

BOX:

43

FOLDER:

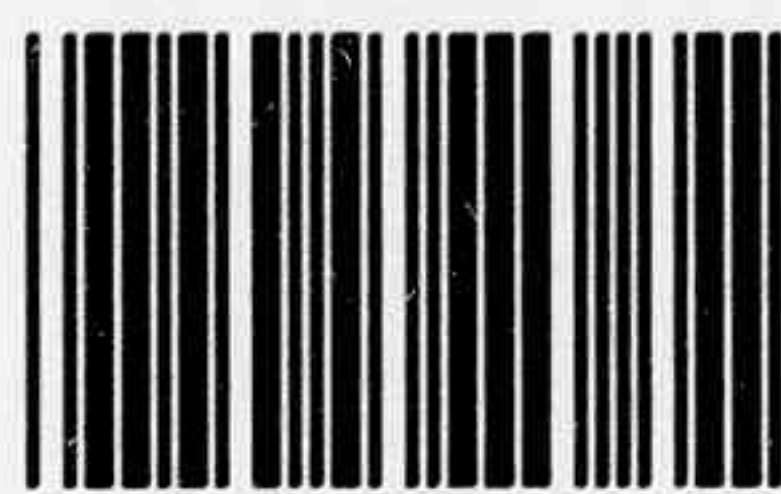
513

DESCRIPTION:

Smith, Charles

DATE:

07/15/81



513

BOX:

43

FOLDER:

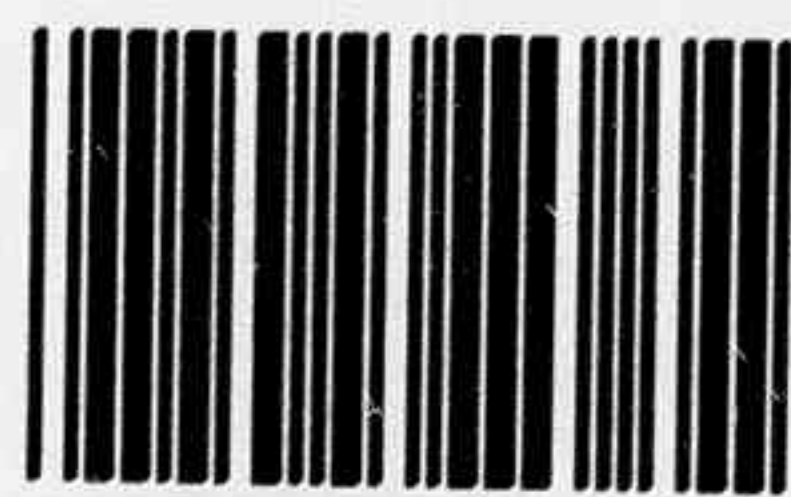
513

DESCRIPTION:

Doe, John

DATE:

07/15/81



513

Counsel, *A. H. K.*

Filed 15 day

1881

Pleads,

Not guilty

THE PEOPLE

vs.

Charles Swette

John Doe

Larceny.

Indictment -

David S. Rollie
BENJ. K. PHELPS

District Attorney.

A True Bill.

Allen D. Apgar

Aug. 19- 1881

Foreman.

No. 1. discharged by the Court

Thurs. day

I have examined the
evidence in this case
and have seen the
witnesses personally.

I am fully satisfied
from such investigation
that there is no
evidence upon which
this apth. can be
successfully proven.
It sh^d be decided
in his own favor.
Aug. 19. 1881

Allen D. Apgar
Sub.

330 BOWERY, COR. BOND ST.



No. 824

New York August 21 1891

(German Exchange Bank)

330 BOWERY, COR. BOND ST.

Pay to the order of

Two Hundred Eighty five

Dollars

\$ 285.00

WATER, MERKEL & OTTMANN, LITH. 21-23 WARREN ST. N.Y.

Samuel Taylor

Wm. Willd
M. A. 18

New York, June 22 1881

Wm Levy 38.2 Dls



to Jacob L Kahn

SEGARS, TOBACCO, PIPES &c.

TERMS CASH.

No. 90 E. HOUSTON STREET, One Door East of Bowery.

1000	•	Lotey Club cigars	✓	8000.	8000.
500	•	Brighton	✓	7000.	3500
100	+	do	✓	6000.	3000
1000	+	Capaducas	✓	3300.	3300
1000	+	Brown's Rays	✓	3000.	3000
1000	+	Burns	✓	6300.	6300
1000	+	Palms	✓	7000.	7000
500	+	Royal Owls	✓	9000.	4500
1000	+	Cigarettes	✓	550	1100
1000	+	do	✓	1100	1100

Recd for Cash 5%
Wm Levy

408.00
20.40
\$387.60

94 & 96 West Broadway @ 127 & 129 Franklin St.

New-York, June 16 1881

Mr Henry Shaffer Syracuse NY

ROBERT C. BROWN,
GARDNER B. CHARLICK.

Bought of R. C. Brown & Co.

NEW YORK
DISTRIBUTING AGENTS OF

Straiton & Storm's
Segars.

PROPRIETORS OF
IMPERIAL SEGAR FACTORY.

TERMS CASH.

All Bills past due subject to SIGHT DRAFT with Exchange on New York. Agents are not authorized to collect.

1000	Cafaduna Rena	33	33 00	
1000	Brown's Box 16 1/2	30	30 00	
1000	Robt Burns Reg Lon	63	63 00	
1000	Bahn Inf Fact	70	70 00	
500	Royal Owl P alped	90	45 00	241 00
1000	Royal Owl Cig	11	11 00	
2000	Owl Cig 202	550	11 00	22 00

am &

City & County of New York.

94 & 96 West Broadway
Robert C. Brown, being duly
sworn deposes and says that
that on the 16th day of
June 1881 in the City & County
of New York the firm of R. C.
Brown & Co of which deponent
is a member was cheated &
defrauded out of ~~seven~~ ^{four} thousand
five hundred cigars, of the value
of \$263.00 by a person whose
name is unknown to deponent
by means of said person repres-

enting himself to be ^{in New York City} Henry
Shaffer of Syracuse and by the acts
of said person who is about
5 feet 7 inches high, dark hair
complexion & side whiskers, and
weighing about 155 pounds.

Came to deponent's place of business
on the 16th inst
and personated Henry Shaffer
of Syracuse N.Y. and represented
himself to be said Shaffer & did
under such assumed name

buy from deponent's firm 4500 cigars
& 2000 Cigarettes
for the sum of \$263.00 & directed

the shipment of said cigars by the
American Express Company to Henry
Shaffer, Syracuse N.Y. said cigars
to be paid for after delivery to Shaffer.

That deponent making enquiry
of Dunn Barlow & Co's Mercantile
Agency ascertained that there
was a Henry Shaper doing
business as a grocer in Syracuse
and that he was in good
standing, as to integrity &
responsibility, and thereupon
deponent's firm did ship said
to ~~Henry Shaper~~ ^{Americans} ~~regard~~ by ~~Adams~~ express company
to Syracuse.

Deponent says that ~~there~~
he is informed that the Henry
Shaper referred to by Dunn
Barlow & Co is a grocer
doing business at the corner
of Gertrude, Hawley & Howard
Streets, in Syracuse.

Deponent says that he is
further informed that two
or three weeks since the
person now here and who
informed Officer Winberg that
his name was Charly Smith
went to Syracuse, and opened
a store at No 4 Walton Street
and commenced fitting it up
by putting in shelves & painting

the inside of the premises, & he claimed & pretended that his name was Henry Shafer and while there sought the acquaintance of the employees of the American Express Company & gave them to understand that his name was Henry Shafer & that his place of business was at No 4 Walter Street,

Dependent says that he is informed that when said Legan ^{& Hazeltine} arrived at Syracuse to visit on the 17th June inst the said person who in Syracuse pretended that his name was Henry Shafer came to the wagon of said Express & enquired of the driver if he had a box for him and examined the box then on the wagon addressed to H. Shafer, and informed the driver that it was for him ^{and that he would receive it at 4 Walter St}. That said box (containing the afresaw Legan Hazeltine

was taken to No 4 Walton
street and there said
Charles Smith
received it and gave
to said Express Co a receipt
for said box signing the name
of J. H. Shaper to said receipt

Deponent is informed that
said Legars were sent back
to the City of New York by said
Charles Smith

and were taken soon after
they were received in said
City to the Store of Jacob L Kahn
No 90 East Houston Street and
deponent has seen a part of
said Legars, ^{to Legars} at said Kahn's
Store, viz 3900 Legars, 2880 Agauts

Deponent says that
said Kahn pretended at first
that he had purchased said
Legars ^{by Smith} of one S Levy and
had paid him ^{for them} in ^{the other Legars}
currency ^{to the amount of} \$387.60 and afterwards
when a check was found on
the person of Smith
signed by Jacob L Kahn for

\$285³⁰ he pretended & claimed
that it was for the purchase
of the Cigarettes Segars of Lery.
Deponent says that \$285⁰⁰
is very much less than the
actual value of the Segars
& cigarettes covered by the bill taken
from Lery by Kahn. At least
\$370 less than the Segars
& cigarettes are worth in this market
n

Deponent charges that
the person whose name is
unknown to deponent & who
purchased said Segars on
the 16th June 1881 from deponent
& his copartner, and the person
who received said Segars at
Lyraene giving his name as
Henry Shafer also who of gives
his name as Charles Smith
~~Kahn is the person who~~
~~received the Segars~~
~~and who is the person~~
~~who did unlawfully~~
conspire, conspire and agree
together ^{by false pretence} to cheat and defraud
this deponent & his copartner
out of their property and to

obtain the aforesaid property
and this deponent and his
associates has been by
means of such conspiracy
and combination ^{been} cheated
& defrauded out of \$263⁰⁰
the value of said ~~7500~~ cigars,
cigarettes.

Sworn before me this Robert C Brown
25th day of June 1881
R. C. Brown
Police Justice

State and County of New York }
City of New York } S.S.

Ortland H. Lazier of Syracuse in
the State of New York where present residing at
65 Broadway New York City being duly sworn
deposes and says that on the 17th day of June 1881
while in the performance of his duty as Express-man
of the ~~Amherst~~ ^{in Syracuse} Express Company, the accused
Charles Smith, came to deponent's wagon and
asked if deponent had a box for Henry Shaper, and
when deponent answered in the affirmative
the said Charles Smith then said looking at the
box - the goods are mine. How soon can you
deliver them? Deponent replied in ten minutes,
thereupon then said, you know where

my store is, at N^o 4 Walton street. I deponent
reply in the affirmative. Deponent within
the time stated delivered the box marked
Henry Shaper at N^o 4 Walton street.
And the said Charles Smith ^{again} then and
there signed in the Delivery ^{Receipt} Book of the
American Express Company (here shown) the
name of H. Shaper ^{to a receipt for goods sent}. And the said Charles
Smith, paid to the deponent the charges
upon the said box to wit: the sum of
two dollars and five cents being freight
^{by express from New York}
Sworn before me this
25th day of June 1881. Constant A. Loring
B. W. R. V. R. V. R.
Police Justice

City and County of
New York ss

Joseph Weinberg of the Central Office
Police being duly sworn says That
on the 23 day of June 1881 he arrested
in the City of New York the person
now here who is referred to in the
annexed affidavit of Courtland H
Lazier and said person admitted ^{and}
stated to deponent that his name
was Charles Smith. Deponent found
in said Smith when arrested the
check annexed signed Jacob L Kohn

Sworn to before me *Joseph Weinberg*

This 25 day of June 1881

B W Welch Police Justice

Police Court—Second District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry Shafer

being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him states as follows, viz.:

Question.—What is your name?

Answer.—*Henry Shafer*

Question.—How old are you?

Answer.—*32*

Question.—Where were you born?

Answer.—*Germany*

Question.—Where do you live?

Answer.—*New York City*

Question.—What is your occupation?

Answer.—*General Dealer*

Question.—Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.—*I am not guilty*

Henry Shafer

Taken before me, this

25

day of *June*

1881

Police Justice.

1214

Judge Court—Second District.

THE PEOPLE, &C.,
ON THE COMPLAINT OF

Robert C. Brown &
Burton H. Leggett vs.
Charles Smith

Offence, Conspiracy

Dated June 24 1881

B. H. Busby Magistrate

Mining

Officer.

Central office

Witnesses,
Office Ainsworth & Co.
Sycamore, with receipt
Jacob S. Kalm
90 East Houston St.
Henry Sheffer, owner of
the Gertrude & Hawley
Street.
Officer Weinberg

Street.

to answer Committed.

Robert C. Brown &
Burton H. Leggett vs.
Charles Smith

here is copy

Mr. E. Salomon were
cheated out of 10,000
dollars in the 17th
year by the same
scheme. The Regan
was forwarded by
D. L. & W. R. Co. to
Sydney.

Henry Adler of firm
of Mr. E. Salomon
85 Maiden Lane
can swear to the
sale - Warren D.
Cary with Delaware
Laekawann & Western
Rail Road Co. at
Sycamore. My can
swear to the delivery.

Court of General Sessions of the Peace,

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE

against

Charles Smith

For

False Pretences

To Hon.

Daniel G. Rollins

District Attorney of the City and County of New York:

SIR—

Please take notice, that a motion will be made for the discharge of the above named prisoner *Charles Smith* (who is now imprisoned in the New York City Prison, on a charge of *False Pretences* having been committed to said City Prison, by Justice *Ripley* on the *25th* day of *June* 1881,) before the Honorable *Frederick Smyth* one of the Justices of said Court of General Sessions, at the opening of said Court of General Sessions, on the *19th* day of *August* 1881 on the ground that more than two terms of said Court of General Sessions have elapsed since the committal of the said *Charles Smith*, and that he has not been brought to trial for the offense for which he is so committed and detained.

DATED, this

18th

day of

August

1881.

Yours, respectfully,

HOWE & HUMMEL,

Of Counsel for said

Smith

General Sessions, N. D.

THE PEOPLE,

vs.

Charles Smith

(Copy)

Notice of Motion for discharge
of Prisoner.

HOWE & HUMMEL,
Of Counsel,
87 & 89 Centre Street
N. Y. City.

To
Sam'l. G. Rollins Esq.
Dist. Atty. &c.

CITY AND COUNTY } ss.
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

Charles Smith and ~~a certain person to the jurors~~
~~aforsaid unknown but who is here designated as~~
John Dalloch,

late of the First Ward 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 ~~seventy-eight~~ *eighty-one*, at the Ward, City, and County
aforesaid, with force and arms, on the day and year last aforesaid, with intent
feloniously to cheat and defraud ~~and~~ *Robert B. Brown and Gardner B. Brown*
Charles who were then and there carrying on business under
the firm name and style of R. B. Brown and Company.

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to the said *Robert B. Brown and Gardner B.*

Charles so carrying on business under the as aforesaid.
That he, the said *Charles Smith* was then and there a certain
Henry Shafer of the City of *Syracuse* in the County of *Onondaga* and
in the State of *New York*.

That he, the said *Charles Smith* was then and there
a certain *Henry Shafer* who was then and there
carrying on business in the said City of *Syracuse*
in the County and State last aforesaid.

And the said *Robert C. Brown and Gardner B. Charlick*

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

Charles Smith and John Doe
and being deceived thereby, was induced, by reason of false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said *Charles Smith*, four thousand five hundred cigars and three thousand cigarettes of the value of Two hundred and sixty-three dollars.

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said *Robert C. Brown and Gardner B. Charlick* and the said *Charles Smith* did then and there designedly receive and obtain the said four thousand five hundred cigars and three thousand cigarettes of the value of Two hundred and sixty-three dollars.

of the said *Robert C. Brown and Gardner B. Charlick*

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

Robert C. Brown and Gardner B. Charlick by means of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said

Robert C. Brown and Gardner B. Charlick
of the same.

~~And~~ Whereas, in truth and in fact, ^{he} the said Charles Smith was not then and there the said Henry Shafer of the City of Syracuse in the County and State last aforesaid: and

Whereas in truth and in fact, ^{he} the said Charles Smith was not then and there the said Henry Shafer who was then and there carrying on business in the said City of Syracuse in the County and State aforesaid.

And Whereas, in fact and in truth, the pretences and representations so made as aforesaid, by ^{them} the said Charles Smith and John Doe to the said Robert B. Brown and Gardner B. Charlick was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth, ^{they} the said Charles Smith and John Doe well knew the said pretences and representations so by ^{them} made as aforesaid to the said Robert B. Brown and Gardner B. Charlick to be utterly false and untrue at the time of making the same.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that ^{they} the said Charles Smith and John Doe by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City, and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said Robert B. Brown and Gardner B. Charlick, the said four thousand five hundred cigars and three thousand cigarettes of the value of two hundred and sixty-three dollars

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

Robert B. Brown and Gardner B. Charlick with intent feloniously to cheat and defraud ^{them} of the same, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

~~DANIEL C. COLLINS,~~

~~BENJ. K. PHELPS, District Attorney.~~

~~CITY AND COUNTY~~
~~OF NEW YORK,~~

and ^{*aforesaid*} THE JURORS ~~OF THE PEOPLE OF THE STATE OF NEW YORK,~~
~~in and for the body of the City and County of New York,~~
upon their Oath, ~~present~~ *aforesaid* ^{*to further present*}

That *the* said Charles Smith and John
Doe each

to wit late of the First Ward of the City of New York, in the County of New York aforesaid, *aforesaid*
on the *said* ~~sixteenth~~ day of *June* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty one* at the Ward, City and County
aforesaid, with force and arms

forty five hundred cigars of the value of
~~five~~ cents each

three thousand and cigarette of the value of
one cent each

of the goods, chattels and personal property of ~~one~~ *the* said Robert
C. Brown and Gardner B. Charlick

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

David S. Rollins
BENJ. K. PHELPS, District Attorney.

BOX:

43

FOLDER:

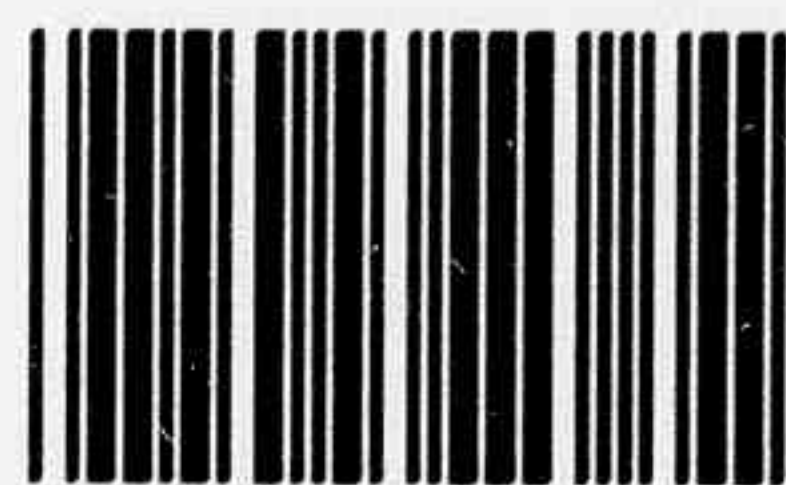
513

DESCRIPTION:

Smith, Charles

DATE:

07/07/81



513

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Smith being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to answer, or not, all or any questions put to him, states as follows, viz.:

Question.—What is your name?

Answer.—

John Smith

Question.—How old are you?

Answer.—

Nineteen

Question.—Where were you born?

Answer.—

Germany

Question.—Where do you live?

Answer.—

116 Chrystie

Question.—What is your occupation?

Answer.—

Machinist by trade

Question.—Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.—

I am not guilty

John Smith

Taken before me, this

day of

1887

Justice.

DISTRICT POLICE COURT—

AFFIDAVIT—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss.

of No. 8 Bright

Street.

Christian Bickel
Jersey Citybeing duly sworn, deposes and says, that on the 24th day of July 1887
at the in the night time in the City of New York,in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, and from his person
the following property, viz.:One silver watch of the value of
Twenty dollars

the property of

Deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by John Smith (now here) for thereason that deponent felt said Smith when
he took the said watch from his vest pocket
the vest being at the time upon his person
and deponent is informed by officer John Wade
of the 10th Precinct that he arrested said Smith
with his watch in his possession and deponent has
seen said watch and identified it as his
property.

Christian Bickel

Sworn before me this
24th day of July
1887
at New York
County Justice.

John Wade an officer of the 10th Precinct Police being
duly sworn says that on the night of July ~~4~~ 15 1881
he arrested John Smith the within named defendant
and found in his possession a silver watch which
has since been identified by Christian Bickel
as his property and which had been stolen from
his person.

Sworn to before me

this 5th day of July 1881

John Wade

Solomon Smith

Police Justice

679
DISTRICT POLICE COURT.

THE PEOPLE, &c.

ON THE COMPLAINT OF

Christian Bickel
8 Bright St Jersey City

John Smith

DATED

July 5th 1881.

MAGISTRATE.

Smith

Wade

OFFICER 10

WITNESSES:

Christian Bickel

Christian Bickel
8 Bright St. Jersey City



DISPOSITION

15000 Club

Over

AFFIDAVIT - Larceny - from Person

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That *John Smith*

late of the First 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 *one* at the Ward, City, and County aforesaid,
with force and arms

One watch of the value of twenty dollars.

of the goods, chattels, and personal property of one *Christian Bickel*
on the person of said *Christian Bickel* then and there being found,
from the person of said *Christian Bickel* 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.

~~DANIEL C. ROLLINS,~~

~~DENJ. R. PHELPS, District Attorney.~~

BOX:

43

FOLDER:

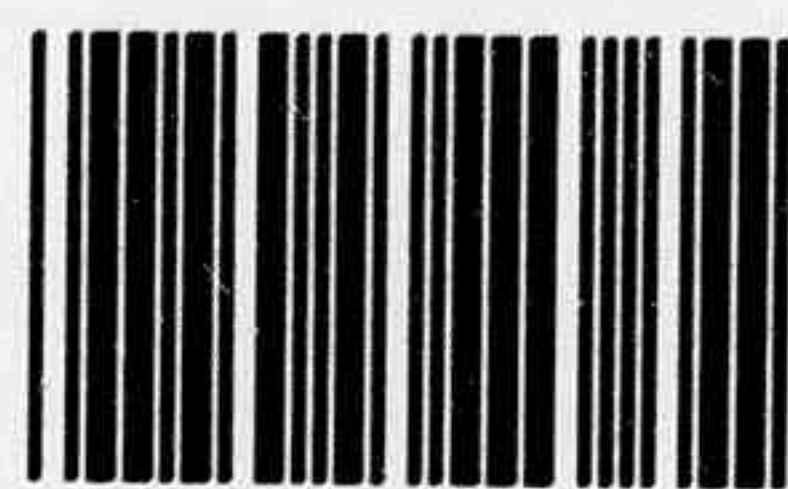
513

DESCRIPTION:

Somerville, John

DATE:

07/11/81



513

BOX:

43

FOLDER:

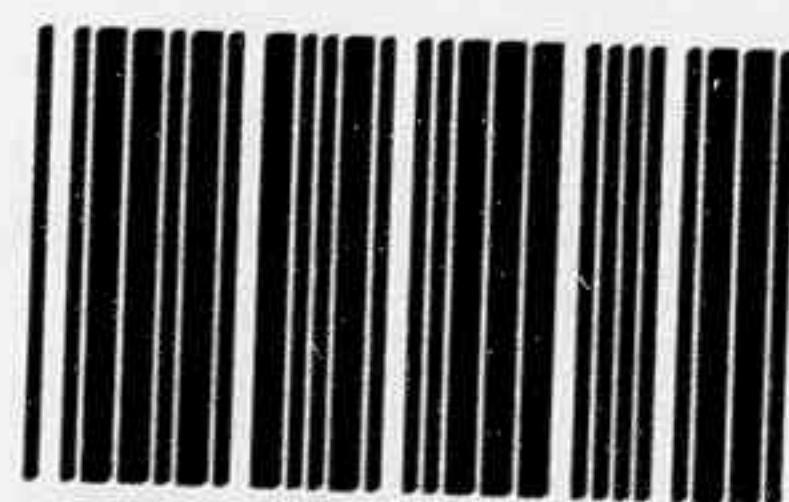
513

DESCRIPTION:

Scully, James

DATE:

07/11/81



513

63

Counsel

Filed 11 day of July 1881

Pleads

vs.
THE PEOPLE
INDICTMENT.
Larceny of Money, &c., from the person in the night time.
John Somerville.
James Sealey.

DANIEL C ROLLINS, A

District Attorney.

A True Bill.

Alfred S. Apgar
July 12, 1881. Foreman.

Wm. C. P. Loper

Each \$10/3 year.

63

Counsel

Filed 11 day of

July

1881

Pleads

THE PEOPLE

vs.

John Somerville.

James Scully.

DANIEL C ROLLINS, D.

District Attorney.

A True Bill.

Allen S. Apgar

July 12, 1881. Foreman.

Geo. W. Allen
James C. Loper

Each \$1000 per year.

INDICTMENT.
Larceny of Money, &c., from the person
in the night time, &c.

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

Police Court, First District.

Lawrence O. Neil
 of No. *19 Albany* Street being duly sworn, deposes
 and says, that on the *27th* day of *June* 1881.

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
 away from the possession of deponent, *and from the person of*

deponent /
One Leather Purse containing
 the following property, viz: *Good and lawful money*
of the issue of the United States
Government consisting of notes & bills,
silver and nickel coins of various
denominations and values and amounting
in all to the sum and

of the value of *Seven $\frac{50}{100}$* Dollars,

the property of *this 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 *John Somerville*

and James Scully (both now here)
for the reasons following, to wit: That
on the morning of the said day deponent
was sitting on a bench on the corner of
Washington and Liberty Streets and while
sitting there deponent went to sleep;
and that deponent was afterwards in-
formed by officer Charles Parke
that he saw the said Somerville
and Scully put their hands in
deponent's pocket and took therefrom
something and looked at it and
then Somerville placed it in

Sworn to before me, this

10

day

Police Justice

his own pocket and that he, said
officer, arrested said Commerville
and Scully and upon examination
of said Commerville he found upon
his person, ^a ~~and~~ leather ~~purse~~,
which said purse is now ^{by deponent} here
shown and fully identified, ^{as}
his personal property and which
was contained in the left side
pocket of the pantaloons worn on
the person of deponent as a part
of his bodily clothing when deponent
went to sleep as aforesaid.

Sworn to before me this
27th day of June 1881 } Lawrence O'Neil
Charles H. Hannon
Police Justice.

City and County
of New York } ss:-

Charles Parke an
officer attached to the 27th Police Precinct
being duly sworn deposes and says that
he has heard read the foregoing affidavit
of Lawrence O'Neil, and so much
thereof as relates to deponent is true
of his own knowledge.

Sworn to before me this
27th day of June 1881 } Charles Parke
Chas. H. Hannon
Police Justice.

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY
OF NEW YORK. } ss.

John Somerville being duly examined before the undersigned,
according to law, on the annexed charge, and being informed that he was at liberty
to refuse to answer any question that may be put to him states as follows, viz:

Question. What is your name?

Answer.

John Somerville

Question. How old are you?

Answer.

Seventeen years of age.

Question. Where were you born?

Answer.

New York

Question. Where do you live?

Answer.

N^o 50 West street

Question. What is your occupation?

Answer.

Driver

Question. Have you anything to say, and if so, what—relative to the charge here
preferred against you?

Answer.

I am guilty.

John Somerville

Taken before me, this

27th day of June 1881

POLICE JUSTICE.

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Scully being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to refuse to answer any question that may be put to him states as follows, viz:

Question. What is your name?

Answer.

Question. How old are you?

Answer,

Question. Where were you born?

Answer.

Question. Where do you live?

Answer

Question. What is your occupation?

Answer.

Question. Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.

*I am not guilty of
the charge*
James Scully

Taken before me, this

27th day of June

1891

John J. McNeill
Police Justice.

Police Court—First District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

COUNSEL FOR COMPLAINANT.

Name, _____
Address, _____

COUNSEL FOR DEFENDANT.

Name, _____
Address, _____

James O. Nail
19 Albany St.
RECEIVED
JAN 27 1891
JAMES O. NAIL
ATTORNEY

3 _____
4 _____
5 _____
6 _____

Dated June 27, 1891

Wm. H. Plummer Magistrate.

Paul H. Officer.
27 Clerk.

Witness:
Charles Parker
27 Police Precinct.

\$ 1000 to answer
at Sessions
Received at Dist. Atty's office

BAILED:

No. 1, by _____

Residence, _____

No. 2, by _____

Residence, _____

No. 3, by _____

Residence, _____

No. 4, by _____

Residence, _____

No. 5, by _____

Residence, _____

No. 6, by _____

Residence, _____

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present:

That *John Somerville and James Scully each*

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *twenty-seventh* day of *June* in the year of our Lord one thousand eight hundred and eighty *one* at the Ward, City and County aforesaid, with force and arms, in the night time of said day, three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each: three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each: twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each: thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each: fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

of the goods, chattels, and personal property of one *Lawrence O'Neil* on
the person of the said *Lawrence O'Neil* then and there being found,
from the person of the said *Lawrence O'Neil* 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.

DANIEL C. ROLLINS,
DENI R. PHILLIPS, District Attorney,

DENI R. PHILLIPS, District Attorney

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

John Somerville and James Scully each

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,

\$750/100
~~and arms~~, three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each: three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each: twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each: thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each: fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

One purse of the value of fifty cents.

of the goods, chattels, and personal property of the said

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously, stolen ~~of the said~~ *taken and carried away from the said*

Lawrence O'Neil
unlawfully, unjustly, ~~and for the sake of wicked gain~~, did feloniously receive and have (the said

John Somerville and James Scully
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~~ *taken and carried away* People of the State of New York and their dignity.

DANIEL C. ROLLINS,
BENT K. PHELPS, District Attorney

BOX:

43

FOLDER:

513

DESCRIPTION:

Sperling, George

DATE:

07/13/81



513

82

Counsel,
Filed 13 day of July 1881
Pleads

THE PEOPLE

vs.

Larceny, and Receiving Stolen Goods.

George Sperring

DANIEL C ROLLINS,

~~BENJ K PHELPS,~~

District Attorney.

A True Bill.

Allegan P. Argos

July 14. 1881. Foreman.

Plenty G. L.

L.P. 2 year.

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

George A. Sperling being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer. *George A. Sperling.*

Question. How old are you?

Answer. *Nineteen years old.*

Question. Where were you born?

Answer. *In New York.*

Question. Where do you live?

Answer. *4th Street*

Question. What is your occupation?

Answer. *I work in a liquor store.*

Question. Have you anything to say, and if so what,—relative to the charge here preferred against you?

Answer. *I was a little intoxicated when I took the watch.*

George Sperling

Taken before me this

day of

July 1887.

Police Justice.

District Police Court—

CITY AND COUNTY }
OF NEW YORK, } ss.

of No. 769-6 Avenue Street,
being duly sworn, deposeth and saith, that on the
at the
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent,

William Mettenheimer

5 day of July 1887
Ward of the City of New York,

the following property viz.:

One gold watch of the value
of Fifty Dollars.

the property of

Deponent

, and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen and carried away by George H. Sperling now

present. who admitted stealing and
passing said watch, and returned
the ticket for the same to the officer
in presence of deponent.

W. Mettenheimer

Sworn before me this

5 day of July 1887

POLICE JUSTICE.

689

DISTRICT POLICE COURT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William Mettenheimer
769 6th Ave

VS.

George H. Speckling
DATED *6 July* 188*7*

M. MAGISTRATE.

OFFICER.

WITNESSES:

Pl. G. S. S.P. 2400



1000 to 1000
1000

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

George Sperling

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

*One watch of the value of fifty
dollars*

of the goods, chattels, and personal property of one

William Mettenheimer

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

And the Jurors aforesaid, upon their oath aforesaid, do further present
That the said

George Sperling

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,

One watch of the value of fifty
dollars

of the goods, chattels, and personal property of the said

William Mettenheimer

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

William Mettenheimer

unlawfully, unjustly, ~~and for the sake of wicked gain~~, did feloniously receive and have (the said

George Sperling

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.

DANIEL G. ROLLINS,

BENJ. K. PHELPS, District Attorney.

BOX:

43

FOLDER:

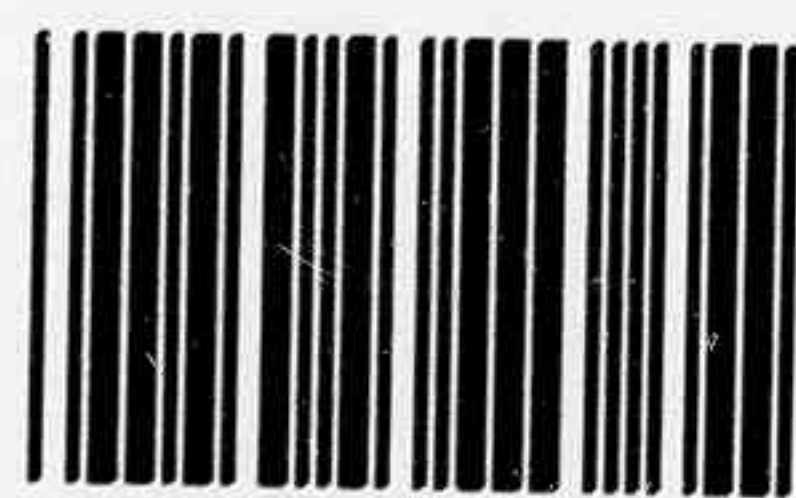
513

DESCRIPTION:

Stone, Isaac

DATE:

07/13/81



513

August 90

H.C.

Filed 13 day of July 1881
Pleads Not guilty (14)

THE PEOPLE

vs.

P

Isaac Stone

Felonious Assault and Battery.

Daniel G. Rollins
BENJ. K. PHELPS,

District Attorney.

✓
A True Bill.

Allen D. Argan

Foreman.

Aug 2 1881.

True & Verified.

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Isaac Stone being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was
at liberty to answer, or not, all or any questions put to him ^{he} states as follows, viz.:

Question.—What is your name?

Answer.—Isaac Stone

Question.—How old are you?

Answer.—Twenty six years

Question.—Where were you born?

Answer.—Palau

Question.—Where do you live?

Answer.—34 Eldridge

Question.—What is your occupation?

Answer.—Sailor

Question.—Have you anything to say, and if so, what—relative to the
charge here preferred against you?

Answer.—I did not strike
him with anything and
I did not have any knife
in my hand at any time
Isaac Stone
ma

Taken before me, this

day of

July

1881

Police Justice.

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

To any Constable 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 Morris Silverstein

9 Henry St of No. 34 Eldridge
that on the 4th day of July

Street,

188 /

Isaac Stone and feloniously
he was violently Assaulted and Beaten by Isaac Stone

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint. and in the mean time to keep the peace, &c.

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Constables and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the POLICE COURT, in the said City, or before some other Police Justice, in and for the said City, to answer the said charge, and to be dealt with according to law.

Given under my hand and seal this Fifth day of June 188 /

Solomon Smith

POLICE JUSTICE



Recorded

188

Returned

188

Police Court—Third District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Warrant - A. & B.

Dated

July 5th 1881

Smith Magistrate.

Kuman Officer.

Defendant

taken and brought before Justice

as within commanded

Disposition,

REMARKS.

Time of Arrest

July 5th 1881

Native of

Poleau

Age,

26

Sex,

24. Eldredge Jr

Complexion,

Color,

Profession,

Married,

Single,

Read,

Write

Police Court—Third District.

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, }

ss.

Morris Silverstein

of No.

34 Eldridge

Street

being duly sworn, deposes and says, that
on *Sunday* the *Third* day of *July*
in the year 18*91* at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

*Isaac Stone who cut him in the
mouth and upper lip with a knife
which he then held in his hand*with the felonious intent to take the life of deponent, or do him bodily harm; and without
any justification on the part of the said assailant :Wherefore this deponent prays that the said assailant may be apprehended and
bound to answer for the above assault, &c., and be dealt with according to law.Sworn before me, this *Fifth* day
of *July* 18*91* }*Solomon Smith**Morris Silverstein*

Police Justice.

Police Court—Third District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Morris Silverstein
~~James B. Silverstein~~
~~James B. Silverstein~~

Isaac Stone

Affidavit A. & B.
FELONIOUS.

Dated July 5th 1887

Smuk. Magistrate.

Officer.

WITNESS:

Complainant failed
by Henry Kaine
24/1/1887

C. N. N.



500-1887

Sealed by B.T.

CITY AND COUNTY } ss
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That Isaac Stone

late of the City of New York, in the County of New York, aforesaid, on the
third day of July in the year of our Lord
one thousand eight hundred and eighty one with force and arms, at the City and
County aforesaid, in and upon the body of Morris Silverstein
in the peace of the said people then and there being, feloniously did make an assault
and him the said Morris Silverstein
with a certain knife
which the said Isaac Stone

in his right hand then and there had and held, the same being a deadly and
dangerous weapon, willfully and feloniously did beat, strike, stab, cut, and wound
with intent him the said Morris Silverstein
then and there, feloniously and willfully to kill, 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 Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, the said Isaac Stone Morris Silverstein
with force and arms, in and upon the body of the said Morris Silverstein
then and there being, willfully and feloniously did make an
assault and him the said Morris Silverstein
with a certain knife which the said Isaac Stone
in his right hand, then and there
had and held, the same being then and there a sharp, dangerous weapon, willfully
and feloniously, and without justifiable ^{or} excusable cause, did then and there beat,
strike, stab, cut, and wound, with intent to then and there willfully and feloniously
do bodily harm unto him the said Morris Silverstein
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 Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-
said, the said Isaac Stone

with force and arms, in and upon the body of Morris Silverstein
in the peace of the said people then and there being, feloniously, did make another
assault and him the said Morris Silverstein
with a certain knife
which the said Isaac Stone

in his right
hand then and there had and held, willfully and feloniously did beat, strike, stab, cut,
and wound, the same being such means and force as was likely to produce the death
of him the said Morris Silverstein with intent him the

said *Morris Silverstein* then and there feloniously and willfully to kill, 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.

FOURTH COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said *Isaac Stone*

with force and arms, in and upon the body of the said *Morris Silverstein* then and there being, willfully and feloniously, did make another assault and the said *Morris Silverstein* with a certain *knife* which the said *Isaac Stone*

in *his* right hand then and there had and held, the same being then and there a deadly weapon, willfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there willfully and feloniously maim *him* the said *Morris Silverstein* 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.

Daniel G. Rollins

BENJ. K. PHELPS, District Attorney.

A True Bill.

District Attorney.

Daniel G. Rollins
BENJ. K. PHELPS,

Isaac Stone

vs.

THE PEOPLE

I

Felonious Assault and Battery.

Filed 13 day of July 1881
Pleads *Insanity (N)*

H.C.

August 90

Allen D. Morgan
Foreman.

Aug 2 1881.

James H. G. [illegible]

BOX:

43

FOLDER:

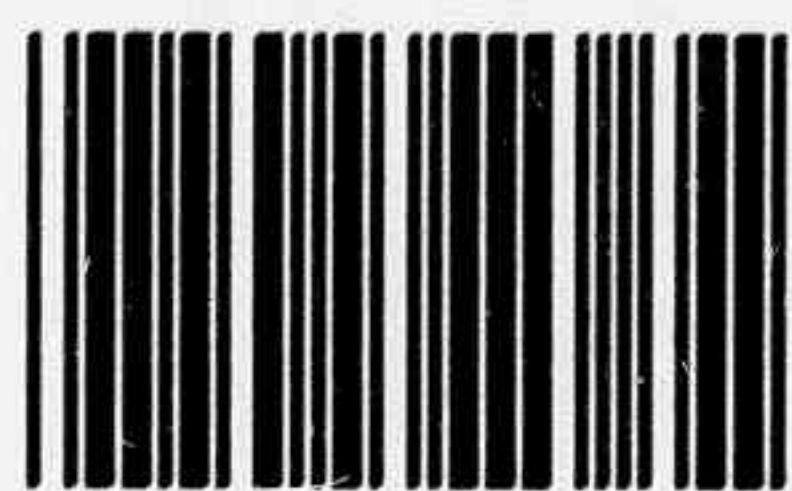
513

DESCRIPTION:

Stroeh, Frederick

DATE:

07/15/81



513

27

Counsel,
Filed 15 day of July 1881
Pleads

THE PEOPLE

vs.

Larceny, and Receiving Stolen Goods.

Fredricka Stroh

DANIEL C. ROLLINS,

BENJ. K. PHELPS,

District Attorney.

A True Bill.

Alexander S. Apgar

Foreman.

July 15. 1881.

James G. L.

Emir R.

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

Form 112.

Police Court—First District.

of No. Paul Strobel Street, being duly sworn, deposes

and says, that on the 15 day of June 1887

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

the following property, viz:

One Amethyst Gold
pin One pair of gold earrings
two breast pins One pair of gold
 Sleeve buttons Two Silver watches
And one gold pen collectively

of the value of Seven Dollars,

the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Fredrick Storch

from the fact that the property
here shown was found in a
 pawn office where the prisoner
had pledged it and further
the pawn tickets here shown
representing another portion of
the aforesaid property was found
in his possession and he admits
and acknowledges that he did
so steal that aforesaid property
as charged in this Complaint
And deponent charges Charles Bagman now
here with being an accessory after the fact to
the Commission of said felony as more fully appears in the
following affidavit
Frank Strobel

Sworn to, before me, this

18

day

Police Justice.

City and County
of New York

Frank Strobel of NY 68

Christie Street being duly
sworn says that Charles
Bergman now here was an
accessory after the fact to
the commission of the aforesaid
larceny in this that he did advise
and counsel with said Frederick
and did pawn a portion
of the aforesaid property and
did feloniously receive and
share in the money thereafter
derived as proceeds from the
pledging of said property as
deponent is informed by said
Charles which information this
deponent believes to be true

Frank Strobel

Sworn to before me this
11th day of July 1887

Police Justice

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY
OF NEW YORK

Charles Bergman being duly examined before the undersigned,
according to law, on the annexed charge, and being informed that he was at liberty
to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

Question. Where do you live?

Answer.

Question. What is your occupation?

Answer.

Question. Have you anything to say, and if so, what—relative to the charge here
preferred against you?

Answer.

*I am not guilty. I
pawned the pin & earrings
at the request of Frederick Stroh
I did not know nor did I
inquire where he got them. He
asked me to pawn them and
gave me two dollars for my
service. That is all I know
about the case.*

Charles Bergman

Taken before me, this

day of

188

Police Justice.

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Fredrick Stroch being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer.

Question. How old are you?

Answer,

Question. Where were you born?

Answer.

Question. Where do you live?

Answer

Question. What is your occupation?

Answer.

Question. Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.

I am guilty of the charge

Fredrick Stroch

Taken before me, this

11th day of July

18

McDonald
Police Justice.

Wing 130

COUNSEL FOR COMPLAINANT.

Name, _____

Address, _____

COUNSEL FOR DEFENDANT.

Name, _____

Address, _____

Police Court—First District

THE PEOPLE, & C.,
ON THE COMPLAINT OF

BAILED:

No. 1, by

Residence, _____

No. 2, by

Residence, _____

No. 3, by

Residence, _____

No. 4, by

Residence, _____

No. 5, by

Residence, _____

No. 6, by

Residence, _____

Paul Arnold
68 Cherry St.
vs.
Redmond Arch
Charles Bergman

3
4
5
6

Date July 15/18

Magistrate.

Officer.

Clerk.

Witnesses:

John Murray
85 East Broadway

\$ *Good to answer*

at *General*

Received at Dist.

July 13.



CITY AND COUNTY }
OF NEW YORK, } 88.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present:

That

Frederick Stroek

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
fourteenth day of *June* in the year of our Lord
one thousand eight hundred and eighty *one* at the Ward, City and County aforesaid
with force and arms,

One pin of the value of six dollars
Two earrings of the value of six dollars each
Two breastpins of the value of six dollars each
Two buttons of the value of six dollars each
Two watches of the value of six dollars each.
One pen of the value of six dollars.

of the goods, chattels, and personal property of one

Frank Strobel

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

And the Jurors aforesaid, upon their oath aforesaid, do further present
That the said

Frederick Stroch

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,

*One pin of the value of six dollars
Two earrings of the value of six dollars each
Two breastpins of the value of six dollars each
Two buttons of the value of six dollars each
Two watches of the value of six dollars each
One pen of the value of six dollars*

of the goods, chattels, and personal property of the said

Frank Strobel

by a certain person or persons to the Jurors, aforesaid unknown, then lately before feloniously
stolen ~~of the said~~ *taken and carried away from the said*

Frank Strobel

unlawfully, unjustly, ~~and for the sake of wicked gain,~~ did feloniously receive and have (the said

Frederick Stroch

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.

DANIEL C. ROLLINS,

BENJ. K. PHELPS, District Attorney.

BOX:

43

FOLDER:

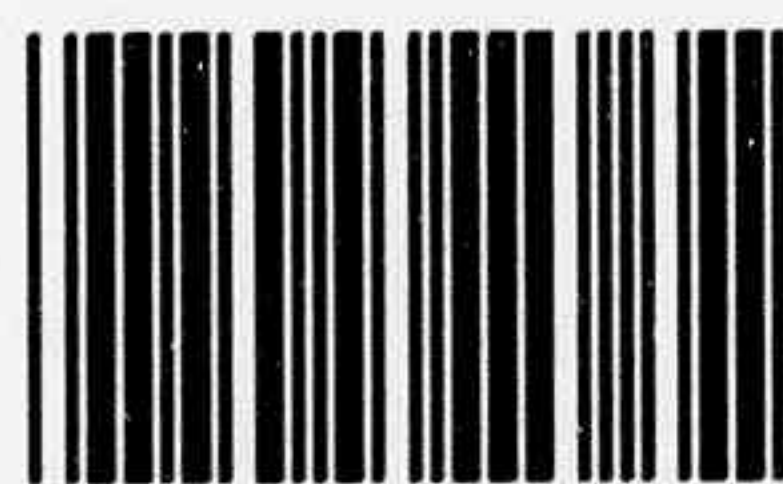
513

DESCRIPTION:

Sullivan, Timothy

DATE:

07/12/81



513

not 74

Filed 12 day of July 1881
Pleads Not guilty (13)

THE PEOPLE, P

vs.

Assault and Battery.—Felony.—Firearms.

vs. Timothy Sullivan

19/10/81

DANIEL G. ROLLINS,

District Attorney.

A True Bill.

alleged argon

Foreman.

July 13. 1881

Heads guilty on

Third Count

S.P. 2 year.

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

Form

POLICE COURT—FIRST DISTRICT.

Ames McMan
of No. *237 Monroe* Street, being duly sworn, deposes and says,

that on the *4th* day of *July* 18*87*

at the City of New York, in the County of New York, he was violently and feloniously assaulted and
beaten by

Timothy Sullivan now present.

That said Sullivan did
wilfully and maliciously
shoot and wound deponent
upon the back and arm
with and by means of a certain
pistol loaded with powder and
lead. That deponent is
informed by Officer Kingston
of Precinct 4, that he saw said
Sullivan fire and discharge
said pistol at deponent
and arrested him with the
pistol in his hand and
deponent believes the same
to be true

Sworn to, before me, this

day of

Michael O'Sullivan
18*87*
Police Justice.

Deponent believes that said injury, as above set forth, was inflicted by said

Timothy Sullivan
with the felonious intent to take the life of deponent, and to do him bodily harm, and without any justification
on the part of the said assailant :

Wherefore this deponent prays that the said assailant may be apprehended, and dealt with accord-
ing to law.

Ames McMan
his mark

City And County,
of New York (ss)

Samuel Kingston of the 2^d
Precinct being duly sworn says
that at about ten O'clock on
the night of said day deponent
saw the prisoner Sullivan
in North Street fire and discharge
a pistol loaded with powder
and lead at Complainant
That deponent immediately
arrested said Sullivan and
took the pistol from his hand

Samuel Kingston

Sworn to before me
this 5th day of July 1881
Maren ~~Deane~~ (Notary Public)

Police Court—First District.

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

Timothy Sullivan being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to refuse to answer any question that may be put to ~~him~~^{he}, states as follows, viz:

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

Question. Where do you live?

Answer.

Question. What is your occupation?

Answer.

Question. Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.

I am not guilty of the charge

Timothy Sullivan
his mark

Taken before me, this

day of

1887

Marcus A. DeLong
POLICE JUSTICE.

Police Court — First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFIDAVIT—Felonious Assault & Battery

Name,

Address,

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

to answer

at General Sessions

Received at Dist. Atty's Office,

James McManis
Owner of property
in act of assault & battery
upon the person of
James McManis

James McManis
Owner of property
in act of assault & battery
upon the person of
James McManis

Dated 187

Magistrate.

Officer.

Clerk.

Witnesses,

Compt. Sumner
is a sum of \$300
paid to Asst. Secy.

1000

One

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK.

in and for the body of the City and County of New York, upon

their Oath, present:

That

Timothy Sullivan

late 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 *one* with force and arms, at the City and
County aforesaid, in and upon the body of *James M. Mann*
in the peace of the said People then and there being, feloniously did make an assault
and to, at and against *him* the said *James M. Mann*
a certain *pistol* then and there loaded and charged with gunpowder and one
leaden bullet, which the said *Timothy Sullivan*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously, did then and there shoot off and discharge,
with intent *him* the said *James M. Mann*

thereby then and there, feloniously and wilfully to kill, 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 there dignity.

SECOND COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That
afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid,
the said *Timothy Sullivan*

with force and arms, in and upon the body of the said *James M. Mann*
in the peace of the said people then and there being, wilfully and feloniously did make
an assault and to, at and against *him* the said *James M. Mann*
a certain *pistol* then and there loaded and charged with gunpowder and one
leaden bullet, which the said *Timothy Sullivan*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously, did then and there attempt to discharge,
with intent *him* the said *James M. Mann*

thereby then and there, feloniously and wilfully to kill, 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 Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said Timothy Sullivan

with force and arms, in and upon the body of the said James M. Mann then and there being, wilfully and feloniously did make an assault and to, at and against him the said James M. Mann a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which Timothy Sullivan the said in his right hand, then and there had and held, wilfully and feloniously, and without justifiable or excusable cause, did then and there shoot off and discharge with intent; then and there, thereby him the said James M. Mann

wilfully and feloniously then and there to injure, 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.

FOURTH COUNT

And the Jurors aforesaid upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said Timothy Sullivan

with force and arms, in and upon the body of the said James M. Mann then and there being, wilfully and feloniously, did make an assault and to, at and against him the said James M. Mann a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which Timothy Sullivan the said in his right hand, then and there had and held, wilfully and feloniously, and without justifiable or excusable cause, did then and there attempt to shoot off and discharge, with intent, then and there, thereby him the said James M. Mann

wilfully and feloniously then and there to injure, 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.

DANIEL G. ROLLINS, District Attorney.