

0365

BOX:

277

FOLDER:

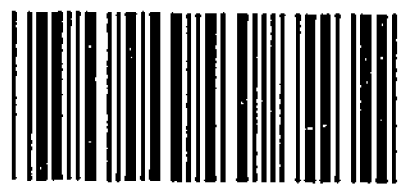
2657

DESCRIPTION:

Vaughan, Julian

DATE:

09/27/87



2657

0366

Witnesses:

Mary Johnson

4935

Counsel, *[Signature]*
Filed, *[Signature]* day of *Sept* 188*7*
Pleads, *[Signature]*

THE PEOPLE
vs.
[Signature]
Julian Vaughan
[Signature]

Grand Larceny (second degree)
[Sections 528, 531 Penal Code].

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Chas. W. Condit, Foreman.
[Signature]
Heads (Gentry)
S. P. 2 1/2 yds.

0367

Police Court 4 District.

Affidavit—Larceny.

City and County }
of New York, } ss.of No. 232 East 42 Street, aged 32 years,occupation Laundress being duly sworndeposes and says, that on the 29th day of August 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, in the day time, the following property viz:

Bearing apparel consisting of dresses
underwear, wraps, and various
other ^{articles} such as flannels &c. Collectively
of the value of about three hundred
dollars

the property of

Deponent

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

fact that at said time the defendant
was an employee of Peter Freeman
who keeps a carpet cleaning establishment
at 236 East 42 Street in a room of
which was deponent's trunk containing the
property above described. That the
defendant having access to the trunk by reason
of such employment, broke the same open and
took therefrom the aforesaid property as he
subsequently admits in the letter hereto annexed
in which he also enclosed train tickets representing
said property deponent having since seen the
property and identified it as hers. Deponent
therefore asks that the defendant be apprehended
and dealt with as the law directs.

Mary Johnson

Sworn to before me, this
1887 day
of September
at New York
Police Justice

0368

Sec. 108—200.

CITY AND COUNTY
OF NEW YORK, ss.

4 District Police Court.

Julian Vaughan being duly examined before me 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.

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 guilty of the charge
Julian Vaughan

Taken before me this

188

Police Justice.

0369

Sec. 151.

Police Court 4 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 any Marshal or Policeman of the City of New York:

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 Mary Hanson of No. 232 East 147 Street, that on the 19 day of August 1887 at the City of New York, in the County of New York, the following article to wit:

Weaving apparel, consisting of dresses
underwear, caps, flannels &c. collectively
of the value of about three hundred Dollars,
the property of Gonzalvus
w. as taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Julius Vaughan

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals ~~and~~ Policemen, and every of you, to apprehend the body of the said Defendant and forthwith bring him before me, at the 4 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 20 day of Sept 1887

Wm. M. Vaughan
POLICE JUSTICE.

0370

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 _____

Italian Rauger
_____ 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 *Sept 23* 188 *7* _____ 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.

0371

W
Police Court-- 1561 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary Johnson
23rd St
Julian Vaughan

Offence
Precinct

BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street,

No. 3, by
Residence Street,

No. 4, by
Residence Street.

Date
Sept 23rd 1887
Magistrate.
Charles B. McFarlane
D. Mungler to Precinct.

Witnesses
No. Street.

No. Street.
SEP 26 1887

No. Street.
\$ 1000 to answer

(Wdm)

0372

From your humble servant

Julius T. Morgan

Camden P.O.
Camden N.J.

Mr. Freeman I know that you are a
man and will think of me not
for my sake but for humanity's
Sake. Give a chance to help my
suffering family. If that condition
will not be broken up I am
not lazy and will work. I know
even I can get it but then I
can not work for have no

clothes. I have ~~been~~ went
to Baltimore and there I found nothing
to do so I went back to Philadelphia
Some days I would work and
and some time two days without
even a piece of bread so

0373

Please answer the letter
 to return mail
 you see the angel has sent
 a happy one to me
 Ben W. Fenton Camden N.J.
 and he give me 25¢ and some
 dinner which was my first
 in two days I know in fact
 that this life will soon end
 and going to the other side
 may be more of the same
 N.J. to me and I set out
 tried to do it but I was
 too late we then took 4
 Ruggs food and nothing more
 if if you have miss any thing
 more I don't take it if I am
 to suffer for my crimes let me
 know and will try and get it
 but please be in a chance
 to my self then I am at your
 mercy

I am very much better now
 and I hope that I shall be
 able to think of my
 home and home and friends
 go among strangers without home
 and friends I would rather go
 from then had this life and
 there I know there is one who
 loves me and prayed that one
 day might be brought back to
 the world to come I know
 that her prayers will be answered
 it makes me feel happy to think
 that I have some sincere friends in
 this world oh God why did I not think
 of it when I did I did not think that I
 had a loving wife a happy home
 only think if our hearts must
 have when think of these things

0374

I hope you will
if is original and

Philadelphia Sept 16th 1897.

Mrs. Florence

I hope that you will be very like I
in the thing you are going to do. The
reason I hope so is because I know there
is no one but myself knows the hard
ships I have been through since I
left my home and I know how hard
to come to me and how hard to stay
and be at the mercy of the law.
This is my first time nothing like
this has happened before and this
is a chance I know as a Christian
man you will not be hard on me
we can all of us do wrong and repent.

0375

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Julian Vaughan

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

Julian Vaughan —

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

The said

Julian Vaughan

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
Twenty-fourth day of August, in the year of our Lord
one thousand eight hundred and eighty-seven, at the City and County aforesaid,
with force and arms, divers articles of clothing
and wearing apparel, of a
number, kind and description
to the Grand Jury aforesaid
unknown, of the value of
three hundred dollars,

of the goods, chattels and personal property of one Wm. Johnson,

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. J. McNamee

District Attorney.

0376

BOX:

277

FOLDER:

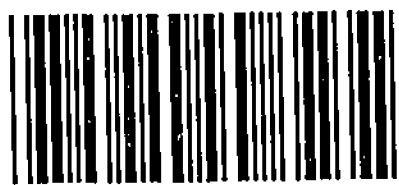
2657

DESCRIPTION:

Vincent, William

DATE:

09/27/87



2657

0377

Witnesses:

Louis Fleischer

.....
.....
.....
.....

252-1000-1000

[Signature]

Counsel,

Filed, 27 day of Sept 1887

Pleads, *[Signature]*

THE PEOPLE
vs.
[Signature]
William Vincent
Grand Larceny Second degree
[Sections 528, 581 Penal Code]

RANDOLPH B. MARTINE,
District Attorney.

[Signature]

A True Bill.

[Signature]

Chas. H. Lovatoff Foreman.

[Signature]
9.1.18

0378

Police Court—

District.

Affidavit—Larceny.

City and County } ss.
of New York,of No. 154 East 64th Street, aged 57 years,
occupation Rapier being duly sworndeposes and says, that on the 24 day of September 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, in the night time, the following property viz :

One red velvet Curtain
embroidered; & valued in the
sum of Fifty-nine dollars \$59.00

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 William Vincent (now

present) from the following
facts to-wit: That Depo-
nent is informed by Matilda
Epikson, that she Matilda
at the time mentioned saw de-
fendant in said premises with
the above described property
in his possession, & in the
act of carrying said property
away. That defendant had no
business in said premises
& was not authorized to take
said property into his defendant's
possession.

Louis Fleishmann

Sworn to before me, this 25 day

of September 1887

Police Justice.

0379

CITY AND COUNTY }
OF NEW YORK, } ss.

Matilda Erikson
aged 24 years, occupation Laundress of No.
154 East 64. Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Louis Fleischmann
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 24

day of September 1888

Matilda Erikson

Henry M. Munn
Police Justice

0380

Sec. 198—200.

X District Police Court.

CITY AND COUNTY
OF NEW YORK. } ss.

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

Question. What is your name?

Answer. William Vincent

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer,

N.Y.

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

Answer. 52 West 16 Street. 3 years

Question. What is your business or profession?

Answer,

Runner

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 have nothing to say!
William Vincent

Taken before me this

day of September 1887

William Vincent
Police Justice.

0381

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

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

Dated Sept. 23 188

James J. [Signature] Police Justice.

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

Dated _____ 188

Police Justice.

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

Dated _____ 188

Police Justice.

0382

Police Court-- 1561 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Sarah Fleishmann
107 E. 64th St.
1 William Russell

Office of the
District Attorney

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

2
3
4

Dated Sept. 25 1887

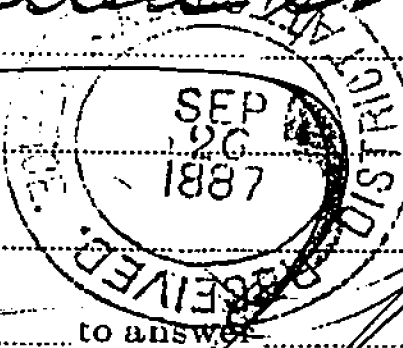
Murray
H. G. L. H. S.
D. B.

Magistrate.
Officer.
Precinct.

Witnesses

Mahilda Erickson
No. 90 Mrs. Caldwellson Street.
154 E. 64th Room 98
136 Warren St. Brooklyn
No. Street.

No. Street.
\$ 100 to answer



(Com)

0383

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 Vincent

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

William Vincent

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

The said *William Vincent*,

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

one curtain of the value

of fifty nine dollars,

of the goods, chattels and personal property of one

Samuel Steinmann.

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.

William Vincent

District Attorney.