

0813

**BOX:**

345

**FOLDER:**

3258

**DESCRIPTION:**

Hachmuth, Mary

**DATE:**

03/11/89



3258

59

Witnesses:

Counsel,

Filed 11 day of March 1889

Pleads,

THE PEOPLE

vs.

Mary Hachmuth

*Gross Larceny, 2nd Degree*  
(False Pretenses)  
[Section 528, and 531, Penal Code]

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

*Charles C. [Signature]*  
*Charles H. Scott Foreman.*

See Report of N. Y. S. P. C. O.  
for information about defendant  
filed with these papers, if lost,  
notify the Society at once.

0815

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Mary Hackmuth*

Question. How old are you?

Answer. *16 years of age*

Question. Where were you born?

Answer. *New York*

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

Answer. *101-2 Ave. 3 days*

Question. What is your business or profession?

Answer. *Servant*

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

Answer. *I am guilty of the charge.*  
*Mary Hackmuth*

Taken before me this

*3*

day of *March* 188*9*

*J. M. O'Brien*

Police Justice.

0816

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 Leopold

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

Dated March 5<sup>th</sup> 1889 Wm. Blunt Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0817

Police Court--- 2 344 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Mary Schultz  
& East 14 St  
Mary Hackmunt

Offence  
Lancery  
Jury

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 March 3 1889

Patterson Magistrate.

Colman Alameda Officer.

C. O. Precinct.

Witnesses Leopold Ross

No. 287 5th Avenue Street.

E. J. Gerry 100 E 23 St

No. 97th Street.

No. Street.

No. Street.

\$ 5.00 to answer G.S.



See Report of N. Y. S. P. O. O.  
for information about defendant  
filed with these papers. If lost,  
notify the Society at once

0818

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 34 years, occupation Boat-Keper of No. 287-5<sup>th</sup> Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Mary Schultz and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 3<sup>rd</sup> day of March 1888

Leopold Ross

Wm Patterson  
Police Justice.

0819

Court of General Sessions

The People  
vs.  
Mary Mackintosh

REPORT OF THE NEW YORK SOCIETY FOR  
THE PREVENTION OF CRUELTY  
TO CHILDREN.

100 EAST 23D STREET,

New York, March 9 1889

CASE NO. \_\_\_\_\_ OFFICER \_\_\_\_\_  
 DATE OF ARREST \_\_\_\_\_  
 CHARGE \_\_\_\_\_  
 \_\_\_\_\_  
 AGE OF CHILD \_\_\_\_\_  
 RELIGION \_\_\_\_\_  
 FATHER \_\_\_\_\_  
 MOTHER \_\_\_\_\_  
 RESIDENCE \_\_\_\_\_

AN INVESTIGATION BY THE SOCIETY SHOWS THAT on May 16, 1888, Mrs. H. J. Mack of 275 Fourth Avenue stated that the girl's father died in the Hospital on May 8th, and requested that the girl, then 13, be placed in an institution; that her mother was an unfit custodian, and away from her family 2 1/2 years. The girl being a Protestant was committed to the American Female Guardian Society on May 18th. On June 3, 1888, Mrs. Mackintosh called, was refused a discharge, and requested that the child be not sent West. On June 10th a writ of habeas and certiorari was served on the American Female Guardian Society, argued June 27, 1888, and decision reserved. On October 2, 1888, Judge Andrews under the decision of the General Term in the Van Hook case discharged Mary from the Institution. A stay was then granted, and the Court of Appeals having affirmed the decision on March 1st, 1889, the child was surrendered to the mother. As a result of this return, the child has been arrested and indicted for shoplifting and pleaded guilty. In the judgment of the Society, it is a proper case for suspension of sentence, as it is satisfied that if the girl be punished by imprisonment at the present time there will be no hope whatever of her reformation; and the Society is assured by certain charitably disposed persons who know of the case that they will take charge of the girl if the course suggested is approved by the Court.

All which is respectfully submitted,

Miss Terry  
President

To

The Court

0820

*Am. of General Inquiry*

*The People*

*Against*

*Slavery*

*Woburnite*

PENAL CODE, ss

Report of the New York Society  
for the Prevention of Cruelty  
to Children.

ELBRIDGE T. GERRY,  
*President, &c.,*

100 East 23d Street,

NEW YORK CITY.

0821

Police Court - 2<sup>nd</sup> District.

Affidavit - Larceny.

City and County of New York, ss.:

of No. 8 West 14<sup>th</sup> Street, aged Mary Schuetz years, occupation Saleslady being duly sworn deposes and says, that on the 25<sup>th</sup> day of February 1889 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

Seven yards of Velvet, in all of the value of thirty-nine dollars and eighty cents

the property of James G. Johnson, and in care 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

Mary Hackmuth, now here, from the fact that said Mary then stated and represented to deponent that she came from Isaac Bloom, of 287-1/2 1/2<sup>nd</sup> Avenue, and was by him directed to get said goods. That deponent believing said statement to be true and knowing that deponent's employer, Mr. Johnson, sold goods on credit to said Bloom thereupon gave said Mary the property aforesaid. That deponent is now here informed Leopold Ross, the

Subscribed to before me at New York City, this 25<sup>th</sup> day of February 1889.

Police Justice

0822

Manager of said Isaac Bloom,  
that the said Mary Hackmuth  
was not authorized or directed  
to get said property and that  
her statement & deposition was  
false and untrue, and that  
the said dependant was not  
then in the employment of  
said Bloom.

Sworn to before me this }  
3 day of March 1889 } Mary Schully  
J. M. Patterson Police Justice

0023

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 Hadmuth*

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

*Mary Hadmuth*

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

The said *Mary Hadmuth*

late of the City of New York, in the County of New York aforesaid, on the *25th*  
day of *February* in the year of our Lord one thousand eight hundred and  
eighty-*nine*, at the City and County aforesaid, with force and arms, with intent to  
deprive and defraud *one James G. Johnson*

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

That *she* the said *Mary Hadmuth* had  
*been* *employed* *by* *one* *Isaac Bloom* of  
*number* *287* *5th* *avenue* *in* *the* *said*  
*city* *then* *and* *due* *to* *receive* *and* *retain*  
*from* *the* *said* *James G. Johnson*, *ten*  
*yards* *of* *retail*, *for* *and* *on* *account*  
*of* *the* *said* *Isaac Bloom*

0024

[Redacted area]

And the said James H. Johnson  
then and <sup>there</sup> ~~their~~ believing the said false and fraudulent pretenses and representations so made  
as aforesaid by the said Mary Madam

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  
Mary Madam ~~the sum of~~  
the sum of three dollars and  
ninety eight cents

of the ~~proper moneys~~ goods, chattels and personal property of the said James  
H. Johnson

And the said Mary Madam  
did then and there feloniously receive and obtain the said ~~proper moneys~~ goods, chattels, and  
personal property, from the possession of the said James H. Johnson,  
by color and by aid of the false and fraudulent pretenses and representations aforesaid, with  
intent to deprive and defraud the said James H. Johnson.

of the same, and of the use and benefit thereof, and to appropriate the same to ~~her~~ own use

Whereas, in truth and in fact, the said Mary Madam  
had not been sent by the said James  
Bloom ~~to~~ her and she ~~to~~  
receive or obtain from the said James

0025

To Johnson the said ten yards of red cloth  
for on account of the said Isaac  
Bloom.

And Whereas, in truth and in fact, the pretenses and representations so made  
as aforesaid by the said Mary Madam  
to the said James B. Johnson was and were  
then and there in all respects utterly false and untrue, as she the said  
Mary Madam  
at the time of making the same then and there well knew.

And so the Grand Jury Aforesaid, do say that the said  
Mary Madam  
in the manner and form aforesaid, by the means aforesaid, the said ~~proper moneys~~, goods,  
chattels and personal property of the said James B. Johnson  
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.

JOHN R. FELLOYS,

District Attorney.

0826

**BOX:**

345

**FOLDER:**

3258

**DESCRIPTION:**

Hall, Alvinah

**DATE:**

03/28/89



3258

0827

Witnesses:

*Off. Silgar*

#71 LB

Counsel,

Filed

28<sup>th</sup> day of March 1889

Pleads,

*C. Myrtle*

THE PEOPLE

KEEPING A HOUSE OF THE FAME, ETC. [Sections 322 and 385, Penal Code]

40 proofs.  
done

B

*Alvin Hall*

JOHN R. FELLOWS,

District Attorney.

9-7-7

**A True Bill.**

May 14<sup>th</sup> Defendant's request

W.D.M.

*Chas. Scott*

Foreman.

Part III May 14<sup>th</sup> 89

Pleaded guilty

*Edw. P. ...*

*W.D.M.*

T

0828

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

Alvord Hall 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. Alvord Hall

Question. How old are you?

Answer. I do not know

Question. Where were you born?

Answer. US

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

Answer. 87 West Third St 5 or 6 years

Question. What is your business or profession?

Answer. Laundress, and Cook

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 keep no such place  
I have only one room furnished  
and that one I sleep in.  
The other room I let empty  
and I am not responsible  
for what goes on in there. I  
demand a trial by jury if  
held for trial.  
Alvord Hall  
Mark

Taken before me this

day of

March  
1885

John P. Bennett Police Justice

0829

Sec. 151.

Police Court 2 District.

CITY AND COUNTY OF NEW YORK, { ss. *In the name of the People of the State of New York; To the Sheriff of the County of New York, or to any Marshal or Policeman of the City of New York, GREETING:*

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Edward Gilgan of No. 15 Precinct Police, that on the 14 day of March 1889, at the City of New York, in the County of New York, Jane Dor (or called) did keep and maintain at the premises known as Number 87 West Street a House of Ill Fame and there unlawfully procure and permit as well men as women of evil name and fame, and of dishonest conversation to visit, frequent and come together for unlawful sexual intercourse, and for the purpose of prostitution, and there unlawfully and wilfully did permit said men and women of evil name and fame there to be and remain drinking, dancing, fighting disturbing the peace, whoring and misbehaving themselves whereby the peace, comfort, and decency of persons inhabiting and residing in the neighborhood and there passing is habitually disturbed in violation of the statute in such case made and provided.

THESE ARE, THEREFORE, in the name of the People of the State of New York, to Command you, the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the body of the said

Jane Dor (or called) and all vile, disorderly and improper persons found upon the premises occupied by said Jane Dor (or called) and forthwith bring them before me, at the 2 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 15 day of March 1889

Samuel Beatty POLICE JUSTICE.

0830

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

*Arnold Hall*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of ~~Three~~ *Three* 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 *March 16* 188 *9* *San J. [Signature]* Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0831

Police Court--- 2 District. 408

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Edward Gilgar  
vs.  
Alvin Hall

Keeping  
Offence  
Dorothy Bruce

2  
3  
4

BAILED

No. 1, by William Hamilton  
Residence 545 W. 30th Street.

No. 2, by  
Residence Street.

No. 3, by  
Residence Street.

No. 4, by  
Residence Street.

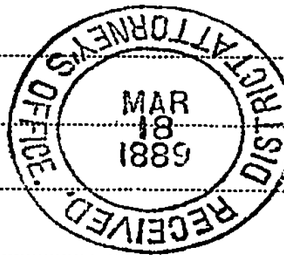
Dated Mch 15 1889  
DOR  
Gilgar  
15 Precinct.

Witnesses  
No. Street.

No. Street.

No. Street.

\$ 300 to answer G.C.



COMMITTED.

0032

Sec. 322, Penal Code.

CITY AND COUNTY OF NEW YORK } ss.

2 District Police Court.

Edward Gilgar of No. 15th Precinct Police Street, in said City, being duly sworn says that at the premises known as Number 87 West Third Street, in the City and County of New York, on the 14 day of March 1889, and on divers other days and times, between that day and the day of making this complaint

James Doe (so called) did unlawfully keep and maintain and yet continue to keep and maintain a House of Ill fame and did then, and on the said other days and times, there unlawfully procure and permit as well men as women of evil name and fame and of dishonest conversation to visit, frequent and come together for unlawful sexual intercourse, and for the purpose of prostitution and lewdness, and then and on the said other days and times, unlawfully and wilfully did permit and yet continues to permit said men and women of evil name and fame there to be and remain drinking, dancing, fighting, disturbing the peace, whoring and misbehaving themselves, whereby the peace, comfort and decency of persons inhabiting and residing in the neighborhood, and there passing is habitually disturbed, in violation of the statute in such case made and provided.

Deponent therefore prays, that the said James Doe (so called) and all vile, disorderly and improper persons found upon the premises, occupied by said James Doe (so called) may be apprehended and dealt with as the law in such cases made and provided may direct.

Sworn to before me, this 15 day of March 1889

Edward Gilgar Police Justice.

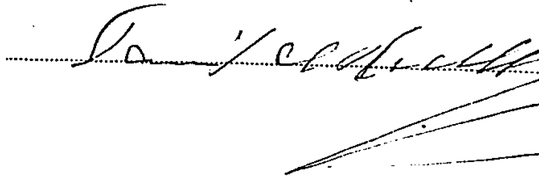
0033

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

Edward Gilgar

of No. 15th Precinct Street, being duly sworn, deposes and says,  
that Alvinah Hall (now present) is the person of the name of  
Jane Sue mentioned in deponent's affidavit of the 15th  
day of March 1889, hereunto annexed.

Sworn to before me, this 16  
day of March 1889 } Edward Gilgar

 POLICE JUSTICE.

0834

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Alvinah Hall*

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

*Alvinah Hall*

(Sec. 322,  
Penal Code.)

of the CRIME OF KEEPING AND MAINTAINING A COMMON BAWDY HOUSE AND HOUSE OF ILL-FAME, committed as follows:

The said

*Alvinah Hall*

late of the *15th* Ward of the City of New York, in the County of New York aforesaid, on the *fourteenth* day of *March* in the year of our Lord one thousand eight hundred and eighty-*nine*, and on divers other days and times, as well before as afterwards, to the day of the taking of this inquisition, at the Ward, City and County aforesaid, a certain common bawdy house and house of ill-fame, unlawfully and wickedly did keep and maintain; and in the said house divers evil-disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well in the night as in the day, there unlawfully and wickedly did receive and entertain; and in which said house the said evil-disposed persons and common prostitutes, by the consent and procurement of the said

*Alvinah Hall*

on the days and times aforesaid, there did commit whoredom and fornication; whereby divers unlawful assemblies, disturbances and lewd offences on the days and times aforesaid, as well in the night as in the day, were there committed and perpetrated; to the great damage and common nuisance of all the good people of the said State there inhabiting and residing, in manifest destruction and subversion of and against good morals and good manners, 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

*Alvinah Hall*

(Section 385,  
Penal Code.)

of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said

*Alvinah Hall*

late of the Ward, City and County aforesaid, afterwards, to wit: on the *fourteenth* day of *March* in the year of our Lord one thousand eight hundred

0835

and eighty-*nine*, and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep and maintain a certain common, ill-governed house, and in *her* said house, for *her* own lucre and gain, certain persons whose names are to the Grand Jury aforesaid unknown, as well men as women, of evil name and fame and dishonest conversation, to frequent and come together then and on said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in said house, at unlawful times, as well in the night as in the day, then and on said other days and times there to be and remain, tippling, drinking, gaming, cursing, swearing, quarreling, making great noises and otherwise misbehaving themselves, unlawfully and wilfully did permit and suffer, to the great annoyance, injury and danger of the comfort and repose of a great number of persons, good citizens of our said State there residing, and passing and repassing, to the common nuisance of the said citizens, 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

*Alvinah Hall*

(Section 322 of the CRIME OF KEEPING A DISORDERLY HOUSE, committed as follows:  
Penal Code.)

The said

*Alvinah Hall*

late of the Ward, City and County aforesaid, afterwards, to wit: on the *fourteenth* day of *March* in the year of our Lord one thousand eight hundred and eighty-*nine* and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, unlawfully did keep a certain ill-governed and disorderly house, the same being a place of public resort, and in the said house and place of public resort, for *her* own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in *her* said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tippling, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully did permit, and yet continues to permit, by reason whereof the peace, comfort and decency of the neighborhood around and about the said house were, and yet are, habitually disturbed, 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,

District Attorney.

0836

**BOX:**

345

**FOLDER:**

3258

**DESCRIPTION:**

Hand, John

**DATE:**

03/21/89



3258

0037

Witnesses:

Counsel,

Filed

Pleads,

1889

THE PEOPLE

vs.

ASSAULT IN THE THIRD DEGREE

(Section 219, Penal Code)

John Hand

JOHN R. FELLOWS,

District Attorney.

**A True Bill.**

Chas D & wife Foreman.

Transferred to the Court of Special Sessions for trial and final disposition.

Part 2... N.Y. ... 1889.

71

0838

**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 Hand*

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

*John Hand*

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

The said

*John Hand*

late of the City of New York, in the County of New York aforesaid, on the *seventeenth* day of *February* in the year of our Lord one thousand eight hundred and eighty-nine at the City and County aforesaid, in and upon the body of one *Edward Moloney* in the peace of the said People then and there being, with force and arms, unlawfully did make an assault, and *him* the said *Edward Moloney* did then and there unlawfully beat, wound and ill-treat, to the great damage of the said *Edward Moloney* 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,

District Attorney.

0839

**BOX:**

345

**FOLDER:**

3258

**DESCRIPTION:**

Hanft, John

**DATE:**

03/15/89



3258

Witnesses;

*A. R. John*

Counsel,

Filed

*15* day of *March* 188*9*

Pleads,

THE PEOPLE

vs.

*John Hough*

*W. H. Hough*

*Burglary in the Third degree.*  
*Second degree.*  
*Section 408, 50, 52, 84, 53.*

JOHN R. FELLOWS,

District Attorney.

**A True Bill.**

*Chas. J. Scott* Foreman.  
*March 19 1889.*

*Edw. J. Dwyer* Jury  
*State Reporter to J. Edm.*

0841

Police Court— 2 District.

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

August R John

of No. 316 7th Avenue Street, aged 20 years,

occupation Driver being duly sworn

deposes and says, that the premises No 316 Seventh Avenue Street,  
in the City and County aforesaid, the said being a Hotel a brick building  
four stories high

and which was occupied by deponent as a sleeping room on the third floor  
and in which there was at the time a human being, by name Deponent

were **BURGLARIOUSLY** entered by means of forcibly breaking open  
the door of said room

on the 5 day of March 1889 in the day time, and the  
following property feloniously taken, stolen, and carried away, viz:

A silver watch  
of the value of ten dollars, a coat  
vest and trousers of the value of fourteen  
dollars, a revolver of the value of  
three dollars, a chain of the value of  
one dollar - and other articles of the  
value in all of thirty dollars \$ 30,

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

John Hanft

for the reasons following, to wit: Deponent had the said  
articles in the said room, which was  
securely locked and closed by deponent  
at 9 P.M. on the night of March  
4. On deponent's return about 2 P.M.  
on the afternoon of March 5 the said room  
was found broken open and the said  
property was missing. Deponent was  
informed that the defendant had

0842

been in the room and defendant met the defendant on the following day, March 6, and the defendant then had on the said vest, and he had the said chain in his possession, and he had pawn tickets for the said watch and pistol, and the defendant admitted that he had stolen the said property and promised to return it, and when defendant was arrested by Policeman Hay, he had the said chain and vest and pawn tickets still in his possession. Wherefore defendant charges defendant with said burglary and asks that he be dealt with as the law directs.

Sworn to before me this }  
7th day of March 1889 } A. P. John  
Do hereby certify }  
Police Justice }

Police Court \_\_\_\_\_ District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
vs.  
Burglary  
Degree

Dated \_\_\_\_\_ 188 1

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ \_\_\_\_\_ Bail.

Bailed by \_\_\_\_\_

No. \_\_\_\_\_ Street.

0843

Sec 108-200

2

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*John Hanft* 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 Hanft*

Question. How old are you?

Answer.

*18 years*

Question. Where were you born?

Answer.

*U.S.*

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

Answer.

*Brewery near Houston St 1 day*

Question. What is your business or profession?

Answer.

*Brewer*

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

Answer.

*I am guilty of the charge*

*John Hanft.*

Taken before me this

day of

*July 7*

1889

Police Justice.

0844

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 John Hanff

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 7 Mch 188 9 Samuel [Signature] Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0845

Police Court--- 2 <sup>374</sup> District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

August L. G. [unclear]  
316 [unclear] [unclear]  
John [unclear]

Offence Burglary

Dated 7<sup>th</sup> Vech 1889  
Daniel O'Reilly Magistrate.  
Hay Officer.  
20 Precinct.

Witnesses  
No. Street.  
No. Street.  
No. Street.



\$ 15.00 to answer G. B. [unclear]  
Committee [unclear]

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

0846

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 Haupt

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

John Haupt

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

The said

John Haupt

late of the Twentieth Ward of the City of New York, in the County of New York, aforesaid, on the Fifth day of March in the year of our Lord one thousand eight hundred and eighty-nine, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the room of one

August R. John

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

August R. John

in the said room 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.

0847

SECOND COUNT—

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

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

The said

*John Hanft*

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 watch of the value of ten dollars, one coat of the value of seven dollars, one vest of the value of three dollar, one pair of trousers of the value of four dollars, one revolver of the value of three dollars, one chain of the value of one dollar, and divers other articles of personal property, a more particular description whereof is to the Grand Jury aforesaid unknown of the value of five dollars*

of the goods, chattels and personal property of one

*August R. John*

in the *room* of the said

*August R. John*

there situate, then and there being found, *in* the *room* 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.

0048

THIRD COUNT—

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

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

The said

*John Haupt*  
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, with force and arms,

*one watch of the value of ten dollars,  
one coat of the value of seven dollars,  
one vest of the value of three dollars,  
one pair of trousers of the value of four dollars,  
one revolver of the value of three dollars,  
one chain of the value of one dollar,  
and divers other articles of personal property, a more particular description whereof is to the Grand Jury aforesaid unknown, of the value of five dollars*

of the goods, chattels and personal property of one

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

*August R. John*  
unlawfully and unjustly, did feloniously receive and have; the said

*John Haupt*  
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.

JOHN R. FELLOWS,  
District Attorney.

0849

**BOX:**

345

**FOLDER:**

3258

**DESCRIPTION:**

Harding, Michael

**DATE:**

03/22/99



3258

Witnesses:

Mary Harding

Counsel,  
Filed  
Pleads,

day of March 1889

THE PEOPLE

vs.

Michael Harding

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

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Chas. H. S. Foreman.

J. H. Clark

Learned Foreman

S. J. Price

0851

Police Court—1st District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

Mary Harding  
of No. 257 Monroe Street,

Age 30. Housekeeper. being duly sworn, deposes and says, that

on Sunday the 27th day of January

in the year 1889 at the City of New York, in the County of New York,

She was violently and feloniously ASSAULTED and BEATEN by Michael  
Harding (now here) who willfully  
Cup and stabbed deponent in  
the left arm and side, with  
an Iron Fork, then and  
then held in the hands of the  
said Michael Harding.

with the felonious intent to take the life of deponent, or to do her 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 18th day of March 1889 Mary Harding

u J Omer  
POLICE JUSTICE.

0852

Sec. 198-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

Michael Harding 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.

Michael Harding

Question. How old are you?

Answer.

37 Years

Question. Where were you born?

Answer.

New York

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

Answer.

387 Monroe St. N. Y. N. Y.

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 culpation?

Answer.

I am guilty of the charge  
I had no intention to do it, it was an accident  
M. J. [Signature]

Taken before me this

day of March 1887

[Signature]

Police Justice.

0853

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 Reynolds

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

Dated March 8 188 W. D. P. W. Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0854

Police Court--- District

424  
125

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Mary Harding  
926 1/2 Monroe St  
Michael Harding

Officer  
W. J. [unclear]

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 March 18 188

Magistrate.

Officer.

3 Precinct.

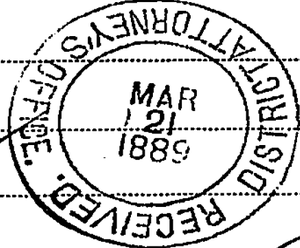
Witnesses .....

No. .... Street.

No. .... Street.

No. .... Street.

\$ 1000 to answer G.S.



[Signature]

0855

E. J. Hogan, M. D.,  
308 Madison St.,  
New York. N. Y.

This is to certify that Miss Mary Harding  
257 Illinois St. was under my professional care  
from January 27<sup>th</sup> to February 1<sup>st</sup> 1889.  
She was suffering from a shot-wound of the fleshy  
part of the arm, penetrating it throughout and  
entering the chest wall about an quarter of an  
inch. The wound was inflicted by a sharp  
pointed-poker, and in my opinion, that  
a murder was committed by reason of the unusually  
well developed muscles of the arm breaking the  
force of the blow and then by preventing the  
lung from being reached.

E. J. Hogan, M. D.

0856

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Michael Starding

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

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

The said Michael Starding

late of the City of New York, in the County of New York aforesaid, on the twenty-seventh day of January 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 Mary Starding in the peace of the said People then and there being, feloniously did make an assault, and her the said Mary Starding with a certain iron poker

which the said Michael Starding 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 her the said Mary Starding 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

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

The said Michael Starding

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 Mary Starding in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and her the said Mary Starding with a certain iron poker

which the said Michael Starding 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.

0857

THIRD COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said  
— *Michael Harding* —  
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Michael Harding*

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  
*Mary Harding* in the peace of the said People then  
and there being feloniously did wilfully and wrongfully make another assault, and  
*her* the said *Mary Harding*  
with a certain *iron poker*

which *he* the said *Michael Harding*  
in *his* right hand then and there had and held, in and upon the *arms*  
*and body* of *her* the said *Mary Harding*  
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 wrong-  
fully inflict grievous bodily harm upon the said *Mary Harding*

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,  
District Attorney.

0858

**BOX:**

345

**FOLDER:**

3258

**DESCRIPTION:**

Harrell, Claude E.

**DATE:**

03/29/89



3258

Witnesses:

Caroline Korn

After examining the  
deed and of the  
minutes that the  
middle school  
is for 10th city age  
in a civil court.  
An arrangement for  
the purchase of  
the school to be com-  
pleted that this is  
the amount of money

Delaney M  
District Atty  
Oct 20 1892

2:30 P.M. Sep 25/89  
W. H. Brady 163

Counsel,

Filed

City of March 1889

Fleets,

Chas. Scott Foreman

THE PEOPLE

vs.

Claude E. Starrick

(Sections 528 and 530 of the Penal Code.)  
Larceny, in the  
County of Cook, State of Illinois

JOHN R. FELLOWS,

District Attorney.

Sept 23 - 8. W. Adams

A True BILL

Chas. Scott Foreman

perfected June 3/92

Witnesses:

Caroline Horn

After viewing the  
Bill of Lading, the  
Bill of Lading of the  
Shipment that the  
Bill of Lading  
Myself 10 1/2 City age  
in a civil Court.  
The arrangements for  
this purpose appear  
to appear to be com-  
pleted that this in-  
formation is being

DeLaney M. A.  
District U.S.  
Oct 25 1892

300. Sep 27/89  
W. H. Bellamy 163

Counsel,  
Filed 29  
Pleads, *Chapman*  
City of March 1889

(Sections 528 and 530 of the Penal Code)  
MISAPPROPRIATION,  
Grand Larceny, *inchoate*

THE PEOPLE

Claude C. Harrell

JOHN R. FELLOWS,  
District Attorney.

Sept 23 - 1892

B. W. Gordon

St. 1 8 May 1892

A True Bill.

*In testimony*

Charles Scott Foreman.

*T*

Imprinted June 3/92

0861

The People

<sup>agpt</sup>  
Claud E. Harrell

Caroline Korne became acquainted with defendant on or about September 1886 through the latter calling upon her in reference to the sale of certain real estate situated in 6<sup>th</sup> Street which Harrell ascertained in some way in his business of real estate agent that Caroline Korne had for sale

Through the acquaintanceship so made he said Harrell called upon her several times thereafter learning she had some money in her bureau drawer in the house importuned her to let him have the money for safe keeping saying to her (Mrs Korne) that she was in danger of losing the money so kept in her drawer either through fire in the premises or perhaps through burglar thief breaking in - And further saying to her that she could receive the money back again from him whenever she

0862

asked him for it - In the meantime  
her eldest son Philip Koone  
was employed by said Starrell  
in the capacity of clerk under  
an agreement that Philip was  
to receive as salary the sum  
of five dollars per week and  
one third commissions on all  
sums earned by both in the  
business of real estate which  
was carried on by said Starrell  
at # 70 - Second Avenue

Induced by the importunities  
of Starrell ~~her~~ Koone thinking  
he was honest & upright - ~~he~~ ~~said~~  
handed to said Starrell ~~the~~ on  
or about October 6<sup>th</sup> 1886 the  
sum of \$500<sup>00</sup> and on or about  
the 15<sup>th</sup> day of October 1886 handed  
said Starrell the further sum  
of \$2960<sup>00</sup> - these sums were  
handed to him at his request  
to safely keep for her & to be  
returned to her whenever she  
wanted the same & both  
sums were counted by said  
Starrell in his office in the  
presence of the son Philip

0863

said Harrell telling said Philip Korne that the same was received from his mother Mrs Korne for safe keeping & then placed in Harrell's safe who alone had a key for the same

~~Subseq~~ During the times above mentioned & subsequently thereto Harrell occasionally informed Mrs Korne of the fact that he had good bargains in real estate calling her attention to certain parcels which could be bought at a reasonable price & when purchased could again be sold at a good profit - and as a result of such information Mrs Korne invested on ~~three~~ <sup>two</sup> occasions hereinafter set forth in the purchase of some property thereby delegating & appointing Harrell as her agent ~~for~~ in which he charged her the regular commission

On or about December 15<sup>th</sup> 1886 she owned by purchase the contract for the sale to her of the house No 102 Orchard Street in which said Harrell acting as her agent therein & on January 1887 she

0064

sold the same realizing a profit from this transaction of \$1310<sup>00</sup> which amount she directed her son Philip to place with said Starrell for safe keeping which was done on the same agreement as to the former moneys placed with Starrell ~~in~~ for safe keeping & to be returned to her by Starrell on demand.

On January 31. 1887 she owned the contract for the purchase of #37 East Broadway & thereafter disposed of the same by sale realizing thereon a profit of \$2438<sup>00</sup> which she herself handed to Starrell for safe keeping on same terms as before.

The whole amount which Starrell so received from Mrs Koone above set forth was \$7208<sup>00</sup> & the amount Mrs Koone received from Starrell from time to time was \$3345, leaving a balance of \$3863 which Mrs Koone demanded from Starrell in May 1887 & which he failed & refused to pay over to her.

0865

Police Court—Third District.

Affidavit—Larceny.

City and County } ss.:  
of New York,

Caroline Korne

of No. 50 Livingston Street, aged 42 years,

occupation Housekeeper being duly sworn

deposes and says, that on the 15<sup>th</sup> day of October 1886 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 :

Good and lawful money of the United States consisting of divers bills and gold coin of divers denominations of the amount and value of Two thousand nine hundred and sixty dollars

the property of deponent, she being a widow

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 Claude E. Farrell

Deponent says that said defendant came to the apartments in which deponent was then residing to wit: at No 429 - Sixth Street in said City and County of New York and said defendant then and there said to this deponent "You had better let me have that money which is in your Bureau drawer - I will put it in my safe at my office - You may lose that money (meaning the money which deponent had locked up in her said Bureau drawer) either through thieves or in case of fire - Let me have it I will keep it safe for you and as you need it whenever wanted I will

Sworn to before me, this 15<sup>th</sup> day of October 1886

Police Justice.

0866

let you have it - Deponent induced by these representations & thinking the suggestions made by defendant were in good intent ~~to take~~ from her Bureau drawer the sum of Twenty nine hundred and sixty dollars and counting the same out in the presence of defendant she handed the same to said defendant for safe keeping as he requested said defendant also counted said money which was in various denominations of bills and gold coin - That deponent shortly thereafter demanded the return of said money but the defendant refused and still refuses to return the same

Wherefore deponent charges said defendant with unlawfully obtaining possession of said money withholding & appropriating the same in violation of section 525 of the Penal Code of the State of New York

Caroline Koenig

February 1891

*[Signature]*  
Police Justice

Dated 1888

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

Dated 1888

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

Dated 1888

of the City of New York, until he give such bail. 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

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

Police Court, District, \_\_\_\_\_

THE PEOPLE, &c.,  
on the complaint of \_\_\_\_\_

1 \_\_\_\_\_  
2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_

Offence - LARCENY

Dated \_\_\_\_\_ 1888

Magistrate \_\_\_\_\_

Officer \_\_\_\_\_

Clerk \_\_\_\_\_

Witnesses, \_\_\_\_\_

No. \_\_\_\_\_ Street, \_\_\_\_\_

No. \_\_\_\_\_ Street, \_\_\_\_\_

No. \_\_\_\_\_ Street, \_\_\_\_\_

\$ \_\_\_\_\_ to answer \_\_\_\_\_ Sessions.

0867

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Claude E Harrell* 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.

*Claude E. Harrell*

Question. How old are you?

Answer.

*28 years*

Question. Where were you born?

Answer.

*North Carolina*

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

Answer.

*275 Madison Ave 18 mos*

Question. What is your business or profession?

Answer.

*Real Estate Broker*

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 and waive further  
examination by advice of Counsel  
C. E. Harrell*

Taken before me this

*29*

day of

*July*

188*9*

*W. P. Kelly*  
District Police Justice.

0858

Sec. 151.

Police Court 3 District.

CITY AND COUNTY }  
OF NEW YORK, } ss. *In the name of the People of the State of New York; To the Sheriff of the County of New York, or any Marshal or Policeman of the City of New York:*

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Caroline O'Leary of No. 56 Rivington Street, that on the 15 day of October 1886 at the City of New York, in the County of New York, the following article to wit:

Good and lawful money of the United States

of the value of Twenty nine hundred & Sixty Dollars, the property of Complainant

was as taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Claude E. Harrell

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 Third 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 19th day of February 1889

[Signature] POLICE JUSTICE

0869

Feb 26/89  
26  
W  
U.S.  
S. C. Murphy

The within named

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

Dated \_\_\_\_\_ 188

\_\_\_\_\_  
Police Justice.

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Caroline Kinn

vs.

Claude E. Harrell

Warrant-Larceny.

Dated

Feb 19<sup>th</sup> 1889

W. B. Kelly Magistrate

Shields 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.

San J. C. M. Justice  
Police Justice.

0870

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of thirty 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 27 Feb 188 9 Samuel C. Beckett Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0871

Council for deft  
W. M. Olcott  
156 Broadway

Bond renewed  
Sept. 6/89  
same bondsman  
BAILED,  
No. 1, by John C. Walker  
Residence ~~111 West 31st~~ Street.  
Care of Wm. S. Thompson  
Residence 391 Greenwich Street.  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

Police Court 3<sup>rd</sup> District 57 308

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Caroline Korne

~~171 E 112th~~  
Claude E. Farrell

1 \_\_\_\_\_  
2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_

Offence Carriage  
February

Dated February 27 1889

D. O. Reilly Magistrate.  
Shuels Officer.  
Court Square Precinct.

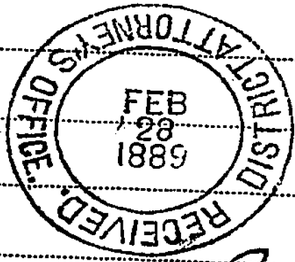
Witnesses Philip Korne

No. 171 E 112th Street.

No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street.

\$ 3500 to answer G. S.



Committed

0872

1090

District Attorney's Office.

People

v.

Claude E. Harrell

In this case Mr. Olcott wishes to move to vacate judgment forfeiting the bond. Mr. Davis suggests that these papers be referred to one of the assistants with a view of disposing of the case.

June 15/92.

Washington,

0873

Court of General Sessions of the Peace

The People vs

- agst -

Claude E. Harrell

City & County of New York, ss:

John C. Walker,  
being duly sworn, says: I am the bondman  
in the sum of \$3000. in the above entitled case, which  
is for Grand Larceny. The case was on  
the calendar of Part III of this Court on  
the 5<sup>th</sup> inst. On the evening of the 4<sup>th</sup>  
inst I left my office at 391 Greenwich  
St at 4.30 P.M., my usual hour in the  
summer time. Up to that time no papers  
or notice in this matter had been served upon  
me. On the morning of the 5<sup>th</sup> inst  
I reached my office between 10.30 am.  
& 11 am., and found upon my desk a notice  
in due form requiring me to produce the pris-  
oner at said Part III at 11 am. There was  
then no time to go to the office of the defendant  
or bring him to Court in time: and I therefore  
hurried over to court; arriving at 11 am.  
or my bail-bond was forfeited. I then went  
to the defendant's office, & he informed me & I ver-  
ily believe that he received no notice. And  
he has accompanied me to Court this morn-

0874

ing & is now here. I desire that he be  
readmitted to bail.

(Sworn to before me

this 6<sup>th</sup> day of ~~August~~ <sup>September</sup> 1889.

Wm. H. Cott.

Notary Public  
N. Y. Co.

John Covatta

0875

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Randa F. Howell

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

Randa F. Howell

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

The said Randa F. Howell,

late of the City of New York, in the County of New York aforesaid, on the 17th day of May, in the year of our Lord one thousand eight hundred and eighty-seven, at the City and County aforesaid, being then and there the clerk and servant of one Rardine Hoare, and as such agent and trustee

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

the true owner thereof, to wit: the sum of three thousand eight hundred and sixty three dollars in money, lawful money of the United States and of the value of three thousand eight hundred and sixty three dollars,

the said Randa F. Howell, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, did feloniously appropriate the said sum of money

to his own use, with intent to deprive and defraud the said Rardine Hoare, of the same, and of the use and benefit thereof; and the same moneys, goods, chattels and personal property of the said Rardine Hoare,

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.

JOHN R. FELLOWS, District Attorney.

0876

**BOX:**

345

**FOLDER:**

3258

**DESCRIPTION:**

Harrington. Patrick

**DATE:**

03/02/89



3258

0077

Witnesses:

I have made an examination in the within case, the complaint was so framed that he does not remember exactly happened. There was a fight in a saloon and in it the complaint was slightly out in the name by a partner in the bar of the defth. It appears that the complaint and two friends were assaulting the defth. I respectfully recommend that a plea of assault in the 3<sup>d</sup> deg. be accepted Paul & Nick 27<sup>th</sup> 89

Wm. J. Brewer & Jerome  
Deputy Stork

T

Counsel,  
Filed  
Pleads,

*[Signature]*  
May of March 1889  
*[Signature]*

THE PEOPLE

vs.  
*[Signature]*

Patrick Harrington

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

JOHN R. FELLOWS,

District Attorney.

*[Signature]*  
27<sup>th</sup> Mar 27/89  
J. R. Fellows

A True Bill.

Pen One yr

*[Signature]*  
Foreman.  
Chas. H. Scott

0878

Police Court 1<sup>st</sup> District.

CITY AND COUNTY OF NEW YORK, } ss.

of No. 10 Madison Street,

being duly sworn, deposes and says, that on Tuesday the 8<sup>th</sup> day of March

in the year 1889 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Patrick Harrington (nowhere)

Who cut and stabbed deponent  
in the left arm with a knife  
he held in his hand

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 9 day of March 1889.

J. Perry

John J. ... POLICE JUSTICE.

0879

Sec. 198-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

Patrick Harrington 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.

Patrick Harrington

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

New York

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

Answer.

456 Pearl Street 5 years

Question. What is your business or profession?

Answer.

Writer

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  
Patrick Harrington

Taken before me this

day of March 1889

John J. Conner

Police Justice.

0000

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 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 *March 9* 188 *9* *John E. ...* Police Justice.

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

Dated.....188..... Police Justice.

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

Dated.....188..... Police Justice.

0001

Police Court--- 379 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Jacques Henry*  
*to Madison St*  
*Patrick Harrington*

Offence *Assault*  
*John Kelly*

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 *March 9* 188*9*

*John Kelly* Magistrate.  
*John Kelleher* Officer.  
*4* Precinct.

Witnesses  
No. Street.

No. Street.

No. Street.

\$ *1.50* to answer



*Call* *Amor*

0882

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 Harrington

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

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

The said Patrick Harrington

late of the City of New York, in the County of New York aforesaid, on the eighth day of March 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 Jeremiah Kenny in the peace of the said People then and there being, feloniously did make an assault, and with a certain knife

which the said Patrick Harrington 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 him the said Jeremiah Kenny 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

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

The said Patrick Harrington

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 Jeremiah Kenny in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and with a certain knife

which the said Patrick Harrington 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.

0883

THIRD COUNT—

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

*Patrick Harrington*

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

The said *Patrick Harrington*

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

*Jeremiah Kenny* — in the peace of the said People then and there being, feloniously did wilfully (and wrongfully make another assault, and *him* the said *Jeremiah Kenny* — with a certain *knife* —

which *he* the said *Patrick Harrington* in *his* right hand then and there had and held, in and upon the *arm* of *him* the said *Jeremiah Kenny*

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 *Jeremiah Kenny*

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,  
District Attorney.

0884

**BOX:**

345

**FOLDER:**

3258

**DESCRIPTION:**

Harris, William

**DATE:**

03/07/89



3258

0005

Witnesses;

Four horizontal lines for witness signatures.

37  
Counsel,  
Filed  
Pleads,  
7. March 1889

THE PEOPLE  
vs.  
William Harris  
[Section 497, 506, 528, 530, 550].  
Burglary in the second degree.  
Grand Jurors  
Agree and Recommend

JOHN R. FELLOWS,  
District Attorney.

A True Bill.

Chas. J. Kent Foreman.  
7. March 1889.  
J. Pleas of Guyaley  
S. P. Ten years.

0886

Police Court— District.

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

of No. 57 East 13th Street, aged 38 years,  
occupation Married being duly sworn  
deposes and says, that the premises No. 57 East 13th Street, Ward  
in the City and County aforesaid the said being a Dwelling

and which was occupied by deponent as a Dwelling  
and in which there was at the time a human being, by name Peerline Rogers  
and other persons  
were BURGLARIOUSLY entered by means of forcibly entering  
through a front door or a  
window

on the 11th day of February 1889 in the evening time, and the  
following property feloniously taken, stolen, and carried away, viz:

One revolving pistol One Ladies  
watch one small knife three  
pairs of Opera glasses, One watch  
two pocket books and a small  
amount of money to gether  
the value of One hundred dollars

the property of deponent's family  
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

William Harris

for the reasons following, to wit: that said premises were  
entered upon said date and said  
property stolen and carried away  
and that deponent has since  
been informed by Officer Thomas  
Yip Patrol of the 30th Precinct  
that on the 25th day of February  
he arrested said Harris and  
upon searching him found

0007

upon his person one watch one  
pistol and one small knife  
Deponent now says that she  
has seen the person found  
upon the person of said Harris  
and fully identifies as a  
portion taken from her premises  
on said 11<sup>th</sup> day of February 1889.

Maria R Rogers

Sworn before me this  
12<sup>th</sup> day of March 1889.

[Signature]

Police Justice

Dated \_\_\_\_\_ 1888 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 1888 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 1888 \_\_\_\_\_ Police Justice.

genuinely 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.

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

Police Court, \_\_\_\_\_ District,

THE PEOPLE, &c.,  
on the complaint of

Offence—BURGLARY.

1 \_\_\_\_\_  
2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_

Date

\_\_\_\_\_ 1888

Magistrate.

Officer.

Clerk.

Witnesses,

No. \_\_\_\_\_

Street,

No. \_\_\_\_\_

Street,

No. \_\_\_\_\_

Street,

§ \_\_\_\_\_ to answer General Sessions.

0000

Sec. 198-200.

6 District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK, }

*William Harris*

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

Question. What is your name?

Answer. *William Harris*

Question. How old are you?

Answer. *31 years*

Question. Where were you born?

Answer. *England*

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

Answer. *208 Bowry.*

Question. What is your business or profession?

Answer. *Almond*

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  
W. Harris*

Taken before me this  
day of *March* 188-  
*W. H. [Signature]*  
Police Justice.

0889

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 March 2 1889 A. White Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0890

Police Court---

326  
5 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Maria Rogu's  
57 East 83<sup>d</sup>  
William Harris

- 1
- 2
- 3
- 4

Offence *Burglar*

BAILED,

No. 1, by .....

Residence ..... Street.

No. 2, by .....

Residence ..... Street.

No. 3, by .....

Residence ..... Street.

No. 4, by .....

Residence ..... Street.

Dated *March 3* 1889

*White* Magistrate.

*Leisner* Officer.

*34* Precinct.

Witnesses .....  
No. .... Street.

No. .... Street.

No. .... Street.

\$ *15.00* to answer *Ed*



*Com*

0891

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Thomas Fitzpatrick*  
*Police Officer* of No.

aged \_\_\_\_\_ years, occupation

*24th Street*

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Harold R. Rogers*,

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

Sworn to before me, this \_\_\_\_\_  
day of *March* 188*9*

*Thomas Fitzpatrick*

*A. J. [Signature]*  
Police Justice.

0892

**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 Harris*

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

*William Harris*  
of the CRIME OF BURGLARY IN THE ~~second~~ DEGREE, committed as follows:  
The said *William Harris*,

late of the *ninth* Ward of the City of New York, in the County of New York  
aforesaid, on the *seventh* day of *February*, in the year  
of our Lord one thousand eight hundred and eighty-*nine*, with force and arms, about the  
hour of *nine* o'clock in the *night* time of the same day, at the Ward,  
City and County aforesaid, the dwelling house of one *Maria R. Rogers*.

there situate, feloniously and burglariously did break into and enter, there being then and there  
some human being, to wit: *one Pauline Rogers*.

within the said dwelling house, with intent to commit some crime therein, to wit: the goods  
chattels and personal property of the said *Maria R. Rogers*,

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

William Harris

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

The said William Harris,

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

one gold of the value of Ten dollars, three pairs of opera glasses of the value of Ten dollars each pair, one bracelet of the value of Ten dollars, two pocket watches of the value of one dollar each, and the sum of Ten dollars in money, lawful money of the United States and of the value of Ten dollars,

of the goods, chattels and personal property of one Maria R. Rogers,

in the dwelling house of the said Maria R. Rogers.

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.

0894

THIRD COUNT—

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

William Harris

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

The said William Harris

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

one gold watch of the value of ten dollars, one watch of the value of twenty five dollars, and one ring of the value of one dollar,

of the goods, chattels and personal property of one Maria R. Rogers,

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

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

William Harris

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

JOHN R. FELLOWS,  
District Attorney.

0895

**BOX:**

345

**FOLDER:**

3258

**DESCRIPTION:**

Harvey, James

**DATE:**

03/19/89



3258

0896

Witnesses;

*W. J. [Signature]*

Counsel

Filed

19 day of March 1889

Pleads,

*City of [Signature]*

Grand Larceny, First Degree,  
(From the Person.)  
[Sections 528, 530, 552 Penal Code].

THE PEOPLE

*vs. James Harvey*

JOHN R. FELLOWS,

*District Attorney.*

*Pr. Ind. & Convicted 22 1 dy*

**A True Bill.**

*P. M. Apr. 1889*

*S. P. 6 y. ed.*

*Chas. Ad. Catt Foreman.*

*See copy 48*

T-

0897

Police Court - 3 - District.

Affidavit - Larceny.

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

Patrick Gleason

of No. 24 Peck Slip Street, aged 30 years,  
occupation Keeper in Blackwell's Island being duly sworn

deposes and says, that on the 3rd day of March 1889 at the City of New

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

person

of deponent, in the night time, the following property, viz:

A Silver watch and chain  
valued at twenty dollars.

the property of deponent

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

Daniel Harvey now here  
for the following reason to wit  
That deponent while waiting for some  
thing to eat in a saloon kept by  
one Green in Catharine Slip deponent  
fell asleep and while asleep he was  
awakened by one of the waiters who  
informed him that the defendant Harvey  
had taken his property and when  
deponent accused him of taking his  
property defendant acknowledged it  
and turned it over to deponent  
deponent prays that defendant may  
be dealt with as the law directs

Patrick Gleason

Sworn to before me, this 4th day of March 1889  
of New York  
Police Justice

0098

Sec. 193-200.

3

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*James Harney* 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. *James Harney.*

Question. How old are you?

Answer. *Twenty Eight years.*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *45 Henry about eighteen months.*

Question. What is your business or profession?

Answer. *Police Justice*

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 Harney*

Taken before me this

*4th*

day of *March* 188*9*

Police Justice.

0899

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

*Alfred W. ...*

*just* 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 *March 4* 188*9* *J. G. Duffy* Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0900

Police Court 3 346 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Patrick Gleason  
24 Beck slip  
James Harvey

1 \_\_\_\_\_  
2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_

Officer  
Harvey

BAILED,

No. 1, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

Dated March 4th 1889

W. S. P. S. Magistrate.

Harvey Officer.

4 Precinct.

Witnesses \_\_\_\_\_

No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street.

\$ 1500 to answer Harvey

Harvey Harvey



090-1

X-----X  
: :  
: The People :  
: v. :  
: James Harvey. :  
: :  
X-----X

COURT OF GENERAL SESSIONS.

-----X  
 The People :  
 v. :  
 James Harvey, : Tried March 28th, 1889, before  
 : the Hon. Rufus B. Cowing and  
 Indictment filed *March 19 1889* :  
 Indicted for grand Larceny :  
 ny in the 1st degree. :  
 -----X

Assistant District Attorney Jerome, for the People,  
Alfred Steckler, for the Defense.

-----

P A T R I C K J. G L E A S O N testified that he was a keeper in the branch workhouse upon Hart's Island. He was in the City of New York on the 3d of March, 1889 and he visited an oyster saloon directly opposite Catherine Ferry. He had a silver watch in his upper left hand vest pocket and a chain was attached to it. His name was on the watch. The watch was valued at twenty dollars. The night before he had been up late and had not had much sleep and he entered the saloon to get something to eat and fell asleep while the waiter was getting what he wanted, and there was then nobody in the saloon except the waiter. When he fell asleep he had

0903

2

his watch. When he woke up he heard the waiter remonstrating with the defendant and another man. The waiter said that he would not allow them to take the complainant's watch because he, the complainant, was a friend of his. When he, the complainant, woke up his watch was gone. He caught up a ketchup bottle from the table and he said, "I will knock your brains out before you leave the place if you don't produce the watch," and both of ~~the~~ the men said that they didn't have it. Then he, the complainant, heard the chain rattling against the watch in the defendant's overcoat pocket--in the outside pocket of the defendant's overcoat. Then he said to the defendant, "Produce the watch before you get out of here." The defendant took it out and tried to pass it to the other man. He, the complainant, prevented him from doing so, and told the defendant that if he didn't give him the watch he would knock his brains out with the ketchup bottle, and then the defendant handed him the watch. He said to the defendant, "You broke this chain and you ought to make good for it," and the defendant made an evasive answer and ran out and he, the complainant, ran after him, and the defendant ran into a hallway in South Street and he the complainant, waited in front

0904

3

of the hallway until he came out and followed the defendant through South Street until he, the complainant, met an officer. He, the complainant, said in the presence of the defendant, "Stop that man; he took my watch and I want you to lock him up." The defendant was then a few paces ahead of him. He had never before seen the defendant. He, the complainant, had been drinking that night, but was in full possession of his mental faculties. He had had perhaps half a dozen drinks of seltzer, beer and different drinks. He perhaps had had a dozen during that day and evening. The oyster saloon was well lighted. He was positive that the defendant was the man who returned him his watch. He could not say that the defendant was the man that took his watch.

Under Cross Examination, he testified that the saloon or restaurant was in Catherine Slip. It was Sunday night or Monday morning, because it was after twelve o'clock. He did not feel anybody take the watch and chain from him, and he did not know how they were taken. He did not see the watch and chain upon the table before he took possession of them after they were stolen. He could not tell where the other man that was with the defendant went, because when he raised the bottle they

0905

4

both made for the door in a very lively fashion.

In the redirect examination he testified that he saw his watch about fifteen minutes before he went into the restaurant. He was looking at the time, as he was on his way home.

Under recross examination he testified that he knew the waiter's name. It was Peter Green, who worked for his father, who kept the restaurant. The number of the restaurant was 66 Catherine Market. After he had the defendant arrested he took him back to the restaurant and the waiter identified the defendant. The waiter did not say that the man who ran out of the saloon and escaped had taken the watch and chain. The waiter said, "I don't want to decide, one way or the other. I don't want to go to court." After the defendant was locked up he, the complainant, went back to the saloon and picked up a part of his chain in the sawdust on the floor.

OFFICER WILLIAM S. BEAN testified that he arrested the defendant on the morning of March 4th about half past one o'clock. He corroborated the complainant as to what occurred at the time of and after the arrest. When the defendant was arrested the complainant said that he couldn't swear that he was the

0906

5

man that took the watch from his pocket, but that he was the man who returned him the watch and chain. The prisoner made no reply.

Under Cross Examination, the witness testified that the complainant had been drinking, but was able to walk and talk as well as any other man. He, the witness would not observe that the complainant was drunk if he saw him on the street. In the station house he talked and acted rationally.

For the Defense, JAMES HARVEY testified that he would be twenty-eight years of age on the first of the following July. He lived at 45 Henry Street at the time of his arrest, and had been a married man. His wife had been dead about six months. He was the father of three children. He worked at 53 Ann Street, at silver and nickle plating. He had been in trouble once before. In 1883 he served a year in the Penitentiary, but after his release he had gone back to work and had never been in trouble since until his arrest in the case on trial. He was in the habit of going to the restaurant in question to eat oysters before he went home. He lived about two blocks away from there.

0907

6

He went to the saloon on the night in question alone. A man was standing at the door when he entered. He did not know this man. He sat down at a table and gave his order for an oyster stew. The man that had been standing at the door came in and sat at the table alongside of him, the defendant. He saw this man taking the complainant's watch. The man threw the watch on the table, and he, the defendant, not wishing to get into any trouble, picked up the watch and handed it to the complainant, and then the complainant got up and fired bottles around and he the defendant, seeing that his life was in danger, walked out. He did not steal the watch from the complainant, and had nothing to do with the stealing. The man who did steal it went out ahead of him. He, the defendant, did not have it in his pocket at any time. The complainant was asleep at the time that the other man stole the watch and chain. He, the defendant, did not run away. Nor did he make any effort to get away.

Under Cross Examination, he testified that he was convicted in 1883. He was convicted of an attempt at burglary. He was jointly indicted with one Thomas Connolly. He had not seen Connolly since his release from

0908

7

prisons:

J O H N J. D E M P S E Y testified that he was a nickle plater and polisher and was employed at 53 Ann Street by the Richmond Nickle Plating Company. He was the foreman of the employes there. He had known the defendant since the 7th of June, 1886, when the defendant entered the company's employ. The defendant had worked there ever since, off and on. He, the witness, had always found him honest, and he would take him back into his employ again.

J O S E P H N. B I L L I N G S, nickle plater, of 53 Ann Street, manager of the Richmond Company, testified that he had known the defendant since August, 1887, and as far as he knew the defendant was honest. He did not know anything of his reputation.

---

0909

DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION.

Branch Work House, Hart's Island,

LAWRENCE DUNPHY,  
Warden.

New York, Mar 11 1889

Amos R. Collins

Dorchester.

Sir:— The enclosed subpoena  
reached me here (where I am  
employed as a Guard)  
at 6 PM this evening, and  
consequently I could not  
appear at the time demanded  
by it. In order that I  
may receive the notice in  
due season, it should be  
sent 24 hours earlier and  
advised me here, as I only  
go to my home 24 Beckwith  
once in two weeks—

Very Respectfully

Patrick J. Gleason

0910

**DIRECTIONS.**

The Grand Jury Rooms are in the third story of large brown stone building in Chambers Street, near Centre Street, adjoining the New Court House in the Park.

When you arrive at the witness room, hand this Subpoena to the officer or clerk at the desk.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GRAND JURY OF THE COURT OF GENERAL SESSIONS.

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

To *Patrick Gleason*

of No. *24 Park Slip* Street

YOU ARE COMMANDED to appear before the Grand Jury of the County of New York, at the Grand Jury Room, in the third story of the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the *11<sup>th</sup>* day of *March* 188*9*, at the hour of *10 $\frac{1}{2}$*  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

*James Harvey*  
Dated at the City of New York, the first Monday of *March* in the year of our Lord, 1889.

JOHN R. FELLOWS, *District Attorney.*

*4*

0911

**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 Harvey*

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

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

The said

*James Harvey*

late of the City of New York, in the County of New York aforesaid, on the *third* day of *March* in the year of our Lord one thousand eight hundred and eighty-*nine*, in the *night*-time of the said day, at the City and County aforesaid, with force and arms,

*one watch of the value of fifteen dollars, and one chain of the value of five dollars*

of the goods, chattels and personal property of one *Patrick J. Gleason* on the person of the said *Patrick J. Gleason* then and there being found, from the person of the said *Patrick J. Gleason* 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.

0912

SECOND COUNT—

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

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

The said

James Harvey

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

one watch of the value of  
fifteen dollars, and one  
chain of the value of five  
dollars;

of the goods, chattels and personal property of one

Patrick J. Gleason

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

Patrick J. Gleason

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

James Harvey

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.

JOHN R. FELLOWS,

District Attorney.

0913

**BOX:**

345

**FOLDER:**

3258

**DESCRIPTION:**

Hays, Thomas

**DATE:**

03/27/89



3258

Witnesses:

Geo. P. Baker.

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

*Hayden*  
Counsel,  
Filed *17* day of *March* 188*9*  
Pleads, *Wm. C. Gandy*

THE PEOPLE  
vs.  
*Thomas May*  
CONCEALED WEAPON.  
(Section 410, Penal Code).

*Wm. C. Gandy*  
*Wm. C. Gandy*  
*Wm. C. Gandy*

JOHN R. FELLOWS,  
District Attorney.

**A True Bill.**

*Chas. DeWitt* Foreman.  
*Wm. C. Gandy*  
*Wm. C. Gandy*  
*Wm. C. Gandy*

0915

Sec. 198-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Thomas Hayes*

Question. How old are you?

Answer. *40 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *New Brunswick N.J. 3 years*

Question. What is your business or profession?

Answer. *Boiler 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 found the knife on the street.*

*Thomas Hayes*

Taken before me this  
day of *March*

188

*A. J. Binney*  
Police Justice.

0916

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

*defendant*

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

Dated *March 19*, 188

*W. D. Stone*

Police Justice.

I have admitted the above-named.....

to bail to answer by the undertaking hereto annexed.

Dated.....188

Police Justice.

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

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

Dated.....188

Police Justice.

0917

Police Court--- / 424 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*George P. Baker*

*Thomas Hayes*

*Office carried by  
Crawford Wood*

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 *March 19* 188*9*  
*Power* Magistrate.  
*Baker* Officer.  
*H* Precinct.

Witnesses \_\_\_\_\_  
No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street.

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

*Om*  
*Conway*



0918

CITY AND COUNTY } ss.  
OF NEW YORK,

POLICE COURT, 1 DISTRICT.

George P. Baker

of No. Fourth Precinct Police Street, aged 30 years,

occupation Police officer being duly sworn deposes and says,

that on the 18<sup>th</sup> day of March 1889

at the City of New York, in the County of New York, Thomas Hayes  
(now here) with intent to use against  
another carried concealed & pos-  
sessed <sup>upon his person</sup> an instrument or weapon  
of the kind commonly known as  
a dagger, dirk or dangerous knife  
violation of Section 410 Penal Code  
of the State of New York for the reason  
that deponent arrested the defendant  
on New Bowery charged with intoxication  
and deponent found the knife here  
shown carried concealed upon

Sworn to before me, this

of

188

day

Police Justice,

0919

Sworn to before me }  
 this 19. March, 1899 }  
 as J. Baker }  
 Police Justice }

the person of the defendant  
 George P. Baker

Police Court District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated 188

Magistrate.

Officer.

Witness,

Disposition,

0920

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Thomas Hays*

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

— *Thomas Hays* —

of a FELONY, committed as follows:

The said

*Thomas Hays* —

late of the City of New York, in the County of New York aforesaid, on the *eighteenth* day of *March* in the year of our Lord one thousand eight hundred and eighty-*nine* at the City and County aforesaid, with force and arms, feloniously did furtively carry, concealed on his person, a certain ~~instrument and weapon of the kind commonly known as~~ *shiv, dagger and dangerous knife* with intent then and there feloniously to use the same against some person or persons to the Grand Jury aforesaid unknown, 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

— *Thomas Hays* —

of a FELONY, committed as follows:

The said

*Thomas Hays* —

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, feloniously did possess a certain ~~instrument and weapon of the kind commonly known as~~ *shiv, dagger and dangerous knife* by him then and there concealed, and furtively carried on his person, with intent then and there feloniously to use the same against some person or persons to the Grand Jury aforesaid unknown, 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,

District Attorney.

0921

END OF  
BOX