

0553

BOX:

449

FOLDER:

4140

DESCRIPTION:

Harvey, Patrick B.

DATE:

09/10/91



4140

0554

52
Filed

Counsel,
Filed 10 day of Sept 1891
Pleads *Allegedly*

Grand Larceny, *in the 2^d Degree.*
[Sections 528, 537, Penal Code.]

vs. THE PEOPLE

Patrick B. Manning

DE LANCEY NICOLL,
District Attorney.

H. of Ref. Sep 18

A True BILL.

M. C. ...
Parks, Sec. 17 Foreman.
Pleads, *Stander* Grand
Larceny in the 2^d degree

Witness:

Ed. ...

0555

Police Court 2nd District.

Affidavit—Larceny.

City and County } ss:
of New York,

Henry J. Mahrenholz

of No. 1153 Broadway Street, aged 53 years,
occupation Wagon Driver being duly sworn,

deposes and says, that on the 25 day of August 1891 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the After time, the following property, viz:

A quantity of Parsons to the
value of fifty dollars
\$ 50⁰⁰/₁₀₀

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 Patrick Harney (now here)

from the fact that deponent carried

said property. Deponent is informed

by officer Kemp that he arrested the

defendant and that defendant had a parcel

ticket in his possession. This deponent went

to the pawn office where he identified the

property as being the same that was stolen

from deponent. Deponent being informed of his
rights says he is guilty

H. Mahrenholz
1153 Broadway

Sworn to before me, this

of August 26

1891

Police Justice

[Handwritten signature]

0556

Sec. 108-200.

✓

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK.

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

Question. What is your name?

Answer. *Parnell B Harvey*

Question. How old are you?

Answer. *14 years*

Question. Where were you born?

Answer. *Jersey City U.S.*

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

Answer. *76 W 36 Street. 1 month*

Question. What is your business or profession?

Answer. *Errand 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 Guilty*

P. Ben Harvey

Taken before me this
day of August

1911

Police Justice

[Signature]

0557

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

Dated *August 26* 18*91* 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.

0558

1119

Police Court-- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry J. Mahrenholz
1153. Bundy
Frank B. Harney

Latell
Offence

1
2
3
4

BAILED.

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *Aug 26* 19*21*

Hogan Magistrate.

Kemp Officer.

19th Precinct.

Witnesses *Call Office*

No. Street.

No. Street.

No. Street.

\$ *500* to answer *h5.*

Com *9/1/21*



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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Patrick B. Harvey

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

Patrick B. Harvey

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

The said

Patrick B. Harvey

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

divers articles of jewelry, 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 *Henry J. Mahrenholz* 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.

Alc Lancy Nicoll,
District Attorney

0560

BOX:

449

FOLDER:

4140

DESCRIPTION:

Hasson, Maurice

DATE:

09/24/91



4140

0561

BOX:

449

FOLDER:

4140

DESCRIPTION:

McDermott, William

DATE:

09/24/91



4140

0562

BOX:

449

FOLDER:

4140

DESCRIPTION:

Rogers, John J.

DATE:

09/24/91



4140

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Witnesses:

John Harrison
Off. Maclean & Co.

Counsel,
Filed 21st day of Sept 1891
Pleads, Magalloway

THE PEOPLE
vs.
611 Gmbs St.

Maurice Harrison
24 611 Gmbs St. bldg
William The Democrat
526 1/2 534 Gmbs St. bldg
John J. Rogers

Section 488, Code of Criminal Procedure, Chapter 10, Title 13, of the Laws of the State of New York.

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

W. J. Berry

Part 2 - Sept. 29, 1891. Foreman.
All plead Magalloway 3rd Dequ

End

W. J. P. H. apd.
no. 2 S.P. 1 apd

0564

Police Court 2nd District.

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

of No. 589 Greenwich Street, aged 64 years,
occupation Metal Business being duly sworn

deposes and says, that the premises No 589 Greenwich Street,
in the City and County aforesaid, the said being a Four story Brick
Building

and which was occupied by deponent as a Metal Store
and in which there was at the time ^{no} human being, by name

was **BURGLARIOUSLY** entered by means of forcibly

Breaking a Pane of Glass in the Window
in the rear of said Store - said Window
leading from the Yard into said
Store -

on the 3rd day of September 1888 in the Night time, and the
following property feloniously taken, stolen, and carried away, viz:

A quantity of Old Metal - of the
Amount and value of Fifty
Dollars

(\$ 50 ⁰⁰ / 100)

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
Maurice Hasson, William M. Demott, John Rogers
(all now here), while acting in concert with each other.

for the reasons following, to wit: That about the hour of 5.30
o'clock P.M. of the aforesaid date, deponent
securely closed and fastened the said window,
and the doors, in said store, and at that
time said window, was in good order, and
that after securing said window and doors,
deponent went away, and that he returned
to said premises about the hour of seven o'clock
A.M. of the 4th day of September 1888, and discovered

0565

the said window broken, and the door leading into the Yard from said store - open - and also broken - and that deponent is informed by Hugh Connors of No 620 Greenwich Street that between the hours of seven and eight o'clock A.M. of the 4th day of September, the defendant Hasson came into his place of business at said address, and asked him if he wanted to buy some old Metal - and that said Connors did then and there pay said Hasson 55 Cents for said Metal - and that said Hasson did then ask said Connors if he wanted to buy anymore of said Metal - and that said Hasson then went away and shortly returned in company with said Mr. Dermott & Rogers, with a quantity of old Metal with them, and that said Connors then took said Metal which said defendants, in company with each other, had brought him, to said place of business - and was there informed by deponent, that said Metal was his property, and was part of the property which was stolen from the aforesaid premises - on the aforesaid date - Deponent therefore charges said defendants while acting in concert with each other in having committed a Burglary and asks that they may be held and dealt with as the Law may direct

Sworn to before me this 4th day of September 1883
 J. W. Kelly
 Justice of the Peace

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Dated 1883

Magistrate.

Office

City

Witnesses:

Committed in default of \$ Bail.

Trailed by

No. Street.

0566

CITY AND COUNTY }
OF NEW YORK, } ss.

Hugh Connor

aged *57* years, occupation *Junk Dealer* of No. *620. Greenwich* Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *John Hannon* and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this *4* day of *September* 189*5*, } *Hugh Connor*

John S. Kelly
Police Justice.

0567

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Maurice Hesson*

Question. How old are you?

Answer. *27 years -*

Question. Where were you born?

Answer. *New York*

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

Answer. *611 Greenwich Street - 8 months -*

Question. What is your business or profession?

Answer. *Laborer.*

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
Maurice Hesson

John S. Hackett
taken before me this
day of *March* 188*7*

Police Justice.

0568

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

William Mc Dermott 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 Mc Dermott*

Question. How old are you?

Answer. *24 years -*

Question. Where were you born?

Answer. *New York*

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

Answer. *611 Greenwich Street - 4 years -*

Question. What is your business or profession?

Answer. *Laborer*

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 Mc Dermott

Taken before me at this
City of New York, 1887
John S. Kelly

Police Justice.

0569

2

District Police Court.

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

John Rogers

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 Rogers*

Question. How old are you?

Answer. *26 years -*

Question. Where were you born?

Answer. *New York*

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

Answer. *547 Greenwich Street - 10 months*

Question. What is your business or profession?

Answer. *Sail Maker*

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

Answer.

I am not guilty -

John J. Rogers

John J. Rogers
Taken before me this 21st day of September 1887

Police Justice

0570

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 defendants

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

Dated September 4 1891 John S. Kelly Police Justice.

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

Dated 18 Police Justice.

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

Dated 18 Police Justice.

0571

1182

Police Court--- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Hannon
589 Greenwich Street
Maurice Wasson
William M. Demott
John Rogers

Officer *Burgary*

BAILED.

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *Sept 4 91*
Kelly Magistrate.
Mallon Officer.
9 Precinct.

Witness *Call Officer* Street.

No. *Mary M. Lauplin* Street.
613 Greenwich

No. *Hugh O. Conroy* Street.
650 Greenwich

\$ *1.000* to wit:

Mu
Stamp: *Sept 4 1891*

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Maurice Hasson, William
Mc Dermott, and John J. Rogers

(The Grand Jury of the City and County of New York, by this indictment, accuse
Maurice Hasson, William
Mc Dermott and John J. Rogers
of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said Maurice Hasson, William
Mc Dermott and John J. Rogers, all
late of the 9th Ward of the City of New York, in the County of New York aforesaid, on the
third day of September in the year of our Lord one
thousand eight hundred and ninety-one in the night-time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the Store of
one John Hannon

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 Hannon in the said Store
then and there being, then and there feloniously and burglariously to steal, take and carry away,
against the form of the statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

SECOND COUNT—

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

Maurice Hasson, William McDermott and John J. Rogers

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

The said Maurice Hasson, William McDermott and John J. Rogers, all

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 right time of said day, with force and arms,

two hundred pounds of metal of the value of twenty-five cents each pound

[Large decorative flourish]

of the goods, chattels and personal property of one

John Hannon

in the

store

of the said

John Hannon

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

THIRD COUNT:

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

Maurice Hasson, William Mc Dermott and John J. Rogers
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

Maurice Hasson, William Mc Dermott and John J. Rogers, all
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,

two hundred pounds of metal of the value of twenty-five cents each pound

of the goods, chattels and personal property of

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

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

Maurice Hasson, William Mc Dermott and John J. Rogers
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.

0575

BOX:

449

FOLDER:

4140

DESCRIPTION:

Haughey, James

DATE:

09/10/91



4140

Witnesses:

Ellen C. Cook
Elizabeth Vanderpool
John Vanderpool

Counsel,

Filed

10 day of *Sept.* 1891

Pleas,

THE PEOPLE

vs.

James Mangley

Burglary in the Second degree
& Habitual Criminal

Section 497, 1892, 1895 & 1898

JOHN R. FELLOWS

District Attorney.

A True Bill.

M. J. Barry

Foreman.

Wm. H. Barry

Wm. H. Barry

270 S. P. Barry

0577

Police Court 2 District.

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

Ellen Butler

of No. 159 West 27th Street, aged 50 years,

occupation Housekeeper being duly sworn

deposes and says, that the premises No 159 West 27th St 1st floor Street,

in the City and County aforesaid, the said being an apartment in a

double tenement house of brick, five stories high

and which was occupied by deponent as a dwellings

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

were **BURGLARIOUSLY** entered by means of forcibly opening the
door from the hall to the kitchen of said
tenement

on the 9th day of August 1891 in the day time, and the

following property feloniously taken, stolen, and carried away, viz:

one mantle
clock of the value of two dollars and
fifty cents. \$ 2.50

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

James Hanley

for the reasons following, to wit: Deponent had the said clock
on the mantle of said kitchen about the hour
of half past six o'clock p.m., on said date
and the door was securely closed when
deponent left the room. Deponent was

0578

absent but a few minutes, and on
 Deponent's return the said clock was
 missing, and deponent is informed by Elizabeth
 Van De Poel (now here) who occupies the
 adjoining apartment, that she saw the defendant
 open the said door and enter said premises
 about the time deponent left, and the
 defendant is an ex-convict, and the
 said Haupter subsequently admitted to deponent
 that he had stolen said clock.

John Haupter 1881 *Edwin Loutler*
[Signature]

Police Court _____ District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

vs.

Burglary _____ Degree.

Dated _____ 188

Magistrate. _____

Officer. _____

Clerk. _____

Witnesses: _____

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

0579

CITY AND COUNTY }
OF NEW YORK, } ss.

Elizabeth Van De Poel

Signed _____ years, occupation *Housekeeper* of No.

159 West 27th Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Eller Cullen*

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 *August* 1890,

Elizabeth Van De Poel

[Signature]
Police Justice.

0580

Sec. 175-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Haughey 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. *James Haughey*

Question. How old are you?

Answer. *32 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *252 West 27th St. born there*

Question. What is your business or profession?

Answer. *Iron worker*

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*
James Haughey

Taken before me this *14*
day of *August* 189*1*

Police Justice.

0581

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

J. M. Haysley

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 *Aug 14* 18*71* *[Signature]* 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.

0582

1076

24 August 15th
10:30 P.M.

Police Court--- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Ellen Cutler
159 West 27th St
James Hanley

Myler
Offence

2
3
4

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *Aug 14* 188*9*

Hogan Magistrate.

Kewh Officer.

19 Precinct.

Witnesses *Mrs Vanderpool*

No. *159 West 27th St* Street.

No. _____ Street.

No. _____ Street.

\$ *500* to answer *G.S.*

Com

Bing 2
P.D.
11

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Haughey

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

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

The said

James Haughey

late of the *Twentieth* Ward of the City of New York, in the County of New York aforesaid, on the *ninth* day of *August*, in the year of our Lord one thousand eight hundred and *eighty nine* with force and arms, about the hour of *six* o'clock in the *day* - time of the same day, at the Ward, City and County aforesaid, the dwelling house of one *Ellen Butler*

there situate, feloniously and burglariously did break into and enter, there being then and there some human being, to wit:

the said Ellen Butler

within the said dwelling house, with intent to commit some crime therein, to wit: the goods chattels and personal property of the said *Ellen Butler*

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

James Haughey _____
of the CRIME OF *Petit* LARCENY committed as follows:

The said

James Haughey,

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,

*one clock of the value of
two dollars and fifty cents*



of the goods, chattels and personal property of one *Ellen Butler* _____

in the dwelling house of the said *Ellen Butler* _____

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.

He Lancy Nicoll,
District Attorney.

0585

BOX:

449

FOLDER:

4140

DESCRIPTION:

Heidenheim, Charles

DATE:

09/29/91



4140

Witnesses:

Julius D. Eisenstein
Ed. Jacobs, Control

32nd
Miller v. Martin

Counsel,

Filed,

Pleads,

A
Saloman

THE PEOPLE

43 Chamber

48 9/16
Simple

Charles Steudeman

day of *Sept* 1891
1891
17 July 30

St. Louis
MISAPPROPRIATION,
(Sections 528 and 537 of the Penal Code.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

W. J. Berry
Sub e - Oct. 6. 1891
Foreman.

Pleads Guilty.

Ed. Jacobs

0587

Police Court 3 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Julius D. Eisenstein
of No. 37 E. Broadway Street, aged 34 years,
occupation Shirt Manufacturer being duly sworn
deposes and says, that on the 1st day of June 1899
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:

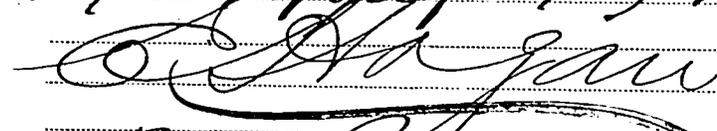
forty four samples of
shirts. together of the value of
fifty dollars.

the property of deponent and his copartner
Asher Levine. doing business under
the firm name of Eisenstein and Levine
and in deponents care and custody 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 Charles Heidenheim
from the fact—that deponent
engaged the said deponent as a
salesman and let him have the
above described property to be used by him
as samples to secure or solicit orders
for deponents firm.
He the deponent took said property
from deponent on or about the above
mentioned date and left deponent place
of business with said property. and
deponent has not seen the said
deponent or said property since.
Wherefore deponent charges the said
deponent with feloniously taking stealing

Police Assistant

0588

and carrying away said property.
and prays that said Defendant may
be apprehended and dealt with as the
law directs.

Subscribed before me } Julius D. Eisenstein
this 7th day of July 1891 }

Police Justice

0589

Sec. 108-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

3 District Police Court.

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

Question. What is your name?

Answer. Charles Haidenberin

Question. How old are you?

Answer. 29 years

Question. Where were you born?

Answer. New York City

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

Answer. 43 Columbia St. 29 years

Question. What is your business or profession?

Answer. Salesman

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

Chas Haidenberin

Taken before me this
day of April 1935
John P. Ryan
Police Justice.

0590

Sec. 151.

Police Court 3 District.

CITY AND COUNTY } ss. In the name of the People of the State of New York; To the Sheriff of the County
OF NEW YORK. } 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 Isidore D. Stein
of No. 37 Broadway Street, that on the 9th day of June
1990 at the City of New York, in the County of New York, the following article to wit:

forty four samples of shirts
of the value of Fifty (50) Dollars,
the property of Complimentaire au 1er escadron
was taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by Charles Heidenheim

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 3 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 7 day of June 1890

[Signature]
POLICE JUSTICE.

0591

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

Dated 188

Magistrate

Officer.

The Defendant

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

Officer.

Dated 188

This Warrant may be executed on Sunday or at
night.

Police Justice.

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

The within named

0592

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 fifteen Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.
Dated Sept 12 1891 John M. Ryan Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0593

W 3193 1219
Police Court--- District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Julius D. Eisenstein
Charles H. Eisenstein
157 E. 13th St. New York
Offence *Harassment*

2
3
4

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *Sept 12 1891*

Ryan Magistrate.

Stedley Officer

C.D. Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

1500 to answer *Sept 12*

1000 Ex Sept 14 - 1000

DM

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 Heidenheim

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

Charles Heidenheim of the CRIME OF *Grand LARCENY, in the second degree,* committed as follows:

The said *Charles Heidenheim*

late of the City of New York, in the County of New York aforesaid, on the *first* day of *June* in the year of our Lord one thousand eight hundred and ninety-*one*, at the City and County aforesaid, being then and there the *clerk and servant* of *Julius D. Eisenstein and Asher Levine, copartners,*

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 *Julius D. Eisenstein and Asher Levine* the true owner thereof, to wit:

forty four shirts of the value of one dollar and fifteen cents each

the said *Charles Heidenheim* 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 *goods, chattels and personal property*

to his own use, with intent to deprive and defraud the said *Julius D. Eisenstein and Asher Levine* of the same, and of the use and benefit thereof; and the same goods, chattels and personal property of the said *Julius D. Eisenstein and Asher Levine*

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.

0595

BOX:

449

FOLDER:

4140

DESCRIPTION:

Hellwig, William A.

DATE:

09/10/91



4140

pin (00) sent to
11/4/91

Witnesses:
Martin Heagans
Bernard Coan

Cash deposit
9/11/91

Counsel,
Filed *[Signature]* day of Sept. 1891
Reads *[Signature]* July 11

THE PEOPLE
vs.
B
William A. Helwig
County Sept 11 91

ASSAULT IN THE THIRD DEGREE
(Section 219, Penal Code)

~~Alonzo Jacob~~
~~FORNICATION~~

District Attorney

[Signature]

A True Bill.

[Signature]
Oct 2 - Oct 1st 1891 Forfean.
Shel and Acquitted

0597

Sec. 192.

District Police Court.

Undertaking to appear during the examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Edward Hojan a Police Justice
of the City of New York, charging William A. Hellwig Defendant with
the offence of assault

and he having been brought before said Justice for an examination of said charge, and it having been made
to appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and
the hearing thereof having been adjourned,

We, William A. Hellwig Defendant of No. 54 1/2
39 1/2 St. Brucken Ny Street; by occupation a Hellwig
and Philip A. Edel of No. 9 1/2 19 Browne St Brucken
Street, by occupation a Architect Surety, hereby jointly and severally undertake
that the above named Wm A Hellwig Defendant

shall personally appear before the said Justice, at the 2 District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of _____
Hundred Dollars.

Taken and acknowledged before me, this 14 1891

August
Hojan
POLICE JUSTICE.

W. A. Hellwig
Philip A. Edel

0598

CITY AND COUNTY }
OF NEW YORK, } ss.

Philip H. Gill

the within named Bail and Surety being duly sworn, says, that he is a resident and
holder within the said County and State, and is worth *over ten thousand* ~~Hundred~~ Dollars,
exclusive of property exempt from execution, and over and above the amount of his debts and liabilities,
and that his property consists of *a machine shop and*

millwright shop situated at 9 to 19
Brown St. in the city of Brooklyn N.Y. of the
value of over ten thousand dollars.

Philip H. Gill

Sworn to before me, this *15*
day of *August* 1891

Police Justice.

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

J. H. B. Bann

vs.

W. A. Bellamy

Undertaking to appear
during the examination.

Taken the *14* day of *Aug* 1891

Hogan

Justice.

0599

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 25 DISTRICT.

of No. 9th Precinct Police Street, aged years, occupation Police Officer being duly sworn, deposes and says that on the 14 day of August 1891 at the City of New York, in the County of New York he arrested

William A. Helling (now here) on the charge of Assault upon the body of Martin Higgins - and deponent is informed that said Higgins is confined to St. Vincent's Hospital and is unable to appear in Court in consequence of injuries received by said Assault, deponent therefore asks that the said Helling may be held until such time as said Higgins can appear in Court or to await the result of injuries received by said Assault. John J. Barnes.

Sworn to before me, this 14th day of August 1891

1891

day

Police Justice

[Handwritten signature]

0500

Police Court, 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John D. Barnes
vs.
William A. Hellwig

AFFIDAVIT.

Dated Aug 1891
Haga Magistrate.
Barnes Officer.

Witness, John D. Barnes
Bernard Gowin
7th - 7th - aren
medic Diaguis
334 East 40th St.

Filed 3rd Sept 1891

Disposition dis August
31st 1891. Comp.
not app of Ex
E.H.

Ex August 15th
10 A.M.

\$500.00 bail

E.H.

Exam Aug 20th
2³⁰ pm

" " 29th

10 A.M.

Ex Aug 30th

10 A.M.

0601

CITY AND COUNTY OF NEW YORK, ss.

In the Name of the People of the State of New York, To any peace officer in this State:

An indictment having been found on the *twelfth* day of *September*, 1891, in the Court of General Sessions of the Peace of the City and County of New York, charging *William A. Manning*

with the crime of *Arrest in the third degree,*

You are therefore Commanded forthwith to arrest the above named *William A. Manning* and bring him before that Court to answer the indictment; or if the Court have adjourned for the term, that you deliver him into the custody of the Keeper of the City Prison of the City of New York, or if he require it, that you take him before any Magistrate in that County, or in the County in which you arrest him, that he may give bail to answer the indictment.

City of New York, the twelfth day of September, 1891

By order of the Court,

DeLancey M. Moll
District Attorney.

0602

N. Y. General Sessions of the Peace.

THE PEOPLE
OF THE STATE OF NEW YORK,
against

William A. Bellamy

Bench Warrant for Misdemeanor.

Edmund M. Middle
~~Randolph B. Martine,~~
District Attorney.

Issued *Sept 10, 1891*

0603

St Vincent's Hospital
New York August 1900
Mr Higgins is still
at the hospital and
is from a severe
case of pneumonia
and is very
ill.

0604

St Vincent's Hospital
Aug 13-1891

Martin Higgins is
suffering from a contusion
of hip, and will be
discharged in a few days.
Robt J. Gandy M.D.
Acting H. Surgeon.

0605

Duplicate
Certificate

St Vincent's Hospital
New York Sep 18/41

Martin Higgins was in
this hospital from Aug 14 -
to Aug 29/41 suffering
from a concussion of the
skull.

D. L. Shea M.D.
House Surgeon.

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 A. Herring

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

William A. Herring

of the CRIME OF ASSAULT IN THE THIRD DEGREE, committed as follows.

The said William A. Herring

late of the City of New York, in the County of New York, aforesaid, on the 14th day of August, in the year of our Lord one thousand eight hundred and ninety-one, at the City and County aforesaid, in and upon the body of one Martin Higgins, in the peace of the said People then and there being, with force and arms, unlawfully did make an assault, and did then and there unlawfully beat, wound and ill-treat, to the great damage of the said Martin Higgins, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOYS

District Attorney.

0607

BOX:

449

FOLDER:

4140

DESCRIPTION:

Hickey, Cornelius

DATE:

09/14/91



4140

0608

BOX:

449

FOLDER:

4140

DESCRIPTION:

Barrett, Martin

DATE:

09/14/91



4140

1186
70 1196

Counsel,

Filed

11th day of Sept 1887
Plends
W. J. Perry

THE PEOPLE

vs.

Cornelius Mickey

vs.

Martin Barrett

Edw. J. Nicoll

District Attorney

Robbery in the
(MONEY)
first degree.
[Sections 224 and 225
Penal Code].

A True Bill.

W. J. Perry

23 Sept. 21. 1887 Foreman.

No. 1 Pleads Not Guilty

No. 2 Pleads Not Guilty

Witnesses:

John Smith

Character of

Foot print

de their hands

written by

0610

Police Court-- /st- District.

CITY AND COUNTY }
OF NEW YORK, } ss

John Streck
of House of Detention Street, Aged 27 Years
Occupation Farmer being duly sworn, deposes and says, that on the
7 day of September 1891, at the 1st 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:

Good and lawful money of the United States
consisting of divers bills of divers denomina-
tions of the amount and

\$27-

of the value of Twenty seven DOLLARS,
the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was
feloniously taken, stolen, and carried away, by force and violence as aforesaid by

Cornelius Heikley (now free) in company with Martin
Barrett previously committed to Ansonia at the
Court of General Sessions

Deponent says on said date said He
went in the yard of premises No 25 Washington
Street in said City to urinate and after
urinating said Heikley caught hold of him
and placed his hands over deponents mouth
in a violent manner and said Barrett
previously committed for trial took the aforesaid
\$27- from the pocket of the vest then and there
worn by him and ran away in company with
said Heikley

John Streck

Sworn to before me this
7th day of September 1891.
J. C. Russell Police Justice.

0611

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Cornelius Hickey 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.

Cornelius Hickey

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

Brooklyn N. Y.

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

Answer.

21 West St 8 years

Question. What is your business or profession?

Answer.

Labourer

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
Cornelius Hickey*

Taken before me this

10

day of *September* 1891.

D. C. H. [Signature]
Police Justice

06 12

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 Emelius Buckley

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

Dated Sept 10 1891 J. C. Sullivan 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.

1196

Police Court--- 1- District.

THE PEOPLE &c.,
ON THE COMPLAINT OF

John Kreech
vs. *H. D.*
Cornelius Hackley

Officer *Robbins*

1
2
3 jointly indicted with
4 *Martin Barrett*

BAILED.

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated: *Sept 10* 1911

Daniel O'Reilly Magistrate.

Shanahan Officer.

..... Precinct.

Witnesses: *Complainant committed*
to the House of Detention
to testify

No. *Mr. [unclear]* Street.

No. *Officer Lyons* Street.

§ *2000* to number *Committed*

0614

CITY AND COUNTY } ss.
OF NEW YORK, }

POLICE COURT, _____ DISTRICT.

William Shanahan
of No. *34* _____ Street, aged *31* years,
occupation *Police officer* being duly sworn deposes and says,
that on the *7th* day of *September* 188*9*
at the City of New York, in the County of New York,

*I arrested Martin Borrett (now
here) on the complaint of John
Keen charging him with Robbery
and larceny. I have good and
sufficient reasons to believe that
said Keen will not appear at the
next Court of General Sessions
to prosecute said Borrett and
as he is committed to the
House of detention in default of
bail. William Shanahan*

Sworn to before me, this _____
of *September* 188*9*

J. C. Fuller
Police Justice.

0615

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

ss.

Police Court--First District.

John Kress
of No. *25 Washington* Street, being duly sworn, deposes
and says, that on the *7th* day of *September* 18
at the *Second* 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:

*Good and lawful money
of the United States consisting
of Bank notes and bills of
the denomination and value of
One five dollar bill, Four two dollar
bills and fourteen one dollar bills
Being in all together of the value of*

of the value of *Twenty Seven* Dollars,
the property of *Deponent*

and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away by force and violence as aforesaid, by

Arthur Barrett (numbered) and
another person who is as yet
not arrested and who were sitting
in a street with coats slung
for the reason foregoing to wit
That about the hour of 12 o'clock on
noon on said day deponent
was in the yard of the said
premises and had said money
in the inside vest pocket of
the vest he then had on, when
said unknown person who

Sworn to by *John Kress*

of *18*

day

Police Justice.

0616

is as yet not arrested caught
had of deponent about the
throat and placing his hand
on deponents mouth firmly
held him while said deposed
dant ^{forced} deponents vest
and took said property therefrom
and both ran away and
deponent caused said depon-
dant Dorrett to be arrested and
charges him with having taken
said property while said
unknown person held him
and he therefore charges him
with acting in concert with
said unknown person who
is as yet not arrested and
with the Robbery aforesaid

Subscribed to before me
the 5th day of Feb 1871 } of am R. W. R.
J. C. Riddle }
Police Justice

0617

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

Martin Barrett 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.

Martin Barrett

Question. How old are you?

Answer.

34 years

Question. Where were you born?

Answer.

United States

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

Answer.

19 Washington Cross

Question. What is your business or profession?

Answer.

Truck 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

Martin Barrett

Taken before me this

day of *April* 189*8*.

Stk

Deputy Police Justice.

0618

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 ~~Twenty~~ *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 *Sept 20* 1891 *J. J. [Signature]* 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.

0619

Police Court---

1186 District.

THE PEOPLE &c.
ON THE COMPLAINT OF

John Keen
vs.
Martin Jones
2. *Jointly indicted*
3. *with Cornelius Hickey*
4. *[Signature]*
Officer

BAILED.

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

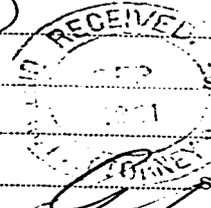
Date *Sept 20* 188*9*
O'Reilly Magistrate.
Shaw Officer.
9th Precinct.

Witness *Complainant*
No. *House of Representatives* Street.

No. _____ Street.

No. _____ Street.

\$ *2000* to answer *[Signature]*



0620

Police Department of the City of New York,

Precinct No. 2

New York, 4th Dec. 1897

Solomon Island & Charles Burnett

Reported by a witness being in the
City, N.Y. 30th Dec. 1897, concerning
External to the Government of the
of the City of New York, since the
to the City of New York, N.Y.
on Dec. 30th 1897, at the

Reported by a witness being in the
City, N.Y. 30th Dec. 1897, concerning
External to the Government of the
of the City of New York, since the
to the City of New York, N.Y.
on Dec. 30th 1897, at the

2.

proached me, as I came from the yard back to the saloon. I heard one of these men say to the other "Keep his mouth shut". Then Barrett said to the other man "You shut up his mouth so that I can get his money". Then they took my money and they ran away. Hickey is the man who held his hand over my mouth while the defendant Barrett put his hand into my pocket and took my money. After the defendant Barrett had taken my money they both ran away. They ran through the hall of the house and upstairs in the next house. I went out into the street and looked for a policeman. The defendant Hickey did nothing more than put his hand over my mouth. I followed them out into the street, but as they went into another house I lost sight of them. I walked about a block and got a policeman. I complained to him of what had been done to me. I went with the policeman back to the house, but we could not find either of the defendants. On the same afternoon I saw one of the defendants and when I saw him I went down to the Station House and got a policeman to come with me. I waited there until after six o'clock and finally I got the policeman. He came with me and arrested both of the defendants at about nine o'clock that night.

Cross-examination:

Q What time was the arrest made ?

A Nine o'clock in the evening .

Q Now, at the time that the officer came to arrest them,

0623

3.

Where did he arrest them? A One flight of stairs up.

Q In No. 27 Washington Street? A In a saloon. It was a saloon where they were.

Q Did the other man run away from the saloon? A Yes, sir. When we entered the saloon, myself and the policeman, the younger man left the saloon and went upstairs one flight and it was there he was caught.

Q How many times did you go to the Police Station? A Five times I went to the Station house.

Q You saw these men around the same place after they had robbed you? A Yes, sir.

Q Did either of them speak to you? A At five o'clock one of them shook hands with me.

Q Did you drink together? A Not at five o'clock.

Q Did you drink with him at any time? A That was at about 12 o'clock.

Q How much did you drink with him? A Three pints.

Q Did you know these defendants before that day? A No, sir.

Q Did you pay for the drinks, or did these men pay for them? A I paid for the drinks.

Q How much beer did you get? A I paid for three pints of beer.

Q How much money did you have when you came to the City?

4.

A \$35.

Q When did you come ? A On Sunday morning.

Q The day before this difficulty ? A Yes, sir.

Q Had you been drinking the night before ? A I was at my brother's in Manhattanville and we had a couple of pints of beer the night before.

Q What did you do with the balance of the money ? A I gave my younger brother \$2 up in Manhattanville.

Q You say you spent \$2 also ? A I spent three dollars and a half.

Q What time did you leave your brother ? A At 3 o'clock.

Q Up to what time had you been drinking the night before ?
A Till 11 o'clock.

Q You were not intoxicated ? A No, sir.

Q Are you willing to swear positively, without any doubt, that this man Farrett is the man that took your money ?
A Yes, sir.

Q There is no question about that ? A No, sir; no doubt.

Q You had been drinking with him for an hour or two before ?
A Yes, sir.

Q You saw him some two or three times after that before he was arrested ? A Yes, sir.

Q Did you show these parties your money in the saloon when you were drinking, or did you take it out of your pocket to pay for the drinks ? A Yes, sir; I had my money out and I know that they saw it.

5.

WILLIAM SHANAHAN, a witness for the People, sworn, testified:

I am a member of the Municipal Police Force of this city, assigned to duty in the Second Precinct. On the 7th. of September the complainant who was last on the stand came and spoke to me on the street at about quarter past six in the evening. He made a complaint to me that he had been robbed of the sum of \$27. I went with him to the house No. 25 Washington Street, but could find no trace of the defendants. I kept on my beat until about nine o'clock in the evening and then this man came to me again and told me something. In consequence of what he told me I went to the house No. 27 Washington Street and also to No. 29 Washington Street. We entered No. 29, which is a saloon, looking for the parties. I had another officer along with me and placed him in the alleyway. I went in the liquor store. When I got into the liquor store these two men who at the bar ran out. I followed one of them into No. 13 Washington Street. He ran upstairs one flight and I arrested him in the room of a witness by the name of Mrs. Murphy. That man was Barrett. I brought him downstairs and the complainant identified him as the man who had taken his money. He afterwards identified Hickey as the man who had held his mouth.

Cross-examination:

I found the defendant concealed between the bed and the wall in Mrs. Murphy's room. I did not notice

3.

any other man in the room at the time I arrested him. The complainant and I were both together when I went into the saloon and saw these men run out.

KATE MURPHY, a witness for the People, sworn, testified:

I live at No. 29 Washington Street. On the 7th. of September last I was in my room. The defendant Barrett came into my apartments on that evening at about nine o'clock. I do not know him personally. I am positive he is the man that came in. Shortly after he came in two officers came to the door and one ran into my bedroom and arrested the defendant. They took him out of my apartments and that is all the knowledge I have of the case.

MARY SPINNER, a witness for the People, sworn, testified:

I live at No. 25 Washington Street and resided there on the 7th. of September last. I saw the complainant in my lodging house at that number at about nine o'clock in the morning. I also saw the two defendants Barrett and Hickey in his company. They were talking together for a couple of hours and drinking. Then I saw the complainant leave the bar-room to go into the yard, and shortly afterwards the two defendants followed him out. Then the complainant came in and said to me that his money was gone. I didn't see these men after that until late in the evening.

0627

7.

JOHN H. LYONS, a witness for the People, sworn, testified:

I am a Police Officer of this city, assigned to duty in the Second Precinct. I arrested the defendant Hickey and took him to the Station House.

The plea of "not guilty" was withdrawn and the prisoner Barrett pleaded "guilty of the crime of robbery in the second degree".

Police record of Cornelius Hickey and Martin Barrett.

Feb. 22, 1885

Burglary.

Cornelius Hickey Age 13, 21 West St. and Luke Giddens Age 12, 26 Washington St.

Complainant Lyddy Bros. 51 Greenwich Street.

Officer Putnam 2nd. Precinct.

Prisoners charged with breaking into the Grocery Store of Complainant where they were found secreted when arrested by the officer.

Sent to the Catholic Protectory Feb. 24th. 85, Police Justice Patterson.

May 19, 1887.

Cornelius Hickey. 21 West St.

Complainant, Albert Greenwald, 12 Morris St.

Officer Ryan 2nd. Precinct.

Prisoner charged by Complainant with breaking into his store room in the cellar of 12 Morris St. for the purpose of stealing.

Discharged May 20th. 1887, Police Justice White.

Oct. 16, 1887.

Burglary.

Cornelius Hickey, 21 West St.

Complainant, Patrick Millen, Starter in the employ of the Belt Railroad Co. at South Ferry.

Officers Nugent and Oates, 1st. Precinct.

The Prisoner is charged with breaking into the booth occupied by Complainant at South Ferry and stealing a clock valued at \$5.00

Sentenced Nov. 7. 1887, 2 years States Prison. Judge Cowing.

Aug. 13, 1889.

Disorderly Conduct.

Cornelius Hickey, 21 West St.

Complainant, Officer Michael Reidy.

Charged with acting in a disorderly manner on the public streets Discharged Aug. 14, Justice Hogan.

Nov. 26, 1890.

Drunk & Disorderly.

Cornelius Hickey, 21 West St.

Complainant, Officer Chas. Stevens.

Charged with being drunk and fighting on Washington St.

Discharged following morning Nov. 27, Police Justice Powers.

Apl. 17. 91.

Suspicious Persons.

Cornelius Hickey and

John Morrissey

Arrested by officer Phillip Fitzsimmons, on suspicion of having burglarized the Liquor Store at 84 Cortland St. Discharged Apl. 18, Police Justice Duffy.

Jan. 22. 89.

Burglary.

Martin Barrett. Age 20, 95 Washington St.

Complainant McMurray & Legles, 13 & 14 West St.

Prisoners charged with forcing open the shutters in the rear of Complainants Warehouse at 13 & 14 West St. and stealing 50 guns valued at \$3500.00 Sentenced to 18 months Penitentiary. Recorder

Smyth, Jany. 30. 1889.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

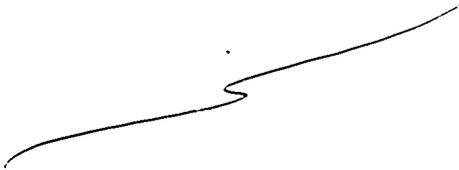
THE PEOPLE OF THE STATE OF NEW YORK
against
Romaine Dindorf
and Martin Canott

The Grand Jury of the City and County of New York, by this indictment, accuse
Romaine Dindorf and Martin Canott
of the crime of ROBBERY IN THE first DEGREE, committed as follows:

The said Romaine Dindorf and Martin Canott, both late of the City of New York, in the County of New York aforesaid, on the seventh day of December, in the year of our Lord one thousand eight hundred and eighty-nine, in the time of the said day, at the City and County aforesaid, with force and arms, in and upon one John Freda, in the peace of the said People then and there being, feloniously did make an assault, and one promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars; Two promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each; Five promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each; Ten promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each; Ten promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each; one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars; Two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each; Five promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each; one United States Silver Certificate of the denomination and value of twenty dollars; Two United States Silver Certificates of the denomination and value of ten dollars each; Five United States Silver Certificates of the denomination and value of five dollars each; Ten United States Silver Certificates of the denomination and value of two dollars each; Ten United States Silver Certificates of the denomination and value of one dollar each;

[27.00]

one United States Gold Certificate of the denomination and value of twenty dollars
—; two United States Gold Certificates of the denomination and value of ten
dollars each; five United States Gold Certificates of the denomination and value of
five dollars each; and divers coins, of a number, kind and denomination to the Grand Jury
aforesaid unknown, of the value of five dollars,



of the goods, chattels and personal property of the said *John Smith*, —
from the person of the said *John Smith*, — against the will,
and by violence to the person of the said *John Smith*; —
then and there violently and feloniously did rob, steal, take and carry away, the said
Rodericus Dickey and Martin Smith,
and each of them being then and there
aided by an accomplice actually present,
to wit: each by the other. —

against the form of the Statute in such case made and provided, and against the peace of the People
of the State of New York and their dignity.

John R. Fellows
~~JOHN R. FELLOWS,~~

District Attorney.

0631

BOX:

449

FOLDER:

4140

DESCRIPTION:

Hines, John

DATE:

09/14/91



4140

Witnesses:
John P. Snyder
John H. ...
G. J. ...

#66
Counsel,
Filed 11 day of Sept 1891
Piquets, N.Y.

15
Grand THE PEOPLE
Suborn
witnesses
1891 & 1892
John Hines

Grand Larceny,
(From the Person)
(Sections 225, 226 Penal Code)

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

W. J. ...
Sub 2 - Sept. 17, 1891 Foreman.
Plends G. L. & 2nd Degree
Catho R

0633

Police Court

5 District.

Affidavit—Larceny.

City and County }
of New York, } ss:

John R. Stryker
of No. 75 West 9th Street, aged 18 years,
occupation a courier clerk being duly sworn,

deposes and says, that on the 12 day of August 1891 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the ~~last~~ time, the following property, viz:

One silver coin of the value five cents

the property of Applicant

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 Hayes (alias Lee),

from the fact that while deponent was walking along 7th Avenue near 9th Street, on said date at the hour of 10 P.M. he was approached by the defendant and another boy who arrested that said Hayes thrust his hand into deponent's pocket and abstracted said instrument and ran away with it.

J. R. Stryker

Sworn to before me, this 19th day of August 1891
George A. Police Justice

0634

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

John Hines 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 Hines*

Question. How old are you?

Answer. *16 years*

Question. Where were you born?

Answer. *Illand*

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

Answer. *95 St Marks Ave*

Question. What is your business or profession?

Answer. *Laborer*

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*
John Hines
mark

Taken before me this

19

day of *Dec* 188*8*
W. J. McNeill
Police Justice

0636

1092

Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John R. Shyker
75 West 94th St.
John Arnes

Officer
L. C. ...

Dated Aug 19 1911

Magistrate

Officer

Precinct

Witnesses

No. Street

No. Street

No. Street

\$ 1000

Handwritten signatures and initials



BAILED,

No. 1, by

Residence Street

No. 2, by

Residence Street

No. 3, by

Residence Street

No. 4, by

Residence Street

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Henner

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

John Henner of the CRIME OF GRAND LARCENY in the first degree, committed as follows:

The said

John Henner,

late of the City of New York, in the County of New York aforesaid, on the 12th day of August in the year of our Lord one thousand eight hundred and ninety-one, in the night time of the said day, at the City and County aforesaid, with force and arms,

one harmonicon of the value of twenty-five cents

of the goods, chattels and personal property of one John R. Stryker on the person of the said John R. Stryker then and there being found, from the person of the said John R. Stryker 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.

He Lancy Ricoll, District Attorney.

0638

BOX:

449

FOLDER:

4140

DESCRIPTION:

Hogan, Mary

DATE:

09/14/91



4140

7-1-73
Tuesday

Witness:
A. Craddock
J. H. [unclear]
[unclear]

The defendant is in years of age. Under all the circumstances of the case, I recommend the acceptance of plea of Petit Larceny.
Sept 17, 1891.

V. M. Davis
Cant

Counsel,
Filed 189
Pleas, *M. J. [unclear]*
64
165 Woodchick St.
THE PEOPLE

Mary Hogan

Grand Larceny Second Degree. [Sections 528, 534, — Penal Code.]

DE LANCEY NICOLL,
District Attorney.

A True Bill.

M. J. [unclear]

Sept 2 - Sept 14, 1891 Foreman.

Pleas Petit Larceny

City Prison 10 days.

Sept. 23 23

0640

Police Court 2 District.

Affidavit—Larceny.

City and County } ss:
of New York, }

Richard J. Craddock

of No. 30 West 14th Street, aged 25 years,
occupation Salesman being duly sworn,

deposes and says, that on the 21 day of August 1897 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:

Men goods and
trimmings, a baby clock, all of
the value of thirty eight dollars

\$38-

7
19

the property of Heaven & Son and then
is deponent 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 Mary Hogan (now Lee) De-

ponent is informed by Detective George F.
Titus (now Lee) that the deponent is
a well known thief and that she was
arrested on said date with the
said stolen property in her possession

Richard J. Craddock

Subscribed to before me, this
22
day of
August
1897

Police Justice.

0641

CITY AND COUNTY }
OF NEW YORK, } ss.

Geo. J. Fisher

aged _____ years, occupation *Deliver* of No. _____

Pow. Keelgate

Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Richard Keelgate*

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

Sworn to before me, this *2* day of *August* 189*6*, } *Geo. J. Fisher*

[Signature]
Police Justice.

0642

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Mary 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. Mary Hogan

Question. How old are you?

Answer. 57 years

Question. Where were you born?

Answer. U.S.

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

Answer. Brooklyn - 7 years

Question. What is your business or profession?

Answer. Housekeeper

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 Hogan
made

Taken before me this

22

day of

April

1887

Police Justice

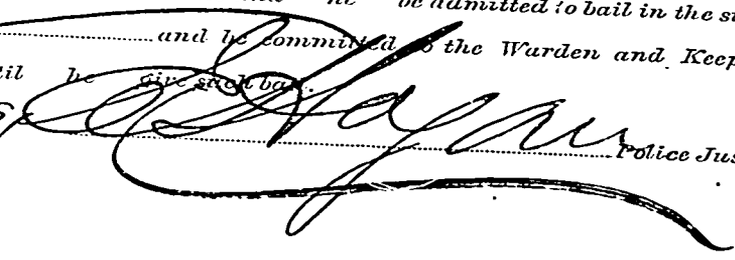
[Signature]

0643

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.....

Mary Hogan

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 Aug 22 18 97  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.

0644

Writ-dissuaged & removed 11/2
remained sealed
Police Court--- *W.M.J.* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Richard J. Craddock
38 West 14th St
Mary Hogan

Lacey
Selony
Offence

2
3
4 *19*

Dated *August 22* 188*1*

Hogan Magistrate.
Kronk & Titus Officer.
C. Precinct.

Witnesses

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *1000* to answer *S.S.*

J. Com *G.H.*



BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Mary Hogan

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse *Mary Hogan*

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

The said *Mary Hogan*

late of the City of New York, in the County of New York aforesaid, on the *21st*
day of *August* in the year of our Lord one thousand eight hundred and
ninety - *one*, at the City and County aforesaid, with force and arms,

*twenty four yards of embroidery of
the value of fifty cents each yard,
one piece of cloth of the value
of ten dollars, twelve yards of lace
of the value of one dollar each yard
and one cloak of the value of five
dollars*

of the goods, chattels and personal property of one

George A. Hearn

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

The said *Mary Hogan*

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,

the same goods, chattels and personal property described in the first count of this indictment

of the goods, chattels and personal property of one

George A. Hearn

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

George A. Hearn

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

Mary Hogan
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.

0647

BOX:

449

FOLDER:

4140

DESCRIPTION:

Holiday, William E.

DATE:

09/14/91



4140

F.A. Ware # 81.

Counsel, 265 Broadway
Filed 14 - Sept. 1891
Picards, Notary July 13

Witness: Henry Sheridan

THE PEOPLE
2^d Meacham
113 Brown Street
William E. Hobday

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

JOHN R. FELLEGS
District Attorney.

A True Bill.

W. B. Barry
Sept 3 - Sept. 19, 1891 Foreman.
Tried and convicted
Assault in the 1st deg.
R. M. Denney
Sept 25 1891
Sept 25 1891

0649

Police Court _____ District.

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

Henry Sheridan
of No. 17 Thompson Street, aged 37 years,
occupation Oyster man being duly sworn

deposes and says, that on the 17 day of August 1888 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by William Holliday (now here) who wilfully and maliciously cut and stabbed deponent on the head, with a pocket knife. he then and there held in his hand

deponent further says that said 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 19 day of August 1888 Henry Sheridan
Police Justice.

0650

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK.

William Holliday 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 Holliday

Question. How old are you?

Answer.

24 years

Question. Where were you born?

Answer.

N.Y.

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

Answer.

113 MacDougal St.

Question. What is your business or profession?

Answer.

Broom maker

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

Answer.

I am not guilty

Wm E Holliday

Taken before me this
day of

July 9

1897

Police Justice

[Signature]

0651

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.....

A. J. ...

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

Dated *Aug 19* 18... *[Signature]* 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.

0652

1098

Police Court--- District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Sheridan
178 Thompson St
William Holliday

Abraham [unclear]
Officer

2
3
4

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *Aug 19 1911*

Hoguen Magistrate.

Blanch Officer.

15 Precinct.

Witnesses _____

No. *John Harris* Street.

No. *15th* Street.

No. *Dr. Early 84 McDougall St*

No. _____ Street.

\$ *1000* to answer *G.S.*

Am *Am*

COURT OF GENERAL SESSIONS, PART III.

-----x
 :
 The People of the State of New York, :
 :
 against : Before
 : Hon. Fred'k Smyth,
 : and a Jury.
 :
 William Holiday. :
 :
 -----x

New York, Sept. 18, 1891.

Indictment filed Sept. 14, 1891.

Indicted for assault in the first degree.

A P P E A R A N C E S:

For the People,

Asst. District-Atty. Henry L. Stapler;

For the Defendant,

Mr. R. H. Ware.

HENRY SHERIDAN, a witness for the People, sworn, testified:

I am an oysterman and cook employed in No. 3 and 5 Exchange Place, Jersey City, at the present time. On the 17th. of August last I lived at 178 Thomson St. I saw the defendant on that day in front of No. 188 Thomson Street. That is a lager beer saloon. I met him on the sidewalk and he called to me and said he had a pool check and he offered to sell it to me for three cents. He said it was good for a drink or a cigar or anything; I wanted to get, and I says: "All right; I will go in and see whether it is good or not". I went inside and asked the bar-keeper if it was good and he says: "Yes; it is good for a beer or ginger ale or a cigar or whatever you want". I spent it in there and I came out and when I got out on the sidewalk again the defendant asked me:

2.

"Do you think you are going to get the best of me?" and I says: "No; I am going to give you three cents". I put my hand in my pocket to give it to him and when I was doing that he raised his left hand up like that. There was a soda water wagon standing right alongside of the gutter. He threw my head back against it and cut me twice across the forehead. I tried to get away from him and the third time he got my right hand and I have the three scars on my face yet. I did not go for a policeman then, but I went home. I did not come to the Station House at all. When I saw the defendant the next day I had an officer arrest him. He told the officer that he did not hit me with any knife; that he hit me with his hand.

Cross-examination:

- Q Where did you say you lived? A 178 Thomson Street.
- Q What sort of a house is that? A It is a furnished room house.
- Q How many checks did the defendant give you? A One.
- Q You said you would pay him three cents for it? A Yes, sir.
- Q And you refused to pay him? A No sir; I did not.
- Q Did you attempt to pay him? A Yes, sir.
- Q Would you have paid him? A Yes, sir. I put my hand in my pocket to give it to him and he cut me with the knife.
- Q Do you mean to tell the jury that you saw a knife in this man's hand? A Yes, sir; I will swear to that.

3.

- Q What kind of a knife ? A A pen-knife.
- Q It was an ordinary pen-knife ? A Yes, sir.
- Q When did you first see this knife ? A After he cut me.
- Q You testify that this man threw you against a wagon?
- A Yes, sir. He put his hand on me and shoved me.
- Q And after he did that, didn't your head commence to bleed almost immediately? A Yes, sir.
- Q From the place where you struck against the wagon? A No, sir; where he cut me with the knife.

JOHN HAYNES, a witness for the People, sworn, testified:

I am a waiter in the restaurant of Mr. Johnson in Elecker Street. I was in front of 178 Thomson St. on the 21st. of August last. I saw the complainant there and I saw the defendant there. It was in the evening when I saw them after 8 o'clock. This young man was on the side of the door going downstairs and I saw Sheridan up at the bar taking a glass of beer. I went in. A few moments afterwards a young man said there was somebody cut outside. I walked outside and the complainant asked me if I would not please wash him off. He was all bleeding when I saw him. That is all I saw. I did not see the actual cutting take place.

Cross-examination:

- Q Did you, at any time, see anything of a knife ? A No, sir; I did not. I did not see even the man cut. I seen him after he was cut.
- Q Did this man look to you as if he had been cut by a knife ? A As far as I could see he was; but I could

4.

not tell you whether it was made with a knife or what it was made with. I knew he was bleeding freely and always putting water on his forehead.

PETER J. ELANCHE, a witness for the People, sworn, testified:

I am an officer of the Municipal Police assigned to duty in the 15th. Precinct. I first saw the complainant in this case on the 19th. day of August. He came to me in Thomson Street. I could not tell you the number. He told me he wanted a certain man arrested. I went up to him and I told him what he was arrested for, for cutting this man, and he said he did not cut him. Then I asked him what was the trouble which he had with the complainant and he said he had a pool ticket and he offered to sell it for three cents to this man and that this man went in to see whether it was good and drank the pool ticket, came out and would not pay him. And he said if anybody tried to do him he would do them.

Cross-examination:

I have seen the prisoner in this locality for about a week. He is a stranger there.

DEFENSE:

WILLIAM E. HOLIDAY, the defendant, sworn, testified:

I have been in this city a little over a month. Before that I resided in Philadelphia for several years. I was born in Alexandria, Virginia. Since I have been in this city I have been at work. On the evening of the 17th. of August I came from work at about six o'clock. I was working then at the Empire Steam Laundry. I came

5.

to this saloon where they played pool. I went in there and stayed quite a while and had several drinks. I came out and found the complainant lying down beside the saloon. I supposed he was drunk and was lying there asleep. There were several other white fellows there with him. I asked him if he would buy two pool tickets, two for five cents. He raised up at that time and he says: "Let me look at them". I handed them to him. He took the two and went into the saloon. I stayed outside and by looking in through the door I could see him taking a drink of beer. He came out. I held my hand out and I says: "Are you going to pay me?" and he says: "Oh, go away. I am not going to give you anything." I says: "You know it is not right to take anything like that and not pay for it"; and he says: "Well, you are a man and I am a man. If you can, why take it out of me"; so I followed him up. This time quite a crowd collected and I followed him up quite a little ways. He called me several vile names and pushed me and when he pushed me the second time I struck at him and he grabbed my arms. He was standing near a wagon and after he grabbed my arms he fell back and knocked his head against this wagon. When he rose up again the blood was flowing all over his face and I got away from him at that time. Afterwards I went into the saloon when they were washing the blood off his face. I went to work as usual and on Tuesday and Wednesday when I was not doing anything I was around in this vicinity. On Wednesday the officer arrested me. I do not carry a

6.

knife. I had no knife in my pocket on that evening. I did not use a knife on the person of the complainant. I did not touch him until after he had pushed me.

Cross-examination:

- Q When he refused to give you the money for the tickets you pushed him, is that it? A He pushed me.
- Q He pushed you away from him? A Yes, sir.
- Q Then you struck at him? A I struck at him.
- Q You knocked him down? A Yes, sir.
- Q Where did you strike him when you knocked him down? A I struck him on the cheek.
- Q You knocked him right over? A Yes, sir. He was under the influence of liquor.
- Q Had you ever seen this man before? A I had seen him around there several times drunk.
- Q From the time this complainant says you stabbed him until the time you had him arrested, did you see him at all? A No, sir.
- Q You had not seen him? A No, sir. I came back when he was washing his face.
- Q He saw you there? A I don't know whether he saw me or not. I was in there.

HENRY SHERIDAN, the complainant, recalled in rebuttal:

- Q You saw this man after this fight occurred and before you had him arrested, didn't you? A No, sir. I seen him the first time and I seen him the day I had him arrested.
- Q Didn't you see him that same night? A No, sir.
- Q Were you taken back into the saloon? A No, sir.

0659

7.

Q Where was the blood washed off your face ? A It was washed off in the saloon.

The jury returned a verdict of "guilty of assault in the second degree".

0660

EIGHTY-FOUR MACDOUGAL STREET.

State of New York.
City & County of New York s.s.

Maurice Baring Early
being duly sworn deposes
and says, I am a physi-
cian doing business at 84
MacDougal Street in the
City of New York. I have
no recollection of having
tended at any time during
the past year any person
named Sheridan or any
person whatever with
any incised wounds on
the face or head, and have
no knowledge of any person
of that name.

Subscribed to before Maurice Baring - Early
this 25th day of Sept.
1891. M.B.

0661

Shewn to before me this }
23rd of September 1891 }

Mr. A. Hawks,
Notary Public 32
N. Y. Co.

1891
Hawks
Notary

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 E. Holiday

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

William E. Holiday of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said William E. Holiday

late of the City of New York, in the County of New York aforesaid, on the seventeenth day of August, in the year of our Lord one thousand eight hundred and eighty-nine, with force and arms, at the City and County aforesaid, in and upon the body of one Henry Sheridan in the peace of the said People then and there being, feloniously did make an assault and to at and against him the said Henry Sheridan, with a certain ^{knife} ~~pistol~~ then and there loaded and charged with gunpowder and one leaden bullet, which the said William E. Holiday 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~~ ^{strike and cut and wound} the said Henry Sheridan 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 William E. Holiday of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said William E. Holiday

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 Henry Sheridan 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~~ ^{Henry Sheridan} the said Henry Sheridan, with a certain ~~pistol~~ ^{knife} which the said William E. Holiday 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~~ ^{strike, stab, cut and wound} against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL, JOHN R. FELLOWS, District Attorney.

0663

BOX:

449

FOLDER:

4140

DESCRIPTION:

Holldorff, Edward

DATE:

09/17/91



4140

0664

BOX:

449

FOLDER:

4140

DESCRIPTION:

Munzberg, Gustav

DATE:

09/17/91



4140

0665

POOR QUALITY ORIGINAL

Witnesses:

W. H. Burr

The defendant *Holladay*
being in a duel and
the amount involved
being but ~~200~~ an
amount, and after
a lapse of 7 years
a conviction appearing
improbable.

I recommend that
Munzberg
the def. be discharged
on his own
recognition
April 15 - 1898

John W. Williams
Att. Gen. Ill.

Counsel,

Filed *17th* day of *Sept* 189

Pleas,

THE PEOPLE

vs.

Edward Holladay
and
Gustav Munzberg

Burglary in the Third Degree.
Section 408, 406, 407, 408, 409

DE LANCEY NICOLL,

District Attorney.

P.H. May 19 1898
on motion of def. & try
Def. dis. & discharge

A TRUE BILL.

Foreman.

W. H. Burr
Foreman
John W. Williams
Att. Gen. Ill.
2 yrs & 3 mos / 100 days

0666

PART IV.

The Court Room is in the Second Story
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the officer at the Court Room door, that your attendance may be known.
[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To William K. Burr C
of No. 325 Grand St Street

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the New Criminal Court Building on Centre Street, between Franklin and White Streets, in the Borough of Manhattan of the City of New York, on the 19 day of May 1898, at the hour of 10 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York against

Isaac M. Rosenberg
Dated at the Borough aforesaid, in the County of New York, the first Monday of
in the year of our Lord 1898

ASA BIRD GARDINER, District Attorney.

be not be called on for this, and no Court, please inquire in the District Attorney to remain, and you prefer another party to the District Attorney, in the Court as served, please send timely word to the Office. know of more testimony than was produced, or if a fact which you think, or here brought out, please state the same Attorney or one of his Assistants. is entitled to fifty cents for each day's if he resides more than three miles from, to eight cents for each mile, going attendance.

THE PEOPLE

Rollin K Burr

vs.

Gustave Mungberg

Borough of Manhattan
City and County of New York, ss.:

Jefferson F. Reilly

being duly Street,

sworn, deposes and says: I reside at No. *192 Elm*

in the City of New York. I am a Subpoena server in the office of the District Attorney of the City and County of New York. On the *18th* day of *May* 189*8*,

I called at *345 Grand St.*, in the *Borough of Manhattan City and County of New York* the alleged residence address of *Rollin K Burr*

the complainant herein, to serve him with the annexed subpoena, and was informed by

Louis Minsky who carries on the Dry Goods, and occupies the said premises 345 & 347 Grand Street said that he has no such person living or employed in this building. Deposition further says that he made inquiries in the vicinity, but could not obtain no information that would lead to the whereabouts of the said Rollin K. Burr. Therefore deposition says that after due and diligent search and inquiry, he has been unable to serve Rollin K. Burr with the annexed subpoena.

Sworn to before me, this

19th day }
May 189*8*,

William A. Bordenick

Jefferson F. Reilly
Subpoena Server.

Notary Public,
N. Y. County

0668

Court of General Sessions.

THE PEOPLE, on the Complaint of

Rollin K. Burr

vs.
Gustave Mangroff

Offense:

~~ASA BRID-GARDNER,~~

W. M. K. OLCOTT,

District Attorney.

Tested and sworn to by
J. W. P. Kelly
Subpoena Server.

FAILURE TO FIND WITNESS.

0669

Police Court 3 District.

City and County } ss.:
of New York,

of No. #3345 Grand Street, aged 31 years,
occupation Treasurer being duly sworn

deposes and says, that the premises No. 116 Forsyth Street, 10 Ward
in the City and County aforesaid the said being a three story brick
Building - the first floor of which
~~and which~~ was occupied by deponent as a bed room
~~and in which there was at the time a woman being, by name~~

were **BURGLARIOUSLY** entered by means of forcibly breaking the shutter
of the rear window of said bed room

on the 31 day of August 1887 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

One pair of shoes of the value
of two dollars (\$2.00)

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

Edward Holdoff - and Gustav Munzberg
both acting in concert with each other

for the reasons following, to wit: on said date about 8 o'clock
am, Deponent securely locked and
fastened the door and of said Bed room
and the shutters on the windows of said
room were intact, and went away -
about 8 o'clock P.m. he returned and
found that the room had been entered
the shutter of the rear window had been
forced opened and the said property

0670

Missing. The Defendant Mumberg admitted to officers Mullane and Mahoney of the 11th Precinct that he and the Defendant Holdoff, had entered said premises and had stolen said property, and that the said property had been pawned at No 318 Broome Street ("Finklestone Pawn Shop") Deponent went to said Pawn shop and saw and identified the property pawned by Defendants as the property that was stolen from deponent.

+ Police of Russ

Sworn to before me
this 2nd day of September 1891

Wm. H. ...
Police Justice

It appearing to me by the within depositions and statements that the crime herein 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 _____ 1891
Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated _____ 1891
Police Justice.
There being no sufficient cause to believe the within named
guilty of the offence therein mentioned, I order he to be discharged.
Dated _____ 1891
Police Justice.

Police Court, District, _____
THE PEOPLE, &c.,
on the complaint of
et.
1
2
3
4
Date _____ 1891
Magistrate.
Officer.
Clerk.
Witness.
No. _____
No. _____
No. _____
to answer General Sessions.

0671

CITY AND COUNTY }
OF NEW YORK, } ss.

James Mullane
aged _____ years, occupation *Police Officer* of No. _____

11th Police Precinct Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of *Rollin K. Burr*

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

Sworn to before me, this *2* day of *September* 189*8*, } *James W. Mullane*

[Signature]
Police Justice.

0672

CITY AND COUNTY }
OF NEW YORK, } ss.

William J. Mooney

aged _____ years, occupation *Police Officer* of No. _____

11th Police Precinct Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Rollin K. Burr*

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

Sworn to before me, this *2nd*

day of *September* 189*0*.

William J. Mooney

Sam [Signature]
Police Justice.

0673

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Gustav Munzberg 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.

Gustav Munzberg

Question. How old are you?

Answer.

22 yrs

Question. Where were you born?

Answer.

Germany

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

Answer.

272 Broome St, 2 months

Question. What is your business or profession?

Answer.

Plasterer

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
Gus Munzberg*

Taken before me this

27th day of
Sept 1889
at New York

Police Justice.

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Edward Holdoff

Question. How old are you?

Answer.

26 yrs

Question. Where were you born?

Answer.

New York

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

Answer.

116 Forsyth St 2 yrs

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 guilty
Edward Holdoff.*

Taken before me this

1891

W. A. Johnson
Police Justice.

0675

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.....

Speedants

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

Dated *Sept 2* 18*91* *[Signature]* 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.

0676

Mr Vander why de
263 Brown St

A - Hartman
2^d Ave Stone Island

H. Schumann
3^d Ave Stone Island

BAILED, No. 1, by _____
Residence _____ Street.

No. 2, by Edwin Hatz
Residence 26 S Bowery Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

1156

Police Court--- 3 District.

THE PEOPLE &c.,
ON THE COMPLAINT OF

Rollin K. Burr
345th Grand St

Edward Holdoff

Gustav Munnzberg

Burg
Officer

Dated Sept 2 1891

Mullane & Mooney Officer.

11 Precinct.

Witnesses Officers Mullane & Mooney

No. Eva Seigel Street.

No. 306 Broome Street.

No. 1000 Street.

1000 G.S.

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

THE PEOPLE OF THE STATE OF NEW YORK

against
Edward Holldorff
and
Gustav Mungberg

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

Edward Holldorff and Gustav Mungberg

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

The said Edward Holldorff and Gustav Mungberg, both

late of the 10th Ward of the City of New York, in the County of New York aforesaid, on the
thirty-first day of August in the year of our Lord one
thousand eight hundred and ninety-one, with force and arms, in the day-time
of the same day, at the Ward, City and County aforesaid, the dwelling house of one

Rollin K. Burr

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 Rol-
lin K. Burr 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

Edward Holldorff and Gustav Mungberg
of the CRIME OF *Petit LARCENY* committed as follows:

The said *Edward Holldorff and Gustav Mungberg*, both --

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

one pair of shoes of the value of two dollars

~~of the goods, chattels and personal property of one~~ *Rollin K. Burr,*

in the dwelling house of the said *Rollin K. Burr*

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.

De Lancey Nicoll,
District Attorney.

0679

BOX:

449

FOLDER:

4140

DESCRIPTION:

Holm, Ferdinand

DATE:

09/17/91



4140

0680

137

Witnesses:
John Berkari
John Pardy 11th

Counsel,
Filed
Pleads,

1891
day of Sept

THE PEOPLE

vs.

Ferdinand Holm

N.D

Grand Larceny. [Sections 528, 531, 532]
Degree. [Penal Code]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

W. J. Berry
Foreman.

Sept 21/91
Frank C. Ruby
Ed. J. [Signature]

0681

Police Court

3

District.

Affidavit—Larceny.

City and County } ss:
of New York, }

of No. John Barkkari
Mantania Rosez Street, aged 25 years,
occupation Laborer being duly sworn,
deposes and says, that on the 8 day of September 1891 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the night time, the following property, viz:

Good and lawfull money of
the United States amounting to
One hundred and twenty dollars
and eighty five cents (\$120-⁸⁵/₁₀₀)

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 Ferdinand Holm (now live)
for the reasons following to wit, on said
date deponent ~~was in~~ and defendant
were sleeping together in a room at no 27
Bowery. The said amount of money was
in a pocket in deponent's vest which was
hanging on the bed. Deponent was awakened
and the defendant was gone and the
money missing. Defendant was found
secreted in an other room in said house.
Deponent further swears that no other person
could enter the room occupied by him but the
Defendant, from the time Deponent had last
counted his money until he missed it

John Barkkari

Sworn to before me, this

John H. [Signature]
1891
Police Justice.

0682

Sec. 108-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Ferdinand Holm*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *Sweden*

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

Answer. *4 Greenwich St 4 months*

Question. What is your business or profession?

Answer. *clerk*

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*

Ferdinand Holm

Taken before me this

day of *Sept* 188*9*

John H. [Signature]

Police Justice.

0583

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

Dated *Sept 8* 1891 *John H. Ryan* Police Justice.

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

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

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

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

0684

Police Court--- 3 District. 1189

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Baskari
vs.
Ferdinand Holm

Officer Grand Juror

Dated Sept 8 1891
Ryan Magistrate.
Raedig Officer.
11 Precinct.

Witness
No. Officer
Com. Com. to the house
of Detention in defendant
\$100 Bail

No. 1000 to answer G.S.

Alma

BAILED.

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence 1 _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

0685

CITY AND COUNTY } ss.
OF NEW YORK, }

POLICE COURT, 3 DISTRICT.

of No. 11 Police Precinct Street, aged 26 years,
occupation Police Officer being duly sworn deposes and says
that on the 8 day of September 1891
at the City of New York, in the County of New York That John

Barkkari (now here) is an important
and necessary witness for the People
against Ferdinand Holm who is
charged with Larceny - deponent
further swears that the said John Barkkari
is ~~not~~ not a resident of New York City
and deponent believes that he can
not be found when wanted - deponent
therefor prays that he be committed to the
House of Detention

Adam Raedig

Sworn to before me this

of September

1891

John P. [Signature]
Police Justice.

0586

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

523

THE PEOPLE OF THE STATE OF NEW YORK, against

Ferdinand Holm

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse Ferdinand Holm of the CRIME OF GRAND LARCENY IN THE second DEGREE, committed as follows:

The said Ferdinand Holm,

late of the City of New York in the County of New York aforesaid, on the eighth day of September in the year of our Lord one thousand eight hundred and ninety-one at the City and County aforesaid, with force and arms, in the night-time of said day, divers promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of a number and denomination to the Grand Jury aforesaid unknown for the payment of and of the value of sixty

Pro. 85

dollars; divers other promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of sixty

dollars; divers United States Silver Certificates, of a number and denomination to the Grand Jury aforesaid unknown, of the value of sixty

dollars; divers United States Gold Certificates, of a number and denomination to the Grand Jury aforesaid unknown, of the value of sixty

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of thirty dollars and eighty-seven cents

of the goods, chattels and personal property of one John Parkkari then and there being found,

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

DE LANCEY NICOLL, District Attorney.

0687

BOX:

449

FOLDER:

4140

DESCRIPTION:

Horth, Chester

DATE:

09/25/91



4140

0500

Witness:

L. G. Probst

Ch. 16.
The former good character
of the Defendant, the
purpose to which the
money raised on the
bad check ~~was~~ devoted
is that it was done for
the benefit of the people of
the Commonwealth and
not for the private use
of the Defendant. She
concedes that she
committed the crime, she
complains has withdrawn
& urged leniency. She
expresses her mind
is reformed. She was his
first offense. His character
is to be taken from good.
The kind of the facts &
circumstances that the in-
formation is beyond
the scope of the D.A.

Counsel, *J. L. ...*
Filed, *25* day of *Sept*, 189*1*
Plaid, *Probst*

THE PEOPLE
vs.
Chester North
Grand LARCENY, 2nd degree
(False Pretenses)
[Section 528, and 531, Penal Code.]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

W. J. ...
Proprietor.
On Recm. of Dist. Atty
Indict. dtds. *RSB*
Feb 19/91

0689

30m

Police Court District.

Affidavit—Larceny.

City and County of New York, ss.

Charles A Rocketts

of No. 341 Eleventh Street, aged 36 years, occupation Printer or compositor being duly sworn

deposes and says, that on the 11th day of August 1894 of 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 following time, the following property, viz:

Good and lawful money of the United States of the amount and value of thirty-five dollars and sixty-three cents

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 Chester North

from the fact that on or about said date deponent came to deponent's place of business and presented said unexpired check to deponent and asked deponent to cash said unexpired check and that the same was genuine deponent believing said representations to be true gave the defendant the above described amount of money deponent further says that he defendant well knew at the time he deponent presented said worthless check that the maker of said check H K Alley had not any account in said Bank and deponent further

of Secretary to deponent, this is duly Police Justice

That he was informed by the attachés
 of said bank that said H. K. Alb
 had no account in said bank
 wherefore dep means Cray is said
 dep means with presenting said check
 to him dep means with intent to cheat
 and defraud dep means and dep means
 for any the dep means they be apprehended
 and dealt with as the law directs

Sworn to before me this

17th day Sept 1891

Chas. F. Woodstock,
 John H. Ryan
 Police Justice

0691

Sec. 108-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Chuster Horst 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. *Chuster Horst*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *117 East 14th Street 16 days*

Question. What is your business or profession?

Answer. *Bookbinder*

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*

Chuster Horst

Taken before me this

day of

Dec 15 1937

Police Justice.

0692

Sec. 151.

3rd District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss

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

Whereas, Complaint on oath, has been made before the undersigned, one of the Police Justices in and for the said City, by Charles F. Rockstroh of No. 341 Eleventh Street, that on the 14 day of Aug 1887 at the City of New York, in the County of New York, the following article to wit:

Good and Lawful Money
Printed States 69, 00
of the value of Five Dollars,
the property of Couple am ans
was taken, stolen, and carried away and as the said complainant has cause to suspect, and does suspect and believe, by Chester North

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, I command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant and forthwith bring me before me, at the 3 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 19 day of Sept 1887

John T. Ryan POLICE JUSTICE.

0693

POLICE COURT. DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

REMARKS.

Time of Arrest,

Native of

Age,

Sex

Complexion,

Color

Profession,

Married

Single,

Read,

Write,

Dated 188

Magistrate

Mr. Carthy & Mr. Cafferty Officers

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

Officer.

Dated 188

This Warrant may be executed on Sunday or at
night.

Police Justice.

0694

~~TO THE CHIEF CLERK.~~

~~Please send me the Papers in the Case of~~
PEOPLE

~~vs.~~

~~North~~

~~Put these with the~~
~~papers.~~

~~District Attorney.~~

0695

cashed the check for me and
urged him to push the case
against me — to imprison
me and thus obtain entire
possession of our joint business.
I have a wife and baby and
am absolutely penniless and have
refunded Mr Roxton his money.
My former employers have
spoken for me — How strongly
Hon Delaney Nicoll Knowlton.
This statement is the absolute
truth

Clara North.

Subscribed & sworn to

0696

CORRECTION

State of New York }
 County of New York }

Chester Horsh
 of the County and State aforesaid being first duly sworn deposes and says: I reside at No 407 East 16th Street in the City of New York; before my arrest upon the present charge — the first time I ever was arrested or charged with any offense in my life — I was a partner in a book bindery at No 235 ~~Madison~~ ^{Green} St in this City; I gave the check for the purpose of securing funds to pay the work girls who were employed by me their weekly wages; I used the money for that purpose and for no other purpose honestly intending to take up the check before it was deposited for collection; I am informed and believe that my partner or his brother went to Mr Roxton who

cashed the check for me and
 urged him to push the case
 against me — to imprison
 me and thus obtain entire
 possession of our joint business.
 I have a wife and baby ab-
 solutely penniless and have
 refunded Mr Robson his money.
 My former employers have
 spoken for me — How strongly
 Hon Delaney "Nicol Knowlton".
 This statement is the absolute
 truth

Chas. North.

Subscribed & sworn to
 before me this 1st day
 of Oct A. D. 1891,
 James C. Brinck

Commissioner of deeds
 Niles

cashed the check for me and
 urged him to push the case
 against me — to imprison
 me and thus obtain entire
 possession of our joint business.
 I have a wife and baby ab-
 solutely penniless and have
 refunded Mr Roxton his money.
 My former employers have
 spoken for me — How strongly
 Hon Delaney, Nicoll Knowlton.
 This statement is the absolute
 truth

Cluster North.

Subscribed & sworn to
 before me this day
 of Oct A. D. 1891

James C. Brink

Commissioner of Deeds
 Niles

0700

No. 116 New York Aug 11th 1891

NEW YORK COUNTY NATIONAL BANK,

Pay to the order of W. C. Smith & Co.

Thirty Five ⁶³ 11 Dollars.

\$ 35.63

LETTERS & LINES, PRINT.

0701

C. North & Co
J. W. Kennedy

0702

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

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

Dated Sept 18 1891 John Ryan Police Justice.

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

Dated 18 Police Justice.

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

Dated 18 Police Justice.

0703

(W) X 335 1237
Police Court--- District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Rockstrok
34th - 11th
Chester North

Office
C. J. ...

BAILED.

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated Sept 17 1891

Ryan Magistrate
McClafferty Officer

Witnesses
Water Brinkhoff
Cashier of ... Bank

No. ... Street.

No. 500 ... Street.

1000 E. Sept 18 - 2 PM

0704

District Attorney's Office
City & County of
New York.

Sept 24th 1891

My dear Mr. Nicoll

I have brought
the complaining witness
in the North matter of
which I spoke to you
yesterday & had affidavits
from first class business
people. Mr. Rockett
will be grateful if you
let him go as soon as
you possibly can.

Your friend

J. H. Bennett

0705

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 ST. LOUIS, Mo.

L. J. WALL, Pres.
 H. S. LIGGETT, V. Pres.
 O. D. GRAY, Secy. & Treas.

Sept. 24, 1891.

To Whom it may Concern:

This is to certify that Mr C. Horth was in our employ for about eighteen months or two years, and during the entire time proved himself not only competent in doing the work that he did, but was also thoroughly truthful, sober and reliable. He attended to his duties regularly and promptly, leaving us only to better his condition. In the connection with our house in his position I found him particularly candid and truthful.

THE GAST LITHOGRAPH & ENGRAVING CO., (Limited.)

O. D. Gray Secy

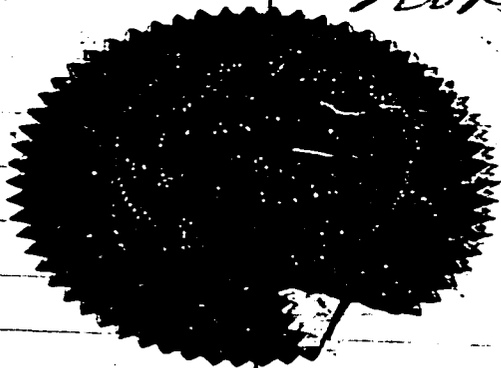
I have known Chester Horth for a number of years and I have never known him to do anything wrong before; but on the contrary his character as far as I have known has always been above reproach

*Chas. D. Ridgway
 First President*

State of New York
County of ^{Westchester} ~~Westchester~~

Chas. F. Griffin of
the firm of H. Griffin & Sons
being first duly sworn de-
poses and says that Chester
Hirth was employed by
deponent for two years
previous to the year 1889
and that he was always
steady, faithful and
reliable and performed
his work satisfactorily
and left my employ of his
own accord to better his
condition.

Subscribed & sworn
to before me this
24th day of Sept 1891
Mark W. H.
Notary Public N.Y. Co.



State of New York
County of New York

John Byrnes
being duly sworn deposes and
says that he resides at No.
407 E 16th St in this City and is
an Inspector of Meters for the
Equitable Gas Company; that
he has known Chester Birch for
several years and has always
found him to be an honest,
hard working and deserving
young man and knows that the
present charge is the first
and only one ever made ag-
ainst him, his employers
always speaking in the highest
terms of him

Subscribed & sworn to John Byrnes
before me this 24th day
of September A.D. 1897

Henry Jaeger, N.Y.S. 12
Notary Public N.Y. Co.

State of New York }
 County of New York }

Martin Firm
 being first duly sworn deposes
 and says that he is an
 employe of the Manhattan El-
 evated R.R. Co. and resides
 at No. 38¹/₂ East Tenth Street
 in this City; that he has known
 Chester North, now confined in
 the Tombs Prison in said City
 upon a charge of larceny,
 for many years and always
 knew him as an upright
 honorable and industrious
 young man, desirous only
 of retaining the good opinion
 of his friends and employers,
 and deponent further says
 that he, deponent, personally
 knows that the said Chester
 North never was arrested or
 charged with the commission
 of any offense whatever until
 his present trouble: Martin Firm

Subscribed & sworn to before
 me this 24th day of Sept 1891
 Henry Joeger, Notary Public in & for the County of New York

my General Services

The People

Chester North

I Charles F. Rockwell
 the complainant in the
 above criminal proceeding
 desire to withdraw the
 complaint I made against
 the above named dependant
 and asked that he be discharged
 for the following reasons:
 The complainant heretofore
 has been a young man of
 excellent character, is a
 married man & has a young
 child looking to him for assistance
 & support. His wife has made
 application to me of the sum
 which I charge him with
 obtaining, & in view of the
 previous good character & habits
 of dependant & in view of the
 fact that I feel he has
 had ample punishment
 I hereby put the case
 & justice will be served

subversive & perjury the
defendant to be discharged
from the complaint I made
against him

Nov 1st 91 - Chas. F. Rockstrat

M/ George
The People

Chester North

==

Withdrawal

Complaint

==

07111

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Richard North

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

Richard North

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

The said Richard North,

late of the City of New York, in the County of New York aforesaid, on the 24th day of August in the year of our Lord one thousand eight hundred and ninety-one, at the City and County aforesaid, with force and arms, with intent to deprive and defraud one Charles F. Rodabaugh

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

That a certain paper writing in the words and figures following, to wit:

"No. 76 New York, Aug 4th 1891 New York County, Charles F. Rodabaugh, Pay to the order of R. North & Co. Twenty Five 63/100 Dollars \$25.63 # W. H. Allen."

and upon the date of which there was demanded there written a certain endorsement as follows:

to wit: "R. North & Co," which said paper
was then and there produced and delivered to the said
Charles E. Goddard, was then and there a
good and valid order for the payment of
money and of the value of thirty five
dollars and sixty three cents.

And the said Charles E. Goddard —

then and there believing the said false and fraudulent pretenses and representations so made as
aforesaid by the said R. North & Co —

and being deceived thereby, was induced, by reason of the false and fraudulent pretenses and
representations so made as aforesaid, to deliver, and did then and there deliver to the said
R. North & Co the sum of thirty five
dollars and sixty three cents in money,
lawful money of the United States of
America and of the value of thirty five
dollars and sixty three cents,

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

Charles E. Goddard —

And the said R. North & Co —
did then and there feloniously receive and obtain the said proper moneys, goods, chattels and
personal property, from the possession of the said Charles E. Goddard,

by color and by aid of the false and fraudulent pretenses and representations aforesaid, with intent
to deprive and defraud the said Charles E. Goddard, —

of the same, and of the use and benefit thereof, and to appropriate the same to his own use

Whereas, in truth and in fact, the said paper which
was then and there produced and delivered to
the said Charles E. Goddard, was not then

and there a great and valid order for the
payment of money, and was not of the
value of fifty five dollars and ninety
three cents, or of any value whatever, but
was wholly worthless.

And Whereas, in truth and in fact, the pretenses and representations so made as afore-
said by the said Charles North
to the said Charles E. Roderick was and were
then and there in all respects utterly false and untrue, as he the said
Charles North
at the time of making the same then and there well knew ;

And so the Grand Jury Aforesaid, do say that the said
Charles North
in the manner and form aforesaid, by the means aforesaid, the proper moneys, goods, chattels and
personal property of the said Charles E. Roderick
then and there feloniously did STEAL, against the form of the statute in such case made and provided,
and against the peace and dignity of the said people.

DE LANCEY NICOLL,
District Attorney.

0714

BOX:

449

FOLDER:

4140

DESCRIPTION:

Howard, Joseph

DATE:

09/14/91



4140

0715

Witness:

Quinn Mulcahy
Subscribed
See person
circumstances
June 1887. FN

E. G. Price
1/20
(2)

Counsel,
Filed *14* day of *Sept* 189*1*
Placed *Myself*
219 *1/20*
1/20

Grand Larceny *Section* Degree.
[Sections 528, 537, — Penal Code.]

THE PEOPLE
vs.

Joseph Howard

DE LANCEY NICOLL,
23 *Sept* *18* *1891* District Attorney.
Pleads *Guilty*

A True Bill.

M. J. ...
Foreman
H. G. ...
Sept 25

20

Police Court 2nd District Affidavit - Larceny.

City and County } ss:
of New York,

Denis Mulcahy

of No. 339 to 345 6th Avenue Street, aged 29 years,

occupation Window Dresser being duly sworn,

deposes and says, that on the 24 day of August 1891 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the After time, the following property, viz:

Three gold watches valued
Fifty-two dollars
4 92 ⁰⁰ ₁₀₀

the property of Adams and Company of which
John DePompiis is the Window Dresser

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 W. E. H. Howard (Nephew)

and the fact that said property was in the above case in hands of said deponent. That deponent's attention was called to the fact that deponent had broken open said above case and had taken said property. That deponent ran out of said store and saw the defendant in the act of running away. Deponent ran after him and caught him. Deponent therefor charges the defendant with having stolen said property and prays that he be held to answer.

Denis Mulcahy

Sworn to before me, this

of August

1891

Police Justice.

[Signature]

0717

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK.

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

Question. What is your name?

Answer. Joseph Howard

Question. How old are you?

Answer. 20 years

Question. Where were you born?

Answer. New York

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

Answer. 52 E 5th Street 3 weeks

Question. What is your business or profession?

Answer. Printer

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 Howard

Taken before me this
day of August 1891

25

Police Justice

[Signature]

0718

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 good bail.

Dated *June 15* 18*91* *[Signature]* 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.

0719

Police Court--- District. ^{W 1120}

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Denis Mulcahy
339 & 345 G. St.
Joe. Howard

Offence
Larceny

Dated *August 25* 189*9*
Hoyum Magistrate.
Hawgaitkin Officer.
17 Precinct.

Witnesses *Geo. C. B. Nichols*
No. *84* Street.

Brooklyn RECEIVED
No. *111* Street.

No. *1000* Street.
to answer

Com *gr*

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

COURT OF GENERAL SESSIONS, PART III.

----- x
 :
 The People of the State of New York, :
 :
 against : Before
 : Hon. Fred'k Smyth,
 : and a Jury.
 Joseph Howard. :
 :
 ----- x

New York, Sept. 10, 1891.

Indictment filed September 14, 1891.

Indicted for grand larceny in the second degree.

Appearances:

For the People,

Asst. Dist-Atty. Henry E. Stapler;

For the Defendant,

Jacob Berlinger, Esq.

SAMUEL ADAMS, a witness for the People, sworn, testified:

I am engaged in the dry goods business at the corner of 21st. Street and Sixth Avenue. My store is located on the northwest corner. On the 24th. day of August I had three gold watches in the show-case in front of my store. In the case was a lot of other valuable jewelry. The show-case was right outside of the main entrance to our store. I was at my place of business on the 24th. day of August. I heard a lady on the sidewalk shout out that somebody had robbed our case. This was somewhere between four and five o'clock in the evening. I immediately ran out and saw this fellow disappearing around the corner of 22d. Street. He must have run up

2.

the Avenue and was just disappearing around the corner, running towards Broadway. I followed to the corner, but did not follow any further. One of my employes followed the defendant and saw him arrested by the officer. He was brought back to our store and identified by the lady I have spoken of as the individual who had robbed our case. I heard the prisoner say that he did not do it. I did not go to the Station House. The value of the property taken was \$52. I did not see the man's face as he disappeared around the corner.

DENIS MULCAHY, a witness for the People, sworn, testified:

I am a window-dresser in the employ of Adams & Company at 21st. Street and 6th. Avenue. I was so employed by them on the 24th. of August last. Between 4 and 5 o'clock on the afternoon of that day my attention was attracted by a lady who shouted: "Look out here, your show-case is broken open and robbed". I did look out and I saw a man disappear towards 22nd. Street. I followed in pursuit and shouted: "Stop thief". The person whom I was following went up 22nd. Street to 5th. Avenue, down 5th. Avenue to 21st. Street. I lost sight of him for a moment. He went into Park & Tilford's side door and came out the front door. The officer saw him coming out and stopped him. The nearest I got to the prisoner at any time was half a block. I saw his face when he was turning around the corner of 22nd. Street. I am positive that the defendant is the same man whom I saw turning the corner of 22nd. Street. When I returned to the

0722

store I examined the showcase and found that the padlock had been broken off.

Cross-examination:

- Q You saw this man's face at the corner of 22nd. Street and Fifth Avenue ? A No, sir; 22d. Street and 6th. Avenue.
- Q That was within half a block of your store ? A Yes, sir.
- Q What time was this ? A Five o'clock in the afternoon.
- Q That is the first time you saw his face ? A Yes, sir; that was the first time I saw his face.
- Q That was about a hundred feet from where the show-case was ? A About a hundred feet.
- Q How did you find out that this was the man who broke the show-case ? A A lady who was here called my attention to it.

ELIZABETH NICHOLS, witness for the People, sworn, testified :

I reside at No. 88 Bond Street, Brooklyn. On the 24th. of August I was on Sixth Avenue in front of the store of Adams & Company at five o'clock in the afternoon. I was looking in the window and I came by the show-case that is outside of the main entrance. I saw this young fellow standing by the case. He acted rather suspiciously. I saw something in his hand opening the case and I knew he was breaking it. It was a key. I stepped inside to see what he would do and he saw me. He looked right at me and I at him. He broke the case and took something out. I saw it glitter. I knew it was gold. I immediately called a floor-walker

4.

who was standing right in the doorway and told him that the case had been broken open. I then waited to see if they would bring him back.

Q This is the man whom you saw (pointing to the defendant)?

A Yes; he ran right away to 22nd. Street and turned up 22nd. Street. He went pretty lively.

Q Did you see Mr. Mulcahy, the man who was just on the stand? A Yes, sir.

Q And he was the man whom you called out? A Yes, sir.

Q Did you see him pursue the defendant? A Yes, sir.

Q And you saw this young man brought back to the store?

A Yes, sir.

Q And you identified him as the man who was in the case? A Yes, sir.

Cross-examination:

Q Had you ever seen this young man before that day?

A Never.

Q Did you go to the Station House? A No, sir.

Q Did you go to the Police Court? A No, sir. I identified him in the store.

Q Did you say in the store at that time that you thought the man who was at the show-case was a clerk in the establishment? A Yes, sir. I did say it, that it looked to me as if it was a clerk; but, I said that the man having his hat on attracted my attention directly to him. I knew that if he was a clerk in the store he would not have his hat on.

HENRY AITKEN, a witness for the People, sworn, testified:

I am a Police Officer assigned to duty in the 17th. Precinct. On the afternoon of the 24th. of August at about five o'clock I was on post at the corner of Broadway and 21st. St. My attention was attracted by a crowd chasing this prisoner and crying out "Stop thief". I saw him enter Park & Tilford's grocery store at the corner of 21st. Street and Broadway. I went in there and one of the employes had caught him. I brought him immediately out. I met Mr. Mulcahy who was in pursuit of him and he informed me then that the defendant had broken open a show-case at Mr. Adams' store and stolen something out of it. I searched the defendant at that time and found nothing on his person. I took him immediately back to Mr. Adams' store and Mrs. Nichols was waiting there and she said to me: "That is the man". I then ascertained the full particulars of the case and on examination I found that the lock had been wrenched off Mr. Adams' show-case. I took the defendant to the Station House. A charge was made against him the following morning in the Police Court. The defendant made a statement to me that he did not commit this offense, and he knew that if Mrs. Nichols was ^{not} there he would not be convicted. He said if Mrs. Nichols could be kept away there would nothing happen to him.

The prisoner withdrew his plea of not guilty and tendered the plea of guilty of grand larceny in the second degree, which was accepted by the Court.

Indictment filed Sep. 14, 1891.

COURT OF GENERAL SESSIONS
Part III.

THE PEOPLE vs.

Defendant

JOSEPH HOWARD.

Abstract of testimony on
trial, New York, Sept. 10th
1891.

0726

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 Howard

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

Joseph Howard

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

The said

Joseph Howard,

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

*three watches of the value
of eighteen dollars each*

of the goods, chattels and personal property of one

Samuel Adams

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 Lancy Keoll,
District Attorney*

0727

BOX:

449

FOLDER:

4140

DESCRIPTION:

Hudon, Hyacinthe

DATE:

09/09/91



4140

0728

Witness:

Dennis C. [unclear]

*Sender
[unclear]
Garni [unclear]*

Counsel,
Filed
Pleads,

9 Sept. 189

THE PEOPLE

vs.

Hyacinthe [unclear]

Grand Larceny Record Degree

[Sections 528, 537, 552 Penal Code.]

DE LANCEY NICOLL,
District Attorney.

11/17/90

A True Bill.

*W. J. [unclear]
Foreman.
[unclear]
2 [unclear] 14/91*

0729

CROSBY, HARRIS & CO.

World's Fair Building, Boston.

49 to 55 East Congress St.

Chicago, Ill. 1891.
To whom it may Concern.

I have known the bearer Mr. H. Hudson intimately for upwards of fifteen years. He is highly respected in Canada, is possessed of excellent business qualifications, strictly honest, true and faithful. I take pleasure in recommending him.

J. W. Murray.

0730

Chicago Aug. 13/91.
Friend Hudson,
When your first
telegram ^{and letter} came I was
suffering a few days of rest
from business, hence delay
in writing - I would not
wilfully delay a reply or
disappoint you in a matter
of this kind. Went to
La Salle. Nichols told me
he thought he had seen your
letter to Burton as desired
by you, but if he can find
where he will mail them to me

0731

Waiting for him has caused
me further delay. I am sorry
to hear of your wife's continued
illness ^{and} trust you will be able
to find lucrative employment
soon. I have had a very sore
eye during the past week but
am feeling well otherwise.

Would like to hear from you
often. Just as soon as Nichols
hears you tell us I will forward
them. Business is splendid
& we are building up a nice
trade. I enclose the letter you
ask for with kind regards
believe me

Yours sincerely
P. H. & Co.

0732

London 10th 1877

Dear Mr. [Name]

I have just received your letter of the 7th inst. in relation to the [Name] and I am glad to hear that you have been successful in your efforts. I have no objection to your using the name of the [Name] in your [Name] and I am sure that you will find it of great value to you. I am, Sir, very respectfully,
Yours truly,
[Name]

0736

POOR QUALITY
ORIGINAL

NEW YORK
SEP 12
7:30 PM
PO

Handwritten text, possibly a signature or address, including the word "Session".

POOR QUALITY
ORIGINAL

0737

1841

To the Hon. Secy of the Navy
Washington

Dear Sir

I have the honor to acknowledge
the receipt of your letter of the
21st inst. in relation to the
purchase of the services of
the late Lieut. John C. Smith
of the U.S. Navy.

POOR QUALITY ORIGINAL

0738

[Faint, illegible handwritten text, possibly bleed-through from the reverse side of the page]

0739

Police Court 2nd District.

Affidavit—Larceny.

City and County } ss:
of New York, }

of No. 421 West 23rd Street, aged 47 years,
occupation Lumber being duly sworn,
deposes and says, that on the 11 day of August 1891 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the Day time, the following property, viz:

One living Horse. and Buggy Wagon
and set of Harness - all of the
Amount and value of Three hundred
dollars (300⁰⁰/₁₀₀)

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 Kyacinth Hudson (now hire) from the
following facts to wit: That on the afore-
said date about the hour of 12.10 o'clock P.M.
deponent left the aforesaid Horse attached
to a Buggy Wagon. and said Harness being on
the body of said Horse - standing in front of
No 417 West 23rd Street - and the said Horse
being fastened and tied to a Lamp - post
in front of said premises - and that about
the hour of 12.50 o'clock P.M. of the aforesaid
date deponent went to the place where he
had fastened and tied said Horse. Wagon
and Harness - and found the said
property was missing - and that deponent
is informed by William Johnston of No 223 -

Subscribed and sworn to before me this _____ day of _____ 1891
Notary Public

4th Avenue - that about the hour of two o'clock P.M. of the aforesaid date, the said defendant came into the Liquor Store at No 323 - 4th Avenue - and asked him if he knew of anyone who wanted to buy a Horse and Wagon. And that on the defendant's request said Johnston took him to the Livery Stable in East 24th Street between Lexington and Third Avenues - and that said Johnston heard the defendant offer a Horse ~~and Wagon~~ for sale to a Mr. McDonald in said Stable. and heard the defendant say he would sell the said Horse ~~and Wagon~~ for the sum of Two Hundred and sixty dollars - and that deponent is further informed by George Rost of No 229 East 21st Street that about the hour of 4.30 o'clock P.M. of the aforesaid date the defendant came into his place of business at said Address - and asked him if he could keep a Horse and Wagon for the night - and on being told he could - left Horse Wagon and Harness, in his stable - and that about the hour of 5 o'clock P.M. of the said date defendant came into said Stable and took the said Horse away - and deponent is further informed by said Mr. Johnston that he has seen the Wagon which said defendant had placed in said Stable at No 229 East 21st Street - on the aforesaid date and recognizes the said Wagon ^{as the wagon} which was in ~~his~~ possession ^{of the defendant} at the time he offered the said Horse for sale to said Mr. McDonald - And deponent further says that he has seen the said Wagon in said Stable which was placed there by the defendant on the aforesaid date and recognizes the same as his property - and as the property which was stolen from him on the aforesaid date - Deponent therefore charges the defendant with having committed a Larceny and asks that he may be held and dealt with as the Law may direct.

Shown to before me
this 13th day of August 1891

Stivers & Newell

[Signature]
Police Justice

0742

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 29 years, occupation George Rath
Book Keeper of No.

229 East 21st Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Dennis E. Howell

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 August, 1890, } George Rath

[Signature]
Police Justice.

0743

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Moysacint Hudson

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. *Moysacint Hudson*

Question. How old are you?

Answer. *46 years*

Question. Where were you born?

Answer. *Montreal*

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

Answer. *117 East 24 Street - 2 weeks*

Question. What is your business or profession?

Answer. *Agent*

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

Moysacint Hudson

Taken before me this *13* day of *August* 188*9*
[Signature]
Police Justice

0744

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 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 August 13 1891 [Signature] 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.

0745

1077

Police Court--- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Dennis C. Howell
421 W. 23rd St
Hyacinth Hudson

Gandy
Office

2
3
4

Dated *August 13 91* A.S.S.

Hryn Magistrate.

Madden Officer.

16 Precinct.

Witnesses *Mr. Johnston*

No. *323-4 - Avenue* Street.

George Ratt Street.

329 East 21

John Miller

No. *323-4 Avenue* Street.

§ *2000* to answer *[Signature]*

Con

1077

BAILED.

No. 1. by _____

Residence _____ Street.

No. 2. by _____

Residence _____ Street.

No. 3. by _____

Residence _____ Street.

No. 4. by _____

Residence _____ Street.

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Hyacinthe Hudson

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse *Hyacinthe Hudson*

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

The said *Hyacinthe Hudson*

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

*one horse of the value of one
hundred and fifty dollars, one
wagon of the value of one
hundred dollars, and one set of
harness of the value of
fifty dollars*

of the goods, chattels and personal property of one *Darius E. Newell*

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

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

The said *Hyacinthe Hudson*,

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 horse of the value of one hundred and fifty dollars, one wagon of the value of one hundred dollars, and one set of harness of the value of fifty dollars

of the goods, chattels and personal property of one *Darius E. Newell*

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

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

Hyacinthe Hudson
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.

0748

BOX:

449

FOLDER:

4140

DESCRIPTION:

Hughes, William

DATE:

09/30/91



4140

1877. 343

Counsel, *W. J. Berry*
Filed *10* day of *Sept* 1891
Plends, *Chapman - 1887/91*

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

THE PEOPLE

2

William Hughes

W. J. Berry
DE LANCEY NICOLL,
District Attorney.

Pro. J. A. 27/1891

A TRUE BILL.

W. J. Berry
Foreman.

W. J. Berry
W. J. Berry
W. J. Berry

W. J. Berry
W. J. Berry
W. J. Berry

Witness:
Raquo Preto

0750

District Attorney's Office,
City and County of New York.

City and County }
of New York, } ss.

Rejimo Prieto
of No. *101 West 12th* Street, aged *32* years,
occupation *major market* being duly sworn, deposes and says,
that on the *28th* day of *June* 1891, at the City of New
York, in the County of New York, *he was assaulted by*

one William Hughes (who as I am informed
is now under arrest at Saloma, Kentucky)
who stabbed & cut deponent in the neck
with a razor, inflicting injuries from
which deponent was confined in the M. M. Nichols
Hospital for a time & afterwards received
treatment at the hands of physicians for about
seven weeks.

Deponent has reason to believe that said
assault was committed with intent to kill
deponent.

Given to before me this
30th day of September 1891:
jurisdiction
consented
City of New York.

Rejimo Prieto

0751

DISTRICT ATTORNEY'S OFFICE.

City and County of New York.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Regina Cielak
101 W. 3rd St

William Hughes

*Office of the District Attorney
New York City*

Dated *Sept 30* 18 *91*

Witnesses, *John Lamon*

No. *5th Premier* Street,

offc Armstrong

No. *Central* Street,

Offert Gilligan

No. *15th West* Street,

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

William Hughes

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

William Hughes

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

The said *William Hughes*

late of the City of New York, in the County of New York aforesaid, on the *twentieth* day of *June*, — in the year of our Lord one thousand eight hundred and ninety- *one*, with force and arms, at the City and County aforesaid, in and upon the body of one *Regino Prieto* — in the peace of the said People then and there being, feloniously did make an assault and *in* the said *Regino Prieto*, — with a certain *razor*

which the said *William Hughes* — in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and wound,

with intent *in* the said *Regino Prieto* — 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

William Hughes

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

The said *William Hughes*

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 *Regino Prieto*, — in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *in* the said *Regino Prieto*, —

with a certain *razor* —

which the said *William Hughes* — 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 strike, beat, cut, stab and wound, 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

William Hughes

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

The said *William Hughes*

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 said *Regino Prieto* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault and *in* the said *Regino Prieto* with a certain *razor*

which *he* the said *William Hughes*

in *his* right hand then and there had and held, in and upon the *head* of *in* the said *Regino Prieto*

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said *Regino Prieto*,

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.

0754

BOX:

449

FOLDER:

4140

DESCRIPTION:

Hulick, Frank

DATE:

09/22/91



4140

0755

BOX:

449

FOLDER:

4140

DESCRIPTION:

Conk, George

DATE:

09/22/91



4140

223

Witnesses:

Ed. Stone

Off Welch 28th

Counsel,

Filed 22nd day of Sept 1891

Plants - 11/11/91

Grand Larceny, (From the Person), (Sections 122, 123, Penal Code)

THE PEOPLE

vs.

Frank Mulick

and
George Conde

by
De Lancey Nicoli,
District Attorney.

by
John H. ...
John H. ...

A TRUE BILL.

W. J. Berry

Foreman.

John ...
John ...
Ed. ...

Police Court— / District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 69 West 35th Street, aged 19 years,
occupation Clerk Frederick Thorne

deposes and says, that on the 4 day of September 1891 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property, viz:

Gold Watch of the value of \$50,
having dollars. One double case

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 Frank Hulick and George Cook (both now here) who were acting in concert with each other, for the reason that on the above date deponent was on the Long Branch Boat and had the above watch in the lower left hand pocket of his vest. He sat upon a bench and had the said property still in his pocket, he was sitting there about fifteen minutes and the said watch was taken from his person and possession. While deponent was sitting upon said bench the two defendants were the only two persons who were near him. Deponent is informed by Antonio Debonis who was on said boat that he saw the defendant Frank Hulick unbutton deponent's coat while the defendant Cook was standing near the deponent. Wherefore the

of
Sworn to before me, this
1891
day
Police Justice

defendant charges the defendant Hulick and
Cook with the Larceny of his watch and
prays that they may be held to answer.

Done to before me this }
5th day of September 1891 } Fredk. H. C. Thomas,
Do Justice. }
Justice.

0759

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 13 years, occupation
72 Oliver

Antimo Dotmis
Boot Black

of No.

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Fredrick Thome

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

Sworn to before me, this 5
day of September 1891

Antimo^{his} Dotmis
mark

[Signature]
Police Justice.

0760

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK.

George Cmk 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 Cmk*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *U. S.*

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

Answer. *Long Branch. 24 years.*

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.
George Cmk*

Taken before me this

day of *September* 1891

J. P. McCall Police Justice

0761

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name?

Answer. *Frank Hulick*

Question. How old are you?

Answer. *28 years.*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *Long Branch New Jersey. 28 years.*

Question. What is your business or profession?

Answer. *Painter.*

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

Answer. *I am not guilty
Frank Hulick*

Taken before me this

day of *September* 1891

J. C. McNeill Police Justice.

0762

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

Dated *Sept 10* 18*97* = *J. C. B. [Signature]* 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.

Police Court---1--- District. 1183

THE PEOPLE, &c.
ON THE COMPLAINT OF

Fredrick Thoma
69 St 36 St.
1 Frank Hulick
2 George Cmt
3
4

Original returned from the
Court

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

Dated September 5 1891
O'Rielly Magistrate.
W.C.L. Officer.
28 Precinct.

Witness: Antonio Detmoo
No. 72 Oliver Street.

No. _____ Street.
No. _____ Street.
\$ 150.00 to answer G.S.

COMMITTED.

W.C.L.
Zunon

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frank Kulick
and
George Conk.

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

Frank Kulick and George Conk
of the CRIME OF GRAND LARCENY in the first degree, committed as follows:

The said Frank Kulick and George Conk, both

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

one watch of the value
of fifty dollars

of the goods, chattels and personal property of one Frederick W. Thorne
on the person of the said Frederick W. Thorne
then and there being found, from the person of the said Frederick W. Thorne
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.

Alc Larnow McCall,
District Attorney.