

0133

BOX:

279

FOLDER:

2671

DESCRIPTION:

Hadwick, Frank

DATE:

10/11/87



2671

Mr Schupack
Off. Recorder

Filed // day of /

Wozniak

vs.

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

Frank Gladue

December 9/97

Spaulding

with Zolozner

Oct 13 PM 1897.

RANDOLPH B. MARTINE.

District Attorney.
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A True Bill.

Foreman.

[Handwritten signature]

643/850

0135

Police Court—3 District.

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

John Schufranko
of No. 162. 8th Street Brooklyn E. 4th Street, aged 28 years,
occupation Labourer.

being duly sworn
deposes and says, that on 2nd day of October 1887 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Frank Hadner (mother)

Who cut and stabbed deponent three
cuts in the head with a knife
he held in his hand

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

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

Sworn to before me, this 5 day
of October 1887.

John Schufranko
deponent

John Gloman Police Justice.

0136

Sec. 198-200.

3rd District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name.

Answer. *Frank Haasch*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *Austria*

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

Answer. *New Lewis Street 4 months*

Question. What is your business or profession?

Answer. *Laborer.*

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

Answer. *15 men made an attack on me, and assaulted me. What I done was in self defence.*

Frank Haasch

Taken before me this

day of *October*

188

John J. H. H. H.
Police Justice.

0137

Bellme Hospital.

This is to certify that John Schunfrank is
under my care suffering from the effects of
Alcohol, complicated by an incised wound of
the scalp and a slight fracture of the skull.
will be able to attend court Oct-~~5~~ 87.

W. K. Quicker M.D.

0138

CITY AND COUNTY
OF NEW YORK, } ss.

POLICE COURT, 3 DISTRICT.

Patrick Brennan

of No. 13th Precinct Police Street, aged 41 years,

occupation Policeman being duly sworn deposes and says

that on the 2 day of October 188 7

at the City of New York, in the County of New York, deponent arrested

Frank Haduk, now here, charged
by Valentin Schaffranek, in deponent's
presence with ^{felony} assault. The complainant
is in Belleme Hospital suffering from
said assault and deponent asks
that defendant be committed to
await the result of said injuries.

Patrick Brennan

Sworn to before me this

of October

188

day

Michael J. Brennan Police Justice.

0139

Police Court, District

THE PEOPLE, &c,
ON THE COMPLAINT OF

vs.
Frank Haduk

Dated Oct 9 188

Gorman Magistrate.

Brennan Officer.

Witness, 13

Disposition,

\$2500 bail to
await result of
inquiry

AFFIDAVIT.

Polonia Ass and
on Valentin Beloffman

0140

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

Alfred
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 25 Hundred Dollars, _____ and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated Oct 5 188 7 John J. [Signature] Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0141

106/309
Police Court-- 3 District. 1621

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Schuyler
162 8th St. Brooklyn, N.Y.
Frank Adler

1
2
3
4

Officer
J. Schuyler
J. Adler

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street,

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated Oct 5 1887

Magistrate.
Frederick T. McCann
Officer.

Witnesses John Emmerich

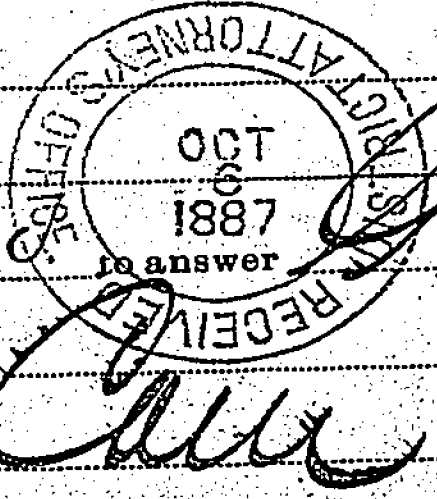
No. 260 Stanton Street.

Lena Emmerich

No. 260 Stanton Street.

No. Street.

\$ 100 to answer



The People
vs.
Frank Haduck.

Court of General Sessions, Part I.
Before Recorder Smyth.

Wednesday, December 8, 1887.

Indictment for assault in the first degree.

John Schuf Frank sworn. I saw the prisoner for the first time on the evening of the 2nd of October in Houston Street; there was a christening, Emery Yanosh was the name of the father of the child, the christening was on the ground floor, I went there about five o'clock, there were a great many guests there, I came with my wife, we had something to drink; the prisoner was there already, he was a musician and played on the violin; we were all dancing there; it was about ten o'clock when I went to the Defendant and asked him to play a tune, I wanted to dance with my wife and I commenced to make a little fun with him joking, he refused to play and I in a joke told him I will lick him if he does not play and all at once he commenced to assault me, he first hit me with his fist in the nose, I was bleeding immediately from my nose, then he took a knife out and he stabbed me three times in the head; the knife is in the hands of the police, it was a small pocket knife, it was shown in the Court. After he stabbed me I fell to the ground and then the other people came and washed my head; the policeman came and the Defendant was arrested outside of the place; I was taken to the Hospital and staid there two days and for two weeks I went to the dispensary.

Cross Examined. I never saw the defendant before that night; when I came there he was playing, I had a little drink but after the stabbing I was giddy altogether;

0143

my wife is not here, I did not hear Mrs. Yanosh tell the Defendant that he must not play the time I asked him to play, I did not call him any names when he refused to play, I left Joking with him; as soon as he hit me I hit him back, we clinched, I did not knock him down, he was not down on the floor, he was not cut on his face, as soon as he took his knife out and cut me I put my hand into his face and grabbed him, it might be that I scratched him, I am sure he was not on the floor when he did the stabbing, he was standing.

John Emmerich sworn and examined. I am a slipper maker and live at 260 Stanton Street, I did not know the prisoner before that night, I saw him in the same house where I live, I know the last witness, I did not see the beginning of the trouble but I was the one who took the knife out of his hand; when I got hold of this man the other man was already lying on the floor and he was rushing away, I thought he was going to leave, that he wanted to stab me and I caught hold of him and took the knife out of his hand, the complainant was lying on the floor and the Defendant was starting to go away, it was an ordinary pocket knife.

Lena Emmerich sworn. I am eleven years old and recollect the second of October when the christening was at our house, I recollect seeing the defendant and the complainant; the defendant was playing the fiddle and the complainant asked him to play a tune and wanted to make a little fun with him, the defendant cursed something and

0144

hit him on the mouth with his clenched fist and the complainant hit him back, I saw the knife in the Defendant's hand, my father called him in the hall and took it out of his hand but before that the defendant cut him in the head, the complainant fell down and the prisoner ran away; there were no other people fighting but the complainant and the prisoner.

Cross Examined I think this was about ten o'clock both of the men were drinking, I saw the whole thing, I had two babies in my arms, I saw the defendant grab the complainant by the throat, they were both standing at the time, I did not see the Defendant down, I did not see him hit in the back of the neck; the complainant said to the defendant he must play and he said he would not and then the fight took place.

Patrick Brennan sworn and examined.

I am a police officer of the 13th precinct and made the arrest in this case on the 2nd of October about twenty-five minutes after ten at night, I received the knife with which the wound had been made on the complainant. This case has been adjourned about ten times and I had the knife down here until to-day, it was a black handled knife and had a blade about two inches long, a single bladed jack knife; the prisoner was a little under the influence of liquor when I arrested him and the complainant was a little under the influence of liquor; the Defendant told the sergeant he stabbed him, he asked him where the knife was and he said he did not know. I got the knife the next day.

Cross Examined. I was not the officer who originally arrested the Defendant; we brought the complainant

to the Station House and sent him from there to the hospital, we sent another officer to the house to arrest the man; the complainant was badly cut in the head and bleeding, the skull was fractured; and his ^{the Defendant's} face was a little scratched, there was a mark on the back of his neck; he did not say that night that he was jammed by the bar and that he did the stabbing in self-defence, he said he did it in self-defence three days afterwards in the Court, he was represented by Counsel when he made that statement in the Police Court.

Frank Haduck sworn and examined in his own defence, testified: I have been in New York eight months, I have never been arrested in my life before, I am a laboring man and I remember the night of this fight, I went to the christening about five o'clock and went out and came in again about seven o'clock, I had my fiddle and was the musician of the evening; when I came in at seven o'clock I found the complainant in there, I had never seen him before and never had a quarrel with him; he came and asked me to play and the woman who lived in the house where the christening was stopped my playing, the complainant got off the chair and wanted me to play, the woman told me to stop playing and he called me a son of a bitch if I would not play he would smash me in the face; so he did smash me in the face and knock me down, I wanted to get up but could not get a chance, he had a whole gang of friends and he grabbed me by the throat and his witness scratched my face all up and he too, he took me by the throat and was trying to choke me while I was down, I took the knife out of my pocket but I do not know how I

opened it, but I opened the knife, he held my one hand and the other hand was free; the second time I was knocked on the bed, a couple of fellows took me out of there, they might kill me and I ran home from that place where I live on Lewis Street; about five minutes afterward the complainant followed me, came up to the house and called me a son of a bitch and asked me what did I hit him for in the house, he wanted to smash my face again, I said I will hit you again if you smash me in the face, I did not hit him though; the policeman came up to the house and had him arrested that night.

Cross Examined. He struck me on the neck and scratched me all over; those fellows hit me with something, with a knife or fork, I do not know what; there was lots of them, about fifteen, a whole gang. I heard the little girl's testimony when she said that there were only us two; my friends pulled me out of the crowd, John Russo and John Mora, they are not here to-day, I did not stab anybody else but the complainant, I could not stab any others, I was down and I did it to save myself, I took out the knife to save myself, I do not know how I stabbed this man, I don't know where he was and I did not mean to stab him, I only was flourishing the knife to keep them away and that is the way I stabbed him, I did not intend to stab him, I did not aim at him, I took out the knife in self-defence and flourished the knife and so I hit him, I did not aim exactly at him, I had the knife in the front pocket of the pantaloons, I put my hand into my pantaloons and took it out, I do not know whether the knife was open or shut when I took it out, I know it was shut in my

pocket but I do not know how I opened it, I was lying on the ground at the time and he held me by the throat, I was kicked when I was on the ground, I got up a little at the time I got the knife out, I do not remember how I opened it; at the time I used that knife I thought my life was in danger and that I was going to get hurt.

Patrick Brennan recalled. This knife could not be opened by shaking it; the defendant was arrested in 162 Lewis Street by Officer Scully in his own house, the officer was told to go there and watch the house as soon as the complainant was taken to the Station House and it was found out the assault was made; the complainant was taken away in an ambulance but before that the ambulance surgeon came to the Station House and examined him and would not take him, he went away and he came back again in about half an hour, - I mean the complainant went away from the station house after the first ambulance came and when the second ambulance came they took him away and during that time the prisoner was brought in, the arrest of the prisoner was made about half past ten, I saw the complainant first in the station house about ten. The complainant did not remain in the station house until the other ambulance came, I do not know what he did when the complainant left the station house, I went looking for the other party and when the defendant came in by that time the complainant had come back.

The Jury rendered a verdict of guilty of assault in the second degree, and was sentenced to the State prison for three years and five months.

0148

Grand Jury Room.

PEOPLE

vs.

Frank Haduck

Appault

Motion to discharge for want of prosecution. The case has been upon the calendar more than a dozen times. Other witnesses have been present. Much of the postponement has been on account of the danger's own sickness. Let the case down summarily for a certain date by agreement, & we will try it.

ADD

Mr. Fitzgerald

for

Dec 2
Mr

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

THE PEOPLE OF STATE OF NEW YORK,

against

Franka Maduda

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

Franka Maduda

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

The said *Franka Maduda*,

late of the City of New York, in the County of New York aforesaid, on the
second day of *October*, in the year of our Lord
one thousand eight hundred and eighty *nine*, with force and arms, at the City and
County aforesaid, in and upon the body of one *John S. Soudgraves*,
in the peace of the said People then and there being, feloniously did make an assault,
and *in* the said *John S. Soudgraves*,
with a certain *knife* —
which the said *Franka Maduda*,
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon then and there wilfully and feloniously did cut, stab and wound,

with intent *in* the said *John S. Soudgraves*,
thereby then and there feloniously and wilfully to kill, against the form of the statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

SECOND COUNT;

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

The said *Franka Maduda*,

late of the City and County aforesaid, afterwards, to wit: on the day and in the
year aforesaid, at the City and County aforesaid, with force and arms, in and
upon the body of the said *John S. Soudgraves*,
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make another assault, and *in* the said

with a certain *knife* —
which the said *Franka Maduda* —

in *his* right hand then and there had and held, the same being
an instrument and weapon likely to produce grievous bodily harm, then and there
feloniously did wilfully and wrongfully cut, stab and wound, against the form of the
statute in such case made and provided, and against the peace of the People of the State
of New York and their dignity.

Henry J. Benedict

District Attorney.

THIRD COUNT;

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

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

The said

late of the City and County aforesaid, afterwards, to wit; on the day and in the year
aforesaid, at the City and County aforesaid with force and arms, in and upon the said
in the peace of the said People then
and there being, feloniously did wilfully and wrongfully make another assault, and the
said
with a certain

which the said
in right hand and there had and held, in and upon the
of the said

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

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.

RANDOLPH B. MARTINE,

† District Attorney.

0151

BOX:

279

FOLDER:

2671

DESCRIPTION:

Hahne, John J.

DATE:

10/05/87



2671

0152

11/21

WITNESSES:

Officer Clark

Counsel,

Filed *5* day of *Oct.*

Pleads *Not Guilty*

1887

THE PEOPLE,

vs. *B.*

John J. Halme

Violation of Excise Law.

[III Rev. Stat. (7th Edition), page 1983, Sec. 21, and
(Selling on Sunday, &c.)
page 1989, Sec. 5.]

RANDOLPH B. MARTINE,

Pr. Day 2/88 District Attorney.

Ind. & Acquitted.

A True Bill.

C. J. [Signature]
Foreman.

0153

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question. What is your name?

Answer

John Habue

Question. How old are you?

Answer

32 years old

Question. Where were you born?

Answer

Germany

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

Answer

838. West 19th St. 2 years

Question. What is your business or profession?

Answer

Bar tender

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

Answer

I am not guilty and I demand a trial by jury
J. Habue

Taken before me this

day of

188

Police Justice

0154

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

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

Dated *Sept 5* 188 *John Flanagan* Police Justice.

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

Dated *Sept 5* 188 *John Flanagan* Police Justice.

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

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

Dated..... 188 Police Justice.

0155

BAILED.

No. 1, by John R. Kelley
Residence 324 West 47 Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Police Court

1452 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Robert W. Clarke
vs.
John Habue

1 _____
2 _____
3 _____
4 _____

Dated Sept 5 188

Gorman Magistrate

Clarke Officer.

20 Precinct.

Witnesses _____

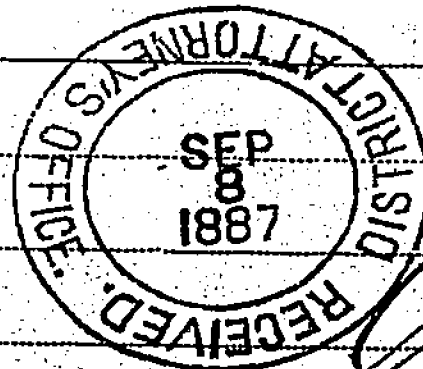
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 100 to answer Penalty

Bailed



0156

Excise Violation—Selling on Sunday.

POLICE COURT—

2 DISTRICT.

City and County } ss.
of New York,

of No. 20th Precinct Police Street,
of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 4 day
of September 1887, in the City of New York, in the County of New York, at
premises No. 307 or 328 35 Street,

John Hahne (now here)
did then and there SELL, CAUSE, SUFFER and permit to be sold, and GIVEN AWAY under his
direction or authority strong and spirituous liquors, wines, ale and beer, being intoxicating liquors,
to be drunk as a beverage contrary to and in violation of the statute in such case made and provided.

WHEREFORE, deponent prays that said John Hahne
may be ~~and~~ dealt with according to law.

Sworn to before me, this 3 day of September 1887,

John Hahne Police Justice.

0157

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

Plaintiffs

against

John T. Mahne

Defendant.

The Grand Jury of the City and County of New York, by this indictment, accuse the above named defendant of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows :

The said defendant, late of the City of New York, in the County of New York aforesaid, on the *fourth* day of *September* in the year of our Lord one thousand eight hundred and eighty- *seven* at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating 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 whiskey, 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 intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one

Robert W. Clarke

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

SECOND COUNT :

And the Grand Jury aforesaid, by this indictment, further accuse the said defendant of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows :

The said defendant, late of the City and County aforesaid, afterwards, to wit : on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, 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.

RANDOLPH B. MARTINE,

District Attorney.

0158

BOX:

279

FOLDER:

2671

DESCRIPTION:

Hanfield, George

DATE:

10/21/87



2671

Witnesses:

James Kane

Chief of

Officer

35

#124

A

Counsel,

Filed *21*

day of

1887

Pleads, *Guilty*

THE PEOPLE

vs.

George Hanfield

F.H.D.

Complainant and respondent

RANDOLPH B. MARTINE,

Per Oct 28/87, District Attorney.

Ind. requested

A True Bill.

J. C. Jones
Foreman.

Robbery, *1st* degree.
[Sections 224 and 225, Penal Code.]

0160

CITY AND COUNTY
OF NEW YORK, } ss.

POLICE COURT, 4 DISTRICT.

of Stephen D. Tompkins
35 1/2 Precinct. Police Street, aged 35 years,
occupation _____ being duly sworn deposes and says

that on the _____ day of _____ 188

~~at the City of New York, in the County of New York,~~ James Kane the mother
named Complainant. is a necessary and
material witness against George Hanfield
who is charged with a Felony

Deponent says that he has reason
to believe that said Kane will not
appear to testify and prays that he
give surety for his appearance

Stephen D. Tompkins

Sworn to before me, this _____ day
of Sept 1889

David M. Smith
Police Justice.

0161

POLICE COURT—5 DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

RECOGNIZANCE TO TESTIFY.

BE IT REMEMBERED, That on
the 29th day of September in the year of our Lord 1887

of No. Knigsbridge Street, in the City of New York,
and William Riley (Inspector)

of No. Knigsbridge Street, in the said City,
personally came before the undersigned, one of the Police Justices in and for the City of New York, and
acknowledged themselves to owe to the PEOPLE OF THE STATE OF NEW YORK, that is to say: the said

James Kane
the sum of One Hundred Dollars,

and the said William Riley
the sum of One Hundred Dollars,

separately, of good and lawful money of the State of New York, to be levied and made of their respective
goods and chattels, lands and tenements, to the use of said People, if default shall be made in the con-
dition following, viz:

The Condition of this Recognizance is such, That if the person first above recognized shall personally
appear at the next COURT OF General SESSIONS of the Peace, to be holden in and
for the City and County of New York, and then and there Testify and give such evidence, in behalf of
the People of the State of New York, as he may know concerning an Offence by George
said to have been lately committed in the City of New York aforesaid by George

And do not depart thence without leave of the Court, then this Recognizance to be void, otherwise to
remain in full force and virtue.

Taken and acknowledged before me, the }
day and year first above written. }

James Kane
Wm Riley

Wm. H. Brown
Police Justice.

0162

CITY AND COUNTY } ss.
OF NEW YORK, }

the within-named Bail, being duly sworn, says that he is a proper holder in
said City, and is worth two Hundred Dollars,
over and above the amount of all his debts and liabilities; and that his property consists of

two lots of ground each 25x100
feet in north east corner
of 2nd Street and 3rd Street
Moralum Heights - N.Y. City -
of the full value of two
thousand dollars -

Wm Riley

Sessions.

New York

THE PEOPLE, &c.

Recognition to Testify.

23.

Magistrate

Filed

day of

188

Subscribed and sworn to before me, this 24th day of May, 1881.
Police Justice.

0163

Police Court

6th

District.

CITY AND COUNTY }
OF NEW YORK. } ss.

James Kane
of No Shapt 21 New Bedford Street, Cambridge
being duly sworn, deposeth and saith that on the 26th day of September
1887, at the 24th Ward of 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, without his consent and against his will, the FOLLOWING PROPERTY, VIZ:

Silver coin of the issue of the United States of value and denomination as follows: One of One Dollar and one of Fifty Cents - in all

of the value of One Dollar and Fifty Cents ~~DOLLARS~~,
the property of deponent

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

George Hanfield, now here, from the following facts: About noon on said day deponent was walking along Oliffe Park Road near Shapt No 21, when he was accosted by said Hanfield, who asked "Have you any bloody money about you?" Deponent said "no", and two men came out of the bushes along said road and caught hold of deponent, and said Hanfield struck deponent on the face and knocked deponent down. Said Hanfield, while deponent was down, took said money from a pocket in deponent's trousers.

James Kane
his mark

Sworn before me, this

27th

day of September, 1887

David C. McQuillan POLICE JUSTICE.

0164

Sec. 198-200.

6 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss

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

Question. What is your name.

Answer. George Hanfield

Question. How old are you?

Answer. 22 years

Question. Where were you born?

Answer. England

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

Answer. Kingsbridge; 5 weeks

Question. What is your business or profession?

Answer. Plumber

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

Answer. I am not guilty

Christopher Hackett
George Hanfield
George Hanfield

Taken before me this

27

188

Police Justice

0165

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

Hamfield

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

Dated September 29th 1887

Wm. J. J. J. Police Justice.

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

Dated _____ 188 _____

Police Justice.

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

Dated _____ 188 _____

Police Justice.

0166

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

The Justice presiding in this Court will hear and determine this case by reason of my absence

Sam'l C. Reilly
Police Justice

#144
Police Court

1645 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

H.D.
James Kane Bailed by
Wm. Riley 78 Kingsbridge
1 George Hanfield
2
3
4

Offence

Dated September 22nd 1887

O'Reilly Magistrate.

10th Precinct.

Witnesses Peter McCormack

No. 21, New York Street.

Street.

Complaint submitted to the

House of Representatives in default

of \$100 to appear (Fines)

Sam'l C. Reilly Police Justice

\$5.000

ann

0167

Hanan & Son.

Centre and White Sts.

New York Nov. 12 1887

To whom it may concern
The bearer Michael Hogan
was in our employ for about
three years up to three or
four weeks ago when he was
laid off for a short time during
the dull season. We found
him a good steady honest
boy
Hanan & Son

0168

HANAN & SON,
CENTRE AND WHITE STREETS,
NEW YORK.

To whom it may concern

0169

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Figoras Handfield

The Grand Jury of the City and County of New York, by this indictment, accuse *Figoras Handfield* —

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

The said *Figoras Handfield*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *26th* day of *September*, in the year of our Lord one thousand eight hundred and eighty-seven, in the day time of the said day, at the Ward, City and County aforesaid, with force and arms, in and upon one *James Kane*, — in the peace of the said People, then and there being, feloniously did make an assault, and

one silver coin of the United States of the kind called dollars, of the value of one dollar, and one other silver coin of the United States of the kind called half dollars, of the value of fifty cents, —

of the goods, chattels and personal property of the said *James Kane*, from the person of the said *James Kane*, against the will, and by violence to the person of the said *James Kane*, — then and there violently and feloniously did rob, steal, take and carry away, *(the said*

Figoras Handfield having then and there aided by two accomplices, actually present, whose names are to the Grand Jury aforesaid unknown)

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

Richard W. Macdonald

District Attorney.

0170

BOX:

279

FOLDER:

2671

DESCRIPTION:

Harley, Clande

DATE:

10/04/87



2671

0172

POLICE DEPARTMENT OF THE CITY OF NEW YORK,

Precinct No. 129

Opium Evidence against
133 West 36th St. between 18th
and 19th Sts. / Sp. Jackson

0173

Sec. 151.

Police Court 2 District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
 Justices for the City of New York, by *JAMES M. JACKSON*
 of No. *19* *Prison Police* ~~Street~~, that on the *24* day of *September*
 188*7* at the City of New York, in the County of New York,

*Claude Hurley did unlawfully keep
 and maintain at premises No. 133
 West 36th Street a place to be resorted
 to by others for the purpose of smoking
 opium and where opium is sold and
 given away & he smoked therein, in violation
 of Chapter 165 Laws 1882 of State of New York*

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said
 Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant, and bring *him*
 forthwith before me, at the *2* District Police Court, in the said City, or in case of my absence
 or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to
 be dealt with according to law.

Dated at the City of New York, this *26* day of *September* 188*7*

James M. Jackson POLICE JUSTICE.

0174

STATE OF NEW YORK.
CITY AND COUNTY OF NEW YORK, { ss.POLICE COURT— 2nd DISTRICT.

James M. Jackson
of No. 19th Precinct Police Street, being duly sworn, deposes and
says that on the 24th day of September 1887
at the City of New York, in the County of New York,

Claude Harley did unlawfully
open and maintain at and
within premises No. 133 West
56th Street, a place to be
resorted to by other persons for
the purpose of smoking opium
therein, and where opium is
sold and given away to be smoked
at such place, in violation of
Chapter 165 of the laws of 1882
of the State of New York.

That
deponent went to said place
on the morning of the said day,
about the hour of 11 1/2 o'clock, in
company with a woman, and
deponent then and there saw
said Harley prepare three
pipes of opium for said
woman who smoked the
same in deponent's presence
in said place. That said Harley
prepared three pills of opium
and gave them to said woman
who handed them to deponent.
Deponent therefore says he may
be arrested and dealt with
as the law may direct.

James M. Jackson

James M. Jackson
24th day of September 1887
Wm. Jackson
Notary Public

0175

W
Police Court, 2nd District
THE PEOPLE, &c.,
ON THE COMPLAINT OF
James M. Jackson
vs.
Claude Harley

AFIDAVIT.
Hepburn, Sperry & Co.

Dated Sept. 26th 1887

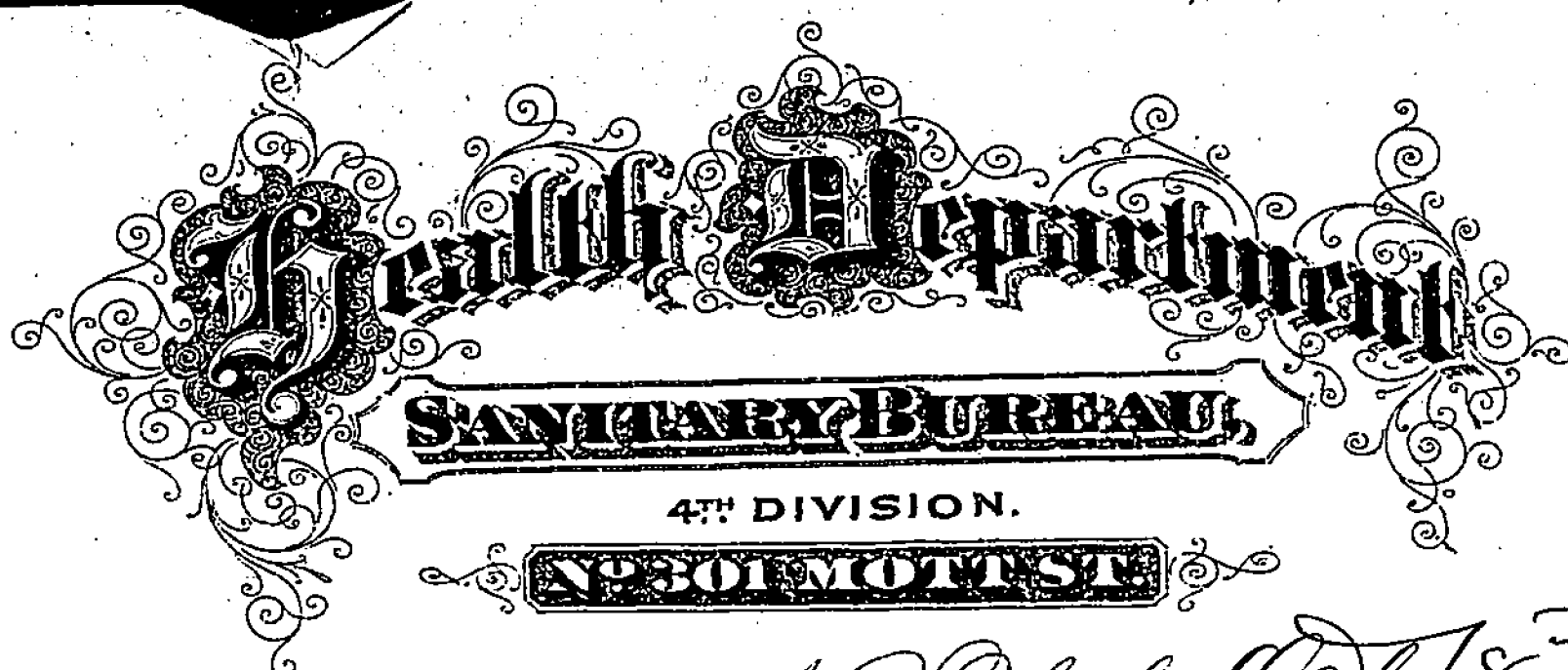
Paterson Magistrate.

Jackson 19 Officer.

Witness,

Disposition,

0176



New York Oct. 18th 1887

To Captain Thomas Riley
19th Precinct.

Sir:

I hereby certify that I have
examined the substance submitted to
me by you on the 30th ultimo and
find it to be opium prepared for
smoking purposes.

Respectfully Yours
Yours Obedt. Serv.
Chief Inspector.

0177

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name.

Answer. Claud Harley

Question. How old are you?

Answer. 27 years old

Question. Where were you born?

Answer. Pennsylvania

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

Answer. 133 W. 56 St. one month.

Question. What is your business or profession?

Answer. Actor

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

Answer.

I am not guilty and
I demand a trial by jury
Claud Harley.

Taken before me this

day of

188

Samuel J. Justice

Police Justice.

0178

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

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

Dated *Sept 27* 188 *J M Patterson* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0179

6

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street,

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

F3
Police Court-- *1576* District

THE PEOPLE &c.,
ON THE COMPLAINT OF

James M. Jackson
19th Precinct
Clan & Harley

1 _____
2 _____
3 _____
4 _____

Offence Keeping and Maintaining an open joint

Dated *Sept 27* 188*7*

Patterson Magistrate.

Capt Riley Officer.

19th Precinct.

Witnesses _____

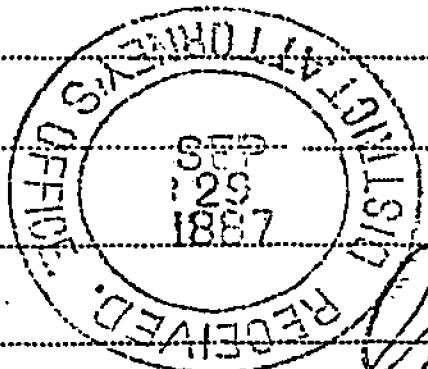
No. _____ Street.

No. _____ Street.

No _____ Street.

\$ *1000.* to answer *Gen Sec*

Compt



Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Rhonda Harder

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

Rhonda Harder of a Misdemeanor, -

~~of the CRIME of~~

committed as follows:

The said *Rhonda Harder* -

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

did unlawfully maintain in a certain building there situate, to be resorted to by other persons, a place where opium and its preparations was sold and given away, to be smoked at the said place, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

Second Count.

And the Grand Jury aforesaid, by this indictment further accuse the said Rhonda Harder of a Misdemeanor,

committed as follows:

The said Claude Madry, late of the Ward, City and County of said, afterwards, to wit, on the day and in the year aforesaid, at a certain place in a certain building there situate, where opium and its preparations was sold and given away, he he smoked at the said place, did unlawfully sell and give away to one James M. Jackson, and to divers other persons to the great injury aforesaid, unlawfully, opium and its preparations to be there smoked and used, 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

Richard J. Brantner

District Attorney.

0182

BOX:

279

FOLDER:

2671

DESCRIPTION:

Harris, Barnet

DATE:

10/31/87



2671

0183

BOX:

279

FOLDER:

2671

DESCRIPTION:

Blumberg, Bernard

DATE:

10/31/87



2671

PI December 14 1899

Witnesses:

Dec 31 1899
Attest to the
truth of the above

Ernest L. Smith
Witness of the same

James C. Brown
Witness of the same

Admitted to naturalization

of the Court and registered

of the Court and registered

of the Court and registered

of the Court and registered

of the Court and registered

of the Court and registered

of the Court and registered

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of the Court and registered

of the Court and registered

of the Court and registered

of the Court and registered

THE PEOPLE

vs.

Harriet Harris

and

Edward Blumberg

Section 72 Penal Code

RANDOLPH B. MARTINE,

District Attorney.

Nov 11 1899

15713

True Bill.

Nov 11 1899

15713

Foreman.

Dec 14/99

Paul Discharged

Form No. 140.

Application to the Health Department to approve Plan for Light and Ventilation of Proposed Tenement House.

In pursuance of Chapter 908 of the laws of 1867, as amended by Chapter 504 of the laws of 1879, and Chapter 399 of the laws of 1880, application is hereby made to the Board of Health of the Health Department of the City of New York, to approve the plans herewith submitted for Light and Ventilation of the Tenement Houses described in the following specifications, which are hereby made a part of said plans. The plans and specifications are to be construed together; but in case of any difference between them, these specifications, subject to such conditions as may be imposed by the Board of Health, are to govern.

Location No. 233 and 235 Division St. Number of Buildings Two
 Owner Bernard Harris Address 244 E. B'way
 Architect Bernard Louis Blumberg Address 246 E. B'way
 Architect Herper Bros Address 191 Broadway
 Size of Lot 23.0' x 63.0' Size of Building 23' x 51' No. of floors above cellar five
Stories Size of Extension No. of floors above cellar

Basement—how to be occupied Basement Ceiling—height above sidewalk Cellar—how to be occupied as Storage & Wood housesCellar Floor—depth below sidewalk 7' 6"

Floors.	Cellar	Basement	1st	2d	3d	4th	5th	6th	7th
No. of Families to be on each Floor.	<u> </u>	<u> </u>	<u>2</u>	<u>2</u>	<u>2</u>	<u>2</u>	<u>2</u>	<u> </u>	<u> </u>
Height of Ceilings	<u>7' 0"</u>	<u> </u>	<u>11' 6"</u>	<u>10' 0"</u>	<u>9' 6"</u>	<u>9' 3"</u>	<u>9' 3"</u>	<u> </u>	<u> </u>
Inside Rooms, No. on each floor	<u> </u>	<u> </u>	<u>4</u>	<u>8</u>	<u>8</u>	<u>8</u>	<u>8</u>	<u> </u>	<u> </u>

Inside Rooms, how lighted by WindowsInside Rooms, how ventilated by windows and FanlightsHalls—how lighted and ventilated by Sash doors, Windows, Fanlights, SkylightWill each Living room communicate directly with the External Air? YesWILL EACH BED ROOM HAVE A WINDOW OPENING DIRECTLY TO THE EXTERNAL AIR? YesSize of Windows opening on Light and Air Shafts 3' 0" x 5' 6"AREA OF OPENINGS AT TOP OF EACH LIGHT AND AIR SHAFT full sizeHeight of Louvre Sides above Roof 3 ft.Size of Fanlights over all Doors 1' 6" resp 1' 3" by the width of the doorsSkylights, No. of each house Size three or two 4' 0" x 4' 5" Where Located above Light shaft
4 x 10 HallwayCellar—how lighted and ventilated? by windowsCellar—will it be made water-tight? Yes By what means? Concrete.

15

0186

WHAT ADDITIONAL STRUCTURE, IF ANY, WILL BE ON THE LOT? noneDistance from extreme rear of House to rear Line of Lot 12' 0"Distance from extreme rear of extension to rear line of Lot No. and Location of Water Closets Dimensions of Shaft for Water Closets How arranged at Top to secure Ventilation Size of Windows opening on Water Closet Shaft Location and Description of School Sinks Part with School Sink in Yard.

REMARKS.

SIZE.	AREA.	
1st Vent Shaft 4 x 4 7/8	sq. ft.	
2d " 4 x 4 7/8	sq. ft.	
3d " " x "	sq. ft.	
4th " " x "	sq. ft.	
Main Yard, 12 x 23	276 sq. ft.	
Rear Yard, x	sq. ft.	
Alley, x	sq. ft.	
Front House, 23 x 51	1173 sq. ft.	
Rear House, x	sq. ft.	
Lot, 23 x 63	1449 sq. ft.	

Percentage of lot covered 78 1/4 %Dated June 9th 188 7

(Signatures of Owner and Applicant.)

Herbert Davis
for
the Owners.

PERMIT.

Upon the statements contained in the foregoing application and specifications the plan for Light and Ventilation submitted therewith was approved by the Board of Health of the Health Department of the City of New York at the meeting thereof held July 20 188 7, subject to the following conditions and Regulations:

SPECIAL CONDITIONS.

[NOTE.—These special conditions take precedence of all regulations.]

REGULATIONS.

[NOTE.—These regulations govern in respect to particulars not covered by the plan and specifications or special conditions.]

Ventilation of Rooms.

Every habitable room must have at least one window opening directly upon the street or yard, or upon a court or light shaft.

Light and Air Shafts.

Every light and air shaft for habitable rooms must be at least twelve square feet in area for a three-story house, sixteen square feet in area for a four-story house, and twenty square feet in area for a five-story house; and in every case not less than two feet wide in the clear. Shafts or courts between two houses and common to both, must be of double this area, and not less than four feet wide. But in houses where there are five interior rooms in a line on a floor, the area of shafts must be 50 per cent. greater than above prescribed; and where there are six interior rooms in a line on a floor, the area of each shaft must be at least 100 per cent greater than the minimum above prescribed.

The foregoing regulations as to areas of light courts and shafts apply only to tenement houses where not more than five floors are to be tenanted. In houses where a greater number of floors will be tenanted, the courts and light shafts must, in each case, be of such area and construction as specially required by the Board of Health and indicated by the plans and specifications as approved by the Board of Health.

Where the sides of light or ventilation shafts are allowed by the Building Bureau of the Fire Department to be constructed of studding, they shall be extended above the roof not less than three feet, be covered with glass to admit light, and be provided with openings protected by slats so arranged as to admit air, said openings to be at least equal in area to the area of the shaft.

Windows.

The windows of habitable rooms which open on shafts or courts must be hung with weights so as to slide vertically, each window to be not less than twelve square feet in area.

Ventilation of Water Closet Compartments.

Water closets shall not be ventilated by a shaft which ventilates habitable rooms; and where they do not open otherwise to the external air, they must be ventilated by means of a separate shaft, not less than three square feet in area, to extend above the roof, and arranged for the admission of light and air at the top in like manner as the shafts for rooms.

Water Closets, etc.

No privy vault or cesspool shall be allowed, if water closets or a school sink can be connected with the street sewer.

At least one water closet shall be provided for each two families.

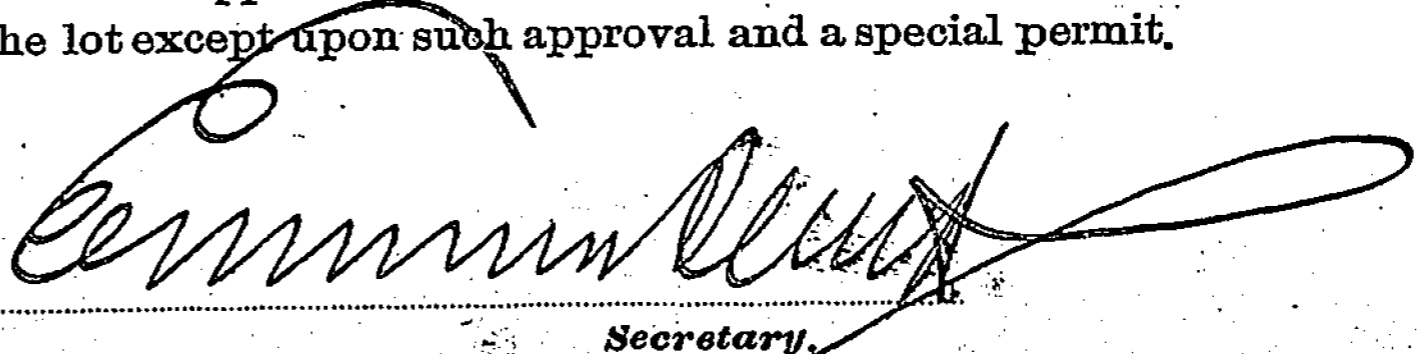
The general privy accommodation shall not be placed in the cellar.

Yards, Areas, etc.

Yards, areas, cellars, and light courts shall be properly graded and drained and flagged or concreted.

Alterations and Additions.

No alteration in the light and ventilation of the premises for which this permit is granted shall be made, except upon the express written approval of the Board of Health; nor shall any additional structure be erected upon the lot except upon such approval and a special permit.



Secretary.

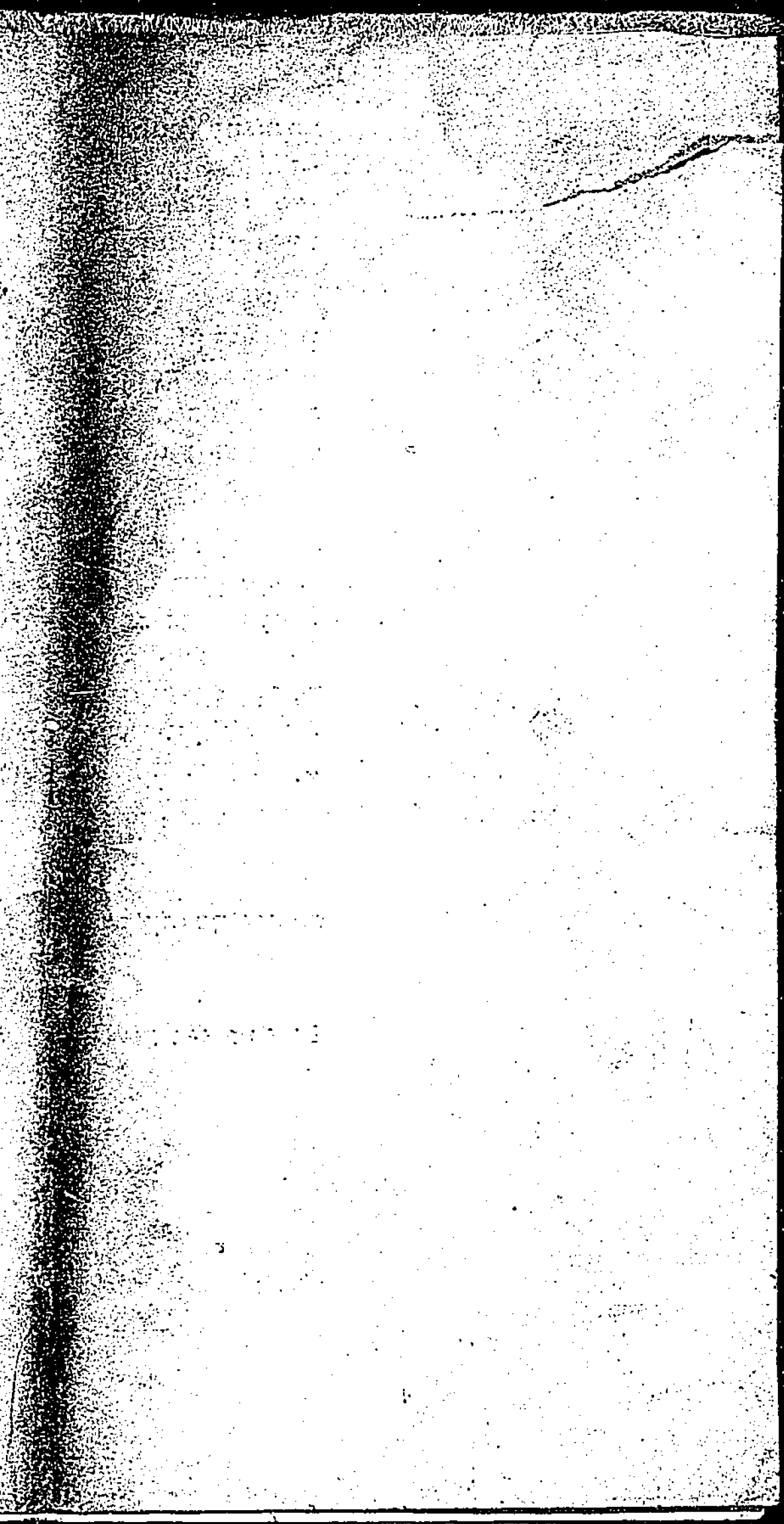
0188

Health Department.

APPLICATION
AND
PERMIT.

Light and Ventilation.

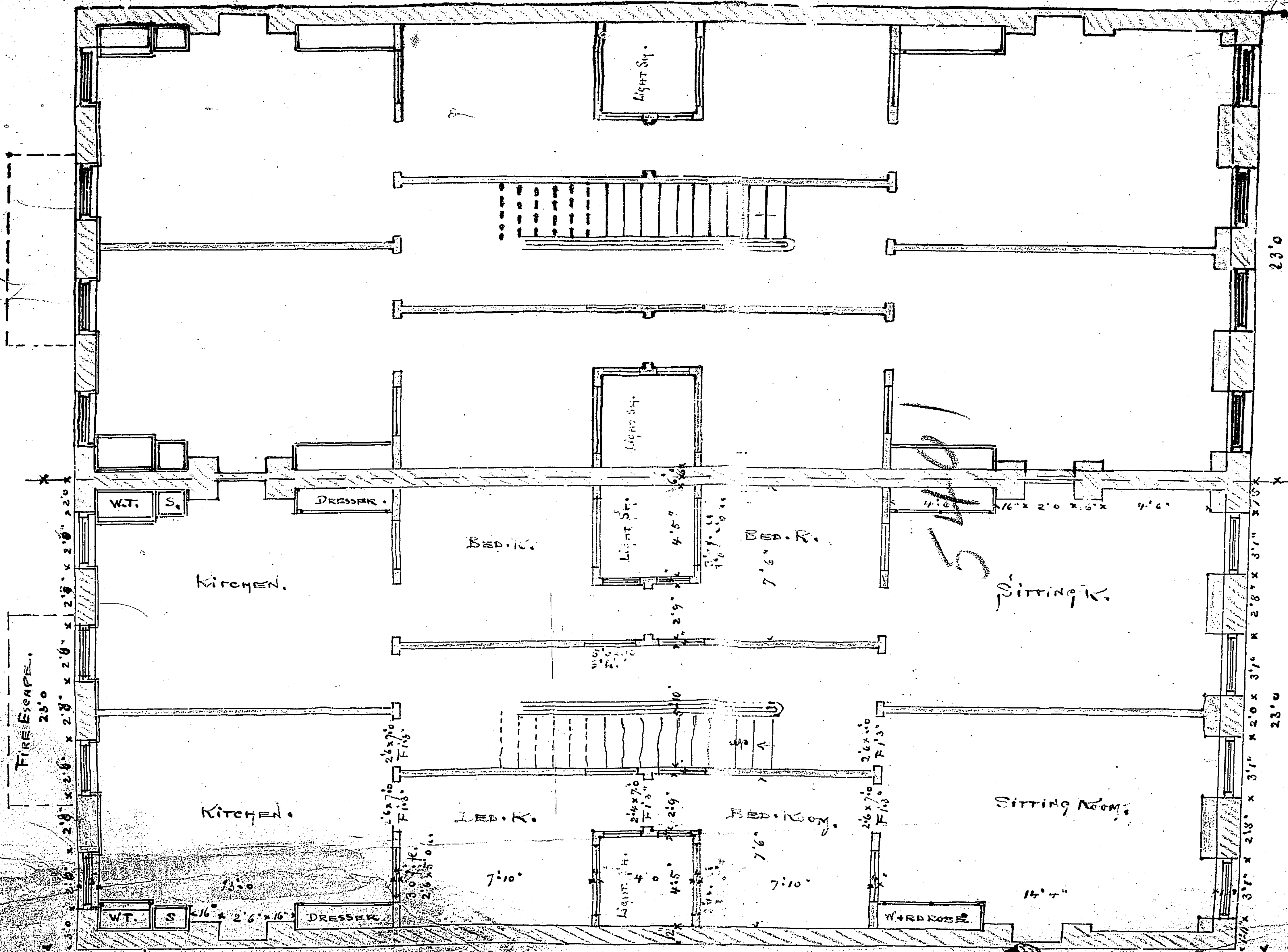
Plan No. 5201.



0189

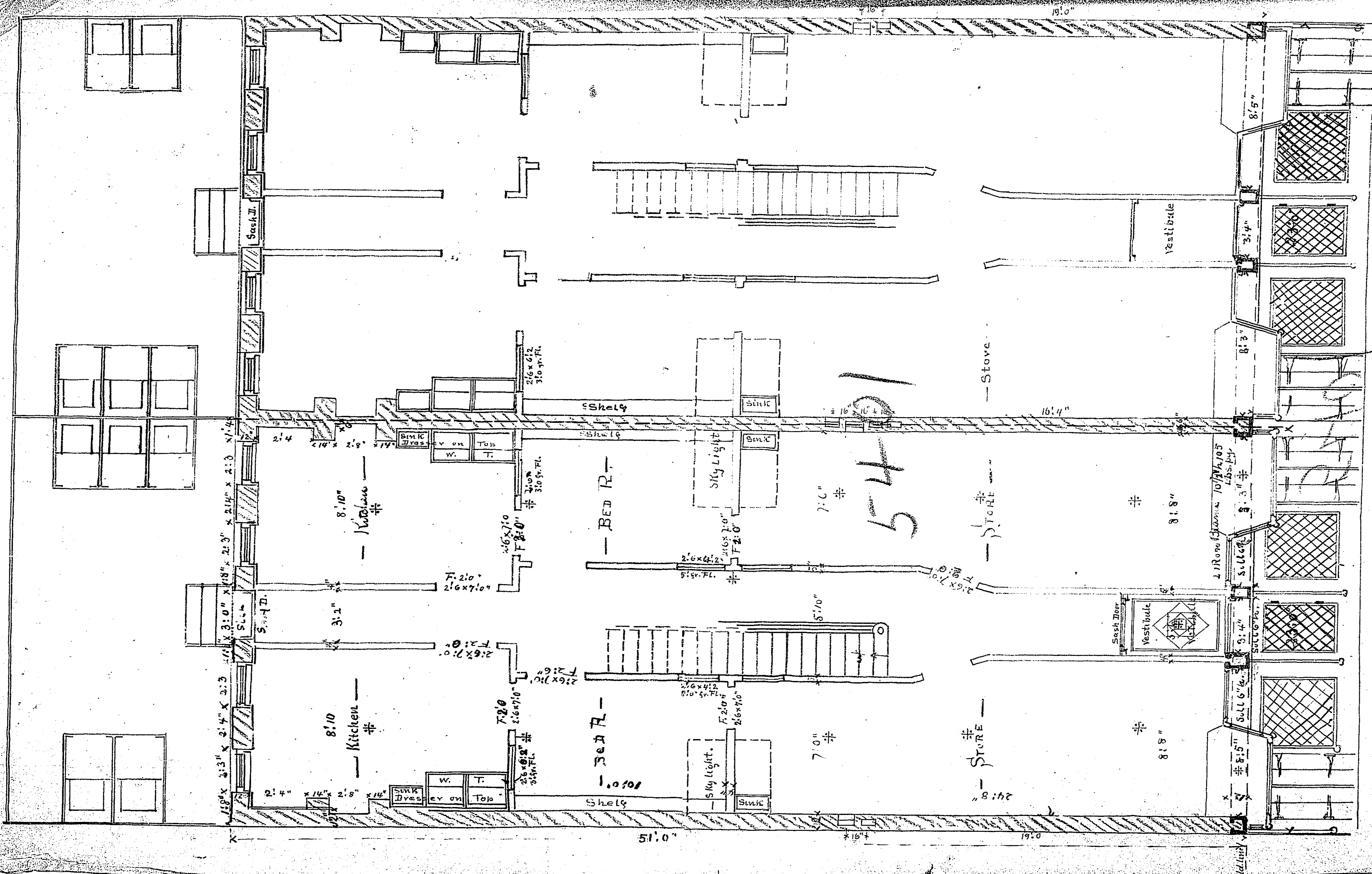
235 E 233 Division Street

N.Y.

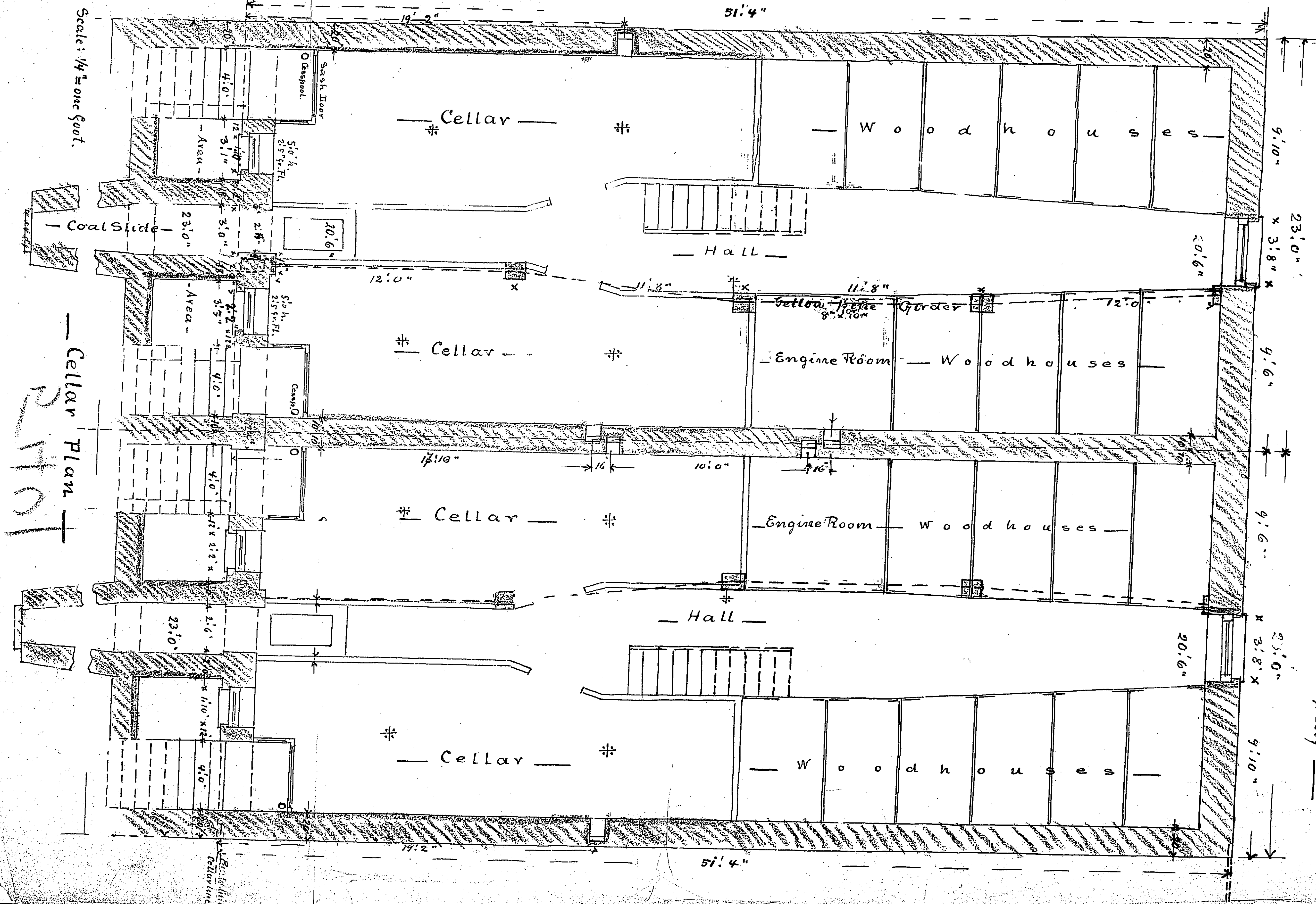


SEPARATE: 4 INCHES ON FOOT. — UPPER STORIES. —

0190



0191



Memo. Harris, Rumburg, Pa.
No. 232, 235 Division St.,
N.Y. City

0192

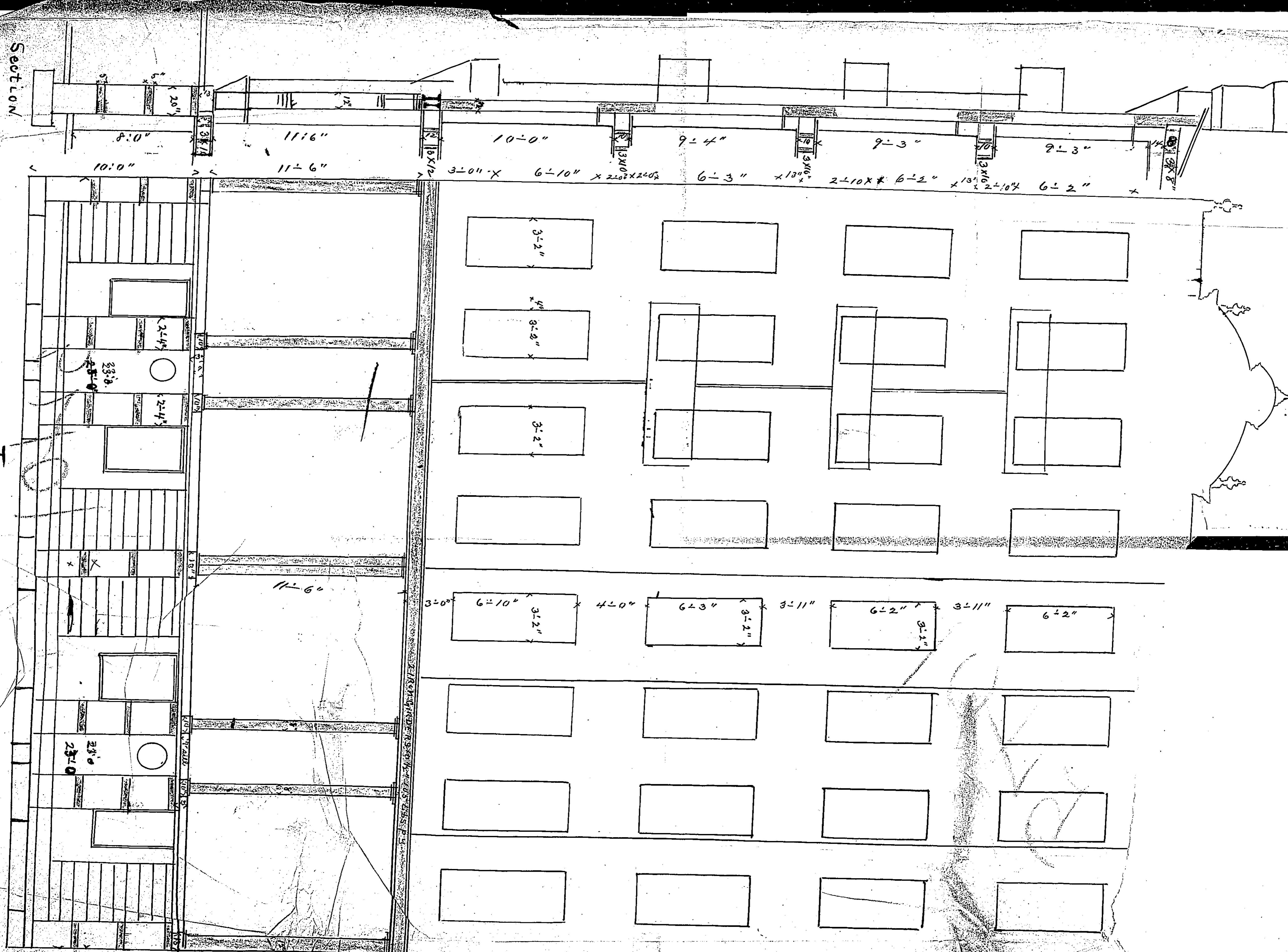
**REDUCTION
CHANGED TO
16X**

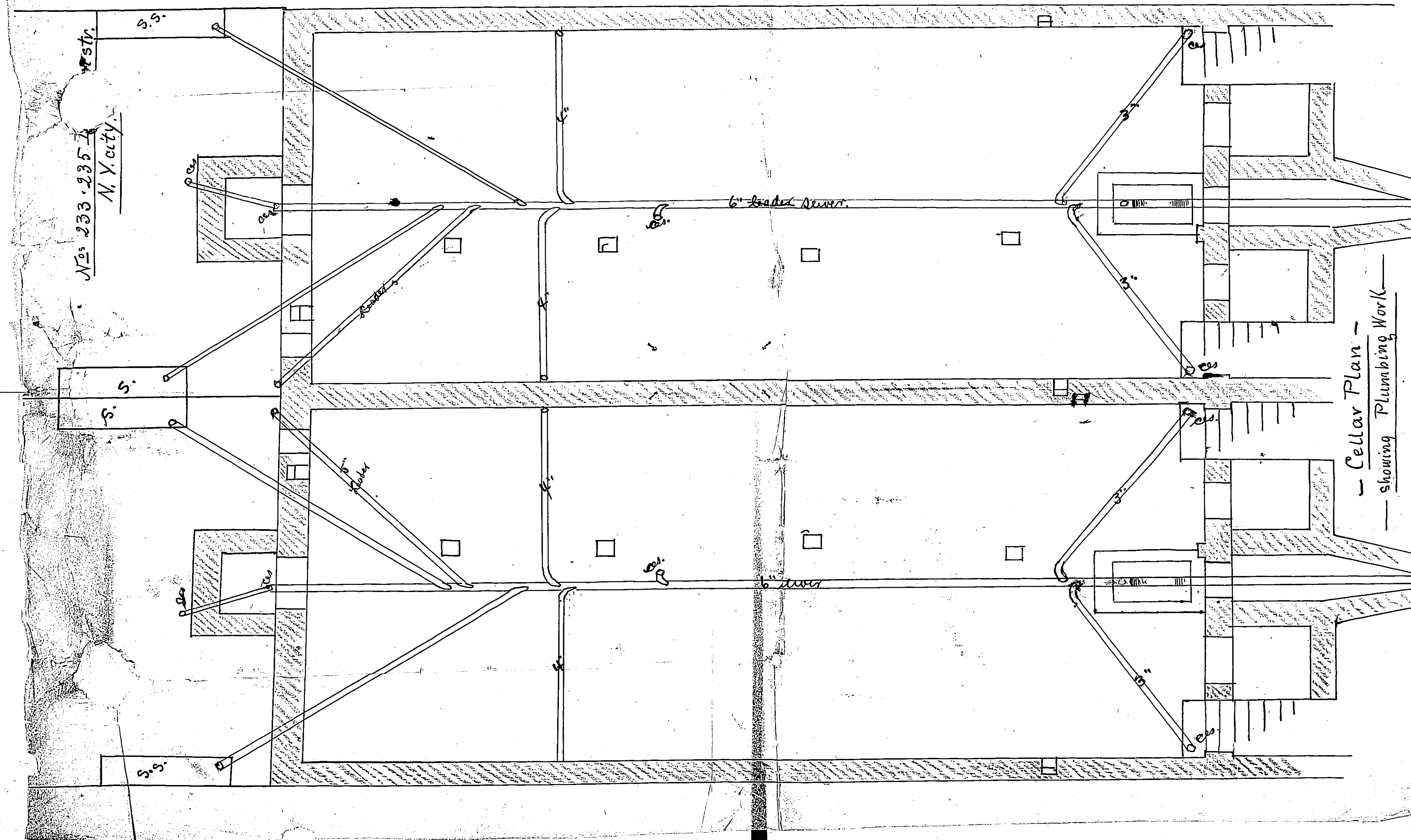
TORN PAGE

0193

Section

Front Elevation





— Cellar Plan —
— Showing Plumbing Work —

— 233, 235 Division str. —
— N.Y. city —

— Section —
— Showing Plumbing Work —



0196

REDUCTION
RESTORED TO
14X

0197

PART 3
THE COURT-ROOM IS IN THE BROWN STONE BUILDING, AND FRONTING THE CITY HALL.

If this Subpoena be disobeyed, an attachment will immediately issue.

Bring this Subpoena with you, and give it to the officer at the Court-Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA—(DUES TECUM.)

FOR A WITNESS TO ATTEND THE

Court of *General Sessions of the Peace*

The People of the State of New York,

To *The Secretary of the Board of Health of the Health Department of the City of New York*

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you appear in your proper person, before the Court of *General Sessions*, to be holden

in and for the City and County of New York, at the *Sessions Building* in the Park of the said City, on the *15th* day of *November*

instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

Barnet Harris & Bernard Blumberg
in a case of Felony, whereof *he stands* indicted, and that you bring with you and produce, at the time and place, aforesaid a certain *original record of the resolution or order of the said board appointing one Wm. F. Taaffe as a Sanitary Inspector of said department, also all reports made by said Taaffe as such inspector of violations of the plumbing law committed or suffered in the premises (or buildings thereon situate) No. 733 & 735 Division Street; also the plans & specifications of said buildings filed in said Department in pursuance of law, also the record of any and all proceedings, orders or directions taken or made by said board in pursuance of such reports,*

now in your custody and all other deeds, evidences and writings, which you have in your custody or power, concerning the premises. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. *Frederick Smyth* Presiding Judge of

our said Court, at the City Hall in our said City, the first Monday of *November* in the year of our Lord 188*7*

RANDOLPH B MARTINE, District Attorney.

0198



New York NOV 15 1887

Extract from the Minutes

"Health Department"

"New York, AUG 18 1887"

"*****"

"RESOLVED."

"That the following persons on the eligible list of
"AUG, 16, be and are hereby employed provisionally as Inspectors
"of Plumbing & Ventilation, with salary at the rate of \$1260
"per annum, William F. Taaffe, *****, pursuant to the Rules
"and Regulations of the Civil Service."

A True Copy.

Emmons Clark

Secretary.

Memorandum of an agreement
 between Baruch Harris of the
 City of New York party of the first
 part and the Board of Health
 of the City of New York party of
 the second part

Whereas the party
 of the first part is the owner
 of a parcel of real estate situa-
 ted at no. 233 Division St. and
 no. 244 East Broadway in the
 City of New York measuring
 23:0 in Division St. - 23:0 in East
 Broadway and 106:10 1/2" deep and
 and have in course of erection a
 building on said lot

The party of the
 first part covenants and agrees
 that in case the plot is divided
 a yard of 10:0 shall form part of
 Division St. property and this
 covenant shall run with the
 land and bind the heirs and
 successors in interest of the
 party of the first part except with the con-
 sent of the party of the second part ^{or his successors} ~~in presence~~ where
 of the party of the first part has

0200

Office of the Register of Deeds, &c. } ss.
City and County of New York.

Recorded I have compared the annexed copy with an Instrument
in this office, on the 11 day of July
A. D. 1887 at 3 o'clock 25 min P M in Lib
of Con page
and certify the same to be a correct Transcript therefrom, and of the
whole of said Instrument.

In testimony whereof, I have hereunto subscribed my name and
affixed my official seal, this 9 day of July 18 87
James J. Sloan Register.

W. P. Mitchell, Printer and Stationer

0201

Hereunto set his hand and
seal. *Bornet Harris*

In presence of
Antrowitz

State of New York,

City and County of New York, ss:

On this *7th* day of *July* 1887 ~~before~~
personally came *Bornet Harris*
to me known, and also known to me
to be the individual described in and who executed the
foregoing instrument and acknowledged that
he executed the same for the purposes therein mentioned.

Joshua Antrowitz
Commissioner of Deeds
N.Y.C.

0202

Hereunto set his hand and
seal. *Barnet Harris*

In presence of
Aschua Kantrowitz

State of New York,

City and County of New York, ss:

On this 7th day of July
personally came *Barnet Harris*
to me

1887 ~~1888~~

known, and also known to me
to be the individual described in and who executed the
foregoing instrument and acknowledged that
he executed the same for the purposes therein mentioned.

Aschua Kantrowitz
Commissioner of Deeds
N.Y.C.

0203

Memorandum of an agreement
between Bernard and Louis Blumberg
of the City of New York parties of the first
part the Board of Health of the City of
New York party of the second part

Whereas the parties of the first part
are the owners of a parcel of real estate
situated at no. 235 Division St. and no. 246
East Broadway in the City of New York
measuring 23:0 in Division St. and 23:0
in East Broadway and 106:10 1/2 deep and
have in course of erection a building on said
lot

The party of the first part covenant
and agree that in case the plot is divided
a yard of 10:0 shall form part of the Division
St. property and this covenant shall run with
the land and bind the heirs and successors
in interest of the party of the first part except
with the consent of the party of the
second part or its successors. In witness whereof the
parties of the first part have hereunto set
their hands and seals.

In presence of
Mantrowitz

Bernard Blumberg



Louis Blumberg



0204

Office of the Register of Deeds, &c. } ss.
City and County of New York.

Recorded I have compared the annexed copy with an Instrument
in this office, on the 11 day of July
A. D. 1887 at 3 o'clock 25 min. P M. in Liber
of Cons Peige
and certify the same to be a correct Transcript therefrom, and of the
whole of said Instrument.

In testimony whereof, I have hereunto subscribed my name and
affixed my official seal, this 12 day of July 18 87
James J. Stebbins Register.

W. P. Mitchell, Printer and Stationer, 23 Beekman St. N. Y.

0205

State of New York,

City and County of New York, ss:

On this 7th day of July 1918, I, the undersigned, personally came to me Bernard Blumberg and Louis Blumberg known, and also known to me to be the individuals described in and who executed the foregoing instrument and severally acknowledged that they executed the same for the purposes therein mentioned.

Joshua Kantrowitz
Commissioner of Deeds
N.Y.C.

0206

6921

School rules called for
Rule requires water
closets.

Recommend that plans
be tabled for amendment

John C. Halling
Chief of P.W.

July 25/87

As amended conforming
to Regulations

Aug 4/87

John C. Halling
Chief of P.W.

0207

6921

(Form No. 137.)

ACTION OF THE BOARD OF HEALTH

OF THE

CITY OF NEW YORK,

Upon the Plan submitted with the accompanying Specifications.

Tabled by the Board of Health
July 27 1887 for amendment

Amended
July

As Amended
approved by the
Board of Health
Aug. 11, 1887

Edelman
City clerk

15
7

PS

W39

0208

SPECIFICATIONS

FOR THE

PLUMBING AND DRAINAGE

of *two* house *S. No. 233 & 235* on the *South* side of
Division street, feet of
street.

Dimensions of each house: *28 x 51*

Dimensions of lots: *23 x 63*

Owners *S. Harris & Blumberg* Address,

244 E. B'way
246 E. B'way

Architect, *Hester Bros* Address,

191 B roadway

Plumber,

Address,

Pursuant to the provisions of chapter 450, Laws of 1881, the accompanying plan for the plumbing and drainage of each of the above-mentioned houses, and the following description thereof, is hereby submitted for the approval of the Board of Health, the undersigned hereby agreeing to cause the work to be done and the material to be furnished in accordance therewith, with such modifications as may be required by the Board of Health. No modification of the plan and these specifications, or of the work described therein, will be made, unless the same is previously allowed by said Board; and all work pertaining to the proper plumbing and drainage of the buildings and premises which is not covered by the plan and these specifications, but is found necessary during the progress of the work in order to carry into effect the true intent thereof, will be executed in accordance with the directions of the said Board of Health.

I.—General Directions.

Materials and labor.

The plumber will furnish all materials and perform all labor requisite and necessary for putting up and completing all the plumbing work in a good and thoroughly workmanlike manner, according to the drawings and these specifications.

Specifications to govern.

The plans and specifications are to be construed together, but where the specifications vary or conflict with the drawings, the plumber is to be governed by the specifications.

Notify Board of Health.

The plumber will send notice to the Board of Health when the work will begin.

Quality of materials.

All materials will be of good quality and free from defects.

Arrangement of pipes.

The arrangement of soil and waste pipes will be as direct as possible, and, wherever practicable, the drain, soil, and waste pipes and the traps will be left so that they may at all times be readily examined and repaired. Where they are necessarily placed in partitions or recesses in walls, they will be covered with face boards which will be fastened with screws, so as to be readily removed.

THE PLUMBER WILL ALSO, EXCEPT AS HEREIN OTHERWISE PROVIDED :

II.—Water Connection.

Water supply.

Obtain and pay for all necessary permits, and comply with all corporation laws relating to the subject-matter of these specifications.

Excavate for and insert tap in street main, if necessary.

IV.—House Drain.

Trap on housedrain.

The plumber will make a proper connection with the house sewer, and set a 6 inch cast-iron running, or half S trap just inside of the front wall, with a hand-hole for cleaning, having a cover properly fitted and joined with cement; the trap to be provided with a fresh-air inlet on the house side thereof, of 4 8-inch cast-iron pipe, extending to the sidewalk near the street curb, and properly covered by a galvanized iron grating leaded into the flag-stone.

Fresh-air inlet.

House drain.

Continue the house drain of cast-iron, 6 inches in diameter, and 1 inch thick, along the cellar wall or ceiling from trap, or in a trench cut at a uniform grade, and having a hydraulic concrete base of four inches in thickness, on which the pipe is to rest, to the point shown on the plan, giving it an even fall to the trap of not less than 1 inch, nor more than 1 inch to the foot. To make necessary changes in direction by curved pipes, and all connections by Y branch pipes and one-eighth bends. From the points shown on the plan, branch pipes to be connected with the drain-pipe to receive the soil and waste pipes, the rain-water leader and the connections from the area, cellar, and yard cesspools.

V.—Upright Soil, Waste, and Drain Pipes.

Soil-pipes.

For each water-closet or line of water-closets provide and set 1 inch cast-iron soil-pipe, connecting with the house drain by a Y branch and extending two feet or more above the highest part of the roof or coping. If near a light shaft, 2 feet above the roof. The soil-pipe to have 1 inch branches to receive the traps of the water-closets on each story.

Waste pipes.

Provide and set, with proper connections for each basin, bath, sink, urinal, wash ~~tray~~ and tub, or tier of same, 4 inch cast-iron waste pipe, connected by a Y branch with the house drain, and terminating above the roof in the same manner as the soil-pipe. Connect each of the set fixtures with the waste pipe by a short length of 2 inch lead pipe, with 2 inch trap.

Connections.

Make all connections by Y branches.

Leader; material and location.

The Roofer will provide a leader outside the house, of galvanized sheet iron 5 inches in diameter, to connect with the house drain by a cast-iron trap 5 inches diameter, to be set and connected by the plumber; or the plumber will provide leader inside the house, of cast-iron 5 inches in diameter, caulked with lead, in same manner as the soil-pipe, to be trapped at the base, if it opens near a ventilating shaft or window.

Sales.

Underline all set fixtures *above cellar* with sheet lead of 3 pounds per foot, with edges turned up at least *2 1/4 inch lead* inches, in a secure manner, to prevent overflow. Provide for each safe a *1 1/4 inch lead* pipe, discharging either into an open sink, or upon the cellar floor, or outside the house, as the Architect may direct. These waste pipes will not connect with the safe waste pipes from water-closets or other fixtures, but may discharge into the same sink. In no case will a safe waste pipe be connected directly with the house drain, or with any pipe which discharges into the house drain.

Refrigerator waste

The waste pipe from the refrigerator will be as to discharge into the most convenient open sink. In no case will it be connected directly with the soil or waste pipe, or the drain or sewer, or discharge upon the ground.

VI.—Traps and Trap Ventilation.

Traps.

Trap every ~~water-closet, sink, basin, wash tub, bath, and every tub or set of tubs, and all other sewer-connected fixtures~~ effectively in the manner shown on the plan; the traps to be as near the fixtures as practicable. The traps will be so arranged that in no instance will the waste from a fixture pass through more than one trap before entering the house drain.

Vent for water-closet traps.

Set for all water-closets within the house connected by a branch pipe not less than two inches in diameter, with the crown of each trap, and extended above the roof in the same manner as the soil-pipe, or connected with the soil-pipe above the highest fixture.

Vent for other traps

Set for traps of all other fixtures *2* inch cast-iron vent-pipe, connected by a branch pipe *1 1/2* inches in diameter, with the crown of each trap, extended above the highest fixture, and there connected with the waste-pipe, or extended above the roof separately, as the Architect may direct.

NOTE.—It is not required that every trap shall have a separate air-pipe; several may have branches into one vent, provided that each branch be as large as the waste it serves. It is imperative that every trap shall be so ventilated as to prevent siphoning and to insure a free circulation of air through every foot of pipe.

Grade all air-pipes so as to discharge water collected by condensation.

All waste and vent pipes will be enlarged to four inches in diameter from the roof upwards.

VII.—*Iron Pipes, Thickness, Tests.*

Iron pipes.

All iron pipes must be sound, free from holes and other defects, of a uniform thickness of not less than one-eighth of an inch for a diameter of two, three, or four inches, or five thirty-seconds of an inch for a diameter of five or six inches. Before they are connected each pipe will be thoroughly coated inside and outside with coal-tar pitch, applied hot, or with some equivalent substance satisfactory to the Board of Health. They will be firmly secured in position by

Joints in iron pipes to be caulked.

Caulk all joints in all iron pipe with picked oakum and molten lead, and make the joints impermeable to gases, by bedding the lead with hammer, and caulking iron. No putty or cement joints will be permitted.

Tests.

Before any of the iron pipes are covered, the plumber will stop all the openings, fill the pipes with water, and, if required, allow to stand twenty-four hours for inspection. If preferred by the Inspector from the Board of Health, the peppermint test will be substituted.

If any leak is discovered in a joint, make it tight or replace the defective pipe.

VIII.—*Lead Pipes.*

Connections of lead and iron pipes.

Make all connections of lead with iron pipes by brass or copper sleeves or ferrules of the same size as the lead pipe, set in the hub of the branch of the iron pipe and caulked in with lead; the lead pipe to be attached to the ferrule by a proper solder; wiped joint when practicable. No putty or cement joints will be permitted.

Connections of lead pipes.

To make all connections of lead pipes by wiped joints.

Secure all lead pipes firmly in place with hard metal tacks and screws.

0212

9

XI.—Number, Location, and Description of Fixtures, etc.

Fixtures.

Supply and set up in complete working order the following fixtures of the pattern and kind hereinafter described; the exit pipes to wash basins, bath tubs, wash trays, sinks, and safes, and refrigerator wastes to be provided with strong metallic strainers:

	Basement	1st Floor.	2d Floor.	3d Floor.	4th Floor.	5th Floor.	6th Floor.	7th Floor.	8th Floor.
Water-closets	<u>Five Hoppers in Yard of each house.</u>								
School sinks.	<u>2 in Yard of each house</u>								
Urinals	<u>5 Privies to each house</u>								
Wash Basins.									
Bath Tubs....									
Wash Tubs...	—	4	4	4	4	4			
Sinks.....		2	2	2	2	2			
Refrigerators									
Boilers.....									

Description of water-closets.

Huber - Co's patent Hopper
(no Cisterns)
 supplied with water
 and jet to prevent freezing

0213

11

Description of
wash tubs.

Wood

Description of
sinks.

Galvanized iron

Description of
refrigerators.

15

0214

13

(Signature of owner).....

Herbert Davis
for the
Owners

02 15

SPECIFICATIONS

FOR TIE

PLUMBING

of

Submitted with

PLAN No. 6921

Date

0217

540
Agreements reserving yards
for exclusive use of the tenement
houses ~~file~~ recorded in Registers
office.

Plan now conforms to
arrangement approved by the
Board. John E. Callinan
Chief Clerk

7 ~~Had for~~ copy of
agreement in
relation to exclusive
use of yard by J. H.
Holladay

0218



6TH DIVISION.
{LIGHT & VENTILATION.
{PLUMBING & DRAINAGE.
ROOM No. 43.

New York July 8th 1887

Diagram of No. 233 & 235 Division Street and
surroundings

John S. Perry
Drawn

East Broadway

3 story dwelling

44.0

12.0

5 story tenement
on corner of Erection

3 story

37.0

4 story

No. 235

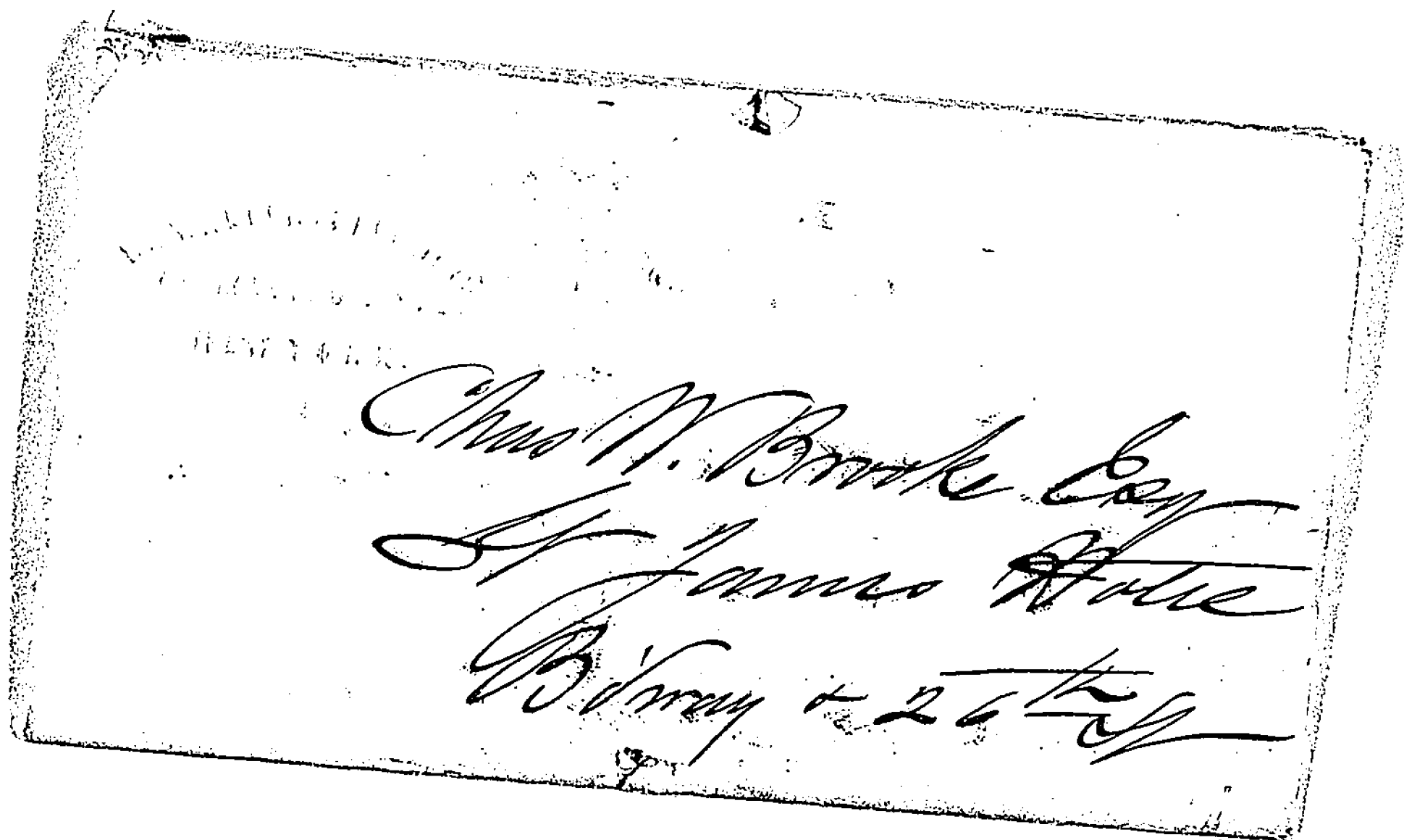
No. 233

Division Street

0219

Feb 15th 88
This is to certify that Mr
Chas W. Burke has been
under my immediate &
personal professional
care for nearly two months
past for an obstinate
attack of Gouty Rheumatism.
and is still suffering greatly
from a relapse of the same.
He is especially unfit for
the requirements of his profession
and I earnestly advise for
him absolute rest & temporary
relinquishment of professional
duties to promote recovery.
Respectfully, Wm M. Jennings M.D.

0220



Chas W. Brooke Esq
St James Hotel
Bilney + 26th St

0221

DISTRICT ATTORNEY'S OFFICE.

New York,188

Witnesses Examined

Wm F Taaffe: 114 E 89

J. C. Collins,

0222

District Attorney's Office.

PEOPLE

vs.

Morris &

Blumberg

Bartley -

If this case is
set for any special
day let it be dis-
posed of on that day.

If not set, let
it be set for some
day next week.

Dec 5/87

R.B.M.

To Mr. Parker

0223



JAMES C. BAYLES,
COMMISSIONER OF HEALTH,
& PRESIDENT OF THE BOARD.

New York Dec. 2nd, 1887

Hon: Randolph B. Martine,
District Attorney.

Sir:-

I have the honor to call your attention to the case of The People vs. Harris & Blumberg, Taaffe ex rel., which comes up again on the 5th of December. This is a case of attempted bribery which is very flagrant, and the action of the inspector in reporting it has brought him into such disfavor that he requires police protection when he goes into the neighborhood in the discharge of his duties. I am informed that it has twice been called and adjourned. Without wishing in any way to appear to suggest a course of procedure on the part of so able and conscientious a public prosecutor as yourself, I beg to remind you that frequent adjournments in such cases are attended with great disadvantage to the public service. The heads of divisions, Inspectors, Police Officers, and other persons who are required to attend at Court when cases of this kind are set down for hearing, are withdrawn from other and somewhat

0224

Hon: R.B.Martine 2.

exigent duties and usually lose the greater part of a day in fruitless attendance when the case in which they are called as witnesses is adjourned. I would most respectfully ask that so far as you can prevent it, the interests of the public service be not made secondary to the convenience of defendants; and that if the case mentioned is reached on the day set down for hearing, the work of this Department be considered a sufficient reason for opposing any further adjournment.

With much respect,

James C. Bayley
President.

0225

The People

vs

Harris &

Blumberg

Att. W. Bilberg

0226

PEOPLE

vs.

Two new buddies are
233 & 235 Division
Street - Harris corner
of 233 & Broadway, at
235. —

The new two house is near
at or 244 & 246 East
Broadway, owned by the
depts.

Plan has been filed
with Health Dept.
& approved Aug 11/57
for plan of drainage
for new houses.

0227

STENOGRAPHER'S MINUTES.

District Police Court.

THE PEOPLE, &c., IN COMPLAINT OF

Wm J. Laaffe

VS.

Barnett Harris

Bernard Blumberg

BEFORE HON.

John J. Gorman

POLICE JUSTICE,

Oct 4 1889

APPEARANCES:

For the People,

For the Defence,

Alfred Steckler

Heinz Greenbaum & Schram 1889

INDEX.

WITNESSES.

Direct Ex.

Cross Ex.

Re-Direct.

Re-Cross.

Wm J. Laaffe

6

1-6-7.

John C Collins

5

1

8

0228

3

DISTRICT POLICE COURT.

THE PEOPLE,

ON COMPLAINT OF

Wm F. Laaffe

agst.

Barnett Harris

Bernard Blumberg

Examination had

Oct 4

1887

Before

John J. Eorman

Police Justice.

I,

Valerius J. Eorman

Stenographer of the

1

District Police

Court, do hereby certify that the within testimony in the above case is a true and correct copy of the original Stenographer's notes of the testimony of

William F. Laaffe

and John C. Collins

as taken by me on the above examination before said Justice.

Dated

Oct 4

1887

Valerius J. Eorman

Stenographer.

John J. Eorman

Police Justice.

0229

1

Police Court.

Third District.

.....X

The People &c,

Wm. F. Taaffe,

-vs-

Barnett Harris,

Barnard Blumberg.

Examination

Before

Justice Gorman,

Oct. 4, 1887.

.....X

W I L L I A M F. T A A F F E, the complaining witness,
being cross-examined upon his affidavit by Alfred Steckler,
Counsel for Defendants, deposes and says:

Q. You are an inspector for the Board of Health?

A. Yes, sir.

Q. Did you ever know these two defendants? A. I
never knew them before this ~~accident~~ occurrence.

Q. Whom did you see first? A. Mr. Harris.

Q. Where did you see him? A. In his own house; 226
East Broadway.

Q. Was any one with you at the time? A. No.

Q. What did you go there for? A. I went there to see
them with regard to a violation of the building law, chapter

0230

2

450 of the laws of this state. I placed a "violation" on the place.

Q. What was the violation? A. The violation was draining two old houses in East Broadway through a house in Division Street which is contrary to law. I went there on the 23d day of September, to see Mr. Harris to ascertain from Mr. Harris and Mr. Blumberg whether they owned the two houses in Division Street jointly or individually.

Q. What are the numbers of the two houses? A. No. 233 and 235. I saw Mr. Harris at 233. I wanted to see Blumberg in order to ascertain from both what they proposed to do about the violation of the building law.

Q. Was Blumberg present? A. He was not.

Q. What else occurred? A. Mr. Harris sat close to me and after the conversation he said there was no necessity to see Mr. Blumberg as he answered for him. I told him that the violation would have to be removed and he said that there was no necessity and at the time he said it he put a roll of money into my hand.

Q. Who did that? A. Harris.

Q. Who was with you? A. No one.

Q. You and Harris alone? A. I and Harris were alone.

Q. What did you say? A. I told him I did not do

0231

3

business in that way.

I Q. Is that all? A. Then he said there is no harm in it. Then it occurred to me that I would "play" him, and see exactly what he wanted me to do with the money. I ascertained from him that he wanted me to cover up the violation.

I Q. What did he say? A. He said "There is no necessity to see Mr. Blumberg. We can fix it up ourselves here. The plumber will not make any trouble". That was the time he offered the money. I took the money and counted it.

Q. How much was it? A. Twenty-five dollars.

Q. Is that the money? (Money attached to the complaint shown). A. Yes. That is not the money offered on that day.

I Q. Did you take the money? A. I handed it back. I counted it and handed it back. I told him I did not wish to have anything to do until I would see and fix the matter up. I told him I would see how far I could go before completing the transaction. Mr. Harris appointed the following day at 10 o'clock for a meeting with him at his house.

Q. The same place? A. The same place in the parlor.

I met him with Mr. Blumberg. On my return to the Department

0232

4

I had reported the case to Chief Inspector Collins, and he advised me to carry the transaction through so as to get the necessary proof. This meeting with Harris and Blumberg was under the supervision of Inspector Byrnes. This meeting was on the 24th. When I met Mr. Harris, I said I wanted to see Blumberg because if I had to make things straight I must have his promise go hold me clear in the matter. He sent out and Mr. Blumberg came in and Mr. Harris introduced him to me. Mr. Blumberg asked my name and when I told him he said that is the right name, that is the name that was on the notice. He said it was a great hardship to be obliged to do it; that he had a plumber come and make an estimate the way I wanted it done, and it would cost eighty dollars; that that was too much money. He said to me, "I want you to fix that up so that I won't have to pay him that money". In the meantime, while we were talking Mr. Harris had been to a closet and selected a twenty dollar bill and a five dollar bill from some money that was on a shelf in a closet and he brought it, and gave it to me. He said this should get it fixed. I said, "This is a small sum of money to give me considering the short time I am in the Department". He said "Well, we are very poor and cannot give any more." I took the money from

Harris and I

0233

5

I Harris and I said to Blumberg, "Are you represented in this money?" He said "I am ". I said "What do you want me to do for your share of this money?" He said "I want you to fix that thing up in the Department so that I won't have to lay out any more money". I said to Harris, "What do you want me to do?" He said, "I want you to do the same thing". He said "There is no harm because there are no water closets in the house; there is only a sink. I asked Blumberg if he had unlawful connections made between the separate houses. He said, "Yes; it is done with bricks". When I took the money, he said, "Now we will be all right".

Q. Look at the money attached to the complaint, and say whether that is the money?

I Witness examines two bills attached to complaint; one, a twenty dollar silver note, numbered B2650306, series of 1880, and marked J. C. - C. H. - W. F. T. in writing; the other, a five dollar U. S. bill series 1880, number Z 18484541, marked J. C. -- C. H. -- W. F. T. in writing.

A. Those are the bills I received from the defendants.

J O H N C. C O L L I N S, being duly sworn and examined as a witness for the people deposes and says: I am an In-

5

0234

6

1
spectator for the Board of Health. I identify my marks on the \$20 and \$5 bills shown.

Q. Where did you first see this money? A. In this court.

Q. Who handed it to you? A. The complainant, Mr. Taaffe,

Q. Was that memorandum on it made in Court? A. Yes.

Q. On September 24? A. Yes. My recollection is that Detective Heidelberg made a mark on it. I never saw the money until I saw it in court.

1
WILLIAM F. TAATFE, re-called, and further examined deposes and says: I was present at Police Headquarters when Inspector Byrnes inquired of Harris and Harris acknowledged the transaction.

1
Q. What did he say? A. Byrnes asked, "How much money did you give this man?" He answered "Twenty-five dollars". Byrnes asked, "What did you give it to him for?" He said, "To fix up things". Byrnes asked, "Was that \$25 all yours?" He said, it was half Blumberg's. The Inspector said, "That is twelve and a half for you and twelve and a half for Blumberg?" and he said "Yes".

1
BY THE COURT: Q. In whose name was it? A. Blumberg was not present. Harris made the admission to Byrnes in my

6

0235

7

presence.

CROSS-EXAMINED BY MR. STECKLER:

Q. You did not violate your duties as an officer did you? A. Not that I am aware of.

Q. You were not influenced as an officer by the reception of this money? A. No, sir.

Q. The "violation" that you had placed upon the building, that you have testified to was not interfered with by the reception of this money by you? A. No, sir.

Q. The proceedings against the building are continued in the same way as if the money was not received? A. The "violation" still remains.

Q After you got this \$25 on the 24th, was any one with you? A. No.

Q. After you received it did you go away from the building? A. Yes, sir.

Q. To where? A. To this court.

Q. Whom did you meet here? A. Detective Heidelberg and Mr. Collins.

Q. Did you stop at any place after receiving the \$25 until you came to this court? A. No, sir.

Q. You had the identical money you received from Harris

0236

8

in your possession until you arrived here? A. Yes, sir.

I Q. What law did defendants violate? A. The State law of 1881 chapter 450.

Q. Had you met Harris before the 23rd? A. Never.

Q. You were a perfect stranger to him? A. Yes.

Q. You had never served any papers on him? A. No, sir.

Q. When did you report to the Health Board about this alleged violation? A. On the 8th of September.

Q. You never saw defendants, or either of them at that time? A. No; it is not necessary.

Q. Do you know of your own knowledge whether defendants had been served with any paper? A. Not of my own knowledge

J O H N C. C O L L I N S, re-called, and further examined as a witness for the people, deposes and says: I live at 606 Mott Avenue. I am an Inspector of the Division of Plumbing and Ventilation of the Health Department. I am about 35 years old.

Q. What do you know about this complaint? A. About the 8th of September, Inspector ~~Taff~~ Taaffe reported to me the violation of law that has been described. I told him I regarded it as a very serious case, and to keep a close watch and keep me posted all the time. About the 22d day

8

0237

9

I of the month he came and told me they were trying to use money in violation of law. I told him to go down and get all the facts and secure the arrest of the parties. I told him to go act with Detective Heidelberg for that purpose. On the 23d, he told me he had been there and they offered him money. I told him this sort of thing was getting to be too frequent and that it was time to put a stop to it. He told me that they had offered him money. I told him to get the evidence and report to this court.

CROSS-EXAMINED BY MR. STECKLER:

Q. All your connections with him were in the absence of defendant? A. Yes, sir.

Adjourned to October 7, 2 P. M.

Friday, Oct. 7, 1887.

On the case being called, Mr. Steckler waived further examination for his client.

I Messrs. Hays, Greenbaum and Schram appeared as counsel for the defendant Blumberg, and asked a further adjournment which was denied by the court.

Defendant held to answer.

0238

3 District Police Court.

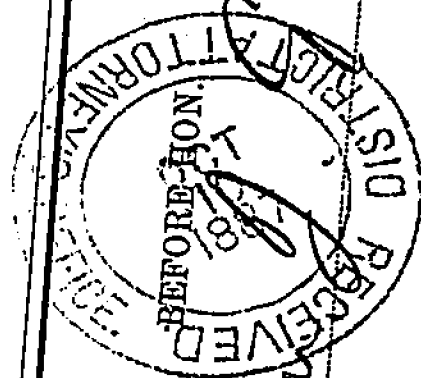
W. F. Laaffe

vs.
Harriet Harris

Bernard Blumberg

STENOGRAPHER'S TRANSCRIPT.

Oct 4-6 1887



John J. Moran

Police Justice.

W. G. Ormsby

Official Stenographer.

0239

FORM NO. 134.



4934

6TH DIVISION
PLUMBING & DRAINAGE.

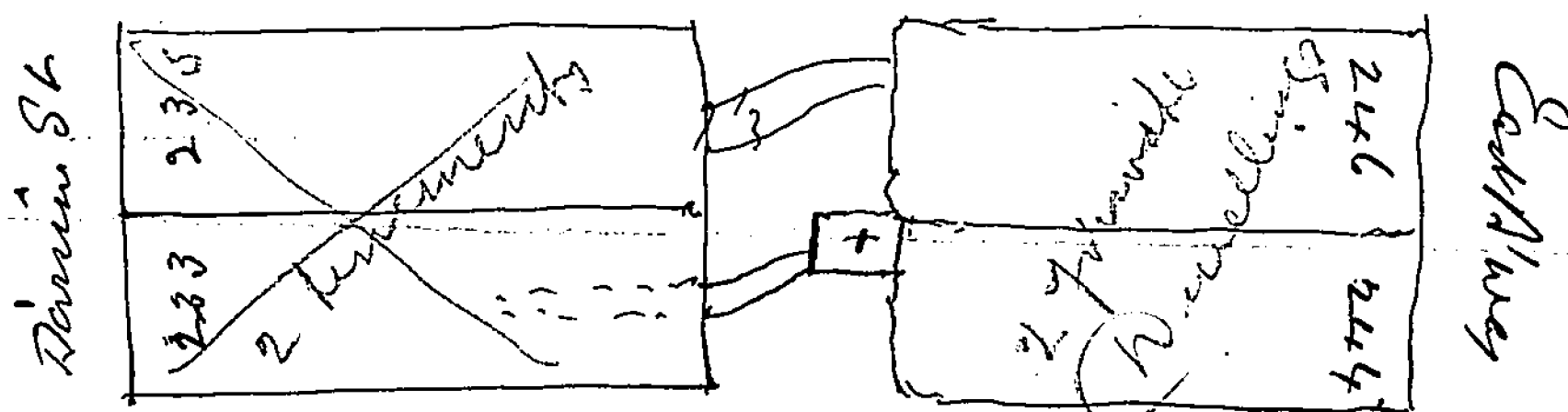
New York, Sept. 9th 1887

JOHN C. COLLINS,
Chief Inspector, Sixth Division.

Sir:

I hereby respectfully report that on the 8th day of Sept
I carefully examined the plumbing and drainage of the two
houses in course of erection on the South side
Division street Nos 233 and 235 and found
the same to be in violation of the plans and specifications therefore filed with and
approved by the Board of Health, and of Chapter 450, Laws of 1884, in the
following respects, viz.:

First, - That a Connection has been
made between the house drains
of 244 and 246 East Broadway
- and the ^{house} sewers in the houses above
referred to (No 233 and 235 Division)
with the object of draining the East
Broadway houses through to Division
St.



Plan No. 6921

Owner's Name Harris & Blumberg Bros.

Owner's Address 244 & 246 East Broadway N.Y.

Plumber
C. Kranichfelh
258 Rivington St

J. J. Lauffe
Inspector.

0240

FORM NO. 133.



New York, Sept. 5 1887

NOTICE OF VIOLATION.

Harris & Blumberg

244 + 246 E. Broadway

Sirs It has been reported to this Board that the plumbing work now in progress in the 21 houses in course of erection at 233 + 235 Division St. is in violation of law and of the Plan and Specifications (No. 6921) heretofore approved by this Board; and you are hereby notified that unless the said plumbing is made to conform to said plan and Specifications within 3 days from the date of the service of this notice, the case will be referred to the attorney of the Board to enforce the law.

Respectfully yours,

EMMONS CLARK,

Secretary.

[EXTRACTS FROM CHAPTER 450, LAWS OF 1881.]

SECTION 3. The drainage and plumbing of all buildings, both public and private, hereafter erected in the City of New York, or in the City of Brooklyn, shall be executed in accordance with plans previously approved in writing by the Board of Health of the said Health Departments of said cities respectively. Suitable drawings and descriptions of the said plumbing and drainage shall in each case be submitted and placed on file in the Health Department. The said Boards of Health are also authorized to receive and place on file drawings and descriptions of the plumbing and drainage of buildings erected prior to the passage of this act in their respective cities.

SEC. 5. Any court of record in said cities respectively, or any judge or justice thereof, shall have power at any time after the service of notice of the violation of any of the provisions of this act, and upon the affidavit of one of the Commissioners of Health of the said cities, to restrain by injunction order the further progress of any violation named in this act or of any work upon or about the building or premises upon which the said violation exists, and no undertaking shall be required as a condition to the granting or issuing of such injunction, or by reason thereof.

SEC. 6. Any person violating any of the provisions of this act shall be deemed guilty of a misdemeanor.

Health Department,
CITY OF NEW YORK.

Notice of Violation.

No. 4934

Inspector *Taaffe*

Served on

REC'D

3d

SEP 8 1887

OFFICE OF 6th DIVISION.

New York, *Sept 8* 1887.

Respectfully forwarded to San. Bureau, 3d Division, for personal service and return.

JOHN C. COLLINS,

CHIEF INSPECTOR.

~~OFFICE OF 3d DIVISION.~~

New York, *Sept 9* 1887.

Referred to San. Police Inspector *Fellman*

for service and report.

W. BULLARD,

CHIEF INSPECTOR

Served a duplicate copy of notice of violation on Harris and Plumber at 244 E. Bway. Rec. by Miss Harris

Philip J. Fellman
San Police

~~OFFICE OF 3d DIVISION.~~

New York, *Sept 10* 1887.

Respectfully returned with report of service, as required,

W. BULLARD,

CHIEF INSPECTOR.

Sept 23rd 1887

Respectfully within

premises and find

the violation still

exists the connection

of the house drain

7244 E Broadway

with No 233 Division

It having been made

by the plumber in

direction of owner

and the connection

between 246 E Broadway

and 235 Division

It being connected with

brick as I am inform

ed by the plumber

who made an exami

by my direction

Wm. Taaffe
San Police

Inspected the

within building

and the old house

No 244 and 246

East Broadway

and find that the

soil pipe connec

tion between the

houses as within

described has

been cut off

- Violation re-

marked -

Wm. Taaffe

San Police

Inspector

0241

0242

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

POLICE COURT,

3 DISTRICT.

of No.

114 East 89

Street, being duly sworn, deposes and says,

that, on the

day of

188

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

he is an Suspector
 of the Board of Health of the city and
 County of New York: That on the
 24th day of September 1887, at No 244
 East Broadway, Barrett Harris of
 No 244 East Broadway and Barnett Blumberg
 of No 246 East Broadway, did each
 and severally ^{felmously} give and offer to defraud
 a bribe under the following Circumstances

That on the above mentioned
 date about the hour of 10 o'clock in
 the forenoon the said Harris in Company
 with the said Blumberg at said
 Harris' residence 244 East Broadway
 unlawfully and feloniously gave and
 offered defraudent one twenty dollar
 bill and one five dollar bill good and
 lawful money of the United States, ^{and legal tender of the} on
 the Condition that defraudent would
 conceal a Violation of Chapter 450 Laws
 of 1881 in relation to the plumbing and
 drainage of Nos 233 and 235 Division
 Street which Houses are now in course
 of Erection and owned by said Harris
 and said Blumberg

Sworn to before me

this 24th day of September 1887

Wm. J. Taffe
 Police Officer

0243

Sec. 192.

3^d District Police Court:

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Patrick G. Duffy a Police Justice
of the City of New York, charging Barnett Harris Defendant with
the offence of Bribe

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

We, Barnett Harris Defendant of No. 244
East Broadway Street; by occupation a grocer
and Bernard Wolbarst of No. 187 Henry Street
Street, by occupation retired Surety, hereby jointly and severally undertake that
the above named Barnett Harris Defendant
shall personally appear before the said Justice. at the 3^d District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of 200
Hundred Dollars.

Taken and acknowledged before me, this 25th

day of September

1887

Patrick G. Duffy
POLICE JUSTICE.

Barnett Harris

B. Wolbarst

0244

CITY AND COUNTY } ss.
OF NEW YORK, }

day of
Sept 1887
Justice

Sworn to before me, this

25th

Remond Wolbant

the within named Bail and Surety being duly sworn, says, that he is a resident and *free*
holder within the said County and State, and is worth *Twenty* Hundred Dollars,
exclusive of property exempt from execution, and over and above the amount of all his debts and
liabilities, and that his property consists of *Home & lot situate at*

60 Orchard St. valued at \$30000
subject to an encumbrance of \$13500.
B. Walbant

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Underlying to appear
during the Examination.

vs.

Taken the day of 188

Justice.

0245

Sec. 192.

3^d

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Patrick G. Duffy Esq a Police Justice
of the City of New York, charging Bernard Blumberg Defendant with
the offence of Bribery

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

We, Bernard Blumberg Defendant of No. 246
East Broadway Street; by occupation a Coal dealer
and Max Lubetkin of No. 12 Attorney
Street, by occupation a Flour dealer Surety, hereby jointly and severally undertake that
the above named Bernard Blumberg Defendant
shall personally appear before the said Justice at the 3^d District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of Ten
Hundred Dollars.

Taken and acknowledged before me, this

26th

day of

September

1887

Max Lubetkin
Bernard Blumberg
POLICE JUSTICE.

0246

CITY AND COUNTY }
OF NEW YORK, } ss.

Sworn to before me, this 25th day of May, 1888.
[Signature]
Justice

Max Lubetkin

the within named Bail and Surety being duly sworn, says, that he is a resident and free
holder within the said County and State, and is worth Twenty Hundred Dollars,
exclusive of property exempt from execution, and over and above the amount of all his debts and
liabilities, and that his property consists of Home & lot no 19

Essex Street, valued at \$30,000 subject
to an Encumbrance of \$10,000

Max Lubetkin

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to appear during the Examination.

vs.

Taken the day of 188

Justice.

0247

Sec. 102.

3^d

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY } ss.
OF NEW YORK,

An information having been laid before Patrick G. Duffy a Police Justice
of the City of New York, charging Barnett Harris Defendant with
the offence of Bribe

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

We, Barnett Harris Defendant of No. 244
East Broadway Street; by occupation a grocer
and Bernard Wallburt of No. 187 Henry Street
Street, by occupation retired Surety, hereby jointly and severally undertake that
the above named Barnett Harris Defendant
shall personally appear before the said Justice. at the 3^d District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of 25
Hundred Dollars.

Taken and acknowledged before me, this 25th

day of September 1887

P. G. Duffy
POLICE JUSTICE.

Barnett Harris

B. Wallburt

0248

CITY AND COUNTY } ss.
OF NEW YORK, }

day of *Sept*
1887
Sworn to before me, this *25*
1887
Justice

Bernard Wolbant
the within named Bail and Surety being duly sworn, says, that he is a resident and *free*
holder within the said County and State, and is worth *Twenty* Hundred Dollars,
exclusive of property exempt from execution, and over and above the amount of all his debts and
liabilities, and that his property consists of *Home & lot situate at*
60 Orchard St. valued at \$30,000
subject to an encumbrance of \$13,500.
B. Wolbant

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to appear
during the Examination.

vs.

Taken the *day of* *1887*

Justice.

0249

Sec. 192.

3^d

District Police Court

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Patrick G. Duffy Esq. a Police Justice
of the City of New York, charging Bernard Blumberg Defendant with
the offence of Bribery

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

We, Bernard Blumberg Defendant of No. 246
East Broadway Street; by occupation a Coal dealer
and Max Lubetkin of No. 12 Attorney
Street, by occupation a Flour dealer Surety, hereby jointly and severally undertake that
the above named Bernard Blumberg Defendant
shall personally appear before the said Justice at the 3^d District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of 25
Hundred Dollars.

Taken and acknowledged before me, this

25th Max Lubetkin

day of

September

1887

Bernard Blumberg

P. G. Duffy

POLICE JUSTICE.

0250

CITY AND COUNTY } ss.
OF NEW YORK, }

Sworn to before me, this 25th day of May, 1888.
[Signature]
Justice

Max Lubetkin

the within named Bail and Surety being duly sworn, says, that he is a resident and *free*
holder within the said County and State, and is worth *Twenty* Hundred Dollars,
exclusive of property exempt from execution, and over and above the amount of all his debts and
liabilities, and that his property consists of *Home & lot no 19*

Essex Street, valued at \$30,000 subject
to an Encumbrance of \$10,000
Max Lubetkin

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to appear during the Examination.

vs.

Taken the day of 188

Justice.

0251

Sec. 1984-200

CITY AND COUNTY
OF NEW YORK, } ss.

3
District Police Court.

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

Question. What is your name?

Answer.

Barnett Harris

Question. How old are you?

Answer.

43 years

Question. Where were you born?

Answer,

Russian

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

Answer.

No 244 East Broadway 3 years

Question. What is your business or profession?

Answer,

Grocer

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

Answer.

*I am not guilty and
demand an Examination
Barnett Harris*

Taken before me this

day of

Sept 1887

Police Justice.

0252

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer.

Bernard Blumberg

Question. How old are you?

Answer.

48 years

Question. Where were you born?

Answer,

Russia

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

Answer.

N^o 248 East Broadway 4 years

Question. What is your business or profession?

Answer,

Coal dealer

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

Answer.

*I am not guilty and
I demand a re-examination*

Bernard Blumberg

Taken before me this

25

day of

July 1935

Police Justice.

0253

Sec. 151.

Police Court 2 District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by William F. Taaffe
of No. 114 East 89th Street, that on the 24th day of September
1887 at the City of New York, in the County of New York,

Barnett Harris and Bernard Blumberg did
each and severally offer and give
a bribe of Twenty give dollars to
Complainant on consideration that he the
Complainant who is an Inspector of the Board
of Health would conceal a violation of Chapter 450
Laws 1881 in relation to the plumbing and drainage of
Dug 233 and 235 Diversey Street which premises are owned by
said defendant
Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to
answer the said complaint.

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring them
forthwith before me, at the 2 DISTRICT POLICE COURT, in the said City, or in case of my absence
or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to
be dealt with according to law.

Dated at the City of New York, this 24 day of September 1887

W F Taaffe
POLICE JUSTICE.

0254

Police Court District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs.

Warrant-General.

Dated *Sept 24* 1887

P. G. Duffly Magistrate

Hickey & Heidelberg Officer.

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

..... Officer.

Dated 188

This Warrant may be executed on Sunday or at
night.

..... Police Justice.

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

Dated 188

Police Justice

The within named

0255

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

Samuel and *Bernard Shumsky*

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

Dated *Sept* 188*7*

J. M. Penrose
Police Justice.

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

Dated _____ 188

Police Justice.

There being no sufficient cause to believe the within named _____

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

Dated _____ 188

Police Justice.

0256

to 7th Oct
12 P.M.

BAILED,

No. 1, by Bernard Wohlisch.
Residence 184 Henry Street.

No. 2, by same.
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

\$1000 for Examination
Friday 30th September
noon lock for

The presiding Magistrate, in
my absence, will please
hear and determine this

Case P. H. Duff
Police Justice

Police Court #37 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William D. Faaff
114 East 89

Samuel Harris
Bernard Blum

St. No. 3 2 0 6 2 5
4

Dated Sept 25 188

Duff Magistrate.

Shirley Hickey Officer.

Central Office Precinct.

Witnesses

No. Oct 12 1889 Street.

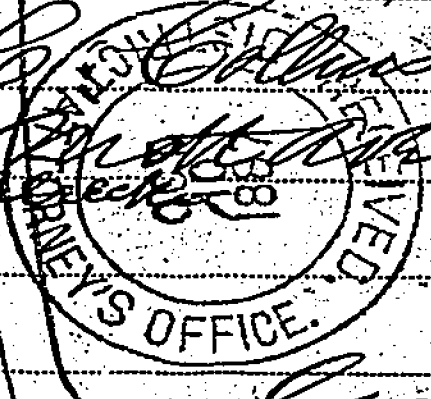
No. 676 Street.

No. or 42 Street.

No. _____ Street.

\$ 1000 to answer

G. J. Ch
Burton



Court of General Sessions of the Peace
Of the City and County of New York.

The People of the State
of New York

Against
Barnet Harris and
Bernard Blumberg

The Grand Jury of the City and County
of New York, by this indictment accuse
Barnet Harris and Bernard Blum-
berg of the crime of Bribery, committed
as follows:

Heretofore, to wit; on the ninth day of
September in the year of our Lord, one thousand,
eight hundred and eighty seven, at the
City and County of New York, one, William
F. Taaffe who was then and there and at
all times herein mentioned a person ex-
ecuting the functions of a public office,
to wit: a sanitary inspector duly appointed
and commissioned by the Board of Health
of the Health Department of the City of
New York and then and there duly qual-
ified and acting as such, in the exercise
and discharge of his powers, duties and
functions as such sanitary inspector,
did report to the said Health Depart-
ment that he had carefully examined on the

0258

eightth day of September in the year
aforesaid, the plumbing and drainage
of the two adjoining and contiguous houses
then in course of erection on the South
side of Division Street in the said City
of New York, and known as numbers
two hundred and thirty-three and two
hundred and thirty-five Division Street
respectively, and that he has found such
plumbing and drainage had not been
executed in accordance with certain
plans and specifications theretofore duly
filed with and submitted for the approval
of the said Board of Health, and which
said plans had been theretofore, to wit: on
the eleventh day of August in the year
aforesaid, duly approved in writing by the
said Board of Health, in that a connect-
ion had been made between the house
drains of the buildings known as number
two hundred and forty-four and two hun-
dred and forty-six East Broadway in
said City (being immediately in the rear
of the first mentioned houses) and the
house sewers in said houses known as
number two hundred and thirty-three and
two hundred and thirty-five Division
Street with the object of draining the said
houses known as number two hundred
and forty-four and two hundred and forty

six East Broadway through to Division Street, contrary to, in violation of and not in accordance with the said plans and specifications, and that by reason thereof, a violation of law had been committed, and was then existing and continuing.

And on the said eighth day of September in the year aforesaid, the said Barnett Harris being then and there the owner of the said house known as number two hundred and thirty three Division Street, and the said Bernard Blumberg being then and there the owner of the said house known as number two hundred and thirty five Division Street and having then and there, the charge and control of the construction of the same, and so being legally accountable and responsible for the said violation of law, were ^{and served with a notice} duly notified in writing by the said Board of Health, that it having been reported to the said Board of Health that the plumbing work then in progress in the said last mentioned houses so then in course of erection and construction as aforesaid, was in violation of law and of the plans and specifications so as aforesaid theretofore approved by the said Board, that unless the said plumbing was made to conform to the said plans

and specifications within three days from the date of the service of the said notice the case would be referred to the attorney of the said Board to enforce the law.

And afterwards, to wit: on the twenty third day of September in the year aforesaid, the said William F. Taaffe, such Sanitary inspector as aforesaid, duly reported to the said Board of Health that he had re-examined the said houses known as numbers two hundred and thirty three and two hundred and thirty five Division Street, and had found that the said violation of law had continued and then yet existed.

And the said Barnett Harris and Bernard Blumberg both late of the City and County aforesaid, well knowing the premises, contriving and intending the said William F. Taaffe, such Sanitary inspector as aforesaid, to induce and persuade the powers and duties of his said office and the trust and confidence thereby reposed in him, to violate, prostitute and betray, afterwards, to wit: on the twenty fourth day of September in the year aforesaid, at the City and County aforesaid, with force and arms did unlawfully wickedly and corruptly, feloniously give, and offer, and cause to be given and

offered, to him, the said William Taaffe, such Sanitary inspector as aforesaid, a bribe, and certain money, to wit: the sum of twenty-five dollars in money, as a bribe, with intent thereby to influence him, the said William F. Taaffe in respect to his act and proceeding in the exercise of his powers and functions as such sanitary inspector in the matter of the violation of law herein set forth and with intent thereby to induce him, the said William F. Taaffe, such Sanitary inspector as aforesaid, to permit and allow such violation of law to continue and exist, and to use his influence to keep and protect them, the said Barnett Harris and Bernard Blumberg from prosecution and punishment and free and clear and exempt from lawful molestation, interference and attack, by reason of the doing and committing by them of the said violation of laws against the form of the Statute in such case made and provided and against the peace of The People of the State of New York and their dignity.

Second Count.

And the Grand Jury aforesaid, by this indictment further accuse the said Barnett Harris and Bernard Blumberg of the same crime of Bribery, committed as follows:

Heretofore, to wit: on the ninth day of September in the year of our Lord, one thousand, eight hundred and eighty seven, at the City and County of New York, one, William F. Taaffe, who was then and there and at all times herein mentioned, a person executing the functions of a public office, to wit: an inspector duly appointed and commissioned by the Board of Health of the Health Department of the City of New York, and then and there duly qualified and acting as such in the exercise and discharge of his powers, duties and functions as such inspector, did report to the said Health Department that he had carefully examined on the eighth day of September in the year aforesaid, the plumbing and drainage of the two adjoining and contiguous houses then in course of erection on the South side of Division Street in the said City of New York and known as numbers two hundred

and thirty three and two hundred and thirty five Division Street respectively and that he had found such plumbing and drainage had not been executed in accordance with certain plans and specifications theretofore duly filed with and submitted for the approval of the said Board of Health, and which said plans had been theretofore, to wit: on the eleventh day of August in the year aforesaid, duly approved in writing by the said Board of Health, in that a connection had been made between the house drains of the buildings known as number two hundred and forty four and two hundred and forty six East Broadway in said city, (being immediately in the rear of the first mentioned houses) and the house sewers in said houses known as number two hundred and thirty three and two hundred and thirty five Division Street with the object of draining the said houses known as number two hundred and forty four and two hundred and forty six East Broadway, through to Division Street, contrary to, in violation of and not in accordance with the said plans and specifications, and that by reason thereof a violation of law had been committed

and was then existing and continuing.
And on the said eighth day of September
in the year aforesaid, the said Barnett
Harris being then and there, the owner
of the said house known as number
two hundred and thirty three Division
Street, and the said Bernard Blumberg
being then and there the owner of
said house known as number two
hundred and thirty five Division Street
and having then and there, the charge and
control of the construction of the same,
and so being legally accountable and
responsible for the said violation of law,
were duly notified ^{and required in the notice} in writing by the
said Board of Health, that it having
been reported to the said Board of
Health that the plumbing work then
in progress in the said last-mentioned
houses, so then in course of erection and
construction as aforesaid was in violat-
ion of law and of the plans and spec-
ifications so as aforesaid theretofore ap-
proved by the said Board, that unless
the said plumbing was made to conform
to the said plans and specifications with-
in three days from the date of the service
of the said notice, the case would be
referred to the attorney of the said
Board to enforce the law.

And afterwards, to wit; on the twenty-third day of September in the year aforesaid, the said William F. Taaffe, such inspector as aforesaid, duly reported to the said Board of Health, that he had re-examined the said houses, known as number two hundred and thirty three and two hundred and thirty five Division Street, and had found that the said violation of law had continued and then yet existed.

And the said Barnet Harris and Bernard Blumberg both late of the City and County aforesaid, well knowing the premises, contriving and intending the said William F. Taaffe, such inspector as aforesaid, to induce and persuade the powers and duties of his said office, and the trust and confidence thereby reposed in him to violate, prostitute and betray, afterwards, to wit: on the twenty-fourth day of September in the year aforesaid, at the City and County aforesaid, with force and arms, did unlawfully, wickedly and corruptly, feloniously give and offer, and cause to be given and offered, to him the said William F. Taaffe, such inspector as aforesaid, a bribe, and certain money, to wit: the sum of twenty-five dollars in money as a

bribe, with intent thereby to influence him, the said William F. Taaffe in respect to his act and proceeding in the exercise of his powers and functions as such inspector in the matter of the violation of law herein set forth and with intent thereby to induce him, the said William F. Taaffe, such inspector as aforesaid, to permit and allow said violation of law to continue and exist and to use his influence to keep and protect them, the said Barnett Harris and Bernard Blumberg from prosecution and punishment and free and clear and exempt from lawful molestation, interference and attack, by reason of the doing and committing by them of the said violation of law; against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

Third Count.

And the Grand Jury aforesaid, by this indictment, further accuse the said Barnett Harris and Bernard Blumberg of the same crime of Bribery, committed as follows:

The said, Barnett Harris and Bernard Blumberg, both late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, unlawfully, wickedly and corruptly, did feloniously give and offer, and cause to be given and offered to one, William F. Faaffe, who was then and there a person executing the functions of a public office, to wit: a sanitary inspector duly appointed and commissioned by the Board of Health of the Health Department of the City of New York, then and there duly qualified and acting as such, a bribe, and certain money to wit: the sum of twenty five dollars in money, as a bribe, with intent thereby to influence him, the said William F. Faaffe, such sanitary inspector as aforesaid, in respect to his act and proceeding in the exercise of his powers and functions as such sanitary inspector in the matter of a certain violation of law, by them, the said Barnett Harris and Bernard Blumberg, committed in that they, being the owners of two certain adjoining and contiguous houses then in course of erection and construction

on the south side of Division Street in the said City, and known as numbers two hundred and thirty three and two hundred and thirty five Division Street, to wit: the said Barnet Harris being the owner of the house known as number two hundred and thirty three Division Street, and the said Bernard Blumberg being the owner of the other house known as number two hundred and thirty five Division Street and having the charge and control of such erection and construction, had then lately before, caused, suffered and permitted the plumbing and drainage of the said houses to be executed and done, contrary to and not in accordance with certain plans theretofore duly filed with and submitted for the approval of the said Board of Health, and which said plans had been theretofore, to wit: on the eleventh day of August in the year aforesaid, duly approved in writing by the said Board of Health - and which said violation of law, at the time of the committing of the offense herein alleged, then yet existed and continued; and with intent thereby to induce him, the said William H. Taaffe, such saw-

itary inspector as aforesaid, to permit and allow the said violation of law to continue to be, and exist, and to use his influence to keep and protect them, the said Barnett Harris and Bernard Blumberg from prosecution and punishment and free and clear and exempt from lawful molestation, interference and attack, by reason of the doing and committing by them of the said violation of law: 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 Grand Jury aforesaid, by this indictment further accuse the said Barnett Harris and Bernard Blumberg of the same crime of Bribery, committed as follows.

The said Barnett Harris and Bernard Blumberg, both late of the City and County aforesaid, afterwards to wit: On the day and in the year aforesaid at the City and County aforesaid, with force and arms, unlawfully, wickedly and corruptly, did feloniously give and offer, and cause to be given and offered

to one, William F. Taaffe, who was then and there a person executing the functions of a public office, to wit: an inspector duly appointed and commissioned by the Board of Health of the Health Department of the City of New York, then and there duly qualified and acting as such, a bribe, and certain money, to wit: the sum of twenty five dollars, in money, as a bribe, with intent thereby, to influence him, the said William F. Taaffe, such inspector as aforesaid in respect to his act and proceeding in the exercise of his powers and functions as such inspector in the matter of a certain violation of law by them, the said Barnett Harris and Bernard Blumberg committed, in that they, being the owners of two certain adjoining and contiguous houses then in course of erection and construction on the south side of Division Street in the said City, and known as numbers two hundred and thirty three and two hundred and thirty five Division Street, to wit: the said Barnett Harris being the owner of the house known as number two hundred and thirty three Division Street, and the said Bernard Blumberg, being the owner of the other house

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known as number two hundred and thirty-five
Division Street, and having the charge and
control of such erection and construction,
had they lately before caused, suffered and
permitted the plumbing and drainage of
the said houses to be executed and done
contrary to and not in accordance with
certain plans theretofore duly filed with
and submitted for the approval of the said
Board of Health, and which said plans had
been theretofore, to wit: on the eleventh day
of August in the year aforesaid, duly approved
in writing by the said Board of Health
and which said violation of law, at the
time of the committing of the offense herein
alleged, then yet existed and continued;
and with intent thereby to induce
him the said William H. Taaffe, such
inspector as aforesaid, to permit and
allow the said violation of law, to
continue to be and exist, and to use
his influence to keep and protect
them the said Barney Harris and
Bernard Blumberg from prosecution
and punishment and free and clear
and exempt from lawful molestati-
on, interference and attack by rea-
son of the doing and committing by
them of the said violation of
law: against the form of the

0272

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

Samuel J. Smith

District Attorney.

0273

BOX:

279

FOLDER:

2671

DESCRIPTION:

Haven, John

DATE:

10/27/87



2671

0274

BOX:

279

FOLDER:

2671

DESCRIPTION:

Leonard, Thomas

DATE:

10/27/87



2671

December 13 / 94
Ch. 2.
Fred X. Enrolled of
an attorney Aug 1894
Ch 2 - S. 25 - 1 m -
Dec 16 / 94

THE PEOPLE
of
John Haven
and
Thomas Leonard

RANDOLPH B. MARTINE,
District Attorney.

Chas Pratt
Chas Pratt
Chas Pratt
A True Bill.
Dec 17 1891
That you as J.P.
have said fully
occident of Foreman
Chief of Council
of Lexington & Dover
over

0276

Police Court— District.

City and County } ss.:
of New York,

of No.

occupation

deposes and says, that the premises No.

in the City and County aforesaid, the said

and which was occupied by deponent as a

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

were BURGLARIOUSLY entered by means of forcibly

on the

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

A quantity of Silver ware, Books
and Furniture all together of
the value of One hundred
dollars

the property of

and deponent further says, that she has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away by

for the reasons following, to wit:

That at about 12 o'clock
A.M. of the above date while deponent
was lying in her bed, which was located
in the rear room on the 2^d floor of
the above mentioned premises, she
heard a noise at the window leading
into said room and immediately
thereafter she saw said defendant
John Storer on the sill of said window

0278

Sec. 198—200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss

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

Question. What is your name?

Answer

Question. How old are you?

Answer

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty

John Haven

Taken before me this

day of

1887

John Haven

Police Justice.

0279

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

3 District Police Court.

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

Question. What is your name?

Answer

Thomas Leonard

Question. How old are you?

Answer

19 years

Question. Where were you born?

Answer.

New York City

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

Answer.

No 69 Henry St. 5 years

Question. What is your business or profession?

Answer.

Paper Roller

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

Answer.

I am not guilty

cert
wed

13/87

day of

Taken before me this

1887

John J. Sullivan
Police Justice

0280

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

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

Dated *Oct 22* 188 *7* *J. M. Patterson* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

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#349 24 3 1732
Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Alice Lemmy
69 Henry St
John Brown
Thos Leonard
Offence *Barney*

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated *October 20* 1887
Patterson Magistrate.
Roke Officer.
7 Precinct.

Witnesses _____ Street.

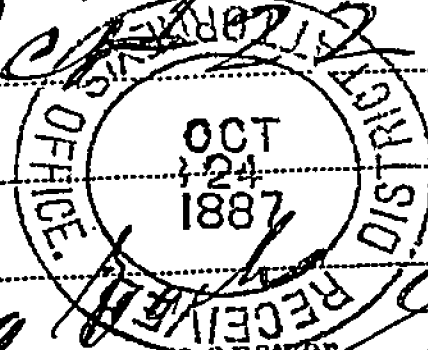
No. *Ed 9 1/2 a.m.* Street.

No. *Oct 22* Street.

No. _____ Street.

No. _____ Street.

No. *1000* Street.



Comd

0282

3
The People
vs.
Thomas Leonard.

{ Court of General Sessions, Part I.
Before Recorder Smyth.

Tuesday, December 13, 1887.

Jointly indicted with John Haven for burglary in the first degree.

Alice Denman sworn and examined. I reside at 69 Henry Street and have resided there twenty-three years, I live in the rear house on the second floor, there are two floors above me and I live in the middle house and occupy two rooms, a bed room and sitting room, the head of the bed is near to the wall and the foot of it runs towards the window, the foot is about a yard from the window. On the 19th of October I was in bed asleep at about twelve o'clock I was awakened, I went to bed at eleven, I was awakened by a noise of that young man talking to Leonard below and then I stayed in bed till I saw this little fellow go right over into the room; when I woke up my window was up. I have known Leonard since he lived in the house, about six or seven years I suppose and Haven about six months, I have seen him often during that time. My husband had about \$1600 or \$1700 worth of property in the house consisting of silverware, books and notions you can buy in a sales room, he buys them at salesrooms; my husband was in St. Luke's Hospital at this time and had been there two weeks, I was all alone this night.

Cross Examined. I did not wear a shade over my eyes that day and have not worn a shade for three months, I had an operation performed on my eyse about six months ago; when the sun is very high and when I go out if the wind blows I wear it still. The time of this occurrence

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was ten minutes past twelve in the night time; there was a kerosene lamp burning in the room on the table right before the bed-room door, I saw Haven sitting on my window-sill and one leg was over there to get into my room, he was eating crackers, I asked him what he was doing and he made me no answer, he got down and I looked in the yard; I know Frank Leonard the uncle of this boy twenty-three years; sometime in October after this occurrence, I was talking to a gentleman in company with Richard Meehan, I took that gentleman to be Frank Leonard because I had not seen Frank Leonard for eight or nine years before. I lived in the house with him. I go every week to the doctor to show him my eyes. My sight is very good now; I never had any trouble with these two young men or their parents, I have never had any trouble with anybody in the building since I have been in it.

James F. Roke sworn. I am a police officer and on the 19th of October my post covered 69 Henry St. I went on post five minutes after twelve and relieved another officer, I had a conversation with another officer and went to 69 Henry St. in consequence of it, I had a conversation with Mrs. Denman, the last witness and she made a complaint to me that her house had been entered by two persons, she described them and gave their names, I examined the window where she described the burglary as having been committed: it is on the third floor in the rear house, there is a fence at the rear about two feet from the building, they got on the fence under this lady's window and got up on the post to the window, I looked out

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of that window, I think I could recognize anybody if they had been there: I went there at half past twelve and there was a light in the rear building of East Broadway, the light reflected on this area-way so that I could see, it shone out towards that fence and the fence is about eighteen inches from this complainant's house, close up to the wall. I arrested Leonard the evening of the 19th, I went to his house and said he would have to put on his coat and go with me. He wanted to know what he was arrested for, I told him he was arrested on the charge of Mrs. Denman and he would hear all at the Station House, I took him to the Station House and he said he was not guilty, he did not know anything about it. I do not think he made any further statement before the Magistrate than to say that he was not guilty. The premises 69 Henry St. are in the seventh ward.

Cross Examined. I have known Thomas Leonard I think about a year and a half, I have never known anything wrong of him, I was at the Police Court when he was there, I heard him tell the Magistrate that he was at the World office the night of the burglary and that he was looking for a position. My eyesight is good, I suppose I could look down into the yard without standing upon a chair, I am a little over six feet, I did not have to step on a chair to look down to the yard. I noticed the foot of this bed, it is considerably lower than the window-sill. The Defendant did not tell me that he had passed the evening with a man named Clark, he said he went down with Clark to the World office.

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Thomas Leonard sworn and examined in his own behalf, testified: I am nineteen years old and live at 69 Henry Street and have lived there between five and six years with my grandmother, my parents are both dead; prior to the 4th of July I was working with J.Q. Preble, blank books and stationery, Franklin Street corner of Portland Alley, the foreman was Mr. Thonet, I worked there about four years and their place was burned out; after that I got a situation in Ann Street and worked for a Mr. Smith, I was running a rolling machine and had been working until the Saturday before this affair happened. During the time that I was in the employ of Mr. Smith I tried to get employment in the World office through Mr. Stewart, I used to go down there every night except Saturday and Friday nights, I used to have to be down there at twelve o'clock, that is the time to get a chance to work. On this night in question or on the morning of the 19th, I was down at the World office, I got there before twelve o'clock and reported to Mr. Stewart, and waited till about one o'clock, Mr. Stewart told me to wait, there was a chance for me to go to work but I did not go to work as there was no chance that time and I returned home and went to bed.

Cross Examined. On this evening in question I had my supper about six o'clock in the house, I washed myself and went out in front of my door and met a young man named John Clark who lives in the same building, I know him this last five years, I went up to a young man's house in Chery Street, a friend of his named William Morris, I did not know Morris very well but went to his room, Morris sent out and got a pint of lager beer and we drank it and

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staid there until half past eleven, I got up and said I was going down town and Clark said he was going home, I stopped in front of 69 Henry Street about twenty minutes to twelve and it did not take me more than ten minutes to go down, I told John Clark to come down with me and if I did not get work I would go home, he went down with me, John Clark is not here, I did not know it would do any good to subpoena him, I know it was Clark's misfortune to be in the Pententiary on a charge of burglary, he was led into it, I was not led into this, I don't know how long Clark was out of the Pententiary, I have known him this last six or seven years, I believe he came out of the Pententiary last August, I believe he was tried in this Court I have not been much with him since he came from the Pententiary, I do not know if Morris is in Court, I know Haven for four or five months, he lives in the same house with me, I do not recollect seeing him on the night in question, I have known the old Mr. Denman since he lived in the building, five or six years, he buys at auction, I have seen him down at Catherine Market with a basket, I never saw him come in with anything, I was not in the back yard on this night and Clark was not out in front watching, I never had a talk with Haven and Clark about the old man having a lot of silverware in the house, I did not know the old man was in the hospital but I heard it through the building a couple of weeks before this happened. I have been down to Court several times on this case but have not seen Clark here, he came once to the Tombs to see me, I have spoken to Haven about this matter

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when we walked on the tier in the Tombs. I knew Clark was in the Pententiary and I did not think it would amount to anything to call him as a witness. I know old Mr Denman was on the Island, put there by his wife, there was one day I heard his wife crying and I heard him beating her and the women in the house said I ought to go and get a policeman, it was a shame the way he was using her, I went out and got a policeman and she refused to prosecute him or have him arrested.

Frank Stewart sworn and examined. I live 25 Seventh Street, New York and am press-man in the New York World office and have been two years and a half, I do not know Thomas Leonard the defendant personally but he was recommended to me by a friend to get him a position in the World office, it was about the first of October, he was recommended to me by a cousin or some relative, Richard Meehan. The Defendant came to me and told me his name and I told him I would try to get him work in the press-room, I told him he would have to come down and work from the bottom of the sub-list until he would get to the top of it, so as to get a chance to be steady; that was two weeks before this trouble, he was down there every night with the exception of Friday and Saturday; he came down on the Monday of this burglary business and I chastised him for not coming down Saturday night, where he could be working and he did not seem to take any notice of it, I told him to wait until half past twelve when we go to print and if there was any chance for him I would let him in, he waited I guess till twenty-five minutes to one,

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I could not see him any longer, I had to go to my press to get ready; Tuesday night he came down, the night of the supposed burglary, he waited around until twenty minutes past twelve, I should judge he got there about twelve o'clock, it might have been five minutes before, I saw him at twelve. I saw him lying around after that till twenty minutes past twelve, I did not get a chance to talk to him, I felt angry with him.

Theophile Thonet sworn. I reside 396 17th Street, Brooklyn; prior to the 4th of July I was foreman for J.Q. Preble & Co. for eight years. Leonard worked for us between three and four years as a ruling machine feeder, down to the 3rd of July when he were burned out. I considered him the best feeder I ever had in the place, good and attentive to his business, he came every day, I do not believe he lost two days, I gave him a recommendation to find other employment.

The Jury rendered a verdict of guilty of an attempt at burglary in the first degree with a recommendation to mercy.

0289

SECTION TO BE MADE.

SECTION OF BUILDING IN THE LATER PART OF THE YEAR & RECONSTRUCTION.

THE ONLY CONSTRUCTION OF BUILDING OF THE

TO THE OTHER BUILDINGS.

THE BUILDING WAS NOT TWO YEARS, I SAW THE RECONSTRUCTION

AND THE BUILDING WAS NOT TWO YEARS, I SAW THE RECONSTRUCTION

I CONSIDERED THE BUILDING WAS NOT TWO YEARS, I SAW THE RECONSTRUCTION

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THE BUILDING WAS NOT TWO YEARS, I SAW THE RECONSTRUCTION

THE BUILDING WAS NOT TWO YEARS, I SAW THE RECONSTRUCTION

Yesterday in the
case of Leonard
Thomas Leonard

filed
Oct. 1887

John W. Leonard

0290

VI

STATE OF NEW YORK.
Executive Chamber,
ALBANY.

January 6th, 1888.

Sir:

Application for Executive clemency having been made on behalf of John Haren-----; who was convicted of robbery, first degree in the county of New York----, and sentenced December 16, 1887, to imprisonment in the Sing Sing Prison-----for the term of ten years-----, I am directed by the Governor respectfully to request that, in pursuance of Section 695 of the Code of Criminal Procedure, as amended in 1884, you will forward to him a concise statement of the facts and circumstances developed upon the trial, or upon the preliminary examination, or before the coroner's jury if no trial was had, together with your opinion of the merits of the application. Will you also inform the Governor of any other matters having a bearing upon this case which have come to your knowledge since conviction?

It is particularly requested that each letter of inquiry from the Executive Chamber should be separately answered.

I am,

Hon. F. Smyth,

Recorder, &c.,

New York City.

very respectfully yours,

William G. Rice,

Private Secretary.

0291

NEW YORK CITY.

RECEIVED JAN 19 1938

NOV. 15. 1937

{ John H. and
Thomas Leonard }

Jan 19/38

STREET 2100 51. 1200

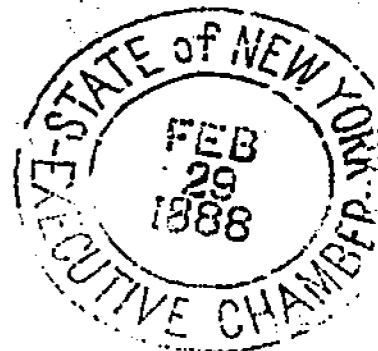
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RECEIVED JAN 19 1938

0292

VI

STATE OF NEW YORK.
Executive Chamber,
ALBANY.



January 6th, 1888

Sir:

Application for Executive clemency having been made on behalf of John Haren-----, who was convicted of robbery, first degree in the county of New York----- and sentenced December 16, 1887 to imprisonment in the Sing Sing Prison----- for the term of ten years-----, I am directed by the Governor respectfully to request that, in pursuance of Section 695 of the Code of Criminal Procedure, as amended in 1884, you will forward to him a concise statement of the facts and circumstances developed upon the trial, or upon the preliminary examination, or before the coroner's jury if no trial was had, together with your opinion of the merits of the application. Will you also inform the Governor of any other matters having a bearing upon this case which have come to your knowledge since conviction?

It is particularly requested that each letter of inquiry from the Executive Chamber should be separately answered.

Return the enclosed statement with your reply.

I am,

very respectfully yours,

William G. Rice,

Private Secretary.

Hon. John R. Fellows,

District Attorney, &c.,

New York City.

0293

NEW YORK, N.Y.
STATION W. 100 N. 100
NEW YORK, N.Y.

Answered
March 31/1988
J. R. D.
Am 7/1

STATION W. 100 N. 100

STATION W. 100 N. 100

STATION W. 100 N. 100

STATION W. 100 N. 100

STATION W. 100 N. 100

0294

The People
vs.
John Haven.

Court of General Sessions, Part I.
Before Recorder Smyth.

December 12, 1887.

Jointly indicted with Thomas Leonard for burglary in the first degree.

Alice Denman sworn and examined. I reside at 69 Henry Street, N.Y., my husband's name is William and on the 19th of October he was in the hospital for two weeks and I was alone in the premises; we have two rooms on the second floor, the bed-room is in the rear and there is a window in the rear; I went to bed on the 19th of October about eleven o'clock and it was after twelve when I heard a noise, the opening of the window; when I went to bed the window was closed, when I heard the noise I saw the shadow and laid still, I looked at the window when I heard the noise, I saw Haven sitting on the window-sill and he took a bag of crackers off the table from under my window, I saw him do it; he made answer to Leonard and said they were damned good; I always keep a bright light in the room, my face was towards the window when I lay in bed, he was going to get in when I jumped out of bed and asked him what he was doing there: he had his whole body inside, one leg was inside and the other one outside; I asked him what he wanted there and he did not make any reply, but jumped on the fence, I got on a chair and looked down and Leonard was making his escape. Haven lived in the same building that I live in for six or seven months, I am living there twenty-three years, I have seen him very often; I had books and silverware there belonging to my husband, he buys at the auction rooms; the silver

0295

was worth fourteen or fifteen hundred dollars; the window was not fastened but it was shut down.

Cross Examined. I shut down the window that night when I went to bed; I was alone in the room and had not anybody in there that evening up to eleven o'clock; I should say the fence is about half a yard from the wall and I should say it is about a yard or a little over from the top of the fence to my window, he jumped down and got out on the stair window when I spoke to him: the foot of my bed goes up to the window. I am fifty-three years of age and my sight is pretty good, I have only had an operation performed on my eyes once, I could not tell you the doctor's name, it was this year sometime; I had a bright light in the room this night, I have seen both of the defendant's frequently. I do not wear a blinder on my eye, it is about six or seven weeks since I have discarded it. I know the father and mother of this young man, I have never had a difficulty with them or with him.

William Denman sworn. I am the husband of the last witness and live at 69 Henry Street, I have been sick now three or four years, I was in the hospital at the time I heard about the burglary. My wife made a complaint against me for beating her and the Magistrate put me under five hundred dollars bail. It is my business how long I was on the Island.

James F. Roke sworn and examined. I am a policeman and on the 19th of October I saw the complainant about half past twelve in her own house; the policeman that was on post at the time told me that there was some

0296

trouble in there; she gave me a description of the man that was on the window-sill, Haven. This lady lives in the rear house, it is like a tenement house, a hallway through the center and two rooms deep, she occupies one side of the hall and another family on the other, the third floor from the ground; she pointed out to me the rear window as the place where the entry was made, there is only one window in the rear, the window is probably five or six feet from the fence and there is a post underneath the window; anybody could easily get up from the post to the window, the fence is about eighteen inches from the back wall and then the post extends up under her window, they could get on this post and get into the window; I should think the bed was four or five feet from the window. I looked for these young men, I saw Haven the next evening at six o'clock, I told him there was a party up in Henry Street wanted to see him; he said, "I guess not"; I said, "you had better come and see," I took him up there and she identified him right away, I arrested Leonard probably half an hour afterwards in his own house in Henry Street, I told him I arrested him on the complaint of Mrs. Denman and he would hear all about it at the Station House, she identified him there; the premises 69 Henry Street are in the seventh ward. I found Haven in Birmingham Street between Market and Pike. The window is considerably higher than the bed so that it would not be much trouble for her to see the men. If you were sleeping in that bed and opened your eyes, you could see anybody at the window? Yes sir.

0297

John Horan sworn and examined for the Defence, testified: I live 69 Henry Street with my father and mother and am a printer, I worked for four weeks at 125 Mott Street for R.W. Orby & Son and I worked three years for James E. Griffin, 104 Bayard Street, I heard the testimony of Mrs. Denman, the complainant, I was not on her window-sill that night but was in my bed, I went to bed exactly at ten minutes after nine and slept with my little brother, I live on the top floor, two floors above this woman: my father and mother were home that night and they saw me go to bed. (This witness was indicted under the name of Haven.)

Cross Examined. I have never been convicted of stealing but was sent to the workhouse for disorderly conduct four months, I did not learn to be a thief in the Workhouse, my own people complained against me for not working, I have known Leonard about four months and he lives in the same house, I have known the old man Denman some time but did not know what his business was, I was never in his room, I walked up to the officer the night after this thing happened to speak to him because I did not want my name to be fetched into anything; in the meanwhile this woman told all the people in the building about it, I heard that I was one of the parties blamed for the burglary, when I came down stairs in the morning after rising. This woman stood in her doorway and said, "I saw you, you thief, you were sitting in my window last night," I says, "how dare you accuse me of being in your place?" The woman said, "the officer saw you running out of the

0298

alley", I says, "I will give you and the officer a chance to recognize me if that is so", this was seven o'clock in the morning, I was going out to see about work, I had been idle one week, I got home about half past ten, I told my mother that this woman accused me of breaking into her place, mt father was working at the time, I went up in my own house and sat there reading books and the newspaper, one story I read was Texas Jack; in the afternoon I went down stairs and met the complainant, she was talking with a woman named Conroy and said, "that is a thief, I will fix you before to-night", she had a cup in her hand, I said, "how dare you call me a thief" and she said, with an oath, "if you say you was not in my house last night, I will smash this in your face". I went down stairs and went about my business and went over to Mott Street and told three or four young men about this, I came back and got my supper and saw the officer and told him that the woman accused me of entering the place, I went over to the woman and she was standing with a shawl over her head, she said, "that is one and the other lives on the first floor in the rear, I was taken to the Station House, I was never arrested for stealing or anything, I never had a trouble with Mrs. Denman.

John Horan sworn. I am the father of the Defendant and remember the 19th of October last, I am subject to a sore head and had no chance to fall asleep, the Defendant sleeps in the kitchen, I saw him going to bed after he came in that night.

Cross Examined. There is no door leading from

0299

our bed-room into the hall, I saw him come in about nine o'clock that night, I was lying in bed but not asleep; there is a door between the bed-room and the kitchen and that was open all night long, I did not sleep until about three o'clock, I looked at the clock when the boy came in and went to bed, I heard it strike nine o'clock, I could not tell you what time he went to bed the night before, I heard him call his mother the same night, he asked her if she heard a noise, there was a noise down stairs and I heard it, I thought it was between eleven and twelve, I thought it was like a woman hallooing for police or something. I heard about the burglary when I came home from work at night, it was near seven o'clock when I got home. I had my son arrested for disorderly conduct, I had him locked up for taking small little notions that were not of much account, he was six months on the Island and he was in Jefferson Market Prison a little while. There is no door leading from the kitchen into the hall. It might have been five or six years ago since he was first arrested for disorderly conduct, he was sent away for three months, he was in two or three times for disorderly conduct, I had him arrested for stealing small articles from us, among them was a cot bed and a buck saw, he was tried in Essex Market I believe, I was not there when he was tried; he may have been arrested four or five times.

Bridget Horan sworn. I am the mother of this Defendant and on this night in question I heard a noise at a quarter to twelve o'clock and he asked me if I heard it, I thought it was Mrs. Denman's voice because she and her husband quarrelled, he was in the habit of licking

0300

her often, I said to John, "I suppose she must be getting him arrested again", John was in bed undressed and he jumped up and looked out of the window and he says, "Mother there is a cop, a policeman, it must be Mr. Denman." I said, "never mind dear, go to bed." John did not leave the rooms any time that night until a quarter to seven when I called him.

JoThomas Leonard sworn. I am the co-defendant in this case, I was not at Mrs. Denman's rooms on the 19th of October, I did not see Horan that night, Mrs. Denman is mistaken when she says she saw me on the fence. I was talking to a young man that night of the name of Calrk who lives at 69 Henry Street and works at picture frames, I knew he had been in the Pententiary for burglary.

The Jury rendered a verdict of guilty of burglary in the first degree.

*Testimony in the case
John Leonard
sworn*

0301

Testimony in the case
John Waver

Filed Oct.
1887

By the Court: Now, what time did you get up?

Q. I got up at about 10 o'clock, I think.

Q. Now, did you go to the bathroom at that time?

A. Yes, I did. I went to the bathroom and washed my face.

Q. And then you went back to bed?

A. Yes, I went back to bed.

Q. Now, did you hear any noise at that time?

A. Yes, I did. I heard a noise like a door opening.

Q. Now, did you see any one at that time?

A. Yes, I saw him.

Q. Now, did you see any one else at that time?

A. No, I did not see any one else.

Q. Now, did you see any one else at that time?

A. No, I did not see any one else.

Q. Now, did you see any one else at that time?

A. No, I did not see any one else.

0302

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK.

against

John Haven and
Thomas Leonard

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

John Haven and Thomas Leonard
of the CRIME OF BURGLARY IN THE First DEGREE, committed as follows:

The said

John Haven and Thomas
Leonard, both —

late of the Seventh Ward of the City of New York, in the County of New York
aforesaid, on the nineteenth day of October, in the year
of our Lord one thousand eight hundred and eighty-nine, 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 one Alice Denner, —

there situate, feloniously and burglariously did break into and enter, there being then and there some
human being, to wit: The said Alice Denner, —

within the said dwelling house, with intent to commit some crime therein, to wit: the goods, chattels
and personal property of the said Alice Denner, —

in the said dwelling house then and there being, then and there feloniously and burglariously to steal,
take and carry away, (The said John Haven and
Thomas Leonard, did each, by them,
being then and there aided, by an
accomplice and confederate actually
present, to wit: each by the other)

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

Harold A. Smith

District Attorney.

0303

BOX:

279

FOLDER:

2671

DESCRIPTION:

Hayes, Patrick J.

DATE:

10/11/87



2671

Witnesses:

J. T. Chapin

222 East 12th St

Benj Burdace

I am an ex-convict
in this Court and
I am interested in
the compliance
of the 13th
the Milwaukee Record
in New York
in the papers of
McMurray, a witness
of the Miller murder

Wm. J. J. J.
C. J. J. J.

May 18-92

Counsel,

Filed day of

Pleas

1887

THE PEOPLE

vs.

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

Patrick J. Hayes

County Court Oct 1911

RANDOLPH B. MARTINE,

District Attorney.

Chas. H. P. 3. 1887

A True Bill.

May 18/92

Charles H. P.

Dismissed

0305

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Patrick J. Hayes

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. I have enquired into the previous character of the defendant and find that ~~until this occurrence~~ it was good, and that he was of industrious habits and attentive to his work, and that he is at present employed as "line-man"

In presence of Stephen J. Sanford
Samuel Campbell

0306

The People

VS

Patrick J. Hayes

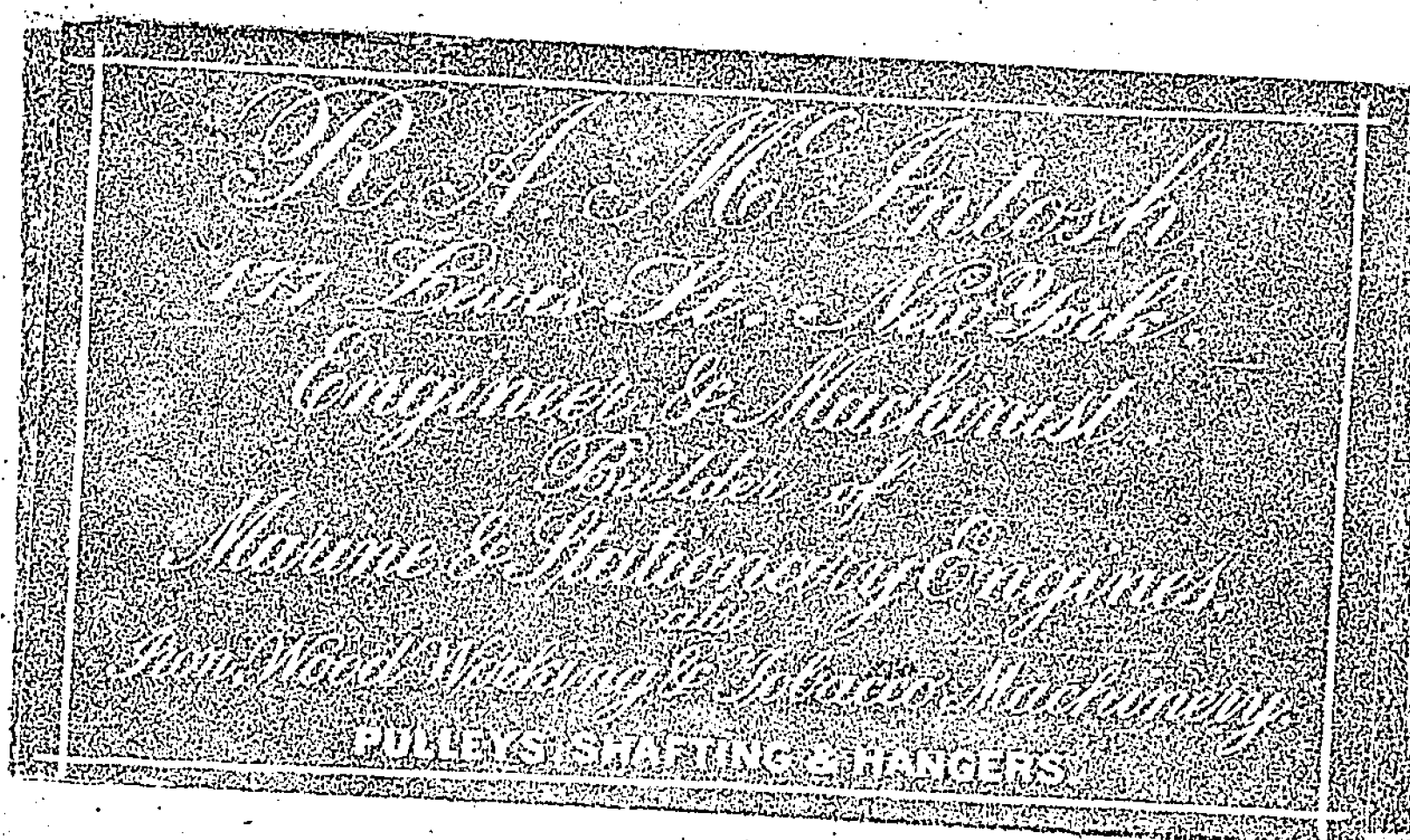
Withdrew

U.S. DEPT. OF JUSTICE
WASHINGTON, D.C. 20535

0307

Hon Randolph B. Marline
District Attorney
Mass. Pen.

0308



0309

61

OFFICE OF THE

Western Union Telegraph Company,

P. J. CASEY, Manager.

New York, Oct. 12 1887

Hon. Randolph B. Marline
District Attorney

Dear Sir:

I have known Patrick Hayes, who is now in the Tomb eight years and I know him to be a sober industrious hard working young man and not inclined to be quarrelsome.

While working for us over four years he was always attentive to his business and gave good satisfaction. He left our service to accept a better position with the National Telegraph Co.

Very respy. P. J. Casey
mgr

03 10

F. W. DOWNS,
Recorder.

Law Offices of

BENJ. F. SMITH.

Downs & Smith,

Collections Promptly Made.

Surrogate's Court Practice a Specialty.

PELPS' BANK BUILDING,

Binghamton, N. Y., Oct 11 1887

To District Attorney Murtens
New York -

My dear Sir:-

The young man Hayes
(a brother of the famous one,
note) who is under arrest
in your city, is an honest
industrious young man.
I have known him
all his life and am confident
he would never interfere
with any person's rights
or fight, unless compelled
to do so, to protect himself.
His father is a poor man
living in a small farm in the

0311

Convincing and would leave the
boy of the amib required
to within his reach.
I would personally go
upon the young men
bond of the rules of practice
would allow. Your assistant
Mr. J. G. Smith I think
will vouch for the truth
of statement made by me
Yours faithfully
Wm. H. H. H.
Recorder
Birmingham

03 12

THEO. F. TONE,
COAL AND WOOD,
130th St., North River,
155th St. and 10th Avenue,
BRANCH OFFICE:
2314 Eighth Avenue,
bet. 121st & 125th Streets.

NEW YORK, Oct 13th 1887

Hon. Randolph B. Martine
Dist. Atty. New York. -

Dear Sir:

Patrick J. Hayes at present
under arrest at the Tombs, was
formerly in my employ for
about two years as lineman
taking care of my private
telephone line.

I always considered him
to be a very industrious young
man, and never knew him to
be implicated in any quarrel

03 13

or disturbance of any kind.
It is my belief that he is
of a quiet and inoffensive
disposition.
Yours Very Truly,
Geo. F. Fone

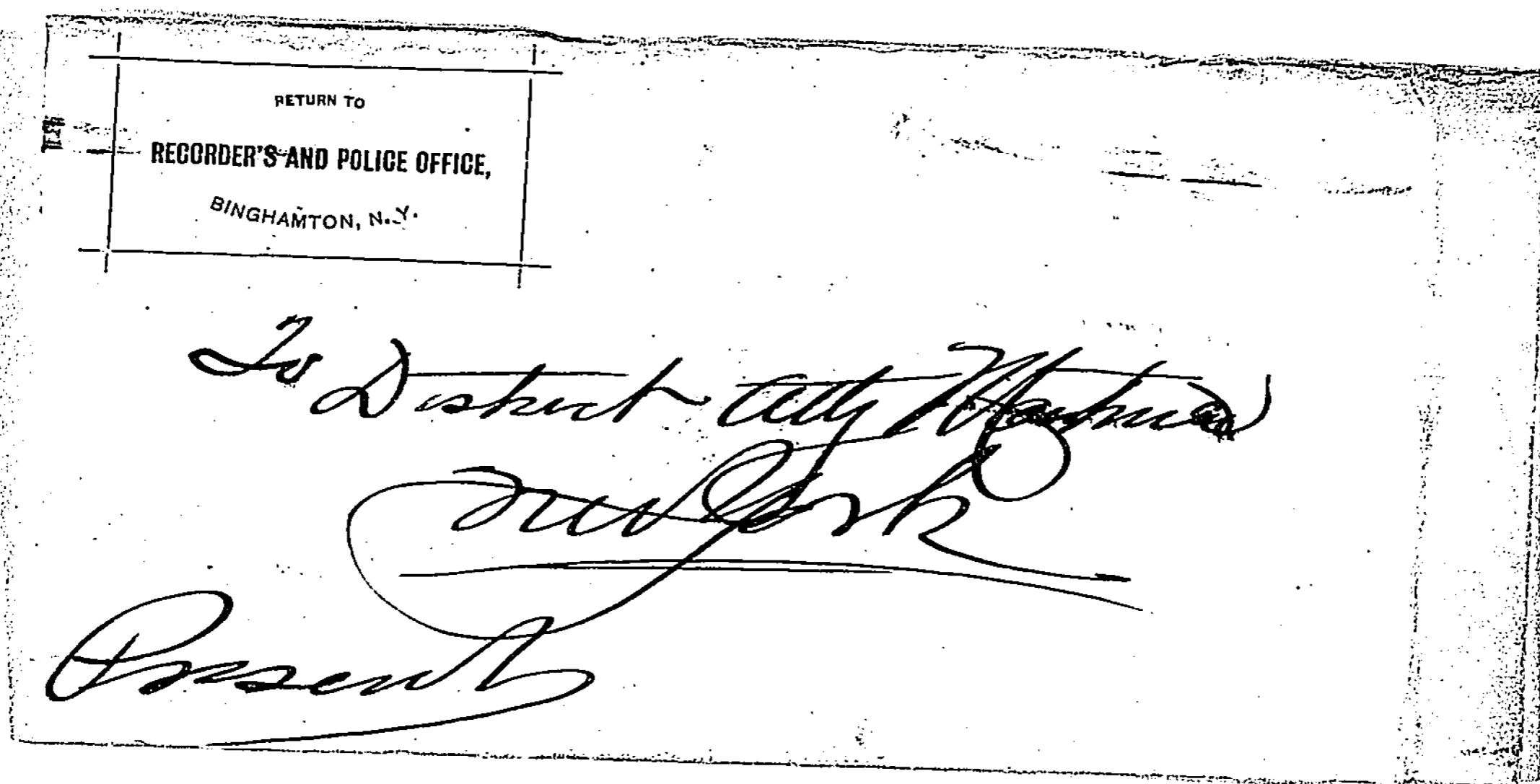
0314

Return to THEO. F. TONE,
Foot 130th Street, North River,
New York.

TELEPHONE-HARLEM 199.

Hon. Randolph B. Martine
District Attorney
New York City.

03 15



03 16

C. AMMANN,

FLORIST,

Seventh Avenue, 119th to 120th Streets,
NEW YORK.

Telephone Call, No. 30, Harlem.

Hon Randolph B. Hartine
Dist. Atty
City

0317

Charles Ammann,

→:FLORIST AND NURSERYMAN:←

Telephone Call, No. 30, Harlem.

Seventh Avenue, 119th to 120th Street
268 W. 131st Street.

New York, Oct 13th 1887
Hon Randolph B. Mallin
Dist. Atty

Dear Sir

I have known Robert Hayes
for last four years and always
found him sober industrious
hardworking man and not inclined
to quarrels and can recommend
him as steady young man

I remain
Yours Respy
C. Ammann

03.18

COURT OF GENERAL SESSIONS

-----X

People

vs.

Patrick J. Hayes

-----X

City and County of New York, SS:

John Devlin being duly sworn deposes and says: I am a practicing physician in this City, and reside at 234 E. 23rd Street. On October 1st, inst. I was called in in my capacity as physician to attend Mr. Stephen J. Tedford of 312 E. 3rd Street in this City. I found him suffering from two lacerated scalp wounds, one upon the frontal bone of about three inches in length, and the other upon the right side of the head upon the parietal bone, where the steel upon the spur with which Mr. Tedford was assaulted evidently first pierced the overlying skin and then tore its exit through. In fact, there may be underneath said last mentioned wound a fracture of the skull, that fact not yet having been capable of definite ascertainment.

I dressed the wound immediately, and for the first three or four days the condition of the patient was favorable to recovery. Thereafter, however, he became delirious and has continued so to the present time, not having enjoyed any sleep for about a week past. Erysipelas and indications of pyaemia set in and now exist

03 19

The patient is in a very critical condition, and, in my opinion, the chances are against his recovery. All these troubles have been caused by the wounds in question.

Sworn to before me this
15th day of October, 1887.

C. D. Parker
Notary Public
N.Y. Co.

John D. White M.D.

0320

THE PEOPLE OF THE STATE OF
NEW YORK,

against

Patrick J. Hayes

*Applicant
by*

John Denlin

RANDOLPH B. MARTINE,

DISTRICT ATTORNEY,

No. 32 CHAMBERS STREET,

NEW YORK CITY.

0321

THE METROPOLITAN
TELEPHONE AND TELEGRAPH CO.,
18 CORTLANDT ST., NEW YORK.
RETURN IN 5 DAYS. IF NOT DELIVERED.

FORM
62.

R. B. Martine
Dist. Attorney,

0322

Form No. 2

THE METROPOLITAN TELEPHONE AND TELEGRAPH CO.

New York, Oct. 13th 1887.

To: Hon. R. B. Martin

Dear Sir;

I know P. J. Hayes (now in the Amb.) since Feb. 1. 1887. commencing to work for me then as a lineman, he was a very hard working, sober and industrious young man always attending to his duty. On the day (Oct. 1. 1887) he was arrested he was repairing a wire to the ft. of East 4th St. for me.

Respectfully,
H. A. Smith,
Chf. Operator.

92 Spring St.
City.

0323

Oct 1st 89
234 E 230 J
This is to certify
that Stephen J. Leford
312 East 3rd St is assigned
to his bed from 2nd bed
Sincerely,
John W. Leford

0324

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 3 DISTRICT.

James Mulligan
of No. 13 Recusant Street, aged years,
occupation Police Officer being duly sworn deposes and says
that on the 7 day of September 1887

at the City of New York, in the County of New York Dependent
Arrested Patrick J. Hayes "Noddy"
on the Complaint of Stephen J.
Leeford who informed this Dependent
that he had been assaulted and
beaten by the said Hayes about
the head in such a manner that
he is now confined to his bed
and unable to appear in Court
on account of his injuries
James Mulligan

Sworn to before me, this

of 1887

1887

day

Police Justice.

0325

298
Police Court, 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Patrick Hayes

Dated Oct 2, 1887

Goorman Magistrate.

Mulligan Officer 3

Witness,

Wm Campbell
taken Oct 4/87

Disposition, Held to await
result of injuries

AFFIDAVIT.

Subscribed and sworn to before me this 2nd day of October 1887

0326

Police Court—3 District.

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

of No. 312 East 3rd Street, aged 41 years,
occupation Fireman being duly sworn
deposes and says, that on 1st day of October 1887 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Patrick J. Hayes (now here)
who struck deponent one blow on the
head, with a pair of Telegraph line man's
spurs he held in his hand

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

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

Sworn to before me, this 4 day
of October 1887.

John J. McManis Police Justice.

0327

Sec. 198-200.

⑤

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name.

Answer. *Robert J. Hayes.*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *Binghamton N.Y.*

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

Answer. *923 10 Avenue 6 months*

Question. What is your business or profession?

Answer. *Telephone line man*

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

Answer. *I am not guilty I acted in self defense*

P. J. Hayes

Taken before me this

day of

October

188

John J. Hennessey Police Justice.

0328

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

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

Dated *Oct 14* _____ 188 *7* _____ *John J. Horner* _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0329

Bond entered
Oct. 31st/88

BAILED,

No. 1, by Robert Hayes
Residence 1501 Holt 61st Street.

No. 2, by _____
Residence _____ Street,

No. 3, by _____
Residence _____ Street,

No. 4, by _____
Residence _____ Street.

#117
Police Court-- 3 District. 1620

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Stephen J. Tupper
312 East 3rd St
Patrick J. Hayes

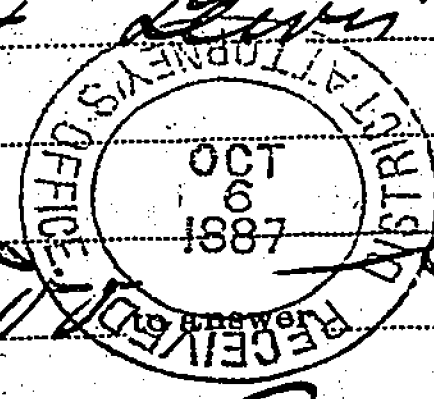
1 _____
2 _____
3 _____
4 _____

Offence

Dated Oct 4 1887
John W. Muliken Magistrate.
Muliken Officer.
13th Precinct.

Witnesses Benjamin Burdell
No. 290 East 3rd Street.
Anton Martin
No. 174 Lewis Street.

No. _____ Street.
\$ 150
Cam



0330

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

THE PEOPLE OF STATE OF NEW YORK,
against

Patricia J. Manges

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

Patricia J. Manges —

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

The said *Patricia*,

late of the City of New York, in the County of New York aforesaid, on the
First day of *October*, in the year of our Lord

one thousand eight hundred and eighty ~~seven~~, with force and arms, at the City and

County aforesaid, in and upon the body of one *Stephen J. Bedford*,

in the peace of the said People then and there being, feloniously did make an assault,

and *with* the said *Stephen*,

with a certain *instruments known as a pair of telegraph line-*
man's pliers which the said *Patricia* —

in *his* right hand then and there had and held, the same being a deadly and

dangerous weapon then and there wilfully and feloniously did cut, stab and wound,

the same being such means and force

as were likely to produce the death

with intent *to kill* the said *Stephen* —

thereby then and there feloniously and wilfully to kill, against the form of the statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

SECOND COUNT;

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

Patricia J. Manges —

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

The said *Patricia*,

late of the City and County aforesaid, afterwards, to wit: on the day and in the

year aforesaid, at the City and County aforesaid, with force and arms, in and

upon the body of the said *Stephen J. Bedford* —

in the peace of the said People then and there being, feloniously did wilfully and

wrongfully make another assault, and *with* the said

Stephen —
with a certain *instruments known as a pair of telegraph line-*
man's pliers, which the said *Patricia* —

in *his* right hand then and there had and held, the same being

an instrument and weapon likely to produce grievous bodily harm, then and there

feloniously did wilfully and wrongfully cut, stab and wound, against the form of the

statute in such case made and provided, and against the peace of the People of the State

of New York and their dignity.

033-1

THIRD COUNT;

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

Patricia J. Manger -

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

The said *Patricia J. Manger*

late of the City and County aforesaid, afterwards, to wit; on the day and in the year aforesaid, at the City and County aforesaid with force and arms, in and upon the said *Stephen J. Bedford*, in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and the said *Patricia*

with certain instruments known as a pair of telegraph linemen's pliers -

which she the said *Patricia* -
in *his* right hand and there had and held, in and upon the head of *him* the said *Stephen*,

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

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.

RANDOLPH B. MARTINE,

! District Attorney.

0332

BOX:

279

FOLDER:

2671

DESCRIPTION:

Hecht, Isaac

DATE:

10/25/87



2671

0333

#308 — *Car Friend*

M. G. G. A

Counsel,

Filed, *25* day of *Oct* 188*7*

Pleads, *Not guilty*

THE PEOPLE

vs.

Isaac Hest

PETIT LARCENY.

[Sections 528, 532. Penal Code.]

RANDOLPH B. MARTINE,
Nov 11 1887 District Attorney.

Part III Nov. 11/87.
Ind & Acquitted

A True Bill.

J. C. M. Foreman.

Witnesses:

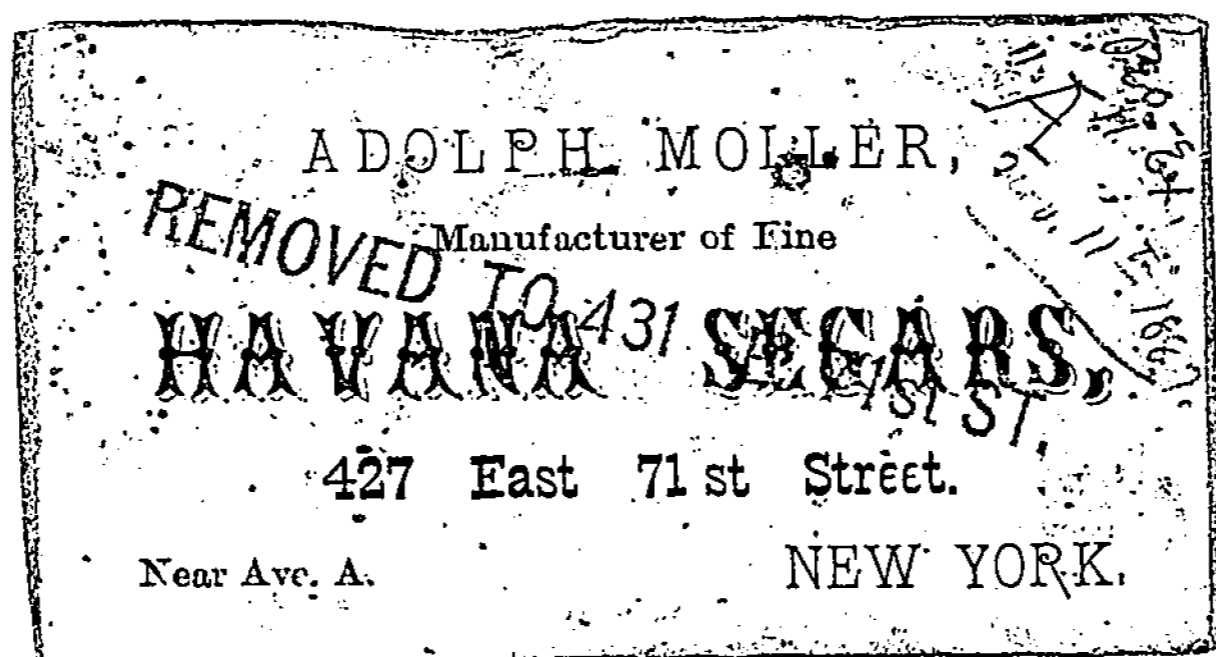
R. B. M. M. M.

Conrad J. M.

0334

339 Ave A. Near 21st
9th Ave at 57th
Please give Bearer my
son in law 150 Good
Licks + 150 over Defenses
for me as I want
them at once I give
some away to a friend
C. D. Neill

0335



0336

Police Court—4 District.

Affidavit—Larceny.

City and County }
of New York, } ss.Adolph Mollerof No. 431 E 71stStreet, aged 39 years,occupation Manufacturer

being duly sworn

deposes and says, that on the 9 day of August 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz:

Three Hundred Segars of the value
of Six 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 Isaac Heest (now here)

from the fact that said defendant came to No 431 E 71st Street in said City and presented the annexed order and stated that E. O. Neill of No 339 Avenue A in said City sent him for said property and requested deponent to give him the same

Deponent relying upon the statement made by said defendant and that the order was genuine gave to said defendant the aforesaid property

Deponent is informed by Cornelius O'Neill that he never authorized said defendant to obtain said property or

Subscribed before me, this day
of 188

Police Justice

0337

gave him the annexed order.

Wherefore defendant charged
said defendant with feloniously
taking stealing and carrying
away the same in violation of section
529 of the Penal Code

Adolph H. Miller

Brought before me

this 9th day of Sept-1887

Samuel J. Kelly Police Justice

0338

CITY AND COUNTY }
OF NEW YORK, } ss.

Cornelius O'Neil

aged 58 years, occupation Liquor of No.

339 Avenue A Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Adolph Moller

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

Sworn to before me, this 9 day of Sept 1887 } E O'Neill

David O'Neill
Police Justice.

0339

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK. } ss.

4
District Police Court.

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

Question. What is your name?

Answer. Isaac Heest

Question. How old are you?

Answer. 45 years

Question. Where were you born?

Answer. Germany

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

Answer. 292 E 34 St 11 years

Question. What is your business or profession?

Answer. Seegar maker

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

Answer.

I am not guilty and demand
a trial by jury

I Heest

Taken before me this

day of

Sept

1887

Police Justice.

0340

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

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

Dated Sept- 9 1887 Sam'l C. Bell Police Justice.

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

Dated Sept- 9 1887 Sam'l C. Bell Police Justice.

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

Dated _____ 188 _____ Police Justice.

0341

BAILED.

No. 1, by Rosa Eliza
Residence 348 East 58 Street.

No. 2, by _____
Residence _____ Street,

No. 3, by _____
Residence _____ Street,

No. 4, by _____
Residence _____ Street.

Notify Morris Goodhouse
45 William St.

175 #308 #1474
Police Court-- 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Adolph Moller
451 671
Isaac Hecht

2 _____
3 _____
4 _____

Offence Carrying

Dated Sept 9 1887

D. O. Reilly Magistrate.

Johnson Officer.

18 Precinct.

Witnesses Camelius Orrell

No. 339 Avenue A Street.

Frank Samuels

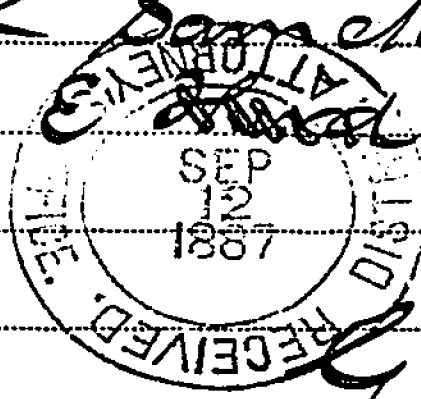
No. 409 63d Street.

No. _____ Street.

\$ 3000 to answer 5

Committed

Bailed



0342

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Isaac Hunt

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

Isaac Hunt —

of the CRIME OF PETIT LARCENY, committed as follows:

The said

Isaac Hunt,

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

Three hundred negroes of the

value of two cents each,

of the goods, chattels and personal property of one *Adolphus Moller,*

then and there being found, then and there unlawfully 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.

Henry J. B. Smith

District Attorney.

0343

BOX:

279

FOLDER:

2671

DESCRIPTION:

Heddendorf, William

DATE:

10/07/87



2671

Witnesses:

James Clark
Off 60 West Broadway
New York City

I recommend that he be discharged in each of these cases. Campbell
I am with the former
A. B. Clark

#44

Counsel,

Filed 7 day of

1888

Pleads

W. J. G. (Co.)

THE PEOPLE

Nov 26 - Nov 27
P. 2 Nov 26. 1888
Bail discharged

William Heddendorf

(2 cases)
The third one, confer
or another can't say

Assault in the Second Degree.
(Section 218, Penal Code.)

RANDOLPH B. MARTINE

Nov 14 P. 3 ADP 11. Same
Dec 6 P. 3 ADP District Attorney.

~~Nov 14 P. 3 ADP District Attorney.~~
Nov 14 P. 3 ADP District Attorney.

A True Bill.

Dec 12 P. 3 ADP

Jan 5 P. 3 ADP
Foreman.

off for Dec 17, 1888
Jan 17, 1889

Dec 16, 1888
B. 51

0345

To whom it may concern

We the undersigned hereby
certify that we have known
Mr William Weddendorf of number
50 Hudson Street this city, for
many years, and always found him
to be a good honest industrious man
a good and peaceable citizen, a father of
a large family which he always well
supported, and takes good care of them.

Henry Jurgensen 123 Hudson St
Henry W Cordts 67 North Moore St
Miss Harwood 68 West Broadway
Anton Friedrich 55 West Broadway
Charles West 37 West 65th

0346

New York General Sessions

The People vs

vs

William Heddendorf.

City, County and State of New York ss

Leo Engel being duly sworn says that he resides at no 157 W 18th Street in the City of New York and has been employed by Weber the piano manufacturer for twenty-two years last past and is now foreman of all the drives connected with the piano business of Weber in the City of New York.

That he has known William Heddendorf for about six year last past and knows others who know him, That his reputation for peace and quietness is good.

Deponent further says that said Heddendorf has a family, that he has been a good family man, that deponent knows defendant to be in business in the City for about six years and believes him to be a good honest and upright citizen.

Sworn to before me this }
26th day of November 1888 }

H. H. Harston

Notary Public

N.Y. Co.

Leo Engel

0347

W. Y. General Session

The People

us

William Heddendorf

President of the

People

J. H. Heddendorf

City for City

25 Chambers

0348

Police Court— District.

CITY AND COUNTY } ss.
OF NEW YORK, }

James Weed
of No. 60 West Broadway Street, aged 26 years,
occupation Stevedore being duly sworn, deposes and says, that
on the 25 day of September 1887 at the City of New York,
in the County of New York,

he was violently ASSAULTED and BEATEN by

William Henderson
(now here) who violently struck de-
ponent several times about the
head with a club, rendering
deponent insensible

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 the above assault, &c., and be dealt with according to law.

Sworn to before me, this 26th
day of September 1887

J. H. Smith Police Justice

Harry Wall

0349

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name.

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty, the complainant came into my place and struck me in the face and threatened to kill me and I struck him in self defense and demand a trial by jury at the court of *Gen. App. No. 1* *Wm. Heddenorf*

Taken before me this

day of *September* 188*8*

Police Justice.

0350

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

_____ *Dependence* _____
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 3 Hundred Dollars, _____ and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated Sept 26 1887 *Smith* _____ Police Justice.

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

Dated Sept 26 1887 *Smith* _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0351

#80
Police Court-- District. 1578

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Weed
60 West Broadway
William Stebbins

2 (2 cases)
3
4

Offence

BAILED,

No. 1, by

Anton Fredericks

Residence

55 West Broadway

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street.

Dated

September 26 1887

Magistrate.

Officer.

Precinct.

Witnesses

No.

James Dean

No.

No.

No.

No.

No.

No.

No.

No.

No.

No.

No.

No.

No.

No.

No.

No.

No.

No.

No.

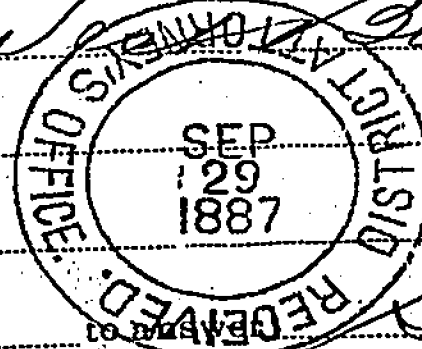
No.

No.

No.

No.

No.



\$ 3.00

Quent

0352

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Heddendorf

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

- William Heddendorf -

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

The said *William Heddendorf*,

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

James Weed, -

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault; and the said *William Heddendorf*,

with a certain *- knife -* which *he* the said

- William Heddendorf -

in *his* right hand then and there had and held, the same being then and there a *weapon* likely to produce grievous bodily harm, *him*, the said *James Weed*, then and there feloniously did wilfully and wrongfully strike, beat, *-* bruise and wound, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

Handwritten signature

District Attorney.

0353

Witnesses:

Murray
Sol. March

Counsel,

Filed

7 day of

1888

Pleads

THE PEOPLE

vs.

Assault in the Second Degree.
(Section 218, Penal Code.)

William Heddenberg

2-20-88
Pr. in 26. 1888

Bail discharged.

RANDOLPH B. MARTINE,

District Attorney.

~~James B. Martin~~

~~Book for file~~

A True Bill.

J. C. Mues

Foreman.

Dec. 12 1888

G. S. M. O. F. 1888

Dec. 16 1888

0354

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

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

Question. What is your name.

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

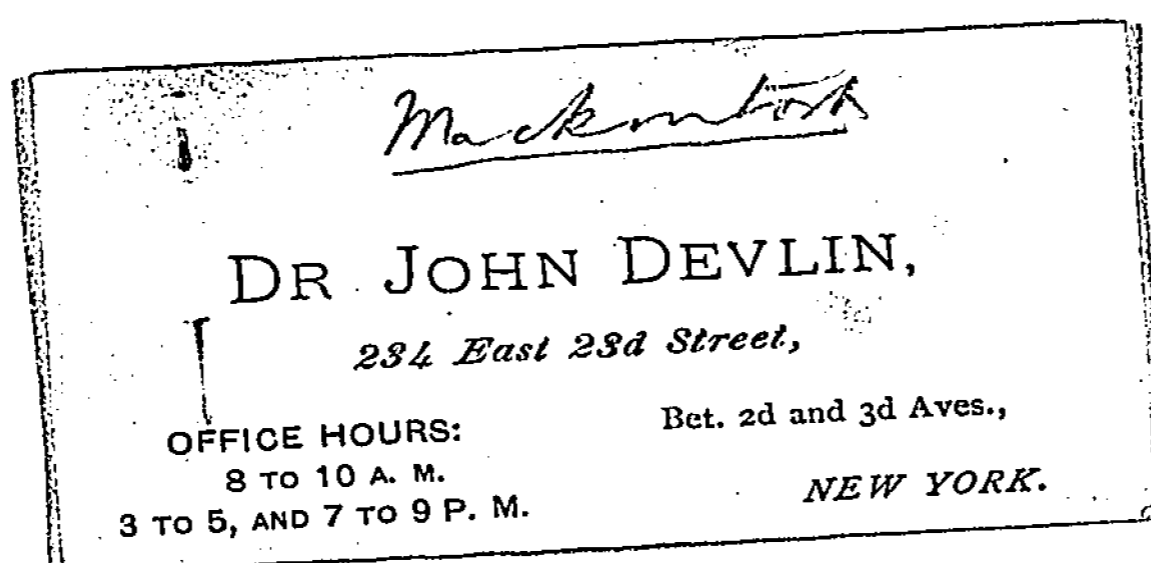
I am not guilty; the complainant came into my place and struck me in the face and threatened to kill me and I put them in self defence and I demand a trial at the Court of General Sessions Wm. Heddenborg

Taken before me this

day of September 188

Police Justice

0355



0356

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

_____ *Defendant* _____
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 3 _____ Hundred Dollars, _____ and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated Sept 26 1887 _____ *William* _____ Police Justice.

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

Dated Sept 26 1887 _____ *William* _____ Police Justice.

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

Dated _____ 188 _____ _____ Police Justice.

0357

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

#49
Police Court--

1577
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Clark
69 West Broadway

William Henderson

2

3

4

Dated

Sept 26

1887

Magistrate.

Officer.

Precinct.

Witnesses

No.

James Wood

No.

Geo. Wood

No.

\$

300

Paid



0358

Police Court—1 District.

CITY AND COUNTY } ss.
OF NEW YORK,

James Clark
of No. 60 West Broadway Street, aged 28 years,
occupation Milkman being duly sworn, deposes and says, that
on the 25th day of September 1887 at the City of New York,
in the County of New York,

he was violently ASSAULTED and BEATEN by

William Heddendorf
(now here) who violently struck
deponent several times about
the head with a club rendering
deponent insensible

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 the above assault, &c., and be dealt with according to law.

Sworn to before me, this

26th day of September 1887

James Clark
Witness
J. W. H. H. H. Police Justice

0359

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Heddendorf

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

- William Heddendorf -

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

The said

William Heddendorf

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

James Clark

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault; and the said

William Heddendorf

with a certain

knife

which *he*

the said

William Heddendorf

in *his* right hand then and there had and held, the same being then and there a

weapon likely to produce grievous bodily harm, *him*,

the said *James Clark*, then and there feloniously

did wilfully and wrongfully strike, beat, bruise and wound,

against the form of the statute in such case made and provided, and against the peace

of the People of the State of New York and their dignity.

Handwritten signature

District Attorney.

0360

BOX:

279

FOLDER:

2671

DESCRIPTION:

Hefferman, John

DATE:

10/20/87



2671

036.1

Witnesses:

Wm. Raper
Officer Hume

Counsel,

Filed day of

Pleads,

188

THE PEOPLE

24 jury Pros.

John Heffernan
H.D.

Robbery, *first* degree.
[Sections 224 and 228, Penal Code].

RANDOLPH B. MARDEN

District Attorney.

Oct 25 P. 2. P. D.

12 Oct 27. 1887

Indict returned

A True Bill.

Wm. Raper
Foreman

5. 12. 16
year, 16

26th

H. R. P.

0362

VI.

STATE OF NEW YORK.
Executive Chamber,
ALBANY.

Sir:

J. T. S.
your
Application for Executive clemency having been made on behalf of
John Heffernan who was convicted of *robbery 1st degree*
in the county of *New York* and sentenced *Oct 31. 1887*
to imprisonment in the *State prison* for the term of
Sixteen years.

I am directed by the Governor
respectfully to request that, in pursuance of section 695 of the
Code of Criminal Procedure, you will forward to him a concise state-
ment of the facts of the case, together with your opinion of the
merits of the application.

It is particularly requested that each letter of inquiry from
the Executive Chamber should be separately answered.

Very respectfully yours,

J. S. Williams
Private Secretary.

Hon Abe Lansing Nicoll
New York City

0363

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 1st DISTRICT.

of No. Charles W. Stearns
2nd Precinct, Police Street, aged 32 years,
occupation Police Officer being duly sworn deposes and says
that on the 6th day of October 1887

at the City of New York, in the County of New York, William Rapp
said William Rapp is a material witness
for the People against John
Hefferman (now here), charged with
Robbery and depersonalizing
that said William Rapp will not
appear at the trial of said com-
plainer prays that he may
be committed to the House of
Detention for witnesses to appear
at the trial of said complainant.

Charles W. Stearns

Sworn to before me, this
of October 1887 day

Samuel J. Kelly Police Justice.

0364

COURT OF GENERAL SESSIONS

Part II.

The People of the State of New York,

against

J o h n H e f f e r n a n

Indictment filed October 20th 1887.

:Before Hon. Rufus

:B. Cowing and a

:Jury.

N e w Y o r k ? October 27th 1888.

APPEARANCES: For the People Asst. Dist. Atty.

Purdy.

For the defendant, Mr. Peter Mitchell.

WILLIAM RAPP, a witness for the People, testified:-

On the 5th of October this year, I was walking along Washington Street about half past nine O'clock in the evening. I had arrived in this city the day before. I had a gold watch and chain of the value of \$60. on my person; it was in my vest pocket; I also had a draft of the value of \$118.13 in my pocket. This prisoner came from behind and spoke to me quick and at the same moment there were three others and one of them took the watch and chain and the prisoner held me by the shoulder. One of the men held me by the left side and this prisoner held me by the right side; it did not all take ten seconds. Then they all ran away and I ran after them, and this prisoner ran into the arms of a policeman.

0365

2

CROSS EXAMINATION;

I was seized from behind. I saw the faces of the other men; I did not give a description of the other man to the police. It was all done so quick that I cannot now describe the appearance of the other men. My description of the prisoner is that he has a narrow face with a strong moustache and the back of his head is very prominent; his movements are very quick and he came very quickly towards me. I was not intoxicated on this night. I made no resistance at the time the property was taken.

CHARLES W. STEPHENS, a witness for the People, testified

I am a police officer attached to the 2nd precinct. On the 5th of October I was standing in front of 13 Morris st. There was quite a large crowd of children there and this defendant was running up the street; the complainant was running after him; the complainant was about 25 or 50 feet behind him; when the defendant got near me he stopped and walked by me and then he started to run again. I caught him and the complainant identified him.

CROSS EXAMINATION:

This man was on a pretty good run and then he walked by me. I did not see any man on the street between this man and the complainant.

D E F E N C E

TERENCE FINN, a witness for the defendant, testified:

I keep a liquor saloon at 14 Washington St. The

0366

3

defendant was in my place on October 6, in the evening; he came in about eight o'clock. After a while we went outside and he saw some excitement up the street; I could not say whether he went up to it or not.

JOHN HEFFERNAN, the defendant, testified:

I live at 50 Trinity Place in this city. On the evening of the 6th of October I left my home at 6 o'clock after eating my supper; I went into this liquor saloon of Mr. Finn and held a conversation with him and after a while we went out for a walk and I said "I think I will go home"; I walked up a few doors and I saw there was a row up the street; I saw this complainant, he was drunk and was looking around in a bewildered state. I went to walk about my business up Morris Street. I walked along and this man followed me and said "That is the man, hold him". I passed the officer and never thought anything about it. I saw the man coming on a quick walk; I walked fast but did not run. I said to myself "I have been in prison, and I don't care about being arrested, they might say I did this thing." I had nothing whatever to do with the robbery of this man. I have been in the Elmira Reformatory. I was sent there for larceny.

CROSS EXAMINATION:

I was sent to the Reformatory in May 1880. I stood looking at this complainant as I did not know what the matter was.

0367

4

The OFFICER, recalled, testified that this man, the defendant, ran. The complainant was not drunk.

Mr. RAPP, recalled testified:

I arrived from Germany on Tuesday the 4th of October. During the whole day I drank about eight glasses of beer. I called out for the officer in either French or German.

John HEFFERNAN, the defendant, recalled:-

It was larceny that I was charged with when I was sent to the Elmira reformatory.

The Jury found the prisoner GUILTY of Robbery in the first degree.

Indictment filed Oct. 26. '87

COURT OF GENERAL SESSIONS
Part 2.

The People of the State of
New York.

against

John HEFFERNAN%

Abstract of testimony on
trial October 27th 1887.

0368

Police Court - District

CITY AND COUNTY OF NEW YORK, ss

William Ray 39

Street, Aged Years

being duly sworn, deposes and says, that on the

Ward of the City of New York,

in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-

ponent by force and violence, without his consent and against his will, the following property, viz:

one gold watch and gold chain of the value of \$150.00 and a diamond ring and a diamond bracelet

for one hundred & twenty-five dollars & twelve cents altogether of the

estate of the

the value of

the property of

and that this deponent has a probable cause to suspect, and does suspect, that the said property was

feloniously taken, stolen, and carried away, by force and violence as aforesaid by

John Williams, Thomas, and three

fact that at about the time of the

black and white in the deponent's

walking along Washington Street the deponent

and said other men came behind deponent

and force and carried away the deponent

in the arms and around the body and

thrust back the deponent and

thrust back the deponent and

thrust back the deponent and

thrust back the deponent and

thrust back the deponent and

thrust back the deponent and

thrust back the deponent and

thrust back the deponent and

thrust back the deponent and

thrust back the deponent and

thrust back the deponent and

thrust back the deponent and

0369

0370

Police Court—First District.CITY AND COUNTY }
OF NEW YORK, } ss

William Rapp
 of No. 6 Greenwich Street, Aged 39 Years
 Occupation Baker
 being duly sworn, deposes and says, that on the
5th day of October 1887, at the 1st Ward of the City of New York,
 in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
 ponent by force and violence, without his consent and against his will, the following property, viz:

One gold watch and gold chain
of the value of fifty dollars
and a draft on Knickerbocker & Kuhn
for one hundred & eighteen dollars & thirteen
Cents altogether of the

value of One Hundred Seventy eight $\frac{13}{100}$ DOLLARS,
 the property of Deponent

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

John Hoffman (nowhere) and three
other men not now arrested from the
fact that at about the hour of time
twelve & thirty P.M. while deponent was
walking along Washington Street the deponent
and said other men came behind deponent
and forcibly seized hold of deponent
by the arms and around the body and
struck and pushed deponent and
forcibly inserted their hands in deponent's
pockets and forcibly abstracted the aforesaid
property from deponent's pockets deponent
shouted loudly for Police and then ran

Subscribed and sworn to before me this
 10th day of October 1887
 Police Justice

0371

Away And deponent pursued the said
defendant until the defendant was
taken into custody by an Officer and
deponent positively identifies the defendant
as one of the men that did, forcibly, without
his consent & against his will take and
carry away said property from the person of
deponent.

Suborn & before me this
the day of October 1887

With. Rapper

Sam'l C. Kelly Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been
committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1887
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1887
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1887
Police Justice.

Police Court, District.

THE PEOPLE, &c.,
on the complaint of

Offence—ROBBERY.

1
2
3
4

Dated

1887

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

§ to answer General Sessions.

0372

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, ss.

District Police Court.

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

Question. What is your name.

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

John Hefferman

Taken before me this

day of

October 189*7*

Ed. J. McKeever
Police Justice.

0373

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

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

Dated *Oct 6* 188

Sam'l J. Kelly Police Justice.

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

Dated 188

Police Justice.

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

Dated 188

Police Justice.

0374

BAILED,

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

#130
Police Court

1664
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

2

3

4

Dated

1887

Magistrate.

Officer.

Precinct.

Complainant committed
to the House of Detention
in default of \$100 to appear

No.

No.

\$ 2500

OCT
12
1887

to answer

Street.

Committor

0375

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Helferman

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

John Helferman

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

The said John Helferman,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the 21st day of October, in the year of our Lord one thousand eight hundred and eighty-seven, in the night time of the said day, at the Ward, City and County aforesaid, with force and arms, in and upon one William Rapp, in the peace of the said People, then and there being, feloniously did make an assault, and

one watch of the value of forty dollars, one chain of the value of twenty dollars, and one written instrument, to wit: an order for the payment of money of the kind called drafts, for the payment of and of the value of one hundred and eighteen dollars & fifteen cents,

of the goods, chattels and personal property of the said William Rapp, from the person of the said William Rapp, against the will, and by violence to the person of the said William Rapp, then and there violently and feloniously did rob, steal, take and carry away,

John Helferman being then and there aided by an accomplice actually present, whose name is to the Grand Jury aforesaid as yet unknown

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

Randolph B. Smith

District Attorney.

0376

BOX:

279

FOLDER:

2671

DESCRIPTION:

Hogan, Mary

DATE:

10/20/87



2671

0377

4439

B

1887

Counsel,

Filed 10 day of

1887

Pleads

THE PEOPLE

vs.

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

Mary Hogan

Chas. H. M. J. A. D. P.

RANDOLPH B. MARTINE,

Chas. H. M. J. A. D. P. District Attorney.

A True Bill.

Foreman.

November 16/87, Park III

Ind. & Permitted

Witnesses:

Alace M. Daly.

Officer Manning

0378

Police Court—4 District.

CITY AND COUNTY
OF NEW YORK, } ss.

Alice M. Daly
of No. 315 E 48th St aged 28 years
occupation House-keeper being duly sworn, deposes and says, that
on _____ the 19 day of August

in the year 1887 at the City of New York, in the County of New York,

she was violently and feloniously ASSAULTED and BEATEN by Mary Hogan
(now here) who wilfully and maliciously
cut and stabbed deponent
on the head with a knife
cutting her severely. Deponent
says that thereafter said
defendant struck her on the
head with a shovel

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

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

Sworn to before me, this 15 day
of Sept. 1887

Alice M. Daly

Sam'l O'Brien POLICE JUSTICE.

0379

Sec. 198—200.

CITY AND COUNTY }
OF NEW YORK, } ss.

4 District Police Court.

Mary Hogan being duly examined before the undersigned, according to law, on the annexed charge, and being informed that it is *h^{er}* right to make a statement in relation to the charge against *h^{er}*, that the statement is designed to enable *h^{er}* if *h^{er}* see fit to answer the charge and explain the facts alleged against *h^{er}* that *h^{er}* is at liberty to waive making a statement, and that *h^{er}* waiver cannot be used against *h^{er}* on the trial,

Question. What is your name?

Answer.

Mary Hogan

Question. How old are you?

Answer.

42 years

Question. Where were you born?

Answer,

Ireland

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

Answer.

315 E 48th St. 6 mo's

Question. What is your business or profession?

Answer,

House Keeper

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

Answer.

*I am not guilty and demand an Examination. The Complainant came in my room intoxicated and he beat me I struck him in self defence Mary X Hogan
mark*

Taken before me this

day of

Sept

1887

Police Justice.

0380

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

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

Dated Sept 1 1887 Sam J. C. B. R. L. Police Justice.

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

Dated Sept 2 1887 Sam J. C. B. R. L. Police Justice.

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

Dated 188 Police Justice.

0381

132

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

133 - 139 1426 +
Police Court-- 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Alice M. Daly
315 E 48th St
Mary Hogan

2
3
4

Offence Abscond
Felony

Dated Sept- 1 1887

S. O. Reilly Magistrate.
C. J. Fleming Officer.
23 28 Precinct.

Witnesses Susan Murphy

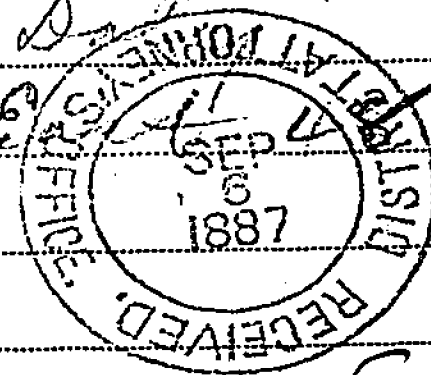
No. 327 E 48th Street.

No. 315 E 48th Street.

No. Street.

\$ 5.00 to answer G. S.

Commenced
7/24/87



0382

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, X DISTRICT.

of 23 Police Precinct, Street, aged 26 years,
occupation Police Officer, being duly sworn deposes and says,
that on the 19 day of August 1887
at the City of New York, in the County of New York, Mary Hogan
(now here) was arrested
by Deponent on a charge of
cutting & stabbing one Alice
M. Daly in the head with a
pen knife. That said Alice
is injured to an extent which
renders her unable to appear
in Court & is now in the hospital.
Wherefore Deponent asks that
Defendant be held till such
time as said Alice can appear.
Cornelius J. Fleming

Sworn to before me, this 19 day of August 1887

Police Justice.

0383

132
Police Court, _____ District.

THE PEOPLE, & c.,

ON THE COMPLAINT OF

Connelia J. Fleming

vs.

Mary Hagan

AFFIDAVIT.

Dated *Aug. 20* 188

Parker Magistrate.

Fleming Officer.

Witness, _____

Disposition, _____

Ex 4 9³⁰ AM.

Wednesday. 21st Aug.

Defendant present

*The presiding magistrate
has been hereby
authorized to proceed
with the case here
then I will be
about for the
proceedings.*

adj. Dowd

At Justice

of Sept 1st 2.30 PM

0384

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

THE PEOPLE OF STATE OF NEW YORK,

against

Mary Hogan

The Grand Jury of the City and County of New York, by this indictment, accuse
Mary Hogan
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said

Mary
late of the City of New York, in the County of New York aforesaid, on the
nineteenth day of *August*, in the year of our Lord
one thousand eight hundred and eighty *seven*, with force and arms, at the City and
County aforesaid, in and upon the body of one *Alice M. Daly*
in the peace of the said People then and there being, feloniously did make an assault,
and *then* the said *Alice*
with a certain *knife and also with a certain sword*
which the said *Mary*
in *then* right hand then and there had and held, the same being *deadly and*
dangerous weapon *then* and there wilfully and feloniously did *cut, stab and wound,*

with intent *then* the said *Alice*
thereby then and there feloniously and wilfully to kill, against the form of the statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

SECOND COUNT;

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

The said

Mary
late of the City and County aforesaid, afterwards, to wit: on the day and in the
year aforesaid, at the City and County aforesaid, with force and arms, in and
upon the body of the said *Alice M. Daly*
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make another assault, and *then* the said

Alice
with a certain *knife and also with a certain sword*
which the said *Mary*

in *then* right hand then and there had and held, the same being
an instrument and weapon likely to produce grievous bodily harm, then and there
feloniously did wilfully and wrongfully cut, stab and wound, against the form of the
statute in such case made and provided, and against the peace of the People of the State
of New York and their dignity.

Richard J. Smith

District Attorney.