

0009

BOX:

22

FOLDER:

272

DESCRIPTION:

Hagarty, Patrick

DATE:

10/11/80



272

0010

61
Filed 11 day of Oct. 1880
Plends *Wm. G. Smith*
THE PEOPLE,
vs.
Patrick Hagan
Burglar & Robber
Burglar & Robber
BENJ. K. PHELPS,
District Attorney.

A True Bill.

John W. Hannell
Foreman.
John W. Hannell
et al.
5-11-1880
J. W. Hannell

POLICE COURT First DISTRICT.

City and County }
of New York, } ss:

Lena Marks
of No. 104 Bayard Street, being duly sworn,
deposes and says, that the premises No. 104 Bayard

Street, 1st Ward, in the City and County aforesaid, the said being a dwelling
house the 1st floor of
which was occupied by deponent's father as a dwelling

entered by means of forcibly opening the window on the rear
of said premises from the yard were **BURGLARIOUSLY**

on the night of the 2d day of October 18 88
and the following property feloniously taken, stolen, and carried away, viz:

One Shawl
One piece of cloth
a quantity of clothing and
a quantity of Bed Covering all being of the
value of forty dollars

the property of deponent's father Jacob Marks
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 Patrick Haggerty (now here)

for the reasons following, to wit: That at about the hour of midnight
on said date deponent and the family retired for the
night that before retiring deponent securely locked
and fastened the doors and windows leading into
said premises. That at about the hour of 3 o'clock
deponent was awakened and saw said defendant
leaning into the window of deponent's apartment the
fastening on said window having been forcibly opened and the
window forced open) and said Haggerty in the

act of stealing and carrying said property from a Bureau which was close to the unnamed deponent's apartments, deponent is positive that said Haggerty is the person she saw taking and stealing said property, and she further says that she was informed by Sarah Marks her sister that said Haggerty returned the ^{said} shawl to her on Sunday morning about 8 o'clock five hours after the burglary had been committed. She deponent therefore asks that he said Haggerty may be held to answer and dealt with according to law.

Lena ^{her} Marks
Mark

City and County of New York

Sarah Marks being duly sworn deposes and says that she has heard the foregoing affidavit read and that portion of said affidavit which refers to her is true to her own knowledge.

Sarah ^{her} Marks
Mark

Tommy Watson

Pres. Justice

Sworn before me this 3rd

day of October 1880

deponent before me this 3rd

day of October 1880

Pres. Justice

0013

Police Court—First District.

CITY AND COUNTY } ss.
OF NEW YORK,

Patrick Haggerty 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.

Patrick Haggerty

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

New York City

Question. Where do you live?

Answer.

15 Hudson Avenue Brooklyn

Question. What is your occupation?

Answer.

Tobacco Stripper

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

Answer.

*I have nothing to
~~say~~ say at present
*Patrick Haggerty**

Taken before me this

day of

October 1880

POLICE JUSTICE

0014

61 1st
POLICE COURT - DISTRICT.

THE PEOPLE, &c.,
OF THE COMPLAINT OF

John Marks
104 Bayard St.

Patrick Duggan

Doan Arthur 18 8

James McPattern Magistrate.

Benjamin Morau Officer.

Whence

John Marks 104 Bayard St.

Sam Marks 104 Bayard St.

RECEIVED
OCT 6 1880
OFFICE OF THE DISTRICT ATTORNEY
Bail.
Committed in default of
Bailed by John Marks

No. Street.

Quaker
John F. Whelan
498. Leach

Known to Sept. for
10 years. Chances

not had.
Sept. in only one
has. FS

0015

The People (Court of General Sessions Before Recorder
 Patrick Magarity (Indictment October 14 1880 Indictment
 for burglary in the first degree and receiving stolen goods
 Lerna Marks sworn and examined testified.
 I live at 104 Bayard St with my father we oc-
 cupy one floor back I remember Saturday night
 Oct. 2 Before I went to bed I fastened the doors
 and windows. I was awakened about two or
 three o'clock in the morning and when I got up
 I saw the prisoner lying through the window
 then I called to my father "there is a thief in
 the house" and the prisoner jumped down he
 took all the clothes out of the bureau and threw
 them out of the window he took a shawl a piece
 of cloth and some other small things. All the
 family were in the same room I noticed the
 window was broken it was fastened with a
 hook and a ring I saw the shawl about 8
 o'clock on Sunday morning by the door of our room.
 I never saw the prisoner before that night the
 house is four stories high there are two win-
 dows in our room I am sure they were fas-
 tened that night before I went to bed the bureau
 was between the two windows there were two
 lights in the room we always keep a lamp
 lit every night then I woke up I saw the head
 of the prisoner was inside the room and the
 legs were outside I am sure the prisoner is
 the man for I saw the crutch under his arm

0016

Cross Examined. I did not speak to the prisoner
 when he was taking the things out of the room.
 One of our family attempted to follow the pris-
 oner when he jumped down from the window.
 We were afraid to go down in the yard. I did
 not go down and tell the policeman we had
 been robbed. I went down half an hour afterwards.
 My mother was sick at the time; she had a
 baby the day before. My father saw the pris-
 oner go out of the window. Jacob Marks,
 sworn and examined. I live 104 Bayard St.
 I saw the prisoner, his legs were outside hanging
 into the yard and his body was inside the room
 over a little extension table that is on a
 sewing machine which stands near the win-
 dow; he had the bureau drawer out. he threw
 into the yard enough cloth to make one over-
 coat, a shawl and some linen. I began to follow
 and he jumped into the yard down from the
 window. I was afraid to pursue him because
 my wife was sick. The hook by which the win-
 dow is fastened was broke. I am sure the pris-
 oner is the man I saw his face when he
 jumped down with his crutch. I never saw
 him before. he does not live in our house.
 I saw the shawl afterwards; the cloth that was
 taken was worth twenty dollars and the whole
 of the property was worth fifty dollars. Cross Exam-
 ined.

0017

I did not speak to the prisoner, but I halloed
he did not say anything to me. I was afraid
to follow him. The hook in the window was not broke
but the sash was pulled up. James Moran
swore and examined, testified. I am an officer
of the Municipal Police attached to the 14th Precinct.
I arrested the prisoner in company
with Officer Brennan on the 1st of October
Monday they came to the Station house and
made complaint of this burglary and gave a
description of him. My partner and myself were
going through Bayard St and we saw him sitting
outside a liquor store with five or six
others. We looked at him and we came to the
conclusion that he was the one who committed
the burglary from the description. So I stood on
the sidewalk and watched him and my partner
went up stairs and brought down this com-
plainant Lera Marks. She came down and
identified him as the man who committed
the burglary. Then we arrested him. On the way
to the station house. I asked him if he did this
thing and he said, No. I then asked him how
he came to give back the chawl to these
folks and where he got the chawl from? He
said he would not tell me, he said he knew
who committed the burglary but he would not
tell, but would rather do "time" for it. He said
that to you going to the station house?

0018

He did my partner was with me. Did you hear what he said before the police Magistrate? No sir, my partner then took him to the station house and I went about some other business. I did not investigate the burglary at all. John Brennan sworn and examined testified. I am a police officer attached to the 14th precinct. You with Mr. Moran arrested this prisoner under the circumstances which he has narrated? Yes sir. I did not examine the premises. I went up stairs in the room. I did not look in the yard. This room is one short flight of stairs up. About how high from the yard? I should say probably seven or eight feet above the street. You go in the hall and go up a short flight of stairs. It seems to be an old fashioned floor. The basement is used as a liquor store. I think the prisoner said when taken before the Magistrate when asked what he had to say his remark was, "I have nothing to say at present," or something to that effect. I heard the remark he made to Officer Moran. When I arrested the prisoner he was in the liquor saloon. I noticed him with some others. He was alone when Lena Marks identified him. When you saw him and you thought he was the man that had been described, was there any other person with him? Yes sir. The jury rendered a verdict of guilty of burglary in the first degree.

0019

Testimony in the case of
Patrick Magarity
Oct. 1880.
filed

He did not want to go with me
if he would have he would have
gone then told him to go home
I went about 1000 ft. down the hill
to the bottom of the hill. I
went down the hill. I went down the hill.

This image shows a single sheet of white paper with horizontal blue or grey ruling lines. The lines are evenly spaced and run across the width of the page. On the left side, there is a vertical margin line, creating a narrow left margin. The paper appears slightly aged or off-white. There is no handwriting or printed text on the page.

1

10

0020

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

Patrick Nagarty

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

on the *second* day of *October* in the year
of our Lord one thousand eight hundred and ~~seventy~~ *eighty*
with force and arms, about the hour of *3* o'clock in the *night* time
of the same day, at the Ward, City and County aforesaid, the Dwelling-house of

Jacob Marko
there situate, feloniously and burglariously did break into and enter by means of *forcibly*
opening an outer window of said dwelling house
whilst there was then and there some human being to wit, one

Lena Marko within the said dwelling-house he, the said

Patrick Nagarty
then and there intending to commit some crime therein, to wit, the goods, chattels, and
personal property of *Jacob Marko*

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

And the jurors aforesaid, upon their oath aforesaid, do further present: That
afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County
aforesaid, about the hour of *3* o'clock in the *night* time of said day,
the said

Patrick Nagarty
late of the Ward, City, and County aforesaid,

One shawl of the value of ten dollars
Two yards of cloth of the value of one dollar each yard
One coat of the value of ten dollars
One vest of the value of five dollars
One pair of pantaloons of the value of five dollars
Two plankets of the value of two dollars and fifty
cents each
of the goods, chattels, and personal property of *Jacob Marko*

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

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.

BENJAMIN K. PHELPS, District Attorney.

0021

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

Patrick Hagarty

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 shawl of the value of ten dollars
Ten yards of cloth of the value of one
dollar each yard*

*One coat of the value of ten dollars
One vest of the value of five dollars*

*One pair of pantaloons of the value of
five dollars*

*Two plaunkets of the value of two dollars
and fifty cents each*

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

Jacob Marko

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

Jacob Marko

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

Patrick Hagarty

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.

0022

BOX:

22

FOLDER:

272

DESCRIPTION:

Haggerty, James

DATE:

10/02/80



272

0023

BOX:

22

FOLDER:

272

DESCRIPTION:

William, Louis

DATE:

10/02/80



272

0024

Counsel,
Filed 2 day of Oct 1880
Pleads *Not Guilty*

THE PEOPLE
vs.
1. *James Haggerty*
2. *B. Williams*

BENJ. K. PHELPS,
District Attorney.
True Bill
Purs. No. Oct. 7 1880.
Not charged in his indictment against
No. 2. Bill discharged
True Bill
Chas. H. Donnan

Sept. 30
Accompanied

0025

STATE OF NEW YORK
CITY AND COUNTY OF NEW YORK

Form 89½

POLICE COURT SECOND DISTRICT

John M. Goldrick
of No. *318 W 37th* Street, being duly sworn, deposes
and says, that on the *21* day of *Sept* 188*0*
at the City of New York, in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent,

the following property, to wit:

*One horse Any One Sitt
of Single harness Any One Coupe
and one Blanket*

of the value of *One thousand 00/100* 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 *James Haaggerty*

and Louis Williams (now dead) for the reason
that deponent is informed by Officer Fitzgerald
that he caught said Haaggerty and Williams
with above mentioned property in their possession
and when property deponent identifies as
his and the same that was taken stolen and
carried away *John M. Goldrick*

Maurice Fitzgerald being sworn and says
that he has read the foregoing affidavit and as
much of it as relates to him is true

Maurice Fitzgerald

Sworn to before me, this

21st

1880

Police Justice

0026

286
27

Form 84
POLICE COURT—SECOND DISTRICT.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Edmund G. Golanetz
318 W. 37th St.

James Haagerty

James Williams

DATED *22 Sept* 188*6*

Smith MAGISTRATE.

Fitzgerald 20 OFFICER.

WITNESSES

Alb. Fitzgerald 20



EC

1000 TO ANS. *J. S. Loma*

#2 BAILED BY *Cater*

No. *248* 35th STREET

0027

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

*James J. Cagerty and
Louis Williams* Each

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

One living Animal of the Kind Commonly
Known as a Horse of the Value of Six hundred
dollars.

One set of harness of the Value of one hundred
and fifty dollars.

One Coupe of the Value of two hundred dollars
One Harness of the Value of fifty dollars.

of the goods, chattels, and personal property of one

John Mc Goldner

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.

0028

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

That the said

*James Haggerty and
Louis Williams* 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 known
as a horse of the value of six hundred dollars,
one set of harness of the value of one hundred
and fifty dollars.

one Carriage of the value of two hundred dollars
one blanket of the value of fifty dollars.

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

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

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

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.

John W. Goldner
James Haggerty
Louis Williams
BENJ. K. PHELPS, District Attorney.

0029

286

Counsel,
Filed 2 day of Oct 1880
Pleads

THE PEOPLE

vs.

James L. Carpenter
vs. J. Williams B.

Larceny, and Receiving Stolen Goods.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

Shahan
Foreman.

0030

People
agst
Lewis Williams } Indicted
Haggerty } Sept. 29th
for Grand
Larceny

Larceny of horse and wagon
Williams was invited
to ride, by Haggerty and
upon accepting the invitation
took a ride, and upon
his return, he was ar-
rested, and is now on
Bail

Mr Blumenthal
has made a statement
of his knowledge of
Williams and family and
his statement is entitled
to great respect, and
the facts of the case
as stated by Williams
may very properly
support his position
of an innocent per-
son in the larceny
of the wagon, if it was
a carrying - I would

0031

this for Mr Pollard's
on that, in case
he has charge of
the case. he will
afford an opportunity
for Mr Blumenthal
to be heard.

Wm. H. R. R. R.

William
and Mary

Mr. Pollard

0032

Mr. Rogers

Williams

and Haggerty

Let's for Mr. Rogers
as that, in case
he has about of
the same. He will
afford an opportunity
for the future
to be heard. William Haggerty

0033

CITY AND COUNTY

OF NEW YORK,

ss.

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

That

James Haggerty and Louis Williams each

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

*One living animal of the kind commonly
known as a horse of the value of six hundred
dollars.*

One set of harness of the value of One hundred and fifty dollars

One couple of the value of two hundred dollars

One blanket of the value of fifty dollars

of the goods, chattels, and personal property of one

John M. Goldrick

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.

0034

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

That the said

James Haggerty and Louis Williams 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 known as a horse of the value of six hundred dollars.

One set of harness of the value of One hundred and fifty dollars.

One coupe of the value of two hundred dollars

One blanket of the value of fifty dollars

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

John McGoldrick

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

John McGoldrick

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

James Haggerty and Louis Williams
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.

BENJ. K. PHELPS, District Attorney.

0035

BOX:

22

FOLDER:

272

DESCRIPTION:

Haggerty, John

DATE:

10/27/80



272

0036

BOX:

22

FOLDER:

272

DESCRIPTION:

Paul, George

DATE:

10/27/80



272

0037

BOX:

22

FOLDER:

272

DESCRIPTION:

Coles, Thomas

DATE:

10/27/80



272

0030

213 V

WAB

Day of Trial

Counsel,

Filed 27 day of Oct 1880

Pleads *Ans. Guilty*

THE PEOPLE

vs.

*John Haggerty, I
George Paul, I
Thomas Coles, I
(2 cases)*

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

BENJ. K. PHELPS,

District Attorney.

A True Bill.

Chas. A. Hume

Foreman

John W. H. Hume
and saw another with
Nov 4/80

0039

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 Haggerty, George Paul
and Thomas Colles each*

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

Rosi Stern

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

Rosi Stern

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

*One hundred and seventy nine vests
of the value of four dollars each*

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

Rosi Stern

so kept as aforesaid, in the said *Rosi Stern* 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.

THE JURY 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:

*John Haggerty, George Paul
and Thomas Colles each*
late of the *eleventh* Ward of the City of New York, in the County of New York,
aforesaid, on the *twentieth* day of *October* in the year of our Lord one
thousand eight hundred and eighty *with force and arms, at the Ward,*
City and County aforesaid, the *factory* of

0040

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

THAT the said

*John Haggerty, George Paul,
and Thomas Cole 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 hundred and seventy nine vests of
the value of four dollars each*

of the goods, chattels and personal property of

Rosi Stern

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

Rosi Stern

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

*John Haggerty, George Paul
and Thomas Cole*

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.

BENJ. K. PHELPS, District Attorney.

0041

Day of Trial

Counsel,

1880

Filed 27 day of Oct

Pleads

THE PEOPLE

vs.

John Haggerty

George Paul

W. 518 E 13. Plana

Thomas Cole

(2 Cases)

123 Ch. C.

BENJ. K. PHELPS,

District Attorney,

Geo. H. 1880

Geo. H. 1880

A True Bill. By day

Chas. R. Russell

Foreman

Just W. C. J. New Term

SP 3 1/2 year (each)

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

0042

427-9

The People
vs.
John Haggerty,
George Paul
and
Thomas Coles

Court of General Sessions, Part First
Before Judge Cowing, Thursday, Nov. 4, 1900
Indictment for burglary in the third degree
and receiving stolen goods.

By Mr. Phelps Q Rosie Stern, sworn and examined.

Q Mrs. Stern, where do you live?

A No. 710 East Fifth street.

Q You are engaged in business at 127 Avenue D
are you not? A Yes sir.

Q That is that building used for, your rooms you
use them as a factory, you are engaged in the
tailoring business? A Yes sir.

Q You were there on the 20th day of October.
A Yes sir.

Q Now on the 21st day of October when you went
to your place did you miss any property
which was there on the night of the 20th, if so,
what was it? A It was vests.

Q How many about? A One hundred and seventy nine.

Q Of the value of about how much each.

A Well, four dollars; that is what I have to pay
for it if I lose them.

Q When did you see them next.

A I saw them in the Houston St. Station house.

Q You next saw them at the Station house.

A Yes sir, I complained I was robbed and
the officer brought the three boys.

By the Court Q You went to the station house and you saw

0043

2

your property? A Yes sir

By Mr. Phelps Q Do you know any of these three prisoners

A No sir

Q Did you see them after they were arrested

A Yes sir

Q Did you have any conversation with them

A No sir

Q You did not hear them say anything

A No sir

By Mr. Phelps Q You left your factory on the evening of the 20th? A Yes sir

Q What time? A I cannot tell you My daughter is here; she left it

Leopold Adler, sworn and examined, testified

Q Where do you live? A No 398 Eighth St.

Q Are you in the employ of Rosie Stern, the last witness? A Yes sir

Q What relation are you to Rosie Stern

A She is my sister-in-law

Q You are employed at 127 Avenue D? A Yes sir

Q Now what do you do for her what is your business? A I am a tailor

Q Now do you remember the night of the 20th of October? A Yes sir

Q That time did you leave the premises that night? A Seven o'clock that night

Q Did you close them when you left it

A I closed the shop

0044

- Q What do you mean by closing the shop?
- A The loft I closed up altogether and the front door.
- Q In that loft was a number of vests and clothing I suppose - what time did you come back?
- A I came back the next morning at 5 o'clock.
- Q When you got back the next morning at 5 o'clock what condition did you find the place in? A. I went up on the top loft; it was very dark. The next man comes in was Mr. Post; he said, "the shop is robbed." He went up stairs; the vests were all gone; there was 176 vests robbed the same morning.
- Q How about the condition of the windows and doors? A. The iron shutter in the next floor was open - broke in.
- Q Did you ever see those vests again - have you seen them since? A. I never seen them again since they be arrested except in the station house.
- Q You identified them there? A. I received them all in the station house except one.
- By the Court Q That window was broken.
- A It was in the third floor - an iron shutter.
- Q How did they get in?
- A They broke in from ^{the} outside.
- Q How did they break out? A. There was big

4

screws in the shutter, I don't know how they got in there. There must have been some tools to take the iron shutter off, and it was inside on the floor.

Q And through that window entered into the same building where your clothes were.
A My clothes were a stairs higher; they broke in another door.

Andrew Kelly, sworn and examined, testified

Q Mr. Kelly, you are an officer attached to the Fifth Precinct of the Municipal Police?

A The Eleventh.

Q As such did you arrest the prisoner at the bar? A Yes, sir.

Q On what day? A The morning of the 21st of Oct.

Q Whereabouts? A No 712 East Eleventh St. in an old wood yard at the foot of Eleventh St. and East River.

Q Will you tell the gentlemen of the jury the circumstances under which you arrested these men, what they said and did and all that? A As I was patrolling my post on that morning at 4 o'clock I was informed by a man

By the Court Q In consequence of something which was told you, you did something.

A Yes sir. Three men went down Eleventh St. each of them having a bundle of clothing,

0046

1 V-16-21

she said I went down and searched this dock and could find nothing on the dock. On my way back I tried this door, the office door, the door opened and I went in. I searched around in the dark and I found the clothing. I lit a match. I seen it was clothing. I then called another officer to my assistance. I stopped there about 20 minutes and I left - went out and traveled my post two blocks. I met Roundman M. Cormick and told him. He and I went down to the place where the clothing were and remained there until 1/4 past six, until these three men came into the office.

By the Court Q That three men? A The three prisoners.

Q Came to the office? A Yes sir.

By Mr. Phelps Q Was the office door shut.

A It was closed but it was not locked.

Q Where were you? A I was in an adjoining stable watching the office.

Q Was M. Cormick with you? A Yes sir.

Q And the men did what?

A I saw Hagerthy come down the dock about 5 1/2 o'clock. He remained down there about 15 or 20 minutes; it was then clear day light. He came up on the dock; on his way up he tried this office door, opened the door and went in, stopped in

about a moment. He came out; he closed the door after him and went up to Avenue D, beckoned with his finger to come one on the avenue; he came down on the dock again on the south side of Eleventh St. and those other two prisoners came down on the north side of Eleventh St. They met on the First Avenue foot of Eleventh St. These other two men crossed over to Haggerty and the three of them walked up on the south side of this office; the three walked into this office of the woodyard and shut the door after them where the clothing was. Roundsman McCormick and I went in immediately after them and found them in the office. They were having a conversation, a whispered conversation, the three were talking together. I don't know what they were talking about. The things were in the office right beside them. I arrested George Paul. I put my hand on Paul. Roundsman McCormick, he arrested the other two.

Q Which is Paul? A. The one in the center.
By the Court Q. And the other officer arrested the other two? A. The other two.

By Mr. Phelps Q. What did the men say and do.
A. We held them there, I searched them to see if they had anything on their person.

0048

I could not find anything on them.

Q Did you have any conversation with them?

A No sir; on the way down to the station house I asked Paul where he had been? He told me he had been to Harry Miner's theatre until the time it closed up; he left there and went up to the liquor store corner of South St. and Avenue B kept by a man named Banton; he said he was there until the time I ~~of~~ arrested him.

Q You arrested him at six o'clock in the morning? A Yes sir.

Q What condition was he in, was he intoxicated? A He was sober.

Q That was all the conversation? A That is all.

Q What did you do with the goods?

A We took them to the station house.

Q Were those goods identified by Mr. Stern and by the other man? A Yes sir.

Q What ward of the city are these premises 127 Avenue D in? A No 127 Avenue D is between Eighth and Ninth Sts.

Q What ward? A The Eleventh.

Cross Examined.

Q What time in the morning did you visit this woodhouse for the first time?

A About 7 or 8 minutes after I got the information.

0049

- Q That time in the morning did you first get information that a burglary had been committed?
- A About four o'clock.
- Q Then you went to this woodhouse which is where situated on the south side of Eleventh St. between Avenue 8 and the river - no number in the house; it had been a woodyard; it is unoccupied, it is not used as a woodyard now?
- Q That is it used for? A Nothing.
- Q Anybody occupying the office? A I do not know.
- Q Who does it belong to? A A man named Rose occupied the woodyard.
- Q Who owned that place where you found the property, who owned the office or the building?
- A I do not know who owns the building, it is occupied by a man of the name of Rose; he had the lease of it I believe.
- Q You say you saw Hafferty in the morning?
- A Yes sir.
- Q That time? A About half past five.
- Q Did he have any property about him of any description? A No sir.
- Q Did you find this property before you saw him or after it? A Yes sir, before.
- Q Before you saw him you discovered this property in the wood house. A Yes sir.
- Q How long was it after you saw the other two ^{young} men? A I saw the other two young

0050

men came down the dock about five minutes past six.

Q Did you see these young men go into the office? A Yes sir.

Q Did they have to pass into the yard first or into the office? A They had to pass into the office and thus in the yard.

Q Did you arrest them in the yard?

A I arrested them in the doorway leading from the office to the yard; it is an arched doorway. These goods were in the office; the office is a very small place. In the corner the goods were. I arrested them in the archway that goes into the yard from the office.

Q When you arrested them in the yard where was this ^{young} man Cole?

A Officer M. Carmick arrested Cole.

Q Where? A In the same place. There was three standing together having a conversation their heads close together when we went in.

Q Now sir will you swear to this jury that you saw either one of these three young men touch or in any way interfere with those goods that you found in that office.

A No sir.

By the Court Q Were they near the goods.

A Yes sir, pretty close to the goods.

Q How near? A About as far as from

0051

10

here to where they sit now (twelve feet.)

By Counsel Q That is the nearest those young men got to these goods? A Yes sir; that was the nearest they were when I was arrested.

By Mr. Phelps Q Who kept this place? A Kept by Casper Rose.

Q Was the door open? A The door was open; it was closed but not locked. When I found it it was open.

By Counsel Q The door was open? A The door was ~~not~~ not locked; it was closed but unlocked.

Q How long have you been on that post, Officer?
A I have been on that post. I did not have that post.

Q You did not have that post? A No sir.

Q Who had that post? A Another officer had that post; he is not here.

Q Do you know as a fact that boys and persons around that place have been accustomed to go in there and sleep? A Yes sir.

Q It is a common thing isn't it? A Yes sir.
Thomas McCormick, sworn and examined.

Q You are a roundsman of the municipal police attached to the 11th precinct? A Yes sir.

Q As such did you arrest these prisoners on the morning of the 21st of October.

A I arrested John Haggerty and Thomas Coles.

Q Will you tell the gentlemen of the jury the circumstances under which you made

0052

of that arrest, where it was and where it
A I was patrolling Eleventh St. toward the river
looking for the officer on that street and I
missed him. I saw Officer Kelly standing
on the corner of Tenth St. and Avenue D.
I whistled and he came running up. I
asked him if he saw an officer in the
street. He told me Officer Kelly told him about
finding these clothes. I went down with
him to this office; we lit a light and I
saw the clothes there. I then told Officer Kelly
we concealed ourselves to wait the parties
that brought the clothes came back for them
as we expected they would; we concealed
ourselves for that purpose. I think about
a quarter past five I saw Magarty come
down and stand in front of this office
door in the morning, look at the door, and
then look round him up towards Avenue
D, towards the river, and then he walked
down towards the river. He only remained
a short time, turned back, looked around
him again, and then he walked into the
office. He then remained only a very
short time, probably two seconds, he pulled
the door to and walked up to Avenue D,
he stood on the corner, ^{and} made a signal
with his finger. I saw the other two

0053

12

prisoners join him; they went down on the north side of the street and they lighted opposite this office door, looked, and then went down as far as the river, Haggerty going down to the river on the south side. They crossed over to Haggerty at the river bulkhead and the three came up together, stood, looked round them and again at this office, and then the three went in together. I called Officer Kelly. I say, "Come on, we have got them now." He ran in as quick as we could. I was the first. Officer Kelly was some feet behind me. I saw them start from the office into the yard. They were about probably five or six feet from the door going out of the office into the yard when I grabbed hold of Haggerty and Coles. I had my revolver to Haggerty's ear, I told him if he attempted to move I would shoot him. So he seemed to get nervous.

By Counsel Q After you pointed the pistol at them he got nervous? A. I had the pistol in my hand and caught him by the collar at the time. He brought them into the office. They wanted to know what this was for? I say, "This is for this burglary, stealing those clothes." I then ordered Officer Kelly to search them to see if they had any weapons about them.

Depp

0054

They laughed at it and said, "we do not know what that meant. I said, "I am talking pretty plain; you understand what I mean. This is not the first time you have been in the same difficulty. That was the conversation between me and them. I thought I was at liberty to state the conversation between myself and the prisoners. That was part of the conversation between us. I ordered officer Kelly to search them to see if they had any weapons. He put his back to the office door, so that they could not get out. I ordered them to pull up their hands and I did not notice Waggerty for some time. While Kelly was engaged in feeling them round and searching them I noticed him standing with his left side to the ice box. He was moving with his left hand. I said, "take your hand out of your pocket." So he took his hand out of his pocket. I told officer Kelly that the best he could do was to take his prisoner to the station house, that I would keep guard over these two, and send down officers that were coming out to relieve us and send them down as quick as possible. He was only gone a very short time when I met officers

Alexander and Mulligan. They were coming out; he sent them down; they came down. I gave the two ~~officers~~ prisoners to these officers. I found a pistol loaded with Haggerty. He dropped it through the leg of his pants and it slipped through to his boots. That is the condition I found it in. It is a very large bullet 38 calibre. I then remained with the goods until the officers returned from the station house; after leaving the prisoners there we got a wagon and took them to the station house. They were identified ~~indicted~~ by the two complainants as their property. Cross Examined. It was perhaps 5 1/2 when I first saw Haggerty. I had visited this wood place before I saw him and I saw the other young man a few minutes before six; we had been hiding in the mean time. I expected them to come back for the goods. I would not have arrested anybody who was in that woodhouse. I had a similar case before I would have arrested anybody there unless he could prove he was there ~~legitimately~~ legitimately and he was a man of good character. I don't know the owner of the woodhouse. There was an old broken desk and broken chairs in the place.

0056

The jury rendered a verdict of
guilty.
They were each sent to the State
prison for three years and six months.

0057

Testimony in the case of
J. Haggerty, L. Paul and
Thomas J. Cates

Filed Oct. 27,

0058

1874 Feb 2^d

John Haggarty 16 years of age
arrested by Officer O. Connor near
Detective at Headquarters of Police,
for Grand Larceny of quantity of Butter
3 1/2 Years State Prison by Hackett

Thomas Cole arrested by Sheriff
Brown of Richmond County
Staten Island, for stealing a
Yacht 3 years State Prison

George Paul arrested by Capt.
Cherry together with one Hummel
for Grand larceny of lead pipe
from a house in Columbia St.
1 Year in Penitentiary

0059

Police Office, Third District.

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

No. of 732 East 9th Street, being duly sworn,

deposes and says, that the premises No. 127 Adams N

deposes and says, that the premises are _____
Street, _____ Ward, in the City and County aforesaid, the said being a Brick Building
the 3rd floor of _____
and which was occupied by deponent as a Manufactory of Levats

entered by means *forcibly breaking open the Iron
Shutter on the rear of the said Building then
Entering through the Windows*
on the *Night* of the *20* day of *October* 1880.
and the following property, feloniously taken, stolen and carried away, viz..

Sixteen Over Coats of the Value of thirty dollars Each and two Sack Coats of the Value of fifteen dollars Each in all of the value five hundred and ten dollars

the 16 lengths were

the property of Smith & Gray and the two Sack Cents
over the property of Baumburg, Haus & Raus and said property
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

Jalen Haggerty and George Paul and
Thomas Coates (all now here)

for the reasons following, to-wit: That Defendant is informed by Andrew Kelly of the 11th Precinct Police that he arrested the above Defendants with the aforesaid property in their possession.

Francis Foster

Chippewin, & before me this
21st day of October 1880
J. M. Smith Notary Public

0060

City & County of New York 3 ss

Andrew Kelly of the 11th
 Precinct being duly sworn deposes
 and says that on the morning of the
 21st day of October 1880 he arrested
 John Haggerty, George Paul and Thomas
 Lewis (all now here) in No 811 East
 11th Street, with the property described
 in the within affidavit of Francis
 J. Huston in their possession.

Sworn to before me 3 Andrew Kelly
 this 21 October 1880
 J. W. Smith Police Justice

[Faint, mostly illegible handwritten notes and signatures in the lower half of the page.]

0061

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Lewis 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.—*Thomas Lewis*

Question.—How old are you?

Answer.—*20 years*

Question.—Where were you born?

Answer.—*New York*

Question.—Where do you live?

Answer.—*123 Avenue C*

Question.—What is your occupation?

Answer.—*Laborer*

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

Answer.—*I am not guilty*

Thomas Lewis

Taken before me, this

21

day of

October 1880

Police Justice.

0062

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK, }

John Haggerty 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 Haggerty

Question.—How old are you?

Answer.—

19 years

Question.—Where were you born?

Answer.—

New York

Question.—Where do you live?

Answer.—

382 East 10 St.

Question.—What is your occupation?

Answer.—

Boiler Maker.

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

Answer.—

I am not guilty
John. Haggerty

Taken before me, this

21

day of

Sept 1880

Police Justice.

J. J. Smith

0063

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question.—What is your name?

Answer.—

George Paul

Question.—How old are you?

Answer.—

18 years

Question.—Where were you born?

Answer.—

New York

Question.—Where do you live?

Answer.—

613 East 13 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?

Answer.—

I am not guilty

George Paul

Taken before me, this

21

day of

October 18*98*
Police Justice.

W. H. H. H.

0064

Form 115.

213
POLICE COURT--THIRD DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Mrs. Easton
732 E 9th St.
John Hayler
George Paul
Thomas Cook
4

Offence, BURGLARY.

Dated *Oct 21* 188*0*

William Magistrate.

July 11 Officer.

Clerk.

Witnesses, *same officer*

No. *Thos McCarroll* Street.

11th East Palace Street.

No. *Dooley* Street.

Dooley to answer committed.

OCT 25 1880

Received in Dist. Atty's Office

RECEIVED

CLERK'S OFFICE

THIRD DISTRICT

ATTORNEY'S OFFICE

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

0065

Police Office. Third District.

City and County } ss.:
of New York,No. of 710 E. 5th Street, being duly sworn,deposes and says, that the premises No. 127 Avenue D
Street, 11th Ward, in the City and County aforesaid, the said being a brick building
and which was occupied by deponent as a tailoring manufactorywere **BURGLARIOUSLY**
entered by means of forcibly breaking the iron shutters
leading to said premises from the rear on the
2nd floor climbing thru the fire escape
on the night of the 20th day of October 1880,
and the following property, feloniously taken, stolen and carried away, viz.. One hundred
and twenty nine Vests of the value of four dollars
each in all of the value of Seven hundred
and sixteen dollarsthe property of this deponentand 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 byJohn Haggerty and George Paul and Thomas Coles
(now here)for the reasons following, to-wit: for the reason that deponent is informed
by Leopold Adler in the employ of deponent that
he looked and securely fastened the doors and shutters
leading to said premises on or about seven o'clock
on the night of the 20th inst. That on or about five
o'clock A.M. of the 21st deponent discovered that the
premises had been burglariously entered as herein above
related and the foregoing property taken stolen and
carried away therefrom. Deponent is informed by
officers Thomas McCormick and Andrew Kelly
of the 11th Precinct that they had arrested the said
John, George and Thomas having in their possession the
aforesaid property.
Rosie SternSworn before me this 21st day of October 1880J. J. McLaughlin
Justice

0066

State and County of New York - S.S.

Leopold Adler of no 348, 8th street, being duly sworn says that he is an employee of the Complainant Rosie Stern. That on the night of the (20th) inst he locked and firmly fastened and secured the premises, no 127 Avenue D. on or about seven or eight p.m. That on or about five o'clock a.m. of the 21st inst deponent discovered that the premises above mentioned had been forcibly broken open and the aforementioned property taken there and carried away therefrom. Deponent is informed by officers McCormick and Kelly of the 11th Precinct Police that they arrested the accused having in their possession the aforementioned property.

Sworn to before me this
21st day of October 1880

J. J. McElrath

Police Justice

State and County of New York S.S.

Thomas McCormick of the 11th Precinct Police being duly sworn deposes that he arrested John Hagerty, George Paul and Thomas Gray (now here) aided by officers Kelly of the 11th Precinct Police. That he McCormick and Kelly found in the possession of the said John, George and Thomas the above mentioned property which said property is identified by the Complainant Rosie Stern as her property.

Sworn to before me
this 21st day of October 1880

J. J. McElrath
Police Justice

Thomas McCormick

0067

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK, }

George Paul 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.—

George Paul

Question.—How old are you?

Answer.—

18 years

Question.—Where were you born?

Answer.—

New York

Question.—Where do you live?

Answer.—

613 E 13

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?

Answer.—

I was at Harry Miner's Theatre between hours of 7²⁰ p.m. to 11 p.m. went at once to my home I knew nothing about it

George Paul

Taken before me this

21st day of February

1900

Police Justice.

0068

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK }

John Haggerty 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 Haggerty*

Question.—How old are you?

Answer.—*19 years*

Question.—Where were you born?

Answer.—*N York*

Question.—Where do you live?

Answer.—*382 - E 10*

Question.—What is your occupation?

Answer.—*Boiler-maker*

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

Answer.—*I am not guilty. I know
nothing about the case of
John Haggerty*

Taken before me this

day of

Sept 1890

Police Justice.

J. J. Haggerty

0069

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Cole

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.—*Thomas Cole*

Question.—How old are you?

Answer.—*Twenty*

Question.—Where were you born?

Answer.—*New York City*

Question.—Where do you live?

Answer.—*123 Avenue C*

Question.—What is your occupation?

Answer.—*Labourer*

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

Answer.—*I am not guilty. I was at a Theatre last night with George P. [unclear] I left him at 10th St & Avenue B to go home. I promised to meet him on the morning of the 21st early to look for employment. I met George P. [unclear] went with him to the 11th St Dock. Coming back from the Dock we met Haggerty. Haggerty told us to wait for him a few minutes, until he saw a man. Whilst we were waiting for Haggerty we were arrested.*

Thomas Cole

Taken before me, this 21st day of October 1893
J. Kilbuck
Police Justice

0070

Form 115, 216
POLICE COURT—THIRD DISTRICT,

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Anna Stern
710 E. 8th
vs.
John Hagerty
George Paul
Johnny Giles

Offence, BURGLARY.

Dated Dec 21 1880

Magistrate.

Officer.

Clerk.

Smith Kelly

Officer McComick 11th

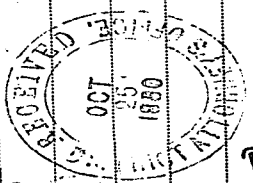
Leopold Adler

398 8th St

398 8th St

207

Received in Dist. Atty's Office,



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

0071

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 Haggerty, George Paul
and Thomas Coles each*

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

Francis Foster

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 Smith*
whose real name is to the jurors aforesaid unknown but
who is here designated as John Smith then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

Sixteen coats of the value thirty dollars each
of the good chattels and personal property of the said
John Smith

Two coats of the value of fifteen dollars
each

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

Max Haumburg

so kept as aforesaid in the said *factory* 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.

0072

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

THAT the said

*John Haggerty, George Paul
and Thomas Coles 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,

*sixteen coats of the value of thirty
dollars each*

of the goods, chattels and personal property of *the aforesaid*

John Smith

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

John Smith

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

*John Haggerty, George Paul
and Thomas Coles*

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.

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

0073

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

And ^{*aforesaid*} 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, ~~aforesaid~~ *do further present*

the said
That *John Haggerty, George Paul and Thomas*
Coles each
late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *twentieth* day of *October* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty* with force and arms, at the
Ward, City and County aforesaid,

Two coats of the value of fifteen
dollars each

of the goods, Chattels and personal property of ^{*the said*} *Max Haumburg*
by *a certain person or*
~~and certain other persons.~~ to the Jurors aforesaid unknown, then lately before feloniously
stolen of the said *Max Haumburg*
unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have
(the said *John Haggerty, George Paul*
and Thomas Coles

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.

BENJ. K. PHELPS, District Attorney.

0074

BOX:

22

FOLDER:

272

DESCRIPTION:

Hahn, Charles

DATE:

10/06/80



272

0075

Counsel,
Filed *Oct* day of *1880*
Pleads

THE PEOPLE

vs.

Larceny, and Receiving Stolen Goods.

Charles J. Hahn

BENJ. K. PHELPS,

District Attorney.

A True Bill.

John N. Harrell

Foreman.

Oct 10/80
James C. L.
Oct 10/80

J. Mrs. City Clerk

20

James C. L.

Oct 9/80

0076

4th

District Police Court

CITY AND COUNTY OF NEW YORK } ss.

Ellen Murphy

of No. 898 Third Avenue Street,
being duly sworn, depose and saith, that on the

13 day of September 1880
Ward of the City of New York,

at the 19th in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent Serry Blumenthal

the following property viz.:

One pair glass Vases of the value of Fifty cents. Four imitation
bronze Vases of the value of Three dollars and eighty cents
Eighteen silver plated spoons of the value of Seven dollars
Six plated Knives of the value of Three dollars and fifty
cents. Eighteen silver plated forks of the value of Six dollars
and fifty cents. One coffee mill of the value of Twenty four
cents. Two china cups and saucers of the value of Two dollars
and fifty cents. Six plates of the value of Fifty cents
Six glass dishes of the value of one dollar and fifty cents
Two silver plated napkin rings of the value of Three dollars
One fancy bread Plate of the value of one dollar. Two
dishes of the value of one dollar and twenty five cents.
all of the value of Thirty one dollars and seventy nine cents.
the property of said Blumenthal

Signed before me this
day of

, and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen and carried away by Charles P. Stahn who is a

clerk for said Blumenthal as
she is informed by William J. Watson
said Watson informing deponent
that said Stahn stole said
property from said Blumenthal
and gave it to him said Watson
deponent informed said
Blumenthal of these facts
and the property is now here
identified by the owner

Power of Attorney

1880

Deponent says that said
William J. Watson feloniously
received said sand properly from
said Hahn well knowing
that said Hahn had stolen
the same from said
Brunnerthal —

Department saw said Hahn
bring to aid waters from
Waltham Central store one
fancy Bread plate & one fancy
Cup #

Ellen Murphy

From to before me

This 13 day^o of September 1880

Richy

Police Justice

Left Counsel
Asks that the
examination be
set down for the
27 of Sept 00
at 9.30 am.

Warrant not
return

DISTRICT POLICE COURT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

ON THE COMPLAINT OF

Ellen Murphy

Charles R. Lahn

William S. Jackson

DATED

13 Sub.

188

730173

REGISTERED.

Ex officio Governor of
OFFICER.

Ex-17th Sept 19th

WITNESSES:
Ray freely dep't
Counsel -

1607-1611

Remanded to the

Custody of the

Office
Further

Excessive width and
H. 1000 bail, for

Sept. 14. 1893

0078

1 Butter Dish, 1 Butter Knife, 1 Coffee Pot
 1 Tea Pot, 1 Bird Cage 6 wine Glasses, 1 Carving
 Knife & fork 2 Hardwood Pots, 1 Can Opener
 1 Whisk Broom, 1 Pair Scissors, 1 Spoon Holder
 1 Milk Pitcher, 1 Soup Ladle, 1 Spoon & 1 Spoon
 2 Small vases, 1 Bread Plate, 1 Pickle Plate
 1/2 doz Butter pads, 1 Pickle dish, 1 Sugar tong
 1 coffee Mill, 1 Basket 1/2 of Plated Knives
 1/2 of fork 1/2 of Pickle fork 1/2 of table spoon
 1 " tea spoon & salt bottles 2 china cups &
 saucers 1/2 doz 6 ice cream dishes 2 Napkin
 Rings, 1 fancy Bread Plate, 1 Beer Spoon, 1 Salt
 Spoon

City & County of New York.

Henry Blumenthal being
 duly sworn says that
 he identifies the aforesaid
 property as having been
 taken from his store - and
 that said property has not
 been sold to Charles
 O'Hahn who was in his
 employ had no right to
 take it from deponents
 possession & give it to William
 J. Watson.
 Subscribed and sworn to before me
 this 14th day of Sept 1880
 Henry Blumenthal
 Police Justice

0079

City & County of New York ss

William J. Watson being
duly sworn says that he
resides at 448 East 13th
That he received the
aforesaid property from
Charles F. Stahn on
different days since Stahn
making deponent a
present of said property.
Deponent did not know
that said Stahn stole
said property

William J. Watson

Sworn to before me

this 14th Sept 1880

R. J. O'Connell

Police Justice

0000

Police Court, Fourth District.

CITY AND COUNTY } ss.
OF NEW YORK, }

Charles P. Hahn 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. *Charles P. Hahn*

Question. How old are you?

Answer. *28*

Question. Where were you born?

Answer. *New York City*

Question. Where do you live?

Answer. *1052 Second Avenue*

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 am not guilty*

Chas P Hahn

Taken before me this

27

day of *September*, 188*0*

Police Justice.

0001

15.

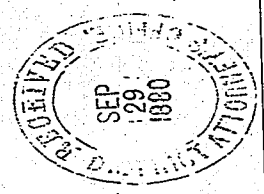
Police Court—Fourth District.

THE PEOPLE &c.

ON THE COMPLAINT OF

Henry Blumenthal &
Ellen Murphy
898 3rd Ave.
N.Y.

Charles P. Kahn



Offence, Fraud &c.

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,

Dated September 13 1880

B. H. Buxby Magistrate.

McGowan 19th Officer.

Wm. Watson Clerk.
46 E 3rd St

Witnesses,

Wm. Watson
448 E 13th St
Henry Blumenthal
30 Ave 456th St
\$1000 And 6 S

Comm

Received in District Atty's Office,

0082

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 P. Hahn

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

*Six vases of the value of seventy cents each
eighteen spoons of the value of forty cents each
six knives of the value of sixty cents each
eighteen forks of the value of forty cents each
One mill (of the kind called a coffee mill) of the value of
seventy five cents
Two cups of the value of fifty cents each -
Seventeen plate of the value of twenty cents each
Two rings of the value of one dollar and fifty
cents each*

of the goods, chattels, and personal property of one

Henry Blumenthal

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.

0003

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

Charles J. Hahn

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,

*Six vases of the value of seventy cents each
eighteen spoons of the value of forty cents each -
six knives of the value of sixty cents each
eighteen forks of the value of forty cents each
One mill (of the kind called a coffee mill)
of the value of seventy five cents
Two cups of the value of fifty cents each
seventeen plates of the value of twenty cents
each
Two rings of the value of ^{one dollar and} fifty cents each*

of the goods, chattels, and personal property of the said *Henry Blumenthal*
by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously
stolen of the said

Henry Blumenthal

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

Charles J. Hahn

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.

BENJ. K. PHELPS, District Attorney.

0084

BOX:

22

FOLDER:

272

DESCRIPTION:

Halloran, George

DATE:

10/06/80



272

0085

BOX:

22

FOLDER:

272

DESCRIPTION:

Cunningham, William

DATE:

10/06/80



272

0086

BOX:

22

FOLDER:

272

DESCRIPTION:

Knaeagh, James

DATE:

10/06/80



272

0087

BOX:

22

FOLDER:

272

DESCRIPTION:

Dinan, William

DATE:

10/06/80



272

17
Oct 2. Tuesday

Day of Trial

Counsel,

Filed *Oct.* 188*8*

Pleads *Not Guilty*

THE PEOPLE

vs.

Geo. Halloran
William Cunningham
James Knaeagh
William Swan

BENJ. K. PHELPS,

District Attorney.

Part No. 1: Oct. 7. 1880.
Nos. 1 & 3 discharged on their
oath as jurymen.
A True Bill.

Chas. H. Kinney
Foreman

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

0089

Police Office, Fourth District.

City and County } ss.
of New York, }

James Kedian
 of No. *258 Third Avenue* Street, being duly sworn,
 deposes and says, that the premises No. *258 Third Avenue* at the
~~Street, 18th~~ *18th* Ward, in the City and County aforesaid, the said being a *Building*
 and which was occupied by deponent ~~and his brother as a store for the sale~~
 of *House furnishing goods and Hardware*, were **BURGLARIOUSLY** broke
 and entered by means of *forcibly raising the Sash of one of the Windows on the*
Second story of said premises

on the *night* of the *sixteenth* day of *September* 1880
 and the following property feloniously taken, stolen and carried away, viz.:

Good and lawful money to the amount and value
of seven and 7/100 dollars, Mc Clott Coal, and
Two dozen of Pocket Knives, all being of the
value of forty five dollars - \$45.00

the property of *deponent and his brother Martin Kedian*
 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 *George Halloran (now here) William Cunningham*
James Knaeagle and William Dineen (not arrested)

for the reasons following, to wit:

That at about the hour of 9 o'clock P.M. on
said day deponent securely locked and fastened the doors and windows
of said premises, That on the morning of the 17th day of September 1880
deponent discovered that the said premises had been Burglariously entered
as described aforesaid and the above described property feloniously
taken, stolen and carried away. That on the 24th day of September
1880 he deponent was informed by ^{said} William Dineen of No. 421 East 22nd
street that ~~George~~ said George Halloran, William Cunningham and

0090

James H. Macauley did so Burglariously break into
said premises as described aforesaid and did
feloniously take steal and carry away said
property and that the said defendants did
give him some of the Knives extorted stolen
and carried away

James H. Macauley

Sumner to before me this 27th
day of September 1880

R. H. Smith

Notary Public

0091

FOURTH DISTRICT POLICE COURT.

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

of No.

409 - East 32nd

street,

that on the

17th

day of

being duly sworn, deposes and says,

September

1880

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

George Halloran (now in court), offered for sale to deponent four pocket knives at ten cents each in the presence of one William Dinan, which deponent refused to purchase. That three or four days afterwards said William Dinan told deponent that he (Dinan), William Cunningham James Knacagh, and George Halloran did break into the store of Mr. Kedian and stole the knives which the said Halloran had offered to sell deponent, the said Halloran being present at the time said Dinan informed deponent and hearing the same. That one of said knives was a white handled, one tortoise shell, one black handled, and one reddish wood turned like a pistol. That on Friday the 24th day of September deponent was in company with William Cunningham on the dock at the foot of 33rd Street, and the East River when James Kedian came on said dock together with William Dinan, that when said Cunningham saw said Kedian and Dinan he (Cunningham) threw into the water two pocket knives.

Sworn to before me this
27th day of September 1880

Johnny Knacagh

R. R. R. R. Police Justice

0092

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

George Halloran 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.

George Halloran

Question. How old are you?

Answer.

16 years

Question. Where were you born?

Answer.

New York City

Question. Where do you live?

Answer.

415 East 22nd Street

Question. What is your occupation?

Answer.

Work in a hair factory

Question. Have you anything to say, and if so what,—relative to the

charge here preferred against you?

Answer.

I am not guilty. I had four knives ^{two} they were given to me by a boy named Thomas Kelly, one by a boy named Plunkett and the other one was given me by a little boy whose name I don't know. I was in the house at 9 o'clock the night that the burglary was done, and went of an errand and was in bed at a quarter to ten o'clock.

George Halloran

Taken before me this

July day of 1887

Police Justice.

0093

Police Court, Fourth District.

CITY AND COUNTY } ss.
OF NEW YORK,

James Macraugh 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.

James Macraugh

Question. How old are you?

Answer.

10 years old

Question. Where were you born?

Answer.

New York City

Question. Where do you live?

Answer.

409 East 22nd St

Question. What is your occupation?

Answer.

I go to school

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

Answer.

I was with Will Cunningham and George Halloran, at Wokedians store the night it was broken into. Cunningham and Halloran went into the store and when they came out they had three pockets full of knives, each of them gave me a knife. On the next morning I saw Duran get a number of the knives from Cunningham and Halloran. Duran was not at the store when the knives were stolen

his
James Macraugh
mark

Taken before me this

28th day of Sept

1880

Police Justice.

0094

17.

Police Court—Fourth District,

THE PEOPLE &c.
ON THE COMPLAINT OF

James Hedden
258 3rd Ave

George Halloran arrested
William Cunningham
James MacEachron arrested
William Sinclair

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

Dated *September 27* 18*90*

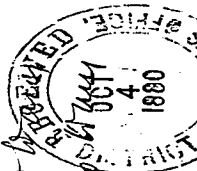
Magistrate.

Officer.

W. H. Brown

Witnesses, J. MacEachron 408 East 22nd Street

No. 1-1000
No. 3-1000



Ex 29 MAR 1890

Received in District Atty's Office,

James

0095

CITY AND COUNTY } ss.
OF NEW YORK, }

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

That

*George Halloran, William Cunningham,
James Knaeagh and William Dinan each*

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

James Kedian 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

James Kedian then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

*Given came of a number Knives and denomination
to the jurors aforesaid unknown and a more
accurate description of which cannot now be
given of the value of seven dollars and fifty
cents*

*One coat of the value of thirty dollars -
Twenty four Knives of the value of thirty
cents each*

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

James Kedian *store* 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.

0096

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

THAT the said

George Halloran, William Cunningham, James Knaeagh and William Dinan 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,

Stole a number kind and denomination to the jurors aforesaid unknown and a more particular description of which cannot now be given of the value of seven dollars and fifty cents

One coat of the value of thirty dollars.

Twenty four knives of the value of thirty cents each

of the goods, chattels and personal property of

James Kedian

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

James Kedian

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

George Halloran, William Cunningham, James Knaeagh and William Dinan

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.

BENJ. K. PHELPS, District Attorney.

0097

BOX:

22

FOLDER:

272

DESCRIPTION:

Halshardt, John

DATE:

10/14/80



272

Кореням

0096

0099

Police Court, Fourth District.

CITY AND COUNTY } ss.
OF NEW YORK, }

John Hulshardt 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 Hulshardt.*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *48 Brown street*

Question. What is your occupation?

Answer. *I drive an ash cart*

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

Answer. *I was intoxicated & did not know what I was doing*

*John ^{his} Hulshardt
mark.*

Taken before me this

7th day of March 1881

Mercer Deane

Police Justice

0100

FOURTH DISTRICT POLICE COURT.

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

of No. *375 First Avenue*
street,

that on the

Seventh

day of

being duly sworn, deposes and says,

October

187*8*

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

he found and caught John Hulschmidt (now here) in the act of committing with a beast to wit a mare, the detestable and abominable crime against nature; that on said day at the hour of about five O'clock P.M. this deponent entered a stable on East 21st Street near First Avenue in said City to look after a mare deponents property stabled in said stable, and then and there saw said defendant standing on a box close to said mare, ~~holding~~ ^{grasping} with one hand the tail of said mare, and having his said defendants private part to wit his "Penis" inserted into the body (the generative part of said mare. Deponent therefore deponent prays that said John Hulschmidt be held and dealt with as the law directs.

*Sworn to before me this *Seventh* day of *October* 187*8**
Wm. C. O'Donoghue
Police Justice

0101

90

Police Court—Fourth District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James J. Lane
3/5 1st Ave

AFFIDAVIT.

John J. Lusk

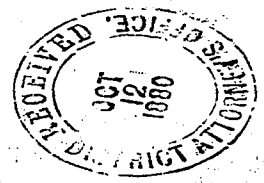
Dated *October 17th* 1880

Atty.
Magistrate.

O'Neil. Officer.

1880

Murder without trial



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 Halshardt late of the first
ward of the City of New York in the County of
New York aforesaid on the sixth day of October
in the year of our Lord one thousand and eight
hundred and eighty at the ward City and County
aforesaid in and upon a certain living animal
to wit a certain mare feloniously did make an
assault and then and there feloniously wickedly
diabolically and against the order of nature
had a venereal affair with the said living
animal to wit the said mare and then
and there carnally knew the said living
animal to wit the said mare and then
and there feloniously wickedly diabolically
and against the order of nature with the
said living animal to wit the said
mare did commit and perpetrate that
detestable and abominable crime of buggery
not to be named among christians, to the
great displeasure of Almighty God,
to the great scandal ^{and} against all human
kind and against the peace of the
people of the State of New York and
their dignity

Benj. K. Phelps
District Attorney

0103

BOX:

22

FOLDER:

272

DESCRIPTION:

Hanet, Charles

DATE:

10/07/80



272

0104

Counsel,
Filed *7* day of *Oct* 188*8*
Plends *W. H. Hamaker*

THE PEOPLE

vs.

Larceny, and Receiving Stolen Goods.

I
Charles Kanet

BENJ. K. PHELPS,

District Attorney.

A True Bill.

Chas W. Hamaker

Foreman.

Oct. 14. 1888

Tracy J. Adams

0105

Police Court, Fourth District.

CITY AND COUNTY } ss.
OF NEW YORK, }

Henry H. H. H.
Charles Hanet 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. *Charles Hanet*

Question. How old are you?

Answer. *14*

Question. Where were you born?

Answer. *France*

Question. Where do you live?

Answer. *296 Seventh Avenue*

Question. What is your occupation?

Answer. *I work in a butcher shop No 152 Third Ave*

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

Answer. *on Sunday Sept 19 - 1880 I went to the Country and a lady sent me with some fruit to her children and the lady gave me a ticket to return home I sat in the station and waited until the train came as I was walking out I found a bundle of ~~blue~~ blue tickets with a rubber band around them I got on the train and read the tickets when the train started it was then too late to return them I kept them until to day when the Complainant said I stole them*

Charles Hanet

Charles Hanet
Taken before me this

28 day of Sept - 1880

Police Justice.

0106

Sworn before me this

*being at the
in the
of deep
the fo*

EXCURSION.

N. Jersey & N. York Ry.
WOODBRIDGE to
NEW YORK
Good for 30 days after date
J. H. Hasbrouck

PAVONIA FERRY.
ISSUED BY
N. J. & N. Y. Ry.

EXCURSION.

N. Jersey & N. York Ry.
NEW YORK to
WOODBRIDGE.
Good for 30 days after date
J. H. Hasbrouck

PAVONIA FERRY.
ISSUED BY
N. J. & N. Y. Ry.

0107

District Police Court

AND COUNTY } ss. Joseph Hermann
 OF NEW YORK, }
 being duly sworn, depose and saith, that on the day of September 1887
 at the Woodridge Bergen Co New Jersey
 in the County of New York, was feloniously taken, stolen and carried away from the possession
 of the New Jersey New York Railroad
 Company a certain amount of the state of New Jersey
 the following property viz.:

Twenty seven passenger tickets issued
 by said Rail Road Company each
 ticket entitling the holder to a
 passage and ride on & over said
 Rail Road from Woodridge to
 New York & on & over the Passaic
 Ferry to New York & return
 of the value of fifty cents
 each. (One of said tickets is
 annexed)

the property of said Rail Road Com
 pany

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 Starck from
 the fact that the said tickets
 were found with said Starck
 in the City & County of New York
 this day said Starck having
 brought them to said City of
 New York after he stole them
 as aforesaid.

Joseph Hermann

Sworn before me this 28 day of Sept

1887

POLICE JUSTICE

0108

NOTICE

1880

2000

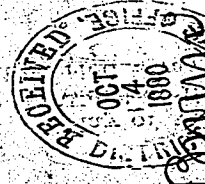
28-5-18
DISTRICT POLICE COURT.

AFFIDAVIT - Larceny.
THE PEOPLE, vs.
ON THE COMPLAINT OF
Joseph H. Lammert
Woodbridge Bergen Co
Served for
Oct 8
Charles R. R. R.

DATED 28 Sept- 1880

304 Bury MAGISTRATE.

By Enalopha 18 OFFICER.



WITNESSES:

John R. R. R.
Centurion
Complarian
J. R. R. R.

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 Hanet

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

Twenty seven instruments and contents of
the kind called Rail Road Passenger tickets)
the same being issued by the New Jersey and
New York Rail Road Company, the said
tickets being prepared for sale to passengers
and previous to the sale thereof, the
value of the said instruments being the
sum of fifty cents each - and the
money secured by said instruments being
the sum of fifty cents each

of the goods, chattels, and personal property of ~~and~~ *The New Jersey and*
New York Rail Road Company 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.

8110

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

That the said

Charles Hanet

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,

Twenty Seven instruments and writings (of the kind called Rail Road Passenger tickets) the same being issued by the New Jersey and New York Rail Road Company, the said tickets being prepared for sale to passengers and previous to the sale thereof; the value of the said instruments ~~and writings~~ being the sum of fifty cents each And the money secured by said instruments being the sum of fifty cent each

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

New Jersey and New York Rail Road Company by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

New Jersey and New York Rail Road Company unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

Charles Hanet

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.

BENJ. K. PHELPS, District Attorney.

0111

BOX:

22

FOLDER:

272

DESCRIPTION:

Hanrahan, John

DATE:

10/14/80



272

0112

92
Inden

Counsel,
Filed 14 day of Oct. 1880
Pleads *Inden*

THE PEOPLE

23
11
1880

2
John Harrahan

INDICTMENT.
Larceny from the person.

BENJ. K. PHELPS,

District Attorney.
Filed 14 day of Oct. 1880
A True Bill. *Q. P. Two years & 6 mos*

Chas H. Harrell
Foreman.

0113

Complaint in House of Detention

Form 112.

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

Police Court—First District.

of No. Saddle River Bergen County, New Jersey
 and says, that on the 9th (ninth) day of October 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 from his person

the following property, viz:

Good and lawful money
consisting of various pieces of Silver coins
of the issue of the Government of the
United States to the amount and

of the value of Three - 7

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 William Haurahau

(nowhere) from the fact when deponent was
standing on the side walk in West Street in
said City at about the hour of 5.30, o'clock
this A.M. said ~~William~~ came up to deponent
seized hold of deponent by the Coat and said
"are you the man that I had a fight with
about that girl" at the same time he
deponent felt him said Haurahau taking
from the right hand pocket of the vest there
and then took by deponent as a part of his
bodily clothing the above described money
with which he walked away. Deponent

Sworn to before me, this

18

Notary Public

0114

immediately put his hand in his Pocket
and discovered that the aforesaid money
had been feloniously stolen from his
person as aforesaid described. He

deposed that he asks that said
~~Harrah~~ Harrah may be held
to answer and dealt with according
to law

Sworn to before me this
9th day of October 1880 J. W. C. J. S.

J. W. C. J. S. Police Justice

0115

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK. } ss.

John Hauralian 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.

John Hauralian

Question. How old are you?

Answer,

23 years

Question. Where were you born?

Answer.

Brooklyn

Question. Where do you live?

Answer

33 Washington Street

Question. What is your occupation?

Answer.

I am doing nothing at present

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

Answer.

I am not guilty

John Hauralian

Taken before me, this

day of

Sept

1880

Police Justice:

0116

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

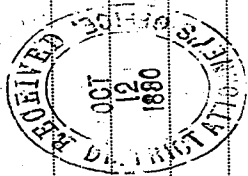
Police Court—First District

THE PEOPLE, &c., vs.

ON THE COMPLAINT OF

Samuel Sell
House of Detention

John Haurahau



October 9 1880
John W. Patterson Magistrate.

Charles Paul Officer.
27 St. Street Clerk.

Witnesses:
Complainant in House
of Detention in deposit
of \$100. to testify

\$1000 to answer
at *General* Sessions
Cont.
Received at Dist. Atty's office

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,

0117

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 Hancock

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

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

*Gives value of a number kind and
denomination to two jurors aforesaid
unknown and a more accurate de-
scription of which cannot now be
given of the value of three dollars*

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