

0009

BOX:

13

FOLDER:

159

DESCRIPTION:

Devine, Denis

DATE:

05/21/80



159

0010

BOX:

13

FOLDER:

159

DESCRIPTION:

Hunter, John

DATE:

05/21/80



159

0011

Wm. J. ...
Lands.

Counsel, No. 2 *Wm. H. Mayo*
Filed *1* day of *Jan* 187*0*.
No. 2 Pleads *Not Guilty*

THE PEOPLE
vs.
John Hunter
David Deoria
11 1/2 (2) ...

Larceny, and Receiving Stolen Goods.

BENJ. K. PHELPS,
District Attorney.

Part No May 24, 1878

No 1 Pleads *U.S.P. 2*

All on the same ...

A TRUE BILL.

Wm. J. ...

Foreman.
Wm. J. ...

U.S.P. Two years

0012

FORM 29 1/2

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

POLICE COURT—SECOND DISTRICT.

Adrian Hackmuller
of No. *327 West 38* Street, being duly sworn, deposes
and says, that on the *18* day of *May* 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, *from the stable No.*
416 West 34th street

the following property, to wit:

*One Bay horse and
One set of harness together*

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

*John Hunter
and Dennis Devine (now here)
for the reason that deponent
was informed by Frank Craft
that on the said date while the
said Craft was in charge of
and sleeping in said stable
The said deponent and another
man unknown to said Craft
came to said stable and demanded
admission and without the con-
sent of said Craft the said Hunter
took the horse and carried away the*

Sworn to before me this 18th day of May 1880

Police Justice

the said property -
Deponent was further informed by
Officer Mc Donnell that on the 14
day of May 1880 said Officer found
the said Horse and harness in the
possession of the said Devine, who
told said Officer that deponent had
given said Devine the said property
at 105th Street and 2^d Avenue
Deponent therefore charges that the said
defendants acted together and in
concert with each other in committing
said Larceny

Alvin Beckmiller

Sworn to before me this
15th day of May, 1880

Henry Murray Police Justice

City and County
of New York }
Frank Craft No 433 West 37th and Officer
John Mc Donnell of the 26th Precinct
being duly and severally sworn say
they have heard the within affidavit
read and that the portions of the same
which purport to be information given
by the said informants are true of the
knowledge of the respective informants

Frank Craft
John Mc Donnell

Sworn to before me this
15th day of May 1880
Henry Murray Police Justice

0014

Police Court—Fifth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Hunter 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 Hunter

Question. How old are you?

Answer.

Fifty years

Question. Where were you born?

Answer.

Washington D.C.

Question. Where do you live?

Answer.

352 West 40 St

Question. What is your occupation?

Answer.

Sieve maker

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

Answer.

*I have nothing to
say*

John Hunter

Taken before me, this *19*
day of *May* 187*8*

John J. Gurney

Police Justice.

0015

Police Court—Fifth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Dennis Devine 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.

Dennis Devine

Question. How old are you?

Answer.

Seventeen years

Question. Where were you born?

Answer.

New York

Question. Where do you live?

Answer.

429 West Street

Question. What is your occupation?

Answer.

Clerk

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

Answer.

*I found the complainant
and was trying
to put it in the stable when
I was arrested*

Taken before me, this

19
day of *May* 18*88*

Dennis Devine

Henry Murray

Police Justice.

0016

Form 89.

POLICE COURT—SECOND DISTRICT.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Affidavit—
Larceny.

John Cackmuller
327 W 38th
John Hunter
Dennis Devine

DATED *May 19* 18 *80*

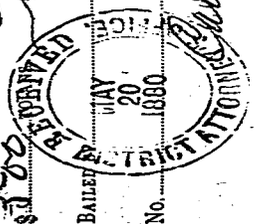
Shannon MAGISTRATE.
John Donnell OFFICER.

20

WITNESS:

Frank Craft
433 West 37 Street
John McDermott
20th Precinct

Geo. G. S.



BAILED No. STREET

John Cackmuller

0017

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

John Hunter and Denis Devine
each

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

One wagon of the value of seventy five
dollars

of the goods, chattels, and personal property of one

Franz Hoffmann

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.

0018

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

That the said

John Hunter and Denis Devine
each

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 wagon of the value of seventy -
five dollars*

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

Franz Koffmann

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

Franz Koffmann

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

John Hunter and Denis Devine
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.

BENJAMIN K. PHELPS, District Attorney.

0019

W. J. ...

Counsel,
Filed *W. J. ...* day of *May* 1878
No. *2* Pleads *not guilty* 24

Larceny, and Receiving Stolen Goods.

THE PEOPLE
vs.
John Hunter
Dennis Devine
(2 Cases)

W. J. ...
alias *Beni Readon* -
BENJ. K. PHELPS,
District Attorney

A True Bill.

W. J. ...
Foreman.

0020

FORM 89 1/2

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

ss.

POLICE COURT—SECOND DISTRICT.

of No. 532 - 9th Avenue Street, being duly sworn, deposes
and says, that on the 18 day of May 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, from the front of the
Dragon Shop at the said premises

the following property, to wit:

One Grocers Wagon

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

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

John Hunter and Dennis Devine
(now here) for the reason that
deponent was so informed by
William Post, who saw said de
pendant take, steal and carry
away the said Wagon

Frank Hoffman

Sworn to before me, this 20 day

John J. McManis
1880
Police Justice

City and County
of New York

William Post of No 403 West 40th Street
being duly sworn says on the night
of the 18th day of May 1880 defendant saw
John Hunter and Dennis Devine the
within named defendants attach a
horse to the Wagon named in the
within complaint in front of the shop
No 532 Ninth Avenue - that said de-
fendants and each of them were
assisting in harnessing said horse to
said Wagon and that said Hunter got
into and drove off with said Wagon
and was followed by said Devine -

Sworn to before me this }
20th day of May 1880 } William Post

of New York }
Police Justice

0022

Police Court—Fifth District.

CITY AND COUNTY)
OF NEW YORK,) ss.

John Hunter 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.

John Hunter

Question. How old are you?

Answer.

Fifty Years.

Question. Where were you born?

Answer.

Washington D.C.

Question. Where do you live?

Answer.

52 West 40th Street

Question. What is your occupation?

Answer.

Sieve Maker

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

Answer.

I have nothing to say

John Hunter,

Taken before me, this *20*
day of *May* 18*80*

[Signature] Police Justice.

0023

Police Court

Police Court—Fifth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Dennis Devine 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.

Dennis Devine

Question. How old are you?

Answer.

Seventeen years

Question. Where were you born?

Answer.

New York

Question. Where do you live?

Answer.

429 West 50 Street

Question. What is your occupation?

Answer.

Clerk

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

Answer.

I know nothing about the charge

Dennis Devine

Taken before me, this *20*
day of *May* 18*88*

[Signature]

Police Justice.

0024

Form 894

POLICE COURT—SECOND DISTRICT

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Frank Hoffmann
532 W. 9th St.
John Kuntz
Dennis Levine

Affidavit
Larceny

DATE: *May 20* 18 *80*

Madden MAURATHE

McDonnell OFFICER
20

WITNESSES
William Park

403 West 540 St. No. 1

William Campbell
and
Richard W. J. J. J.

W. J. J.
TO AND

BAILED BY

No. STREET

0025

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

John Hunter and Denis Devine
each —

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

*one living animal [of the kind com-
-monly called a horse] of the value
of forty dollars* —————

*one set of harness of the value of
two dollars* —————

of the goods, chattels, and personal property of one

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

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

That the said

John Hunter and Denis Devine
each

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

*One living animal (of the kind
commonly called a horse) of the value
of forty dollars -*

*One set of harness of the value of
ten dollars -*

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

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

Adam Necknidler

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

John Hunter and Denis Devine
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.

BENJAMIN K. PHELPS, District Attorney.

0027

BOX:

13

FOLDER:

159

DESCRIPTION:

Hassett, John

DATE:

05/26/80



159

0028

BOX:

13

FOLDER:

159

DESCRIPTION:

Hurley, Thomas

DATE:

05/26/80



159

0029

Bentley Casigan
bail for both

Resolves

327 Madison St

Send notice to 574

New Chamber St

Real

\$300.

May 27/81

June 10

Counsel,

Filed 26 day of May 1880

Pleds *Mr. Quincy* '81

THE PEOPLE

vs.

Samuel Kusley

John H. Ascott

INDICTMENT
Larceny from the person.

BENJ. K. PHELPS,

District Attorney.

A TRUE BILL.

Henry Quincy

Foreman.

June 10. 1880

Bail in \$300.

Spencer Hayward

0030

Form 112.
STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss:

Police Court—First District.

of No. 20 Wadlow Street, being duly sworn, deposes
and says, that on the 22 day of May 1880
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 following property, viz: One dozen of cotton
handkerchiefs and about one half
dozen pairs of suspenders
all

of the value of One dollar ³⁰/₁₀₀ Dollars,
the property of deponent

and that this deponent has a probable cause to suspect and does suspect, that the said property
was feloniously taken, stolen, and carried away by Thomas Hawley
and John Hassett, both now
present. From the fact that as
deponent was passing along the
Bowery the prisoners among others
approached him, that said Hawley
snatched the suspenders and
the prisoner Hassett snatched the
handkerchiefs from deponents
hand and ran away

Isaac Oppenheim

Sworn to, before me, this 23 day
of May 1880
[Signature]
Police Justice

0031

Police Court, First District.

CITY AND COUNTY }
OF NEW YORK, } ss

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

Question. What is your name?

Answer.

John Hassell

Question. How old are you?

Answer.

14 Years

Question. Where were you born?

Answer.

St James

Question. Where do you live?

Answer.

New York City

Question. What is your occupation?

Answer.

I sell papers

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

Answer.

I am not guilty
John Hassell

Taken before me this

[Signature]
day of *February* 18*77*
POLICE JUSTICE.

0032

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Thomas Hawley

Question. How old are you?

Answer.

Nearly 13 Years

Question. Where were you born?

Answer.

This City

Question. Where do you live?

Answer.

60 Roosevelt Street

Question. What is your occupation?

Answer.

I work in an Office

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

Answer.

I am not guilty

Thomas Hawley

Taken before me this

23 day of *March* 18

Police Justice

0033

COUNSEL FOR COMPLAINANT.

Name,
Address,

COUNSEL FOR DEFENDANT.

Name,
Address,

Police Court—First District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James O'Brien
of 20 Ludlow St.

Adavit Larceny.

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,



Det. *W. J. [Signature]* 108

Magistrate.

Officer.

Clerk.

Whitely 114

Witness:

to answer.

at General Sessions

Received at Dist. Atty's office

0034

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 Murley and John Hassett*
each

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *twenty second* day of *May* in the year of our Lord one
thousand eight hundred and eighty — at the Ward, City, and County aforesaid,
with force and arms,

Six handkerchiefs, of the value of Ten
Cents each

Twelve suspenders, of the value of
Eight cents each -

Six pairs of suspenders, of the
value of sixteen cents each.

of the goods, chattels, and personal property of one *Isaac Oppenheim*
on the person of the said *Isaac Oppenheim* then and there being found,
from the person of the said *Isaac Oppenheim* 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.

BENJ. K. PHELPS, District Attorney.

0035

BOX:

13

FOLDER:

159

DESCRIPTION:

Hemmel, William

DATE:

05/11/80



159

0036

63

Day of Trial
Counsel, *H. A. Arnold*
Filed *11* day of *May* 18*80*
Pleads *not Guilty*

THE PEOPLE
vs.
William Wilburn
vs.
See Carrie Wilburn

Violation Excise Law.

BENJ. K. PHELPS,
District Attorney.

A True Bill.

Wm. H. C. C. C.

Foreman.

Wm. H. C. C. C.

This place is licensed
The parties were about
to move the next morning
(Monday) & some persons
were in the saloon to
effect in removal. Thus
appears to have been
no violation of law intended
unless there be some new
facts or other offenses
I think then papers
may be filed immediately
with public in hands

May 13 1880
Wm. H. C. C. C.

These remarks apply
as well to case of Carrie
Wilburn. indicates for
some offense at same
place for

0037

Third District Police Court.

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

of No. 10 Beunit Place Etienne Beyer Street,

of the City of New York, being duly sworn, deposes and says, that on the Sunday the 2nd day of May 1881 at the City of New York, in the County of New York,

No. 49 Beunee Street,
William Kemmel not present.

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

Sworn to before me, this 3 day of May 1881 } Etienne Beyer

[Signature]
POLICE JUSTICE

0038

no 63

424

Police Court—Third District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Etienne Dayer

vs.

MISDEMEANOR,
Violation Excise Laws.

William Keumel

Dated the *3* day of *May* 18*80*

- *W.* Magistrate.

Dayer Officer

Witness

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

By

Wm. Hickups

422 W 29 Street.



0039

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

William Kemmel

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

Etienne Bayer

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

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

William Kemmel

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

Etienne Bayer

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

BENJ. K. PHELPS, District Attorney.

0040

BOX:

13

FOLDER:

159

DESCRIPTION:

Henze, William

DATE:

05/28/80



159

0041

Counsel, *S. H. Stovall*

Trial, *27* day of *May* 1880

Pleas *Not Guilty*

Beating—Homicide of the degree of Man-
slaughter in the
Degree.

THE PEOPLE

vs.

P
William F. Hargis

BENJ. K. PHELPS,
District Attorney.

A True Bill.

James W. Hargis
James W. Hargis
S. P. one of 1880

0042

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISTION,

Taken at the house of Coroner's Office No. 110 1/2 Houston Street, in the 15th Ward of the City of New York, in the County of New York, this 11 day of May in the year of our Lord one thousand eight hundred and 80 before

Coroner,

of the City and County aforesaid on view of the Body of

John Kuntz

lying dead at

Upon the Oaths and Affirmations of J. good and lawful men of the State of New York, duly chosen and sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said John Kuntz came to his death, do, upon their Oaths and Affirmations, say: That the said came to his death by

fracture of skull due to a fall, occasioned by a blow struck by William F. Thompson on the 18th 1880, at the corner of Broome and Thompson streets.

In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this Inquisition set our hands and seals, on the day and place aforesaid.

JURORS.

A. Lettauer
J. Goddard
Majnt. Col.
Thomas Foster
C. Jacobe
W. B. Davis

Daniel Hennefrey
Frederick Fischer
Fredrick Surcus.

[Signature]

CORONER, & C.

0043

The People of the State of New York, on the
Complaint of

vs.

List of Witnesses.

William F. Heinz

NAMES.

RESIDENCE.

Off William Heinz
 Karl Summer
 William Brooker
 Joseph Doerr
 John Frahle
 Robert Ormsby M.D.
 M. Mirchler
 Mary Jansen

8th Police Prec.
 46 Thompson St
 " " "
 " " "
 44 " "
 107 Varck "
 41 Thompson St

0045

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the _____
No. _____ Street, in the _____ Ward of the City of

New York, in the County of New York, this _____ day of _____
in the year of our Lord one thousand eight hundred and _____ before

GERSON N. HERRMAN, Coroner,

of the City and County aforesaid, on view of the Body of _____
now lying dead at

Upon the Oaths and Affirmations of
good and lawful men of the State of New York, duly chosen and
sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said
came to h death, do,

upon their Oaths and Affirmations, say: That the said
came to h death by

In Witness Whereof, We, the said Jurors, as well as the **CORONER**, have to this Inquisition
set our hands and seals, on the day and place aforesaid.

JURORS.

CORONER, S. S.

0046

Coroner's Office.

TESTIMONY.

influence of Dr. [unclear] & also
Henry was, they only had a
few words with Henry
[unclear] him to be full
from that time on he
remained about Camp
in the boat, from then
he was unconscious.

Maria Joseph

Robert Omsby being a young
I live at 1009 Varick St. I
called at my office the
day before he died on the 1st
of the month. he was a violent
the was ^{slightly} confused. I learned
from him that he had been
struck ~~and~~ his head struck
the ground shortly after he had
convulsion. I gave him
Cognac & put him to bed. I learned
that he had ^{had} convulsions before
I came not till his death
refused a certificate. I
gave him a cordial remedy.

Robert Omsby M.D.

Taken before me,

this 17 day of May 1880.

[Signature]

CORONER.

0047

2.

Coroner's Office.

TESTIMONY.

John F. Kelly, aged 14
 living on Thompson St. I knew
 deceased. I saw the deceased
 rise from the ground & fall
 again on his face as he ^{was} ^{to} ^{fall}
 on a Sunday 3 weeks ago.
 I was standing at Thompson ^{St.}
 & Broome. Did not see any
 one strike him. The man's
 name is John Kunz. I saw Henze
 go across the street. I saw
 no fight & do not remember who
 was out there.

April 19

John F. Kelly
 Joseph Doerger 8 yrs: 0 days
 lives on Thompson St. That man ^{but}
 went over across the street &
 in half an hour Henze went across
 the ^{street} this man ^{Kunz} said "I saw a
 glass of beer" Henze took a
 hit & then ^{he} ^{fell} down
 Henze ran over to his house
 deceased got up & walked away
 did not see him fall again
 No one told me what to say
 here. There were not many
 people there it was ^{the}
 quiet on a Sunday.

Taken before me, Joseph Doerger
 this 11 day of May 1880.

[Signature] CORONER.

Coroner's Office.

TESTIMONY.

Mr Broecker ~~has~~ ^{deposed}
 says that on Thompson's ^{and} ~~day~~ ^{day} were copying ^{of} ~~the~~ ^{the}
 Patrons & Thompson. ~~They~~ ^{They}
~~went to the~~ ^{will you}
 have a glass of beer - he said
 No! I don't drink beer in
 the jail he fell with his
 hands stretched out. He was
 picked up & walked a little
 way. fell again someone
 picked him up again.
 Henry went away while the
 deceased lay on the ground.
 Kutz was not as tall as Henry.
 Did not see Kutz strike him

William Broecker.

Karl Summer 7th & Thompson
 say. Did not know either
~~of the man or deceased.~~
 The ~~day~~ ^{day} ~~that~~ ^{that} Sunday
 18 day of April ^{as} I looked out
 of window. Henry & Kutz stood
 on corner. ^{Henry} ~~Henry~~ ^{clapped} ~~clapped~~ ^{clapped} him in
 face with his open hands. I
 know Henry & he fell backward.

Taken before me
 this 11 day of May 1880.
 [Signature] CORONER.

0049

+

Coroner's Office.

TESTIMONY.

After he fell & Hays walked
 away. Deceased walked away
 too. About 14 days after
 he was dead. ^{long} I don't
 whether Hays was drunk. He fell
 with his head struck the ^{ground}
 I could hear no loud talking
 between them. This was
 about 2 o'clock P.M. I have
 no doubt that the ^{deceased}
 received a curse to
 fall & this caused the injury
 I did not ^{see} strike Hays

Carl Sommer

Taken before me,

this 11 day of MAY 1880.

[Signature]
 CORONER.

0050

Coroner's Office.

TESTIMONY. 5

Wm. F. Hemeny of 43 Thompson
 in near Rouse & Bayreign
 I was standing in front of the Thompsons
 his man John Hunt stood
 on corner of Broome & Thompson
 he motioned me to come over.
 I did not come to go over. he
 continued the motions, I went
 over to touch him in the
 face with my open hand
 then I went over in the house
 that was on 18 of April. On
 the 25 of April I was from
 papers in South 5th Cor & E
 Broome & Grand fragments
 mine and John Hunt asked
 me to have a drink. I de-
 clined & told him I did not
 want to have anything to do
 with him. I did not see
 him from that time. I did
 worked one day with John Hunt
 about 5 years ago. Some time ago
 I had a quarrel in 43 Thompson
 & since that time when he
 met me he ~~called me over~~ ^{questioned me} & I
 could not keep my passion & slapped
 him. An married man a wife
 & 3 children. Am^a Potter

Taken before me,

this 11 day of May 1880.

[Signature]
 CORONER.

0051

6.

Coroner's Office.

TESTIMONY.

I was arrested for the quarrel
in the saloon & fined 10 dollars.
My finger ~~was~~ swelled up
at where it hit his nose. I hit
him on the bridge of the nose & he fell.
I was never arrested for Assault
Battery, only for intoxication.
Only once was I arrested for assault
but I got free. I declined to answer
how often I was arrested.

William F. Heuge

Officer William Funge being
asked says: Am officer of the
Port. I arrested Mr Funge
in his last room. I told him
I did not ~~know~~ ^{know} that he was
arrested for till I got him
to station. My car in the
station house that he had
slapped the deca as in face
& hurt his finger. He was arrested
in the evening of 2nd of May. He
did not want to go with me.

William Heuge

Taken before me,

this 11 day of May 1880.

[Signature]
CORONER.

0052

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK } ss.

William F. Henze 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.—

William F. Henze

Question.—How old are you?

Answer.—

Twenty six years (26)

Question.—Where were you born?

Answer.—

in New York City

Question.—Where do you live?

Answer.—

43 Thompson St

Question.—What is your occupation?

Answer.—

Printer

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

I have nothing further to say than the statement I have made this day—

William F. Henze

Taken before me, this *1* day of *May* 18*76*

[Signature]

CORONER

0053

MEMORANDUM.

AGE.			PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
Years.	Months.	Days.			
46			Germany	L. T. Thompson	May 2/80

Mark
J. P. J.

Ind 297 1880

HOMICIDE.

AN INQUESTION

On the VIEW of the BODY of

John Kusch

whereby it is found that he came to his Death by the hands of

William F. Stange on the 18th day of April 1880 at Brown's Shop on Street

Inquest taken on the 11 day of May 1880

before R. N. Warriners



Committed May 11 1880
 Secured
 Discharged
 Date of death May 1 1880

0054

Ind 297 1880

HOMICIDE.

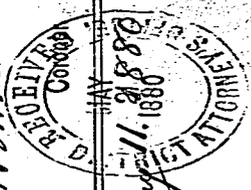
AN INQUISITION

On the VIEW of the BODY of

John Kuntz
whereby it is found that he came to
his Death by the hands of
William F. Lange
on the 18th day
of April 1880
at Boone & Thompson
on sheet

[Handwritten signatures]

Inquest taken on the 11 day
of May 1880
before J. N. Williams



Committed May 11, 1880
Bailed
Discharged
Date of death May 1, 1880

MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE When Reported.
46 Years - Months - Days	<i>[Handwritten]</i>	<i>[Handwritten]</i>	<i>[Handwritten]</i>

0055

Court of General Sessions of
the Peace

The People
vs
William Hays

City & County of New York
Robert Cransty being duly sworn says
that he resides at 107 Varick Street and
is a physician regularly admitted to
practice & practicing as such in this
City for the last 5 years
That he is the same doctor whose
Oath was taken before the
Crown in this case on the 11th day
of May 1880.
That he is personally acquainted
with the John Rowntree whom
one William Hays the defendant
herein is indicted with having killed
by an indictment bearing date
of July 28, 1880
Deponent further says that the
day before the death of said John
Rowntree, the latter called on deponent
at his office to consult deponent
That deponent complained of a swelling

0056

excitation in his head.

That deceased was at the time very much intoxicated & deponent examined the head & skull of deceased who complained of having suffered a fall.

That deponent after a careful examination could not discover any injury to deceased in his head, & deponent thereupon questioned deceased in regard to his habits & system generally to learn if there was any other cause of death.

That deceased thereupon stated to deponent that he deceased was habitually intoxicated & had been so for some time past, & that he deceased had from infirmity been subject to convulsions which in deponent's judgment from said statement made to him by deceased accounts for the condition which he complained of, & which convulsions were liable to prove fatal at any moment.

Deponent further says that he has been informed regarding certain proceedings against one William Kemp on the

cause of deceased dying by reason
 of a blow alleged to have been
 given latter by Hays on April 18. 1882.
 That from the statements made to
 deponent by deceased in regard
 to his intoxicated habits & his
 convulsions deponent can & does
 swear that in his best judgment
 there exists a very grave doubt
 the injury if any that was inflicted
 upon him by Hays was the true
 cause of death as epilepsy even
 of an idiopathic character usually
 terminates in sudden death, nor
 can it be said by positive testimony
 that from any post-mortem appearances
 that any fracture was inflicted upon
 the 18th day of April and any conclusion
 to the contrary must be by mere
 presumption.
 Deponent further states that he
 gave deceased an accented remedy
 for epileptic trouble & on visiting
 the house of deceased next day
 to view his dead body deponent
 found the medicine untouched
 and deponent further adds that
 the intoxicated habits epilepsy

most commonly induced by an
 abuse of alcohol & stimulants &
 that such abuse might ~~and~~
 would positively have ^{been} ~~been~~
 highly injurious to deceased in
 any event. & had been strongly
 prohibited by his department; &
 which prohibition was neglected
 by deceased as dependent is in-
 formed & believes.

shown to before me

This 24th day of June 1879. Robert Connely.

James S. Price
 Notary Public
 N.Y. Co.

General Session

The People

vs

William Henry

Applicant of

Physician

J. H. Hobbs

of County

257 Bly

West.

0059

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
William F Heuge—

late of the City of New York, in the County of New York, aforesaid, on the
Eighteenth day of *April*— in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty* with force and arms, at the City and
County aforesaid, in and upon the body of *John Kuntz*
in the peace of the said people then and there being, feloniously and wilfully did make
an assault, and that *he* the said *William F Heuge*

then and there feloniously and wilfully did, with great force and violence pull, push,
cast and throw *him* the said *John Kuntz*
down unto and upon the ground then and there, and that *he* the said

William F Heuge—

with both the hands and feet of *him* the said

William F Heuge—

said *John Kuntz*— then and there, and whilst *he* the
him the said *John Kuntz*— was so lying and being upon the ground,
head, stomach, breast, belly, back, and sides of *him* the said *John Kuntz*
then and there feloniously and wilfully, divers times, with great force and violence, did
choke, strike, beat, kick, and wound, and that *he* the said

William F Heuge—

him the said *William F Heuge*— with both the hands, feet, and knees of

and whilst *he* the said *John Kuntz*— was so lying
and being upon the ground as aforesaid, *him* the said *John*
Kuntz— in and upon the neck, breast, belly, head, stomach, back, and
sides of *him* the said *John Kuntz*— then and there
feloniously and wilfully did, with great force and violence, choke, strike, push, press,
and squeeze, giving to *him* the said *John Kuntz*—
then and there, as well by the choking, pulling, pushing, casting, and throwing of
him the said *John Kuntz*— down
unto and upon the ground as aforesaid, and by the choking, striking, beating, and
kicking of *him* the said *John Kuntz*— whilst *he* was so
lying and being upon the ground as aforesaid, in and upon the neck, head, stomach,
breast, belly, back and sides of *him* the said *John Kuntz*—

0060

as aforesaid, and also by the choking, striking, pushing, pressing, and squeezing of
the said John Kuntz whilst he the said
John Kuntz was so lying and being upon the ground as aforesaid,
in and upon the neck, head, belly, breast, back, stomach, and sides of him
the said John Kuntz with the hands, knees, and feet of him
the said William F. Steuze

in manner aforesaid, several mortal bruises, lacerations and wounds in and upon the
neck, head, belly, breast, stomach, and sides of him the said John
Kuntz of which said several mortal bruises, lacerations, and
wounds, he the said John Kuntz from the said Eighteenth
day of April until the First
day of May in the same year, at the said Ward,
City and County last mentioned, did languish, and languishing did live; on which last-
mentioned day he the said John Kuntz
of the said several mortal bruises, lacerations, and wounds, did
then and there die.

And so the Jurors aforesaid, upon their Oath aforesaid, do say: THAT he
the said William F. Steuze

him the said John
Kuntz in manner and form and by the means aforesaid, feloniously
and wilfully did kill and slay, 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.

BENJAMIN K. PHELPS, District Attorney.

0061

BOX:

13

FOLDER:

159

DESCRIPTION:

Hessler, Caroline

DATE:

05/20/80



159

0062

W. J. [unclear] June 10

*P. L. [unclear]
Filed 20 day of [unclear] 1880
Plonds [unclear] 24*

THE PEOPLE
vs.
Caroline Wheeler
INDICTMENT.
Larceny of Money, &c., from the person
~~of the said~~

B.
BENJ. K. PHELPS,
District Attorney.

A TRUE BILL.
[Signature]
June 10, 1880
[Signature]

0063

FORM 89 1/2

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

POLICE COURT—SECOND DISTRICT.

of No. 354 West 25 Street, being duly sworn, deposes
and says, that on the 10 day of May 1880

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 person
of deponent

the following property, to wit: One pocket book containing
gold and lawful money of the issue of the
United States consisting of two Bills
of the denomination and value of ten dollars each
and ~~two~~ Bills (or notes) of the denomination
and value of five dollars each said
property being in all

of the value of fifty five Dollars,
the property of John Geary deponent's husband

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 Caroline Heesler
(now ~~dead~~) from the fact that said
Caroline was in deponent's room
sitting down next to deponent,
Deponent had said pocket book
containing said money in the
breast pocket of her dress then worn
upon deponent's person
Deponent felt said pocket book in
her pocket about ten minutes before
said Caroline left deponent's room,
and that immediately after said Caroline
left deponent missed said said money

L. Geary
deponent

Sworn to before me, this 11 day
of May 1880
J. H. Mac
Justice

0064

Police Court—Second District.

CITY AND COUNTY }
OF NEW YORK. } ss.

Caroline Heesler 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.—*Caroline Heesler.*

Question.—How old are you?

Answer.—*42 years.*

Question.—Where were you born?

Answer.—*Germany*

Question.—Where do you live?

Answer.—*404 West 26 Street*

Question.—What is your occupation?

Answer.—*Keep House*

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*

Witnessed by J. B. Law

Taken before me, this

11 day of *May* 18*87*
J. B. Law
Police Justice

0065

Form 894

POLICE COURT—SECOND DISTRICT

THE PEOPLE, &c.,
ON THE COMPLAINT OF

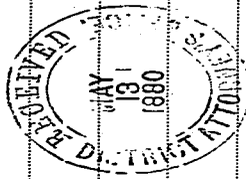
Leman Green
255 1/2 West 26th St
Carroll's Dealer

DATED *May 11* 1880

William A. [Signature] MAGISTRATE.

Richard [Signature] OFFICER.

WITNESS



570 TO ANS. *M. S. Carr*
BAILED BY *Maria Chapman*

354 1/2 West *29* STREET.

Leman Green

0066

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 Caroline Hessler

late of the First Ward of the City of New York, in the County of New York, aforesaid

on the Leventh day of May in the year of our Lord one thousand eight hundred and ~~eighty~~ Eighty at the Ward, City and County aforesaid, with force and arms, in the night time of said day, three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each : three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each : twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each : thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each : fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each : sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each : eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each : ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each : one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each : one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each : one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars : one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars : two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each : three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each : ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each : ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each : fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each : thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each : bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each : three gold coins (of the kind usually known as eagles), of the value of ten dollars each : six gold coins (of the kind usually known as half eagles), of the value of five dollars each : fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each : ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each : thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each : gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of fifty cents each : sixty silver coins (of the kind usually known as half dollars), of the value of twenty-five cents each : one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of ten cents each : six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each : one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each : silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each : five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each : two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each : five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

55

one pocket book of the value of five dollars

of the goods, chattels, and personal property of one Leouore Geary on
the person of the said Leouore Geary then and there being
found, from the person of the said Leouore Geary 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.

BENJ. K. PHELPS, District Attorney.

0067

BOX:

13

FOLDER:

159

DESCRIPTION:

Hettrich, Lizzie

DATE:

05/18/80



159

0058

W. J. ...

Counsel,

Filed 18 day of May 1880

Pleads Not Guilty (19)

From Person
Larceny and Receiving Stolen Goods.

THE PEOPLE

vs.

Lizzie Ketchum

BENJ. K. PHELPS,

District Attorney.

Part Tr. May 20. 1880

Tried & jury disagreed.

(9-3 ^{st. amend.}) -

A True BILL.

(Signed, Phelps)

Part Tr. May 21. 1880. Foreman.

Discharged on his verbal
disobedience.

0069

FORM 112.

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

Police Court—Third District.

Thomas Brown

of No. *384 Sinto 4th* Street, being duly sworn, deposes
and says that on the *11th* day of *May* 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 ^{*and person*}.

the following property viz.: *One silver watch*

of the value of *5.00* Dollars
the property of *the 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 *Lizzie Hedrick*

(now here) for the reason that deponent was
in the company of the accused on or about three
o'clock A.M. of the 11th inst., that shortly after
arriving with the accused and after the de-
parture of the accused, deponent noticed
that his watch chain was hanging from deponent's
vest and that the watch hereinabove mentioned
had been taken and stolen and carried away
from the person & possession of deponent.

Deponent identifies the watch found in the
possession of the accused by officer Kelly of
the 10th Precinct as the property of the deponent

Thomas Brown

Sworn to, before me this
day of *May* 18*80*
McNeill
POLICE JUSTICE

0070

State & County of N. York ss.

City of New York

James R. Kelsey of the 10th Precinct Police, being duly sworn deposes that on or about five o'clock A.M. of the 11th inst. this defendant arrestedizzie Hedrick in the street about on the corner of the Tenth Street, that when defendant took full possession the watch herein mentioned and which said watch the complainant Thomas Brown says is the same taken from his person in the manner herein mentioned. That the accused said to defendant that the watch had been given her by a certain person and that the watch was not the same as claimed by the complainant Thomas Brown

Sworn to before me this

11th day of May 1880

Notary Public for the County of New York
James R. Kelsey

0071

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK.

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

Question. What is your name?

Answer. Lizzie Hedrick

Question. How old are you?

Answer. 20 years

Question. Where were you born?

Answer. New York City

Question. Where do you live?

Answer. Chatham Square Hotel

Question. What is your occupation?

Answer. General Housework.

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

Answer. I am not guilty—
Lizzie Hedrick

Taken before me, this 11th day of May, 1880
Maxim Osterburg POLICE JUSTICE

0072

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

POLICE COURT—THIRD DISTRICT.

THE PEOPLE, S.
ON THE COMPLAINT OF

James Davis
House of Detention
Lygia Hedrick

2.

3.

4.

5.

6.

Dated *May 13 1932*



Magistrate.

Officer.

Clerk.

James P. Harris

Witness *J. B. DeLoach*

*Complaint accepted
to the house of detention
in default of \$200 bail
in custody*

\$ *1000* to answer

at *General Sessions*

Received at Dist. Att'y's Office,

Conrad
Waters

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

0073

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

Lizzie Mettrick.

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

One watch of the value of seven
dollars of the goods chattels and personal
property of one Thomas Brown all the
person of the said Thomas Brown then
and there being found from the
possession of the said Thomas Brown

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

~~there being found,~~ then and
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.

0074

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

That the said

Lizzie Nettick

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 watch of the value of seven
dollars.*

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

Thomas Brown

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

Thomas Brown

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

Lizzie Nettick

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.

BENJAMIN K. PHELPS, District Attorney.

0075

BOX:

13

FOLDER:

159

DESCRIPTION:

Higgins, Stephen

DATE:

05/04/80



159

0076

2015

Counsel,
Filed 4 day of May 1876
Pleas at St. Smith

Indictment - Larceny - *St. Smith*

THE PEOPLE

vs.

P

Stephen Higgins

BENJ. K. PHELPS,

Dist. Atty.
Part Dec 1875
Discharged on his oaths
and recognizances.
A True Bill.

(Signature)
Foreman

See bym before anything
is done

With the consent of
the court & of Subst.
Judge, the prisoner
may be discharged. I
hope that more
evidence may be dis-
covered which will
render the trial safer

(Signature)

24 May 24. 76
Adm.

0077

FORM 89 1/2

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

ss.

POLICE COURT—SECOND DISTRICT.

of No. Geo H Story
63 Irving Place Street, being duly sworn, deposes
and says, that on the 21 day of April 1880
at the City of New York, in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent, ~~the same~~

at the Madison Square Garden in City -

the following property, to wit:

- Thin or non oil paintings, viz-
- 1. Called Pottery by G Pa Brady
- 1. Photo of his son by Geo H Story
- 1. Arab scene by J. S. Lantieri
- 1. Works of Turner by J. S. Lantieri
- 1. ~~no picture~~ not able to specify
- 1. Smoulli by Dudley Halscy

of the value of One Thousand Dollars, from

the property of deponent, the said Lantieri & others
in all in the care & custody of deponent
& others associated with him -

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 -

Stephen Higgins -

Geo H Story

Sworn to before me, this 21 day of April 1880

Wm. J. ...
Police Justice

2/11/80

City Co of New York.

William Butler of

239 E 28th St New York City -

That on the night of 21st April last
about 9.00 o'clock P.M. ~~William~~
Higgins, came down 28th from
30th av. & said he had stolen
two pictures, from William Gardner
& asked me to lend him my
coat, so that he could not be
known - He said the Police
had chased him - I refused
to do so - He did not say where
the pictures were - He was waiting
for me to have been running
fast - Higgins, has been arrested before for
stealing -

Subscribed & sworn
to before me this
2nd day of May 1880

William ^{his} Butler
Mayor

D. Whitbeck
Notary Public

0079

Police Court—Second District,

CITY AND COUNTY }
OF NEW YORK } ss.

Stephen Higgins 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.—

Stephen Higgins

Question.—How old are you?

Answer.—

18 years

Question.—Where were you born?

Answer.—

Ireland

Question.—Where do you live?

Answer.—

Wint St

Question.—What is your occupation?

Answer.—

Plumber & Gas fitter

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, never saw the picture & do not know anything about it. Baker is swearing falsely & when I heard I was charged with the crime I gave my name to the two detectives.

Stephen Higgins

Taken before me, this

1887
day of *February* 1887

Police Justice.

0080

FORM 64.
POLICE COURT—SECOND DISTRICT.

THE PEOPLE, & C.,
ON THE COMPLAINT OF
George Higgins
163 Irving Place
Stephens Higgins

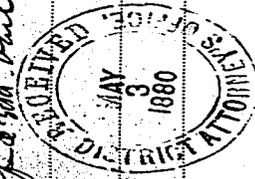
Attavit Latency.

DATED *May 2* 1880

Robert MAGISTRATE.

Schmitt OFFICER. *29*

WITNESSES:
William P. ...
... in
... of 8000. ...



1002 TO ANS.

BAILED BY _____

No. _____ STREET.

Coran

0081

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

Stephen Higgins

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the ~~twenty first~~ day of ~~April~~ *April* in the year of our Lord one
thousand eight hundred and ~~eighty~~ *Eighty* at the Ward, City and County
aforesaid, with force and arms

*Seven paintings [of the kind called Oil
paintings] of the value of one hundred
and forty three dollars each*

of the goods, chattels and personal property of one

- George H. Storey -

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.

BENJ. K. PHELPS, District Attorney.

0082

~~CITY AND COUNTY~~
~~OF NEW YORK~~

aforsaid
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, aforsaid, do further present

That

the said Stephen Higgins

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the *twenty first* day of *April* in the year of our Lord one
thousand eight hundred and ~~seventy~~ *eighty* at the Ward, City and County
aforsaid, with force and arms

*Seven paintings (of the kind called
oil paintings) of the value of one
hundred and forty three dollars
each*

of the goods, chattels and personal property of one

William Sartain

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.

BENJ. K. PHELPS, District Attorney.

0083

BOX:

13

FOLDER:

159

DESCRIPTION:

Hoey, James

DATE:

05/25/80



159

0084

Counsel,
Filed 25 day of May 1880
Plends

Indictment of Larceny.

THE PEOPLE

vs.

of 1880
147

James Gray

BENJ. K. PHELPS,

Attorney.

Part pro Gray 21, 1880

pleads guilty

A TRUE BILL. S.P. 2 1/2 - 1/2

Wm. H. Clegg

Foreman.

0085

FORM 89 1/2

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK

POLICE COURT—SECOND DISTRICT.

William F. Sibley

of No. *204 West 23rd* Street, being duly sworn, deposes
and says, that on the *12* day of *May* 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,

the following property, to wit: *Three coats of the value
of Sixty Eight dollars and one pair of
Pants of the value of Seven dollars said
property being in all*

of the value of *Seventy five* 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 *James Lloyd (now here)*
from the fact that on the morning of the
aforsaid day said property were in a
Room in the aforsaid premises that
deponent is informed by Maggie Lloyd
of No. 204 West 23rd Street that at
about 2 o'clock she saw said James
leave said premises with a large bundle
and that said James who was employed
in said House did not return to
his employment that deponent missed
said property in the evening at the hour
of about 6 P. M.

W. F. Sibley

Sworn to before me, this *12* day

John J. Murray
Police Justice

0086

City & County }
of New York } 55

Maggie Lloyd of the
204 West 23rd Street being duly sworn
deposes and says that on the 12th day of
May 1880 at the hour of about 2 o'clock
P.M. she saw James Hoy here premises
204 West 23rd St with a large bundle
in his possession

Sworn to before me this }
18th day of May 1880 } Maggie Lloyd
J. J. Murray Police Justice

0007

Police Court—Fifth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Hoey 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. *James Hoey*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *New York City*

Question. Where do you live?

Answer. *35th Street*

Question. What is your occupation?

Answer. *Express driver*

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

Answer. *I am not guilty*

James Hoey

Taken before me, this *18*
day of *May* 18*90*

William H. Murray

Police Justice.

0088

Form 89f.

POLICE COURT—SECOND DISTRICT

THE PEOPLE, & c.,
ON THE COMPLAINT OF

William F. Sibley

204th Street 23rd St.

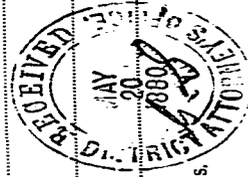
James Day

DATED *May 18* 1880

Murray MAGISTRATE.

Roughell OFFICER.

WITNESS: *Mary E. Lloyd*
204th Street 23rd St.



\$300 TO ANS.

BAILED BY.....
No. STREET.....

5. May 19 9 a.m.
Carr

0089

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

Jacques Hoey

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

*Three coats of the value of twenty
two dollars and sixty three cents each -
One pair of pantaloons of the value of
seven dollars*

of the goods, chattels and personal property of one

William F. Sibley

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.

BENJ. K. PHELPS, District Attorney.

0090

BOX:

13

FOLDER:

159

DESCRIPTION:

Hohnes, Josephine

DATE:

05/20/80



159

0092

Form 112.

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

Police Court - First District.

of No. 117 Walton Joseph Guioris Street, being duly sworn, deposes
and says, that on the 13 day of April 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,

the following property, viz:

Three hundred and twenty five yards
Silk Satin value four hundred and
Six dollars and twenty five cents
Two good watches of the value
of one hundred and fifty dollars
Twenty five yards silk velvet
of the value of one hundred and
eighty seven dollars and
all of the value of seven hundred and thirty three ⁷⁵ Dollars,
the property of Complainant and
his wife Virginia Guioris

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 Josephine Holmes

now present from the fact
that she acknowledged and
confessed to having taken
stolen and carried away
from the possession of deponent
all of the above described
property.

J. Guioris

Sworn to, before me, this 10 day of April 18 80

[Signature]

Police Justice.

0093

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Josephine Holmes

Question. How old are you?

Answer.

Twenty five years

Question. Where were you born?

Answer.

New Orleans

Question. Where do you live?

Answer.

235 Park 21 Street

Question. What is your occupation?

Answer.

Cook

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

Answer.

*I took part of the
property of plundered of them*

*Josephine Holmes
maut*

16 day of May 18
Taken before me this
Police Justice.

Police Court—First District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Joseph Givaris
117 Crosby St.
Stephane Holman

Affidavit—Larceny.

BAILABLE:
No. 1, by
Residence,
No. 2, by
Residence,
No. 3, by
Residence,
No. 4, by
Residence,
No. 5, by
Residence,
No. 6, by
Residence,



Dated *May 16, 1901*
Henry Magistrate.
Manuel Clerk.

Witnesses:
Officer Murray
14 Precinct-Parkin

Maggie Bradley
16 1/2 Spring St

\$ *1500* to answer
at *Grand Sessions*

Received at Dist. Atty's office

COUNSEL FOR COMPLAINANT.

Name,
Address,

COUNSEL FOR DEFENDANT.

Name,
Address,

0095

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

Josephine Holmes.

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the ~~thirteenth~~ *fifteenth* day of ~~April~~ *April* in the year of our Lord one
thousand eight hundred and ~~eighty~~ *Eighty* at the Ward, City and County
aforesaid, with force and arms

Three hundred and twenty five yards
of satin of the value of one dollar
and fifty cents each yard.

Two watches of the value of seventy
dollars each

Seventy five yards of velvet of the
value of two dollars and fifty cents
each yard.

of the goods, chattels and personal property of one

Joseph Guorri

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.

BENJ. K. PHELPS, District Attorney.

0096

BOX:

13

FOLDER:

159

DESCRIPTION:

Hunt, John

DATE:

05/21/80



159

0097

Wes. P. *Wesley P. ...*

Filed *25* day of *July* 1898
Pleas *Not Guilty*

24 vs
13 vs
THE PEOPLE vs

John Hunt

*Burglary 3rd Degree
Grand Jury & Rec. St. Ex.*

BENJ. K. PHELPS,
District Attorney.

*Grant me Credit 11, 1898
Wants Burg 3.
Five due year.*

A TRUE BILL.

Wesley P.

May 25, 1898. Foreman.

Quick & sure discharge.

June 11th

0098

Police Office, Fourth District.

City and County of New York, } ss.

George Washington
of No. 310 East 44th Street, being duly sworn,
deposes and says, that the premises No. 310 East 44th
Street, 14 Ward, in the City and County aforesaid, the said being a Dwelling House
and which was occupied by deponent as a place of abode

were **BURGLARIOUSLY**
entered by means of forcing and breaking of the lock
of an inner door on the premises
and entering the premises
on the 17th day of May, 1858
and the following property feloniously taken, stolen and carried away, viz.:

Two Coats of the value of thirty dollars
one pair of pantaloons
Two gold rings, one setting one
one best red watch
Two ladies dresses
one ladies cloak
one silk velvet waist
Two pair of earrings in pair of diamonds
Three Canary Bibles in all
of the value of one hundred fifty dollars

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

John Brown (now here)
used the names of other persons whose names
he mentioned and might mention
for the reasons following, to wit:
From the fact that deponent
recently knocked said door
and found the door broken
and forced as aforesaid and
said property taken, stolen
and carried away deponent
is informed by Miss McCourt
of No. 310 East 44th Street but she
said that she saw three men
leave said premises and

one of said men (not named)
 had an overcoat on which
 and said Hunt (now here)
 had a patch and came
 in his hand. Dependent
 said Rosa McCourtfully
 identifies said Hunt
 (now here) as one of the
 said three men who
 came down the stairs
 he not residing in said house
 and left said premises
 at about the hour of 4
 o'clock in the afternoon
 of the 13th day of May
 1880. G. Washington
 Dependent before me
 this 13th day of May
 1880. J. A. H. Justice

City & County of New York
 Rosa McCourtly of the
 31st Street, that being duly sworn
 says that she fully identifies
 John Hunt (here present in Court)
 as one of the three men who
 left said premises as referred
 in the foregoing Complaint and
 she deposes that the
 information given by Dependent
 and true of Dependent and
 knowledge of Rosa McCourtly.

Subscribed before me
 this 13th day of May
 1880
 J. A. H. Justice

0100

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Hunt 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 Hunt.*

Question. How old are you?

Answer. *24 years of age*

Question. Where were you born?

Answer. *N.Y. City*

Question. Where do you live?

Answer. *I refuse to say*

Question. What is your occupation?

Answer. *I am a bartender*

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

Answer. *I have nothing to say now
I am not guilty*
John Hunt.

X

Taken before me this

13th

day of *March*

1890

Wm. C. Moore
Police Justice

0101

Police Court--Fourth District.

THE PEOPLE &c.
ON THE COMPLAINT OF

*George Washington
No 810 E 219th St*

1 *John H. Smith*
2 *Edward W. Smith*
3 *not present*

4
5
6
Dated *May 3rd 1880*



H. H. H. H.
Magistrate.

George Washington
Office

Witness
John H. Smith
No 310 East 44th St
Robert J. Smith
14th Precinct
George Washington
No 800 1st Avenue

John H. Smith

Received in District Office

Submitted

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,

CITY AND COUNTY }
OF NEW YORK. } ss.

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

That *John Hunt.*

late of the *Fiveteenth* Ward of the City of New York in the County of
New York, aforesaid, on the *seventh* day of *May* in the
year of our Lord one thousand eight hundred and ~~seventy~~ *eighty* 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

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

he the said

John Hunt.

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

George Washington

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 *John Hunt*

late of the Ward, City, and County aforesaid, *Two coats of the value of*
twenty dollar each, one pair of pantaloons of the
value of ten dollar, two rings of the value of ten
dollar each, one cane of the value of five dollar,
one vest of the value of five dollar, one watch
of the value of ten dollar, one cloak of the value
of ten dollar, four earrings of the value of five
dollar each - Three birds of the kind called Canary
Birds of the value of two dollar each - one pair of Silver
Bullions of the value of five dollar - Three watches of the value
of five dollar each, one watch of the value of five dollar
each, two overcoats of the value of five dollar each -
of the goods, chattels, and personal property of the said George Washington

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.

BENJAMIN K. PHELPS, District Attorney.

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

That the said

John Hunt

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

*Two coats of the value of twenty dollars each -
 One pair of pantaloons of the value of ten dollars -
 Two rings of the value of ten dollars each -
 One cane of the value of five dollars -
 One vest of the value of five dollars -
 One satchel of the value of ten dollars -
 One cloak of the value of ten dollars -
 Four earrings of the value of five dollars each -
 Three birds of the kind called Canary birds of the
 value of two dollars each - One pair of sleeve
 buttons of the value of ten dollars -
 Three waists of the value of five dollars each -
 Two over-shirts of the value of five dollars each -*

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

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

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

John Hunt
 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.

BENJAMIN K. PHELPS, District Attorney.