

1024

**BOX:**

33

**FOLDER:**

402

**DESCRIPTION:**

Heery, William

**DATE:**

03/30/81



402

409

Filed 30 day of March 1851  
Pleas *not guilty*

THE PEOPLE  
vs.  
*William Keery*

ROBBERY—First Degree.

*David S. Collier*  
BENJ. K. PHILIPS

District Attorney.

Part in April 4, 1851  
Tried & convicted Art. 2.

A TRUE BILL.

*William H. Phelps*

*Per: One year.*  
Foreman.

1026

Form 123.

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

Police Court—Second District.

of No. John A. Moore  
18 Ganswoorth Street, being duly sworn, deposes and says,

that on the 20th day of March 1881

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried away from the person of deponent, by force and violence, and against the will of

deponent, the following property, viz.: One gold Masonic  
Great-Pin and a three cent  
silver Coin, said property being  
in an

of the value of Five dollars  
the property of deponent Dollars,

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away, by force and violence, and against his will, by William Heery, now here,

from the fact that deponent was  
walking down 9th Avenue at  
about 7 1/2 o'clock P. M. of said  
day and said pin was then  
fastened to deponents belt and  
said silver coin was contained  
in the right side pocket of  
deponents pantaloons, said belt  
and pantaloons being worn upon  
deponents person. That when  
deponent reached the corner of  
16th Street said Heery approached

day of

Subscribed before me this

1881

Notary Public

1027

deponent and struck deponent  
violently with his fist upon  
deponents face knocking deponent  
down insensible. That when  
deponent recovered Consciousness  
deponent discovered that said  
property had been taken, stolen  
and carried away from deponents  
possession.

Given to before me this } John A. Stone  
24<sup>th</sup> day of March 1881

Wm. Dawson J. Police Justice

1028

Police Court—Second District.

CITY AND COUNTY }  
OF NEW YORK. } ss.

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

QUESTION.—What is your name?

ANSWER.—*William Heery*

QUESTION.—How old are you?

ANSWER.—*Twenty years of age*

QUESTION.—Where were you born?

ANSWER.—*Connecticut*

QUESTION.—Where do you live?

ANSWER.—*No. 429 West 17<sup>th</sup> St.*

QUESTION.—What is your occupation?

ANSWER.—*Boat maker*

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

ANSWER.—*I trust him; but I did not see him. I am not guilty of the charge.*

*William Heery*

Taken before me, this *24<sup>th</sup>* day of *March* 188*1*  
*Wm. Patterson*  
Police Justice.

1029

Form 123  
POLICE COURT—SECOND DISTRICT

THE PEOPLE, & C.,  
ON THE COMPLAINT OF

*John A. Mcane*  
*18 Sansonport St—*  
*William Heery*

Affidavit—Robbery.

Dated *March 24* 18*81*

*Patterson* Magistrate.  
*Carroll* 16 Officer.

Witness, \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

\$ *Three* to or \_\_\_\_\_  
Bailed by *J. C. [Signature]*  
No. \_\_\_\_\_ Street \_\_\_\_\_  
MAR 28 1881  
RECEIVED  
POLICE COURT  
SECOND DISTRICT  
NEW YORK

1030

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That

*William Heery*

late of the First Ward of the City of New York, in the County of New York, aforesaid,  
on the *twentieth* day of *March* in the year of our Lord  
one thousand eight hundred and ~~seventy-eight~~ *eighty*, at the Ward, City, and County  
aforesaid, with force and arms, in and upon one *John A. Sloane*  
in the peace of the said People then and there being, feloniously did make an assault and

*One pin of the value of five dollars*

*One silver coin of the value of three cents*

of the goods, chattels and personal property of the said

from the person of said *John A. Sloane* and against  
the will and by violence to the person of the said *John A. Sloane*  
then and there violently and feloniously did rob, steal, take and carry away, against  
the form of the Statute in such case made and provided, and against the peace of the  
People of the State of New York and their dignity.

*Daniel B. Rollins*

**BENJ. K. PHELPS**, District Attorney.

1031

**BOX:**

33

**FOLDER:**

402

**DESCRIPTION:**

Heilshorn, John

**DATE:**

03/23/81



402

1032

292

Counsel, *et al.*  
Filed 23 day of March 1881  
Pleads *Not Guilty* (24)

BURGLARY—First Degree, and  
Grand Larceny.

THE PEOPLE

vs.

*John Pickens*  
*7*

*David Collins*  
HEN. M. WELLS

District Attorney.

Part from April 5, 1881  
Tried & acquitted.

A True Bill.

*William H. Phelps*  
Foreman.

Verdict of Guilty should specify of which count.

BY THE COURT:  
GUY WARD, CLERK

1033

Police Office. Third District.

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

Albert Stowane

No. of 52 Berstein Street, being duly sworn,

deposes and says, that the premises No. 52 Berstein Street, 10 Ward, in the City and County aforesaid, the said being a Jewellery House Store  
The first floor  
and which was occupied by deponent as a Candy Store, and the second floor was occupied by deponent as a Dwelling House

were **BURGLARIOUSLY**

entered by means forcible breaking in glass in the Window of the Rear of the Store, then removing a latch, and raising the Window leading to the Store

on the 19th day of March 1888,

and the following property, feloniously taken, stolen and carried away, viz. with the intent to feloniously take and steal the following property, goods & lawful money of the issue of the United States consisting of silver & copper coins of various denominations and value, in all of the value of say about fifty dollars

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

Johu Heishorn (now here)

for the reasons following, to-wit: Deponent caught said Johu in the afore described Store at the house of 4 o'clock this a. m., and discovered the Burglary committed as afore described, and then caused his Heishorn arrest

A. Stowane

Sworn to before me  
this 20th March 1888

Brooklyn  
Police Justice

1034

Police Court—Third District.

CITY AND COUNTY } ss.  
OF NEW YORK, }

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

Question.—What is your name?

Answer.—John Heishorn

Question.—How old are you?

Answer.—39 years

Question.—Where were you born?

Answer.—Germany

Question.—Where do you live?

Answer.—7 Chrystie St.

Question.—What is your occupation?

Answer.—Baker

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

Answer.—I dont know how this happened  
I dont know any thing about it  
John H. Heishorn

Taken before me, this

27

day of

March 1897

Police Justice.

B. V. Murphy

1035

Form 115.

POLICE COURT--THIRD DISTRICT

THE PEOPLE, & C.,

ON THE COMPLAINT OF

*Mrs. Stevane*  
52 Division St.

*John Weichorn*

Offence, BURGLARY.

Dated *March 20* 188*1*

*Bix* by Magistrate.

*Wacker* Officer.

Clerk.

*Mrs Stevane*

No. *52 Division* Street.

No. Street.

No. Street.

*Law*

Received in Dist. Atty's Office, MAR 21 1881



Received in Dist. Atty's Office, MAR 21 1881

*Burglary by degree*

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

1036

CITY AND COUNTY } ss.  
OF NEW YORK,

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

That

*John Heilshorn*

late of the *tench* Ward of the City of New York, in the County of  
New York, aforesaid,

on the *nineteenth* day of *March* in the year of our Lord  
one thousand eight hundred and eighty - *one* with force and arms,  
about the hour of *four* o'clock in the *night* time of the same day, at the  
Ward, City and County aforesaid, the dwelling house of

*Albert Stevane*

there situate, feloniously and burglariously did break into and enter, by means of *forcibly*  
*breaking open an outer window of said dwelling house*

whilst there was then and there some human being to wit, one *Albert*  
*Stevane* within the said dwelling house he, the said

*John Heilshorn*

then and there intending to commit some crime therein, to wit: the goods, chattels and  
personal property of

*Albert Stevane*

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.

And the jurors aforesaid, upon their oath aforesaid, do further present: That  
afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County  
aforesaid, about the hour of *four* o'clock in the *night* time of said day  
the said

late of the Ward, City and County aforesaid,

*owers coins of a number, kind and*  
*denomination to these jurors unknown*  
*and a more accurate description of*  
*which cannot now be given of the value*  
*of fifty dollars*

of the goods, chattels, and personal property of *Albert Stevane*

*Albert Stevane*

in the said dwelling house of one  
, then and there being found  
in 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.

*Samuel S. Phelps*

**SAMUEL S. PHELPS, District Attorney.**

1037

BOX:

33

FOLDER:

402

DESCRIPTION:

Heitman, George

DATE:

03/18/81



402

1038

Nov 23  
1905

Day of Trial

Counsel,

Filed *1st March* 188*6*

Pleas *not guilty*

*Violation of Excise Law.*

THE PEOPLE

vs.

*H. Campbell*

*B.*  
*George Houtman*

DANIEL C. ROELING,  
ATTORNEY AT LAW,  
100 N. 3rd St.,  
Pittsburgh, Pa.

District Attorney.

*Part in March 27-1887*

*pleas guilty*

A TRUE BILL.

*William H. Hays*  
Foreman.

*W. H. Hays*  
*Foreman*

1039

**First District Police Court.**

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

of No. the 2<sup>nd</sup> Precinct Police Street,  
of the City of New York, being duly sworn, deposes and says, that on the 25<sup>th</sup>  
day of February 1887, at the City of New York, in the County of New York,  
at No. 112 Carlisle Street,

George Heitman  
did sell, or caused, suffered or permitted to be sold, under his direction or authority, strong or spirituous liquors  
or wines, to be drunk in his house or premises aforesaid, in quantities less than five gallons at a time, contrary to  
and in violation of the Sections 13 and 14 of the Act of the Legislature of the State of New York, entitled "An  
Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this 26<sup>th</sup>  
day of February 1887  
A. J. Morgan

Patrick H. Kerwin

POLICE JUSTICE.

1040

Police Court—First District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*190*  
*Daniel H. Kerwin*  
27 vs. *15*  
*George Neitman*

WISDEMEANOR,  
Selling liquor, &c. without license.

Dated the *26* day of *July* 188*7*

*Morgan* Magistrate.

*Kerwin* Officers.

Witness

Bailed \$ *100* to Ans. *George*

By *John G. Gripe*  
*144* Street.



*Officer Kerwin*  
*27. Act,*  
*Says the bench is*  
*closed & left in a*  
*man of good*  
*character*

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

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

That

*George Kaitman*

late of the *first* Ward of the City of New York, in the County of  
New York, aforesaid, on the *twenty-fifth* day of *February* in the year  
of our Lord one thousand eight hundred and eighty *one*, at the Ward,  
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to  
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of  
whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of  
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the  
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one  
time, to one

*Patrick H. Herwin*

; without having a  
license therefor, as required by law, contrary to the form of the statute in such case made  
and provided, and against the peace and dignity of the People of the State of New York.

~~SECOND COUNT. And the Jurors aforesaid, upon their Oath aforesaid, do further  
present: THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly  
licensed according to law to sell spirituous liquors and wines on the day  
and in the year aforesaid, at the Ward, City and County aforesaid, the same  
being the first day of the week, commonly called and known as Sunday, with  
force and arms, certain strong and spirituous liquors and certain wines, to wit: One  
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one  
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one  
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors  
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

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

**DANIEL C ROLLINS,**  
**BENJAMIN R. RICHES,** District Attorney.

1042

BOX:

33

FOLDER:

402

DESCRIPTION:

Hellwig, Charles

DATE:

03/15/81



402

1043

157

Day of Trial

Counsel,

Filed *5* day of *March* 188*1*

Pleas

*Violation of Excise Law.*

THE PEOPLE

vs.

*J. B. Harrison*

*B.*  
*Charles Kellogg.*

DANIEL C. COLLINS,  
Attorney at Law,  
No. 111 N. 3rd St.,  
St. Louis, Mo.

District Attorney.

*That the above is, 1881*  
*pleads guilty.*

A TRUE BILL.

*William H. Hilly*  
Foreman.

*For want of Sufficient*  
*Legal. But, in his own*  
*of. Obtain a license.*

1044

**First District Police Court.**

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

of No. John H. Carr  
the First District Police Address

of the City of New York, being duly sworn, deposes and says, that on the 20<sup>th</sup>  
day of February 1887, at the City of New York, in the County of New York,

at No. 178 Broadway Street,

Charles Helling New York

did sell, or caused, suffered or permitted to be sold, under his direction or authority, strong or spirituous liquors  
or wines, to be drunk in his house or premises aforesaid, in quantities less than five gallons at a time, contrary to  
and in violation of the Sections 13 and 14 of the Act of the Legislature of the State of New York, entitled "An  
Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this 20<sup>th</sup>  
day of Feb 1887  
A. H. Morgan

POLICE JUSTICE.

John H Carr

1045

33 yrs 207 E Houston St  
Germany  
Police Court—First District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

John H. Carr  
Precinct 2nd  
vs.  
Charles Hellwig

WISDEMEANOR,  
Selling Liquor, &c. without License.

Dated the 25 day of Feb'y 1881

Morgan Magistrate.

Carr, Officers.

Witness

Bailed \$ 100 to Ans. Geo. Lass

By Peter Kemmer

N° 30 Washington Market Street



1046

CITY AND COUNTY } ss.:  
OF NEW YORK }

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

That

*Charles Hellwig*

late of the *second* Ward of the City of New York, in the County of  
New York, aforesaid, on the *twenty-fifth* day of *February* in the year  
of our Lord one thousand eight hundred and eighty - *one*, at the Ward,  
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to  
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of  
whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of  
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the  
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one  
time, to one

*John H. Coar*

; without having a  
license therefor, as required by law, contrary to the form of the statute in such case made  
and provided, and against the peace and dignity of the People of the State of New York.

~~SECOND COUNT. And the Jurors aforesaid, upon their Oath aforesaid, do further  
present, THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly  
licensed according to law to sell spirituous liquors and wines on the day  
and in the year aforesaid, at the Ward, City and County aforesaid, the same  
being the first day of the week, commonly called and known as Sunday, with  
force and arms, certain strong and spirituous liquors and certain wines, to wit: One  
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one  
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one  
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors  
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

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

DANIEL C ROLLINS,  
~~BENEFICIALS~~, District Attorney.

1047

BOX:

33

FOLDER:

402

DESCRIPTION:

Herbert, John (Herbst)

DATE:

03/28/81



402

Sept. American Printing  
Action of B. H. E.  
An application for  
decrees in person  
decrees. F. J.

Day of Trial  
Counsel,  
Filed *30* day of *March* 188*7*,  
Pleads

Violation of Excise Law.

THE PEOPLE

*49* *St. Dawson* *vs.* *B*

*John A. Rollins*

DANIEL C. ROLLINS,  
ATTORNEY AT LAW

District Attorney.

Part No. March 30, 1887

pleads guilty -

A True Bill.

*William A. Hays*  
Foreman.

*John H. Hays*

1049

Third District Police Court.

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

of No. James Cunningham  
Eleventh Precinct Police Street,  
of the City of New York, being duly sworn, deposes and says, that on the 12th  
day of March 1887, at the City of New York, in the County of New York,  
at No. 235 Stanton Street,  
John Hecker

did sell, or caused, suffered or permitted to be sold, or exposed for sale, under his direction or authority, strong or spirituous liquors or wines, to be drunk in his house or premises aforesaid, in quantities less than five gallons at a time, contrary to and in violation of the Excise Laws of the State of New York, entitled "An Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this 12th

day of March 1887.

Solon B. Smith

POLICE JUSTICE.

James Cunningham

1050

268

Police Court—Third District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

vs. 114

MISDEMEANOR,  
Violation Excise Laws.

John Herbert

Dated the 12 day of March 1881

Smick, Magistrate.

Officers.

Witness.....

Bailed \$100 to Ans., G.S.

By Mary Ann Hauser  
235 Stauff



CITY AND COUNTY } ss.:  
OF NEW YORK }

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

That *John Herbet*

late of the *eleventh* Ward of the City of New York, in the County of  
New York, aforesaid, on the *twelfth* day of *March* in the year  
of our Lord one thousand eight hundred and eighty *one*, at the Ward,  
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to  
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of  
whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of  
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the  
jurors aforesaid *unknown*, unlawfully did sell, in quantity less than five gallons at one  
time, to one *James Curry*

; without having a  
license therefor, as required by law, contrary to the form of the statute in such case made  
and provided, and against the peace and dignity of the People of the State of New York.

~~Second Count.—And the Jurors aforesaid, upon their Oath aforesaid, do further  
present: THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly  
licensed according to law to sell spirituous liquors and wines on the day  
and in the year aforesaid, at the Ward, City and County aforesaid, the same  
being the first day of the week, commonly called and known as Sunday, with  
force and arms, certain strong and spirituous liquors and certain wines, to wit: One  
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one  
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one  
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors  
aforesaid *unknown*, unlawfully did sell, as a beverage, to one~~

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

**DANIEL C ROLLINS,  
HENRIK PHIPPS, District Attorney.**

1052

BOX:

33

FOLDER:

402

DESCRIPTION:

Henry, Thomas

DATE:

03/10/81



402



Police Court—Second District.

City and County } ss:  
of New York. }

*Amelia Hubbard*  
of No. *459 Seventh Avenue* Street, being duly sworn,  
deposes and says, that the premises No. *459 Seventh Avenue*  
Street, *20<sup>th</sup>* Ward, in the City and County aforesaid, the said being a *dwelling house*  
and which was occupied by deponent as a *Segar Store and*  
*dwelling* were **BURGLARIOUSLY**  
entered by means *of forcibly breaking the lock*  
*attached to the door of the front and back*  
*room on the second floor of said premises,*  
with intent to commit a crime therein  
on the *Morning* of the *3<sup>d</sup>* day of *March* 1881

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

*A quantity of under clothing,*  
*pillow cases and sheets of the*  
*value of about Twenty Five Dollars*

the property of *deponent's father, Julius Hubbard*  
and deponent further says, that he has great cause to believe, and does believe, that  
the aforesaid **BURGLARY** was committed and the aforesaid *attempted to be* property taken, stolen  
and carried away by *Thomas Henry, and another*  
*man to deponent unknown.*

for the reasons following, to wit: *That deponent*  
*locked and secured fastened the said door*  
*of said room at about the hour of 11*  
*o'clock on the morning of said day*  
*and said property was at said time*  
*contained in said room.*  
*That a few minutes before 12 o'clock*  
*of said day deponent found said*  
*Henry and said unknown man in said*  
*room and the said property was scattered*  
*over the floor. That said Henry and*

said unknown man ran out of said  
 room upon seeing deponent, and that  
 deponent pursued them and caught  
 said Henry in the hallway of  
 the first floor <sup>of said premises</sup> and delivered him  
 into the custody of officer John  
 H. Keating.

Sworn to before me this 5  
 3<sup>d</sup> day of March 1884 S Amelia Zubrod  
 State Attorney  
 John Justice

1056

Police Court—Second District.

CITY AND COUNTY }  
OF NEW YORK. } ss.

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

QUESTION.—What is your name?

ANSWER.—

*Thomas Henry.*

QUESTION.—How old are you?

ANSWER.—

*Seventeen years of age.*

QUESTION.—Where were you born?

ANSWER.—

*New York City.*

QUESTION.—Where do you live?

ANSWER.—

*14<sup>th</sup> Street. 435.*

QUESTION.—What is your occupation?

ANSWER.—

*Spis-smith*

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

Answer.—

*I am not guilty of the charge.*

*Tom. Henry*

Taken before me, this

day of *March* 188*7*.

*Samuel M. ...*  
Police Justice

1057

Police Court—Second District.

THE PEOPLE, &c.  
ON THE COMPLAINT OF  
*Amelia Gubrod*  
459 7<sup>th</sup> St.  
*Thomas Henry*

OFFENSE:  
BURGLARY AND LARCENY.

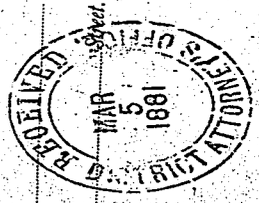
Date *March 3<sup>rd</sup>* 1881

*C. H. Munn* Magistrate.

*Spating* Officer.  
29<sup>th</sup> Clerk.

Witnesses  
*Amelia Gubrod*  
*H. G. Smith*

Committed in default of \$ *1000* Bail.



1058

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That

*Thomas Heary*

late of the *twentieth* Ward 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 *one* with force and arms,  
about the hour of *eleven* o'clock in the *day* time of the same day, at the  
Ward, City and County aforesaid, the dwelling house of

*Julius Zubrod*

there situate, feloniously and burglariously did break into and enter, ~~by means of forcibly~~

he the said

*Thomas Heary*

then and there intending to commit some crime therein, to wit: the goods, chattels and  
personal property of

*Julius Zubrod*

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.

~~And the jurors aforesaid, upon their oath aforesaid, do further present: That  
afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County  
aforesaid, the said~~

~~late of the Ward, City and County aforesaid,~~

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

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

~~DANIEL C. ROLLINS,~~

~~District Attorney.~~

1059

**BOX:**

33

**FOLDER:**

402

**DESCRIPTION:**

Heyman, Bertha

**DATE:**

03/21/81



402

129  
P. 129  
115 Muller  
215 Maguire  
Filed 21 day of March 1881  
Pleas  
W. H. M. W. (Plu) 20

THE PEOPLE  
Obtaining Goods by False Pretences  
J. H. M. W. (Plu) 20  
2  
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20

April G. Collins.  
Esq. is District Attorney.  
arrives committed

True Bill.

William H. Phelps

Foreman  
Part Two - Oct. 26/81  
Tried and convicted (21)  
Pen Two years.  
Oct 28.

City and County of New-York, SS.:

Edward Sanders, of No. 43 Second Avenue, in said City, being duly sworn, deposes and says: That on the 28' day of June, 1883, one Bertha Heyman, now at Police Headquarters, in Jersey City, came to his house and represented that she was his cousin from Germany; that deponent having a cousin of that name in Germany believed the said representation; that the said Bertha Heyman told this deponent that she had a check for ten thousand dollars and could not get it cashed just then and asked him for forty dollars until she could get the said check cashed; that this deponent let her have the same; that on Sunday, the first day of July, 1883, the said Bertha Heyman again called upon him and said that she had not yet got her check cashed and wanted some money for a friend and asked this deponent for sixty dollars, which he let her have; that on the third day of July, 1883, the said Bertha Heyman sent this deponent a note by messenger, asking him to call on her at the Hoffman House, stating that she was sick and that the landlord wanted the money for her board and had her money and bonds in his safe and would not let her have the same until she paid her hotel bill; that in reply to said note this deponent called on the said Bertha Heyman and gave her fifty five dollars, at her request; that on the fourth day of July, 1883, the said Bertha Heyman sent this deponent another note to call on her at the same hotel, stating in said note that she had hired a house and that she had her bonds but had not yet got her check cashed, it being the fourth of July, and asked him to take charge of a package which she handed to him and which she stated contained eighty seven thousand dollars worth of bonds and a check for ten thousand dollars, and asked this deponent to put the said package in his safe for safe keeping until such time as she paid him back the money she had borrowed, and at the same time asking him for an additional one hundred dollars, which he gave her.

And this deponent further says that he has not seen the said Bertha Heyman since, but that he is informed by his partner, G. Wolfram, of No. 82 Second street, in the City of New-York, that the said Bertha Heyman had obtained two hundred dollars from him, the said Wolfram, and that he, suspecting that she was a fraud, opened the package which she had given to this deponent for safe keeping and found that it contained nothing but old papers and letters of no value whatever. That this deponent then reported the above facts to Police Headquarters, and there his son, Samuel Sanders, of No. 43 Second Avenue, this City, identified the picture of the said Bertha Heyman in the Rogues' Gallery. That on the complaint of this deponent the said Bertha Heyman was arrested in the City of Paterson, in the State of New-Jersey, by Officer Kush of the Central Office, on the evening of the 9' day of July, 1883, and is now locked up in Police Headquarters, in Jersey City.

Sworn to before me, this :  
 10' day of July, 1883. :

*J. F. Curran*

Notary Public, N. Y. Co.

*Edward Sanders*

*Handwritten notes:*  
 In  
 the  
 Hoffman  
 House  
 9'

NOTICE OF THE BOARD OF DIRECTORS

TO THE STOCKHOLDERS OF THE COMPANY:

The Board of Directors of the Company has the honor to acknowledge the receipt of your letter of the 10th inst. in relation to the proposed change in the name of the Company from the "American Telephone and Telegraph Company" to the "American Telephone and Telegraph Corporation." The Board has considered the matter and has decided to recommend to the stockholders that they vote in favor of the proposed change.

Luella M. Mallett

of  
Bertha H. Hays

William W. Hays

Edward Sanders

Samuel S. Hays

43 Second Ave  
W. Wolfgram

52 Second Ave

The Board of Directors of the Company has the honor to acknowledge the receipt of your letter of the 10th inst. in relation to the proposed change in the name of the Company from the "American Telephone and Telegraph Company" to the "American Telephone and Telegraph Corporation." The Board has considered the matter and has decided to recommend to the stockholders that they vote in favor of the proposed change.

1063

DETECTIVE OFFICE

Police Department of the City of New York,

No. 300 Mulberry Street,

The *Star*

Entered at Post Office, New York City, as Second Class Matter.

WEDNESDAY, JULY 11, 1883.

**A BOLD CONFIDENCE QUEEN.**

**BERTHA HEYMAN, THE DARING OPERATOR, AGAIN IN JAIL.**

**Caught at Her Old Tricks, Arrested in New Jersey and Locked in Police Headquarters Here—Her Remarkable Career.**

Bertha Heyman, the "Confidence Queen," who was arrested on Monday afternoon in Paterson, N. J., and who, after reaching Jersey City, refused to go any further with the officers who had her in charge, yesterday received a message, in Jersey City Police Headquarters, from her counsel, and soon after signified her willingness to proceed to New York. Two of Inspector Byrnes' officers, who had her in charge, took her at once across the river.

About three months ago a stoutly-built, intelligent-looking woman, who appeared to be 32 years old, took rooms at the Hoffman House, giving the name of Mrs. Richards. She lived in elegant style and had many acquaintances, among whom was Edward Sanders, a broker, of No. 43 Second avenue. In discussing her affairs with him, the woman said that she had a check for \$10,000 and a large amount of bonds in the hotel safe. She obtained from time to time small loans of Mr. Sanders. He lent her \$40 on June 25, \$60 on July 1, \$69 on the 2d, and on the 4th, \$100 and a diamond ring worth \$200. On the 4th Mrs. Richards called on the broker in a fine coupe, which she said was hers.

"When you can negotiate some of my bonds I will give you this turnout," she said. Mr. Sanders drove back to the hotel with the woman, who handed him what looked like a package of bonds. He did not open the parcel until the next day when he made the pleasing discovery that the "bonds" were simply paper. Mrs. Richards had left the hotel. Upon stating his woes at Police Headquarters, Mr. Sanders was shown Portrait No. 1,051 in the Rogues' Gallery.

"Why that is Mrs. Richards," exclaimed the astonished broker. "That is Mrs. Bertha Heyman, the 'Confidence Queen,'" replied Inspector Byrnes. Detectives Sergeant Kush and Tucker were detailed upon the case and traced Mrs. Heyman to Paterson, N. J., where she was arrested on Monday evening. She came with the officers as far as Jersey City, but refused to come further, and was locked up at Police Headquarters.

Mrs. Heyman began her career as a swindler in 1869, when she persuaded Charles Brandt, a Bowery saloon keeper, to lend her \$200, which she never returned. Brandt did not see her again until 1879. In that year she called upon him, representing that she had been left a fortune of \$5,000,000 by her uncle, George Curris, of Poughkeepsie. Bertha said that she had need of \$360, which she would promptly return, as well as the old loan, with liberal interest. She drew a draft in Brandt's favor upon Albert Blatz of Milwaukee, and soon afterward disappeared from New York. Brandt never got his money back.

Mrs. Heyman's next exploit was to persuade a Western railroad conductor named Ferine, to sell a little property he had in Chicago and lend her \$1,000. She told him the old story of her immense wealth, and promised to make Ferine her agent in New York. On arriving in this city he discovered the swindle and had "the Queen" arrested. A Broadway dry goods merchant, in whose business she had promised to invest some capital, furnished her bail but soon withdrew it, upon learning the woman's character. The housekeeper of a hotel where she boarded, and the father of a girl who

NEW YORK 188

traveled as Mrs. Heyman's maid, were the enterprising lady's next victims. In pretending to negotiate for the purchase of real estate on Sutton Island with Theodore W. Morris of No. 27 Chambers street, Mrs. Heyman swindled that gentleman out of \$1,200. She was sentenced to two years' imprisonment for this offense in the Court of General Sessions on Oct. 26, 1881. But stone walls could not a prison make for Bertha's genius. While enjoying the hospitality of Warden Fox on Blackwell's Island, she persuaded a simple German named Karpe to believe that proofs of her unbounded wealth were contained in a tin box in the vault of a safe deposit company. The Warden, Mrs. Heyman said, would get the box for her, meanwhile Karpe lent her \$300. He laid his case before the District Attorney when he discovered how he had been cheated.

1064

Leopold

W

Barbara Symmes

Row-offer

1898

1065

**At a Court of General Sessions of the Peace,**

*holden in and for the City and County of New York, at the  
City Hall of the said City, on Fri day, the Twenty eighth  
day of October in the year of our Lord One Thousand  
Eight Hundred and Eighty one*

**PRESENT,**

*The Honorable RUFUS B. COWING,* } *Justice of the Sessions.*  
*City Judge of the City of New York,* }

**THE PEOPLE OF THE STATE OF NEW  
YORK,**

*against*

*Bertha Heyman*

*On conviction by verdict of obtaining  
money by False Pretences*

*Whereupon it is ORDERED and ADJUDGED by the Court that the  
said Bertha Heyman*

*For the said misdemeanor aforesaid, whereof he is convicted, be  
imprisoned in the PENITENTIARY of the City of New York, for  
the term of Two years*

**A true Extract from the Minutes.**

*John Sparks* Clerk.

1066

*7613 60-9  
Faber Station, 2/18/83*

N.Y. General Sessions of the Peace

THE PEOPLE  
OF THE STATE OF NEW YORK

against

*74*

*Bertha Heyman*

*October 28<sup>th</sup> 1881*

COPY OF SENTENCE TO

**PENITENTIARY**

FOR THE TERM OF

*Two years*

*July 30*

*Germany*

*13 years*

*offense kept*

*P*

*5/6/84*

*229/6*

*Wm. K. M.  
30  
Jm.  
M.  
H. K. M.*

City and County J. S. S.  
of New York

The jurors of the  
People of the State of New York in  
and for the body of the City and  
County of New York upon their oath,  
present:

That Bertha Heyman, late of the  
first Ward of the City of New York,  
in the County of New York, aforesaid  
on the eleventh day of December in  
the year of our Lord one thousand  
eight hundred and eighty, at the  
Ward, City and County aforesaid,  
with force and arms, on the day  
day and year last aforesaid, with  
intent feloniously to cheat and  
defraud one Theodore W. Morris did  
then and there feloniously, unlawfully,  
knowingly, and designedly, falsely  
pretend and represent to said Theodore  
W. Morris who then and there owned  
a certain lot of land with a house  
thereon situate in the Town of  
Southfield on Staten Island in  
Richmond County, in the State of  
New York, then and there occupied  
by one Pauline Schlarbaum,

the said Bertha Heyman then and  
there well knew: and  
whereas in

City and County } ss.  
of New York

The jurors of the People of the State of New York in and for the body of the City and County of New York upon their oath, present:

That Bertha Heyman, late of the first Ward of the City of New York, in the County of New York, aforesaid on the eleventh day of December in the year of our Lord one thousand eight hundred and eighty, at the Ward, City and County aforesaid, with force and arms, on the day day and year last aforesaid, with intent feloniously to cheat and defraud one Theodore W. Morris did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend and represent to said Theodore W. Morris who then and there owned a certain lot of land with a house thereon situate in the Town of Southfield on Staten Island in Richmond County in the State of New York, then and there occupied by one Pauline Schlarbaum,

That she the said Bertha Heymann <sup>intended</sup> and desired to purchase said house and lot to present the same to the said Pauline Schlarbaum.

That she the said Bertha Heymann was then and there possessed of great wealth and was able to pay for said house and lot <sup>of land</sup> the sum of Two thousand five hundred dollars in money.

That a son of the husband then and there deceased after the said Pauline Schlarbaum had brought an action against her the said Pauline Schlarbaum and that she recovered judgment against her the said Pauline Schlarbaum.

That the Sheriff of Richmond County in the State of New York had appeared at the said house occupied by her the said Pauline Schlarbaum with an execution on the said judgment against her the said Pauline Schlarbaum and threatened to take possession of said <sup>house</sup> and of the contents thereof.

That she the said Bertha Heymann

had paid to the said Sheriff the sum of Twenty-five dollars in money to postpone levying and proceeding on said execution.

That the said judgment and claim of the son of the said deceased husband of the said Pauline Schlarbaum could be settled for Five hundred dollars in money.

That one Augustus C. Brown of the City and County of New York who was an attorney and counsellor at law and counsel and attorney for the said Theodore W. Morris had advised her the said Bertha Heyman that she and the said Pauline Schlarbaum had better settle said claim and judgment for Five hundred dollars in money.

That she the said Bertha Heyman intended and desired to settle the same and pay the said sum of Five hundred dollars in money thereon.

That the managing clerk of said Augustus C. Brown was then and there <sup>engaged</sup> to accompany her the said Bertha Heyman to Staten Island

aforesaid to settle the said claim and judgment at once.

That she the said Bertha Heyman then and there needed ~~not have~~ the said amount of ~~each sum~~ of Five hundred dollars to pay and settle said judgment and claim.

That she the said Bertha Heyman then and there had money on deposit in the Second Ward Savings Bank of and in the City of Milwaukee, <sup>in the</sup> ~~and~~ State of Wisconsin.

That she the said Bertha Heyman then and there had Thirteen thousand dollars <sup>in money</sup> on deposit in the said bank.

That the said bank was then and there indebted to her the said Bertha Heyman in the sum of Thirteen thousand dollars <sup>in money</sup>.

And the said Theodore W. Morris then and there believing the said false pretences and representations so made as aforesaid by the said Bertha Heyman and being deceived thereby, was induced, by reason of the false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to

the said Bertha Heyman a certain sum of money to wit: the sum of five hundred dollars in money and of the value of five hundred dollars of the proper moneys, valuable things, goods, chattels, personal property and effects of the said Theodore W. Morris and the said Bertha Heyman did then and there designedly receive and obtain the said sum of money to wit: the sum of five hundred dollars in money and of the value of five hundred dollars of the said Theodore W. Morris of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said Theodore W. Morris <sup>by means</sup> of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said Theodore W. Morris of the same.

Whereas in truth and in fact she the said Bertha Heyman never intended or desired to purchase said house or lot to present the same to the said Pauline Schlarbaum: and  
Whereas in truth and in fact,

she the said Bertha Heyman never intended or desired to purchase the said house or lot: and,

Whereas in truth and in fact, she the said Bertha Heyman was not then and there possessed of great wealth or any wealth whatever as she the said Bertha Heyman then and there well knew: and

Whereas in truth and in fact she the said Bertha Heyman was then and there wholly unable to pay for said house or lot the sum of Two thousand five hundred dollars in money or any sum of money whatever but on the contrary she the said Bertha Heyman was then and there wholly pecuniarily worthless <sup>improvised</sup> and insolvent as she the said Bertha Heyman then and there well knew: and

Whereas in truth and in fact no son of a deceased husband of her the said Pauline Schlarbaum had ever brought any action against her the said Pauline Schlarbaum or recovered any judgment against her the said Pauline Schlarbaum as

she the said Bertha Heyman then and there well knew: and

Whereas in truth and in fact, the Sheriff of Richmond County in the State of New York had not then and there appeared at the said house occupied by her the said Pauline Schlarbaum or elsewhere with any execution whatever or any judgment <sup>whatever</sup> against her the said Pauline Schlarbaum and threatened to take possession of said or any house occupied by her the said Pauline Schlarbaum ~~or~~ of the contents thereof, as she the said Bertha Heyman then and there well knew: and

Whereas in truth and in fact she the said Bertha Heyman had not then and there paid to the said Sheriff the sum of Twenty-five dollars in money, or any sum in money whatever to postpone levying or proceeding upon said execution or any execution <sup>against her the said Pauline Schlarbaum</sup> whatever, as she the said Bertha Heyman then and there well knew: and

Whereas in truth and in fact, the said judgment or claim of the son

1075

of the said deceased husband of the said Pauline Schlarbaum could not be settled for the sum of Five hundred dollars in money or any sum in money as no such claim or ~~claim~~ <sup>judgment</sup> ever existed as she the said Bertha Helyman then and there well knew: and

Whereas in truth and in fact, the said Augustus C. Brown had never advised her the said Bertha Helyman that she or the said Pauline Schlarbaum had better settle any claim or judgment <sup>against her the said Pauline Schlarbaum</sup> whatever, for the sum of Five hundred dollars in money or any sum of money whatever as he the said Bertha Helyman then and there well knew: and

Whereas in truth and in fact, she the said Bertha Helyman never intended or desired to settle the said claim or judgment or pay the said sum of Five hundred dollars in money thereon or needed the sum of Five hundred dollars to pay or settle the said or any such <sup>judgment or</sup> claim as aforesaid inasmuch as there was no such claim or judgment as aforesaid existing or to settle as she the said Bertha Helyman then and there well knew: and

Whereas in

the managing clerk of the said Augustus  
L. Brown was never <sup>engaged</sup> to accompany her  
the said Bertha Heyman to Staten  
Island aforesaid or elsewhere to settle  
any claims or judgment whatever  
against her the said Pauline  
Schlarbaum as she the said Bertha  
Heyman then and there well knew: and

Whereas in truth and in fact,  
she the said Bertha Heyman never  
had any money on deposit in the  
Second Ward Savings Bank of or in  
the City of Milwaukee in the State  
of Wisconsin as she the said Bertha  
Heyman then and there well knew: and

Whereas in truth and in fact  
she the said Bertha Heyman never  
had the sum of Thirteen thousand  
dollars ~~in~~ in money or any sum of  
money whatever on deposit in the  
said bank as she the said Bertha  
Heyman then and there well knew: and

Whereas in truth and in fact  
the said bank was never indebted  
to her the said Bertha Heyman in the  
sum of Thirteen thousand dollars  
in money or any sum of money

of money whatever as she the said  
Bertha Heyman then and there well knew?

And whereas, in truth and in fact, the pretences and representations so made as  
aforesaid, by the said Bertha Heyman  
to the said Theodore W. Morris was and were  
in all respects utterly false and untrue, to wit. on the day and year last aforesaid, at  
the Ward, City, and County aforesaid.

And whereas, in fact and in truth the said Bertha Heyman  
well knew the said pretences and representations so by her made as aforesaid to  
the said Theodore W. Morris  
to be utterly false and untrue at the time of making the same.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said  
Bertha Heyman by means of the false pretences  
and representations aforesaid, on the day and year last aforesaid, at the Ward, City  
and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly did  
receive and obtain from the said Theodore W. Morris, the  
said sum of money to wit: the sum  
of five hundred dollars in money and  
of the value of five hundred dollars

of the proper moneys, valuable things, goods, chattels, personal property, and effects of  
the said Theodore W. Morris

with intent feloniously to cheat and defraud him of the same, against the form  
of the Statute in such case made and provided, and against the peace of the People  
of the State of New York, and their dignity.

**DANIEL C ROLLINS,**  
~~BENJ. W. PHELPS~~, District Attorney.

1078

**BOX:**

33

**FOLDER:**

402

**DESCRIPTION:**

Hicks, George

**DATE:**

03/30/81



402

1079

360  
G. W. ... May 1873

Day of Trial,

Counsel,

Filed 30 day of March 1881

Pleads

Selling Lottery Policies.

THE PEOPLE

vs.

George Hicks  
Z

DANIEL G. ROLLINS,

District Attorney.

A True Bill.

William H. ...

Edgar ... 1881

1080

*380 No De 11*  
*-5-7-9 1/2*

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

*Geoffrey L. Leake.*

~~ANTHONY COMSTOCK~~, of 150 Nassau street, New York, being duly sworn, deposes and says that he has just cause to believe and does believe that *Richard Roe*

did, on or about the *11<sup>th</sup>* day of *December*, 1880, at number *148* *Bleeker*

~~street~~ in the City of New York, and County of New York, unlawfully and knowingly sell, furnish, vend and procure, and cause to be furnished and procured, a certain paper or instrument, purporting to be a ticket or part of a ticket in a lottery, which said ticket or part of a ticket is hereto annexed, and further, that the said *Richard Roe* *George Hicks*

has in *his* possession, within and upon certain premises, occupied by *him* and situated and known as number *148* *Bleeker* street, in the City and County of New York aforesaid, certain others, what are commonly known as, or are called lottery policies or lottery tickets, and also certain writings, cards, books, documents, personal property, tables, devices, and apparatus, for the purpose of enabling others to sell or vend lottery policies or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and has in *his* possession, the aforesaid articles in violation of the laws of the State of New York, in such case made and provided.

Subscribed and sworn to before me,  
this *17<sup>th</sup>* day of *February* 188*1*

*[Signature]*  
Police Justice.

*Geoffrey L. Leake*

1081

360  
POLICE COURT — DISTRICT

THE PEOPLE, ETC.,  
ON THE COMPLAINT OF  
Dudley Deane  
VS.  
9  
Langbecker  
Dated 17 Feb 1881  
Magistrate.  
Clerk  
Officer.  
WITNESSES:  
Bailed, \$ 500  
By: George Van Arsdale  
17 Second Street.

153  
9  
Langbecker

Dated 17 Feb 1881  
Magistrate.

Clerk  
Officer.

WITNESSES:



Bailed, \$ 500  
By: George Van Arsdale  
17 Second Street.

1082

CITY AND COUNTY } ss.  
OF NEW YORK,

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

That *George Hicks*

late of the *ninth* Ward, in the City and County aforesaid,  
on the *eleventh* day of *December* in the year of our  
Lord one thousand eight hundred and eighty *\_\_\_\_\_* at the Ward, City and  
County aforesaid, with force and arms, did unlawfully and knowingly vend, sell, barter,  
furnish and supply, to one *Godfrey 2. Leake*

and did procure and cause to be procured for the said *Godfrey 2. Leake*

a certain paper, instrument, and writing, commonly called a lottery policy, which said  
paper, instrument, and writing, commonly called a lottery policy, is as follows, that is  
to say:

*B A N D C 11*

*- 5 - 7 - 9 - 19 5 -*

(a more particular description of which said instrument and writing so commonly  
called a lottery policy, is to the jurors aforesaid unknown, and cannot now be given)

SECOND COUNT—

And the jurors aforesaid, upon their oath aforesaid, do further present:

That the said *George Hicks* late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, and on divers other days and times between that day, and the day of the taking of this inquisition, was and yet is a common gambler: and that he the said

*George Hicks*

on the day and in the year aforesaid, and on said other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number

*One hundred and forty eight Blecker Street*

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply to divers persons, (whose names are to the jurors aforesaid unknown and cannot now be given), and did procure, and caused to be procured, for the said divers persons, (whose names are to the jurors aforesaid unknown), certain instruments and writings, commonly known as and called lottery policies (a more particular description of which is to the jurors aforesaid unknown and cannot now be given).

THIRD COUNT—

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

That the said *George Hicks* late of the Ward, City and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler:

And that he the said *George Hicks*

afterwards on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number

*One hundred and forty eight Blecker Street*

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply to one *Godfrey 2. Leake*

and did procure and cause to be procured for the said *Godfrey 2. Leake*

a certain instrument and writing, commonly known as and called a lottery policy, which said instrument and writing commonly called a lottery policy, is as follows, that is to say:

*B A R D E 11*

*—5—7—9—885—*

(a more particular description of which said instrument and writing so commonly called a lottery policy, is to the jurors aforesaid unknown, and cannot now be given).

## FOURTH COUNT—

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

That the said

*George Hicks*  
late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, and on divers other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, feloniously and unlawfully did keep a certain room in a certain building known as number

*One hundred and forty eight Bleeker Street*

in said Ward, City and County, to be used and occupied for gambling, and did knowingly permit the said room to be used and occupied for gambling.

## FIFTH COUNT—

*And the jurors aforesaid, upon their oath aforesaid, do further present :*

That the said

*George Hicks*  
late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, and on divers other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, feloniously and unlawfully did keep a certain room in a certain building, known as number

*One hundred and forty eight Bleeker Street*

in said Ward, City and County, to be used and occupied for gambling, and did knowingly permit the said room to be used and occupied for gambling, to wit: for selling and vending and disposing of certain instruments and writings, commonly known as and called lottery policies, (a more particular description whereof is to the jurors aforesaid unknown, and cannot now be given).

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

DANIEL G. ROLLINS,  
District Attorney.

1085

**BOX:**

33

**FOLDER:**

402

**DESCRIPTION:**

Holy, Thomas

**DATE:**

03/08/81



402

1086

*W. J. Nichols*  
Clerk

Filed 8 day of March 1881  
Pleads *In Guilty*

THE PEOPLE

vs.

*30*  
*Jurisdiction*

P

Felony Assault and Battery.

*Thomas Hoey*  
*Daniel G. Rollins*  
BENJ. K. PHELPS,

District Attorney.

A True Bill.

*William H. Phelps*  
*March 14 1881*  
*Plenit & Assault*  
*Pen Layens*

Foreman.

281

The People  
 vs.  
 Thomas Hoey

Court of General Sessions. Part First.  
 Before Judge Geldersleeve. March 14. 1881.  
 Indictment for felonious assault and battery.  
 William Coole, sworn and examined, testified  
 I am a member of the Police force of the city. I have  
 been on it about eleven years, I was on duty in  
 February; at present I am attached to Inspector  
 Murray's office. I was on duty Sunday, 27<sup>th</sup> Feb.  
 in the lower portion of the city, the tenth and  
 fourteenth precincts. That morning I met the pris-  
 oners. On the morning specified I was on patrol  
 in the Bowery near Canal st.; I heard a shot  
 fired in the direction of Mott or Mulberry st.  
 and knowing it to be a rough neighborhood I  
 hastened down to the officer's assistance. I came  
 passed through Canal st. on the corner of Canal  
 and Elizabeth St. I saw the prisoner and several  
 others, twenty or twenty five. One of these pleaded  
 guilty and got six months. I spoke to the crowd,  
 I told them I was an officer and they had better  
 let the woman alone and go about their business.  
 The prisoner caught hold of the woman by the arm  
 and was pulling her. The prisoner pulled  
 his hand to strike me and I pushed him away.  
 He went down in his pocket and pulled out an  
 open knife out of his pocket and says, "I  
 son of a b---, and made a strike of the  
 knife at me I shallered out to him, "I am an

officer Foley, one of the party, said, "Look out, he has got a gun." The prisoner stepped back a step or two and had a knife in his hand, and he hurled the knife at me; he says "Take that, you son of a b---h." I kept my revolver in my hand during the time the crowd was around, and I worked my way back to the Bowery and Canal street, thinking to get assistance. The knife struck me on the hat and it fell down on the sidewalk. I saw the knife distinctly in his hand. I got as far as Bowery and Canal st. and there Hoey and two or three others were there; he came right over for me and said, "Here is the son of a b---h;" and he had the knife in his hand; he came to me and I struck him with my foot in the stomach and kind of doubled him up. Foley his companion that was with him came behind me and struck me the third time that he attacked me with the knife was on the corner of Canal St. and the Bowery. I fired my revolver at the prisoner the fourth time I was assaulted. I shot him over the right eye and took him to the station house. Officers McGuire and Long and roundsman Campbell came to my assistance after the shooting. Officer McGuire arrested Foley and I arrested Hoey. Hoey was then lying on the street. There were two assaults made on me at the corner of Canal and Elizabeth Sts. and two on the corner

off Bowery and Canal St. I went up to the Bowery to get assistance. There the posts are short. I thought I could get assistance quicker. Cross Examined. I was dressed in citizens clothes. Had no badge on to show that I was an officer. Then I said to the prisoner that I was an officer I was near enough to him to lay my hand on him. I spoke to him directly because he was the party who was interfering with the woman at the time. Then I told him I was an officer he made a filthy reply; he said he would use me the same as he would the woman. I attempted to arrest him, he pulled away in the crowd Foley attempted to hit me with his clenched fist. I should judge the prisoner came within six inches of striking me. I think he did his best to strike me. The third attack that he made on me with the knife I kicked him in the stomach; his partner Foley then struck me in the eye. I was not cut with the knife; it did not make any mark at all I snapped my revolver three times. I had my revolver in my hand when the knife was thrown. I had not been drinking that night. I believe the ball struck the man in the head; he fell after the shot; then I arrested him and took him to the station house. I said, "I am a policeman, I will hurt you if you do not stop." he made a lunge at me and missed me. If I had not backed away I would have been cut in the

stomach. You were in a position to be at the time,  
 that is what you mean to say? Yes sir. You were  
 near enough to be hit if you had not dodged <sup>26<sup>y</sup></sup> Yes  
 A complaint was made against me once by  
 a sailor; at the time he had been fighting with  
 another sailor and stabbed him. I tried to  
 arrest him; he resisted; he assaulted me and  
 struck him with my club and knocked  
 him down; he did not appear to make any  
 complaint at the time; there was no complaint  
 entertained. James M. Givine, sworn and ex-  
 amined. I belong to the Fifteenth Precinct Police  
 On Tuesday the 24<sup>th</sup> of February I was on duty. I  
 had Bowers for a post. That morning about  
 3/2 I saw Officer O'Sole over in the crowd on  
 the Tenth ward side of the Bowers directly op-  
 posite me. I identified the prisoner in the  
 crowd. I was detailed on the Bowers looking  
 after the property of citizens, I saw a large crowd  
 on the Tenth ward side, which is directly op-  
 posite the Fifteenth precinct. I heard somebody  
 shouting, "Cut the son of a b. Immediately  
 after I heard a pistol shot. I ran over and  
 I saw Officer O'Sole there and saw <sup>25 or</sup> 30 people  
 around him trying to strike him.  
 One fellow ran down the street. I pursued  
 him, caught him and brought him back.  
 I saw nothing that occurred between O'Sole

1091

and Hoey. I helped to take Hoey to the station house; Hoey did not have anything to say going to the station house. Thomas Long, an officer, also testified he heard the shooting and that he arrested Foley.

The prisoner pleaded guilty to simple assault and battery. He was sent to the penitentiary for one year.

1092

Testimony in the  
case of  
Thomas Hoey  
filed March 8

1093

Police Court—Third District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question.—What is your name?

Answer.— Thomas Hoy

Question.—How old are you?

Answer.— 20 years

Question.—Where were you born?

Answer.— New York

Question.—Where do you live?

Answer.— 146 Matt Str.

Question.—What is your occupation?

Answer.— Porter

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

Answer.— I was walking up Canal Str.  
on Sunday morning this was about 3 o'clock  
on the corner of Elizabeth St this corner  
there was standing with a young woman  
in Citizen Dress, I staggered up against  
her, and he pushed me on the forehead  
that is all I recollect I was brought  
to the Hospital, I had no knife.  
I never carry a knife.

Thomas Hoy

the man  
Taken before me, this  
27th day of February  
1887  
Police Justice

1094

Form 15.  
Police Court—Third District.

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

*William O'Toole*  
of the *5th* Precinct *Police* Street  
on *Sunday* the *27* day of *February*  
in the year 18*81* at the City of New York, in the County of New York,  
he was violently and feloniously ASSAULTED and BEATEN by

*Thomas Hoy (now here)*  
who struck the deponent with a  
knife he held in his hand and  
did draw said knife at deponent  
striking deponents hat, then  
upon ~~an~~ deponents head

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

Wherefore this deponent prays that the said assailant may be apprehended and  
bound to answer for the above assault, &c., and be dealt with according to law.

Sworn before me, this *28* day }  
of *February* 18*81* }

*Solou B. Smith*

Police Justice.

*William O'Toole*

1095

Form 15  
Police Court—Third District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

William Clark  
1/25 Sheriff Dub

Thomas Hines

Dated July 28 1887

Ben W. Magistrate.

O. Ford Officer.

54 Sheriff Dub

Officer Givens 14 Sheriff

" " " "

" Sullivan " "

" Long " "

1000-10-100



Handwritten signature

1096

Police Department of the City of New York,

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

New York, \_\_\_\_\_ 188

David Hughes

alias  
James Smith, 21 yrs. 70. S. Brown

res. 633-10 Ave. Arrested by  
Detective James McAnally on  
Complaint of Richard McAlen  
of 48 St + 10 Ave. Charged with  
Obtaining Clothing & for a ring  
value \$30.00 (Property recovered)

October 6<sup>th</sup> 1879

" " \$300 bail to Ans. by  
Judge Smith. 4 bail

" 10<sup>th</sup> 1879

Sentenced to one year in  
State prison by Judge Cullen

1097

Thos. Hoys Record

On the morning of the 6<sup>th</sup> June  
1880. at 13<sup>30</sup> a.m. while officer  
Michl. Sullivan was making an  
arrest in Flynn's Le quadrants in  
Husbury St Thomas Hoys struck  
him several blows on the head with  
a bottle inflicting him severely. he  
was taken to the gaol and held in  
custody by Judge Suffry on the 12<sup>th</sup>  
not was sent to the Island. for 3 months  
by Judge Keblett Barty and Thaler  
in special sessions. On the morning of  
the 16<sup>th</sup> Nov. 1880. at 13<sup>30</sup> a.m. Hoys  
was arrested by officer Sigth of 14<sup>th</sup> Oct  
for fighting in the St and using threats  
and language to the officers. Remanded

1098

**TORN PAGE(S)**

here you Son of a Bitch till I eat  
your Heart out. How I am in the  
the hallway of the House I will  
stand up to and on the roof of the  
House where he attempt to throw the  
officer off the roof. He was arrested by  
Deft and fined \$10 by Judge Duff

On the 14<sup>th</sup> Nov. he struck (and severely  
injured Anton Veneas) with a stone  
in the stomach. And on Jan 1<sup>st</sup> 81 he  
went into Veneas Legua Petro. No 8 of  
Mulberry St. and took a Kettle off the  
stove and struck him in the face with it.  
Calling him a bastard on the 19<sup>th</sup> of Feb  
he again went into the same place & left  
Mulberry St. and broke all the glasses  
in the place and destroyed a Belle

table. On the night of Feb 20 he enter a  
the room of these lands in Canal St.  
where he broke a lot of Glass ware and  
assaulted him by striking him with  
Danga Bottle.

On the night of Nov 2<sup>nd</sup> he in  
company with a man named Joe  
Gard of Cat Dennis Hay of No 76  
Mulberry St. with a knife severed  
the fingers of his left arm & being  
unable to love to use of it.

~~July 28~~ July 28. 1881  
10 30 am  
CJ

1100

Hoey was with a  
gang over abnig  
a woman - off in  
O'Toole ordered  
them off - when  
Hoey - drew a knife  
& then at her.

Officer McQuinn  
saw it & heard the  
threatening

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK

in and for the body of the City and County of New York, upon their Oath, present:

That Thomas Hoey

late of the City of New York, in the County of New York, aforesaid, on the twenty seventh day of September in the year of our Lord one thousand eight hundred and eighty one

County aforesaid, in and upon the body of William O. Gate in the peace of the said people then and there being, feloniously did make an assault with a certain knife which the said Hoey

in his right hand then and there had and held, the same being a deadly and dangerous weapon, willfully and feloniously did beat, strike, stab, and wound him the said Hoey with intent then and there, feloniously and willfully to kill, against the form of the Statute of New York and their dignity.

SECOND COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said Hoey with force and arms, in and upon the body of William O. Gate then and there being, willfully and feloniously did make an assault and with a certain knife which the said Hoey

in his right hand, then and there had and held, the same being then and there a sharp, dangerous weapon, willfully and feloniously, and without justifiable and excusable cause, did then and there beat, strike, stab, cut, and wound him the said Hoey with intent to the said Hoey do bodily harm unto him the said Hoey in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said Hoey with force and arms, in and upon the body of William O. Gate in the peace of the said people then and there being, feloniously, did make another assault and with a certain knife which the said Hoey in his right hand then and there had and held, willfully and feloniously did beat, strike, stab, cut, and wound him the said Hoey with intent to produce the death of him the said Hoey

1011

1102

said *William O'Jole* then and there feloniously and willfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

FOURTH COUNT.

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

with force and arms, in and upon the body of the said *William O'Jole* then and there being, willfully and feloniously, did make another assault and the said *William O'Jole* with a certain *knife* which the said *Thomas Hoey* in *his* right hand then and there had and held, the same being then and there a deadly weapon, willfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there willfully and feloniously main *him* the said *William O'Jole* against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

*Daniel G. Rollins*  
BENJ. K. PHELPS, District Attorney.

*Thomas Hoey*  
THE PEOPLE  
08.  
I  
Felonious Assault and Battery.  
BENJ. K. PHELPS  
District Attorney.  
Filed 9 day of March 1881  
Pleas *in Equity*  
*Conceded*  
*Wm O'Jole*  
A True Bill.  
*William O'Jole*  
*Thomas Hoey*  
*James H. [unclear]*  
*Samuel [unclear]*  
*John [unclear]*

1103

**BOX:**

33

**FOLDER:**

402

**DESCRIPTION:**

Hogan, Bernard F.

**DATE:**

03/22/81



402

*Arrested in Newark, N.J. by Detectives  
April 1st 1887  
Filed 22 day of March 1887*

*Pleaded Guilty (23)*

THE PEOPLE

vs.

*Bernard J. Hogan*

DANIEL C. ROLLINS,  
District Attorney,

District Attorney,

A True Bill.

*William H. Phillips*  
Foreman.

*Part Sworn - March 31-1887*

*Chid and convicted*

*Robt. 1<sup>st</sup> dg. 1887*

*7. M. 6*

*april. 40*

*Attorney in Charge  
and the State*

1105

Form 123.

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

Police Court - Second District.

Hof D Michael Eggie

of No. 448 West 38<sup>th</sup> Street, being duly sworn, deposes and says,

that on the 17<sup>th</sup> day of March 1871,

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried away from the person of deponent, by force and violence, and against the will of

deponent, the following property, viz.: Good and lawful money of the issue of the United States Government, consisting of five notes or bills of the denomination and value of five dollars each, amounting in all to the sum and

of the value of Twenty five Dollars the property of deponent Dollars,

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

Bernard F. Hogan, (nowhere) for the following reasons to wit: That about the hour of 2 O'clock on the morning of the said day deponent was passing along South Avenue and when near the corner of 14<sup>th</sup> Street deponent was struck on the head by said Hogan causing deponent to fall whereupon said Hogan put his hand into deponent's left hand side pantaloons pocket which said pants were then and there a portion of deponent's bodily clothing, and took therefrom the

Sworn to before me this 18<sup>th</sup> day of March 1871

Police Justice

before mentioned property, <sup>and ran away,</sup> whereupon  
deponent got up and gave chase to  
said Hogan through and along West  
14<sup>th</sup> Street where said Hogan was  
arrested by officer McElroy.  
Deponent further says that he was  
afterwards informed by officer James  
Cunnes of the 16<sup>th</sup> Police Precinct that he found  
in the middle of West 14<sup>th</sup> Street near  
the spot where said Hogan was arrested  
the sum of Twenty dollars in four  
bills of the denomination and value of  
Five dollars each.

Sworn to before me this } Michael Logan  
17<sup>th</sup> day of March 1881 }

John C. Hammon Justice.

City and County of New York, ss:-  
James Cunnes an officer attached to the 16<sup>th</sup>  
Police Precinct being duly sworn deposes and says that on the  
morning of the 17<sup>th</sup> day of March 1881, he was present at the  
time officer McElroy arrested Bernard R. Hogan, the  
prisoner named in the foregoing affidavit, and that  
about fifteen minutes after said arrest deponent found  
in the street, a few feet from the spot where said  
Hogan stood when he was arrested as aforesaid,  
the sum of Twenty dollars, in four bills of the value  
and denomination of Five dollars each, and of which  
fact deponent thereafter informed Michael Logan the  
Complainant bearing }  
Sworn to before me this 18<sup>th</sup> } James S. Cunnes  
day of March 1881. }  
John C. Hammon Justice.

1107

Police Court—Second District.

CITY AND COUNTY OF NEW YORK, ss.

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

QUESTION.—What is your name?

ANSWER.—*Bernard F. Hogan.*

QUESTION.—How old are you?

ANSWER.—*Twenty seven.*

QUESTION.—Where were you born?

ANSWER.—*New York City.*

QUESTION.—Where do you live?

ANSWER.—*N. 149 Canal Street.*

QUESTION.—What is your occupation?

ANSWER.—*Seaman*

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

ANSWER.—*I am not guilty of the charge.*

*Bernard F. Hogan*

Taken before me, this

*17*

day of

*March*

1881

*John J. McManus*  
Police Justice

1108

\$20, with  
surety  
clerk

Form 123  
13 days  
POLICE COURT—SECOND DISTRICT.

THE PEOPLE, & C.,  
ON THE COMPLAINT OF  
Michael Koggin  
House of Detention  
vs.  
Bernard F. Fogarty

Affidavit—Robbery.

Dated March 17 1881  
Ed. Hammer Magistrate.

Magistrate Officer.  
Henry S. Smith, Jr.

Witness,  
149 Bond St.

John W. McMorris  
9th Police Precinct

James Gungor  
16th Police Precinct

E. Meech, 18 PA

Michael Koggin, the Complainant,  
\$100 bail for failure of Court  
to (GNS.)

Can. with bail to

Bailed by  
Frank Stearns  
No. 417 Bond St.

Paul Black  
448 1/2 S



1109

CITY AND COUNTY } ss.  
OF NEW YORK,

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

That

*Bernard J. Hogan*

late of the First Ward of the City of New York, in the County of New York, aforesaid,  
on the *seventeenth* day of *March* in the year of our Lord  
one thousand eight hundred and ~~seventy eight~~ *one*, at the Ward, City, and County  
aforesaid, with force and arms, in and upon one *Michael Loggin*  
in the peace of the said People then and there being, feloniously did make an assault and

*five* Promissory Note *5* for the payment of money, the same being then and there  
due and unsatisfied, and of the kind known as ..... United States Treasury Note *5* of the  
denomination of *five* ..... dollar *5* and of the value of *five* ..... dollar *5* each

*five* Promissory Note *5* for the payment of money, the same being then and there  
due and unsatisfied; and of the kind known as ..... Bank Note *5* of the denomination of  
*five* ..... dollars ..... and of the value of *five* ..... dollar *5* each

of the goods, chattels and personal property of the said *Michael Loggin*  
from the person of said *Michael Loggin* and against  
the will and by violence to the person of the said *Michael Loggin*  
then and there violently and feloniously did rob, steal, take and carry away, against  
the form of the Statute in such case made and provided, and against the peace of the  
People of the State of New York and their dignity.

vided, and against the peace of the People of the State of New York, and their dignity.

DANIEL C ROLLINS,

~~BENJ. R. PHELPS~~, District Attorney.

1110

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

THAT the said

*Bernard J. Hogan*

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

*five* Promissory Note *5* for the payment of money, the same being then and there due and unsatisfied, and of the kind known as United States Treasury Note *5* of the denomination of *five* dollars and of the value of *five* dollar *each*

*five* Promissory Note *5* for the payment of money, the same being then and there due and unsatisfied, and of the kind known as Bank Note *5* of the denomination of *five* dollars and of the value of *five* dollar *each*

of the goods, chattels and personal property of the said *Michael Roggin*  
by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen ~~of the said~~ *taken and carried away from the said Michael Roggin*  
unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said *Bernard J. Hogan*

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

**DANIEL C. ROLLINS,**  
~~BENJ. R. PHILLIPS,~~ District Attorney.

**BOX:**

33

**FOLDER:**

402

**DESCRIPTION:**

Hogan, Patrick

**DATE:**

03/18/81



402

1112

W. H. P. 95  
Counsel,

Filed 8 day of March 1881

Pleas not guilty 21.

Grand Larceny of Money, &c.

THE PEOPLE

vs  
Patrick Hogan

Patrick Hogan

Daniel S. Collins  
PENN. K. PHILLIPS

District Attorney.

Said Juror: April 11th 1881.

Sworn & Corroborated.

A True Bill.

William H. Phelps

S. P. Fitzgerald, Foreman.

Just 7 29

Filed Jan 21 1881

for the People

1881

THE NEW YORK  
CELL AND CORRECTION

THE THINGS OF THE PEOPLE OF THE STATE OF NEW YORK



1114

Police Court—Second District.

CITY AND COUNTY OF NEW YORK, ss.

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

QUESTION.—What is your name?

ANSWER.—*Patrick Hogan*

QUESTION.—How old are you?

ANSWER.—*Twenty years*

QUESTION.—Where were you born?

ANSWER.—*Albany*

QUESTION.—Where do you live?

ANSWER.—*15 Bow Street*

QUESTION.—What is your occupation?

ANSWER.—*Labourer*

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

Answer.—*I am not guilty*

*Patrick Hogan*

Taken before me on the 19th day of March 1881  
*J. J. [Signature]*  
Police Justice.



1116

State of New York.

Ans  
Mc 174/83

Executive Chamber,

Albany, April 10 1883

Sir: Application having been made to the Governor for the pardon of Patrick J. Hogan, who was sentenced on April 11, 1881, in your County, for the crime of C.L. for the term of 5 years and to the State Prison Sing Sing you are respectfully requested (in pursuance of Chapter 310, Laws 1849) to furnish the Governor with a concise statement of the case as proven on the trial, together with any other facts or circumstances which may have a bearing on the question of granting or refusing a pardon. Be pleased, also, to state the previous character of the convict.

Each letter of inquiry from this Department should be answered on a separate sheet.

Very respectfully yours,

Wm. C. ...

To John McKern Esq.  
District Attorney, &c.

1117

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That *Patrick Hogan*

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

*100/100*

*Two bracelets of the value of one hundred dollars each*  
*Two earrings of the value of twenty five dollars each*  
*One chain of the value of one hundred dollars - one pair of*  
*the value of twelve dollars*

of the goods, chattels, and personal property of one *Rosanna O'Connor*  
feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against  
the peace of the People of the State of New York, and their dignity. *David B. Rollin*  
**BENJ. K. PHELPS, District Attorney.**

1118

**BOX:**

33

**FOLDER:**

402

**DESCRIPTION:**

Hopkins, John

**DATE:**

03/25/81



402

314

Day of Trial

Counsel,

Filed 25 day of March 1881

Pleas

THE PEOPLE

Violation of Excise Law.

vs.

J. P. Bennett

John A. Smith

James G. Collins  
DANIEL K. FIELDS

District Attorney.

Part No March 18. 1881

pleading guilty

A TRUE BILL.

William H. Smith

Foreman.

Geo. W. Smith

Place License  
Dept. of Revenue  
annexed hearing  
action of Dept.  
on application  
75.

1120

**First District Police Court.**

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

of No. the 14 Precinct 12 Street,

of the City of New York, being duly sworn, deposes and says, that on the

day of March 1887, at the City of New York, in the County of New York,

at No. 247 Prince Street Street,

John Hopkins now here

did sell, or caused, suffered or permitted to be sold, under his direction or authority, strong or spirituous liquors

or wines, to be drunk in his house or premises aforesaid, in quantities less than five gallons at a time, contrary to

and in violation of the Sections 13 and 14 of the Act of the Legislature of the State of New York, entitled "An

Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

sworn to before me, this 12  
day of March 1887 }

B. C. [Signature]  
POLICE JUSTICE.

Daniel Dugan

1121

Police Court—First District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Daniel Dugan*  
vs. *John Hopkins*

MISDEMEANOR,  
Selling Liquor, &c. without License.

Dated the *12* day of *March* 18*91*

*Morgan* Magistrate.

*Dugan* Officers.

Witness

Bailed \$ *100* to Ans. *James*

By *Patrick McCullum*

*234 Mulberry* Street.



1122

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

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

That *John Hopkins*

late of the *fourteenth* Ward of the City of New York, in the County of  
New York, aforesaid, on the *twelfth* day of *March* in the year  
of our Lord one thousand eight hundred and eighty *one*, at the Ward,  
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to  
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of  
whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of  
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the  
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one  
time, to one

*Daniel Dugan*

; without having a  
license therefor, as required by law, contrary to the form of the statute in such case made  
and provided, and against the peace and dignity of the People of the State of New York.

~~Second Count. And the Jurors aforesaid, upon their Oath aforesaid, do further  
present. THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly  
licensed according to law to sell spirituous liquors and wines on the day  
and in the year aforesaid, at the Ward, City and County aforesaid, the same  
being the first day of the week, commonly called and known as Sunday, with  
force and arms, certain strong and spirituous liquors and certain wines, to wit: One  
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one  
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one  
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors  
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

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

*Daniel G. Rollins*  
**BENJ. K. PHELPS, District Attorney.**

1123

**BOX:**

33

**FOLDER:**

402

**DESCRIPTION:**

Hoy, James

**DATE:**

03/21/81



402

1124

*L. J. [unclear]*

Council  
Filed 7<sup>th</sup> day of March 1881  
Pleas *McCully (2)*

*W. K. Larceny, and Receiving Stolen Goods.*

THE PEOPLE

*vs*  
*W. K. Larceny*

*James Hoy*

DANIEL C ROLLINS,  
ATTORNEY AT LAW

District Attorney.  
Court No 1000 K. 1881  
*Printed Pleas & L.*  
A True Bill.

*William H. [unclear]*  
Foreman.  
*S. P. [unclear]*

1125

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

FORM 89 1/2

SS. POLICE COURT—SECOND DISTRICT.

of No. Abraham Hilgner  
443 West 26 Street, being duly sworn, deposes  
and says, that on the 15 day of March 18 81  
at the City of New York, in the County of New York, was feloniously taken, stolen and carried  
away, from the possession of deponent,

the following property, to wit: One team of horses  
and truck together of the value  
of six hundred and fifty dollars  
the property of deponent's employer  
John G. Littlefield, and a  
quantity of black walnut lumber  
of the value of two hundred dollars  
the property of H. Hermann of the  
part of Delancey Street and East River;  
all of said property being Dollars  
then in deponent's care and  
charge as driver and servant of  
said Littlefield,

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  
James Hoy, now here, upon the  
fact that said property was stolen,  
removed and taken away from  
the front of premises on the corner  
of 26<sup>th</sup> Street and 10<sup>th</sup> Avenue while  
deponent was eating his lunch  
at about the hour of 11 1/2 o'clock  
A. M. of said day, and was  
thereafter, viz: about the hour  
of 1 o'clock P. M. of said day  
found in the possession of said  
defendant by Officer Hartley here  
present. Abraham Hilgner

Sworn to before me, this 16<sup>th</sup> day  
of March 1881  
J. M. Sullivan  
Police Justice.

1126

Police Court—Second District.

CITY AND COUNTY }  
OF NEW YORK. } ss.

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

QUESTION.—What is your name?

ANSWER.—*James Hoy*

QUESTION.—How old are you?

ANSWER.—*Twenty-three years of age*

QUESTION.—Where were you born?

ANSWER.—*New York*

QUESTION.—Where do you live?

ANSWER.—*No. 256 West 72nd St.*

QUESTION.—What is your occupation?

ANSWER.—*Miner*

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

ANSWER.—*I am not guilty of the charge.*

*James X Hoy*  
*Witness*

Taken before me, this  
*Samuel Dawson*  
16 day of *March*  
1889  
Police Justice

1127

Form 894.

POLICE COURT—SECOND DISTRICT

THE PEOPLE, & C.,  
ON THE COMPLAINT OF

*Abraham Hillman*  
443 W. 26<sup>th</sup> St.

*James Hoy*

DATED: *March 16* 1881

*Patterson* MAGISTRATE.

*Harty* OFFICER.

WITNESS: *Patrick Hartz*

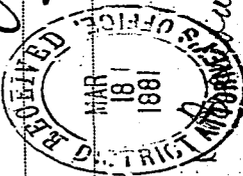
*F. West. Polici*

*John G. Littlefield*

*414 West 13 St.*

*Wm. G. S. Con*  
TO ANS.

BAILED BY: *Wm. G. S. Con*  
No. *181* STREET.



*Lacey*

Affidavit—Larceny.

*Wm*

*York*

1128

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That

*James Hoy*

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

*Two horses of the value of one hundred  
and fifty dollars each*

*One waggon of the value of three  
hundred dollars*

*One set of harness (of the kind  
commonly called a double harness) of  
the value of fifty dollars*

*Two thousand feet of wood of the  
value of ten cents each foot*

of the goods, chattels, and personal property of one

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

1129

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

*James Hoy*

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

*two horses of the value of one hundred  
and fifty dollars each*

*One waggon of the value of three  
hundred dollars*

*One set of harness (of the kind com-  
monly called a double harness) of the  
value of fifty dollars*

*Two thousand feet of wood of the  
value of ten cents each foot*

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

*John B. Littlefield*

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

*John B. Littlefield*  
unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

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

DANIEL C ROLLINS,

~~JOHN C. ROLLINS~~, District Attorney.

1130

off Hartz -  
found him in  
Columbus street &  
Paris at 1 P.M.  
He said he was  
going to Canada  
& then said he  
was going to Mexico  
& then pretended  
deceased

1131

**BOX:**

33

**FOLDER:**

402

**DESCRIPTION:**

Hughes, John

**DATE:**

03/22/81



402

1132

Vol 30 / 239

Day of Trial

Counsel,

Filed 22 day of March 1881

Pleads

THE PEOPLE

I. M. 24/71

vs.

John Hughes

Violation of Excise Law.

Amel G. Collins  
DAN. K. PHILIPS

District Attorney.

A TRUE BILL.

William H. H. H.

Foreman.

Filed March 30, 1881.

W. H. H.

Sept. has appeared for  
his depositions which  
was granted. and  
then after his  
deposition

W. H. H.

1133

Third District Police Court.

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

*Edwin K Robinson*

of No. *17* *Pres* *Police* Street,  
of the City of New York, being duly sworn, deposes and says, that on the *11*  
day of *March* 18*81*, at the City of New York, in the County of New York,  
at No. *34* *East* *12* Street,  
*John Hughes*

did sell, or caused, suffered or permitted to be sold, or exposed for sale, under his direction or authority,  
strong or spirituous liquors or wines, to be drunk in his house or premises aforesaid, in quantities less than  
five gallons at a time, contrary to and in violation of the Excise Laws of the State of New York, entitled  
"An Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this *11*  
day of *March* 18*81*

*John B. Smith*

POLICE JUSTICE.

*Edwin K Robinson*

1134

264

Police Court—Third District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Edwin K. Robinson

vs.

17<sup>th</sup>

John Hughes

MISDEMEANOR.  
Violation Excise Laws.

Dated the 11 day of March 1881

Smith Magistrate.

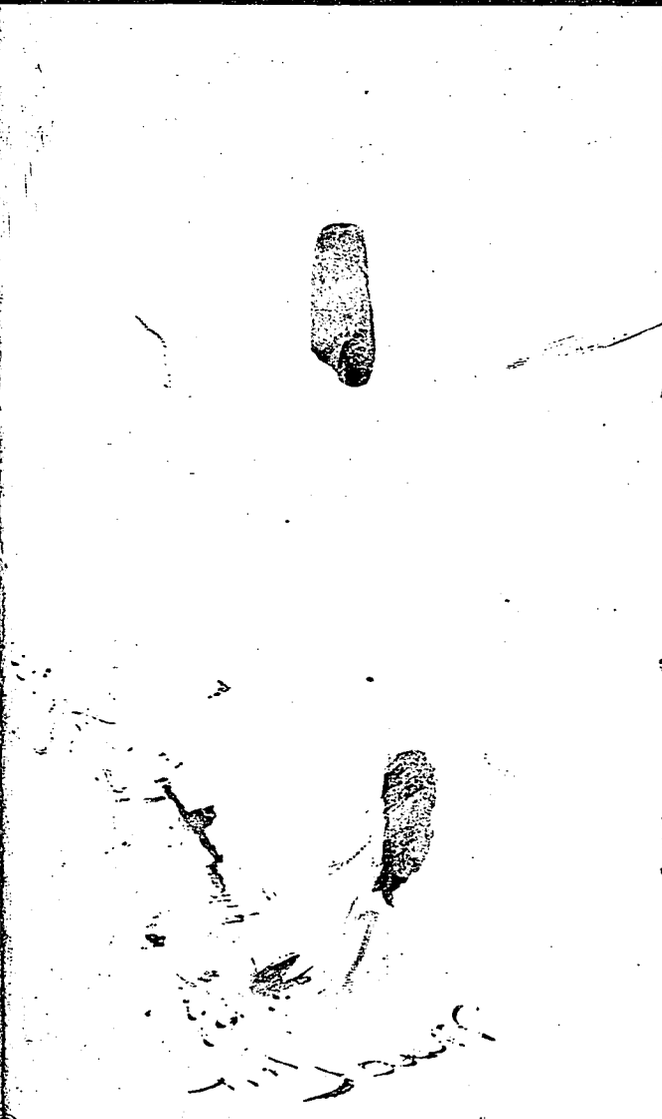
Robinson Officers.

17

Witness.....

Bailed \$100 to Ans., G.S.

By James Everard  
Hoffmann



1135

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

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

That *John Hughes*

late of the *Seventeenth* Ward of the City of New York, in the County of  
New York, aforesaid, on the *eleventh* day of *March* in the year  
of our Lord one thousand eight hundred and eighty *one*, at the Ward,  
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to  
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of  
whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of  
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the  
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one  
time, to one

*Edwin R. Robinson*

; without having a  
license therefor, as required by law, contrary to the form of the statute in such case made  
and provided, and against the peace and dignity of the People of the State of New York.

~~Second Count.—And the Jurors aforesaid, upon their Oath aforesaid, do further  
present: THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly  
licensed according to law to sell spirituous liquors and wines on the day  
and in the year aforesaid, at the Ward, City and County aforesaid, the same  
being the first day of the week, commonly called and known as Sunday, with  
force and arms, certain strong and spirituous liquors and certain wines, to wit: One  
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one  
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one  
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors  
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

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

*Daniel G. Rollins*

**BENJ. K. PHELPS, District Attorney.**

1136

**BOX:**

33

**FOLDER:**

402

**DESCRIPTION:**

Humphreys, George

**DATE:**

03/14/81



402

1137

100  
Simons

Filed 14 day of March 1881  
Pleads Not Guilty 15

THE PEOPLE

39  
18 Hameln vs.

P

Felonious Assault and Battery.

~~George Humphreys~~  
~~David G. Stollens~~  
BENICK PHELPS

District Attorney.

Part No March 15, 1881  
pleads guilty 2. Court.

A True Bill.

William Phelps

Foreman.

2.46 m. Pen

F.S.

1138

Police Court—Third District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question.—What is your name?

Answer.— George Humphrey

Question.—How old are you?

Answer.— 38 years

Question.—Where were you born?

Answer.— Ireland

Question.—Where do you live?

Answer.— 18 Hamilton St

Question.—What is your occupation?

Answer.— I go to sea & sometimes a small voyage

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

Answer.— I was drunk they wanted  
to put me out of the house, I got  
nothing else to say  
George Humphrey

Taken before me, this

R. W. Smith  
6  
day of October

Police Justice.

1888

1139

Form 15.

Police Court—Third District.

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

} ss. *Elizabeth Humphrey*

of No. *18 Hamilton* Street

on *Saturday* the *fifth* day of *March*  
in the year 18 *81* at the City of New York, in the County of New York,

She was violently and feloniously ASSAULTED and BEATEN by *her husband*  
*George Humphrey (nowhere)*  
*who cut and stabbed her*  
*on the left side of her face with*  
*a knife he held in his hand*

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

Wherefore this deponent prays that the said assailant may be apprehended and bound to answer for the above assault, &c., and be dealt with according to law.

Sworn before me, this *6* day }  
of *March* 18*81* }

*R. W. Brady*

Police Justice.

*Elizabeth Humphrey*

1140

Form 15.

Police Court—Third District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Elizabeth Humphrey*  
*of* *18 Hamilton St.*  
*George Humphrey*

ARRAIGN A. & B.  
FELONIOUS.

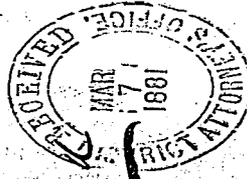
Dated *March 6* 188*1*

*Bigley* Magistrate.

*Frank* Officer.

WITNESSES:

*W. P. Day*



*Case*

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That *George Humphreys*

late 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 *one*, with force and arms, at the City and  
County aforesaid, in and upon the body of *Elizabeth Humphreys*  
in the peace of the said people then and there being, feloniously did make an assault  
and *her* the said *Elizabeth Humphreys*  
with a certain *knife*  
which the said *George Humphreys*

in *his* right hand then and there had and held, the same being a deadly and  
dangerous weapon, willfully and feloniously did beat, strike, stab, cut, and wound  
with intent *her* the said *Elizabeth Humphreys*  
then and there, feloniously and willfully to kill, against the form of the Statute  
in such case made and provided, and against the peace of the People of the State of  
New York and their dignity.

SECOND COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That  
afterwards, to wit, on the day and in the year aforesaid, at the City and County  
aforesaid, the said *George Humphreys*  
with force and arms, in and upon the body of the said *Elizabeth Humphreys*  
then and there being, willfully and feloniously did make an  
assault and *her* the said *Elizabeth Humphreys*  
with a certain *knife* which the said *George Humphreys*

in *his* right hand, then and there  
had and held, the same being then and there a sharp, dangerous weapon, willfully  
and feloniously, and without justifiable and excusable cause, did then and there beat,  
strike, stab, cut, and wound, with intent to then and there willfully and feloniously  
do bodily harm unto *her* the said *Elizabeth Humphreys*  
against the form of the Statute in such case made and provided, and against the  
peace of the People of the State of New York and their dignity.

THIRD COUNT.

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

with force and arms, in and upon the body of *Elizabeth Humphreys*  
in the peace of the said people then and there being, feloniously, did make another  
assault and *her* the said *Elizabeth Humphreys*  
with a certain *knife*  
which the said *George Humphreys*

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

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said *Elizabeth Humphreys* then and there feloniously and willfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

FOURTH COUNT.

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

with force and arms, in and upon the body of the said *Elizabeth Humphreys* then and there being, willfully and feloniously, did make another assault and the said *Elizabeth Humphreys* with a certain *knife* which the said *George Humphreys* in *his* right hand then and there had and held, the same being then and there a deadly weapon, willfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there willfully and feloniously maim *her* the said *Elizabeth Humphreys* against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

*Daniel G. Rollins*

**BENJ. K. PHELPS, District Attorney.**

Filed *14* day of *April* 188*1*  
Pleas *et al* *11*

THE PEOPLE

Felonious Assault and Battery.

*George Humphreys*  
*Daniel G. Rollins*  
BENJ. K. PHELPS

District Attorney

Not in March 15, 1881

*Heads guilty - 2. Levied*

A True Bill.

*William H. H. H.*

Foreman

*2:46 on file*

*EP*

1143

**BOX:**

33

**FOLDER:**

402

**DESCRIPTION:**

Hurst, John

**DATE:**

03/11/81



402

1144

**BOX:**

33

**FOLDER:**

402

**DESCRIPTION:**

Scott, John

**DATE:**

03/11/81



402

1145

83

Counsel,  
Filed *11* day of *March* 188*7*.  
Pleads

*John Hard* P.  
*John Scott* P.  
vs.  
THE PEOPLE

Larceny, and Receiving Stolen Goods.

*Daniel G. Rollins*  
DANIEL G ROLLINS,  
District Attorney.

A True Bill.

*William H. ...*  
*James H. ...*  
*Chas. H. ...*  
*Chas. H. ...*  
S. P. One year to each.

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Form 112.

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

Police Court—First District.

of No. 721 Atlantic Ave <sup>Brooklyn</sup> Street, being duly sworn, deposes  
and says, that on the 5th day of March 1887  
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried  
away from the possession of deponent,

the following property, viz: One Horse Wagon  
Blanket and Harness, all

of the value of Four Hundred Dollars,  
the property of deponent.

and that this deponent has a probable cause to suspect, and does suspect, that the said property  
was feloniously taken, stolen, and carried away by John Hunt  
and John Scott (now here)  
in whose possession  
said property was found  
as deponent is informed  
by officer Michael  
Quinn who arrested  
them, Conrad Laeger

Sworn to, before me, this 5th day of March 1887

Wm. O. Quinn  
Police Justice

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County  
of New York ss

Michael Sullivan  
of the 14th Precinct  
being duly sworn says  
that on the 5th day  
of March 1881 he arrested  
John Scott and John  
Hurst as set forth  
in the foregoing certi-  
ficate.

Michael Sullivan  
Sworn to before me  
this 5th day of  
March 1881  
Police Justice

1148

POLICE COURT—FIRST DISTRICT

CITY AND COUNTY OF NEW YORK

*John Scott*

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

Question. What is your name?

Answer.

*John Scott*

Question. How old are you?

Answer.

*18 Years*

Question. Where were you born?

Answer.

*Scotland*

Question. Where do you live?

Answer.

*111 10 James Street*

Question. What is your occupation?

Answer.

*Waiter*

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

Answer.

*I am guilty of the charge*  
*John Scott*

Taken before me, this

day of *March* 188*7*

POLICE JUSTICE

1149

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY OF NEW YORK.

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

Question. What is your name?

Answer. *John Hurst*

Question. How old are you?

Answer. *18 Years*

Question. Where were you born?

Answer. *England*

Question. Where do you live?

Answer. *New Haven Connecticut*

Question. What is your occupation?

Answer. *Clock Maker*

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

Answer. *I am not guilty of the charge*

*John H. Hurst*

Taken before me, this

*3*

day of

*March* 188*1*

POLICE JUSTICE.

1150

Police Court—First District.

CITY AND COUNTY }  
OF NEW YORK. } ss.

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

*Question.* What is your name?

*Answer.*

*Question.* How old are you?

*Answer,*

*Question.* Where were you born?

*Answer.*

*Question.* Where do you live?

*Answer*

*Question.* What is your occupation?

*Answer.*

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

*Answer.*

*Taken before me, this*

*day of*

18

*Police Justice.*

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COUNSEL FOR COMPLAINANT.

Name, .....  
Address, .....

COUNSEL FOR DEFENDANT.

Name, .....  
Address, .....

Police Court—First District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Conrad Larcen*  
*721 Atlantic Ave. Brooklyn*

vs.  
1. *John H. H. H.*  
2. *John Beach*

BAILED:  
No. 1, by .....  
Residence, .....

No. 2, by .....  
Residence, .....

No. 3, by .....  
Residence, .....

No. 4, by .....  
Residence, .....

No. 5, by .....  
Residence, .....

No. 6, by .....  
Residence, .....

Affidavit Larcen

Dated *March 5 1887*

*Wm. H. H.*  
*Greenwich*

Clerk.

Witnesses:  
*Wm. H. H.*  
*H. H. H.*



*1887*  
to appear at  
at Sessions 1887

Received at Dist. Atty's office

*Conrad*

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CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That

*John Hurst and John Scott each*

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

*One living animal (of the kind commonly  
called a horse) of the value of two hundred dollars*

*One wagon of the value of one hundred dollars*

*One blanket of the value of ten dollars*

*One set of harness of the value of ninety dollars*

of the goods, chattels, and personal property of one

*Conrad Raeger*

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

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

That the said

*John Hurst and John Scott Edler*

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

*One living animal (of the kind commonly called a horse) of the value of two hundred dollars.*

*One wagon of the value of one hundred dollars*

*One blanket of the value of ten dollars*

*One set of harness of the value of ninety dollars.*

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

*Conrad Raeger*

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

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

*John Hurst and John Scott*

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

**DANIEL C ROLLINS,**

~~BEN K. PIERCE~~, District Attorney.