

0608

BOX:

440

FOLDER:

4058

DESCRIPTION:

Whalen, Michael

DATE:

06/12/91



4058

0609

BOX:

440

FOLDER:

4058

DESCRIPTION:

Fogarty, Kearan

DATE:

06/12/91



4058

06 10

POOR QUALITY
ORIGINAL

Witnesses;

Counsel,

Filed

day of

1891

Pleads,

THE PEOPLE

vs.

1891
30th June
Kearan Fogarty
and
Michael Whalen

Burglary in the Third degree.

[Section 496, Penal Code.]

JOHN R. FELLOWS

District Attorney.

A True Bill.

1891
June 19/91
(But)
Chas. J. [unclear]
Foreman.

Spec. Committee of
Eng. & Surveyors
S.P. 14 1705.

0611

Police Court—4th District.City and County } ss.:
of New York, }of No. 1174 2nd Avenue Street, aged 31 years,
occupation Liquors being duly sworndeposes and says, that the premises No. 1174 2nd Avenue Street, 19th Wardin the City and County aforesaid the said being a four story brickdwellling and which was occupied by deponent as a liquor store on the groundfloor and in which there was at the time no human being, by namewere **BURGLARIOUSLY** entered by means of forcibly breaking apane of glass in a fan light over a doorleading from the hall way of the premisesinto a room back of the storeon the 8th day of June 1899 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:A stock of liquors, cigars andother goods altogether of the valueof about four hundred dollarsthe 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 byJames J. Garty and Michael Malenboth men who while acting in concertfor the reasons following, to wit: that deponent locked andsecurely fastened the doors and windowsleading into the said premises about thehour of 12 o'clock Midnight on June 7ththat the said property was there. That deponentwas informed by Police Officer PhilipMiller, that he, the officer, saw these twodefendants in the said store and seizedthe County about the hour of 1 o'clock

06 12

And therefore request charges these
two defendants with being together and
acting in concert and burglariously
entering the premises as aforesaid
and pray that he be held and dealt
with as the law directs.

Sworn before me
this 5th Day of June 1891.

William H. Bradwick

John J. [unclear]
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 _____ 188____
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated _____ 188____
There being no sufficient cause to believe the within named
guilty of the offence mentioned, I order he - to be discharged.
Dated _____ 188____
Police Justice.

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—BURGLARY.

vs.

1
2
3
4

Date,

188

Magistrate.

Officer.

Clerk.

Witness,

No.

Street,

No.

Street,

No.

Street,

to answer General Sessions.

06 13

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

14 District Police Court.

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

Question. What is your name?

Answer. *Harar Fogarty*

Question. How old are you?

Answer. *18 years old*

Question. Where were you born?

Answer. *New York City*

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

Answer. *1230 East 10th St. 3 months*

Question. What is your business or profession?

Answer. *Student*

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*

Harar Fogarty

Taken before me this

Day of

1891

Police Justice

06 14

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Michael Malen

Taken before me this

188

Police Justice

06 15

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 defendant he be held to answer the same and he be admitted to bail in the sum of Five Hundred Dollars, each and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated Nov 8 188 91 Henry H. H. H. 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.

06 16

BAILED.

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

Police Court-- 4 District. ⁷⁸²

THE PEOPLE, &c.,
ON THE COMPLAINT OF

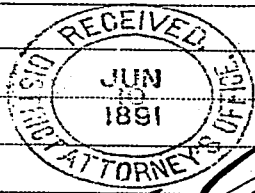
Wm. H. Broderick
1774th 2nd Ave
Richard Thacker
Offence Drunk

Dated May 8 1891
Murray Magistrate
Weller Officer.

Witnesses Call the Officer
No. _____ Street.

No. _____ Street.
No. _____ Street.

\$ 1.00 to answer.



Ed. Munn
Burg 3

06 17

CITY AND COUNTY }
OF NEW YORK, } ss.

aged _____ years, occupation _____ of No. _____

The 75 Precinct Police Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of _____

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

Sworn to before me, this _____

day of _____ 1898.

Philip Weller

Sam _____

Police Justice.

The People
 vs.
 Kearan Fogarty
 and
 Michael Mahan

Court of General Sessions Part I
 Before Judge Leavoy June 19. 1891.
 Indictment for burglary in third degree
 William H. Broderick, sworn and exam-
 ined, testified: I am a liquor dealer and
 my place of business is at 117 1/2 Second Ave
 in this city. I was at my store on the 8th of
 June at two o'clock in the morning this
 thing occurred I saw that the place was closed
 and locked up the night previous at twelve
 o'clock. I put the bolts and the chain on
 in the inside and got out of the front
 door, which I locked; and the fan light
 was closed. I went away at twelve o'clock
 There was in the store liquors and cigars
 of the value of about five hundred dollars.
 The next morning I was informed by
 the officer who came to the store that there
 was something wrong, that he made an
 arrest. I examined and found the fan light
 in the hall in the back entrance broken,
 two panes of glass were broken; one pane
 had been broken before; the pane that
 was broken that night was not large enough
 for a man to go through. The burglar
 must have got in by standing on
 a butter tub which we had for calsoning
 in the next apartment and a boy
 by putting his hand through the broken

2

panes of the fan light could knock the bolts off. The door was fastened with two bolts and one chain. When the officer made the arrest he had closed the door upon the prisoners. There was forty six cents in the drawer where I left, but it was not in the drawer in the morning.

Phillip Keller sworn and examined. I am an officer and made the arrest. As I was going down Second Avenue during all my tours in citizen's clothes I saw Thaler act suspiciously in front of the hall door of the complainant's house looking up and down the avenue, the premises 1174 Second Avenue; I saw him at the family entrance. Is that the same entrance that the fan light is near? No sir; the fan light is away down near the door leading into the yard. This was between one and two o'clock in the morning.

Did you see the other defendant Fogarty?

Yes. I seen him in the store. After I saw Thaler act so suspiciously outside of the saloon, I went down a few doors and got into a door way and watched him. Where did you see Thaler go? I saw him disappear into the hall which leads into these premises. I went over. I waited

a moment and looked in. I could not see anybody, the door was open. I could see through the hall: I stopped outside. I got up on the cellar guard rail and I looked in. I saw two of them inside. You saw both inside the store? Yes; they came in and went behind the counter. One went to the money drawer and the other went and filled a glass of beer; it was one of the two. I jumped. I went through very easy and tried the door. I saw the door was bolted. I ran into the yard and the two windows in the yard had heavy iron bars. I tried one of them. I saw it was open. I shoved it open. I pulled out my pistol and I halloed to both of them to stay where they were. Could you get in through the window? No sir, there are iron bars. You commanded them to surrender? Yes, and as I did both of them ran into the big door of the ice box and ran in. I saw the shadow against the wall from the reflection of the light. I halloed to them the first fellow that did not come out I will shoot him, although I could not see them only the shadow. At that moment I heard the ^{sound of the} money they had in their pockets; they threw it out into

4

the ice box. One of them halloed, "if you dont shoot we will come out." They came down and unbolted the hall door. I made them go backward. I got assistance and took them to the station house. Previous to that I examined the money drawer and both drawers were opened behind the counter and both empty. I went into the ice box and I found 24 cents in change where they had been. Is that change here? Yes sir, the change is there; it is in that cigarette box. That is the money they throwed away; there is some pennies they had in the pocket.

By Counsel You did not see them throw it away? No sir, I heard it.

By District Attorney. How much money did you find in the ice box? Twenty four cents. I found some other change in their pockets; after coming from the station house I examined and I saw they had a butter tub in the hall at this door. Outside the door where the fan light was? Yes sir, and the glass was broken in the fan light, and we found a piece of wood six or seven feet long, we supposed they used

How thick was it? It was quite ^{thick} ~~two~~ inches thick. We bolted the door the same way. You arrested them right there and then? Yes, in the place.

Cross Examined. How do you know that he threw this in the ice box? I only know I heard it rattle; when I had the window open I heard it rattle. How much of this evidence is what you suppose or what you have heard? What I have seen and heard.

Michael Whalen, sworn and examined testified. Tell the jury what there is about this charge against you, how did you come to get arrested? My friend and me was up in Harlem. Have you ever been arrested? No sir. Never have been convicted of any crime before? No sir. Go on and tell how this thing happened? Me and this friend was up in Harlem, we were quite full of beer, feeling good, being this man had the habit of going into Broderick's saloon; he goes in there both day and evening; we were coming down Second Avenue, and he was going in to have a drink. So we tried the front door, it was locked, we walked right in the hallway and the door was on a crack, it was open. He

0623

6

going

went inside whistling; we were singing through the hall; we did not see the owner or the bar tender. He told me to go outside and see if I could see the owner or the bar tender. I went out and looked up and down. There was no sign of anybody there. I went in; we agreed to stop all night; we had a glass of beer each. Finally we heard the racket of the officer going through the hall. He had to unlock the door; we were going to stay down stairs until the bar keeper or owner came in the morning. We heard the officer hallooing from the rear window to come to the front door. So with that we were standing at the bar where he put the pistol in through the bars; we thought he might shoot; we jumped in the ice box; we agreed if he would not shoot we would open the door; we opened the door and we came out of there. He held us there until other policemen came to his assistance. We had about seventy five cents between us at the time. As far as speaking about the butter tub there was no such thing as a price. I fell over

the butter tub going in the hall. There was no juice or anything like it, but there was glass in the hall; the door was open.

By the Court Is that all? That is all.

Kearon Jofarty, sworn and examined in his own behalf testified: Jofarty, have you ever been convicted of any crime? No sir. Will you tell the jury what you know about this matter? Me and my friend was up in Harlem to see a friend, we were coming down, it was twelve o'clock when we left Harlem. Coming down we walked down and had drinks on the way down in several places. Then we passed Broderick's. I generally have a habit of going in there, I generally always go in there. I went in. I says to my friend, "Here, come in and have a drink" so we went in; the door was on a bit of a crack; we were singing going through the hall. I turned the knob and walked in; we walked up to the bar but nobody was there. I says to my friend, go and see if my friend is in the water closet. On account of him being my friend I said, "we will stay here until the morning; we drank beer; we heard a racket in the hall

0625

8 and the officer put his pistol through the bars; we went into the ice box; we agreed that the officer if he would not shoot we would open the door for him.

The jury rendered a verdict of guilty of burglary in the third degree. The Court sentenced the prisoners to the State prison for four years.

0626

Testimony in the case
of
Kearney and
Michael Malen.

Filed June
1991

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Kearan Fogarty and
Michael Whalen*

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

Kearan Fogarty and Michael Whalen

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

The said

Kearan Fogarty and Michael Whalen, both

late of the *Nineteenth* Ward of the City of New York, in the County of New York
aforesaid, on the *eighth* day of *June* in the year of our Lord one
thousand eight hundred and *ninety-one*, with force and arms, in the
night time of the same day, at the Ward, City and County aforesaid, the
dwelling house of one *a certain building, to wit;*

the saloon of one William H. Broderick

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 *William H. Broderick*

silver in the said dwelling house 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.

*De Lancey Nicoll,
District Attorney.*

0628

BOX:

440

FOLDER:

4058

DESCRIPTION:

Foley, Thomas

DATE:

06/22/91



4058

0629

Witness:

I recommend the
acceptance of a
Plan of Pledge
as the value may
be reduced below
\$25.00
Washington
Jan 25/91
by contract

Counsel, *W. J. Jones*
Filed *22 June 1891*
Pleads, *Myself*

THE PEOPLE

vs.

Grand Larceny's second Degree.

[Sections 528, 587, — Penal Code.]

Thomas Foley

DE LANCEY NICOLL,
District Attorney.

A True Bill.

Chas. P. Hedges
James J. Hedges
Foreman.
City Prison 30 days
June 24/91

0630

MANUFACTURERS OF
Homoeopathic Patent Lip Vials and
Screw Cap Vials,
SCREW CAP SYRINGES
AND
CHEMICAL APPARATUS.
Fountain Pen Fillers, Medicinal
Droppers, Shooting Gallery
Balls and
CHRISTMAS BALLS.
All orders promptly attended to.

FRANK A. LIFTCHILD,
BROOKLYN GLASS WORKS,
84 and 90 Pearl Street,

OFFICE, 84 PEARL STREET.

Brooklyn, N. Y., June 27th 1891

This is to certify that Mr. Thomas Foley has been in my employ a considerable time, and I always found him strictly honest and reliable. When working steadily he could make about twelve dollars weekly. Before leaving he came to me and told me he could do better in Ohio and left me good friends.

He has also worked for my old partner Mr. A. H. Handman and he always found him reliable.

Frank A. Liftchild

0631

J. W. PEALE, Pres.
1 BROADWAY, NEW YORK.
J. W. PACKARD,
Vice-Prest. and Gen'l Supt.,
WARREN, OHIO.
W. D. PACKARD,
Secretary and Treasurer,
WARREN, OHIO.

New York & Ohio Company



WARREN, OHIO.

New York, June 9th 1891.

Thos Foley Esq.

My dear Sir —

Your letter of June 3rd
to Mr Packard has been referred to
me. If you will come in to see
me tomorrow June 10th about
10 A.M. I will talk it over with
you & think of giving you a place.

Truly yours

J. W. Peale
Pres

Court of General Sessions.

The People }
vs
Thomas Foley }

City and County of New York ss:

William O'Connor
being duly sworn deposes and says that
he resides at Number 3 Madison
Street, in said City, and is engaged
in business as a box truckman
at No 49 John Street, and have
been so engaged for the past eleven
years.

That he has known
the defendant for the past ten
years, two years of which time
he was in my employ as a
driver,

That he has always found
the defendant to be an honest
sober hardworking and in-
dustrious young man. That he
is acquainted with others
who know the defendant, and that
defendants character is very
good.

0633

That he has never heard
of the defendant having been
arrested or charged with the
commission of any offense
prior to this.

That he is now ready and
willing to again take the defend-
ant into my employ.

Given to before me
this 30 day of June 1891.
Geo. W. Mauley Jr.
Camm of Deeds
Dykes.

W. L. Cornell

Court of General Sessions

The People
vs
Thomas Foley. }

City and County of New York vs:
James Bird
of No 19 Catharine Street, in said
City being duly sworn says that
I am a harness maker and
have been engaged in said
business for the past 37 years.

That I have known
the above named defendant
for the past 2 years during
which time I have always found
him to be an honest sober and
industrious young man.

That his general
character among the neighbors
is excellent.

Sworn to before me this
30 day of June 1891.

J. W. Lawrence
Comm. of Deeds
N.Y.C.

J. Bird

Book of General Sessions

The Deputies

10

Thos. H. Hays

Wm. H. Davis

John H. Hays

Deputy atty.

9 Centre St.

Wm. H. Hays

0636

Police Court

3 District.

Affidavit—Larceny.

City and County } ss:
of New York, }

of No. 57 Catharine Street, aged 29 years,
 occupation Housekeeper being duly sworn,
 deposes and says, that on the 16 day of June 1891 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:

Seven Silver Spoons, One
Silver Ladle and one pair
of Silver Tongs altogether
of the value of Thirty five
dollars (\$35.00)

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 Thomas Foley (somewhere
 from the fact that said
 property was in a sideboard
 in deponent's apartments at
 above enumerated premises.
 That deponent saw defendant
 in said apartments acting
 in a suspicious manner
 and shortly thereafter deponent
 caused defendant's arrest
 with said property in his
 possession

Anne Geist

Sworn to before me, this

day

of June 1891
at New York City, New York
Police Justice.

0637

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

District Police Court.

Thomas Foley 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.

Thomas Foley

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

New York City

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

Answer.

19 Waterman St. H Mrs

Question. What is your business or profession?

Answer.

Glass blower

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
Thomas Foley

Taken before me this

day of

Sept 11 1891

Police Justice.

0638

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

John 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 June 8 91 18 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.

0639

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court---

1809
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Amos Gustafson
St. Catharines
Thos. J. Kelly

2 _____
3 _____
4 _____

Dated *June 16* 18*91*

Ryan Magistrate.
Sullivan Officer.

7 Precinct.

Witnesses _____

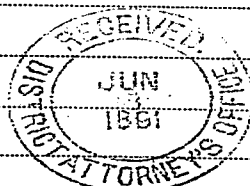
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *1000* to answer *Yes*

Cum gratia



0640

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Thomas Foley

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse *Thomas Foley* —

of the CRIME OF GRAND LARCENY in the *second* degree committed as follows:

The said

Thomas Foley

late of the City of New York, in the County of New York aforesaid, on the *sixteenth*
day of *June* — in the year of our Lord one thousand eight hundred and
ninety — *one*, at the City and County aforesaid, with force and arms,

*seven spoons of the value of three
dollars each, one saddle of the
value of five dollars and one
pair of tongs of the value of
nine dollars*

of the goods, chattels and personal property of one

Annie Geist

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.*

0641

BOX:

440

FOLDER:

4058

DESCRIPTION:

Fondersmith, Frank

DATE:

06/25/91



4058

0642

BOX:

440

FOLDER:

4058

DESCRIPTION:

Enders, Henry

DATE:

06/25/91



4058

0643

Witnesses;

Counsel,

Filed

Pleads,

25
day of June 1891

THE PEOPLE

vs.

A.

Frank Sondersmith

and

Henry Enders

Burglary in the Third degree.
and receiving
[Section 498, N.Y. Laws 1890.]

JOHN R. FELLOWS

District Attorney.

A True Bill.

up
Chas. D. Smith
Foreman.
June 19/91
(Read)
Heard. H. B. S. day
Each
Pen one up

0644

DEPARTMENTS:

STATIONERY,
PRINTING,
LITHOGRAPHY,
LABELS,
SAMPLE CARDS,
TAGS,
BINDINGS.

TELEPHONE CALL,
807 MURRAY.

Oberly & Newell,

550 PEARL STREET,

TWO DOORS EAST OF BROADWAY.

New York, *Jan 22* 1899.

To Mr. Henry Eiders

*Mr. Henry Eiders has been
in our employ for some time
we have found him faithful
& leaves us of his own accord.*

Oberly & Newell

0645

Police Court 3 District.City and County } ss.:
of New York,

of No. 163 Lindley Street, aged 31 years,
 occupation Keep Soda water and Sugar Stand being duly sworn
 deposes and says, that the premises No 163 Lindley Street 15th Ward
 in the City and County aforesaid the said being a Soda water and
Sugar Stand
 and which was occupied by deponent as a
 and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly breaking of
the padlock therefrom with
intent to Commit a felony

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

a quantity of Ligariths, Sugars
and chewing Tobaccos all together
of the value of Twenty five
dollars (\$25.00)

the property of deponent
 and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
 BURGLARY was committed and the aforesaid property taken, stolen and carried away by

Frank Fonder Smith, Henry Cordero
and another person who is unnamed.
 for the reasons following, to wit:

That about about One
o'clock am of said date deponent
securely locked said stand
and left said property therein.
Deponent is informed by Officer
James Conner of the 11th Precinct
that he saw all of said deponent
at about 3³⁰ am o'clock of said
date acting in concert with each

0646

and in a suspicious manner
 with a portion of said property
 in their possession and when
 he approached defendants at
 the corner of Norfolk and Rivington
 streets and said unknown person
 not yet arrested made his escape
 whereupon said Officer placed
 defendants (now here) under arrest.
 Defendant further says
 that he has since seen said
 property found in the possession
 of said defendants and fully
 and positively identifies the
 same as his property and
 therefore asks that said defendants
 be held to answer and be dealt
 with as the law directs.
 From a bench his
 this 20th day of August 1891 Jacob Callis
 John Ryan
 Police Justice.

198 _____ Dated _____

Police Justice.

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

There being no sufficient cause to believe the within named Police Justice.

Dated _____ 188 .

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

Dated _____ 188 .

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

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

Police Court, _____ District.

District.

THE PEOPLE, &c.,
on the complaint of

Office—BURGLARY.

73.

1

2

32

24

11

Dated

198

Magistrate.

Officer.

Clerk.

Witness.

No.

Street,

No.

Street,

To.

Street,

to answer General Sessions.

0647

CITY AND COUNTY }
OF NEW YORK, } ss.

aged _____ years, occupation James Brown Police Officer of No. _____

11th Precinct Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Jacob Callis

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

Sworn to before me, this _____

day of _____ 1890, }

James Brown

John Ryan
Police Justice.

0648

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

3 District Police Court

Frank Gundersmith 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. *Frank Gundersmith*

Question. How old are you?

Answer. *3 years*

Question. Where were you born?

Answer. *Brooklyn*

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

Answer. *94 Division St* *Brooklyn*

Question. What is your business or profession?

Answer. *Driver*

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**Frank Gundersmith*

Taken before me this

day of

July 1897
John H. Ryan

Police Justice

0649

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

Henry Enders 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. *Henry Enders*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *98 Oliver St. 9 months*

Question. What is your business or profession?

Answer. *Driver*

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 Enders

Taken before me this

day of

Sept 19 1897
John A. Ryan

Police Justice

0650

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.....

Frank Sandersmit Henry Enders
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, *Each* and be committed to the Warden and Keeper of
the City Prison, of the City of New York, until (he) give such bail.

Dated *June 20* 1891 *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 (h) to be discharged.

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

0651

818

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Jacob Callis
160 vs *Leudlow*
Frank Henderson
Henry Anderson

Office
Pringle

3
4

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

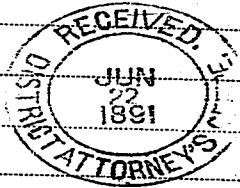
No. 4, by _____
Residence _____ Street.

Dated *June 22* 1891
Ryan Magistrate.

Curran Officer.
Precinct.

Witnesses *Said Officer*
No. _____ Street.

No. _____ Street.
No. _____ Street.



No. _____ Street.
\$ *1000 Each* to answer.

Curran
Pringle

0652

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 Fondermuth
and
Henry Enders

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

Frank Fondermuth and Henry Enders

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

The said

Frank Fondermuth and
Henry Enders, both

late of the *Seventeenth* Ward of the City of New York, in the County of New York
aforesaid, on the *twentieth* day of *June* in the year of our Lord one
thousand eight hundred and *ninety one*, with force and arms, in the
night - time of the same day, at the Ward, City and County aforesaid, the
dwelling house of one *a certain building, to wit:*

the building of one Jacob Callis

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 *Jacob Callis*

building
in the said dwelling house 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

Frank Fondersmith and Henry Ender
 of the CRIME OF *Petty* LARCENY ———, committed as follows:

The said

*Frank Fondersmith and
 Henry Ender*, 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 *night*—
 time of said day, with force and arms,

*one hundred pack
 ages of cigarettes of the value of
 five cents each package, two hundred
 cigars of the value of five cents
 each, and twenty-five pounds of
 tobacco of the value of forty
 cent each pound*

of the goods, chattels and personal property of one

building
 in the dwelling house of the said

Jacob Callis
Jacob Callis ———
in the building

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

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

Frank Fonderosmith and Henry Enders

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

The said

Frank Fonderosmith and Henry Enders, 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

Jacob Callis

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

Jacob Callis

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

Frank Fonderosmith and Henry Enders

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.

~~JOHN R. FELLOWS,~~

District Attorney.

0655

BOX:

440

FOLDER:

4058

DESCRIPTION:

Forrest, William H.

DATE:

06/12/91



4058

0656

1917
W. H. Forest
Plaintiff

Counsel,
Filed 12 June 189/
Pleads,

THE PEOPLE

vs.

I

William H. Forest

for Plaintiff June 29

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Chas. J. Smith

Foreman.

Sentenced on another
indictment to Prison
Reformatory June 29/91

Witnesses:

(301)

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

----- X
The People. :
--agst-- :
William H. Forrest. :
----- X:

City and County of New York, ss:-

James Forrest, being duly sworn, says that he is an attorney and counsellor at law, having an office at No. 289 Greenwich Street in this City, and resides at No. 151 East 121st Street. That he is a brother of the above named defendant, William H. Forrest, who ^{is about to} ~~has~~ pleaded guilty to the crime of forgery in the third degree, and is now awaiting the judgment of this Court. That said William H. Forrest is but 23 years of age, has a wife and one child, has had reputable employment since he was about sixteen years of age, and upon careful inquiry deponent has been unable to ascertain that said William has had any bad habits. Deponent knows of his own knowledge that said William has never before the accusation in this matter, been charged with the commission of any offense, and has never been arrested. That said William has borne a good character for honesty, is of an amiable disposition and kind to his family.

Deponent verily believes that if said William is

0658

given an opportunity to reform, he will most earnestly
undertake to make amends for the wrong that he has done,
and ever hereafter lead an honorable and honest life.

Sworn to before me, this

9th day of June, 1891.

James Forrest

August C. Kane
Notary Public,
New York Co.

0659

City and County of New York ss:

Albert ^PFrost being duly sworn

says, that he is a merchant doing business No. 24 White Street in the City of New York, that William H. Forrest was employed by deponent for about one year and a half to wit: in the year of 1882 to 1884 as stock clerk, and that during all the time said William H. Forrest was in deponents employ he found him to be a good honest young man and truthful in every respect, and ~~that~~ ^{also} he found his character to be good in every respect. That said William H. Forrest left deponents employ to enter some other business.

Sworn to before me, this :

5th day of June 1891. :

Albert P. Frost
Francis W. Judge Jr.
Notary Public
N.Y.C.

0660

City and County of New York ss:

Charles E. Goodwin being duly sworn says, that he is connected with the firm of Refus S. Frost & Co of 24 White Street, New York City, and that he knows William H. Forrest, that deponent was connected with the above named firm when said Forrest was employed there and deponent remembers that he was in the employ of said firm for about one year and a half or more, on or about the years 188~~7~~ and 188~~6~~, and that while said Forrest was in the employ of said firm deponent always found him to be a good, honest and truthful young man, and that he considered his character to be good in every respect.

Sworn to before me, this
5th. day of June 1891.

Chas. E. Goodwin Jr.

Francis W. Judge Jr
Notary Public
N.Y. Co

City and County of New York ss:

Francis L. Golden
being duly sworn says that he *one of the book keepers*
employed by ~~connected with~~ the firm of Dunham
Buckley & Co, Wholesale dry good Merchants carrying on business
at No. 340 Broadway in the City of New York.

That deponent knows William H. Forrest,
who was employed by the above named firm in the years 1883 to
1885, and that while said Forrest was in the employ of said
firm he always found him to be a good, honest, ^{and} truthful, ~~and~~
up right young man.

Deponent further says that the character
of said Forrest was excellent in every respect when connected
with said firm and deponent always considered him to be a
young man of good moral character.

Sworn to before me, this :
8th day of June 1891. :

Francis L. Golden.

Francis W. Judge Jr
Notary Public
N.Y.C.

0662

State of New York

City and County of New York

: ss:
:

Stephen M. Sisson being duly sworn says, that he resides at Mount Vernon, Westchester County, and State of New York and that he is Superintendent of the 42nd, Street Rail Road Company in the City of New York.

That deponent has known William H. Forrest for a period of five years or more and that he has found him in all his dealings with him a good honest and truthful up right young man.

Deponent further says that he has found the character of said William H. Forrest, to be above reproach, and that deponent considers him to be a man of good moral character, and a good kind husband and father.

Deponent further says that the parents of said William H. Forrest are very good respectable people and that said William H. Forrest has a brother who is a lawyer in good standing and practicing in this City, and is much respected.

Sworn to before me, this

8 day of June 1891.

Stephen M. Sisson
Francis W. Judge Jr
Notary Public
N.Y.C.

0663

City and County of New York ss:

William H. Forrest being duly sworn says that he is of the age of 23 years and he resides at Mount Vernon, Westchester County, and State of New York that deponent was married three years last December, and there is a little daughter over two years of age the issue of said marriage.

That deponent has a father and mother living and also brother and sisters, that deponent has never been arrested before and has been employed with the firm of M. H. Mallory & Co for a long time to wit since December 1886.

Deponent further says that he intends to become a good honest man, and regain his character back again and that he will never again commit a crime, and therefor prays that the Court may grant him mercy in the sentence about to be made.

Sworn to before me, this :
9th day of June 1891. :

William H. Forrest

Francis W. Judge Jr
Notary Public
N.Y.C.

0664

General Sessions

The People of the State of
New York

agst

William H. Forrest

Affidavits as to good
character &c

0665

JAMES C. CARTER.
LEWIS CASS LEDYARD.
GEORGE H. BALKAN.
GEORGE A. MILLER.
EDMUND L. BAYLIES.

OFFICE OF
CARTER & LEDYARD,
ATTORNEYS AND COUNSELLORS,
No. 54 WALL STREET

NEW YORK, June 18 1891

De Lancey Nicoll, Esq.

District Attorney,

Dear Sir;

We have the letter of your Secretary, dated the 17th inst. in relation to the case of the People vs. William H. Forrest, and thank you for the same.

We will consider it a favor if you will give us a day or two's notice of the time when Forrest will be called upon to plead to the new indictment, in order that we may have time to notify Mr Mallory to be present.

Truly Yours,

Carter & Ledyard

0666

JAMES C. CARTER.
LEWIS CASS LEDYARD.
GEORGE H. BALKAM.
GEORGE A. MILLER.
EDMUND L. BAYLIES.

OFFICE OF
CARTER & LEDYARD,
ATTORNEYS AND COUNSELLORS,
No. 54 WALL STREET

NEW YORK, June 16, 18 91

De Lancey Nicoll, Esq.

District Attorney.

Dear Sir;

Will you kindly inform us if William H. Forrest, the bookkeeper of M. H. Mallory & Co., was indicted last week, and if so when he will be called on to plead to the indictment.

We make this inquiry on behalf of Mallory & Co.

Respectfully Yours,

Carter & Ledyard

in nicoll -

This note came in an envelope addressed to you or to me.

*I have replied that you would communicate with them as to what proceedings you intended to take on the new indictment
J. B. Ludyman*

*from De Lancey Nicoll
to Mr. Ledyard
J. B. Ludyman*

0667

STATE OF NEW YORK.
CITY AND COUNTY OF NEW YORK, } ss:POLICE COURT, 2 DISTRICT.Marshall H. Malloryof No. 47 Lafayette Place Street, being duly sworn, deposes and says,that on the 2nd day of January 1891
and other days and until the 19th day of May, 1891
at the City of New York, in the County of New York, William H. Forrester

with intent to defraud or to conceal a larceny or misappropriation of money or property or either, did alter obliterate and destroy an account and books of account record or writing belonging to or appertaining to the business of the copartnership firm of M. H. Mallory and Company, carrying on business in the City of New York. That he made false entries in books of account and wilfully omitted to make true entry of material particulars in such books of accounts made written or kept by him in the course of his business in violation of Section 515 of the Penal Code.

Deponent further says that the defendant was employed by said firm in the capacity of bookkeeper and cashier and on such receipts into his possession large sums of money, that it was his duty to keep true accounts of all money received and expended by said firm, to deposit the moneys of said firm in their Bank. Deponent found discrepancies in the money transactions of said

0668

firm and found that said firm had a sum much less to its credit than it had anticipated and deponent questioned the defendant of said supposed errors or omission and deponent demanded that the defendant produce the books and vouchers belonging to said firm and which were in the defendant's possession and the defendant informed deponent that he had destroyed them. That said destruction was unnecessary and uncalled for and an unnecessary ^{proceeding} deponent demanded from the defendant the reason for such acts and he replied that he destroyed the books and vouchers to conceal his errors. Deponent has inspected the cash book of the said firm and a transcript of the books of the National Park Bank and finds that the amounts deposited to the credit of said firm is far in excess to the amounts written in said cash book but that the balance in said Bank now corresponds to that of the said cash book.

POLICE COURT—

DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Dated

188

Magistrate.

Officer.

Witness.

Disposition

0669

STATE OF NEW YORK.
CITY AND COUNTY OF NEW YORK, } ss:

POLICE COURT, _____ DISTRICT.

of No _____ Street, being duly sworn, deposes and says,

that on the _____ day of _____, 188

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

That by reason of the premises deponent has just cause to believe and does believe that the defendant deposited large sums of money in said Bank to the credit of said firm and the property of said firm and has withdrawn money from the bank by means of checks and upon the return of said checks as vouchers, destroyed the vouchers with intent to conceal the larceny.

Wherefore deponent prays that the defendant be arrested and dealt with as the law directs:

SWORN TO BEFORE ME

THIS 27 DAY OF May 1891

W. D. Malone
POLICE JUSTICE.

Marshall H. Mallory.

0670

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

William H. Forrest 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.

William H. Forrest

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

New York

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

Answer.

Mount Vernon, N.Y. 3 weeks

Question. What is your business or profession?

Answer.

Book Keeper

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

Answer.

I am not guilty
W. H. Forrest

Taken before me this

28

day

of May

1891

W. H. Forrest

Police Justice

0671

Sec. 151.

Police Court 2 District.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 to any Marshal or Policeman of the City of New York, GREETING:*

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by Marshall H. Mallory

of No. 47 Lafayette Place Street, that on the 2nd day of January

1891 at the City of New York, in the County of New York, William H. Forrest

with intent to defraud or to conceal
a larceny or misappropriation of money
and alter and destroy books of
account belonging to M. H. Mallory
and others

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 each and every of you, to apprehend the said Defendant and bring him
forthwith before me, at the 2nd 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 27th day of May 1891

H. T. McMahon POLICE JUSTICE.

0672

The within named

having been brought before me under this Warrant, is committed for examination to the
WARDEN and KEEPER of the City Prison of the City of New York.

Dated.....188

*This warrant may be executed
in the County of Westchester County
at any hour of the day or night
dated May 27. 1891*

Police Justice.

*Wm. H. Collins
Justice of the Peace*

POLICE COURT.....DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-General.

Dated

188

Magistrate.

Officer.

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

Officer.

Dated

188

This Warrant may be executed on Sunday or at
night.

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.....

defendant
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Thirty 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 May 28 1891 W. W. W. W. W. Police Justice.

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

Dated May 29 1891 W. M. M. 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.....18.....*Police Justice.*

0674

#37
Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Marshall N. Mallory
47 Lafayette Place
William N. Farrier

2
3
4

Officer
J. J. J.

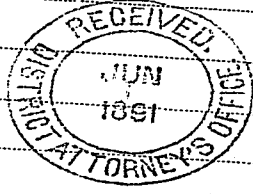
Dated May 28 1891
McMahon Magistrate.
Frank Officer.
C. O. Precinct.

Witnesses
No. Street.

No. Street.

No. Street.
\$ 3000 to answer G. S.

Bailed & Com



BAILED.

No. 1, by James Harper
Residence 351 N 24th Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

0675

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

William H. Forest

The Grand Jury of the City and County of New York, by this
Indictment accuse *William H. Forest* -

of the crime of *Forgery in the third degree* -

committed as follows:

The said *William H. Forest*,

late of the City of New York, in the County of New York, aforesaid, on the
seventh day of *January* in the year of our Lord one thousand
eight hundred and ~~eighty~~ *ninety-one* at the City and County aforesaid,

with intent to defraud, did feloniously
make a certain false entry in a certain
book or accounts belonging to and
appertaining to the firm of a certain
partnership composed of Marshall H.
Mallory and George S. Mallory, then
and there doing business in and by
the name and style of M. H. Mallory
and Company, which said false entry
is in the words and figures following
to wit:

" 11 Chman subrs checks 344 61 "

which said entry then and there purported
 to set forth and indicate and did in
 substance and effect indicate and
 declare that on the day and in the
 year aforesaid the said partnership
 had deposited to its credit in a certain
 banking institution there, called the
 National City Bank of New York,
 cheques received by the said partnership
 in payment of subscriptions to a certain
 publication published by the said
 partnership and called "The Churchman"
 in all aggregating the sum of three
 hundred and forty four dollars and
 sixty one cents; whereas in truth
 and in fact the said partnership
 had on the said last mentioned day
 deposited to its credit in the said
 Bank cheques so received by it in
 payment of subscriptions as aforesaid
 in all aggregating the sum of thirteen
 hundred and forty four dollars and
 sixty one cents, and not the sum of
 three hundred and forty four dollars
 and sixty one cents, as then the said
 William H. Tower then and there
 well knew; against the form of the statute
 in such case made and provided, and against the
 peace and dignity of the said People.

DeSancey McCall,
 District Attorney

39. *September 9*
A. C. Salner

Counsel,
DeLancey Building

Filed *4* day of *June* 189*1*

Pleads, *William H. Forest*

THE PEOPLE

vs.

B

William H. Forest

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Foreman.

Chas. F. Mendenhall

June 9/91

James F. Mendenhall

James F. Mendenhall

Witnesses:

*[Original, kind degree
[Sec. 15, Code]]*

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW-YORK.

against

James H. Ford

Indictment accuse

of the crime of Trading in the Indian Seals.

committed as follows:

The said William H. Fox

late of the City of New York, in the County of New York, aforesaid, on the
fifteenth day of March, in the year of our Lord one thousand
eight hundred and eighty ninety, at the City and County aforesaid,

being then and there engaged as a bookkeeper
and a certain partnership composed of
Marshall H. Mallory and George T. Mallory
then and there doing business in and by
the firm, name and style of M. H. Mallory
and Company, which said partnership had
then and there decided to take credit in
a certain banking institution then known
as the National Bank of Canada, the sum of
nine hundred and thirty two dollars and
25¢ of one cent, as the said William
H. Brewster, then and there well known,

0679

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

William H. Foxworth

The Grand Jury of the City and County of New York, by this
Indictment accuse William H. Foxworth

of the crime of Forgery in the third degree,

committed as follows:

The said William H. Foxworth,

late of the City of New York, in the County of New York, aforesaid, on the
25th day of March, in the year of our Lord one thousand
eight hundred and eighty nine, at the City and County aforesaid,

being then and there employed as a bookkeeper
and a certain partnership composed of
Marshall H. Mallory and George S. Mallory,
then and there doing business in and out of
the City, name and title of M. H. Mallory
and Company, which said partnership had
then and there deposited to its credit in
a certain banking institution then known
as the National Park Bank, the sum of
nine hundred and thirty two dollars and
fifty one cents, as the said William
H. Foxworth, then and there well known,

Defendant did knowingly and with intent to make
 true entry of the fact of said deposit,
 the same being a material particular in the
 business of the said partnership, in a certain
 book of accounts belonging to and appertaining
 to the business of the said partnership
 and known as the "Cash Book", written and
 kept by him the said William H. Over
 as such bookkeeper, and wherein it was
 then and there his duty to make true
 entry of the said material particular, with
 intent to defraud; 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.

Wm. H. Over,

Defendant.

0681

BOX:

440

FOLDER:

4058

DESCRIPTION:

Fox, Flora

DATE:

06/29/91



4058

0602

Witnesses :

Counsel,

Filed

day of

24 June 1891

Pleaded

Wm. H. Fox

THE PEOPLE

vs.

424 H. 45 B

Flora Fox

ATTEMPTING SUICIDE.

(Section 174, Penal Code).

DeLaney, Mott
JOHN R. FELLOWS

District Attorney.

A True Bill.

Chas. J. Mott

Foreman.

Oct 2 - Sept. 24, 1891

Reed, Grady

Sentence suspended

0683

CITY AND COUNTY OF NEW YORK. ss.

POLICE COURT, 2 DISTRICT.

George A. Drew

of No. 19th Precinct Street, aged years,
 occupation Doorman being duly sworn, deposes and says
 that on the 17 day of June 1891
 at the City of New York, in the County of New York

feloniously and Florence Fox
 (now dead) did, unlawfully attempt to take
 her own life in a cell in the Third
 street station, 19th Precinct. Deponent
 saw the defendant deliberately
 while she was a prisoner in said station
 house, tie a silk corset lace about
 her neck and hang herself to the
 door of her cell, saying "I will kill
 myself."

George A. Drew

Sworn to before me, this

of Mrs 1891

17

day

Wm. J. ...
 Police Justice.

0684

Sec. 198—200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question. What is your name?

Answer. *Flora Fox*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *U. S.*

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

Answer. *I decline to answer*

Question. What is your business or profession?

Answer. *No business*

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 don't remember anything about it**Flora Fox*

Taken before me this

17

day of

*June**1894*

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.....

Flowers Fox

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 ~~see~~ such bail.

Dated June 17 18 87 W. H. Nichols 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 h to be discharged.

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

0686

Police Court---2--- District. 805

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George A. Drew
vs.
Thomas F. [Signature]

Offence *Attempt at Suicide*

2
3
4

Dated *June 17* 189*1*
Mr. Mahon Magistrate.
Moran Officer.
19 Precinct.

Witnesses

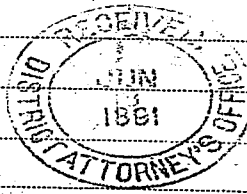
No. Street.

No. Street.

No. Street.

\$ to answer *9.8*

[Signature]



BAILED,

No. 1, by *D. W. Ahrens*
Residence *251 West 125th Street.*

No. 2, by *85 Liberty St.*
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

Elena Fox

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

Elena Fox

of the CRIME OF ATTEMPTING SUICIDE, committed as follows:

The said *Elena Fox*,

late of the City of New York, in the County of New York aforesaid, on the ~~nineteenth~~ day of *June*, — in the year of our Lord one thousand eight hundred and ~~eighty-ninety-one~~ at the City and County aforesaid, with intent to take ~~her~~ own life, did feloniously *fix, tie and fasten* a certain string about her neck, and herself, with the said string, as *fixed, tied and fastened* as aforesaid did then and there feloniously attempt to choke, suffocate and strangle. —

the same being an act dangerous to human life, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

John R. Fellows
JOHN R. FELLOWS,

District Attorney.

0688

BOX:

440

FOLDER:

4058

DESCRIPTION:

Frank, Rachel

DATE:

06/04/91



4058

0689

Witnesses:

Counsel,

Filed 4 day of June 1891

Pleas *Guilty*

THE PEOPLE

vs.

Grand Larceny second Degree.

[Sections 528, 529, Penal Code.]

Rachel Frank

DE LANCEY NICOLL,

District Attorney.

A True Bill.

Chas. J. Smith

Foreman.

July 9, 1891

Pleas to S. C. & J.

Wm. H. Smith 10

0690

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

Rachel Frank being duly examined before the under-
signed according to law, on the annexed charge; and being informed that it is h^{er} right to
make a statement in relation to the charge against h^{er}; that the statement is designed to
enable h^{er} if she see fit to answer the charge and explain the facts alleged against h^{er}
that she is at liberty to waive making a statement, and that h^{er} waiver cannot be used
against h^{er} on the trial.

Question. What is your name?

Answer.

Rachel Frank

Question. How old are you?

Answer.

19 years old

Question. Where were you born?

Answer.

New York City

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

Answer.

70 Mott St. All my life

Question. What is your business or profession?

Answer.

Quilt 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 am guilty of taking
the watch. and I pawned
the watch. for fifteen dollars.*

Rachel Frank

Taken before me this
day of *March* 1919

John H. [Signature]
Police Justice

0691

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 Dunk
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 *May 29* 1891 *John I. Ryan* Police Justice.

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

Alfred Dunk
Dated *May 29* 1891 *John I. Ryan* 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..... 18..... Police Justice.

0692

BAILED
No. 1, by Louis Gordon
Residence 17 Catherine Street
No. 2, by Morris Spillarski
Residence 17 Catherine Street
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

Police Court---

739 District

THE PEOPLE, vs.
ON THE COMPLAINT OF

Minetta Lamm
203 Broome St
Rachel Frank

2 _____
3 _____
4 _____

Dated May 29 1891
Ryan Magistrate.
Shalmy and Sullivan Officers
12th Precinct.

Witnesses Richard Sullivan
No. 12th Precinct Street.
Ada Lamm
No. 205 Broome Street.

No. _____
\$ 500. to answer
Ben S.
Baile
Chr



0693

N. Y. General Sessions
The People
vs.

Rachel Frank

City and County of New York ss:
Rachel Frank
being duly sworn says:
I am the
defendant above named. I am
eighteen years of age, and I reside
(~~at~~ I have always) with my parents
at number 58 Christie Street in the
City of New York. I attended the
public school up to about four
years ago, when I went to work
to help support my parents and
brothers and sisters all of whom
are eleven in number - and I have
so worked ever since.

I declare that I was never
arrested before this present crime
was committed by me and that
I can make no explanation of
how I came to commit it.

0694

I informed the officer, on
being arrested that I was guilty
of this charge and told him I
what I had done with the
watch which I had stolen.

I am sincerely sorry for
having wronged the complainant
whom I well know and I ask
her pardon - solemnly declaring
that I shall never wrong any
person again.

Sworn to before me Robert Frank
this 7th day of July 1891
in open court

Henry Welch
Dep. Clerk

my General Services
 The People etc. }
 Rachel Frank }

City and County of New York, ss:
 Morris Shidloosky
 being duly sworn says: That

he is a manufacturer of Cloaks
 at Number 14 Catharine Street and
 that he is, and has been since her
 childhood, well acquainted with
 the defendant above named.

That he is also well acquainted
 with her family which consists
 of her father, mother, and nine
 children. That her father
 is and has been for years an
 invalid and that he, together with
 her sisters are the only support
 of the family.

Now deponent declares that
 previous to the charge which is
 the subject of this present action
 he has never heard anything said
 against the good name of the

defendant or any of her family and of his own acquaintance with them and found what he has heard of them in the community in which both he and they live he declares them all to have borne a good name as respectable, honest and hard working people.

In conclusion deponent who employs from 25 to 30 girls in his manufacturing business declares that he is ready and willing to give employment to said Defendant at any time as he believes that, notwithstanding this present charge, she is a good and honest girl.

Given to be fore me
 this 9th day of July 1891 Morris Shidorsky

N. Y. General Sessions
 The People, et al.,
 Rachel Frank }

City and County of New York, ss:
 David Cohen
 being duly sworn says:
 That he is in the business
 of dealing in real estate,
 that he owns four pieces
 of real property in the City
 of New York, and resides at
 number 36 Pike Street in
 said City.

That he is well acquainted
 with the defendant above named
 and her family and also with
 a large number of others, who
 are his personal friends, who
 know her and he declares that
 previous to the charge which
 is the subject of this action
 he has never heard anything
 said against the good name
 of said defendant or any member
 of her family and he therefore

respectfully presents that her character was in all respects good.

Deponent further says that he has served as a juror two times in this Court and from his experience so gained and his knowledge of the defendant and her family and acquaintances he feels justified in making this affidavit (which he does actuated only by a desire to serve the ends of justice) for the purpose of showing to the Court such facts as may properly lead to a just disposition of the defendant.

Subscribed to before me
this 9th day of July 1877

David Cohen

Thos R. Maguire
Clerk of Courts
N. Y. Co

NY General Sessions
 The People etc }
 vs
 Rachel Frank }

City and County of New York, SS:
 Abraham Lewin
 being duly sworn says: That he
 is a manufacturer of clothing
 at number 56 East Broadway
 in the City of New York and that
 he is, and has been since
 her childhood, well acquainted
 with the defendant and her
 family. That he is also well
 acquainted with many others
 in the community in which
 she lives and that from
 his own personal acquaintance
 together with what he has
 learned from others he
 declares that previous to
 this present charge, he never

heard any thing against the character or good name of either the defendant or any of the members of her family, and that he always knew them as good respectable and hard-working people.

Deponent avers that he has no object in making this affidavit except to tell the truth.

Subscribed and sworn to before me
 this 9th day of July 1971
 Thos. A. Morgan
 Court of Deeds
 N.Y.C.

my General Sessions
The People
etc.

^{vs}
Rachel Frank

City and County of New York ss:
Edward L. O'Leary
being duly sworn says That he
is a dealer in real estate and
is the owner of seven pieces
of property in the City of
New York. That he resides at
number 55 Mott Street in said
City and is and has been since
his childhood, well acquainted with
the defendant and her whole
family. That he is also well
acquainted with many other
persons whom both deponent
and defendant are well acquainted
with, and of his own experience
and from what he has

0702

learned from others he
declares that previous to
this present accusation the
character of the defendant
was in all respects, good.
Sworn to before me
this 9th day of July 1871
J. W. McGowan
Commr of Deeds
N. Y. Co.

0703

n. y General Sessions
The People, etc. }
against
Rachel Franko }

City and County of New York, ss
Louis

N.Y. General Sessions

The People
etc.

vs

Rachel Frank

Applicants

J. C. Costello
att'y for def.
23 Chambers St.
N.Y.C.

0705

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Rachel Frank

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse *Rachel Frank*

of the CRIME OF GRAND LARCENY in the *second* degree committed as follows:

The said

Rachel Frank

late of the City of New York, in the County of New York aforesaid, on the *28th*
day of *May* in the year of our Lord one thousand eight hundred and
ninety-one at the City and County aforesaid, with force and arms,

*one watch of the value of
forty dollars and one chain of
the value of ten dollars*

of the goods, chattels and personal property of one

Henrietta Levine

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.

*Wm. Lancelotti,
District Attorney.*

0706

BOX:

440

FOLDER:

4058

DESCRIPTION:

Freetag, Ernestine

DATE:

06/24/91



4058

Witnesses:

Refer to good
prosecution
Records
7/13
Send for complaint
Officer

Counsel W. J. McDonald
Filed July 1891
Pleads July 26

THE PEOPLE

16 vs.
1866

Christine Freestag

Grand Larceny Second Degree
[Sections 528, 531, see Penal Code.]

DE LANCEY NICOLL,
District Attorney.

A True Bill.

Chas. J. Hall
July 14/91- Foreman.
Pleads. Peter Lannan
103 day CP
11 July 1911

0708

POOR QUALITY
ORIGINAL

Miss Jane Carpenter
100 East 71st St

July 16th 1891.

Jena. Freitag was
in my employment
for one year and
six months. I always
found her honest
and a nice
girl as far as
I know.

0709

209 East 82nd St

New York July 15th 1891

Miss E Fortney formerly attended my
Sunday School and I always regarded
her as an honest and trustworthy Girl
I cannot think her guilty of the
charges alleged against her

yours truly

Chas. G. Norton

Pastor of C P Bapt Church

0710

DISTRICT POLICE COURT.

THE PEOPLE
ON COMPLAINT OF

Lena Alexander
Ernestine Freitag

Examination had *June 17* 18*91*
Before *Samuel J. McMahon* Police Justice.

I, *W. L. Ormoby* Stenographer of the District Police Court, do hereby certify that the within testimony in the above case is a true and correct copy of the original Stenographer's notes of the testimony of *Lena Alexander Ernestine Freitag et al.* as taken by me on the above examination before said Justice.

Dated *June 17* 18*91* *W. L. Ormoby*
Stenographer.

Samuel J. McMahon
Police Justice.

0711

Police Court
Second Dist

The People vs
Lena Alexander

Ernestine Freestag

Examination Before Judge Mc Mahon
June 17 1891

For the Defendant Mr Mc Callan

Lena Alexander the complaining witness
being duly sworn and examined
by the Court deposes and says:
I am the complaining witness. I
live at 118 West 37th Street. I am
a dress maker. On or about
the first day of May - I lost
a silk and wool dress, a hat
and nine dollars in silver
all of the value of sixty four dollars

Q How much was the dress worth?

A Fifty dollars.

Q How do you know it was worth

fifty dollars.

A Because I paid the money
out for it

Q For the dress?

A Yes

Q How much is the lot worth?

A Five dollars.

Q Whose property was this?

A Mine except the money.

Q Was that in your care and
custody?

A Yes.

Q Do you know who took it?

A Yes.

Q Who?

A The defendant

Q How do you know she
took it?

A It was on my father asked
me if I took any money out
of his closet or a little money
safe I said no. I went to
my room and discovered my
things were gone and I had
suspicion that she must have

taken the things.

Q How do you know she took the things?

A The next day I missed my hat - The next day I went and searched for the girl.

Q When did you next see your property?

A When the detective had it at the Station House last Saturday. - I recognized my dress.

Q Did the detective tell you where he got the things?

A He told me that he got the girl in Avenue A. in possession of the dress - that is all I know.

Q Did he show you the dress?

A Yes in the ^{Station} House.

Q Did you identify the dress as your property?

A Yes.

Q Did you see the hat since?

~~By the Clerk~~

Q Why do you say the dress is worth fifty dollars?

A I can reckon the material I had some wear out of it.

Q How much could you sell that dress for?

A I could not sell it for \$50-

Q Would you sell it for less than fifty dollars?

A I hardly think I would

Q was it worth fifty dollars?

A Yes.

Q was the hat worth \$50

A Yes

~~By the Clerk~~

Q was this girl employed by you?

A Yes

Q How long?

A Ten days

Q Do you know of any Twister between you ~~father~~ and her?

A No

Q You had no difference with

this girl?

A No sir not a word.

Q This dress was made up by yourself

A Yes to match my ~~hat~~ hat

Q You had worn it?

A Yes

Q How much had you worn it?

A About seven times

Q It was a summer dress?

A Yes sir

Q How much did the material cost?

A About thirty two dollars? the balance of it was for the ~~making~~ making.

Q Have you got the dress?

A No sir

Q Was this money in the pocket?

A No

Q Where did you see the money?

A In a little safe in the closet.

Q When and ~~at~~ where did you see it last?

A In a little safe in the closet.

Q It was not in the dress;

A No; the money belonged to father.

Q When did you see it in the safe?

A A day or two before

By Mr. Krug

Q Did you not state to Mr. Gambrine here that the dress was worth nine dollars?

A No sir.

Q In what capacity was this girl employed?

A Doing housework at eight dollars a month.

Q Did you receive a postal card from her mother telling you to come and get the dress?

A I did receive a postal card.

Q Tell the court what it

A ^{was} It said "my daughter has

not been home since last Friday. It was a note to come up.

Q After receiving that note what did you do?

A I went to the Station House the same day.

By Mike Culland

Q You say the hat costs north five dollars?

A Yes. I bought the materials myself.

Q How many times did you wear it?

A It was made to go with a deer, and I only wore it four or five times.

Thomas J. Hays being duly sworn and examined as a witness for the people before, and says: I am an officer of the 19th Precinct

7 2 (By the Court) state all the

circumstances you know about
the matter, all about this
property;

A Mr. Alexander went to the
station and made complaint
I went up and saw the
defendant.

Q With the dress in her possession?

A She said right away in
my presence that she had
the dress.

Q Did you get the dress?

A Yes.

Q Did complainant identify
the dress?

A Yes.

Q And the money?

A She denied having the
money.

Now examined by Mr. Mc Clelland.

Q Did she make any exple-
nation to you?

A Yes.

Q What was it?

A She said that Mr. Alexander

father took the lock off
 her bed room door, and came
 in at night and threw the
 bed clothes off and when
 she screamed he went
 out, and the next night
 he came in again, and took
 the bed clothes off, and
 pulled her underclothes up
 and she screamed and he
 ran out again. That she was
 frightened; that they owed
 her; that she took the dress;
 that they owed her for her
 work, and she took the
 dress for her pay. I asked
 her if she did not know
 that she had committed
 a larceny. She told me
 no.

Q - when was this larceny
 committed?

A about May,

Q when was the arrest made?

A about June 14, as soon

as I got notice - about
the 11th or 12th I got notice

Learn Alexander recalled by the
the Clarend

Q Do you know of letters that
you have received protesting
against the treatment of this
girl by your father?

A No Sir

Q Did you learn anything about
that?

A No Sir - there was an
anonymous letter

Q when did you get that?

A Saturday morning.

Q when was this girl
arrested?

A Saturday night.

Q where is your father?

A Gone to Niagara Falls.

A Niagara Falls - when was

Q When will he come back?

A - He coming Tuesday

2 This was his money?

A - Yes.

2 ~~He~~ You knew of this arrest

A - Yes

2 When did you give this into the hands of the Detective

A - On Friday.

2 Before that? when the property was taken?

A - About six weeks ago.

2 What is the ~~ex~~ explanation of the delay?

A - Because we was waiting for the Detectives.

2 What Detective

A - Kemp.

2 When did you take it to Kemp?

A - The next day after it was missed.

Emil Gambone being duly sworn
and examined as a witness

for the ^{Defendant} People before and
says: - I live at 178 East
114th St. I am a broker. I
was made acquainted with
the complainant Mrs. Alexander
yesterday

Q Did you have any conversation
with her?

A Yes.

Q In relation to this dress?

A - Yes

Q State what she said as to
the value?

A - I asked her would she
be lenient if she got the
property back. She said
no - I asked if she gets
the dress back? She
said no. The dress is not
fit. I asked her if it was
worth nine dollars. She
said she would not be seen
with the dress on.

54 W. 23481

Miss Nellie L. Galarnear being duly sworn and examined as an expert on the value of the dress in question deposes and says: - I have been in the business of dress making fifteen years. I am familiar with the value of dresses. There are a hundred different kinds. The value depends much on the maker's reputation. A dress made by Worth would cost more than one made by a maker of no reputation.

Q. Be kind enough to examine this dress.

A. It was not a valuable dress when it was made.

Q. What would it cost to replace it?

A. Well, I object to that. The question is what was it worth?

The Court. I will take the answer to both questions?

A. The dress was probably worth fifty dollars when it was new.

Q. Now what is it worth?

A. I do not know - it depends on circumstances. One pawnbroker might give you ten dollars or another twenty -

The court - I shall hold that the dress was worth fifty dollars.

Defendant led to overcome
G. S. \$500 bail.

0725

Police Court

District.

Affidavit—Larceny.

City and County } ss:
of New York,

Lena Alexander

of No. 118 West 99th Street, aged 26 years,
 occupation Dress Maker being duly sworn,
 a alone
 deposes and says, that on the 1st day of May 1891 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 silk and wool
 dress of the value of fifty dollars,
 a hat of the value of five
 dollars, and nine dollars in
 silver, all of the value of
 fifty four dollars

H 64-

the property of Deponent and her father
 and then in her charge

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 Ernestine Freetag now here,
 The defendant was employed by deponent
 as a servant and had access to
 said property and she left the
 house on said date and soon after
 she left the said property was missed.
 Deponent is informed by Detective
 Thomas J. Hayes (now here) that on the
 13th day of June 1891 he arrested the
 defendant at her home No 1566 Broadway
 A. and there found the said dress
 in defendant's possession and the
 defendant then and there admitted
 that she had stolen said property.
 Lena Alexander.

Sworn to before me this

14

day

of

1891

Police Justice.

0726

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas J. Hayes
aged _____ years, occupation Policeman of No. _____

19th Street Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Gen. Alexander
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 14 }
day of June 1899, } Thomas J. Hayes

W. D. Mulvaney
Police Justice.

0727

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer.

Ernestine Freetag

Question. How old are you?

Answer.

17 next August

Question. Where were you born?

Answer.

N. S.

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

Answer.

1366 Avenue A. - 6 months

Question. What is your business or profession?

Answer.

Domestic

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**Mrs Ernestine Freetag*

Taken before me this

*14*day of *June* 1881*H. H. Ingraham*

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.....

committed, and that there is sufficient cause to believe the within named _____
Ernestine J. recter
 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 June 17 1882 W. F. Munroe Police Justice.

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

Dated 11th Feb 1891 W. W. Mahon 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 18 *Police Justice.*

0729

The presiding magistrate
is authorized to hear and
determine this case in my
absence, and to accept bail.

John S. Kelly
Police Justice.

BAILED.

No. 1, by *Bail by Certificate*
Residence *deposited with the* Street.

No. 2, by *City Chamberlain*
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

820
Police Court--- *2* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Lena Alexander
118 West 39th St
Ernestine Freitag

2 _____
3 _____
4 _____

Lancaster
Felony
Offence

Dated *June 14* 188*8*
Kelly Magistrate.

Hager Officer.
19 Precinct.

Witnesses *Cole the officer*
No. *Bail Certificate* Street.
deposited with the City
Chamberlain Street.



No. _____
\$ *500* to answer
1000 *June 17*
June 17

N. Y. General Sessions

The People
against
Ernestina Freckay }

City and County of New York. S.S.

Hallie Glass being duly sworn
deposes and says -

I am a married lady and reside with
my husband, a commercial salesman at
219 East 114th Street.

I have known the defendant and her
mother about ten years.

Both defendant and her mother, from to
these have always borne the highest
character for respectability, honesty, and
propriety.

The defendant was always remarkable
for her good manner, of a quiet disposition,
and a dutiful and affectionate daughter
known to before me

this 14th day of July
1891

Reynold H. Brown

Hallie Glass.

Commissioner of Beeds
this 14th day of July

N. Y. General Sessions

The People

against

Ernestina Freckag }

City and County of New York ss.

Elizabeth Freckag being duly sworn
deposes and says.

I am the mother of Ernestina Freckag the
defendant herein.

At I am a widow woman earning my
living by washing and ironing.

My daughter is but 16 years of age.
and was never arrested or charged with
any crime in her life.

She was always a good affectionate
honest girl - and has never given me the
least trouble or cause for anxiety prior to this
occasion.

She always prior to going to service with
Mr Alexander, aided me in my work residing
at home with me.

I earnestly pray the Court to exercise
clemency in this case, and I feel sure that
my daughter will grow up a good girl.

0732

under my care.

My husband who was a cigar
maker died seven years ago, and ~~now~~
I have supported ~~myself and~~ ~~my~~
children aged 15 and 9 years respectively
from before me this
14th day of July 1891.
Reynold H. Duman } her
Commissioner of Beeds } Lizzie & Fredag
New York City County. } mark

N. Y. General Sessions

The People
 against
 Ernestina Heelag. }
 Broken.

Allyand County of New York.

Emil Gumbinner being duly sworn
 deposes and says.

I live at 178 East 114th and am a
 Broken.

I have known the defendant and
 her mother about 12 years.

Defendant's mother is a most estimable
 hard working woman bearing a high
 character for honesty and industry.

Her daughter the defendant is one of three
 nice intelligent children, well behaved and
 well cared for, and always prone to this
 for the highest character for honesty,
 dutifulness and propriety.

Sworn to before me
 this 14th day of July

1891

Signed and sworn to by Emil Gumbinner

Emmanuel Beeds
 New York City Family

0734

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss.:

..... being duly
sworn, says that he resides at No. Street, in the City of
New York; that he is years of age; that on the day of
1890, at Number in the City of
New York, he served the within on
the by leaving a copy thereof with

Sworn to before me this
day of

1890. }

H. H. General Sessions

The People vs

Plaintiff,

against

Medina Freck

Defendant.

*Applicant's oath
Character*

HOWE & HUMMEL,

Attorneys for defendant.

87 & 89 CENTRE ST., New York City.

Due and timely service of copy of the within

hereby admitted

this day of

1890.

Attorney.

To

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Ernestine Freetag

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse *Ernestine Freetag*

of the CRIME OF GRAND LARCENY in the *second* degree committed as follows:

The said *Ernestine Freetag*

late of the City of New York, in the County of New York aforesaid, on the
day of *May* - *first* in the year of our Lord one thousand eight hundred and
ninety - *one*, at the City and County aforesaid, with force and arms,

*one dress of the value of fifty
dollars, one hat of the value of
five dollars, and divers silver coins
of a number and denomination to the
Grand Jury aforesaid unknown, of
the value of nine dollars*

of the goods, chattels and personal property of one *Lena Alexander*

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.

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

Ernestine Freetag

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

The said *Ernestine Freetag*

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

one dress of the value of fifty dollars, one hat of the value of five dollars, and divers silver coins, of a number and denomination to the Grand Jury aforesaid unknown, of the value of nine dollars

of the goods, chattels and personal property of one

Lena Alexander

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

Lena Alexander

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

Ernestine Freetag

then and there well knowing the said goods, chattels and personal property to have been feloniously stolen, taken and carried away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.