

0009

BOX:

29

FOLDER:

346

DESCRIPTION:

Hall, Robert

DATE:

01/27/81



346

0010

270

Day of Trial
Counsel *Robert Rollins*
Filed *27* day of *Jan* 188*1*
Pleads *Not Guilty*
with leave to withdraw
THE PEOPLE

Selling Lottery Policies.

vs.
William B. quadrone
Assignment of rights to grant
Public People of the City of
on demand - B.

Robert Rollins.

DANIEL G. ROLLINS,
District Attorney.

A True Bill.
James D. Smith
Foreman.
James D. Smith
J.D.

Court of General Sessions

The People }
 vs }
 Robert Hall }

City & County of New York D. D.
 Robert Hall being duly sworn says: that he never before has been convicted of any offence; that he is and has been simply a clerk at a salary of \$12. a week; that he has no other interest and never had any directly or indirectly in the business of selling lotteries or policies; that he has only been such clerk for about a year. That the acts charged against him in the said indictment were performed and committed by him as such clerk. That since the said indictment against him he has left said business, and does not intend to again engage in it

Sworn to before me this
 28 day of February 1881

Thos. M. Darling,
 Mayor Public

Robert Hall

0012

The People

- vs -

Robert Hall

Applicant of

Defendant

E 1 0 0

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

Call
- 2-5-88
Jan 11, 1887
Wm
Wm
Wm

ANTHONY CONSTOCK, of 150 Nassau street, New York, being duly sworn, deposes and says

that he has just cause to believe and does believe that Robert Gleason is present in an 11th day of January , 1881, at number 110 street in the City of New York, and County of New York, unlawfully and knowingly

sell, furnish, vend and procure, and cause to be furnished and procured, a certain paper or instrument, purporting to be a ticket or part of a ticket in a lottery, which said ticket or part of a ticket is hereto annexed, and further, that the said Robert Gleason has in his possession, within and upon certain premises, occupied by himself and situated and known as number 110 street in the City and County of New York aforesaid, certain others, what are commonly known as, or are called lottery tickets, and also certain writings, cards, books, documents, personal property, tables, devices, and apparatus, for the purpose of enabling others to sell or vend lottery tickets or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and has in his possession, the aforesaid articles in violation of the laws of the State of New York, in such case made and provided.

Subscribed and sworn to before me, this 21st day of January 1881

Robert Gleason
Police Justice,
City, County and State of New York

Frederick D. Blake - of 150 Nassau St.

Being duly sworn deposes and says that on the 11th day of January 1881 he purchased the annexed certain paper or instrument purporting to be a ticket, or part of a ticket, in a lottery or lottery policy, which said paper instrument and ticket is commonly called a lottery ticket or lottery policy, and the said Robert Gleason did not see the name to this deponent, so more fully stated in the foregoing affidavit and deponent knows the facts so set forth in the above affidavit to be true of his own knowledge, concerning the said party and your commission of

Subscribed and sworn to before me this 21st day of January 1881

Robert Gleason
Police Justice

Frederick D. Blake

0014

270
POLICE COURT— DISTRICT.

THE PEOPLE, ETC.,
ON THE COMPLAINT OF
Godfrey L. deake
VS.
LOTTERY AND POLICY.



Robert L. ...
Dated *21 January* 1881
Magistrate.

Clerk
Officer.

WITNESSES:
.....
.....
.....

Bailed, \$ *500*
to appear Sessions.
By *G. W. McCall*
95 Rivington Street.
Laird

0015

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

Robert Hall

late of the *second* Ward, in the City and County aforesaid,
on the *eleventh* day of *January* in the year of our
Lord one thousand eight hundred and eighty *one* at the Ward, City and
County aforesaid, with force and arms, did unlawfully and knowingly vend, sell, barter,
furnish and supply, to one

Godfrey L. Keake

and did procure and cause to be procured for the said

Godfrey L. Keake

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

A. E. 11
- 2 - 5 - 8 / 5

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

0016

SECOND COUNT—

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

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

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

Nine Ann Street

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

THIRD COUNT—

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

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

And that he the said *Robert Hall*

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

Nine Ann Street

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

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

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

A. E. 11
- 2 - 5 - 8 - 5

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

FOURTH COUNT—

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

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

chine Ann Street

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

FIFTH COUNT—

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

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

chine Ann Street

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

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

DANIEL G. ROLLINS,
District Attorney.

0018

BOX:

29

FOLDER:

346

DESCRIPTION:

Hanlon, Thomas B.

DATE:

01/18/81



346

0019

109
T. Spencer

Filed 10 day of Aug 1887.
Pleads M. Grant

ROBBERY - First Degree.

THE PEOPLE

vs.

Francis B. Hanlon
alias Hanmon

David S. Bellino
~~SENIOR & JUNIOR~~

District Attorney.

(copy? also Sept 9/79 or was
att-Roy's do & sent to Pen. 18 mo.)

A True Bill.

Francis Derr

James O. Holt, Foreman.

James J. Condict

James J. Holt

P. P. / G. G. G.

0020

4186
6

The People

Thomas B. Harlan
alias
Harmon
robbery in the first degree

Court of General Sessions Part I
Before Judge Geldersleve Wednesday
January 20th 1881. Indictment for
Louis Bresloff, sworn and ex
aminated testified. I live at 194 Avenue A near
Twelfth St. Where were you on the 18th of the month
at the time just before the occurrence which gave
rise to this indictment? I was at Fourteenth St.
and Avenue A, it was about 10 or 15 minutes
past 12 o'clock in the night, I was alone. On the
corner of Thirteenth St. and Avenue A on the
same side where I was coming from. I saw three
young men, the biggest I often seen before, the
other two I did not know before. I crossed the
square to my place, I live on the other side
I live the second house from the corner. I heard
one of them follow me but I did not pay any
attention to it. Just coming on the corner he
made a jump on me, put his left arm around
my neck and said, "Hallo, Mr. Bresloff," at the
same time he touched the chain and caught
hold of that man with the right hand, the big fellow
holding him and halloed and with the left hand
I caught hold of the vest and the watch. Just at the
same time this young man and another cross
ed over and said, "What is the matter?" and
hit me right on the head. This young man and
another with him jumped on my left hand side
and wanted to raise my hand from the

0021

watch pocket. This prisoner hit me at the same time. Then I let the fellow go whom I held by the neck, at the same time the first man tore off the chain and ring. I held this young man and another until the watchman came; they ran away from the policeman; the policeman ran after this young man round the corner, the other one ran across where he came from; the policeman fired three shots at this young man. This prisoner is the one who struck me; the one that got hold of me I saw him several times before; he was the one that threw his arm around my neck; the tall one was the one that got my chain. When I first saw these three persons they were together on the corner of Third tenth St. The chain of the watch was fastened to it by a bar and that is lost; they broke that off. Cross Examined. I was at the second house from the corner when I was struck; the prisoner was in Twelfth St. when he was arrested; the policeman ran after him. I do not think I ever saw the prisoner before that night. One of the young men I saw around my neighborhood the last couple of years - a hard case. I did not run after any of them. I stayed at the spot where I was struck until after I was arrested. I think it happened a quarter past twelve. At half past ten o'clock I closed up my store 194 Avenue St, it is a cigar store. I took the key and put it in my

0022

pocket. I went to the corner of Fourteenth Street and Avenue A into John Doff's place; he keeps a liquor store. I stayed there till 10 or 15 minutes past 12 o'clock. I don't know how far the prisoner got away before he arrested him; the officer brought him back to me and asked me if he was the man who hit me? I told him, "yes." Edward Magan sworn I am an officer attached to the Eleventh Precinct I was on duty the morning of the 11th on Avenue A from Seventh to Fifteenth Sts. Between 11 and 12 o'clock I heard the cry of "watch." I ran up and the complainant in this case had hold of the prisoner there was two of them come, and he accused him of being the man with another that had robbed him, saying that the man had grabbed his chain and ran away and this one struck him. As I was about making the arrest, the prisoner started in one direction and the man who was with him in another. I halloed for the prisoner to stop, and he did not do it. I fired my revolver in the air. He made an attempt to go in the hall way, the door was locked I arrested him standing in the door way. I never lost sight of him from the time I attempted to make the arrest until I finally arrested him. I should judge he ran three or four hundred feet before I caught him. Cross Examined I did not draw my club on the prisoner; he said he did not have any thing to do with the robbery; he was searched in

0023

the station house and nothing was found on him.

Louis Bresloff recalled. About two days after Thomas McGlynn, who keeps a junk shop in Thirteenth St. brought me back the chain; the chain was worth about \$1.50.

Bella Hannon sworn for the defence, testified. I am a sister of the prisoner, he came to New York about three months ago; he came here about two or three days before my mother died. It was three months the 19th of this month since she died; my father is dead seven years; we came down from Peekskill; there are four single sisters and one married. My brother lived always with us; he has always been a good boy home, never drank and never was arrested to my knowledge. He worked in a wire factory in Peekskill. Since he has been here he has worked for six weeks for James Kenney, a city marshal. My ^{dearest} sister works, but we have not worked since we came to stay. I have been down two weeks since his arrest. I have not looked for employment on account of the trouble. Cross Examined. My brother was boarding with Mrs. Dunn, 113 East 118th St. He is a stone cutter and shoe maker by trade. He was employed in the wire factory in Peekskill about a year and a half ago.

0024

Lizzie Hawlan, sworn. The prisoner is my brother I have been here a month; he has been boarding in the same house I have been boarding in and my three sisters. I have always known him to be a good boy; we have had a widowed mother. I have always lived out since I was ten years old. Cross Examined. There was your brother the night before this occurrence? He came to me at 11/2 I could not tell where he was until he came home on Sunday night. The next morning he went to look for work; he left our house Monday morning to look for work to meet a man who promised to get him work. I could not tell you who the man is. I came home from work at 2 o'clock and he was getting his dinner. He went to look for the man again to get work. I asked him where he was going? He said he was going to look for work. I did not see him again till he got into trouble on Tuesday. He worked at bar tending and he got home late. The proprietor retired from business; he was appointed City Marshal. He was employed six weeks as a bar tender. I dont know who he was with the night he was arrested. I am not acquainted with his associates. I asked him about the matter for which he was arrested. He says he does not know anything about it. He said he only ran over to see what was the matter with the man. He worked six or seven months in a wire works and he stopped home when he

0025

was out of employ he came back to New York again. I dont know anything about the return of the watch and chain. He went to see the complainant if he would be light with him for our sake and he told us he got his watch and chain back. I did not see him before he got the watch and chain. Thomas B. Harlow, sworn and examined in his own behalf. Why did you say when before the Police Magistrate that you lived at 225 East Twenty eighth St? I did not think the trouble was as serious as it was at the time. On my arrest I gave in that so that my sisters would not know anything about it. I thought I would get out next morning as I was innocent of the charge. I was never arrested before for trouble of any kind. I was 21 years old last December I was working for Mr. Kenney up to the 7th of the month; he was appointed Marshal and retired from business. I left him on Friday and this happened on the following Monday night or Tuesday morning, a little after 12 o'clock. Did you have anything to do with the robbery of this man? No sir, I dont know anything about it. Agent Lerman who used to come into the store told me he could get me a ticket to secure an appointment on the one horse cars. I went to a liquor store in Fourteenth St. to see this man to get a ticket for the cars at 11 o'clock. I waited till I

guess it was twelve o'clock. The man was going to close up. He said, "I guess you will not see him tonight; perhaps you will find him in Thirteenth St. I walked along Avenue St; the complainant ran against me, and says, "What is the matter? He says, "that man running has my watch and chain." There was a man running up through Thirteenth St. I turned round and looked. I says, "that is too bad." The officer came up and had his club out in a threatening manner. The complainant says, "I want you to arrest this man, he is after striking me, he was with the man that has taken my watch and chain. I says, "you are mistaken"; there was another man standing there. I ran one way, it was for fear of getting struck. I ran away I did not commit this crime. Cross Examined. I was never arrested before for anything for any crime of any kind. How long have you been in New York? I have been off and on in New York a number of years. When I was working in Peekskill I would come to New York. In the summer of 1878 I worked for Reeves and Church in Greene St. between Manhattan Avenue and Franklin St. I was boarding in 145 Freeman St. at that time. it was directly opposite the factory. They had no business in the winter time and I was discharged. I went back home and was idle for four, five or six months. I was never arrested.

0027

before. Is it not the fact that you ^{were} arrested in the summer of 1879 and arraigned in this Court and pleaded guilty to burglary in the third degree and sent from this Court to the penitentiary for eighteen months? No sir. That is your signature (paper shown) I don't know anything about that? Were you in this Court on the 4th day of September 1879 on a charge of burglary in the third degree in company with one James Scully? No sir. Were you in August 1879 arraigned before Justice Smith, a police justice in this city for the offence of burglary in the third degree? No sir. Were you on the 19th or the morning of the 20th of August arrested by officer Shearn of the 16th Precinct? No sir. I know nothing about it. Did you say to Justice Smith in answer to these questions as follows: "What is your name? Thomas Kaulan. How old are you? 21. Where were you born? New York. Where do you live? 145 Freeman St. Greenpoint (the place that you just now told me that you lived at that time). What is your occupation? Silver plater. What have you to say relative to the charge preferred against you? I am not guilty." No sir. I don't know nothing about that case at all. Did you not in this Court on the 19th day of September 1879 plead guilty to an indictment charging you with burglary in the third degree? No sir. Were you not on that day

sentenced by Judge Cowing, one of the judges of this Court to a term of 18 months in the penitentiary? No sir. Edward Ball sworn. I am the deputy clerk of this Court and was such in September 1879. This is an indictment found by the Grand Jury against Thomas Harlan and James Kully for burglary in the third degree; they both pleaded guilty to an attempt at burglary in the third degree and were each sent to the penitentiary for eighteen months.

James Shearn testified. I am an officer in the 17th precinct for nearly five years. I arrested the prisoner on the morning of the 20th of August 1879 with ~~the~~ James Kully. They were sentenced by Judge Cowing to 18 months each in the penitentiary on the 9th of September I think. John R. Hennessy sworn. I am a keeper in the city prison. I saw the prisoner there 18 or 20 months ago to the best of my recollection. I saw him today in the prisoners box and talked with him. He admitted being down "below" (meaning the Souths) He wanted to know whether he could withdraw the plea of not guilty and take a plea. The jury rendered a verdict of guilty.

0029

Testimony in the case

of
Thomas B. Harlan
alias

Harmon filed Jan 18

P.O.



0030

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question.—What is your name?

Answer.— Thomas B. Hammon

Question.—How old are you?

Answer.— 21 years

Question.—Where were you born?

Answer.— Ohio

Question.—Where do you live?

Answer.— 325 East 28th St

Question.—What is your occupation?

Answer.— Stone cutter

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

Answer.— I don't ^{know} ~~see~~ nothing about it
I was walking along when the complainant
was missing after a matter in an
I said what is the matter by that
time the officer came up and
the man said arrest them two fellows
they were with that man that
took my chain

Thomas B. Hammon

Taken before me, this
Arthur D. Smith
day of August
Police Justice.
1891

0031

Police Court--Third District.

CITY AND COUNTY }
OF NEW YORK. } ss.

Louis Brosloff

of No. 194 Avenue A Street,

being duly sworn, depose and saith that on the 11 day of January 1899, at the Seventeenth 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.: One gold Watch Chain and a Gold Cross attached, in all

of the value of Seventy DOLLARS,
the property of deponent

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

Thomas B. Hammon (as above)

and two other persons who are not arrested and whose names are unknown to deponent for the following reasons to wit:

Deponent was walking along Avenue A near 13th Street when one of said unknown persons seized hold of deponent by placing his arm around deponent's neck and at the same time, seizing hold of deponent's Chain which was then attached to a Watch and was in the left hand pocket of the deponent.

Sworn before me this

of

1899

Police Justice

day

0032

sworn upon deponents person that deponent
held said inclusion person, when said Thomas
B Hamon struck deponent one violent
blow on his head with his clenched fist
when said inclusion person escaped
with the property before described

Sworn to before me } Lewis Proloff
this 14th day of Aug 1881 }
John Smith

Peace Justice
~~L. Proloff~~

Police Court—Third District

THE PEOPLE vs.

ON THE COMPLAINT OF

Lewis Proloff
194 Ave. C.

Thomas B Hamon



1881

Dated

John Smith

Magistrate

Officer

14

Witnesses:

1500 Ave. C.

Call

0033

State of New York.

Jan 1/81

Executive Chamber,

Albany, Nov 12th 1884

Sir: Application having been made to the Governor for the pardon of Thomas B. Haulon, who was sentenced on Jan. 27 1881, in your County, for the crime of Robbery, 1st for the term of 10 years and _____ to the State Prison _____ you are respectfully requested (in pursuance of Chapter 310, Laws 1849) to furnish the Governor with a concise statement of the case as proven on the trial, together with any other facts or circumstances which may have a bearing on the question of granting or refusing a pardon. Be pleased, also, to state the previous character of the convict.

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

Very respectfully yours,

Samuel C. ...

To Hon. Peter B. Olney
District Attorney, &c.

0034

Answered
April 5, 1884
Hobbs

Bell

0035

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That *Thomas B. Haman* otherwise
known as *Thomas B. Haman*

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *eleventh* day of *January* in the year of our Lord
one thousand eight hundred and ~~seventy-eight~~ *eighty one*, at the Ward, City, and County
aforesaid, with force and arms, in the night time of said day, in and upon one

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

One watch of the value of fifty
dollars

One chain of the value of twenty
dollars

of the goods, chattels and personal property of the said *Louis Bresloff*

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

Daniel S. Rollins

BENJ. R. PHELPS, District Attorney.

0036

BOX:

29

FOLDER:

346

DESCRIPTION:

Harris, Charles

DATE:

01/19/81



346

0037

193

Counsel,
Filed 19 day of Jan 1881
Plends
For Guilt (20)

THE PEOPLE
vs.
Charles Harris.
(2 cases)
I.
Larceny, and Receiving Stolen Goods.

Daniel S. Rolland
BENJAMIN

District Attorney.
Cheung P. Mei

A True Bill
Exchanged.

Frederic Barr

Foreman.
In this case of the case
of the case I am satisfied that
it is evidence ~~that~~ ^{the} ~~same~~ ^{same}
is correct. It is correct
in another case I am satisfied
the statement of A. Walter is
correct. It is correct in
this case regarding the facts.

0038

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

FORM 89 1/2

POLICE COURT—SECOND DISTRICT.

of No. 353 Spring David J. Paige Street, being duly sworn, deposes
and says, that on the 22nd day of September 18 80

at the City of New York, in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent, by means of tricks and deceit
and with intent to cheat and defraud,
the following property, to wit:

Which A quantity of Curled hair, being
the contents of six mattresses and
being in all

of the value of 50 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

Charles Harris, now here, from the
fact that said Charles then received
said hair from deponent to clean
and make over, and with the agreement
between deponent and said Harris that
said hair would be returned to deponent
by said Harris on the following day.
That said Harris took said hair into
his possession and carried the same
away and has not returned said hair
to deponent up to the present time,
and deponent believes and charges that
when Mr. Harris, received said hair from
deponent as aforesaid, he then intended to
steal the same. David J. Paige

Sworn to before me, this 15th day
of January 18 81
Wm. C. Thomas Police Justice.

0039

Police Court—Second District.

CITY AND COUNTY)
OF NEW YORK. } ss.

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

QUESTION.—What is your name?

ANSWER.—*Charles Harris*

QUESTION.—How old are you?

ANSWER.—*Twenty-eight years of age*

QUESTION.—Where were you born?

ANSWER.—*Philadelphia, Pa.*

QUESTION.—Where do you live?

ANSWER.—*133 Laurens St.*

QUESTION.—What is your occupation?

ANSWER.—*Furniture Polisher*

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

ANSWER.—*I have nothing to say at present.*
C. Harris

Taken before me, this

1887
John of Lawrence
Police Justice.

0040

1914

FORM 894.

POLICE COURT—SECOND DISTRICT

THE PEOPLE, & c.,
ON THE COMPLAINT OF

David S. Paige
353



Charles

DATED *Jan 17 1881*

Flannery MAGISTRATE.

McJally, Const. OFFICER.

WITNESS:

BAILED BY *G. S. Const*

No. _____ STREET.

Affidavit—Larceny. *St. Louis*

0041

FORM 89 1/2

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

POLICE COURT—SECOND DISTRICT.

of No. 353 Spring David J. Paige Street, being duly sworn, deposes
and says, that on the 22nd day of September 18 80

at the City of New York, in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent, by means of trick and deceit
and with intent to cheat and defraud,
the following property, to wit:

Being a quantity of Curled hair, being
the contents of six Mattresses and
being in all

of the value of Fifty 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

Charles Harris, now here, from the
fact that said Charles then received
said hair from deponent to clean
and make out, and with the agreement
between deponent and said Harris that
said hair would be returned to deponent
by said Harris on the following day.
That said Harris took said hair into
his possession and carried the same
away and has not returned said hair
to deponent up to the present time,
and deponent believes and charges that
when he, Harris, received said hair from
deponent as aforesaid he then intended to
steal the same. David J. Paige

Sworn to before me, this 15th day
of January 18 81
Wm. M. Moore Police Justice

0042

Police Court—Second District.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

QUESTION.—What is your name?

ANSWER.—*Charles Harris*

QUESTION.—How old are you?

ANSWER.—*Twenty-eight years of age*

QUESTION.—Where were you born?

ANSWER.—*Philadelphia, Pa.*

QUESTION.—Where do you live?

ANSWER.—*138 Laurens St.*

QUESTION.—What is your occupation?

ANSWER.—*Furniture Polisher*

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

ANSWER.—*I have nothing to say at present.*
C. Harris

Taken before me, this

W. J. Murray
day of *January*
188*1*
Police Justice.

0043

1914

Form 894

POLICE COURT—SECOND DISTRICT

THE PEOPLE, & c.,
ON THE COMPLAINT OF

David S. Craig
333 Washington St

Charles S. ...
RECEIVED
JAN 18 1881
DISTRICT

DATED *Jan 14 1914* 1914

J. ... MAGISTRATE

McFally, Const. OFFICER.

WITNESS:

BAILED BY *G. S. ...*
\$ *5000* TO ANS.

No. _____ STREET.

Affidavit—Larceny—*Goods*

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

Charles Harris _____

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

*Fifty pounds of hair of the value of one
dollar each pound.*

of the goods, chattels, and personal property of one *Daniel S. Paige* then and
there being found, feloniously did steal, take and carry away, against the form of the Statute in such
case made and provided, and against the peace of the People of the State of New York and their
dignity.

0045

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

Charles Harris

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

*Fifty pounds of hair of the value of one dollar
each pound.*

of the goods, chattels, and personal property of the said *Daniel S. Paige*

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously
stolen of the said

Daniel S. Paige

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

Charles Harris

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

Daniel G. Rollins

GEN. W. APPEALS, District Attorney.

0046

John
Counsel
Filed *20* day of *Jan* 188*7*
Pleads *McGuire*

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

P.
Charles Beard.
(2 Acc)

Amelia Collins
DEFENDERS

District Attorney.

May 15

A True Bill.

Francis Carr

Foreman.

Part m Feb 8. 1887
Tried & acquitted

Monday
Part 2

0047

STATE OF NEW YORK, FORM 89 1/2
CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT—SECOND DISTRICT.

William Tucker
of No. *633 Ninth Avenue* Street, being duly sworn, deposes
and says, that on the *7th* day of *January* 18*81*.
at the City of New York, in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent, *and from the said*
premises,

the following property, to wit:

One dark cloth Miter

of the value of *Twelve* 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 *Charles Harris*.
For the reason that deponent saw the
said Harris with the said coat in
his possession and when deponent
asked him what he was doing with
the said coat, he, said Harris, replied
that deponent saw loaned it to him,
and that deponent can deny having
done so.
Deponent therefore prays that said
Charles Harris may be apprehended
and dealt with as the law in such
cases provides.

Wm Tucker

Sworn to before me, this

John M. ...
18*81*

day

Police Justice

0048

Form 694.

POLICE COURT—SECOND DISTRICT

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Affidavit—Larceny

William McJes
633 8th Ave.
519 26th St
Charles Harris



DATED *Jan 11 1881*

C. A. ... MAGISTRATE.

M. J. ... OFFICER.

WITNESS: _____

\$ 2 1/2 per day

Bailed by *\$ 300 to Ans. G.D. Conn*

No. _____ STREET.

0049

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

My Duty 29 1881

Joseph P. R. Esq.
Agent Dist Atty

In the matter of the People
against Harris on a charge of
grand larceny preferred by one Tucker
I will testify that Mr Tucker came
to my office with the prisoner Harris
on or about the 29th day of December 1880,
and introduced him to me and
stated that Harris ^{had} a case for
damages for conversion; that he wanted
me to try for him. Tucker said
that the case was a good one
and both Tucker & Harris arranged
as to my retainers and Tucker
advanced part of the same at
the time. At this time the prisoner

0050

wore a much used velvet over
coat & had it on his person,
at the time of our introduction
on at least three other occasions
Fucker & Harris came to my office
together & Harris always had
on the same velvet overcoat.
Fucker told me that Harris
was a good fellow but
poor and that the persons
against whom the suit
he had had treated Harris
very unjustly & wanted me
to all I could for him.

Yours truly,
A. A. Adams

0051

The papers

of

Stam.

0052

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

Charles Harris

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

*One coat (of the kind commonly called
an ulster) of the value of twelve dollars.*

of the goods, chattels, and personal property of one

William Tucker

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

0053

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

Charles Harris

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

*One coat (of the kind commonly called
an ulster) of the value of twelve dollars.*

of the goods, chattels, and personal property of the said *William Tucker*

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously
stolen of the said

William Tucker

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

Charles Harris

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

Daniel F. Rollins

BENJ. K. PHELPS, District Attorney.

0054

BOX:

29

FOLDER:

346

DESCRIPTION:

Healy, Edward

DATE:

01/11/81



346

0055

BOX:

29

FOLDER:

346

DESCRIPTION:

McNully, John

DATE:

01/11/81



346

0056

93.

Counsel,
Filed *11* day of *January* 188*7*

Plends,

BURGLARY—Third Degree, and
Grand Larceny.

THE PEOPLE

16. *22^d* Oct B 98.

Edmond Healy
alio
John Mc Nully

Daniel S. Collins
~~DANIEL K. PHILLIPS~~

~~Attorney~~ District Attorney.

Part in *Case* *12.1.881*
Heads Burg 3

A True Bill.

James J. Carr
Foreman.

Verdict of Guilty should specify of which count.

18 months.

0057

Police Office. Third District.

City and County } ss. Catharine Collogan
of New York, }
No. of 433 East Ninth Street, being duly sworn,

deposes and says, that the premises No. 433 East Ninth
Street, 17 Ward, in the City and County aforesaid, the said being a dwelling house
and which was occupied by deponent as and her husband, Henry
Collogan as a place of abode,

were BURGLARIOUSLY
entered by means of forcibly opening a window
in the second floor, leading into said
premises from the stall

on the day of the 7 day of January 1886,
and the following property, feloniously taken, stolen and carried away, viz..

One bolt of cloth of the value of five
dollars European penitentiaries worth
\$7.00 & three dresses of the value of
\$20.00

the property of deponent & her husband

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away by
Edward Stealy alias John McGully

for the reasons following, to-wit: That deponent caught
him in said dwelling house he
having removed said property
from the ward robe to another
part of the room with intent
to carry the same from said
premises. Officer Raymond
arrested Stealy in said premises,

Catharine ^{her} x Collogan
mark

Summons before me:
this 8th day of Jan'y 1887
Attest by Police Officer

0059

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK, } ss.

~~Edward Healy~~ ^{alias John Mc Nully} being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was
at liberty to answer, or not, all or any questions put to him, states as follows, viz.:

Question.—What is your name?

Answer.— John Mc Nully

Question.—How old are you?

Answer.— 16

Question.—Where were you born?

Answer.— New York

Question.—Where do you live?

Answer.— 228 Avenue B

Question.—What is your occupation?

Answer.— I gather junk

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

Answer.— I was intoxicated and I walked
into the room and the lady was ironing
and did not know what I was doing

John ^{his} Mc Nully
mark

Taken before me, this
R. R. Murphy
day of January 1881
Police Justice

0060

Form 115.

POLICE COURT--THIRD DISTRICT,

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Catharine Colliqan
433 E 9th St

Edward Foley

alias John H. Smith



Offence, BURGLARY.

Dated *January 8* 1931

B.H. Bushy Magistrate.

Raymond 17 Officer.

..... Clerk.

Witnesses *Thomas Raymond*

17 Leonard Polvi Street

Complainant committed to custody of State or

and bonds of \$200 each to appear Street

Bailed by Michael Colliqan

No. *249 W 18* Street

\$ *1500* to answer committed.

Received in Dist. Atty's Office,

BAILED,

Wm. Michael Colliqan

Residence *549 Wash 18* Street

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

0061

CITY AND COUNTY } ss.
OF NEW YORK.

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

That *Edward Healy* otherwise known as
James McNully

late of the *seventeenth* Ward of the City of New York, in the County of
New York, aforesaid, on the *seventh* day of *January* in the
year of our Lord one thousand eight hundred and ~~seventy eight~~ *one* with force and
arms, about the hour of *two* o'clock in the *day* time of the same day, at the
Ward, City and County aforesaid, the dwelling house of

Catharine Colligan
there situate, feloniously and burglariously did break into and enter ~~by means of force~~

he the said *Edward Healy*
otherwise known as *James McNully*

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

Catharine Colligan
in the said dwelling house then and there being, then and there feloniously and
burglariously to steal, take and carry away, against the form of the Statute in such
case made and provided, and against the peace of the people of the State of New York
and their dignity.

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

Edward Healy otherwise known
as *James McNully*

late of the Ward, City, and County aforesaid,

One coat of the value of five dollars
Two pair of pantaloons of the value of three
dollars and fifty cents each pair
Three skirts of the value of three dollars each
Three overskirts of the value of three dollars each
Three waists of the value of sixty six cents
each

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

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

Daniel E. Rollins
~~BENJ. K. PHELPS~~, District Attorney.

0062

BOX:

29

FOLDER:

346

DESCRIPTION:

Henderson, John H.

DATE:

01/31/81



346

789

Day of Trial
Counsel
Filed 3rd day of January 1857.
Pleats

THE PEOPLE,

vs.

HIGAMY.

7

John N. Henderson

S. P. GARNEY,

David S. Rollins, District Attorney.

A True Bill.

Francis Oram

Foreman.

Sept 1st 1857

plea a do guilty

Pen: One year.

Francis Oram

0064

City & County of
New York, ss.
Henry J. Hunter of
276 Bergen Street, Brooklyn
being sworn says that on the
15th day of January 1888, Abbia Harris
in the presence and hearing
of deponent, in the Police Court
in said City before Police Justice
Halsk, testified that on the
3rd day of July 1879, in the City of
New York, she was married to
John Henderson, then in
said Court, by Rev C. P. Corneil.
Deponent further says that at
the time of said marriage, the
said Henderson had a former
wife living.

Sworn to before me
the 14th day of Jan 1888

[Signature]
Police Justice

Henry J. Hunter

City & County of New York ss. Maria Henderson of No 276 Bergen Street in the City of New York being duly sworn says. That on the 4th day of September 1859 in the City of New York she was married to John H. Henderson. and that there has never been any divorce granted to or obtained by deponent or her said husband.

Done to before me this 17th January 1887.

[Signature] Police Justice Maria Henderson

City & County of New York ss. Abbie Harris of No 212 E 38 Street being duly sworn says. That on the 5 day of July 1879 she was married to John H. Henderson now present in the City of New York. by the Rev C. P. Corner.

[Signature] Mrs Abbie Harris

[Vertical text on left margin:]
 From the witness
 this 18th January 1887
[Signature]
 Police Justice

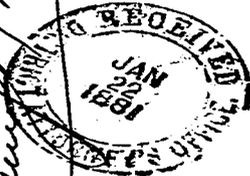
0066

289
The People vs
a Complaint of
Maria Henderson

vs.
John Henderson

beginning
of Justice

January 1884



Abbie Harris
Wanted

Prisoner

Henry F. Hunter
276 Bergen St Brooklyn

Maria Henderson
276 Bergen St Brooklyn

Abbie Harris
212 E 39th St

Wm to Lang

0067

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }
OF NEW YORK. } ss-

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

Question. What is your name? *John A. Henderson*

Answer.

Question. How old are you? *38 years*

Answer.

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *323 E. 20th St*

Question. What is your occupation?

Answer. *Butcher*

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

Answer. *I have nothing to say at present*

John A Henderson

Taken before me, this

15 day of *January* 188*1*

POLICE JUSTICE.

0068

CITY AND COUNTY } ss.
OF NEW YORK, }

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

That

John H. Henderson

late of the First Ward 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 *fifty nine* at the *City of*
New York, in the *County of New York*
aforesaid

did marry *Maria Henderson*
and *her* the said *Maria Henderson*
did then and there have for *his wife* and that the said *John H.*
Henderson afterwards, to wit, on the *fifth* day of *July*
in the year of our Lord one thousand eight hundred and seventy-*nine*
at the *City of New York*, in the *County of*
New York aforesaid

with force and arms, did feloniously marry and take as *his wife*
one *Abbie Harris*
and to the said *Abbie Harris*
was then and there married, the said *Maria Henderson*
being then and there living and in full life, against the form of the Statute in such case
made and provided, and against the peace of the People of the State of New York and
their dignity.

Daniel C. Rollins
~~S. B. GARVIN~~, District-Attorney.

0069

BOX:

29

FOLDER:

346

DESCRIPTION:

Hennessey, Frank

DATE:

01/14/81



346

140

Day of Trial

Counsel,

Filed *14* day of *Aug* 188*8*

Pleads

THE PEOPLE

vs.

104
21.
116 & 119
miscellaneous
Aug 0
under hand

F.

Frank Kenney.

BURGLARY—Third Degree, and
[Receiving Stolen Goods.]

Daniel G. Collins
DANIEL G. COLLINS

District Attorney.

Rest m. Aug 7, 1881
pleads Party 3.

A TRUE BILL.

Edmond P. Ref
Fanning, Junr

Foreman

0071

New York Jan 13th

1884

Hon Judge

Dear Sir

I am a Widow son and her
Only Support and this is my
first time ever to Be arrested
in my Life and i beg of you
to have Mercy on me and let
me off with as light a sentence
as your Honor possible can so
as i can support my Mother and
Begin a new Life over again as
I Promise with the Divine
assistance of god never to do a
Wrong act a gain in my Life
hoping that you will hear the
prayers of a widow son and have
mercy on me and give me a
chance to Regain my Character
with the assistance of
god i will so hoping that

0072

Your Honor will have mercy
on me and grant a widow
Son Macy for the first time
and the last with the help
of God.

I Remain your Honors
Ever Obedient servant
Frank Hennessy.

0073

POLICE COURT 5th DISTRICT.

City and County }
of New York, } ss:

John Wood
of No. 224 East 118th Street, being duly sworn,
deposes and says, that the premises No. 226 in East 118th
Street, 12th Ward, in the City and County aforesaid, the said being a Brick building
and which was occupied by deponent as a Stable

were **BURGLARIOUSLY**
entered by means of forcing open a rear window

on the Evening of the ninth day of January 1881
and the following property feloniously taken, stolen, and carried away, viz:

one set of double harness, two sets
of single harness, two riding bridles,
two headstalls, one riding saddle,
one blanket, one strap of sleigh bells,
in all of the value of ~~two hundred dollars~~
one hundred and eighty dollars.

the property of this deponent

and deponent further says, that he has great cause to believe, and does believe, that
the aforesaid **BURGLARY** was committed and the aforesaid property taken, stolen, and
carried away by Frank Hennessey (now here), and another

person not arrested and not known to this deponent
for the reasons following, to wit; that on said day to wit the 9th day
of January 1881 at half past six o'clock in the
Evening the doors to said stable were received by
locked, and said door was locked by William H. Shank,
who is in the employ of this deponent that
at said time said rear window was shut and
fastened by iron bars; that at about a quarter
past eight o'clock Officer John H. Tarbock of
the 12th Precinct Police, found said rear window
open; and marks of violence used, thereon, that

0074

said Officer found and arrested said Frank
Hecumeney and said other person carrying
off said articles above mentioned, that
said other person escaped; - That this
department therefore charges said
Frank Hecumeney and said other
table was forcibly, feloniously and bur-
larsiously broken open and entered and
said property taken stolen and carried
away therefrom by said Frank Hecumeney
and said other person who is not yet
arrested as aforesaid

sworn to before me this John Wood
tenth day of January 1881

McCrean O'Leary
Police Justice

State of New York, City and County of New York,
William H. Shank being duly sworn
says he resides at 346 East 114th Street, that
he has heard read the foregoing affidavit and
is peculiar with the contents thereof, that
that portion thereof referring to him is true
by his own knowledge William H. Shank
sworn to before me this west

tenth day of January 1881

McCrean O'Leary
Police Justice

State of New York, City and County of New York,
John H. Forbush being by me duly sworn says
he has heard read the foregoing affidavit, and is
peculiar with the contents thereof, that that
portion thereof referring to him is true by his
own knowledge

sworn to before me this John H. Forbush
tenth day of January 1881

McCrean O'Leary
Police Justice

0075

POLICE COURT—FIFTH DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Frank Hennessy being duly examined before the undersigned, according to law, on the annexed charge: and being informed that he was at liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer. *Frank Hennessy*

Question. How old are you?

Answer. *Twenty-nine years*

Question. Where were you born?

Answer. *New York City*

Question. Where do you live?

Answer. *116 East 119 Street*

Question. What is your occupation?

Answer. *Silver plates*

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

Answer. *I am not guilty, I was intoxicated and some one gave me the things to carry them*

Frank Hennessy

Taken before me, this *21st*

day of *January* 187*8*

Marcus Deebourg
Police Justice.

0076

70740

POLICE COURT - 5 DISTRICT.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

OFFENCE:
BURGLARY AND LARCENY.

John Ward

224 S. 18th St.

Frank Lawrence

Dated *January 11* 188*1*

Altenberg Magistrate.

Torbush Officer.

120. Clerk.

Witness: *and Officer*

William H. Schmitt



Committed in default of \$ *1.50* Bail.

Bailed by

No. Street.

0077

CITY AND COUNTY } ss.
OF NEW YORK, }

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

That

Frank Hennessey

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

John Wood there situate, feloniously and
burglariously, did break into and enter, the same being a building in which divers
goods, merchandise, and valuable things were then and there kept for use, sale and
deposit, to wit: the goods, chattels, and personal property hereinafter described, with
intent the said goods, chattels, and personal property of the said

John Wood then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

*One sett of harness (of the kind commonly
called double harness) of the value of forty
dollars -
Two setts of harness (of the kind commonly
called single harness) of the value of thirty dollars
each sett -
Four bridles of the value of five dollars each
One saddle of the value of twenty dollars
Twenty bells of the value of one dollar each
One blanket of the value of twenty dollars*

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

John Wood

so kept as aforesaid in the said *stable* then and there being, then and
there feloniously did steal, take and carry away, against the form of the Statute in
such case made and provided, and against the peace of the People of the State of
New York, and their dignity.

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

Frank Hennessey —

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

*One set of harness (of the kind commonly
 called double harness) of the value of forty
 dollars.*

*Two sets of harness (of the kind commonly
 called single harness) of the value of
 thirty dollars each set.*

Four bridles of the value of five dollars each.

One saddle of the value of twenty dollars.

Twenty bells of the value of one dollar each.

One blanket of the value of twenty dollars.

of the goods, chattels and personal property of *John Wood* —

by a certain person or persons to the Jurors aforesaid unknown, then lately before
 feloniously stolen of the said

John Wood —

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

Frank Hennessey —

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

Daniel S. Rollins ~~BERNARD KAMMERS~~ District Attorney.

0079

BOX:

29

FOLDER:

346

DESCRIPTION:

Herry, Henry

DATE:

01/27/81



346

0081

CITY AND COUNTY }
OF NEW YORK, }

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

That

Henry Perry

late of the *fourteenth* Ward, in the City and County aforesaid,
on the *seventh* day of *January* in the year of our
Lord one thousand eight hundred and eighty-*one* at the Ward, City and
County aforesaid, with force and arms, did unlawfully and knowingly vend, sell, barter,
furnish and supply, to one

Godfrey R. Reake

and did procure and cause to be procured for the said

Godfrey R. Reake

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

B. Night 7/1
8-18-38 45
5-76 Sub 4/
14-75 x H 20 (11)

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

SECOND COUNT—

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

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

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

One hundred and twenty-six Bowery

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

THIRD COUNT—

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

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

And that he the said

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

One hundred and twenty-six Bowery

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

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

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

B Night 7/19 5-
8-18-38 25-
5-76 Sad 41
14-75 x H 20 - (11)

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

FOURTH COUNT—

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

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

One hundred and twenty-six Bowery

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

FIFTH COUNT—

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

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

One hundred and twenty-six Bowery

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

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

DANIEL G. ROLLINS,
District Attorney.

0084

BOX:

29

FOLDER:

346

DESCRIPTION:

Hessler, Arthur

DATE:

01/13/81



346

0085

96

Day of Trial,

Counsel,

Filed *13* day of *January* 188*7*

Pleads *McQuay* *JA*

Obtaining Money, &c. by False Pretences

THE PEOPLE

vs.

(Case) I.
Arthur Roscoe

Samuel S. Collins.
~~DEAN K. PIERCE,~~

District Attorney.

Boston

Jan 17, 1887

A True Bill. *RS*

Francis Deen

Foreman.

0086

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question. What is your name?

Answer.

Arthur Hessler

Question. How old are you?

Answer.

35 years

Question. Where were you born?

Answer.

Franked

Question. Where do you live?

Answer.

523 Broadway

Question. What is your occupation?

Answer.

Carter

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

Answer.

I am not guilty

Arthur Hessler

Taken before me, this 5 day of June 1881
Wm. D. L.
POLICE JUSTICE.

0087

Wickentand

0088

110 Broadway	No. 382	New York January 4 th 1884
		
PACIFIC BANK,		
Pay to the order of Arthur Kessler		
Thirty five ⁰⁰ / ₁₀₀ Dollars		
\$ 35 ⁰⁰ / ₁₀₀		
James Garrison		
<small>Colgate & Hensch, 23-9, Maiden Lane, N. Y.</small>		

0089

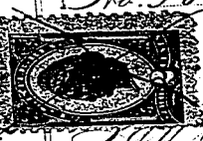
Arthur
Hessler

~~Arthur Hessler~~

0090

No. 38.

New York December 31 1886



PACIFIC BANK,

Pay to the order of Shepard & Knapp
Sixtyone and 10 Cents (Dollars)

\$ 61.10^{cts.}

Arthur Hebble

Colgate & Hatch, 93-95 Maiden Lane, N. Y.

*1170 Broadway
1886*

0091

Sheep Knave 0/11

Arthur Henle

FOR DEPOSIT
IN THE PEOPLES
TO THE CREDIT OF
SHEEP KNAVE

Arthur Henle

0091

City of Cambridge
of New York

William Starnes
being duly sworn says that he
is a salesman in the employ of
Sheppard Knapp doing business
at No 189 + 191, 6 Avenue, that
on the 29 December 1880, he
sold Arthur Kessler, now present
a carpet amounting to Sixty one
100 Dollars, ^{which said Kessler} ~~and ordered it to be~~
delivered to his residence No 37
Bleeker Street, stating he would
pay for the same on delivery.

That as deponent is informed
and verily believes, said Kessler
gave in payment of the said car-
pet, the annexed check, purporting
to be drawn on the Pacific Bank
for the sum of Sixty one 100 Dollars.
That said Kessler never kept
an account in said bank.
Deponent charges that said
Kessler with intent to cheat and
defraud, did knowingly give said
false token in payment of said
carpet.

Sworn to before me
this 31 January 1881
Wm. Starnes
Police Justice

Wm. Starnes

City of Cambridge
of New York
Frank Drummond
being sworn says that on the 31 of
December 1880, he delivered the
carpet in question to the defendant
herein, and received from him
the false and worthless check hereto annexed
Frank Drummond

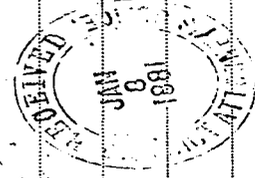
Sworn to before me
this 31 January 1881
Wm. Starnes
Police Justice

0093

96.
Police Court - First District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF
William Starnes
with Supplemental Affidavit
1897 1916
Arthur Heeler



Dated *January 1898*
W. H. Heeler Magistrate
Maloney C.O. Clerk

Witness, *Frank Drummond*

\$ *1.50* to answer
at *Genl Sessions*
Received in Dist. Atty's Office, *Com*

COUNSEL FOR COMPLAINANT.

Name, _____
Address, _____

COUNSEL FOR DEFENDANT.

Name, _____
Address, _____

BAILED,

No. 1, by _____

Residence, _____

No. 2, by _____

Residence, _____

No. 3, by _____

Residence, _____

No. 4, by _____

Residence, _____

No. 5, by _____

Residence, _____

No. 6, by _____

Residence, _____

0094

Police Court—First District.

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

Mat Lewis Davis,
of No. 25 1/2 Broadway Street,
being duly sworn, deposes and says, that on the 14
day of January 1881, at the City and County of
New York,

Arthur Heesler, now present,
purchased of deponent a watch for
the sum of twenty four dollars,
and gave in payment for the
same the annexed false and
worthless check, purporting to be
drawn by James Garrison on the
Pacific Bank for the payment
of the sum of thirty five dollars.
That deponent delivered said
watch to defendant and gave
him seven dollars good money in
change.

Deponent charges said Heesler
with knowingly uttering said
false token or check as true, with
the felonious intent to cheat and
defraud.

Done before me
the 5th of January 1881
[Signature]

Mat Lewis Davis

0095

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY } ss.
OF NEW YORK }

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

Question. What is your name?

Answer. *Arthur Messler.*

Question. How old are you?

Answer. *Thirty five years.*

Question. Where were you born?

Answer. *In France.*

Question. Where do you live?

Answer. *521 Decker St.*

Question. What is your occupation?

Answer. *Caterer.*

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

Answer. *I am not guilty.*
Arthur Messler.

Taken before me this
[Signature]
day of January 1881
Police Justice.

0096

COUNSEL FOR COMPLAINANT

Name
Address

COUNSEL FOR DEFENDANT

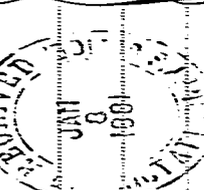
Name
Address

99
Police Court - First District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Max Ranes
254 1/2 Broadway

Arthur Heeder



Office of the
Clerk of the Court

Dated January 7 1901

Magistrate,
Mickey & Mackey
Clerk

Witness

1570
Recd in Dist. Atty's Office
Call

BAILED,

No. 1, by

Replied

No. 2, by

Replied

No. 3, by

Replied

No. 4, by

Replied

No. 5, by

Replied

No. 6, by

Replied

0097

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That *Arthur Hessler*

late of the First Ward of the City of New York, in the County of New York, aforesaid
on the *fourth* day of *January* in the year of our Lord
one thousand eight hundred and ~~seventy-eighty one~~, at the Ward, City and County
aforesaid, with force and arms, on the day and year last aforesaid, with intent feloniously
to cheat and defraud one *Max Davis*
did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to *the said Max Davis*
that, a certain instrument and writing, to wit, an order for the payment of money, of
the kind known as *an order and Bank check*, which the said
Arthur Hessler then and there presented
and delivered to the said *Max Davis* and which
said order and Bank check is in the words and figures following, that is to say:

470 Broadway

No. 382 Pacific Bank New York January 4th 1881

Pay to the order of Arthur Hessler
Thirty-five ⁰⁰/₁₀₀ Dollars
\$35 ⁰⁰/₁₀₀ James Garrison

was a good and valid order for the payment of *thirty five dollars*
in money, and of the value of

thirty five dollars; and that a sum of
thirty five dollars in money belonging to the
said *James Garrison* was then in the possession
of *the Pacific Bank* and that said sum of
money was then payable and could be paid by the said *Pacific Bank*

on the credit and account of the said
James Garrison whenever an order in writing,
signed by the said *James Garrison* authorizing
the said *Pacific Bank* to

make such payment should be presented at the place of business of the said
Pacific Bank and that a certain
order and Bank check purporting to be in the proper handwriting of *the*
said *James Garrison* and which said
order and Bank Check was addressed to the said

Pacific Bank at the place of business
of the said *Pacific Bank* at number *four hundred and seventy*
Broadway in the City of *New York* aforesaid
and which said order and Bank Check

purported to be an order upon the said Pacific Bank
to pay to the said Arthur Hessler and to any
endorsee of the said Arthur Hessler and the said order and Bank check the sum
of thirty five dollars in money,
was a valuable security, to wit, an order for the payment of thirty five
dollars in money, and of the value of
thirty five dollars.

And the said Max Davis
then and there believing the said false pretences and representations
so made as aforesaid by the said Arthur Hessler
and being deceived thereby, was induced, by reason of false pretences and representa-
tions so made as aforesaid, to deliver, and did then and there deliver to the said
Arthur Hessler one watch of the value of
twenty four dollars and a certain sum of
money, to wit, the sum of eleven dollars in
money and of the value of eleven dollars being
in the whole of the value of thirty five
dollars

of the proper moneys, valuable things, goods, chattels, personal property and effects
of the said Max Davis
and the said Arthur Hessler did then
and there designedly receive and obtain the said ~~sum of money~~ watch and
the said sum of money being in the whole of
the value of thirty five dollars in money
of the said Max Davis
of the proper moneys, valuable things, goods, chattels, personal property and effects
of the said Max Davis by means
of the false pretences and representations aforesaid, and with intent feloniously to cheat
and defraud the said Max Davis
of the same.

Whereas, in truth and in fact, the said order and Bank Check
which the said Arthur Hessler then and there
presented and delivered to the said Max Davis thirty five dollars
was not a good and valid order for the payment of thirty five dollars
in money, nor was the same a good and valid order
for the payment of any sum of money whatever.

And, Whereas, in truth and in fact, there was not then and there the sum of
thirty five dollars in money belonging to the
said James Garrison in the possession
of the said Pacific Bank
nor was there then and there any sum of money whatsoever belonging to the said
James Garrison in the possession
of said Pacific Bank

And Whereas, in fact and in truth, the said sum of money was not then payable and could not be paid by said Pacific Bank on the credit and account of the said James Garrison

whenever an order in writing signed by the said James Garrison authorizing such payment to be made should be presented at the place of business of the said Pacific Bank, nor would the said Pacific Bank pay any sum of money whatsoever upon such order so signed by the said James Garrison as aforesaid.

And Whereas, in truth and in fact, the said order and Bank Check purporting to be in the proper handwriting of the said James Garrison was not an order to pay to the said Arthur Hessler or any endorsee of the said Arthur Hessler and the said Order and Bank Check the sum of thirty five dollars in money, nor was the same a valuable security, of the value of thirty five dollars in money, nor was it of any value whatever;

And Whereas, in fact and in truth, the pretences and representations so made as aforesaid, by the said Arthur Hessler to the said Max Davis was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said Arthur Hessler well knew the said pretences and representations so by him made as aforesaid to the said Max Davis to be utterly false and untrue at the time of making the same.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said Arthur Hessler by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City, and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said Max Davis ~~a certain sum of money, to wit, the sum of~~ the said watch and the said sum of money being in the whole of the value of thirty five dollars in money, ~~in money, and of the value of~~

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said Max Davis with intent feloniously to cheat and defraud him of the same, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

Daniel G. Rollins

BENJ. K. PHELPS, District Attorney.

0100

27

Day of Trial
Counsel, *W. C. Camp*
Filed *13* day of *Jan* 1881
Pleads *Ind. G. C. (14)*

Obtaining Money, &c. by False Pretences

THE PEOPLE

vs.

I

(Exam)
Arthur H. Taylor
Daniel G. Robbins
~~BENJ. W. PHILLIPS~~

Richard District Attorney.

Jan 17 1881

A True Bill. *PH*

Francis Barr
Jan 17/81 Foreman.

Plends guilty

S. P. H.
~~*W. C. Camp*~~
Two years & 6 mo

0101

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

Arthur Hessler

late of the First Ward of the City of New York, in the County of New York, aforesaid
on the ~~twenty-ninth~~ day of December in the year of our Lord
one thousand eight hundred and ~~eighty~~ eighty, at the Ward, City and County
aforesaid, with force and arms, on the day and year last aforesaid, with intent felon-
iously to cheat and defraud one Sheppard Knapp
did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to William Stemus
that, a certain instrument and writing, to wit, an order for the payment of money, of
the kind known as a bank check and order, which the said
Arthur Hessler then and there presented
and delivered to the said William Stemus and which
said bank check is in the words and figures following, that is to say:—

470 Broadway

No. 38 New York December 31 1880
Pacific Bank
Pay to the order of Shepard & Knapp
Sixty one and 10 cents — Dollars
\$ 61.10 cts. Arthur Hessler

was a good and valid order for the payment of Sixty one dollars
and ten cents in money, and of the value of
Sixty one dollars and ten cents; and that a sum of
Sixty one dollars and ten cents in money belonging to the
said Arthur Hessler was then in the possession
of the Pacific Bank and that said sum of
money was then payable and could be paid by the said Pacific Bank
on the credit and account of the said
Arthur Hessler whenever an order in writing,
signed by the said Arthur Hessler authorizing
the said Pacific Bank to
make such payment should be presented at the place of business of the said
Pacific Bank and that a certain
bank check and order, in the proper handwriting of him
said Arthur Hessler and which said
bank check and order was addressed to the said
Pacific Bank at the place of business
of the said Pacific Bank
at Number four hundred and ~~and which said~~ seventy Broadway
in the City of New York, in the County of New York
aforesaid and which said bank check and order

purported to be an order upon the said Pacific Bank to pay to the said Sheppard Knapp and to any endorsee of the said Sheppard Knapp and the said check the sum of Sixty one dollars and ten cents in money, was a valuable security, to wit, an order for the payment of Sixty-one dollars and ten cents in money, and of the value of Sixty-one dollars and ten cents

And the said William Stemus then and there believing the said false pretences and representations so made as aforesaid by the said Arthur Hessler and being deceived thereby, was induced, by reason of false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said Arthur Hessler the said carpet and fifty yards of carpet of the value of one dollar and twenty two cents each yard being in the whole of the value of Sixty one dollars and ten cents

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said Sheppard Knapp and the said Arthur Hessler did then and there designedly receive and obtain the said carpets of the value of sixty one dollars and ten cents of the said Sheppard Knapp of the proper moneys, valuable things, goods, chattels, personal property and effects of the said Sheppard Knapp by means of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said Sheppard Knapp of the same.

Whereas, in truth, and in fact, the said bank check and order which the said Arthur Hessler then and there presented and delivered to the said William Stemus was not a good and valid order for the payment of Sixty one dollars and ten cents in money, nor was the same a good and valid order for the payment of any sum of money whatever.

And Whereas, in truth and in fact, there was not then and there the sum of Sixty-one dollars and ten cents in money belonging to the said Arthur Hessler in the possession of the said Pacific Bank nor was there then and there any sum of money whatsoever belonging to the said Arthur Hessler in the possession of said Pacific Bank

And Whereas, in fact and in truth, the said sum of money was not then payable and could not be paid by said Pacific Bank on the credit and account of the said Arthur Hessler

whenever an order in writing signed by the said Arthur Hessler authorizing such payment to be made should be presented at the place of business of the said Pacific Bank, nor would the said Pacific Bank pay any sum of money whatsoever upon such order so signed by the said Arthur Hessler as aforesaid.

And Whereas, in truth and in fact, the said bank check and order in the proper handwriting of the said Arthur Hessler was not an order to pay to the said Sheppard Knapp or any endorsee of the said Sheppard Knapp and the said check the sum of Sixty-one dollars and ten cents in money, nor was the same a valuable security, of the value of Sixty-one dollars and ten cents in money, nor was it of any value whatever;

And Whereas, in fact and in truth, the pretences and representations so made as aforesaid, by the said Arthur Hessler to the said William Stemus was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said Arthur Hessler well knew the said pretences and representations so by him made as aforesaid to the said William Stemus to be utterly false and untrue at the time of making the same.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said Arthur Hessler by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City, and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said William Stemus the said ~~a certain sum of money, to wit, the sum of~~ carpet and fifty yards of carpet of the value of one dollar and twenty-two cents each yard being in the whole of the value of Sixty-one dollars and ten cents. ~~in money, and of the value of~~

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said Sheppard Knapp with intent feloniously to cheat and defraud him of the same, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

Daniel G. Rollins

~~BENJ. K. PHELPS~~, District Attorney.

0104

BOX:

29

FOLDER:

346

DESCRIPTION:

Hetherington, Alexander

DATE:

01/28/81



346

295

Day of Trial
Counsel
Filed 20 day of June 1871
Pleads. *for Guilty* (31)

THE PEOPLE
vs.
Alexander McHenry
Burglar, Third Degree, and Receiving Stolen Goods.

Wm. H. ...
District Attorney

A True Bill.

Francis ...
Foreman.
Thos. J. ...
D. H. ...

POLICE COURT — 5th DISTRICT.

City and County }
of New York, } ss:

James Slavin
of No. 339 East 117th Street, being duly sworn,

deposes and says, that the premises ~~on the South east corner of~~ ^{on the} ~~avenue A and~~ ^{114th} ~~Street,~~ ^{12th} ~~Ward,~~ in the City and County aforesaid, the said being a ~~one story frame~~ ^{Building}

and which was occupied by deponent's ~~an~~ ^{an} employer John Kelly as an office and place for keeping Tools and Hardware were BURGLARIOUSLY entered by means of ~~forcibly breaking in a piece of~~ ^{forcibly breaking in a piece of} ~~Tim which~~ ^{Tim which} was nailed on the window ^{sash} attached to said office

on the Night of the 21st day of January 1881

and the following property feloniously taken, stolen, and carried away, viz:
One Leather Bridle and Reins attached of the value of five dollars \$5⁰⁰/₁₀₀

the property of John Kelly in the care and charge of deponent and deponent further says, that he has great cause to believe, and does believe, that the aforesaid BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

Alexander Hetherington (nowhere)
for the reasons following, to wit: That about the first of November P.M. of said day deponent (who is in the employ of John Kelly) secretly looked and fastened said office. That on the 22nd day of January 1881 deponent was informed by officer John Eagan of the 12th Precinct Police that he arrested said Hetherington at about 11.50 o'clock P.M. on said night and found in his possession the above described property which deponent identifies as the property of his said employer John Kelly. Deponent therefore deposes that said Hetherington be fined to repair and dealt with according to Law of James Slavin.

James Slavin
22nd day of January 1881
Deponent to before me this
Police Justice

City and County of New York

John Eagan an officer attached to the 12th Precinct
Police being duly sworn deposes and says that he
has heard the foregoing affidavit and that
portion of said affidavit which refers to deponent
is true to his own knowledge

John Eagan

Subscribed before me this 22^d day
of January 1879

Maurice J. Conr
Notary Public

POLICE COURT—FIFTH DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Alexander Hetherington*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *New York City*

Question. Where do you live?

Answer. *2253 Second Avenue*

Question. What is your occupation?

Answer. *Type Setter*

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

Answer. *I am not guilty of the charge*

Alexander Hetherington

Taken before me, this *22^d*
day of *January* 18*87*

Maune J. Parsons

Police Justice.

0109

295
POLICE COURT - DISTRICT

OFFENSE: BURGLARY AND LARCENY.

THE PEOPLE, & c.
ON THE COMPLAINT OF

James Slavin
339 E 117th St
VR.

Alexander Harrington

Dated January 22nd 1931
Magistrate.

Magistrate.
John J. Pover

Officer.

12, Newark
Clerk.

Witnesses:
John Eagan 124 Newark
John Kelly 222 E. 109th



Committed to default of \$18

Bailed by

No. Street.

1282

The People
 Alexander Hetherington ^{vs} } Court of General Sessions, Part I
 Indictment for burglary in the third degree and receiving } Before Recorder Smythe.
 stolen goods. James Clavers sworn and examined
 testified

I live at 329 East One hundred and Seventeenth St. I work for Mr. Kelly at One hundred and Fourteenth St. and Avenue A; he keeps a brown stone yard; he has a little stable there. The bridle was in a little office he had there in the stone yard; he had a desk in there and kept the harness hanging up there. On the night of the 21st of January there was harness hanging up there belonging to Mr. Kelly. I closed the place up myself on the night of the 21st of January I shut up the office; there was a broken window and a piece of tin laying up against it. I could not swear I locked the door tight; the door was closed anyway; the bridle and reins could be reached from the window. If any one should knock down the tin they could reach the bridle. I know the prisoner; he rode on the wagon with me a couple of times. I saw him on the night of the 21st of January about seven o'clock on the corner of 114th Street and Second Avenue. I did not see him after until he was arrested; the officer arrested the prisoner, and then he (the officer) came down to my house in the

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morning at half past six. I went up and saw the reins at the station house; they were the reins that was in the building; the name of the officer is Egan. Cross Examined. Kelly's stone yard is at the East River; he has got a horse and cart which I drive. I was driving that horse the day before the harness was taken. I guess I took the harness and put it in the office. I know I always put it in there. I am 18 years old. It was about five o'clock when I put the harness in; we shut up the office at that time. I did not hear the harness was taken until the morning; when I got to the office there was a couple of men there who next the stone. When I got there the piece of tin in the window was lying right over out of the nails entirely. The tin was up against the window when I left the office the night before. There was no one else but me that had the work of unharnessing the horse. I never left the harness out all night after I took it off the horse. Cross Examined. I swear I put the harness in the office that night and I will swear the tin was up that night. There is a lock on the door of the office. I could not say for sure that I locked it that night. John Kelly sworn. I live at 222 East 119th St.; my place of business is 114th St. and East River. I am a brown

stone cutter. I use a horse and wagon there. Have you seen a certain bridle and reins which was part of your harness used on this horse since you have been arrested? No sir. You have not been to the Station house to see it? No sir. What was the value of the bridle and reins? Between four and five dollars. That is in the Twelfth Ward. Were there any marks on that? Yes sir, there is a K on my harness, on the blinds. John Lafan, sworn and examined testified. Are you a member of the New York police force? Yes sir. Did you arrest the prisoner here? Yes sir at 114th street and First Avenue about the 21st last month; it was in the night time. Did you search him, did he have anything with him? He had this harness with him, bridle and reins. Was there anything on the head stall, bridle, any mark or sign? There was a letter K on the blind of the bridle. What did you do with him? I fetched him to the station house. After I had arrested the prisoner I asked him where he got them? I knew the character of the man. I asked him if he got them straight? He said, yes I got them from Stevin; he gave them to me, I don't know where he got them. He asked me to go to Stevin's house with him. I asked him where he lived, and he told me 115th St., but he did not live

there; he lived in 117th St. So I took him to the station house, locked him up; the next morning I went down to Stevins' house, I asked him for the key; he saw the reins and bridle in Court and identified them as Kelly's property. I know the prisoner and Stevin. Cross Examined. The prisoner was not drunk; he had no signs of liquor upon him. The prisoner has been convicted a couple of times. Alexander Hetherington sworn and examined in his own behalf testified. I live 2253 Second Avenue between 115th and 116th Sts. I had this bridle, head stall and reins; the officer found me in possession of them. I had been drinking that night in a liquor saloon kept by my husband. They were given to me in the Second Avenue between 112 and 113th Sts. I do not remember telling the officer that I got them from Stevin. I recollect telling him they were Stevins because I knew they were Stevins by the initials on the flinds "K". I got them between ten and eleven o'clock. It was a young man that gave them to me. I could not say that I ever saw him before. I say to myself, "This looks like Kelly's bridle, I will go to Stevin's house." I met ~~the policeman~~ on Second Avenue, I told him I was going to Stevins house and that the bridle was given to me. I have known Officer Egan a couple of years; he has arrested me before. The jury rendered a verdict of guilty of Burglary in the third degree. He was sent to the State prison for two years and six months.

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Testimony in the Case of
Alexander Ketherington
filed Jan. 28.

0115

CITY AND COUNTY }
OF NEW YORK, { ss.

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

That

Alexander Hetherington

late of the *twelfth* Ward of the City of New York, in the County of
New York aforesaid, on the *twenty first* day of *January* in the
year of our Lord one thousand eight hundred and ~~seventy eight~~ *eighty one* with force and
arms, at the Ward, City and County aforesaid, the *Office* of

James Slavin
there situate, feloniously and burglariously, did break into and enter, the same being a
building in which divers goods, merchandise, and valuable things were then and there kept for
use, sale and deposit, to wit: the goods, chattels and personal property hereinafter described,
with intent the said goods, chattels and personal property of ~~the said~~ *one*

John Kelly
then and there being, then and there feloniously and burglariously to steal, take and carry
away, and

*One bridle of the value of five
dollars*

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

John Kelly

so kept as aforesaid in the said *Office* then and there being, then and
there feloniously did steal, take and carry away, against the form of the Statute in such case
made and provided, and against the peace of the People of the State of New York and their
dignity.

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

That the said

Alexander Hetterington

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

One brace of the value of five
dollars

of the goods, chattels, and personal property of

John Kelly

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously
stolen of the said

John Kelly

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

Alexander Hetterington

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

David S. Rollins

~~BENJAMIN K. PHELPS~~, District Attorney.