. at the time; the defendant was still in the act of running when I caught him.

The case for the Defence.

Thomas Fox sworn and examined. I live at 9 Duane St., the newsboy's lodging house. I am a boot black. I have known the defendant five years. I remember the night of the 20th of July. I first met the defendant at seven o'clock in the evening in the City Hall Park with two more fellows, John Golden and John McKenna. Golden is in Court. I don't know where McKenna is. I know that



0769

an effort was made by his younger sister to subpoena him and that she could not find him. Vail left me and Golden that night at five minutes after at the end of the Postoffice in ~~the~~ Park Row; he said he was going down the dock fishing; he went down towards Fulton St. He was in my company from seven o'clock till five minutes after ten. While we were together we talked about the newspaper's excursion. I heard the next morning of the arrest of the defendant.

Cross Examined. I was in the employ of the Herald selling papers. I have been acquainted with the defendant five years. I met him that day about nine o'clock in the morning and he stayed with me till the dinner hour about twelve o'clock; he left me then. I saw him about seven o'clock that evening. The lodging house is down at the corner of Chamber and Duane Sts. We are fined if we are not in before nine o'clock. I was anxious to get in to save the fine. I got in before ten that night and saved five cents. I was never arrested. This was on Sunday the 20<sup>th</sup> of July. I remember it distinctly six minutes past seven. I generally look at the clock every night. I looked at the clock on the 20<sup>th</sup> and the exact time



0770

was ten minutes to eleven. I do not remember that I looked at the clock on the 24<sup>th</sup> or 25<sup>th</sup>. On the 26<sup>th</sup> of July it was just five minutes of ten when I left that boy. I know it was, because I looked at the clock. I had to get in the "home" before ten o'clock or I would have to pay five cents. I remember looking at the clock last night at six o'clock. Before I was brought here I went to the office of the lawyer for the defendant. I was asked by him to tell the truth and I told him what I said here upon the stand. I heard the next day he was arrested. I remembered the night before John Golden swore. I know it is wrong to tell a lie, and that if I swear falsely I will go to hell. I know Vail. I remember the 20<sup>th</sup> of July. I was with him on that day. I was with that other boy and met him at seven o'clock and left him about five minutes to ten. I lived in the lodging house then. I went home that night with Fox; he told us to hurry up and run or we would be fined. I was with him until about that time in the Park. Cross examined Patrick Kennedy was the other boy who was with me. I was "shining" with other boys and I met a lot of boys at the Lodging House. After breakfast I stayed around



0771

the Staats Zetting talking with the boys there  
I met the prisoner about 25 minutes after  
seven in the evening. I stayed with him  
until about five minutes after. He said  
he was going down to fish by the fish boat.  
I did not see any fishing rod with him.  
I did not see the prisoner after that until  
I see him now. I learned about seven or  
eight days ago that he was arrested. I  
was away at Philadelphia. I don't remember  
anything that happened on the 1<sup>st</sup> of August.  
Herry Vail swore. I know Fox and Golden.  
I remember the night of the 20<sup>th</sup> of July last  
Sunday. I saw those boys that day around  
the Park. I left them about five or ten minutes  
after. I don't know the exact time I left  
them. They were saying, "we had better get  
up to the hotel before it is ten o'clock or  
else we will be fined." They went toward  
the lodging house and I went down Broad-  
way to Fulton St. I was going down the Fulton  
St. dock. I live at 41 Malcolm St. I had  
been fishing down at Fulton St. before I  
was in the habit of meeting boys down  
there. I was not standing in front of the  
premises 195 Front St. with three others  
that night. I was not present when anybody  
broke into that store or broke the glass.



0772

or took any goods out. Did you see anybody break into the store that night? No sir. Did you help anybody to break into ~~that~~ store that night? No sir. Did you counsel anybody to break into that store that night? No sir. What was the first thing you knew of anything wrong? I was walking down Fulton ~~St~~ and I heard somebody running behind me and I turned round and saw this officer running towards me. I stood there, and when he got hold of me I asked him what was the matter? He charged me with breaking into this place and asked what other boys were with me? I told him there was no other boys with me. Did you see any other boys running down ahead of you? No sir, I did not. You did not see anybody running down? No sir. You were all alone, were you? Yes sir. At the time you were arrested? Yes sir. Cross Examined. I was down near Fulton ferry when the officer arrested me about 75 feet away from Fulton dock. I was in the Park with the other two boys about two hours and a half. It was a little after seven when I met them and I stayed there until I went away, which was about two hours and three quarters. For came



0773

down first. I was talking to him when Golden came up. I met Tex about 9 o'clock in the morning and I left him a little after twelve. I went home and had my dinner. I went down to the Dover dock and then went to the Fulton dock. I met at the Dover dock a man by the name of Martin Menahan. I stayed on the dock about 20 minutes. I guess it must have been about 20 minutes to three. I am sure it was half past five when I left there. The Shady Side steamer was in the dock when I left. I went up Beckman street to the Park. I got to the Park about ten minutes to six. I live in Hammiton st., it is right by Catherine st. I live with my mother and sister. I work in the tin smith's establishment of John De Bass & Co. corner of Dover and Front sts. I worked for him about two months. I was working as a japanner and worked also as a fly boy on the press. I was not at Burling Slip that night. William Edwards recalled. Which side of Front street was this store on, the east or the west side? On the east side, nearest the river. The jury rendered a verdict of guilty of burglary in the third degree. The defendant was sentenced to the Elmira Reformatory.



0774

BOX:

145

FOLDER:

1498

DESCRIPTION:

Vanzel, Franz

DATE:

07/16/84



1498



POOR QUALITY  
ORIGINALS

0775

Witnesses:

Counsel,  
Filed *16* day of *July* 188*8*  
Pleads *Not Guilty*

THE PEOPLE  
vs.  
*Frank Dwyer*  
*29*  
*73 H 1-2 Am*  
[Sections - Penal Code]

PETER B. OLNEY,  
*Aug 7/84* District Attorney.

*Pleads guilty*  
A TRUE BILL.  
*George J. Sullivan*  
Foreman.

*Sentence suspended*  
*Aug 11/84*



0776

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frank Vane

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

Frank Vane  
of the CRIME OF Selling stolen property, with-  
out the consent of the owner,  
committed as follows:

The said Frank Vane

late of the First Ward of the City of New York, in the County of  
New York aforesaid, on the 23rd day of April in  
the year of our Lord one thousand eight hundred and eighty-four at the Ward, City  
and County aforesaid, did receive from the Singer  
Manufacturing Company certain  
property of the said the Singer  
Manufacturing Company, to wit:  
one sewing machine, and  
afterwards, to wit: on the seven-  
teenth day of June in the  
year aforesaid, at the Ward  
City and County aforesaid,  
with force and arms, the  
said sewing machine aforesaid,  
which he had so received from  
the said the Singer Manu-  
facturing Company, then and  
there unlawfully and without  
the consent of the said the  
Singer Manufacturing Com-



0777

party did sell to one Anna  
Bitterlich: against the terms  
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.

Peter B. O'Hara

District Attorney



0778

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

1462  
Police Court District  
THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
Joseph Stokes  
3rd Ward 8th Precinct  
James H. Hargis  
1  
2  
3  
4  
Dated July 10 1884  
J. M. Ford Magistrate  
Henry Officer  
Witneses Anna J. Hargis  
No. 1614-1st Precinct Street  
No. \_\_\_\_\_ Street  
No. \_\_\_\_\_ Street  
\$ 300 to answer Municipal Sessions  
Edward

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

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

Dated July 10 1884 J. M. Ford 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.



0779

Sec. 151.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss

In the name of the People of the State of New York; To the Sheriff of the County of New York, or any Marshal or Policeman of the City of New York:

Whereas, Complaint on oath, has been made before the undersigned, one of the Police Justices in and for the said City, by Joseph Forbes

of No. 34 Union Square Street, that on the 5 day of April 1884 at the City of New York, in the County of New York, the following article to wit:

One Sewing Machine.

of the value of 50 Dollars,  
the property of The Singer Manufacturing Company  
was taken, stolen, and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Thomas J. Dwyer

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint.

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant and forthwith bring him before me, at the 1 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 9 day of July 1884

J. Henry Bond POLICE JUSTICE.

POLICE COURT. DISTRICT.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

vs.

Warrant—Larceny.

Dated 1884

Magistrate

Long Officer

The Defendant  
taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

Long Officer

Dated 1884

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest, July 10<sup>th</sup> 1884

Thomas J. Dwyer

Name of Herman

John Long

Age,

Sex

Complexion,

Color

Profession,

Married

Single,

Read,

Write,



0780

Sec. 198-200

District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK, }

*Franz J. Vanzee* 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. *Franz J. Vanzee*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *673 Street*

Question. What is your business or profession?

Answer. *Seeger maker*

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

Answer. *I was out of work and  
I was turned out of my house  
with my five children I could  
not see them starve so I sold the  
the sewing machine for fourteen  
dollars*

*Frank Verity*

Taken before me this

day of

*July*

188

Police Justice.



0781

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Anna Bitterlich*  
aged 32 years, occupation Housekeeper of No.  
1614 15<sup>th</sup> Avenue Street, being duly sworn deposes and  
says, that he has heard read the foregoing affidavit of Joseph Forbes  
and that the facts stated therein on information of deponent are true of deponents' own  
knowledge.

Sworn to before me, this 4  
day of July 1888 *Anna Bitterlich*,

*J. Murray Ford*  
Police Justice.



0782

Police Court— 14<sup>th</sup> District.

Affidavit—Larceny.

City and County } ss.:  
of New York,

Joseph Forbes  
of No. 34 Union Square Street, aged 31 years,  
occupation Manager. being duly sworn  
deposes and says, that on the 5<sup>th</sup> day of April 1888 at the City of New  
York, in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent, in the day time, the following property viz :

One Sewing Machine of the Value of  
fifty dollars

the property of The Singer Manufacturing Company  
and in care and charge 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 Frans John Tangel from the fact  
that on said day said Sewing Machine  
was delivered to him and was hired by  
him, on the payment of five dollars, on the  
day of delivery, and three dollars to be  
paid for 16 months following and said  
Tangel agreed, not to remove or to sell  
said Machine

This deponent is now informed  
by Anna Botterlich of No 1614 15<sup>th</sup> Avenue  
that on the 14<sup>th</sup> day of June 1888, she bought  
a Machine from a person whose name is  
unknown to her for the sum of \$14.00  
Deponent saw the Machine bought by  
said Anna, and fully identifies

Sworn to before me, this  
1888 day  
Police Justice.



0783

the same as the property within described  
and which was hired to said Vangel,  
Defendant therefore charges that said  
Vangel sold said property and stole  
the same from the Singer Manufacturing  
Company as aforesaid.

sworn to before me this Joseph Forbes  
9<sup>th</sup> day of July 1885  
J. Henry Ford  
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 1885  
Police Justice.

I have admitted the above named  
to bail to answer by the undertaking hereunto annexed.  
Dated 1885  
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 1885  
Police Justice.

Police Court, 2. District.

THE PEOPLE, &c.,  
on the complaint of  
Joseph Forbes  
vs.  
Hens. J. Vangel.

Offence—LARCENY.

Date July 9 1885  
Magistrate.

Officer.

Clerk.

Witness.

No.

Street.

No.

Street.

No.

Street.

Sessions.

\$

to answer



0784

1 Louis Schwimbersky.  
J. Aaronson  
Max Stein (C.M.A.)  
William Ullmann.  
Nathan Maska (C.M.A.)  
Julius Feldman  
Evel Basch  
O. Hlgrin.  
A. Albrecht  
Joz. Krajick.  
B. Mendoza  
Laz. Lohaden  
J. Jaske  
G. Bell  
J. Solacik  
Bernard A. Platt Jr.  
John Huber.  
J. Herzfeld  
J. Ricker  
Corinsky  
A. Coorsky Jan  
H. Hoffmann  
David Williams Esq  
Nathan Saals.  
Gustav Kell  
Max Stern  
L. O. Friedman. M.D.  
Joseph Corro  
Frank Matousch  
C. Ebert S. H.  
J. Rosenbaum  
William Huber.



POOR QUALITY  
ORIGINALS

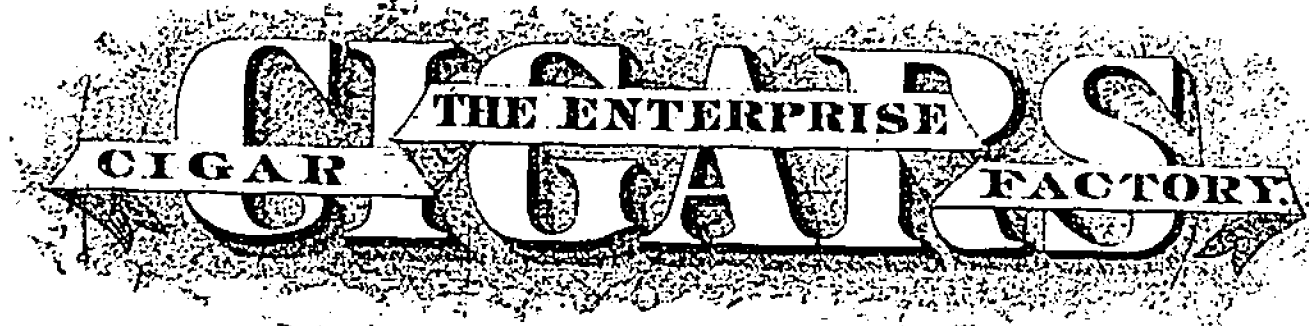
0785

L. Simons

MASTERS

J. Simons

OFFICE OF  
**SIMONS BROTHERS,**  
MANUFACTURERS OF



341 TO 351 EAST 73<sup>RD</sup> ST.,

New York July 14<sup>th</sup> 1884

To the District Attorney.

New York.

Dear Sir

We the undersigned, fellow  
workmen of the prisoner Mr. Bragell would request  
that you will do all that is possibly open  
to procure his release, as his wife and  
six children are in a state of utter  
destitution, by paying heed to our request  
and giving our committee an audience you  
will greatly oblige—

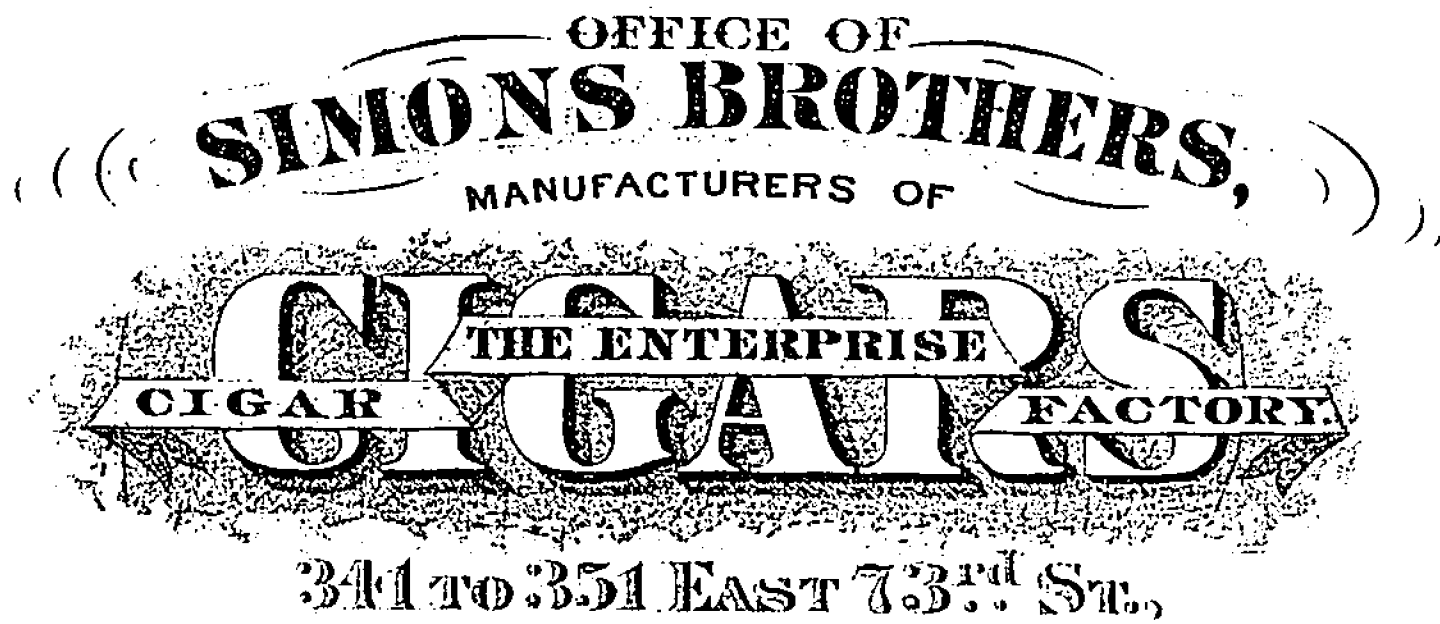


0786

L. Simons

W. S. L. L. L.

J. Simons



New York, July 19 1884

To the District Attorney  
New York  
Dear Sir

In the case of Mr. Muzel  
we would ask that you will show such  
consideration as may be possible, we know  
the family to be in destitute circumstances  
Yours respectfully

Simons Bros