

0783

BOX:

527

FOLDER:

4804

DESCRIPTION:

Haegele, Jacob

DATE:

07/18/93



4804

Witnesses:

John Hyman

Henken vs

Frank Grant

4 45

Supd Klein

Joseph Doolan

Brewing

Thomas vs and

Wm m. t.

Counsel.

Filed,

day of

189

Pleads,

August 19

THE PEOPLE

vs.

Jacob Staegle

MISAPPROPRIATION,
(Sections 526 and 537 of the Penal Code.)

DE LANCEY NICOLL,

District Attorney.

Frank I. Aug 15 1893

A TRUE BILL.

James H. [Signature]
Foreman.

City of [Signature]
Sept 30 day 1893

~~W. M. [Signature]~~

Police Court— 3 District.

1912

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 200 Clinton Louisa Kaufold
Street, aged 40 years,
occupation Keypouse being duly sworn,

deposes and says, that on the 16th day of July 1892 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

Thirty three ⁶⁰/₁₀₀ Dollars lawful money of the United States

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 Jacob Nagyle (now here) for the reasons that the defendant was in deponent's employ as a driver to deliver ice cream to various customers of deponent and on said day deponent sent defendant to deliver ice cream upon his route and collect the money and return it to deponent and defendant departed but failed to return and sent the horse and wagon to deponent's place and never returned to explain his absence and appropriated the proceeds of his sales to his own use

Louisa Kaufold.

Sworn to before me, this 16th day of July 1892 at New York City, New York, by John J. [Signature] Police Justice.

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Jacob Haegle 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. *Jacob Haegle*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *354 East 53rd Street 6 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 -
Jacob Haegle.*

Taken before me this

day of *Jan* 1933

[Signature]

Police Justice

Handwritten notes and signatures at top right.

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

Police Court, _____ District

THE PEOPLE, &c.,
IN THE COMPLAINT OF

*James Stewart
200 E. 12th St.
West Haverhill*

Offense, *Grand Larceny*

Dated *July 17* 189*3*

John Ryan Magistrate.

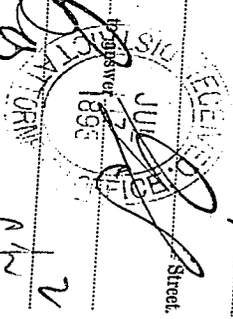
Robert H. Ryan Precinct Officer.

Witness *Robert H. Ryan* Precinct

No. *1013* *Stuyvesant Ave* Street

No. *123* *Montrose Ave* Street

No. _____ Street



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, _____ 189

John Ryan Police Justice.

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

Dated, _____ 189

Police Justice.

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

Dated, _____ 189

Police Justice.

Court of General Sessions
Clerk's Office

PEOPLE

vs.

2^d court March 24. 1893
Telausely, with intent
to defraud, did utter
dispose of & a certain
forged instrument -
writing, as follows:-

well knowing the same
to be forged

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Jacob Haegeler

The Grand Jury of the City and County of New York, by this indictment, accuse
Jacob Haegeler
of the CRIME OF *Grand* LARCENY, in the second degree, committed
as follows:

The said *Jacob Haegeler*

late of the City of New York, in the County of New York aforesaid, on the *sixteenth*
day of *July* in the year of our Lord one thousand eight hundred and
ninety *two*, at the City and County aforesaid, being then and there the *clerk*
and servant of *Louise Kaufold*

and as such *clerk and servant* then and there having in his
possession, custody and control certain goods, chattels and personal property of the said

Louise Kaufold

the true owner thereof, to wit:

*the sum of thirty
three dollars and sixty cents in
money, lawful money of the
United States of America, and of
the value of thirty-three dollars and sixty cents;*

the said *Jacob Haegeler* afterwards, to wit:
on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,
did feloniously appropriate the said

sum of money

to his own use, with intent to deprive and defraud the said *Louise Kaufold*

of the same, and of the use and benefit thereof; and the same goods, chattels and personal
property of the said *Louise Kaufold*

did then and there and thereby feloniously steal, 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.

0790

BOX:

527

FOLDER:

4804

DESCRIPTION:

Hamma, Gustov

DATE:

07/13/93



4804

079

BOX:

527

FOLDER:

4804

DESCRIPTION:

Zlotnicki, Nikodem

DATE:

07/13/93



4804

Witnesses:

The charge in this case is that the defendants Hamma & Glotnicki sold to the complainant a furniture shop on which there was a chattel mortgage, but that defendants represented the place to be free and clear of all incumbrances.

It appears that the shop was incumbered by a chattel mortgage, but that it was satisfied before the place was sold. The satisfaction piece was not recorded and this has been the reason of the charge.

The satisfaction piece together with a withdrawal from the complainant were closed with these papers. I am respectfully recommended that this indictment be dismissed.

Thomas J. Bradley
Dist. Court
Nov 22, 94
S. J. Adams

88 B.M.

Counsel: *J.B. M. J.*
Filed: *13* day of *July* 189
Pleads: *M. J. M. J.*

THE PEOPLE
vs. *NA*
J
Justin Hamma
B
Nichodem Glotnicki

DE LANCEY NICOLL,
gndly
District Attorney.

PNB *Nov. 15*
A TRUE BILL.
Kenneth McKeever

Foreman.
One recd. of Dist. Atty.
indict. dis. as to both
defts.
PNB
March 22, 1894

LARSEN, 15
(False Pretenses.)
[Section 528, and 581, Penal Code.]

88 B.W.

Witness:

The charge in this case is that the defendants Thamma & Blotnick sold to the complainant a furniture shop on which there was a chattel mortgage; but that defendants represented the place to be free and clear of all encumbrances.

It appears that the shop was encumbered by a chattel mortgage; but that it was satisfied before the place was sold. The satisfaction piece was not recorded and this has been the reason of the charge.

The satisfaction piece together with a withdrawal from the complainant were closed with these papers. I am respectfully recommended that this indictment be dismissed.

Thomas J. Bradley
Dist. Mar 21/94 Defend.
Serrano making recommendation
Nov 22-94
J. L. B. Jada

Counsel
Filed
189

13 day of July 1894

THE PEOPLE

vs. NA

Justaw Hamma

vs. B

Whodam Blotnick

DE LANCEY NICOLL,
District Attorney.

MS. 15
A TRUE BILL.

Lawrence McKeown

Foreman.

One record of Dist. Ct. City
indict. dis. by B. J. Jada
March 22, 1894

[Section 528, and 581, Penal Code.]

LARGENY, 1894

POOR QUALITY ORIGINAL

0794

To all to whom these Presents shall come, KNOW YE THAT
 I *Nikodem K. Zlotnicki* of the City, County,
 and State of New York, Party
 of the first part, for securing the payment of the money hereinafter mentioned, and in consideration of
 the sum of one dollar to *me* duly paid by *Joseph Abramowitz and
 Samuel Abramowitz* of the same place, parties
 of the second part, at or before the ensembling and delivery of these presents, the receipt whereof is here-
 by acknowledged, have bargained and sold, and by these presents do grant, bargain and sell unto the
 said part..... of the second part, *my publishing business type
 stereotypes books, stocks*

and all other goods and chattels mentioned in the schedule hereunto annexed, and now in the
*First floor front of the house No 105 East First
 Street, New York.*

To have and to hold, all and singular the goods and chattels above bargained and sold, or intended
 so to be, unto the said part..... of the second part, *them*..... executors, administrators
 and assigns for ever. And *I* the said part..... of the first part, for *me and
 my*..... heirs, executors and administrators, all and singular the said goods and chattels above
 bargained and sold unto the said parties..... of the second part, *them*..... heirs, executors,
 administrators and assigns, against *me*..... the said part..... of the first part,
 and against all and every person or persons whomsoever, shall and will warrant, and for ever defend.
 Upon Condition, that if *I* the said part..... of the first part, shall and do well and
 truly pay unto the said parties..... of the second part, *them*..... executors, administrators or assigns,

*The sum of three hundred (300) dollars
 or before the first day of August
 one thousand eight hundred and
 ninety three*

then these presents shall be void. And *I* the said part..... of the first part, for.....
and my..... executors, administrators and assigns, do covenant and agree to and with the
 said part..... of the second part, *them*..... executors, administrators and assigns, that in case default
 shall be made in the payment of the said sum above mentioned,

then it shall and may be lawful for, and *I* the said part..... of the first part, do
 hereby authorize and empower the said part..... of the second part *them*..... executors, ad-
 ministrators and assigns, with the aid and assistance of any person or persons, to enter *my*
 dwelling-house, store, and other premises, and such other place or places as the said goods or chattels
 are or may be placed, and take and carry away the said goods or chattels, and to sell and dispose of the
 same for the best price they can obtain; and out of the money arising therefrom, to retain and pay
 the said sum above mentioned,

and all charges touching the same; rendering the overplus (if any) unto *me*
 or to *my*..... executors, administrators or assigns. And until default be made in the
 payment of the said sum of money.....
 to remain and continue in the quiet and peaceable possession of the said goods and chattels, and the full
 and free enjoyment of the same.

In witness whereof, *I* the said part..... of the first part, have hereunto set *my*
 hand and seal the *second* day of *February* one thousand eight hundred
 and *ninety three*

Sealed and delivered in the presence of

(Seal)

Nikodem K. Zlotnicki

SCHEDULE REFERRED TO IN THE FOREGOING MORTGAGE:

- (1) 800 Stereotype-plates, being the first 800 pages of the book "Okropnosei Syberji etc"
- (2) 1000 copies of each of the fifty editions of the above said "Okropnosei Syberji etc" making together 50,000. Copies
- (3) 120 pounds Polish-type with the cases and stands and other printing implements.

Nikodem R. Zlotnicki

State of New York
City of New York } SS.
County of New York

On the second day of February in the year
one thousand eight hundred and nine, Three before me personally came:

Nikodem R. Globicki

to me known, and known to me to be the individual described in, and who
executed the foregoing instrument, and did acknowledged
that he executed the same.

Louis Miller

Notary Public

N.Y.C.

I, _____ the Mortgagee within named,
do certify and state that there remains due and unpaid on the mortgage, of which the foregoing
is a true copy _____

and this copy and statement are filed to continue the notice required by the statute made and
provided for the renewal of chattel mortgages.

Dated this _____ day of _____ A. D. 18 _____

No. _____

Mortgage on Personal Property.

TO

Dated *Feb'y 2* 18*93*

Filed _____ 18*'*

This Mortgage, or a true Copy thereof, must be filed,

**If in the City of New York, in the Office of the Register.
If in any other City or County Town, in the Clerk's office thereon.
If in any other Town in this State, in the Town Clerk's office.**

Invalid if not renewed within 30 days next preceding expiration of each and every term of one year after filing thereof.

Know all Men by these Presents,

That We Joseph Abramowitz and Samuel Abramowitz, both of the City and State of New York, parties

of the first part, in consideration of the sum of two hundred and fifty dollars

lawful money of the United States, to us in hand paid by George Pincus of the same place, party

of the second part, at or before the enrolling and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold, assigned, transferred and set over, and by these presents do grant, bargain, sell, assign, transfer and set over, unto the said party of the second part, a certain Chattel Mortgage, bearing date the second day of February in the year one thousand eight hundred and ninety three made by Nicodem R. Zlotnitski and filed in the Registers office of the City of New York on the fourteenth day of February, 1893, and being for the sum of Three hundred dollars

and the money due and to grow due thereon with the interest. To have and to hold the same unto the said party of the second part, his heirs, Administrators and assigns, for ever.

subject only to the proviso in the said Chattel Mortgage mentioned.

And we do hereby make, constitute and appoint the said party of the second part our true and lawful attorney, irrevocable, in name or otherwise, but at his proper costs and charges, to have, use and take, all lawful ways and means for the recovery of the said money and interest; and in case of payment to discharge the same as fully as he might or could do if these presents were not made.

In Witness whereof we have hereunto set our hand and seal the fifteenth day of April in the year one thousand eight hundred and ninety three.

Sealed and delivered in the presence of

J. Abramowitz

Samuel Abramowitz. Seals

Samuel Lewis.

State of New York
City of New York } ss:
COUNTY OF New York

On the fifteenth day of April in the year
one thousand eight hundred and ninety three before me personally came
Joseph Abramowitz and Samuel Abramowitz
to me known, and known to me to be the individuals described in, and who
executed the foregoing instrument, and they ^{thereupon} ~~thereupon~~ ^{duly} acknowledged to me that
They had executed the same.

Jacob Philkowski
Notary Public 116
N.Y. County.

POOR QUALITY ORIGINAL

0000

Assignment of Chattel Mortgage.

Dated, N.Y. April 15 1893

*James W. ...
in the ...
of ...*

To whom these Presents shall come, KNOW YE THAT

I, Nikodem K. Zlotuski of the City and County of New York, Party

of the first part, for securing the payment of the money hereinafter mentioned, and in consideration of the sum of one dollar to me duly paid by J. Oppenheim, M.

Meyers and S. Kantowitz of the City and County of New York, Parties

of the second part, at or before the ensembling and delivery of these presents, the receipt whereof is hereby acknowledged, have bargained and sold, and by these presents do grant, bargain and sell unto the said parties of the second part, all the books, stock & stereotypes until 18 and the copyrights of the Anglo Polish Publishing Company in the City of New York and all other goods and chattels mentioned in the schedule hereunto annexed, and now in the

possession of the party of the first part

To have and to hold, all and singular the goods and chattels above bargained and sold, or intended so to be, unto the said parties of the second part, their executors, administrators and assigns for ever. And I the said party of the first part, for myself

my heirs, executors and administrators, all and singular the said goods and chattels above bargained and sold unto the said parties of the second part, their heirs, executors, administrators and assigns, against the said party of the first part, and against all and every person or persons whomsoever, shall and will warrant, and for ever defend.

Upon Condition, that if I the said party of the first part, shall and do well and truly pay unto the said parties of the second part, their executors, administrators or assigns,

The sum of hundred and seventy dollars \$270. to be paid in installments of \$30 each month in advance, the payments to begin the first day of August, 1892.

then these presents shall be void. And I the said party of the first part, for me my executors, administrators and assigns, do covenant and agree to and with the said parties of the second part, their executors, administrators and assigns, that in case default shall be made in the payment of the said sum above mentioned,

then it shall and may be lawful for, and I the said party of the first part, do hereby authorize and empower the said parties of the second part their executors, administrators and assigns, with the aid and assistance of any person or persons, to enter into dwelling-house, store, and other premises, and such other place or places as the said goods or chattels are or may be placed, and take and carry away the said goods or chattels, and to sell and dispose of the same for the best price they can obtain; and out of the money arising therefrom, to retain and pay the said sum above mentioned, to the said parties

and all charges touching the same; rendering the overplus (if any) unto me or to my executors, administrators or assigns. And until default be made in the payment of the said sum of money above mentioned to remain and continue in the quiet and peaceable possession of the said goods and chattels, and the full and free enjoyment of the same.

In Witness whereof, I the said party of the first part, have hereunto set my hand and seal the 27 day of June one thousand eight hundred and nineteen

Sealed and delivered in the presence of

L. Borowsky

Nikodem K. Zlotuski

State of New York
City of New York } SS.
County of New York }

On the 27 day of June in the year
one thousand eight hundred and ninety two before me personally came:

Nikodem R. Glocinski

to me known, and known to me to be the individual described in, and who
executed the foregoing instrument, and he duly acknowledged
that he executed the same.

Louis Borowski

Notary Public

N.Y.C.

I, _____ the Mortgagee within named,
do certify and state that there remains due and unpaid on the mortgage, of which the foregoing
is a true copy _____

and this copy and statement are filed to continue the notice required by the statute made and
provided for the renewal of chattel mortgages.

Dated this _____ day of _____ A. D. 18 _____

No. _____

Mortgage on Personal Property,

10

Dated June 27 1892.

Filed 18

This Mortgage, or a true Copy thereof, must be filed,

If in the City of New York, in the Office of the Register.
If in any other City or County Town, in the Clerk's office therein.
If in any other Town in this State, in the Town Clerk's office.

Invalid if not removed within 30 days next preceding expiration of each and every term of one year after filing thereof.

----- x
People of the State of New York

-vs-

Nikodem Zlotnicky
----- x

City and County of New York, ss:

Bernard Bornstein being duly sworn deposes and says:
That he resides at # 166 East 3rd. Street in the City of New York, and is acquainted with the defendant in this action and was in the employ of Anglo Polish Publication Company which was owned by the defendant, but sold by him to Gustav Hammer in my presence on the 16th. of March 1893, and which was again resold by the said Gustav Hammer half to the above named defendant and half to one Julius Rappaport, all in my presence on the 22nd. of May, 1893. I was present when the defendant told to Rappaport that there were two mortgages upon the said business then and there sold, and that the said mortgages were not satisfied of record although the defendant said he had the satisfactions for them in his pocket; that in the presence of deponent the defendant said if you have no objections I will not place the satisfactions upon the record at the present time because as I have outstanding claims against me, it would be more secure to permit the mortgages to remain unsatisfied of Record. Rappaport said that is satisfactory to me but as I am borrowing this money from my wife however, in order to satisfy her mind I desire you to give me a sworn statement to the effect that there are no incumbrances upon the place in corroboration of the sworn statement of Gustav Hammer;

that then the aforementioned Gustav Hammer made the affidavit to the effect that the place was free and clear of incuberances and the defendant corroborated Hammers affidavit with the understanding that the said Rappaport understood all the facts as they really were.. Deponent further says that he was perfectly familiar with all the transactions of the Anglo Polish Publication Co. and knows of his knowledge that the defendant had no financial interest in the sale.

Sworn to before me this)
26 day of Jan'y. 1894. :o:- *Bernard Berwick*

Chas Rabinthal
Notary Public
N.Y. 1894

County of Hamilton

*The People of the State
of New York*

vs.

Maxwell Johnson

Affidavit

ELIAS ROSENTHAL

Attorney and Counsellor at Law,

333 GRAND STREET,

NEW YORK CITY.

G WEINSTEIN, PRINTER, 131 BOWERY, N. Y.

New York March 16th, 1894.

I, Julius Rappoport, do hereby certify that I am satisfied and herewith desire to withdraw my complaint and charges against Nicodem Zlatnicki and Gustav Hammer, as I find that they are not guilty of the same, and that I would be unable to substantiate the charges that I have made against them.

Julius Rappoport

City and County of New York. SS:§

On the 16th day of March, 1894 personally before me came Julius Rappoport, to me known and known to me to be the individual described in and who executed the foregoing instrument, and he duly acknowledged that he executed the same.

William H. Smith

Notary Public, 153

New York County.

BILL OF SALE. No. 100

JULIUS BLUMBERG, Law Blank Publisher and Stationer, 17 Canal Street and 157 Division Street, N. Y.

Know all Men by these Presents, That, I, Gustav Hammer, of the City County and State of New York

of the first part, for and in consideration of the sum of One Hundred and thirty (\$130⁰⁰) Dollars — lawful money of the United States, to me in hand paid, at or before the ensembling and delivery of these presents by Julius Rappaport, of the same place

of the second part, the receipt whereof is hereby acknowledged have bargained and sold, and by these presents do — grant and convey unto the said part of the second part, his executors, administrators and assigns all my rights, title and interest in and to my half share and equal interest in and to the following described Chattels as well as good will of the business by me conducted with Nikodan Zlotnicki, under the firm name of Anglo Polish Publication Company in the business of publishing Polish novels and story books now situate at No. 209 East 4th Street New York City, consisting in part of thirty thousand printed books paper covered, one hundred and twenty pounds type in polish language, one type setted case, six drawers for type, five forms for locking type, five guard lines for forms, two stones for ink, one ink roller, one marble stand, all shelves, fixtures and utensils now in said place, including as well all moneys due and owing to the said business that is now outstanding.

To have and to hold the same unto the said part of the second part, his executors, administrators and assigns for ever. And I do for my heirs, executors and administrators, covenant and agree, to and with the said part of the second part, to warrant and defend the sale of the aforesaid equal share and half interest hereby sold unto the said part of the second part, his executors, administrators and assigns, against all and every person and persons whomsoever.

In Witness whereof, I have hereunto set my hand — and seal — the Second day of May in the year one thousand eight hundred and ninety three.

Sealed and delivered in the presence of Julius Blumberg } Gustav Hammer

SCHEDULE OF THE FOREGOING BILL OF SALE:

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

Gustav Hammer, and Nikodan Zlotnicki,
being severally sworn, depose and say and
each for himself says, We are the sole and
only owners and proprietors of all chattels
goods, and utensils mentioned in the foregoing
Bills of Sale, that we have both read the
~~the~~ same and it being translated we perfectly
understand the same, that there are no
mortgages or encumbrances on the said
aforementioned goods and chattels and
the same is free from all encumbrances
whatsoever. and Nikodan Zlotnicki,
for himself says that he consents to the
foregoing sale and is willing to accept the
said Julius Rappaport as an equal partner
in and to the said entire business.

Gustav Hammer
Nikodan Zlotnicki

Severally Subscribed and Sworn
to before me this 2nd day of
May 1893.

Julius Clumberg
Notary Public
N.Y.C.

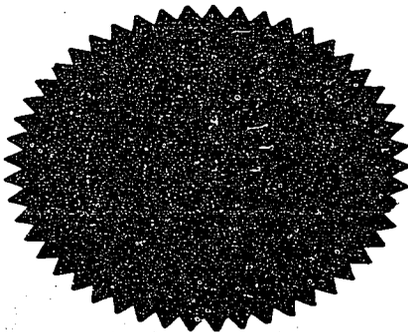
State of New York
City of New York } ss.
County of New York

On the Second day of May in the year
one thousand eight hundred and ninety three before me personally came

Gustav Hammer

to me known, and known to me to be the individual — described in, and who executed the fore-
going instrument, and he duly acknowledged that — he — executed the same

Julius Blumberg
Notary Public
N.Y.C.



POOR QUALITY
ORIGINAL

0011

Gustav Hammes

— TO —

Julius Rappaport

Bill of Sale

Dated May 2nd 1893.

JULIUS RAPPAPORT
NOTARY PUBLIC
OFFICE, 17 CANAL & 157 DIVISION STS.,
NEW YORK, N. Y.

Released will come and reside with dependent.

Wanted before this }
15th of August 1842 } Mary Rossey
Clyfford Boone }
Notary Public }
Co. N.Y. }

Amoral Sciences
The People of
Utah and Territory
of
Affairs

Police Court— District.

1912

Affidavit—Larceny.

City and County of New York, ss.

of No. 207 Brown Street, aged 28 years, occupation Barber

deposes and says, that on the 2nd day of May 1893 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 hundred and thirty 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

Lucas & Hanna and Nicodan & Lotnicki from the fact that previous to said date deponent had negotiated for the purchase of a Printing Office, known as the Anglo Polish Publication Company situated at 209 East 4th Street for which deponent agreed to pay the sum of one hundred and thirty dollars upon the express agreement and representation that said business was free and clear of all encumbrances or mortgages that the defendants then mentioned

Sworn to before me, this 1893 day of May Police Justice.

to deposit a bill of sale which is
 hereto attached in which they
 expressly stated under oath that
 the mortgage effected upon the
 premises that believing the representations
 so made deposit paid over the
 money and took possession of
 the premises that thereafter deposit
 discovered that an obligation or
 mortgage existed and was a lien
 upon the premises and that a
 copy of said mortgage is hereto
 attached that said mortgage
 is for the sum of Three Hundred
 Dollars more than the value of
 the property and if foreclosed
 or collected would deplete deposit
 of the value of said premises
 at least to the amount of ~~three~~
 One Hundred and thirty dollars
 Yours Respectfully

I swear to the above
 this 25th day of June 1933
 J. M. [Signature]
 John Fisher

City and County of New York, ss:

Nikolai Zlotnichev 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. *Nikolai Zlotnichev*

Question. How old are you?

Answer. *31 years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *38 Stanton Street 3 months*

Question. What is your business or profession?

Answer. *Artist*

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*
Nikolai Zlotnichev

Taken before me this

day of *July* 189*7*

[Signature]
Police Justice

Satisfaction of Mortgage on Personal Property.

No. 109.

JULIUS BLUMBERG, Law Blank Publisher and Stationer, 17 Canal Street and 157 Division Street, N. Y.

STATE OF NEW YORK,
City & County of New York } ss.

J. Oppenheim, M. Meyers and S. Kantrowitz

Do hereby Certify, That a certain Indenture of Mortgage bearing date the 27 day of June, one thousand eight hundred and ninety ~~two~~ made and executed by Nikodem K. Jlotwinski of the Anglo-Polish Publication Co of the City of New York

and filed in the office of the Register of the City and County of New York on the 16 day of January in the year one thousand eight hundred and ninety three at 3.40 o'clock in the afternoon is **Paid.** And I do hereby consent that the same be discharged of Record.

Dated the twentieth day of April, 189 3

In presence of

Louis S. Finn

Jacob Oppenheimer

State of New York

[Signature]

City of New York } ss.

S. Kantrowitz

County of New York

On the twentieth day of April in the year one thousand eight hundred and ninety three before me personally came

Jacob Oppenheimer, M. Meyers and S. Kantrowitz

to me known, and known to me to be the individual s described in, and who executed the foregoing instrument, and separately acknowledged that he y executed the same

W. Benheim
W. Meyer
R. K. Ransberry

TO

A. M. Mahoney

Satisfaction of Mortgage,
On Personal Property.

Dated 22nd April 1883

Satisfaction of Mortgage on Personal Property.

No. 109.

JULIUS BLUMBERG, Law Blank Publisher and Stationer, 47 Canal Street and 157 Division Street, N. Y.

STATE OF NEW YORK,

City of 8 County of New York } ss.

George Pinkus

Do hereby Certify, That a certain Indenture of Mortgage bearing date the second day of February one thousand eight hundred and ninety three made and executed by Mosheim K. Slatinsky of the City County and State of New York

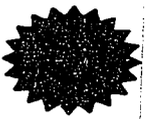
and filed in the office of the Register of the City County of New York on the fourteenth day of February in the year one thousand eight hundred and ninety three at 12.49 o'clock in the forenoon is **Paid**. And I do hereby consent that the same be discharged of Record.

Dated the twenty fifth day of April 1893

In presence of Adolph Silver

State of New York }
City of New York } ss.
County of New York }

George Pinkus mark
G. Pinkus



On the 25th day of April in the year one thousand eight hundred and ninety three before me personally came

George Pinkus

to me known, and known to me to be the individual described in, and who executed the foregoing instrument, and he acknowledged that he executed the same

Essey Rosenthal
Notary Public
New York City

George P. Rivers

TO

M. A. Colvocky

Satisfaction of Mortgage,
On Personal Property.

Dated *October 15, 1893*

POOR QUALITY ORIGINAL

0821

Sec. 151.

Police Court 1 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 Julius Pappas of No. 207 Broome Street, that on the 12 day of May 1897 at the City of New York, in the County of New York, the following article to wit:

12 May

of the value of One hundred and thirty Dollars, the property of Complainant was taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Gustav Kruma and Andreas Klobucki

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 _____ before me, at the _____ 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 12 day of May 1897
Andreas Klobucki POLICE JUSTICE.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

Dated June 28 1893

Martin Magistrate

Officer Officer.

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

Edmund Connor Officer.

Dated July 1 1893

This Warrant may be executed on Sunday or at
night.

Police Justice.

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

Police Justice.

312
7
31
7
Ruskin
Editor
m
y
38 Stanton St

The within named

POOR QUALITY ORIGINAL

0823

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

Police Court...

District

THE PEOPLE
ON THE COMPLAINT OF

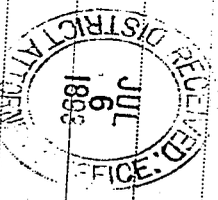
Julius Papachristou
207 W. 14th St.
Brooklyn, N.Y.

Josephus J. Plunkett
100 W. 14th St.
Brooklyn, N.Y.

Dated *July 1st* 189*3*

John J. ...
Magistrate

...
Clerk



No. *2* ...
Street

No. *10092* ...
Street

...

1000 E. 8th St. & 2nd Ave.

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

Nicodemo Zlatovitch

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

Dated, *July 5th* 189*3*

...
Police Justice.

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

Dated, _____ 189

Police Justice.

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

Dated, _____ 189

Police Justice.

POOR QUALITY ORIGINAL

0824

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

*Ferdinand Hamma
and Wasserman Hjalmar*

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

Ferdinand Hamma and Wasserman Hjalmar

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

The said *Ferdinand Hamma and Wasserman Hjalmar*, both —

late of the City of New York, in the County of New York aforesaid, on the *second* day of *May* — in the year of our Lord one thousand eight hundred and ninety-*three*, at the City and County aforesaid, with force and arms, with intent to deprive and defraud *one Julius Rappaport*

of the proper moneys, goods, chattels and personal property hereinafter mentioned, and of the use and benefit thereof, and to appropriate the same to *their own use*, did then and there feloniously, fraudulently and falsely pretend and represent to *the said*

Julius Rappaport, —

That *they* the said *Ferdinand Hamma and Wasserman Hjalmar*, then carrying on business under the firm name of *Anglo Polish Publication Company*, were the owners of valuable personal property, consisting among other things of *twenty thousand* printed books, paper covered, *one hundred and twenty* pounds of type in the *Polish language*, *one* type-setting case, *six* drawers for type, *five* forms for *lectures*, *type*, *five* grand lines for forms, *two* lines for *inks*, *one* ink-roller, *one* mangle stand, and *seven* shelves, *sixteen* and *several* others in the premises in said city known as *209 East 4th Street*; that each of *them* was the owner of a *half share* and *equal interest* in the said business and in

the said property; that they were then the sole and only owners and proprietors of the said personal property, and that there were then no mortgages or encumbrances on the same, and that the same were then free and clear of all liens; that the said Augustus Hamma then desired in good faith to sell to him the said Julius Rappaport, his said rights title and interest in and to his said half share and equal interest in and to the said business, and the good will thereof, and all the property above mentioned; that the said Abraham Gotschick was willing that said sale should take place, and had consented thereto, and was then willing to accept the said Julius Rappaport as an equal partner in and to the said entire business; and that the interest of the said Augustus Hamma in said business was then worth at least one hundred and thirty dollars.

By color and by aid of which said false and fraudulent pretenses and representations, the said Augustus Hamma and Abraham Gotschick

did then and there feloniously and fraudulently obtain from the possession of the said Julius Rappaport, the sum of one hundred and thirty dollars in money, lawful money of the United States of America, and of the value of one hundred and thirty dollars,

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

Julius Rappaport

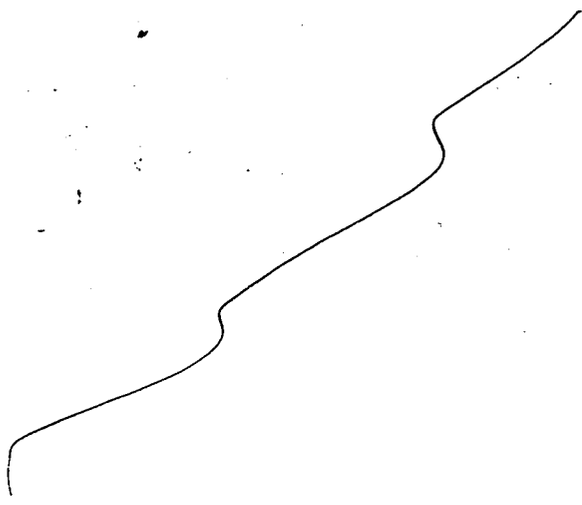
with intent to deprive and defraud the said

Julius Rappaport

of the same, and of the use and benefit thereof, and to appropriate the same to their own use.

Whereas, in truth and in fact, the said property hereinabove described was not then free and clear of all liens, but was mortgaged and encumbered, and the interest of the said Augustus Hamma in the said business was not then worth at least one hundred

and thirty dollars, two or three
little, of any value.



And Whereas, in truth and in fact, the pretenses and representations so made as afore-
said by the said *Agustav Hamma and Wassden Bjorkman*
to the said *Julius Rappaport* was and were
then and there in all respects utterly false and untrue, as ~~they~~ the said *Agustav*
Hamma and Wassden Bjorkman
at the time of making the same then and there well knew;

And so the Grand Jury Aforesaid, do say that the said *Agustav*
Hamma and Wassden Bjorkman,
in the manner and form aforesaid and by the means aforesaid, the said proper moneys, goods,
chattels and personal property of the said *Julius Rappaport*.
then and there feloniously did STEAL, against the form of the statute in such case made and pro-
vided, and against the peace and dignity of the said people.

DE LANCEY NICOLL,
District Attorney.

0827

BOX:

527

FOLDER:

4804

DESCRIPTION:

Hanley, George

DATE:

07/12/93



4804

0828

BOX:

527

FOLDER:

4804

DESCRIPTION:

Hanley, George

DATE:

07/12/93



4804

POOR QUALITY ORIGINAL

0829

60

Witnesses

Anthony W. ...
Charles Joseph ...
...

Subpoena ...
...
Jan 9th

Counsel,

Filed

Pleads

12/14
1893
M. J. ...
Myrtle

THE PEOPLE

vs.
George Stanley

(Section 218 Const. Cal.)
Account in the above case

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

James McKee

Foreman.
Part 2 - Aug. 7, 1893
Pleads ...

Elmira ...
P.S.M. 9

Sec. 198-200

5 District Police Court. 1882

City and County of New York, ss:

George Hanley 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. George Hanley

Question. How old are you?

Answer. 17 1/2 years old -

Question. Where were you born?

Answer. Chicago Ill

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

Answer. No home in this city, 4 days

Question. What is your business or profession?

Answer. Track boy

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

Answer. I Am Not Guilty -
George Hanley

Taken before me this

day of

1892

Joseph J. ...

Police Justice.

See 5th July 1900 at 2 P.M. 41105 100 719

BAILED

No. 1, by
Residence

No. 2, by
Residence

No. 3, by
Residence

No. 4, by
Residence

The Magistrate
free day in my
absence will hear and
determine this case
and take bail if
necessary

George Frankel
Witness

Police Court, District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1. Anthony J. Winkler
2. George Frankel
3. [Signature]
4. [Signature]
Offense: Assault

Dated: June 22^d 1893

Magistrate: [Signature]

Witnesses: Charles Chickler

Witnesses: Patrick J. McEntee

No. 348 510 x

No. 1000
JUL 5 1893
RECEIVED

George Frankel
Witness
July 12th 1893

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 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, July 22^d 1893

Police Justice: [Signature]

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

Dated, 1893

Police Justice.

There being no sufficient cause to believe the within named

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

Dated, 1893

Police Justice.

PRESBYTERIAN HOSPITAL,

70th Street and Madison Avenue,

C. IRVING FISHER, M. D.,
Superintendent.

New York, June 23rd 1893

This is to Certify, that Gen. Stephenson
a patient in this Hospital, is suffering from lump on
front of head & concussion of Brain.

his condition is slightly improved, but he is still in a dangerous condition,
but will not be able to leave hospital for about a
week.

Robert J. Adams, M.D.

House Surgeon.

_____ A. P. M.

Police Court— S District.

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

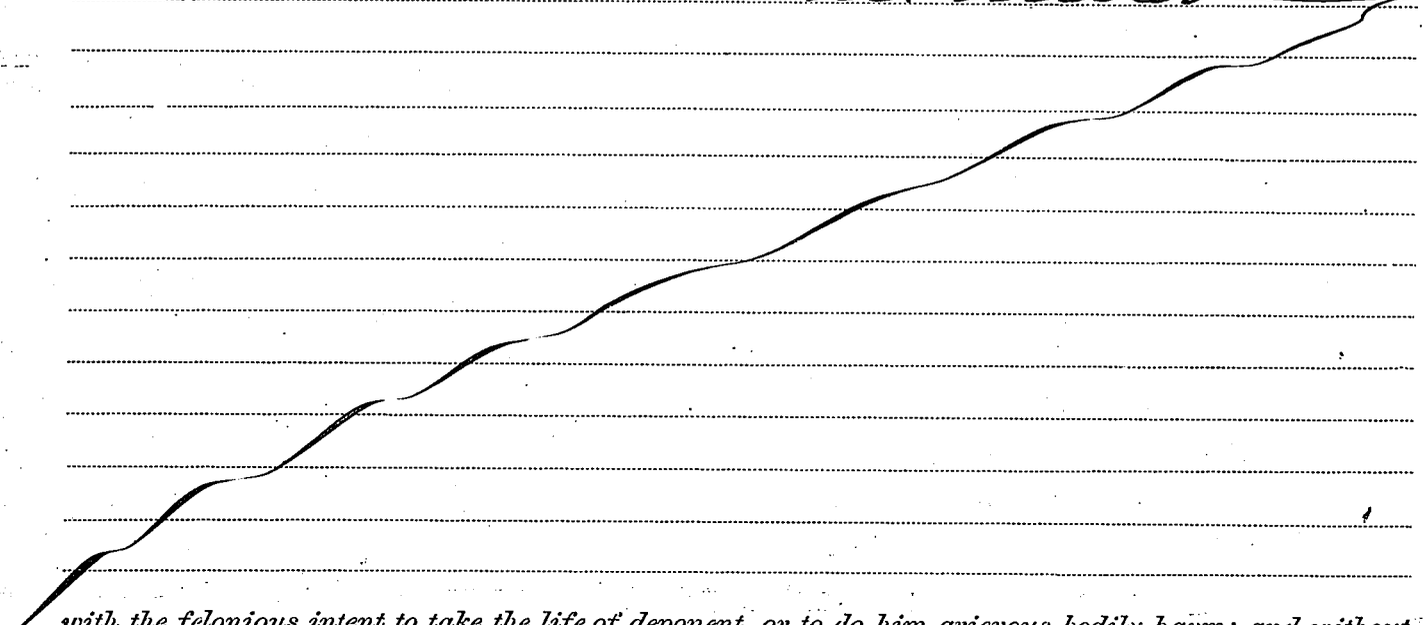
George Stevenson

of No. 2014 2 Ave Street, aged 12 years,
occupation School boy being duly sworn

deposes and says, that on the 21 day of June 1893 at the City of New York, in the County of New York, in Room no. 103+104 of he was violently and feloniously ASSAULTED and BEATEN by

George Hanley (now here) who wilfully and maliciously discharged several shots from a revolving pistol. loaded with full cartridge which he then and there held in his hand one of said shots struck deponent in the head.

Deponent further says that such assault was committed



with the felonious intent to take the life of deponent, or to do him grievous 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, etc., and be dealt with according to law.

Sworn to before me, this 1 day
of July 1893

George Stevenson

Thos. Fisher Police Justice.

City and County of New York, ss:

George Hanley

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 a charge against him; that the statement is designed to enable him, if he see fit, to answer the charge and explain the facts alleged against him; that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer.

George Hanley

Question. How old are you?

Answer.

16 years

Question. Where were you born?

Answer.

Chicago.

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

Answer.

Chicago.

Question. What is your business or profession?

Answer.

an apprentice in a machine shop

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

Answer.

I am not guilty.

George Hanley

Taken before me this

day of

1883

at

Charles J. Sullivan
Police Justice.

CITY AND COUNTY OF NEW YORK, } ss.

POLICE COURT, 5th DISTRICT.

of No. 27th Precinct Police Station, aged _____ years,
occupation Police Officer, being duly sworn, deposes and says
that on the 21 day of June 1893

at the City of New York, in the County of New York, defendant arrested
George Hanley (now here) for the
reason that the defendant wilfully
and maliciously and with the intent
thereby to shoot and injure some person
or persons, discharged several shots
from a revolving pistol loaded with
ball cartridges, on the public street
2nd Ave. between 103rd and 104th streets at
about the hour of 5.50 A.M. said date.
one of said shots struck one George
Stevenson aged 12 yrs of no 2014, 2nd Ave

of
Sumner to before me this
1893
Police Justice

in the head. from the effects the said
George is now confined in Presbyterian
Hospital and unable to appear in
Court. Wherefore deponent prays the said
defendant may be held to answer result of
such injuries

Surren to before me } John Jose
This 22^d day of Aug 1893 }
George Burke

Police Court, S District.

THE PEOPLE, Etc.,
ON THE COMPLAINT OF

vs.
George Hawley

AFRIDA VIT.

Dated 189

Magistrate. Police Justice
Office

Witness,

Disposition,

July 5, 2 PM

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Street

Street

Street

Street

The Magistrate providing in my absence will hear and determine this case and take such steps as may be necessary

Wm. J. Burke
Police Justice

Police Court, S. District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George Steiner
289 1/2 2nd Ave
George Hankley

Offense, Assault Felony

Dated

July 1 1893

Magistrate

Officer

Presect

Witnesses

No.

Street

No.

Street

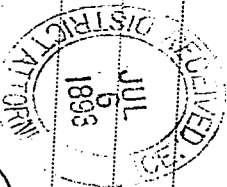
No.

Street

No.

to answer

2000



Wm. J. Burke
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

George Steiner

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of \$2000.00 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, July 5 1893

Wm. J. Burke Police Justice

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

Dated, 189

Police Justice.

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

Dated, 189

Police Justice.

Police Court 5 District.

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

of No. 1987 Second Ave Street, aged 20 years,
occupation Iron Worker being duly sworn

deposes and says, that on the 21 day of June 1893 at the City of New York, in the County of New York, Second Avenue bet. 103 & 104 Sts.

he was violently and feloniously ASSAULTED and BEATEN by George Hanley (now here) who wilfully and maliciously discharged several shots from a revolving pistol loaded with ball cartridges, which he then and there held in his hand. one of said shots struck deponent in the left arm. deponent further says that such assault was committed

with the felonious intent to ~~take the life of deponent, or to do him~~ ^{deponent} grievous 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, etc., and be dealt with according to law.

Sworn to before me, this 22 day }
of June 1893 } Anthony W. Winkler
John H. Burke Police Justice.

GLUED PAGE

POOR QUALITY ORIGINAL

0039

STATE OF ILLINOIS, }
COOK COUNTY. } SS.

I, HENRY WULFF, Clerk of the County Court of Cook County, the same being a Court of Record, Do HEREBY CERTIFY that Theodore A. Peterson Esq., whose name is subscribed to the annexed Jurat, was, at the time of signing the same, a Notary Public in Cook County, duly commissioned, sworn and acting as such, and authorized to administer oaths; that I am well acquainted with the handwriting of said Notary, and I verily believe that the signature to the said Jurat is genuine.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of said Court at the City of Chicago, in the said County, this 28th day of July 1893
Henry Wulff CLERK.

State of Illinois
City of Chicago

Robert B. Gubbins, of said City,
being duly sworn says that
he is Foreman of the Ordinance Court
by occupation and resides at
No. 1304 Wellington Ave
in said City of Chicago
Deponent further says
that he has been acquainted
with George Hanley of Edgewater
Chicago for six years last past
that he is a person of
good moral character
Deponent further says
that he knows the general
reputation of the said George
Hanley in Edgewater and
thereabouts ^{for more than 20 years} and the same is
good and his neighbors
and persons of acquaintance
speak well of him and
he is a boy of excellent habits
Sworn to before me
this 27th day of July 1893

Robert B. Gubbins

Flour & Salt
Wholesale Public



Chicago July 27th 1893

To Whom it may concern
Referring to my
affidavit of this date regarding
Character of Geo Hanley; beg
to add, that I have also
known the father of Geo H
namely Mr M. W. Hanley for
a number of years. Besides
having learned the moral
habit and excellent association
of the family, enables me to
state that had I see for a
Young man of his "make up"
he would surely be my choice

Yours
A. G. Johnson

STATE OF ILLINOIS, }
COOK COUNTY. } SS.

I, HENRY WULFF, Clerk of the County Court of Cook County, the same being a Court of Record, Do HEREBY CERTIFY that Carl Hegstrom Esq., whose name is subscribed to the annexed Jurat, was, at the time of signing the same, a Notary Public in Cook County, duly commissioned, sworn and acting as such, and authorized to administer oaths; that I am well acquainted with the handwriting of said Notary, and I verily believe that the signature to the said Jurat is genuine.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of said Court at the City of Chicago, in the said County, this 28th day of July 1893

Henry Wulff CLERK.

State of Illinois }
City of Chicago } ss

Andrew G. Johnson of said City being
duly sworn, says that he is
Coal dealer ~~by~~
occupation and resides at No
1839 Wrightwood Avenue in said City.

Deponent further
says that he has been acquainted
with George Hanley of ~~Edgewater~~
Chicago for five years last past
that he is person of good
moral character.

Deponent further says
that he knows the general reputation
of the said George Hanley in Edgewater
by ~~reputation~~ ^{for years and experience} and the same is
good and his neighbors and
persons of acquaintance speak
of him in excellent terms and
he is a boy of habits beyond
reproach.

Andrew G. Johnson

Sworn to before me
this 27th day of July 1893

E. S. ~~Leggett~~
Notary Public.

GLUED PAGE

POOR QUALITY ORIGINAL

0844

STATE OF ILLINOIS, } SS.
COOK COUNTY.

I, HENRY WULFF, Clerk of the County Court of Cook County, the same being a Court of Record, Do HEREBY CERTIFY that Sarah Ann Egger Esq., whose name is subscribed to the annexed Jurat, was, at the time of signing the same, a Notary Public in Cook County, duly commissioned, sworn and acting as such, and authorized to administer oaths; that I am well acquainted with the handwriting of said Notary, and I verily believe that the signature to the said Jurat is genuine.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of said Court at the City of Chicago, in the said County, this 25th day of July 1893
Henry Wulff CLERK.

GLUED PAGE

POOR QUALITY ORIGINAL

0049

STATE OF ILLINOIS,)
County of Cook.)
City of Chicago.)

M. W. Hanley, of said City, County and State, being duly sworn, says, that he is Grain Elevator Superintendent by occupation, and resides at Edgewater, Chicago.

Deponent further says that George Hanley is his son and always has been a good and dutiful child, well behaved, honest and upright, and never been guilty of or convicted of any crime.

M. W. Hanley

Subscribed and sworn to before me)
this 27th day of July, A. D. 1893.)

Sarah Ellen Eyer
Notary Public.

POOR QUALITY ORIGINAL

0846

GLUED PAGE

STATE OF ILLINOIS, }
COOK COUNTY. } SS.

I, HENRY WULFF, Clerk of the County Court of Cook County, the same being a Court of Record, Do HEREBY CERTIFY that Geo Graesser Jr Esq., whose name is subscribed to the annexed Jurat, was, at the time of signing the same, a Notary Public in Cook County, duly commissioned, sworn and acting as such, and authorized to administer oaths; that I am well acquainted with the handwriting of said Notary, and I verily believe that the signature to the said Jurat is genuine.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of said Court at the City of Chicago, in the said County, this 20th day of July 1893
Henry Wulff CLERK.

State of Illinois
City of Chicago

Deponent E. Bowers of said City being duly sworn says that he is State Grain Inspector by occupation and resides at No. 177 Howe St. in said City.

Deponent further says that he has been acquainted with George Hanley for twelve years last past.

That said George Hanley resided at No. 2127 Magnolia Ave. Edgewater Chicago that he is person of good moral character.

Deponent further says that he knows the general reputation of the said George Hanley in Chicago for peace and quietness and the same is good and his neighbors and friends speak well of him and that he is a boy of excellent habits.

Witness my hand and seal this 27th day of July 1893
Dennis E. Bowers
Notary Public

STATE OF ILLINOIS, } SS.
COOK COUNTY.

being a Court of Record, Do HEREBY CERTIFY that I, HENRY WULFF, Clerk of the County Court of Cook County, the same
whose name is subscribed to the annexed Jurat, was, at the time of signing the same, Esq.,
a Notary Public in Cook County, duly commissioned, sworn and acting as such, and
authorized to administer oaths; that I am well acquainted with the handwriting of
said Notary, and I verily believe that the signature to the said Jurat is genuine.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of
said Court at the City of Chicago, in the said County, this 28th
day of July 1893

Henry Wulff CLERK.

25

State of Illinois Cook Co. } ss.
City of Chicago.

I J. R. Sinclair of said City
being duly sworn, says that he is
a grain merchant
Occupation and resides at No. 48 Poplar Ave. in said
City.

Deponent further says that
he has been acquainted with
George Hanley formerly of Edgewater
Chicago for twelve years last past
that he is a person of good moral
character.

Deponent further says that he
knows the general reputation of the
said George Hanley in Edgewater and
thereabouts for peace and quietness
and the same is good and
his neighbors and persons of
acquaintance speak highly of
him and he is a boy of
excellent habits.

Sworn before me
this 1st day of July 1893
[Signature]

J. R. Sinclair

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

George Hanley

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

George Hanley of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said George Hanley

late of the City of New York, in the County of New York aforesaid, on the twenty-first day of June in the year of our Lord one thousand eight hundred and ninety-three, with force and arms, at the City and County aforesaid, in and upon the body of George Stevenson in the peace of the said People then and there being, feloniously did make an assault and to, at and against him the said George Stevenson a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said George Hanley 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 George Stevenson 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.

SECOND COUNT-

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

George Hanley of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said George Hanley

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, in and upon the body of the said George Stevenson in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and to, at and against him the said George Stevenson a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said George Hanley in his right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully shoot off and discharge, 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.

Witnesses:

George Stephenson
John Dore
appear

70.199
7/18
Doubtless

Counsel,
Filed
Pleads,
13
day of July
1883
Guilty

THE PEOPLE

vs.

F
George Hanley

Assault in the First Degree, Etc.
(Returns)
(Sections 217 and 218, Penal Code.)

July 27 1883

DE LANCEY NICOLL,

District Attorney.

off July Term 1883
A TRUE BILL
Once day 1883

Kenneth McKee

Foreman:

Sept 2 - Aug 4 1883
pleaded guilty and
another indictment

(455)

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

George Hanley

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

George Hanley

of the crime of Assault in the second degree,

committed as follows:

The said

George Hanley

late of the City of New York, in the County of New York aforesaid, on the
twenty-first day of June, in the year of our Lord one thousand
eight hundred and ninety-three, at the City and County aforesaid,
with force and arms, in and upon
the body of one Anthony W. Winkler
in the peace of the said People then
and there being, feloniously did
wilfully and wrongfully make an
assault, and to, at, and against ^{him} the
said Anthony W. Winkler, ~~with~~ a
certain pistol then and there charged
and loaded with gunpowder and one
leaden bullet which the said George
Hanley in his right hand then and

there had and held, the same being
a weapon and instrument likely
to produce grievous bodily harm,
then and there feloniously did
wilfully and wrongfully shoot off
and discharge, 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

0854

BOX:

527

FOLDER:

4804

DESCRIPTION:

Harris, Joseph

DATE:

07/12/93



4804

POOR QUALITY ORIGINAL

0855

75

Counsel,
Filed *[Signature]*
day of July 180

Pleads,

THE PEOPLE

vs.

Joseph Harris

[Signature]

DE LANCEY NICOLL,
District Attorney.

[Signature]
Surglarly in the second degree
Section 487 of the Penal Code

A TRUE BILL.

[Signature]
Foreman.

[Signature]

[Signature]

[Signature]

Witnesses:

Jenny Butler

Police Court - 3 District.

City and County of New York, ss.:

Fannie Briles
of No. 209 Clinton Street, aged 20 years,
occupation Housekeeper being duly sworn

deposes and says, that the premises No. 209 Clinton Street, 7 Ward
in the City and County aforesaid the said being a

tenement house
and which was occupied by deponent as a Dwelling
and in which there was at the time a human being by name

were BURGLARIOUSLY entered by means ~~force~~ unlocking

the door of deponent's room

on the 7th day of July 1893 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

a quantity of clothing
of about the value of
Fifty dollars
(50.00)

the property of divers persons in care & custody of deponent
and deponent further says, that he as great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away by

Joseph Harris

for the reasons following, to wit:

That said room was
securely locked by deponent in the
morning of said date. That about
3 P.M. of said date deponent
heard a noise in said room
and on going in said room
found the door open, said
property scattered about the
room and the defendant standing.

POOR QUALITY ORIGINAL

085

by the deo.

Therefore defendant charged
said defendant with burglary
and prays that he be dealt
with as the law directs

Sworn to before me
the 5. day of July, 1893
Fanny Brüller
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 1888
Police Justice

I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1888
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 1888
Police Justice

Police Court, District, _____

THE PEOPLE, etc.,
on the complaint of _____

vs.

1 _____
2 _____
3 _____
4 _____

Offence—BURGLARY.

Dated _____ 1888

Magistrate, _____

Officer, _____

Clerk, _____

Witnesses, _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

\$ _____ to answer General Sessions.

POOR QUALITY ORIGINAL

0050

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Joseph Harris

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

Question. What is your name?

Answer. Joseph Harris

Question. How old are you?

Answer. 19 years

Question. Where were you born?

Answer. U.S.

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

Answer. 24 Second St. - 2 mos.

Question. What is your business or profession?

Answer. Tailor

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

Joseph Harris

Taken before me this day of ... 1893

Police Justice.

BAILIED,

No. 1, by

Residence

Street

No. 2, by

Residence

Street

No. 3, by

Residence

Street

No. 4, by

Residence

Street

Police Court...

District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Francis White
209 Clinton St.
Joseph Marjorie

Offense

Burglary

Date

July 8 1893

Magistrate

John Ryan

Police Officer

Witnesses

No.

Street

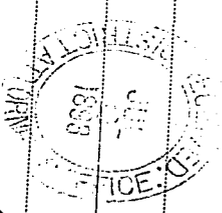
No.

Street

No.

Street

to answer



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 100 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give surety.

Dated, July 8 1893 John Ryan Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph Harris

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

Joseph Harris

of the CRIME OF BURGLARY in the *second* degree, committed as follows:

The said

Joseph Harris

late of the *5th* Ward of the City of New York, in the County of New York aforesaid, on the *seventh* day of *July* in the year of our Lord one thousand eight hundred and ninety-*three*, in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of one

Janny Brüller

there situate, feloniously and burglariously did break into and enter, there being then and there a human being within the said dwelling house, with intent to commit some crime therein, to wit: the goods, chattels and personal property of the said

Janny Brüller

in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away,

[Large handwritten flourish]

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—

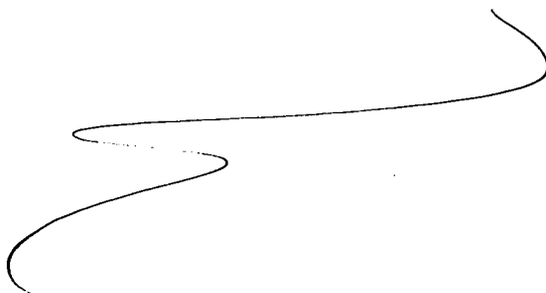
And the Grand Jury aforesaid, by this indictment further accuse the said

Joseph Harris
of the CRIME OF *Grand* LARCENY *in the second degree* committed as follows:

The said *Joseph Harris*

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

divers articles of clothing and weaving apparel, of a number and description to the Grand Jury aforesaid unknown, of the value of fifty dollars



of the goods, chattels and personal property of one *Fanny Brüller*

in the dwelling house of the said *Fanny Brüller*

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.

DeLancey Nicoll
District Attorney

0062

BOX:

527

FOLDER:

4804

DESCRIPTION:

Harris, Mary

DATE:

07/06/93



4804

#14

#698

Counsel,

Filed

day of

1893

Pleads

Wm. C. ...

THE PEOPLE

vs.

Mary Harris

Grand Larceny, Degree 1
[Sections 528, 529, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

Part 1. July 18. 93,

A TRUE BILL.

Francis McKee

Foreman.

July 18 93

True & Correct

Pen 3 months

July 27 93

Witnesses:

Mary Culbertson

Police Court 2 District.

Affidavit—Larceny.

City and County of New York, } ss:

of No. 48 West 26th Street, aged 18 years, occupation Actress

Mary Callerton

deposes and says, that on the 24 day of June 1893 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 Gold Watch of the value of One hundred dollars

\$ 100.⁰⁰/₁₀₀

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 Mrs. Harris (phonetic)

from the fact that deponent occupied a room in the above premises and said defendant was employed in said premises as a domestic. Said property was in deponent's room during the absence of deponent and defendant on her return to said premises missed the said property. Said defendant returned to deponent a pawn receipt for a Gold Watch and told deponent that she had taken said property. Deponent caused the arrest of said defendant by Officer Cornelius Sullivan of the 19th Precinct who informs deponent that he saw the

Sworn to before me, this 189 day of June 1893
Police Justice.

Notes passed by said defendant and
identified it as the property of defendant

Brought before me this }
27th day of June 1893 } Mary Culbertson.
John Redwood his
Clerk Justice

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Mary Harris 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. *Mary Harris*

Question. How old are you?

Answer. *27 Years*

Question. Where were you born?

Answer. *N.Y.*

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

Answer. *217 West 28th Street 2 Years*

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*

Mary X Harris
Mark

Taken before me this *27* day of *June* 18*83*
John W. ...
Police Justice.

BAILLED,

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

Police Court... 2 District 698

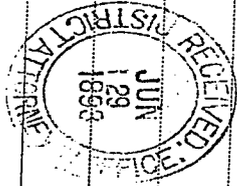
THE PEOPLE, &c.,
ON THE COMPLAINT OF

Wm. K. Thompson
48 W. 26
Mary Harris

1 _____
 2 _____
 3 _____
 4 _____
 Offense Carrying Fire

Dated, June 27, 1893

W. H. ... Magistrate.
William ... Officer.
19 Precinct.



Witnesses _____
 No. _____ Street _____
 No. _____ Street _____
 No. 1000 to answer, _____ Street _____

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, June 27, 1893 John P. Woodis Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Mary Harris

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

Mary Harris

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

The said

Mary Harris

late of the City of New York, in the County of New York aforesaid, on the *24th* day of *June* in the year of our Lord one thousand eight hundred and ninety-*three*, at the City and County aforesaid, with force and arms,

one watch of the value of one hundred dollars

[Large decorative flourish]

of the goods, chattels and personal property of one

Mary Culbertson

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

Mary Harris

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said

Mary Harris

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 watch of the value of
one hundred dollars*

[Large decorative flourish]

of the goods, chattels and personal property of one

Mary Culbertson

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

Mary Culbertson

unlawfully and unjustly did feloniously receive and have; the said

Mary Harris

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.

0870

BOX:

527

FOLDER:

4804

DESCRIPTION:

Heron, Harry

DATE:

07/18/93



4804

POOR QUALITY ORIGINAL

087

149

Counsel,

Filed

day of

1893

Pleas,

THE PEOPLE

16 E 80

200 E 80th St.
Brooklyn

Harry Heron

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

[Signature]

Foreman.

Park 2 - July 27/93
Spec & Comitted 8/12/93
[Signature]

Witnesses:

Charles F. Farley

[Signature]

[Signature]

[Signature]

[Signature]

[Signature]

Burglary in the Third Degree
Section 498, N.Y. Penal Law

POOR QUALITY ORIGINAL

0872

Police Court 5 District.

City and County } ss.:
of New York,

of No. 222 E 87th Street, aged 44 years,
occupation Musical Entertainer being duly sworn

deposes and says, that the premises No. 222 E 87th Street, Ward

in the City and County aforesaid the said being a five story

flat house and which was occupied by deponent as a Dwelling

~~and in which there was at the time a human being, by name~~

were **BURGLARIOUSLY** entered by means of forcibly opening
the door leading from the street into
said cellar.

on the 9 day of July 1898 in the Night time, and the
following property feloniously taken, stolen, and carried away, viz:

Three English Concertinas one
English post horn one flute one
banjo one pair of patent leather
shoes one make up box all of the
value of two hundred and fifty
dollars.

(\$250.00)

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

Harry Heron (now here)

for the reasons following, to wit: that- at about the hour
of 10 o'clock A.M. July 10 deponent
discovered that said cellar had been
entered as aforesaid and said property
taken therefrom.
Deponent is informed by Officer Charles
F. Foster that- he found one concertina
one post horn one flute and one banjo
in the deponent's home and that he

found two concertinas in a gun shop which this defendant had purchased and also found a pair of Patent Rubber shoes on the defendant's feet. Defendant further says that he has since seen the property as found by the officer and fully identified said property as his and charges this defendant with burglariously entering said cellar and stealing said property therefrom.

Summons before me
 this 13th day of July 1893
 John Quinn
 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__
 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.

Police Court, _____ District, _____

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

1. _____
 2. _____
 3. _____
 4. _____

Offence—BURGLARY.

Dated _____ 188__

Magistrate. _____
 Officer. _____
 Clerk. _____

Witnesses, _____
 No. _____ Street, _____
 No. _____ Street, _____
 No. _____ Street, _____

\$ _____ to answer General Sessions.

POOR QUALITY ORIGINAL

0074

CITY AND COUNTY } ss.
OF NEW YORK, }

1877.

aged _____ years, occupation Charles F. Farley
Police Officer of No. 27th West 101st Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of John Quinn
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 13 day of July, 1893 } Charles F. Farley
John F. Fisher
Police Justice.

POOR QUALITY ORIGINAL

0075

Sec. 198-200.

51

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

Harry Kern

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 sees 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. *Harry Kern*

Question. How old are you?

Answer. *16 years old just.*

Question. Where were you born?

Answer. *New York*

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

Answer. *205 E. 80th St 10 years*

Question. What is your business or profession?

Answer. *House shaver.*

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
Harry Kern
Munk

Taken before me this *13* day of *July* 189*7*
John J. Anderson
Police Justice.

POOR QUALITY ORIGINAL

0876

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

Police Court, 5
 District, 755

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
John P. Burns
222 E. 87
Henry Mann
 2
 3
 4
 Offense, Burglary

Dated July 13
 1893

Fisher
 Magistrate.
Fisher
 Officer.

Witnesses
Charles Fisher
 No. 27 Precinct
Preston
 No. _____ Street

No. _____ Street
 No. 620
 JUL 17 1893
 DISTRICT
 OFFICE

John P. Burns
Henry Mann

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

Defendant

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

Dated, July 13 1893 John P. Burns Police Justice.

I have have admitted the above-named _____ to bail to answer by the undertaking hereto annexed.
 Dated, _____ 189 _____ Police Justice.

There being no sufficient cause to believe the within named _____ guilty of the offense within mentioned, I order h to be discharged.
 Dated, _____ 189 _____ Police Justice.

POOR QUALITY ORIGINAL

0077

Court of the General Sessions of the peace
City and county of New York.

-----x		Before
The People	:	Hon. Frederick Smyth
agvs.	:	and a jury.
Harry Heron	:	
-----x		

Tried July 25, 1893 .

Indicted for grand larceny in the second degree .
Indictment filed 1893 .

A P P E A R A N C E S .

Assistant District Attorney Thomas Bradley
For the People .

Mr.

For the defence .

J O H N B I N N S called by the people being duly
sworn testified that his business was a musical enter-
tainer and that he lived at 222 East 87th street, New York
York. That he lived there on the 8th of July, which

is a flat of five or six stories; that he occupied the fourth floor front and rear. The property which complainant lost was in the basement of the house; that it is divided into separate cellars, don't know how many; that he had a place for his coal and wood there and that he had a trunk there and all his musical instruments there .. That there were three concertinas, an English post horn, a flute, and a banjo there, also a pair of patent leather shoes and a box of make-up for theatrical business, paints and powders . The value of the property was about \$300. The last time complainant saw his property was about noon Friday July 7th, the day before it was stolen. Missed the property first about nine o'clock on the 8th. Everybody in the house had access to the cellar. The cellar where the property was located was supposed to be locked; can't say whether the cellar was locked up on Friday noon the last time he saw his property; but the cellar is looked after by the janitor, and there is access to it from the street; don't know whether he locked the cellar or not. When complainant noticed his property was missing he went down to the police station and informed them of it. When

he missed the property he found the trunk broken open and the lock had evidently been cut out .. The defendant was arrested and complainant saw his patent leather shoes on his feet in the police station, and the policeman recovered all the balance of his property. The policeman brought the property to his house and complainant identified it as his . The property was not brought to complainant in the presence of the defendant . When complainant said the shoes were his defendant said nothing . Complainant did not know the defendant, and did not ask him to steal his property.

In cross examination witness testified that the three English concertinas cost \$65 each, and that he had had them about two years; that they were in the best condition and he kept them in the trunk. That complainant is a travelling performer. The English post horn was worth \$15 or \$20 and complainant has had it several years, and it was as good as new. There was also a banjo.

C H A R L E S F. F A R L E Y called by the people being duly sworn testified that he was a police officer connected with the 27th precinct which includes the premises

in which complainant lived . After the complaint was made to him witness discovered the property; that he found the concertina in a pawnshop on Third avenue between 80th and 81st streets; that he found another concertina on Second avenue in another pawnshop between 73d and 74th streets, and the rest of the property consisting of a concertina, banjo, post horn, flute he found in the defendant's house corner 80th street and Third avenue on Sunday evening July 9th Didn't see the horn there until the 13th of July when Defendant was arrested and he was brought to the station house . That defendant had patent leather gaiters on which complainant identified as his. Witness told defendant where he had found the property, and he denied it; didn't know anything about it, and didn't make any answer about the patent leather shoes. The distance between the residence of defendant and complainant is seven blocks. Witness examined the cellar of the premises of complainant, and saw where the trunk was bursted open by some iron instrument. It was in a passage way of the basement; it was not in the cellar but in the passageway that led towards the cellar. When the burglary was reported

witness went around to the various pawnshops to find the things, and discovered them in the pawnshops stated .

In cross examination witness testified that he found some of the things in defendant's house and knew that defendant put them there on information and belief . At the time when defendant was arrested he said he lived there, and told the name of the person to whom he pawned the concertina. The last that witness saw of the gaiters, they were on the defendant in the police station, and were identified by the complainant as his. Defendant held up his feet for the complainant to look at his shoes, and they were taken from his feet. He had no other shoes. At the time witness went to defendant's house he saw his mother; and in the closet in the hallway which belongs to his mother's apartment he found the musical instruments. The mother said she did not know they were there, when they were shown to her .

H A R R Y H E R O N , the defendant, being sworn in his own behalf testified that he was 16 years of age and that he had on the patent leather shoes referred to. That he was standing corner of 84th street and the avenue

he don't know which avenue, and a strange man came up to him and said "Will you carry these for me", referring to bundle. Defendant carried them, and the strange man said he would give him 25 cents for doing so. The strange man said "Do you know where I can put these?" referring to stolen property. Defendant said "Yes" "I will put them in my house". After awhile the strange man said "Put them in the pawnshop." Defendant said no. The strange man said "I want to get something to eat." Defendant went to the pawnshop and got \$I.25 for one of the things, and then the strange man gave him another one and said "Pawn this one." Defendant did so and got \$I.00 and gave it to the stranger. The strange man said "Snake" and went away. Defendant had given the stranger all the money, and he left the rest of the things in a closet in his house. Defendant did not know the things were stolen, for if he had he would not have had anything to do with them. Defendant did not steal them. Defendant has not seen the stranger since he said "Snake". All defendant got were the shoes; he did not get 25 cents or one cent but got arrested. He has always been a good boy up to the present time. Does not know what day he was arrested

In cross examination defendant testified that he does not play on the concertina or flute; that he don't know the strange man and has not seen him since That he met the strangeman as he was going up to 84th street and Third avenue to sell some papers one morning about eight o'clock, and he thinks it was Saturday morning. The strange man was coming through the side street, 84th street from Second avenue towards Third avenue. The strange man had the things all done up in a paper parcel, and had the banjo under his arm. Defendant was standing on the corner and the strange man stood there for awhile and he said "Will you carry these" down the avenue for me, and I will give you 25 cents." I carried them as far as 83d street. He said he had no place to put them; and defendant said "Well, I will put them in my house". The man did not go up to defendant 's house, but defendant went up there himself and took the things up there. The man "snaked" when the "platties" (policemen) were there. Defendant was hanging around the neighborhood, and was not in his own house. The strange man stood down stairs and told him to bring the things up. At the time he told

defendant to pawn the concertinas he was down at the door of defendant's house, and went with defendant to the pawnshop at 83d street. Defendant then pawned one of the concertinas at 83d street in Block's pawnshop, and then went to Second avenue near 73d street. The reason defendant did not pawn both concertinas in one place was because the strange man wouldn't let him do it. When defendant pawned the first concertina he thinks he gave his right name; but he gave a wrong name twice; don't know whether he gave his right address. He gave the wrong name because he didn't want to be caught in a scrape. The fact of going into a pawnshop and putting the instruments away led defendant to believe he would get into a scrape as the detectives would have suspicions . raised against him. Defendant believed the property belonged to the strange man. At 73d street and Second avenue the strange man didn't go into the pawnshop with defendant; that defendant gave him \$1.25 and \$1.00 and walked up as far as 80th street and Third avenue to his house to get something to eat, and when he came down stairs the strange man was gone. When defendant came out of his house he put on the patent leather shoes. He didn't have the shoes in his hand.

POOR QUALITY ORIGINAL

0005

when he came out of the house; but put them up in the hall. Then he chucked them away and put the patent ones on. Defendant was at the Harlem court when he chucked the shoes away, and his parents gave him the other pair of shoes. Defendant was not arrested for the shoes at first; when the policeman saw the patent leather shoes defendant did not say where he had got them, and didn't say where he had got all the things from in the police court. Defendant has worked at a horse shoeing shop about 2 or 3 months. At other times he sells the morning papers. Defendant did not tell his father or mother where he got the stolen property from, but hid it away.

#####

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Harry Heron

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

Harry Heron

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

The said

Harry Heron

late of the *12th* Ward of the City of New York, in the County of New York aforesaid, on the *eighth* day of *July* in the year of our Lord one thousand eight hundred and ninety-*three*, with force and arms, in the *right*-time of the same day, at the Ward, City and County aforesaid, the dwelling house of one

John Binns

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 *John Binns* 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

Harry Heron

of the CRIME OF *Grand* LARCENY in the first degree, committed as follows:

The said *Harry Heron*

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,

three concertinas of the value of fifty dollars each, one post horn of the value of value of twenty-five dollars, one flute of the value of twenty-five dollars, one banjo of the value of twenty five dollars, one pair of shoes of the value of ten dollars, and one box of the value of one dollar and divers other goods chattels and personal property, a more particular description whereof is to the Grand Jury aforesaid unknown, of the value of fifteen dollars,
of the goods, chattels and personal property of one *John Dennis*

in the dwelling house of the said *John Dennis*

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

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

The said *Harry Heron*

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 2^d second count of this indictment

of the goods, chattels and personal property of

John Binns

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

John Binns

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

Harry Heron

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

DE LANCEY NICOLL,

District Attorney.

0889

BOX:

527

FOLDER:

4804

DESCRIPTION:

Herzog, Charles

DATE:

07/14/93



4804

0890

BOX:

527

FOLDER:

4804

DESCRIPTION:

Russell, Gustave

DATE:

07/14/93



4804

Witnesses:

David L. ...

Wash ...

[Handwritten signature]

Counsel,

Filed

14
Day of July

189

Pleads,

THE PEOPLE

vs. P

*Charles C. ...
and
Gustav Russell.*

Grand Larceny, in the
(From the Person),
[Sections 828, 89, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

Part 2. July 25/93 -
No 2. ... and convicted
c102. Ed ...

A TRUE BILL.

[Signature]

July 17/93 Foreman.

[Signature]
1. ...
[Signature]
July 20/93

Police Court Fourth District.

Affidavit—Larceny.

City and County }
of New York, } ss:

John Ruggaber

of No. 335 West 44 Street, aged 46 years,

occupation Stone Cutter being duly sworn,

deposes and says, that on the 9 day of July 1893 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 double case silver watch of the
value of about twenty five dollars

the property of deponent

and that this deponent

was a probable cause to suspect, and does suspect, that the said property was feloni-

ously taken, stolen and carried away by Charles Herzog

and Gustave Russell, both now free

and acting in concert for the

following reasons. That about

the hour of 11:45 o'clock P.M. deponent

deponent was sitting on the steps of

his house at the above address. That

the watch was in the lower left hand

pocket of deponent's waistcoat

to the best of deponent's recollection

the defendants came up behind deponent and

took the watch out of the pocket

and ran away. That deponent

immediately caused the arrest of the

defendants and that they be dealt

with according to law. John Ruggaber

Sworn to before me, this

of July 1893

John Ruggaber
Police Justice.

Sec. 198-200.

H District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

Charles Herzog

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 sees 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. *Charles Herzog*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *Compton Ky*

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

Answer. *677 Watts St 5 mos*

Question. What is your business or profession?

Answer. *Paper folder*

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*

Charles. Herzog

Taken before me this

day of

189

Police Justice.

Sec. 198-200.

H

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

Gustave Russell

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 sees 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.

Gustave Russell

Question. How old are you?

Answer.

29 years

Question. Where were you born?

Answer.

France

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

Answer.

6518 West 139th St - 2 years

Question. What is your business or profession?

Answer.

Express

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

Gustave Russell

Taken before me this

day of

189

[Signature]

Police Justice

Court of General Sessions of the Peace.
City and county of New York.

-----x	
The People	: Before
vs.	: Hon. Frederick Smyth
Gustave Russell	: and a jury.
-----x	

Tried July 25, 1893 .

Indicted for Grand Larceny in the first degree.
Indictment filed July 14th, 1893 .

A P P E A R A N C E S.

Assistant District Attorney Thomas Bradley
For the People

Mr.

For the defence

J O H N R U G H A B E R called by the people, being duly sworn testified that he resided at 335 West 44th street New York city, and was a stone cutter. On the 9th of july he lived at the same place. Before midnight or quarter to 12 he was sitting in front of his residence

having his silver watch in his left vest pocket attached to a chain. He had paid \$25 for the same. He felt the watch torn away from him when a fellow touched him and he looked behind. As complainant felt the watch being torn away from him he jumped up and ran after the thieves, one of whom was the defendant and the other one, whom he understands has been already sentenced. He saw their backs as they ran. The thieves ran close together from 9th avenue to 8th avenue and then up 8th avenue. Complainant overtook and arrested one at 46th street, and a policeman arrested the other one. Complainant has seen his watch at the police station and identified it. The chain was left hanging to the vest when the watch was broken away from it.

In Crosss examination witness testified that it being warm weather on the evening of the 9th of July he went out on the stoop of his residence, and fell asleep or rather "drows". There are no steps to the stoop it being on the threashold where the witness was sitting. He was not asleep when the thieves approached and ran away, but saw them. He sometimes nods on the stoop as if sleeping, but he can see and hear at the same time.

everything. / Witness cannot sleep sound. The little one approached him on the left hand side and the big one came on his right side. Witness was at the place in question about five minutes when the watch was taken. The street lamp was about Ten yards away. Witness had not been drinking anything except four glasses of beer up to six o'clock. Complainant saw the face of the defendant at the time in question, and also at the station house afterwards. One of the young men was caught in 49th street and 9th avenue. Defendant was caught on Eighth avenue. When they ran away there was nobody near them; but after they ran for awhile a crowd gathered. And when the crowd came up the policeman had him. This man I saw ran until he reached 49th street when the policeman caught him.

CHARLES THOMPSON called by the people being duly sworn testified that he was a police officer attached to the 22d precinct; that he made the arrest of the defendant on 8th avenue between 44th and 45th streets about half way the block. Defendant was going north on a fast walk up the avenue. Another policeman

arrested the other thief, Charles Hurdsick. Hurdsick was probably 30 feet away from defendant at the time of the arrest of the latter by the witness. They were not in conversation at the time. The watch was given to complainant and was identified at the station house. The watch was given to witness after he arrested defendant by a citizen who said he saw Hurdsick throw it in a place in 46th street near 9th avenue. Witness said nothing to the defendant at the time and the defendant said nothing. Witness saw complainant at the time he complained to him that he lost his watch, that it had been taken from him by two men. Defendant said nothing about the watch and gave no explanation in regard to it. The charge of larceny was preferred against the two men, and Hurdsick admitted taking the watch.

In cross examination witness testified that he stood corner of 8th avenue and 44th street when complainant came up to him and said that his watch had been taken from him by a short man and a tall man, and asked witness if any one had passed that way answering his description. Witness had noticed two men passing him in a peculiar manner a few moments before up 8th avenue

on the east side. Defendant Russell was in the middle of the block between 44th and 45th streets, and Hurdsick was a short distance ahead when witness started after them, and he told complainant to hurry along with him. Witness and complainant started on a fast walk when Hurdsick saw them coming,; witness blew a whistle and another policeman and a citizen caught Hurdsick near 46th street and 9th avenue .. Neither of the men were running when witness started after them.. The defendant and Hurdsick were about 10 feet apart when they passed the witness; but the distance was increased gradually as the taller man Hurdsick walked the fastest. Their peculiar manners indicated that they were together, but they said nothing. When witness arrested defendant, Hurdsick commenced to run. There was nobody on that side of the avenue at that time of night .. Witness cannot connect defendant with the robbery only from his actions. Hurdsick threw the watch away in 46th street, after he saw the defendant arrested. At the station house complainant identified his watch and pointed at Hurdsick as the man who took it .

DAVID E. TRAYBOLD called by the people being duly sworn testified that he resided at 812 10th avenue, corner of 54th street; that he worked at painting. On the night of the 9th of July at quarter to 12 witness was going through 45th street from Broadway to 8th avenue. Near an areaway at 46th street and 9th avenue he found the watch in question where he saw Hurdsick throw it. At the time Hurdsick threw the watch there he was going west towards 9th avenue. Witness saw the defendant that night when he was coming through 45th street, and when the policeman was coming along 8th avenue. Witness was behind the officer and saw Hurdsick running through 46th street. The officer said "run after him", and witness done so; and near 9th avenue he heard something thrown into an areaway and went there and found the watch. The policeman had the defendant when witness gave him the watch, and he said to the officer "I heard Hurdsick throw the watch down and went there and found it". Defendant did not say anything at that time. Before they were arrested witness saw defendant and Hurdsick; the former was following the latter, and they were both walking in the same

direction up the avenue .

In cross examination witness testified that as they walked one was 75 feet behind the other. Witness saw the officer lay his hand on defendant and then Hurdsick looked around and ran through 46th street towards 9th avenue, and in running after him saw him throw the watch into an areaway in 46th street, and went there and found it .

O F F I C E R T H O M P S O N being recalled testified that the watch in question was a silver case hunting watch and chain; the snap and wire link of the chain was fastened on to the watch, but the chain wasnot there.

G U S T A V E R U S S E L L, the defendant, being duly sworn testified in his own behalf that he lived at 42 Carmine street, New York city, and had resided there a little over two years. That he was in the express business of Barney Biglin, delivering goods and helping around on the wagons . Early in the evening of the 9th of July, defendant and one of the drivers, Mr. Car, were at Coney Island beach until about 11 oclock, and

came home together about 10 oclock, and went to the stable and had a few games for drinks, and defendant got caught. There was a little business at Ellis Island to attend to, and they wanted a couple of men. Defendant knew a man in 40th street, who wasn't working, and he wanted to give him a job. Defendant was walking up 8th avenue, and he heard some one behind him, and a policeman came up, and said he wanted him.

Witness was at the beach in the evening and got to the stable in the latter part of the evening and was playing cards there with his friend and two other men. Witness was on his way to 63d street and 8th avenue to, tell a friend of his to come down and go to work Monday morning at the express office. The name of the friend was Andrew Fagan who lives between 63d street and 64th street in Amsterdam avenue. Never saw the complainant until he saw him in the station house and was present when Hurdick pleaded guilty. Never saw Hurdick before. Defendant was never arrested before .

In Cross examination witness testified that he lived at 42 Carmine street a little over two years but when he was arrested he didn't say he lived there

because he saw a friend of his there, and didn't want to let his landlady know that he was arrested; he thought he would get out the next morning .. That night he had been down to South Beach and left it at 11 oclock, came up from there on the Staten Island R. R., and came across the Staten Island ferry, and then took the elevated R. R to Houston street; got off and went to the stable in Washington street near Clarkson street arriving there about 25 or 20 minutes to 12 oclock. Then defendant sat down and played cards in the stable about 10 minutes and had something to drink there . Then he left his friend there to go to 63d street and Amsterdam avenue to get a man to do some work the next morning .

In going up to 63d street he took the dummy, and went as far as 30th street, and was going to walk the remainder of the distance; he had no money left, and got as far as 46th street when he was arrested. The dummy came up through West street and he walked west across to 8th avenue. Defendant wasnot in a big hurry when he went forhis friend to Amsterdam avenue, although it was about midnight.

Defendant heard the complainant say that he saw him in front of his house in 44th street, but he didn't go

through 44th street but 30th street to 8th avenue .

He heard the complaint made against him on the night in question; didn't tell anybody on the night in question that he had been down to South Beach and had been playing cards, and had walked up 8th avenue.

Defendant had told the policeman that he was going to see a friend of his that night but didn't tell him where he was going, because he didn't have a chance to, as the Judge said "Are you guilty or not guilty", and the defendant said "Not guilty". Defendant was asked some questions at the station, and his answers were put on a paper; and said that his name was Gustave Russell, that he was 22 years of age, was born in France and lived at 39th street two years. He signed his name to the paper but didn't read it. When asked if he had anything to say in exculpation of the charge he didn't know why he didn't tell them he went to South Beach, and then went to the stable, and then came up town to see his friend.. His friend's name at the Beach was Car; his friend up town was Andrew Fagin in 39th street . He never saw Hurdsick before the night in question when defendant was arrested. He cannot give any explanation why he

did not tell where he was on the night in question when arrested. Defendant left the beach at about 11 oclock and arrived at New York 15 or 20 minutes after 11. He left South Beach going on to 11 oclock, took the railroad which occupied 20 minutes, and took 20 min utes to come from Staten Island to New York in the Ferry boat. Defendant did not time himself by the watch as he had none . Defendant simply said he was not guilty at the police station, and that was all he was required to say.

#####

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Herzog and Gustave Russell

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

Charles Herzog and Gustave Russell of the CRIME OF GRAND LARCENY in the first degree, committed as follows:

The said Charles Herzog and Gustave Russell

late of the City of New York, in the County of New York aforesaid, on the ninth day of July in the year of our Lord one thousand eight hundred and ninety-three, in the night-time of the said day, at the City and County aforesaid, with force and arms,

one watch of the value of twenty five dollars

of the goods, chattels and personal property of one John Ruggaber on the person of the said John Ruggaber then and there being found from the person of the said John Ruggaber 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 Twell District Attorney.

0908

BOX:

527

FOLDER:

4804

DESCRIPTION:

Hogan, John

DATE:

07/21/93



4804

0909

BOX:

527

FOLDER:

4804

DESCRIPTION:

Ryan, John

DATE:

07/21/93



4804

Witnesses:

William F. Lutz

And for

offices &

Mr. Maguire

100 Chubbuck

Butt. Mead

in Pen = 19

192

Counsel,

Filed

Pleads,

189

day of July

THE PEOPLE

vs.

John Hogan

vs.

John Ryan

Grand Larceny, [Sections 629, 631, Penal Code.]

De LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Ramona McKeen

Foreman.

Part 2 - July 24, 1933

Both plead guilty

2 M. 16 Mrs. del. 1933

July 28, 1933

Police Court - 1 District.

1912

Affidavit - Larceny.

City and County }
of New York, } ss.

of No. 34 East 10th Street, aged 30 years,
occupation. Bridge maker being duly sworn,

deposes and says, that on the 13th day of July 1893 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 day time, the following property, viz:

About (35) Thirty five badges
together of the value of
Sixty Dollars
(\$60.00)

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

John Hogan and John Ryan (nowhere) and an unnamed person who were acting in concert for the reasons following to wit: On said day deponent possessed said property from a show case in front of said premises and a report was furnished by James M. Casney a police officer of the 4th Precinct police that he arrested said defendants (nowhere) who admitted and confessed to him that they had taken said property and that said Ryan had paid up for the said badges and deponent therefore charges said defendants with the larceny of said

Wm. J. Antz Jr.

Sworn to before me this 13th day of July 1893
[Signature]
Police Justice

Sec. 198-200.

District Police Court.

City and County of New York, ss:

John Ryan 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. *John Ryan*

Question. How old are you?

Answer. *31 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *90 Duane Street 1 year*

Question. What is your business or profession?

Answer. *Lab ass*

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*
John Ryan

Taken before me this
day of
March 1888
John W. Carter
Police Justice.

Sec. 198-200.

1882

District Police Court.

City and County of New York, ss: *

John Hogan 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. *John Hogan*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *U. S.*

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

Answer. *100 Charlton Street. 2 months*

Question. What is your business or profession?

Answer. *Crocker Baker*

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.*

Robert
John + Hogan
mark

Taken before me this
day of *March* 1882
William J. ...
Police Justice.

POOR QUALITY ORIGINAL

0915

BAILLED,

No. 1, by _____
Residence _____ Street

No. 2, by _____
Residence _____ Street

No. 3, by _____
Residence _____ Street

No. 4, by _____
Residence _____ Street

910
764
Police Court...
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William O. ...
34 Park Street
James ...
John ...
Offense

Date: *July 1st* 189

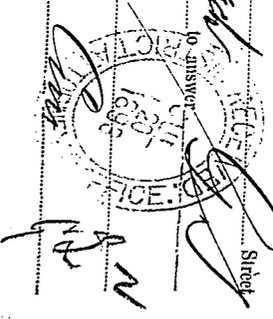
W. ...
Magistrate

Witnesses
James ...
W. ...
Tribunal

No. *114*
James ...
Street

No. *114*
James ...
Street

No. *114*
James ...
Street



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 *200* 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, *July 1st* 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

John Hogan
and
John Ryan

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

John Hogan and John Ryan —
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed
as follows:

The said *John Hogan and John Ryan*, both

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

thirty-two badges of the value
of two dollars each

of the goods, chattels and personal property of one *William F. Lutz, the younger*

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 Laurey Nicoll
District Attorney

0917

BOX:

527

FOLDER:

4804

DESCRIPTION:

Holland, William

DATE:

07/21/93



4804

189

Counsel,
Filed *21* day of *July* 1893
Pleads, *Not Guilty (24)*

Grand Larceny, *second* Degree
[Sections 529, 531, 532
Penal Code.]

THE PEOPLE

De Lancey
vs.
William Holland

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

James McKeever

Foreman.

Aug 8. 93 -
Pleads *Not Guilty*
3 rows *per* *H*

Witnesses:

James Strickland

Police Court 2 District. Affidavit—Larceny.

City and County }
of New York, } ss:

Fairy Holiday

of No. 122 Clinton Place Street, aged 31 years,

occupation Housekeeper being duly sworn,

deposes and says, that on the 25th day of March 1893 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:

Three
 Dresses of the value of fifty dollars
 and a clock of the value of
 fifteen dollars; all of the
 value of sixty five dollars & 65-

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 Holland now in the New York County Penitentiary, under conviction for another crime. The defendant was on said date a lodger at De. Deponent's house, and he had access to said property, and he absconded at the time said property was stolen, and subsequently deponent sent word to the Deponent that he had stolen said property, and subsequently deponent discovered the pawn tickets for said property in the room that defendant had occupied and one of said tickets was in the name of the defendant, and another ticket in the name of defendant's half brother. Deponent, who they

Sworn to before me, this 1893 day of March 1893
Police Justice.

Defendant be held to answer said
larceny.

Sworn to before us
this 3d day of March
1893
J. H. Gady
Notary Public

Fannie J. Holliday

Fannie J. Holliday

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK } ss.
William Holland

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 Holland*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *27 Cornelia Street - 6 Months*

Question. What is your business or profession?

Answer. *Bell Boy*

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

Answer. *I am not guilty -*

William Holland

Taken before me this
day of *July* 19*17*
Charles J. [Signature]

Police Justice.

BETTER QUALITY ORIGINAL

0922

Sec. 151.

1347

CITY AND COUNTY OF NEW YORK, } ss.

Police Court 2 District.

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 me undersigned, one of the Police Justices for the City of New York, by James Holland of No. 122 Cedar Place Street, that on the 25 day of March 1893, at the City of New York, in the County of New York, the following article, to wit:

Money and a clock

of the value of Twenty five Dollars, the property of deponent was taken, stolen and carried away, and as the said Complainant has cause to suspect, and does suspect and believe, by William Holland - Colored

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 2 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 3 day of March 1893

John H. Gandy POLICE JUSTICE.

Security taken on Beekman St below

Police Court.....District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

Dated.....189

Magistrate.

Henry & Mulry Officer.

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

Officer.

Dated.....189

This Warrant may be executed on Sunday
or at night.

Police Justice.

RAILED,

No. 1, by _____
 Residence _____ Street

No. 2, by _____
 Residence _____ Street

No. 3, by _____
 Residence _____ Street

No. 4, by _____
 Residence _____ Street

Police Court - 2
 District

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Jenny Artilas
 122/Clinton Place
 New Holland

Offence _____

Date July 17 1893

Magistrate
 Henry S. Mackey
 P.O. Precinct

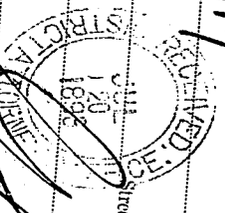
Witness
 No. _____
 Street _____

No. _____
 Street _____

No. _____
 Street _____

\$ 1000 to answer

Witness signatures



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

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

Dated July 17 1893 _____ 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.

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 Holland

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

William Holland

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

The said *William Holland*

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

three dresses of the value of twenty dollars each, one clock of the value of fifteen dollars

of the goods, chattels and personal property of one *Fannie J. Holliday*

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

William Holland

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said

William Holland

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,

three dresses of the value of twenty dollars each, and one clock of the value of fifteen dollars

of the goods, chattels and personal property of one

Fannie J. Holliday

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

Fannie J. Holliday

unlawfully and unjustly did feloniously receive and have; the said

William Holland

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.

0927

BOX:

527

FOLDER:

4804

DESCRIPTION:

Horwitz, Louis

DATE:

07/21/93



4804

164

A

Witnesses:

Wm. Kaplan

Counsel,

Filed

day of

1893

Wm. Kaplan
Pleads, Not Guilty.

THE PEOPLE

vs.

F
Louis Harwitz

Grand Larceny, second Degree,
[Sections 529, 531
Penal Code.]
(Book 100)

DE LANCEY NICOLL,

District Attorney.

Wm. Kaplan

A TRUE BILL.

Deanna McLean
Sept 15 1893
Notman
Robert W. G. Lindley

270 S. 4th St.
St. Paul, Minn.

12

Police Court _____ District.

1912

Affidavit—Larceny.

City and County of New York, } ss.

of No. 511 Osborne Street, aged 37 years,
occupation Single being duly sworn,

deposes and says, that on the 20 day of April 1898 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 pair of diamond earrings and one diamond ring together of the value of two hundred dollars

the property of Russel Kaplan in deponent's charge and care

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 Louis Horowitz (now here) from the fact that deponent was acquainted with the defendant, that he induced her to visit New York from Brooklyn with him that he asked deponent to loan him the diamonds & have them duplicated so that he might present her with a like set that deponent believing him gave the property to him where he departed and did not return nor has he since returned the property

Dora Kaplan

Sworn to before me, this _____ day of _____ 1898
of _____
Police Justice

POOR QUALITY ORIGINAL

0930

Sec. 198-200.

1882
District Police Court.

City and County of New York, ss:

Louis Horowitz 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. *Louis Horowitz*

Question. How old are you?

Answer. *38 years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *Mumapsolis, Minn*

Question. What is your business or profession?

Answer. *Peddler*

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*

Taken before me this
16
day of *June* 1889
[Signature]
Police Justice

POOR QUALITY ORIGINAL

093

BAILED,
 No. 1, by _____
 Residence _____
 Street _____
 No. 2, by _____
 Residence _____
 Street _____
 No. 8, by _____
 Residence _____
 Street _____
 No. 4, by _____
 Residence _____
 Street _____

Police Court... Districts

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anna Kate Lane
1511 Broadway, N.Y.
Anna Lawrence

1 _____
 2 _____
 3 _____
 4 _____
 Offense *Grand Larceny*

Dated *July 16* 189

James M. Gannon
Magistrate
Officer

Witnesses _____
Precinct _____

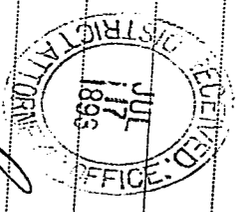
No. _____
Street _____

No. _____
Street _____

No. _____
Street _____

\$ *1000* to answer
GD

Com. City



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 *1000* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, *July 16* 189 *James M. Gannon* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

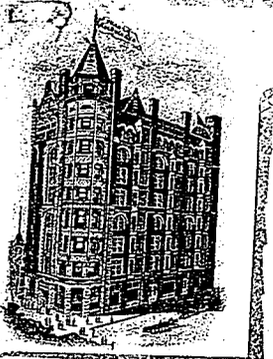
There being no sufficient cause to believe the within named _____ guilty of the offense within mentioned, I order h _____ to be discharged.

Dated, _____ 189 _____ Police Justice.

**POOR QUALITY
ORIGINAL**

0932

LARGEST WATCH HOUSE IN THE WORLD.



SEARS, ROEBUCK AND CO.

Successors to A. C. ROEBUCK, Corporation.

WATCHES, DIAMONDS, JEWELRY AND SILVERWARE.

DIRECT TO CONSUMER

AT LOWEST WHOLESALE PRICES

INCORPORATED UNDER THE LAWS OF THE STATE OF MINNESOTA.

ANNUAL SALES:
OVER 100,000 WATCHES.

WE OCCUPY MORE ROOM,
EMPLOY
MORE HELP, AND SELL
MORE WATCHES
TO THE CONSUMER THAN
ANY OTHER CONCERN
IN EXISTENCE.

TERMS:
C.O.D. to Anyone,
No Money in Advance.
Catalogue free.

REFERENCES:

Any Commercial Agency,
or Financial Institution.

Minneapolis, Minn. July 25th 1893

To whom it may concern:

I have known Lewis Horwitz for several years last past and cheerfully certify to his many good qualities - honesty, industry and sterling integrity, and can and do recommend him as a man in whom implicit confidence and trust may be placed.

Respectfully,

Geo. E. McAllister

(In charge correspondence for above firm.)

(Member State Legislature }
Session 1891. 31st Dist.)

POOR QUALITY ORIGINAL

0933

OFFICE OF
A. J. POLLOCK,
 ★ **Manufacturing Jeweler,** ★
 A full line of Diamonds, Watches Clocks
 and Jewelry on hand.
 391 ROBERT ST.,
 1st Door S. Chamber of Commerce.
 ST. PAUL, MINN. *July 25th* 1893

SATISFACTION GUARANTEED.

*This is to Certify that I know Mr Louis
 Hurwitz for the last Six years, and I
 know him to be a Straight Man in Business
 and also a Peacable, and a good Character
 and I can recomend him for above
 named reputation*

*Yours respectfully
 Alex. J. Pollock*

Mississippi Miss July 26th 1893

To whom it may concern;
I have known Lewis Horwitz for 5 years past
I cheerfully certify to his many good qualities
honesty and industry. I can recommend him
as a trustworthy man.

Respectfully
Joseph Clark

**POOR QUALITY
ORIGINAL**

0935

LARGEST WATCH HOUSE IN THE WORLD



SEARS, ROEBUCK AND CO.

Successors to A. C. ROEBUCK, Corporation.

WATCHES, DIAMONDS, JEWELRY AND SILVERWARE.

DIRECT TO CONSUMER -



AT LOWEST WHOLESALE PRICES.

INCORPORATED UNDER THE LAWS OF THE STATE OF MINNESOTA.

ANNUAL SALES:
OVER 100,000 WATCHES.

WE OCCUPY MORE ROOM,
EMPLOY
MORE HELP, AND SELL
MORE WATCHES
TO THE CONSUMER THAN
ANY OTHER CONCERNS
IN EXISTENCE.

TERMS:

C. O. D. to Anyone,
No Money in Advance,
Catalogue free.

REFERENCES:

Any Commercial Agency,
or Financial Institution.

Minneapolis, Minn. July 26th 1893

To whom it may concern
This is to certify
that I have known Lewis Horwitz
for a number of years and have also
spoken with people who have employed
him for a long time and can cheerfully
recommend him as an honest straight
and industrious man

Respectfully
Jacob Goldstein
Foreman, Watchmakers
Department for above
firm

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Louis Horwitz

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

Louis Horwitz

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

The said Louis Horwitz

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

one pair of earrings of the value of one hundred and twenty-five dollars, and one finger ring of the value of seventy-five dollars

of the goods, chattels and personal property of one

Bessie Kaplan

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.

By Laurence Nicoll District Attorney

0937

BOX:

527

FOLDER:

4804

DESCRIPTION:

Humm, George

DATE:

07/21/93



4804

0938

BOX:

527

FOLDER:

4804

DESCRIPTION:

Humm, George

DATE:

07/21/93



4804

POOR QUALITY ORIGINAL

0939

Witnesses:

Jacob Struck

37c
Counsel, *Barnett*
Filed *21* day of *July* 189*3*
Pleads, *Not Guilty* (w/)

170
B

THE PEOPLE

vs.

George Humm

1st
Burglary in the Third Degree.
[Section 489.52 c 573 1893]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

James McKee

Sworn to
Foreman.
22 - August 9, 1893
Sworn and Acquitted.
Wednesday

Police Court 2 District.

City and County }
of New York } ss.:

of No. 164 Varick - Geo. Henkle Street, aged 17 years,
occupation Butcher being duly sworn

deposes and says, that the premises No 164 Varick Street,
in the City and County aforesaid, the said being a two story brick
building
and which was occupied by deponent as a Provision Store
~~and in which there was at the time a human being by name~~

we were BURGLARIOUSLY entered by means of forcibly removing a
hook, on a stable door, in the rear of said
premises - and then entering said stable, and then
raising a trap door leading from said stable, into
the basement or cellar of the aforesaid premises -
on the 7 day of July 1893 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

Eight hams of the amount and
value of ten dollars -

the property of George L. Henkle and in deponent's care and custody
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
George Humm (now here)

for the reasons following, to wit: that between the hours of 6th
7 o'clock P.M. of the 8th day of July 1893 deponent
closed and fastened said stable, by fastening
said stable with said hook, and that about
the hour of 5 o'clock A.M. deponent discovered
said hook removed and said stable open -
and that about the hour of 1.30 o'clock A.M. of the
aforesaid date, deponent saw the defendant entering
the hallway of No 44 Charlton, and which premises

are only separated, from the aforesaid premises, by a wooden fence, with a butchers basket in his hand, and that about the hour of 4 o'clock A.M. of said date, he saw the defendant again in said hallway, and who on being discovered by deponent immediately ran back into said hallway, and that about the hour of 8 o'clock A.M. of said date, deponent missed the aforesaid property from said premises - and that deponent is further informed by Maria Flanagan of No. 44 Charlton Street, that between the hours of 2 & 3 o'clock A.M. of said date, she saw a man scaling and going over the fence in the yard of said premises, and which fence separated said premises, from the aforesaid premises - deponent further says that about the hour of 7.30 o'clock A.M. of said date, he saw and discovered a butchers basket in the said cellar of the aforesaid premises - and that he immediately recognized said basket as the basket he saw in defendant's possession at the time he entered said hallway of premises No. 44 Charlton St. deponent therefore asks that the defendant may be held to answer
 Sworn to before me this } Jacob F. Heesle
 14 day of July 1893 }
 J. F. Heesle

Police Justice

Police Court District. _____

THE PEOPLE, & c.,
 ON THE COMPLAINT OF _____

Dated _____ 1893

Magistrate _____
 Officer _____
 Clerk _____

Witnesses: _____

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street _____

POOR QUALITY ORIGINAL

0942

CITY AND COUNTY }
OF NEW YORK, } ss.

1877.

Sarah Flanagan
aged _____ years, occupation *Married Woman* of No. *44 Charlton* Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *John Wenzel* 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 *July* 189*3*. *Mrs S. Flanagan*

W. H. Brady
Police Justice

POOR QUALITY ORIGINAL

0943

Sec. 198-200.

2

1882

District Police Court.

City and County of New York, ss:

George Hamm 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. *George Hamm*

Question. How old are you?

Answer. *37 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *411 West 16 Street - 18 Months*

Question. What is your business or profession?

Answer. *Butcher*

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

Answer.

I am not guilty

George Hamm

Taken before me this

day of *July* 189*3*

Wm. J. Brady
Police Justice.

POOR QUALITY ORIGINAL

0944

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

Police Court... District.

THE PEOPLE v. ON THE COMPLAINT OF

George W. Brown
George W. Brown
George W. Brown

1
 2
 3
 4
 5
 6
 7
 8
 9
 10

Offence *Burglary*

Dated *July 14 1893*

Carroll Magistrate.

Witness *Frank Stanger*

No. *415* Street *Charles*

No. *132* Street *Levick*

No. *135* Street *Richardson*

No. *135* Street *Richardson*

No. *135* Street *Richardson*

George W. Brown

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

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

Dated *July 14 1893* *W. S. Andy* 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.

POOR QUALITY ORIGINAL

0945

1900

CITY AND COUNTY } ss:
OF NEW YORK,

POLICE COURT, 2 DISTRICT.

of the 15 Precinct - Police Street, aged _____ years,
occupation _____
that on the 12 day of July 1893
at the City of New York, in the County of New York, he arrested

George Humm (now present) on complaint
of Jacob Hensle for Larceny
Deponent says that he and the Complainant
have been unable to see witnesses
against said Humm and asks
that he be committed for Examination
until July 14th 1893 9 a M
to make necessary affidavit and
complaint.

Francis C. Caddell

Sworn to before me, this 12 day of July 1893

[Signature]

Police Justice.

POOR QUALITY ORIGINAL

0946

207
Police Court, 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

George Humm

AFFIDAVIT.

Dated, July 12 1893

J. H. Grady Magistrate.

Caddell Officer.

Witness,

15

Disposition \$ 1000 &

July 14 9 A. M.

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

THE PEOPLE OF THE STATE OF NEW YORK
against

George Humm

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

George Humm

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

The said

George Humm

late of the *8th* Ward of the City of New York, in the County of New York, aforesaid, on the
ninth day of *July* in the year of our Lord one
thousand eight hundred and ninety-*three* in the *night*-time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *stable* of
one

George L. Henkle

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
George L. Henkle in the said *stable*
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.

POOR QUALITY ORIGINAL

0948

SECOND COUNT—

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

George Humma

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

The said *George Humma*

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,

eight *horns* of the value of one dollar and twenty-five cents each

[Large flourish]

of the goods, chattels and personal property of one *George L. Hensle*

in the *stable* of the said *George L. Hensle*

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

De Lancey Neoll
District Attorney

0949

BOX:

527

FOLDER:

4804

DESCRIPTION:

Hunt, Thomas

DATE:

07/12/93



4804

POOR QUALITY ORIGINAL

0950

Witnesses:

William Rading
officer

1

71

Counsel,

Filed

day of

189

Pleaded

THE PEOPLE

vs.

vs.

Thomas Hunt

Robbery, second Degree,
(Sections 224 and 229, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

Case 3, July 10, 1893

A TRUE BILL.

Samuel McKee

Foreman.

Part 2 - July 24, 1893

James and Benjamin

Wm. H. P. H.
Green

Police Court 3 District.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. 306 James J Mundy
16th St. South Bkly Street, Aged 39 Years

Occupation Insurance (137 Bway) being duly sworn, deposes and says, that on the
7th day of July 1893, at the 10 Ward of the City of New York,

in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent by force and violence, without his consent and against his will, the following property, viz:

A watch and chain of the
value of Fifty five dollars

of the value of _____ 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 force and violence as aforesaid by Thomas

Nyunt (now here) for the reasons
that defendant accosted ^{deponent} ~~deponent~~
on the Bowery and deponent was
in defendant's company but a
short time and deponent while on
the Elevated Railroad stairway
at Division Street and Bowery the
defendant asked deponent to tell
him the time and deponent took
the watch from the vest pocket
and while deponent had the watch
in his hand the defendant seized
deponent by the throat and firmly

day of July
Sworn to before me, this
7th day of July 1893
John A. Ryan Police Justice.

held deponent and wrested the watch from deponents hand and tore the watch chain from the vest and ran away

Sworn to before me by James F. Mundy this 7th July 1893
John Ryan
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
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

Police Court, District, Offence—ROBBERY.
THE PEOPLE, &c., on the complaint of
1.
2.
3.
4.

Dated 188
Magistrate.
Officer.
Clerk.
Witnesses,
No. Street,
No. Street,
No. Street,
§ to answer General Sessions.

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Thomas Hunt

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 Hunt

Question. How old are you?

Answer. 23 years

Question. Where were you born?

Answer. West Indies

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

Answer. No home

Question. What is your business or profession?

Answer. Seafaring

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
Thomas Hunt
man

Taken before me this 1st day of July 1883

Police Justice.

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

Police Court... 3
 District... 730

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

James J. Monday
306 West 12th St. New York
Shower Hunt

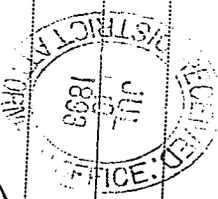
1 _____
 2 _____
 3 _____
 4 _____
 8 _____
 Offense *Robbery*

Dated, *July 7* 1893

John Ryan Magistrate.
Alan P. Kelly Officer.

Witnesses *Call the officer*
 No. _____ Street _____
 Precinct _____

No. _____ Street _____
 No. _____ Street _____
 No. _____ Street _____



No. _____ Street _____
John Ryan
John Ryan

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 *Twenty* Hundred Dollars, _____ and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
 Dated, *July 7th* 1893 *John Ryan* Police Justice.

I have admitted the above-named _____
 to bail to answer by the undertaking hereto annexed.
 Dated, _____ 189 _____ Police Justice.

There being no sufficient cause to believe the within named _____
 _____ guilty of the offense within mentioned, I order he to be discharged.
 Dated, _____ 189 _____ Police Justice.

COURT OF GENERAL SESSIONS OF THE PEACE,
City and County of New York.

The People,

vs.

THOMAS HUNT.

"
"
"
"
"

Before,

~~HON. FREDERICK SMYTH,~~

and a Jury.

Tried JULY 24TH, 1893.

Indicted for ROBBERY, in the SECOND DEGREE.

Indictment filed JULY 12TH, 1893.

APPEARANCES:

ASSISTANT DISTRICT ATTORNEY BARTOW S. WEEKS,

For THE PEOPLE.

MR. COWAN;

For THE DEFENCE.

JAMES F. MUNDY, THE COMPLAINANT, being duly sworn, testified that he was in the insurance business, at 137 Broadway, New York city. On the night of the 7th of July, 1893, he was in the Bowery. He met the defendant about 12:15 A. M. He, the complainant, was walking down the Bowery, towards Chatham Square, and the defendant asked him to treat him. He left the defendant and started to go up the elevated stairs. He took the defendant into a saloon on the Bowery and treated him, and then started to go up the elevated stairs. When going up the stairs, he, the complainant, turned around and he saw that the defendant was following him. The defendant asked him what time it was. He, the complainant, took out his watch to see what time it was, and the defendant grabbed him by the throat. He had the watch open when the defendant grabbed him, and the defendant caught hold of the case of the watch and wrenched the case and the chain out of his hand and ran down the stairs. He, the complainant, called for the police, and as the defendant got to the bottom of the stairs he, the complainant, saw an officer.

catch the defendant. His watch was worth \$50.00 and the chain was worth \$5.00. He, the complainant, went to the station house with the officer and the defendant, and entered a complaint against the defendant. The works and part of the watch-chain remained in his, the complainant's, hand.

In cross-examination the complainant testified that he had had the watch about three months. He lived at 306 16th street, Brooklyn, and had lived there for about a year. He first saw the defendant five or ten minutes before he was robbed. When he looked at his watch, on the elevated stairs, it was ten or fifteen minutes past 12. He, the complainant, had had three drinks of gin that night before meeting the defendant. He was in the saloon with the defendant about two minutes. The defendant was the only man who drank with him in the saloon. The defendant did not treat him; he treated the defendant. There was sufficient light on the elevated steps for him to see the time.

OFFICER ADAM RAEDIG, being duly sworn, testified that on the early

morning of the 7th of July, 1893, his post was on the Bowery. He went on post at 12 o'clock that night. He arrested the defendant about 12:15. He was standing at the foot of the elevated stairs, at Chatham Square. He heard a cry of "Police!" and he saw the defendant running down the stairs. He caught the defendant, and the complainant came running down the stairs and said, "That man robbed me of my watch." The defendant tried to throw a watch case and chain in the street, but he, the witness, prevented him from throwing it away. The complainant had been drinking, but he knew what he was about. The complainant was able to tell him, the witness, what happened, and he was able to walk to the station house and make a complaint.

In cross-examination the witness testified that he had never seen the complainant before the night in question. He had seen the defendant in the neighborhood for two or three weeks. The defendant had created a disturbance on the Bowery two or three times, by fighting.

FOR THE DEFENCE, THOMAS HUNT, THE DEFENDANT, being duly sworn, testified, in his own behalf, that on the night in question he was walking down the Bowery, between 11 and 12 o'clock. He saw the complainant standing on the sidewalk, with two other men. They asked him where he was going, and he said he was only going around town, to have a good time. They invited him to have a drink, and the four men entered a saloon. They stayed in the saloon about three-quarters of an hour. He, the defendant, said he was going to a boarding house, and the complainant and the other two men wanted him to go over to Brooklyn with them. He said he did not know how to go to Brooklyn, but they told him to go with them, and they would show him the way. As they were going up the stairs to the elevated road, at Chatham Square, one of the men asked him the time. He, the defendant, took out his watch, and the complainant grabbed him by the throat and snatched his watch. He hit the complainant and knocked him into a corner, and then one of the men took \$12.00 away from him, the defendant, and he hit the man a punch and then ran down stairs.

The men ran down stairs first, and he, the defendant, ran after them. He ran into the officer. He told the officer that the complainant had stolen his watch, and the complainant told the officer that he, the defendant, had stolen his watch. The officer took the complainant's word, and arrested him, the defendant. When he was arrested he had \$4.30 in his pocket, and his bank book. The watch in evidence was not his watch; his watch was an open face, gold watch. He had never been in any trouble before. He had only been in New York two days previous to his arrest. This was the second time he had been to New York.

In cross examination the defendant testified that he did not know anything about the watch in evidence. The watch that the officer took from him was his own watch.

THE COMPLAINANT, being recalled for further cross-examination, testified that he had seen the watch in evidence in the Police Court and when he was before the Grand Jury. It was not true that he had taken the defendant's watch. He had the number of the watch case

in his pocket. The numbers which were on the paper agreed with the number of the watch case and works. He did not have the paper in his possession at the time of the loss of the watch; he secured the numbers from the man from whom he bought the watch, subsequent to the night in question.

OFFICER RAEDIG, being called IN REBUTAL, testified that he did not take an open faced watch from the defendant on the night of the arrest. He did not take any watch from the possession of the defendant, except the one in evidence. The defendant did not make any charge against the complainant, either at the time of his arrest or at the Police Court. He was sure that he had seen the defendant more than two or three days, on his post, on the Bowery. He did not see anybody else on the elevated stairs at the time he saw the defendant and the complainant there. When he searched the defendant he found \$4.30 in his possession, and a bank book.

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 Hunt

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

Thomas Hunt

of the CRIME OF ROBBERY in the *second* degree, committed as follows:

The said

Thomas Hunt

late of the City of New York, in the County of New York aforesaid, on the *seventh* day of *July* in the year of our Lord one thousand eight hundred and ninety-*three*, in the ~~time of the said day~~ at the City and County aforesaid, with force and arms, in and upon one *James J. Mundy* in the peace of the said People then and there being, feloniously did make an assault; and

one watch of the value of
thirty
fifty-five dollars, *one chain of the*
value of twenty dollars

of the goods, chattels and personal property of the said *James J. Mundy* -
from the person of the said *James J. Mundy* - against the will
and by violence to the person of the said *James J. Mundy* -
then and there violently and feloniously did rob, 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 Launcey Nicoll,
District Attorney.