

0118

BOX:

29

FOLDER:

347

DESCRIPTION:

Heyman, Bertha

DATE:

01/13/81



347

0119

58. CW

Filed 18th day of Jan^y 1887
Pleas *M. J. Kelly* *Plad Co.*

Obtaining Goods by False Pretences

THE PEOPLE

vs. *P*

Bertha Selzman,
2 Cases

Daniel G. Collins
DEFENDERS

District Attorney.

A True Bill.

Francis Darr

Foreman.

See Mr. Al. Brown
John Peterson Brown

to the Judge
at the Court
Sept 29

Committed to Rish
and Co. Jail on
warrant issued by
injunction of S. W. Feb.
26/87.

State of New York

City & County of New York ss:

Charles

Brandt being duly sworn says that he is a Liquor Merchant doing business at No 11 Bowery in the City of New York - that he resides at No 32 Oliver Street in the City of New York - that he is acquainted with one Bertha Heyman wife of John Heyman & formerly the wife of Fritz Karlo (now dead) - that between the 6th & 10th days of October 1880 the said Bertha Heyman called at the residence of this deponent at No 32 Oliver Street - and stated to this deponent that she had called to settle up an account which this deponent had against her former husband (meaning Fritz Karlo) and that she desired to know the amount, that this deponent then & there informed her that the same amounted to \$420⁰⁰, whereupon she replied that she supposed it was about \$600⁰⁰, & that she requested this deponent to call at her hotel to wit the Gibley House the next day & she would give him a draft upon one Albert Blato of Milwaukee, whom she

claimed

to be indebted to her in the sum of \$8500⁰⁰ -
 That in pursuance of such request this
 deponent called on said Bertha Heyman
 at the Gilsey House in this City, & there
 met said Bertha Heyman, who then
 then stated to deponent that she had
 changed her mind as to drawing a draft
 upon said Volatz for \$4200⁰⁰, but that
 she had concluded to draw upon him
 for the whole amount he owed her to wit
 \$8500⁰⁰ That thereafter this deponent
 at request of said Bertha Heyman, accom-
 panied her to Koussy's Bank, at 120
 Broadway in this City, where she drew draft
 for \$8500⁰⁰ on Albert Volatz of Milwaukee Wisconsin
 & this deponent then supposed, left
 the same with said Koussy's Bank for collection
 That thereafter and between the
 12th & 20th day of October 1880 this
 said Bertha Heyman represented to
 deponent that she was in need of
 money, in order to take up certain deeds
 from her attorney, so that her agents
 might be enabled to proceed with
 the exercise of them & that as such
 agents - and she also then & there
 stated to this deponent that she
 had become heir to a large estate

spat
4

of George Countis, worth upwards
of Eight Million dollars - exclusive
of the real estate inherited by her from
him, that amongst the real estate
inherited by her were a number of houses
in this City, that the said George
Countis died at Poughkeepsie New York
was buried from this City is or about
the month of September 1879 - and
^{after her sole heir and legatee in the said real estate and}
^{Robert B. Borden of the City of New York}
^{and}
^{Robert B. Borden of the City of New York}
after making these representations
to the deponent she requested of him
that he loan her the sum of \$26000
which amount she said she required
in order to make up the amount due
her attorney for services rendered in connection
with her estate, and that unless she paid
him he would not deliver up to her her
papers title deeds to the property inherited
by her from said George Countis. That this
deponent relying upon the truth of such
representations so made to him & believing
the same to be true did on the 12th
day of October 1880 loan & advance
to said Bertha Heyman the sum of
\$26000 That upon the following day
to wit Oct 13/80 this deponent at
the request of said Bertha Heyman
settled relying upon the truth of said representa-

0124

he had made the last loan of \$4000
to said Bertha Heyman as aforesaid
he saw published in several of the
daily papers published in this city, that
the deponent had defrauded various
parties, out of large sums of money, by similar
representations, & the deponent fearing that
he had been imposed upon called upon
said Bertha Heyman at the Hotel Brunswick
where she was then stopping, &
demanded an explanation, that the
said Bertha Heyman became very
indignant & denied that she had de-
frauded anybody & accused the deponent
that he would get his money, and begged
of the deponent that he should not
entertain similar views ^{about} ~~against~~ her, & not
to trouble her as she would pay him -
that thereafter she made divers appoint-
ments with the deponent to meet her
at her hotel, in order to pay him, & from
time to time succeeded in putting the
deponent off until the 5th day of November
1880 - when the deponent sent his wife
to the Hotel Brunswick where said Bertha
Heyman had been stopping, in order to get
him some of his money from said Bertha
Heyman, and deponent's wife then learned

That said Bertha Heyman had that day
 departed for parts unknown, ^{as informed this deponent} - That
 thereafter this deponent was in-
 formed and he verily believes, the
 same to be true, that all of the
 representations made to him by said
 Bertha Heyman, as to her alleged in-
 heritance of a large estate worth
 upwards of Eight Million Dollars
 and amount of Real Estate inherited by
 her, from one George Corvits, and as to
 the ^{place of} death and burial of said George
 Corvits from the City as aforesaid, and as
 to his leaving a will, making her his sole
 heir and legatee, and as to Robert Borne
 proprietor of the New York Ledger being the
 executor of such will were wholly & absolutely
 false and untrue and were so known
 to be to said Bertha Heyman, when she
 made them - & that they were so made
 with intent to cheat & defraud this
 deponent & to effectuate her scheme
 to defraud this deponent & despoil him
 of his property - Deponent further says
 that since her departure from the City
 he also discovered the fact that he
 had also been imposed upon by said
 Bertha Heyman, at the time she

0126

pretended to have left the draft drawn on Albert Blatz for \$8500⁰⁰ as aforesaid, with Konitzer Bros, as the same was subsequently withdrawn, (without deponent's knowledge) by said Bertha Heyman & not sent on for collection - and the deponent is informed & believes that said Albert Blatz is not in anywise indebted to said Bertha Heyman, and that she is not indebted to said Bertha Heyman at the time she drew the draft as aforesaid but to the contrary the said Bertha Heyman was then & for several years prior thereto had been indebted to said Albert Blatz in the sum of about \$7000⁰⁰ of all of which the said Bertha Heyman was well aware. And the representations made by said Bertha Heyman as to said Albert Blatz alleged indebtedness to her & the drawing of the draft upon him, were part of her scheme to inveigle the deponent into her confidence, and then to cheat & defraud the deponent & obtain his money by means of her false and fraudulent representations made to him before receiving the same.

0127

of the various amount aforesaid -
Deponent further says that he is informed and verily believes that said Bertha Heyman for some time past, has by means of false and fraudulent representations as were posited upon him, obtained large sums of money of other parties and that said Bertha Heyman is what is commonly known as a "Confidence woman" - that she has for some time past made it a business to move about from Hotel to Hotel, that is to say in the finest of Hotels, she invariably occupies large and expensive quarters at said Hotels, with several servants in attendance most (if not) of whom she has also succeeded in cheating & defrauding out of their savings & money by similar representations as to her alleged wealth acquired by inheritance as aforesaid - And that deponent further says that her reasons for so living as he believes were to keep up the appearance of affluence to give color to her false & fraudulent representations & pretend wealth, & thus secure a number of victims.

Deponent further says that no part of the money so advanced & loaned to

0128

Said Bertha Heyman would have been
loaned to her, unless he had believed the
statements made by her as aforesaid to
be true; That deponent parted with his
property and money on the faith that
the statements and representations made
at said times were true in all respects;
but all of which statements made by
her to deponent to effectuate the
scheme aforesaid were wholly and
entirely false and untrue, as deponent
is informed as aforesaid & verily believes
and were so known to her to said
Bertha Heyman at the time she
made them.

Sworn to
before me

wherefore this deponent prays that said
Bertha Heyman be deemed to be according

NOV 27 1880

Charles B. Anott

J. W. Coffey

Notary Public N.Y.C.

58

People

and

Bertha Heyman

False pretenses

Affidavit of

Charles Brandt

vs

Wm. J. B.

Charles Brandt

1st Party

Robert B. Brown

Affidavit of Charles Brandt

Thos. W. Brown

2d Party

True Bill

James B. Brown

Prosecutor

0130

CITY AND COUNTY }
OF NEW YORK, } ss.

The People of the State of New-York, To the Sheriff,
Deputy Sheriffs, and Policemen of the City and County of New
York. GREETING:

We Command You, and each of you, That you take the
body of

Bertha Meyman

who stand INDICTED before our Justices of our Court of General Sessions of the
Peace, in and for the said City and County, for *Obtaining money by*
false pretences
and *her* forthwith bring before our said Justices, in the said City and County,
to be dealt with according to law.

WITNESS, Hon. *Lucius P. Cowing City Judge*
of our said City, this *21st* day of *March* in the
year of our Lord one thousand eight hundred and *eighty one*

BY THE COURT,

Daniel S. Rollins
BENJAMIN K. PHELES,
District Attorney.

[Signature]
Clerk.

0131

N. Y. General Sessions of the Peace.

THE PEOPLE
Of the State of New-York,
against

Pertha Heyman

By
F. PHELPS, District Attorney.

BENCH WARRANT.

Issued *March 21st 1851.*

The officer executing this process will make his return to the Court forthwith.

Pertha
Mar 24. 1851.
Rec'd Mar. 24. 1851. Ayl.

Maria
Jacob

Mar 21 1851

Rec'd
Mar 24 1851

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

Bertha Heyman —————

late of the First Ward of the City of New York, in the County of New York, aforesaid
on the *twelfth* day of *October* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty*, at the Ward, City and County
aforesaid, with force and arms, on the day and year last aforesaid, with intent feloni-
ously to cheat and defraud one *Charles Brandt* —————

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to *Charles Brandt* —————

*That one George Courtis had died and left and gave her in and
by his last will and testament a large estate consisting of real
and personal property and divers houses and lands.*

*That one George Courtis had in or about the month of September
in the year of our Lord one thousand eight hundred and seventy-nine
at Poughkeepsie in the County of Dutchess and State of New York
had died and left a last will and testament of which Robert
Bonnes who was the owner of ^{The New York Ledger} was executor, wherein and
whereby he the said George Courtis made her the said Bertha
Heyman the sole heir, legatee, devisee and beneficiary, and
left, gave, devised and bequeathed to her the said Bertha
Heyman, a large estate consisting of real and personal
property, lands, houses and tenements situate in the City and
County of New York aforesaid and elsewhere*

*That she the said Bertha Heyman was then and there a person
of great wealth and pecuniary means and was then and there
the owners of divers houses and lands in the City and County
of New York.*

And the said Charles Brandt

then and there believing the said false pretences and representations so made as aforesaid by the said

Bertha Heyman
and being deceived thereby, was induced, by reason of the false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said Bertha Heyman a certain sum of money to wit: the sum of Two hundred and sixty dollars in money and of the value of Two hundred and sixty dollars

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said Charles Brandt and the said Bertha Heyman did then and there designedly receive and obtain the said certain sum of money to wit: the sum of Two hundred and sixty dollars in money and of the value of Two hundred and sixty dollars.

of the said Charles Brandt

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said

Charles Brandt by means of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said

Charles Brandt
of the same.

Whereas in truth and in fact, a person by the name of George Courtis had not nor had any one whatsoever, died and left or gave her by any last will or testament whatsoever any estate whatsoever consisting of any real or personal estate houses or lands whatsoever as she the said Bertha Heyman then and there well knew.

And whereas in truth and in fact a person the name of George Courtis had not, nor had any person whatsoever then or about the month of September in the year of our Lord one thousand eight hundred and seventy-nine or at any time whatsoever atough keepie in the County of Dutchess in the State of New York or elsewhere

~~And Whereas, in truth and in fact, the said~~
 died and left any last will or testament ^{of which the said Robert Bonner was executor and} wherein or whereby he
 the said George Courtis or any person whatsoever made her
 the said Bertha Heyman the sole or any heir, legatee, devisee or
 beneficiary or left gave devised or bequeathed to her the said
 Bertha Heyman a large or any estate whatsoever consisting
 of real or personal property, houses, lands and tenements situate
 in the City and County of New York aforesaid or elsewhere as
 she the said Bertha Heyman then and there well knew.
 And whereas in truth and in fact she the said Bertha Heyman
 was not then and there a person of great or any wealth or
 pecuniary means whatever but was wholly impoverished,
 poor and pecuniarily worthless and insolvent as she the
 said Bertha Heyman then and there well knew:
 And whereas in truth and in fact she the said Bertha
 Heyman was not then and there the owner of any house or houses
 or lands or land in the City and County of New York aforesaid
 as she the said Bertha Heyman then and there well knew:

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

And Whereas, in fact and in truth the said *Bertha Heyman*
 well knew the said pretences and representations so by her made as aforesaid to
 the said *Charles Brandt*
 to be utterly false and untrue at the time of making the same.

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

of the proper moneys, valuable things, goods, chattels, personal property, and effects of
 the said

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

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

0135

BOX:

29

FOLDER:

347

DESCRIPTION:

Hill, Edward

DATE:

01/27/81



347

0136

287

Counsel,
Filed *27th* day of *January* 1887
Pleads

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

R.
Edward Hill

Daniel S. Rollin
~~DEPUTY DISTRICT ATTORNEY~~

District Attorney.

Part in day 28. 1887
pleads *SA*

A True Bill.

Francis

Foreman.

SP 14 on oath.

1887

0137

FORM 89 1/2

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

POLICE COURT—SECOND DISTRICT.

Lizzie Keon

of No. *331 W. 23* Street, being duly sworn, deposes
and says, that on the *22* day of *January* 188*7*

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 a drawer in a bureau*
in the apartment occupied by deponent in said premises,
the following property, to wit: *One pair of gold bracelets, of the*
value of twenty dollars. One dozen plates value
knives of the value of five dollars, one hair chain
of the value of five dollars, one silk handkerchief of
the value of one dollar, One pocket knife value of fifty
Cents, One purse value of twenty five cents

of the value of *thirty one dollars and twenty five cents* Dollars
the property of *deponent, John B. Spafford, George L. Higgins,*
in charge of this 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 *Edmond Hill (Colored)*
for the reason that deponent missed two afore-
mentioned articles from the drawer in her bureau, that
she went to the pawnshop in 8th Ave near 20th St.
that she there identified and recovered the aforementioned
property with the exception of the ^{knife and pocket watch} purse. That deponent
is informed by Officer Campbell of the 16th Precinct Police
that he had arrested Edmond Hill and that he had advised
that he had taken and stolen the aforementioned property

Lizzie Keon
State and County of New York, SS. Officer Robert Campbell
of the 16th Precinct Police being duly sworn deposes and
says that he arrested the accused *Edmond Hill (Colored)*
on the *24th* day of *January* that he had in his pos-

J. J. MacArthur
1887
Police Justice

Sworn to before me, this 24th day of January 1887

0138

besides the knife, purse and handkerchief here shown
and a pawn ticket for the chain here shown. That he
acknowledged and confessed that he had taken & stolen
and carried away the aforementioned property from the person
of the complainant Lizzie Kern.

Done before me this

25th day of January 1881

Robert F M Campbell

J. M. Patterson
Police Justice

0139

Police Court—Second District.

CITY AND COUNTY OF NEW YORK, ss.

Edward Hill (Colored) 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.—*Edward Hill (Colored)*

QUESTION.—How old are you?

ANSWER.—*Twenty one*

QUESTION.—Where were you born?

ANSWER.—*Pittsburgh Pa*

QUESTION.—Where do you live?

ANSWER.—*No home*

QUESTION.—What is your occupation?

ANSWER.—*Waiter*

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

ANSWER.—*I have nothing to say*

Edward Hill

Taken before me, this

17th day of January

1887

J. M. ...
Police Justice

0140

287 68/

Form 894.
POLICE COURT—SECOND DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Lizzie Kern
1936, n 23 rd
Edmond Hill (Gov)

Affidavit—Larceny.

JAN 26 1901

DATED *January 25* 1891

Peterson MAGISTRATE.

Campbell OFFICER.
16

WITNESS:

BAILED BY
L.M. to ans. G. A. Chad

No. _____ STREET.

0141

65-2063-22-B

OFFICE OF THE DISTRICT ATTORNEY
KINGS COUNTY

Brooklyn, N. Y., Aug 7 / 23

To the Clerk of the

~~COUNTY COURT, Kings County~~
COURT OF GENERAL SESSIONS, New York County
~~COURT OF SPECIAL SESSIONS, Borough of Brooklyn~~

Dear Sir:

Will you kindly have prepared and delivered to bearer a certified copy of the record of conviction of Edward Hill as follows:

6-28-1881 by Leg S.S. 140 3/12
Judge Cowing

JOHN E. RUSTON,
District Attorney.

0 142

July 81

0143

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

Edward Hill

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

*two bracelets of the value of ten
dollars each*

*thirteen knives of the value of forty cents
each*

One chain of the value of five dollars

*One handkerchief of the value of
one dollar*

*One purse of the value of twenty five
cents*

of the goods, chattels, and personal property of one

Lizzie Keon

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.

0144

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

That the said

Edward Hill

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 bracelets of the value of ten dollars
each*

*thirteen knives of the value of forty
cents each*

One chain of the value of five dollars

*One handkerchief of the value of one
dollar*

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

Lizzie Keon

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

Lizzie Keon

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

Edward Hill

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

Daniel S. Rollins

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

0145

BOX:

29

FOLDER:

347

DESCRIPTION:

Hill, James

DATE:

01/14/81



347

W. H. H.

Counsel, *the above*
Filed 4 day of *May* 1887
Pleads *W. H. H.*

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.
*246
247
248*

2
James Hill

Daniel S. Robbins
~~BENJ. K. PETERS,~~

District Attorney.

Part in *Per* 10. 1887

Pleads *PR.*

A True Bill.

James Hill

Benj. K. Peters
Foreman.

James Hill

0147

FORM 112.

Police Court—Third District.

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

Benjamin Ensmann

of No. *32 Willett* Street, being duly sworn, deposes

and says that on the *30* day of *January* 18*81*

at the City of New York, in the County of New York, was feloniously taken, stolen, and ^{driven} ~~carried~~ away from the possession of deponent.

the following property viz: *One living Mare of the value of seventy five dollars. One single Harness of the value of fifteen dollars. and one wagon of the value of fifty dollars. containing one carcass of Beef of the value of Ten dollars and a bag containing sixty pounds of feathers of the value of six dollars*

~~of the value of~~ 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 Hill (now here) and another person whose name is unknown. Deponent left his Horse and wagon in front of his home (32 Willett Street) at about 12 o'clock and about 15 minutes thereafter he came from his House and found that the aforesaid property had been stolen*

Benjamin Ensmann

Sworn to, before me this *30* day of *January* 18*81*
J. A. Smyth
POLICE JUSTICE.

City and County of New York ss
 Albert Rohloff of the 11 Precinct Police being
 duly sworn says that he saw James
 Hill at about 1/2 past 12 o'clock in possession
 of the aforesaid property in Stanton Street
 he being in company with a person whose
 name is unknown to deponent. Hill
 was driving the horse and they got from
 the wagon and went into the Lager Beer
 Saloon No 244 Stanton Street. About two
 minutes after this deponent met
 said Enmann who informed him
 that his property had been stolen and
 deponent called attention to the horse
 and wagon in Stanton Street when
 he identified it as his property. Deponent
 then went into the alleyway adjoining
 said saloon and into the backyard
 when deponent saw Hill on the fence
 attempting to escape whereupon deponent
 pulled him down and said Hill resisted
 arrest. That Hill when arrested was
 handed by this deponent to another
 officer when deponent arrested the
 unknown person who got from the
 wagon with said Hill. That
 they were there and while the unknown
 person was in deponent's custody
 William McElroy (now here) came up
 to meet said let go of this man you
 cant take him in and struck me a
 blow on the head with some
 instrument unknown, knocking me
 down and thereby the unknown person
 escaped from deponent. Deponent can
 not say that he or any other person
 present arrested had committed a felony.

Sworn to before me this }
 3rd day of January 1888, } Albert Rohloff
 R. A. Bruley }
 Police Justice

0149

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK.

James Hill 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. *James Hill*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *Stanton St*

Question. What is your occupation?

Answer. *Hatter*

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

Answer. *I am innocent of it I was intoxicated when I ^{was called to} got on the wagon, and that is all*

James Hill

Taken before me, this *3^d* day of *January* 18*81*
R. R. [Signature]
POLICE JUSTICE.

0150

POLICE COURT—THIRD DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Benjamin Eisenmann
32 W. 110th St.

AFFIDAVIT—LARCENY.

1 *James Hill*

2 *Comptroller*
3 *McClellan*
4 *110th St.*
5 *W. 110th St.*
6 *W. 110th St.*

Dated *January 30* 18*81*

Magistrate.

Robert
Officer.

110th St.
Clark.

Witnesses

Albert Rohloff
110th St.

\$ *2500* to answer
at *4* Sessions.

Received at Dist. Att'y's Office,

Coman

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

0151

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 Kill

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

*One horse of the value of seventy five
dollars -*

*One set of harness (of the kind commonly
called single harness) of the value of
fifteen dollars*

*One wagon of the value of fifty
dollars -*

*One hundred pounds of meat
(of the kind commonly called beef)
of the value of ten cents each pound -*

*Sixty pounds of feathers of the value
of ten cents each pound*

of the goods, chattels, and personal property of one

Benjamin Enemann

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.

0152

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

That the said

James Hill

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 horse of the value of seventy five
dollars

One set of harness (of the kind com-
monly called single harness) of the value
of fifteen dollars

One wagon of the value of fifty dollars

One hundred pounds of meat (of the
kind commonly called beef) of the
value of ten cents each pound

Sixty pounds of feathers of the value
of ten cents each pound

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

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

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

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

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

0153

70076.44

Counsel, *with effect from*
Filed 14 day of *January* 1887
Plonds *No. 1 - Gully 17*

Larceny, and Receiving Stolen Goods.

THE PEOPLE

the people of the State of New York

James Hill

David B. Hill
WARDEN - PRISONS

District Attorney.

Part for *Sept 10, 1887*
Albany *N.Y.*
A True Bill.

Fanning Green

Recd: The W. J. Foreman

Amundson - M 2

0154

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 Kill

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

*One horse of the value of seventy five
dollars -*

*One set of harness (of the kind commonly
called single harness) of the value of
fifteen dollars*

*One wagon of the value of fifty
dollars -*

*One hundred pounds of meat
(of the kind commonly called beef)
of the value of ten cents each pound -*

*Sixty pounds of feathers of the value
of ten cents each pound*

of the goods, chattels, and personal property of one

Benjamin Enemann

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.

0155

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

That the said

James Hill

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 horse of the value of seventy five dollars

One set of harness (of the kind commonly called single harness) of the value of fifteen dollars

One wagon of the value of fifty dollars

One hundred pounds of meat (of the kind commonly called beef) of the value of ten cents each pound

Sixty pounds of feathers of the value of ten cent each pound

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

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

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

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

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

0156

BOX:

29

FOLDER:

347

DESCRIPTION:

Hilton, Samuel

DATE:

01/28/81



347

0157

BOX:

29

FOLDER:

347

DESCRIPTION:

Neville, William

DATE:

01/28/81



347

0158

Case No. 296
Filed 20 day of May 1881
Pleads, *John Quincy (21)*

ROBBERY.—First Degree.

THE PEOPLE

vs.

I
Samuel Milton
William Neville

M
Daniel S. Miller
~~BENJ. K. HARRIS~~
District Attorney.

A True Bill.

Francis Ours

Foreman.

July 7-1881
(J. P. Ours)

Francis Ours

0159

Form 123.

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

Police Court—Second District.

Victor Smith

of No. 390 West Street, being duly sworn, deposes and says,

that on the 25th day of January 1897,
at the City of New York, in the County of New York, was feloniously ^{attempted to be} taken, stolen, and
carried away from the person of deponent, by force and violence, and against the will of
deponent, the following property, viz.: one brass key

of the value of one ~~Dollars~~ Dollars
the property of ~~the deponent~~ Samuel Stratford,
deponent's employer,

and that this deponent has a probable cause to suspect, and does suspect, that the said
property was feloniously ^{attempted} taken, stolen and carried away, by force and violence, and against
his will, by Samuel Hiltom and William J. Neville
(now here) for the reason that at or about two o'clock A.M.
of the 25th inst in front of the premises 390 West Street
the said Samuel Hiltom seized deponent by the neck
choke'd deponent down upon the pavement and
placed his knees upon deponent's breast and the
said William J. Neville attempted to seize from
deponent's hand the above mentioned brass key
with which deponent was about to enter the apartment's
premises.

Victor ^{his} Smith
deponent

Over

Sworn to before me this

day of

25th
1897

Police Justice.

0160

State and County of N. York S.S. William Moore of the
Police being duly sworn depose and say that
at or about two o'clock a.m. of the 25th inst he arrested
Samuel Hilton and William J. Neville in the act of
attempting to rob by force and violence the Complainant
Victor Smith. That the accused ~~was~~ were holding the
Complainant by force and violence upon the person
that the said Hilton held him by the throat and the
said Neville was holding over the prostate gland of
the Complainant Victor Smith

Sworn to before me this
25th day of January 1881

J. W. Patterson
Police Justice

William Moore

9

0161

Police Court—Second District.

CITY AND COUNTY
OF NEW YORK.

Samuel Hilton 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.— *Samuel Hilton*

QUESTION.—How old are you?

ANSWER.— *Twenty three*

QUESTION.—Where were you born?

ANSWER.— *England*

QUESTION.—Where do you live?

ANSWER.— *263, W. 10th St*

QUESTION.—What is your occupation?

ANSWER.— *Longshoreman*

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

ANSWER.— *I had no intention of robbing him. I am not guilty. I was only in fear.*

Samuel Hilton

Taken before me, this
Samuel Hilton
attorney
Police Justice
1887

0162

Police Court—Second District.

CITY AND COUNTY OF NEW YORK, ss.

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

QUESTION.—What is your name?

ANSWER.—*William Noice*

QUESTION.—How old are you?

ANSWER.—*Twenty five years*

QUESTION.—Where were you born?

ANSWER.—*New York*

QUESTION.—Where do you live?

ANSWER.—*14 Cherry St*

QUESTION.—What is your occupation?

ANSWER.—*Longhman*

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

ANSWER.—*I am not guilty. I have nothing to say at present except that I deny the charge. I wish to telegraph to my 51 (red) North river to my employer.*

Wm. Noice

Taken before me this 29th day of January 1891
Wm. J. ...
Police Justice.

0163

296

Form 123

POLICE COURT—SECOND DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Victor Smith
390 West St.

vs.
Samuel Wilson

William F. Menico

Affidavit—Robbery.

Dated January 25 1887

of McLean Magistrate.



Witness

William Menico

John West

Complainant Swears in \$500

Appearance and testimony by
Samuel Wilson 390 West St.

\$1000 to ans. Decker & Co.

Bailed by No. 1 Court

No. 2 Court
241 Henry Street

0164

CITY AND COUNTY }
OF NEW YORK, } RR.

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 Samuel Milton and William
Neville each

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

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

one key of the value of one dollar

of the goods, chattels and personal property of the said

Victor Smith

from the person of said

Victor Smith

and against

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

Daniel S. Rollins

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

0165

BOX:

29

FOLDER:

347

DESCRIPTION:

Hogan, James

DATE:

01/05/81



347

0166

Faint, illegible text at the top of the page, possibly a header or title.

18 *Chas. H. ...*

Counsel, *W.H.K.*
Filed *5* day of *Jan* 1881
Pleas *Am. Guilty (A)*

THE PEOPLE vs. *B. James Hogan*
F. Daniel S. Collins
District Attorney.

James Hogan
Daniel S. Collins
District Attorney.
A True Bill.
Francis ...
Foreman.

July 10 ...
Verdict of Guilty abounds ...
F. April 11 1881

Guilty by
Anna ...
17 ...

...

0167

People on complaint
of A. L. Ashman

James Horgan

Burglary
1st degree

I the undersigned the complainant
in the above case do hereby certify
and stipulate that I shall not
settle or compromise the above case
but will faithfully prosecute the
same -

Dated New York
Sept 13 1881.

A. L. Ashman

0168

New York City Jan: 13th / 81

Sir,

I am informed there has been some abusive and threatening letters, purporting to be written by me, sent to some people who are pushing my case. And knowing the same is very likely to be written to you, I wish to inform you I am not the author of any such.

There is no bitterness in my mind, Sir, towards you - You deem yourself deeply injured by me. It matters not if I am innocent so long as you think so sincerely, therefore, I do not blame you; probably were I in your position I would act

0169

likewise. I know the world
well enough ~~to~~^{not to} expect,
or should I expect, much
from those who think
I have injured them
though I still might be
innocent. Hence, I can not
be the writer of such letters
to you. I know you are
awaiting to take my life,
and if I live to leave this
bed the chances are you
will succeed, by the
way. your watchman
testifies. There is but his
word & mine, mine stands
for nothing, nothing. Yes
dumb he is doing right -
you also. I do not blame
you, but I do not wish to
give any of my enemies the
satisfaction of gaining their
well laid plot.

0170

You are also informed I am not married, I have a wife and child. A wife who wrote me once a week for five years and six months. A wife, I am in no way deserving of, and should have been changed ere I married her; This I must say to you on her account, for I understand she has called on her you.

I have many enemies, in certain quarters, all clamoring for my liberty, I may say life, but I know you are doing nothing, but what your duty, and will not go beyond it, and pray this may not

0171

be made public. I
would be more plain
were I speaking to you
personally, but my
position forbids it in
this manner.

Pricing the day which
~~it~~ may cost me my
all.

I am, Sir,

Yours respectfully,

James Hoggan
J. Prison

To Mr Ashman

Proprietor Lin Cair
House

If your watchman does
not expiate matters I will
be acquitted

0172

District Attorney Bell
Parent

0173

DEPARTMENT OF
Public Charities and Correction.

CITY PRISON,

New York, Jan'y 19th 1881

This is to certify that
James Hogan has had
attacks of hæmorrhage
of the lungs and has
been confined to his
bed for the past two
weeks. He is still
in a very weak and
feeble condition.

Wm. L. Hargis M.D.
Physician to Prison

0174

DEPARTMENT OF
Public Charities and Correction.

CITY PRISON,

New York, *Jan'y 11th 1881*

District Attorney Bell

Dear Sir

James Hogan
is not able to leave his
bed yet and from his
condition I do not think
he will be able to go
to court till the latter
part of the week or the
beginning of next

Respectfully yours
Wm L. Kehring M.D.

0175

DEPARTMENT OF
Public Charities and Correction.

CITY PRISON,

New York, *Jan'y 10th 1881*

Capt District Attorney Bell

Dear Sir
James Hogan
has Phthisis of the lungs
and yesterday he had
rather a severe hæmorrhage
of the lungs which will
probably confine him to
his bed for a few days.
He is also suffering from
tertiary syphilis

Respectfully Yours
Wm L. Howard M.D.
Physician to Prison

0176

Capt District Attorney Bell

James Whelan

0177

Jan 25th 1901
District Attorney's Office.

Part 2
PEOPLE

James Wigan

July 6

Subscribers all named
all in Co Sgt Reilly
except McQuinn & Lyman
then named

July 9th Wigan

People's Complaint
of Ashman
against
James Hogan

W
W
W
W
W

As hereby stipulated that the
annexed testimony of Pickney
N. Tuckbock and Edward
P. Green taken this 10th day
of January 1881 be read &
used and received as lawful
testimony on the trial of the
indictment against James
Hogan for Burglary of
the first degree the same were
as of the witnesses who gave the same in open court
taken New York January 10
1881

Wm. H. Sumner
Attorney General
of Counsel for James Hogan

James Hogan

0179

The People, &c. }

-vs-

James Hogan }

Burglary.

Jan'y 10, 1831.

Pinckney N. Pinchback stated as follows: *City and County of New York!*

I reside at New Orleans. On the night of January 2nd 1831 I was stopping at the Sinclair House, corner of 8th St. and Broadway ^{in this City}, kept by Mr. Ashman. I occupied with my friend Edward P. Greene, room 55 on the 4th floor. About half past eleven o'clock p.m. I bolted and locked the door and put the light out, and got into bed as the clock was striking twelve. That is the last I knew until between six and half past six the next morning, when I saw the watchman in my room. Greene went to bed that night about half past eleven. I did not miss anything. I noticed however, that my watch had been moved from ~~the place in which I had laid it on retiring to another place on the same table.~~ ^{one place on the table in said room} There was a chain and locket attached to the watch. I found the socket of the bolt, which had been broken off the door, under my bed. I did not hear any noise during the night. I saw Hogan about seven o'clock that morning in room 48. He asked me whether I accused him of robbing me. I told him no, that somebody had broken into my room, and I didn't know whether it was he or somebody else. He said "My God, this is too much. When the Clerk comes up he will tell you about my character." He was taken to Mr. Ashton's room and he said his name was James Hogan, and that Mr. Hogan of the St. Lawrence Hotel was his uncle. There were marks on the end of the key to my door, where nippers had

Sworn to before me this 15th day of January 1831

P. N. Pinchback.

Notary Public N. Y. &c

Edward P. Greene vs. James Hogan

Edward P. Greene stated as follows:

I reside in Philadelphia. I was rooming with the preceding witness Pinchback at the ~~St.~~ ^{Clair} Glair House on the night in question. I went to bed about half past eleven. About that time my room-mate locked the door, and I said to him "I see you have locked the door." I had a gold watch and chain in my vest, but nothing was disturbed. The next thing I remember was being awakened the next morning between half past six and seven ~~thaxx~~ by some one talking. The watchman came and asked me if I had lost anything. I got up and looked and found nothing missing, and went back to bed again. The watchman went out. We got up and looked under the bed and found the socket of the bolt there. I did not see Hogan

Jefferson Market
until I met him at the ~~Police Station.~~ ^{Court}
James Hogan
Edw. P. Greene
13th day of January 1887
with a view of settling the same

The People
vs.
James Hogan

Witnesses:
O. N. Pinchback
E. P. Greene

0181

DEPARTMENT OF
Public Charities and Correction.

CITY PRISON,

New York, Jan'y 13th 1881

District Attorney Bell
Sir

James Hogan
is in a very weak condition
and I do not think
he will be able to go
to court before Monday
morning. He is too weak
to leave his bed to-day
his hemorrhage has ceased
but left him in a
weakened condition

Respectfully
Wm L. Hurdley, M.D.

0182

District Attorney Bell
Present

0183

Police Court, Second District,

Corner of Sixth Avenue and Tenth Street.

New York, January 5th 1881

*Justice Hammer respectfully
requests that this complaint
be laid before the Grand
Jury as early as possible as
the witnesses are non-residents
Wm Morgan clerk*

Police Court, Second District.

City and County of New York, ss.

John J. Ashman

of No. 754 Broadway Street, being duly sworn, deposes and says, that the premises No. 754 Broadway

Street, 15th Ward, in the City and County aforesaid, the said being a Dwelling house and which was occupied by deponent as a Hotel, and that a

Certain room therein known as N: 55 was BURGLARIOUSLY

entered by means of forcibly breaking a bolt attached to the door of said room N: 55, in said dwelling, with intent to commit a crime therein

on the night of the 2nd day of January 1851, and the following property feloniously taken, stolen, and carried away, viz.:

One double case gold watch and a gold chain attached thereto, the property of Edward Green of the value of twenty five dollars.

One double case gold watch and a gold chain and gold watch attached thereto, the property of Pinckney Pinckback, and of the value of one hundred and fifty dollars, and one pair of blankets and two pairs of sheets of the value of twenty dollars

the property of Amaziah S. Ashman 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 James Hogan

for the reasons following, to wit: That the said Edward Green and Pinckney Pinckback were assigned to the said room N: 55, in the said Hotel, as guests. That deponent was

informed by Michael Kelly, a
 watchman in the said hotel, that
 about the hour of three o'clock
 he saw the said James Hogan
 come out of the said room, ^{No. 55,} and
 lock the door of said room and
 that he, said Kelly, questioned said
 Hogan as to his business there
 and said Hogan said that it
 was his room. That said Kelly
 afterwards examined the said room
 No. 55, and found said Green and
 Pinchback asleep therein and that
 the socket for the bolt on the door
 of said room had been broken
 off.

Deponent further says that the
 registers of said hotel show that
 room No. 48 had been assigned
 to the said James Hogan, and
 that said rooms No. 48 and No. 55
 are situated in different portions
 of said hotel.

Deponent therefore charges the
 said James Hogan with the
 burglary as aforesaid.

John J. Rehner

Shewn to before me this
 3rd day of January 1881.

John J. Rehner
 Justice of the Peace

0186

Police Court Second District.

CITY AND COUNTY)
OF NEW YORK.) ss

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

QUESTION.—What is your name?

ANSWER.— *James Hogan*

QUESTION.—How old are you?

ANSWER.— *33 years*

QUESTION.—Where were you born?

ANSWER.— *Ireland*

QUESTION.—Where do you live?

ANSWER.— *I desire to waive any further examination under advice of counsel*

QUESTION.—What is your occupation?

ANSWER.—

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

ANSWER.— *James Hogan*

When before me, this

[Handwritten signature]

0187

City and County of New York, ss:—
Michael Kelly
of No. 306 East 12th Street, in said
City, being duly sworn deposes and
says that he has heard ^{from} the affiant
of John J. Ashman, the Clerk
of the Court of Sessions, and so much
thereof as relates to deponent is
true of his own knowledge.

Given to before me this
3rd day of January 1881 } Michael Kelly
Notary Public, Justice.

0188

POLICE COURT—Second District.

THE PEOPLE, vs.

ON this case of

OFFENCE—Burglary and Larceny.

John J. Brennan
984 Broadway

James Hogan

Dated *January 3* 1881

Wm. H. Thomas Magistrate.

Robert J. Moran Sheriff.

Wm. H. Moran 157
Wm. H. Moran 157

Witnesses,

Michael Kelly

John J. Moran

847 1/2 Ave
July 27 9 1/2 Ave

3 PM

Committed in default of \$ *2000* bail.

Bailed by

No.

Street.

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

James Hogan

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

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

Edward Green
there situate, feloniously and burglariously did break into and enter by means of *forcibly*
breaking open an outer door of said dwelling house
whilst there was then and there some human being to wit, one

Edward Green within the said dwelling-house he, the said

James Hogan
then and there intending to commit some crime therein, to wit, the goods, chattels, and
personal property of *Edward Green*

with intent the said
goods, merchandise and valuable things 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.

Wm. C. Hollens

~~BENJ. K. PHILIPS~~, District Attorney.

0190

~~CITY AND COUNTY OF NEW YORK~~

And ^{*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, ~~present~~ *aforsaid* do further present:

That *the said* *James Hogan*

late of the *fifteenth* Ward of the City of New York, in the County of New York, *aforsaid,*

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

Pinckney Pinchback there situate, feloniously and burglariously did break into and enter by means of *forcibly breaking open an outer door of said dwelling house* whilst there was then and there some human being to wit, one *Pinckney Pinchback* within the said dwelling-house he, the said

James Hogan then and there intending to commit some crime therein, to wit, the goods, chattels, and personal property of *Pinckney Pinchback*

with intent the said goods, merchandise and valuable things 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.

Daniel S. Rollins
~~BENJ. R. PHELPS~~, District Attorney.

0192

BOX:

29

FOLDER:

347

DESCRIPTION:

Hogan, John

DATE:

01/05/81



347

26.

Day of Trial,
Counsel, *both*
Filed 5 day of *June* 1881
Pleads *Not Guilty (7)*

W. J. Hagan
THE PEOPLE
vs.
John Hagan
7.

David S. Rollins
~~PERN. K. PHILLIPS~~
District Attorney.

A True Bill.
James D. Dyer
James P. Foreman.
Henry L.
S. P. Thurston.

Surv. Res. Prob. etc.

0194

POLICE COURT—1—DISTRICT

City and County
of New York, } ss:

Thomas Ryan

of No. 138 Mott Street, being duly sworn,

deposes and says, that the premises ~~are~~ aforesaid
Street, 14th Ward, in the City and County aforesaid, the said being a dwelling

and which was occupied by deponent as a dwelling where deponent
resides with his family were BURGLARIOUSLY
entered by means of forcibly breaking a window
leading from a room in said
dwelling into a rear yard

on the night of the 28th day of December 1898
and the following property feloniously taken, stolen, and carried away, viz:

Gold and lawful money in bills
of various denominations to the amount
of fifty dollars. One silver coin
of the value of one dollar all
United States issue, and a silver
watch of the value of ten dollars
and collectively of the value of
Sixty one 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 Hogan alias
McGill

for the reasons following, to wit: That deponent retired
to bed at about the hour of ten O'clock
P.M. on said night putting his feet
which contained said property under
neath his pillow for safety. That
an alarm clock which deponent kept
in said room awoke him about
two O'clock A.M. when he discovered
said window raised up a frame of

Glass was broken immediately over the catch or fastening of said window which enabled the prisoner to raise it. the window up. That deppment shut down the window and then went to bed and again awoke about four o'clock when he arose to dress and in looking for his said vest deppment discovered that it as well as the aforesaid property which it contained was stolen and carried away. That deppment communicated his loss to his father who said that he saw a watch with the prisoner which corresponded with the description given by deppment of the one stolen as aforesaid. That deppment accompanied by his father then went to the home of the prisoner and deppment inquired of the prisoners mother if he was home - that she answered in the affirmative and gave to deppment his watch saying as she did so that the prisoner gave it to her with instructions to give it to deppment - That deppment at once identified said watch as the one taken from underneath his pillow and from the chest which contained said other property and therefore charges the prisoner with burglariously entering said premises and feloniously taking and stealing therefrom the aforesaid property.

Thomas Ryan

From a report made by
 J. W. Ryan of Dec 11 1879
 J. W. Ryan of Dec 11 1879

0196

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY } ss.
OF NEW YORK.

John Hogan 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 Hogan

Question. How old are you?

Answer.

22 Years

Question. Where were you born?

Answer.

New York City

Question. Where do you live?

Answer.

128 Mott Street

Question. What is your occupation?

Answer.

Labourer

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

Answer.

I am not guilty of the charge

John Hogan
Witness

Taken before me this *31* day of *Dec* 188*9*
Wm. J. ...
POLICE JUSTICE.

0197

POLICE COURT—

DISTRICT

THE PEOPLE, & c.,

ON THE COMPLAINT OF

Thomas Ryan
138 *North* St.

John Hogan
alias *McGill*

OFFENSE:
BURGLARY AND LARCENY.

Dated *December 31* 18*98*

Murray Magistrate.

John D. O'Brien Officer.

W. J. ... Clerk.

Witnesses:

Committed in default of \$ *1000* Bail.

Bailed by *...*

No. *...*

Street. *...*

0198

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 Hogan

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

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

Thomas Ryan

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

Thomas Ryan

within the said dwelling-house he, the said

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

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.

IN SENATE

and THE JURORS OF THE STATE OF NEW YORK
do not for the honor of the City and County of New York
upon their Oath, swear: aforesaid do further

That

John Hogan

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

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; 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 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; 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 two 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 one dollar 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 fifty cents 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 twenty-five cents 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 ten cents 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 cents 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 two cents 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 one cent each; five hundred coins (of the kind usually known as eagles), of the value of ten dollars each; three gold coins (of the kind usually known as half eagles), of the value of five dollars each; ten gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each; ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each; thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each; gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each; sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each; one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each; three hundred silver coins (of the kind usually known as half dimes), of the value of ten cents each; six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each; one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each; silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each; five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of 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,

the value of the value of ten dollars

Thomas Ryan

of the goods, chattels and personal property of

by a certain person or

And certain other persons, to the Jurors aforesaid unknown, then lately before feloniously stolen of the said Thomas Ryan unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

John Hogan

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.

Samuel B. Pollard

District Attorney.

0201

BOX:

29

FOLDER:

347

DESCRIPTION:

Horn, Charles

DATE:

01/21/81



347

0202

WJ

Counsel,
Filed *21* day of *Jan* 188*1*
Pleads

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

by
W. H. Chapman
Attorney for

I.

Charles Horn,

(2 cases)
D. G. Collins
INDICATED

District Attorney.

Paul Horn; & Aug 26, 1881

A True Bill, Emma R. F.
Fancy Burr

Foreman.

0203

FORM 112

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

Police Court—Third District.

Nathan Salsberry

of No. *105, 107 + 109 West 14* Street, being duly sworn, deposes
and says that on the *7th* day of *January* 18*81*
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent.

the following property viz: *one Suit of Clothing of the
Value of fifty dollars
two pair of Black Pants of the Value of twenty dollars
two Black Vests of the Value of twelve dollars
One Brown Vest of the Value of five dollars
One pair of Shoes of the Value of five dollars
Said property being in all*

of the value of *Twenty two* Dollars
the property of *Deponent and his Co-partner John
Webster*

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 Horn (now here)*
*from the fact that he acknowledged to deponent
in the presence of Witnesses that he did steal
the aforesaid property, and from the further
fact that the aforesaid shoes were
found in his possession and upon his
person*

N. Salsberry

John J. [Signature]
Sworn to, before me this *7th* day of *January* 18*81*
POLICE JUSTICE

0209

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK. } ss.

Charles Horn 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. *Charles Horn*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *Germany*

Question. Where do you live?

Answer. *164 Chatham St*

Question. What is your occupation?

Answer. *Seif maker*

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

Answer. *I am guilty*

Chas Horn

John J. Smith
Taken before me at the
City of New York
Police Justice
1881

0206

COUNSEL FOR COMPLAINANT.

Name, _____
Address, _____

COUNSEL FOR DEFENDANT.

Name, _____
Address, _____

213
POLICE COURT—THIRD DISTRICT.

THE PEOPLE, & c.,

ON THE COMPLAINT OF

Atcham DeLoberry
14 US
105 W #7th St

AFFIDAVIT—LARCENY.

1 *Charles Gorman*

2 _____
3 _____
4 _____
5 _____
6 _____



Date: *January 11* 1881

Magistrate.

Interman 10 Officer.

Clerk.

Witnesses *David officer*

Joseph D Gray
105 West 14 St.

ASPD to answer

Sessions *Case 6*

Received at Dist. Attys 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 _____

0207

FORM 112.

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

Police Court—Third District.

Joseph D. May
of No. *105, 104 & 109 West 14* Street, being duly sworn, deposes
and says that on the *7th* day of *January* 188*1*

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 aforesaid*
premises

the following property viz: *Three Revolving Pistols*

of the value of *Twenty* Dollars
the property of *Deponent*

and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away by *Charles Horn (now here)*
from the fact that he acknowledged to
deponent in the presence of witnesses
that he did steal and remove the
aforesaid property.

J. J. May

Sworn to, before me this
11
Jan 11 1881
Police Justice

0208

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK.

Charles Horn 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 *Charles Horn*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *Germany*

Question. Where do you live?

Answer. *164 Chatham St.*

Question. What is your occupation?

Answer. *Copier Maker*

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

Answer. *I am guilty*

And Horn

Taken before me this *11th* day of *January* 18*91*
Arthur J. Smith
POLICE JUSTICE.

0209

COUNSEL FOR COMPLAINANT.

Name,
Address,

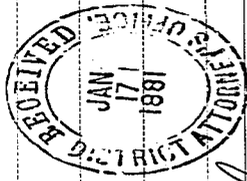
COUNSEL FOR DEFENDANT.

Name,
Address,

POLICE COURT—THIRD DISTRICT.

THE PEOPLE, & c.,
ON THE COMPLAINT OF
Joseph B. Ray
vs. *Paul H. ...*
105,107,9109

Charles Horn



Dated *January 11* 1881
Smith Magistrate
Winterman 10 Officer.

Witnesses *Garrel officer.*
Clerk.

\$ *1000* to answer *G.S.*
at *Carroll* Sessions.
Received at Dist. Att'y'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

0210

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

Charles Leorn

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

One coat of the value of thirty dollars
One vest of the value of five dollars
One pair of pantaloons of the value of fifteen dollars
Two other pair of pantaloons of the value of ten dollars each.
Two other vests of the value of six dollars each
One other vest of the value of five dollars
Two shoes of the value of two dollars and fifty
Cents each.

of the goods, chattels, and personal property of one

Nathan Salsberry

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.

0211

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

That the said

Charles Horn

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

*One coat of the value of thirty dollars.
One vest of the value of five dollars.
One pair of pantaloons of the value of fifteen dollars.
Two other pair of pantaloons of the value of ten dollars each
Two other vests of the value of six dollars each
One other vest of the value of five dollars
Two shoes of the value of two dollars and fifty cents each*

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

Nathan Salisbury

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

Nathan Salisbury

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

Charles Horn

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.

D. G. Rollins
BENJAMIN PHILLIPS District Attorney.

0212

233

Counsel,
Filed 25 day of Jan 1881
Pleads

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

I.
Charles Brown.

(2 cases)
D. G. Collins,
DISTRICT ATTORNEY,

District Attorney.

A True Bill.

Francis Owen

Foreman.

Subscribed on another indictment
May 26, 1881 P. D.

0213

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 Horn

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

Three pistols of the value of ten dollars each.

of the goods, chattels, and personal property of one

Joseph D. Wray

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.

0214

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

Charles Horn

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,

Three pistols of the value of ten dollars each.

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

Joseph D. Wray

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

Joseph D. Wray

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

Charles Horn

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.

D. G. Rollins
~~HENRY K. APPELPS~~ District Attorney.

0215

BOX:

29

FOLDER:

347

DESCRIPTION:

Hudson, Zachary

DATE:

01/27/81



347

part one 753

Filed *27* day of *Jan* 188 *1*
Pleads

THE PEOPLE

vs.

32
Wm. Chancy

P

Felony Assault and Battery.

Zachary J. Hudson
Daniel G. Collins
BENJ. K. PHELPS,

District Attorney.

A True Bill.

Francis Warr
Jan 27/84 Foreman.
Pleads guilty on
second count
S.P. Two years.

0217

Form

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

POLICE COURT—FIRST DISTRICT.

Michael Mullein
of No. *305 E 16th* Street, being duly sworn, deposes and says,
that on the *21st* day of *January* 18*87*
at the City of New York, in the County of New York, he was violently and feloniously assaulted and
beaten by _____

Zachary J Hudson now present.
That said Hudson did
wilfully and maliciously
strike and cut deponent's
head with, and by means of
a certain *pick axe* and sharp
dangerous instrument which
he Hudson then held in his hand

Sworn to, before me, this
22nd day of *January* 18*87*
[Signature]
Police Justice.

Deponent believes that said injury, as above set forth, was inflicted by said
Zachary J Hudson
with the felonious intent to take the life of deponent, or to do h bodily harm, and without any justification
on the part of the said assailant :

Wherefore this deponent prays that the said assailant may be apprehended, and dealt with accord-
ing to law.
Michael Mullein
[Signature]

0218

Police Court—First District.

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

Jachay I Hudson 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.

Jachay I Hudson

Question. How old are you?

Answer.

32 years

Question. Where were you born?

Answer.

New York City

Question. Where do you live?

Answer.

1513 Second Avenue

Question. What is your occupation?

Answer.

Truck Driver

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*

Jachay I Hudson

Taken before me, this
22 day of *July*
19*11*
[Signature]
Police Justice.

0219

COUNSEL FOR COMPLAINANT.

Name:
Address:

COUNSEL FOR DEFENDANT.

Name:
Address:

203
Police Court - First District.

AFIDAVIT - Felonious Assault & Battery

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Malvern
733 1/2 E. 4th
Jackson, Indiana



1
2
3
4
5
6

Dated, January 22, 1931
W. J. Spudis, Magistrate.
J. J. Foley, Officer.
B. J. Clerk.

Witnesses,
Charles Frank
28 Walker St
Bernard Reiley
462 W. 35th St

8 \$1000. to answer

at General Sessions.
Received at Dist. Atty's Office,
Egan 23

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 *Zachary J. Hudson*

late of the City of New York, in the County of New York, aforesaid, on the
twenty first day of *January* in the year of our Lord
one thousand eight hundred and eighty *one* with force and arms, at the City and
County aforesaid, in and upon the body of *Michael Mulreim*
in the peace of the said people then and there being, feloniously did make an assault
and *him* the said *Michael Mulreim*
with a certain *axe*
which the said *Zachary J. Hudson*

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

SECOND COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, the said *Zachary J. Hudson*
with force and arms, in and upon the body of the said *Michael Mulreim*
then and there being, willfully and feloniously did make an
assault and *him* the said *Michael Mulreim*
with a certain *axe* which the said *Zachary J. Hudson*

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

THIRD COUNT.

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

with force and arms, in and upon the body of *Michael Mulreim*
in the peace of the said people then and there being, feloniously, did make another
assault and *him* the said *Michael Mulreim*
with a certain *axe*
which the said *Zachary J. Hudson*

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

0221

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

FOURTH COUNT.

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

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

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

part one 253

Filed *27* day of *Jan* 1881
Plends

By
Daniel G. Rollins
THE PEOPLE
vs.
Zachary J. Hudson
I
Felony and
Felony Assault and Battery.

Zachary J. Hudson
Daniel G. Rollins
BENJ. K. PHELPS
District Attorney.

A True Bill.

Francis W. ...
Henry W. ...
General ...
S. P. ...

0222

BOX:

29

FOLDER:

347

DESCRIPTION:

Hulse, Charles A.

DATE:

01/21/81



347

0223

Day of Trial, *21*
Co. *Rollins*
Filed *2* / day of *Jan* 1881
Pleads *Not Guilty*

Selling Lottery Policies.

THE PEOPLE

vs.

Charles A. Nelson

DANIEL G. ROLLINS,

District Attorney.

Part No 1 Day 5. 1881

pleads 4th count.

A True Bill.

Francois Dur
Foreman.

31
Jan 25 1881

0224

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

ANTHONY COMSTOCK, of 150 Nassau street, New York, being duly sworn, deposes and says that he has just cause to believe and does believe that John Doe Charles A. Houllet did, on or about the Eight day of November, 1880, at number 21 Hudson street in the City of New York, and County of New York, unlawfully and knowingly sell, furnish, vend and procure, and cause to be furnished and procured, a certain paper or instrument, purporting to be a ticket or part of a ticket in a lottery, which said ticket or part of a ticket is hereto annexed, and further, that the said John Doe Charles A. Houllet

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

Subscribed and sworn to before me,
this 14 day of December 1880

[Signature]
Police Justice

Anthony Comstock

City County and State of New York ss.

John B. Vanfelt, being duly sworn deposes and says, that on the 8th day of November 1880 John Doe Charles A. Houllet did unlawfully sell, furnish vend and procure, a certain paper or instrument purporting to be a ticket or part of a ticket in a lottery, or what is commonly called a lottery policy which said paper is hereto annexed, and that the said John Doe Charles A. Houllet did further occupy the said premises aforesaid number 21 Hudson street as a place for the sale of lottery slips or lottery policies, against the laws of the state of New York in such case made and provided.

Subscribed and sworn to before me
this 14th day of December 1880 -
[Signature]
Police Justice

John B. Vanfelt

0226

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 A. Nulce

iate of the ~~third~~ *fifth* Ward, in the City and County aforesaid,
on the ~~eight~~ *eight* day of ~~November~~ *November* in the year of our
Lord one thousand eight hundred and eighty ~~—~~ at the Ward, City and
County aforesaid, with force and arms, did unlawfully and knowingly vend, sell, barter,
furnish and supply, to one

John H. Van Selt

and did procure and cause to be procured for the said

John H. Van Selt

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

B. N. No 8
10 - 14 - 24 ff 16 -
Sad 87 -

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

SECOND COUNT—

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

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

Charles A. Nulse

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

twenty one Hudson Street

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

THIRD COUNT—

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

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

And that he the said *Charles A. Nulse*

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

twenty one Hudson Street

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

John H. Van Selt

and did procure and cause to be procured for the said

John H. Van Selt

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

*B. N. No 8
10-14-24 ff 16 -
Sad 8/-*

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

0228

FOURTH COUNT—

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

That the said

Charles A. Kulse

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

twenty one Hudson Street

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

FIFTH COUNT—

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

That the said

Charles A. Kulse

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

twenty one Hudson Street

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

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

DANIEL G. ROLLINS,
District Attorney.

0229

BOX:

29

FOLDER:

347

DESCRIPTION:

Hurley, John

DATE:

01/18/81



347

0230

Counsel,

Filed day of *Jan* 1871.

Plaintiff, *McCoy* (19)

THE PEOPLE

vs.

2

John Hurley

David S. Rollin
~~DAVID K. PHIPPS~~

District Attorney.

A True Bill.

James Fair

Foreman.

February 9, 1871.

James H. [Signature]

cc. RAPE.

0231

Police Court—First District.

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

Ella Aldrich
of No. 17 Remwick Street,
being duly sworn, deposes and says, that on the Sixth
day of January 1881, at the City and County of
New York, John Stanley (now
here) who unlawfully
and forcibly, and against
her will did throw her
down upon a "Sofa"
and attempt to have
carnal connection &
intercourse with her and
touch her. Ella Aldrich

Sworn to before me
1/11/81
January 11 1881
J. H. Ferguson
Police Justice

0232

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }
OF NEW YORK. }

John Hurley 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 Hurley.

Question. How old are you?

Answer.

29 y ears.

Question. Where were you born?

Answer.

Waldport

Question. Where do you live?

Answer.

3 Avenue St. St.

Question. What is your occupation?

Answer.

Telegraph Repairer.

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

Answer.

I am not guilty.

John Hurley

Taken before me, this

11th day of August 1881

Police Justice.

[Signature]

0233

COUNSEL FOR COMPLAINANT

Name

Address

COUNSEL FOR DEFENDANT

Name

Address

Police Court - First District

THE PEOPLE, &c,

ON THE COMPLAINT OF

John Edwards
17 Rowell St.

John Edwards

Offence



Judge

1906

Judge

1906

Clerk

Witnesses

Mrs Anne Schulz

Received in Dist. Atty's Office

Sessious

to return

Com

BAILLED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

0234

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 Hurley

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *six* ~~ten~~ day of *January* in the year of our Lord one
thousand eight hundred and ~~seventy eight~~ *one* at the Ward, City, and County aforesaid,
with force and arms, in and upon one *Ella Aldrich*
wilfully and feloniously made an assault, and that the said

John Hurley her the said
Ella Aldrich then and there by force and with
violence to her, the said *Ella Aldrich* and against her
will, did wilfully and feloniously ^{attempt and endeavor to} ravish and carnally know

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 Hurley

late of the Ward, City, and County aforesaid, afterwards, to wit, on the
day and in the year aforesaid, and at the place aforesaid, with force and arms, in and
upon her, the said *Ella Aldrich* wilfully and feloniously
made an assault, with intent her the said *Ella Aldrich*
against her will, and by force and violence, to then and there wilfully and feloniously
ravish and carnally know, against the form of the Statute in such case made and pro-
vided, and against the peace of the People of the State of New York, and their dignity.

Daniel S. Rollins
BENJ. K. PHELPS, District Attorney.

0235

BOX:

29

FOLDER:

347

DESCRIPTION:

Hurry, Harry

DATE:

01/31/81



347

0236

223

Jenman

Day of Trial, *Feb 14*

Counsel, *James*

Filed *11* day of *Jan* 188*1*

Pleads *In Guilty (Propo)*

SELLING LOTTERY POLICIES

THE PEOPLE

vs.

B.
Larry Larry

(2 cases)

David G. Collins
BEN KAMARA

District Attorney.

A True Bill.

Fremi Damer

Foreman.

Wm Webster

Feb. 23 2*1* 1.

0237

Margaret General Services
vs
Henry Henry

City of New York
George Henry, M.D.

being duly sworn says that he is
a physician with an office at
72 Chambers Street in said City
that he knows a man named Henry
and his wife who reside at
106 B'way; that he has attended
said wife for the past month
that her disease is Epileptic disorder
or insanity. She is not safe
to be left alone.

Subscribed and sworn to }
1887 before me } George Henry, M.D.
John C. Francis
Notary Public (31)
of N.Y. City & Co

0238

"JH"
B.M. 9/1
9-18-27 25-③

0239

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

George E. Oram

of No. 137 Douglass Street,
Brooklyn.

being duly sworn deposes and says, that on the 8 day of

January 1881 at No. 126 Romeny

Street, in the City and County of New York,

Harry Hurry, now present,

did unlawfully and feloniously sell and vend to and deliver to

deponent for the sum of five cents

a certain paper and document, the same being what is commonly known as,

and is called a Lottery Policy, and which said Lottery Policy, writing, paper,

and document is as follows, that is to say:

hereto annexed, marked "A"

Wherefore deponent prays that the said Harry Hurry
may be dealt with according to law.

Sworn to before me, this 21 day of January 1881

George E. Oram

Police Justice.

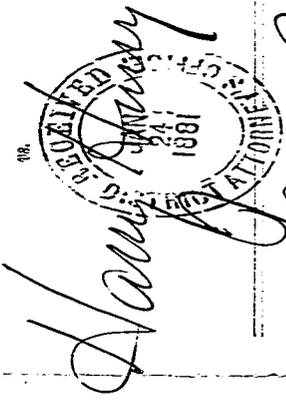
[Signature]

0240

Police Court District.

THE PEOPLE, & C.,
ON THE COMPLAINT OF
SELLING LOTTERY POLICIES.

Gregory
137 Broadway St. New York



Dated January 21 1881

Wardell Police Justice.

Robt. Brennan Officer.
Inspector DeWitt's

Bailed by *Ward*
Ed. Gammal

\$ 500 to answer.

Bailed by

Residence

Street.

0241

0241071
12-24-36 210-10
" " "

0242

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

George E. Dray

of No. 137 Douglass Street,
Brooklyn.

being duly sworn deposes and says, that on the 10 day of

January 1887 at No. 126 Romeny
Street, in the City and County of New York,

Harry Hurry, now absent.

did unlawfully and feloniously sell and vend to and deliver to

deponent upon payment of the sum of ten
cents

a certain paper and document, the same being what is commonly known as,
and is called a Lottery Policy, and which said Lottery Policy, writing, paper,
and document is as follows, that is to say:

hereto annexed, marked "A"

Wherefore deponent prays that the said Harry Hurry,
may be dealt with according to law.

Sworn to before me, this 21 day of January 1887 } George E. Dray

William H. [Signature] Police Justice.

0243

Police Court-- District.

SELLING LOTTERY POLICIES.

THE PEOPLE, & c.,
OF SEASIDE, CALIFORNIA

George S. Flannery
187 Douglas St. - Berkeley, Cal.



Harry Flannery

Dated *January 21 1888*

Wardell Police Justice.

Street.

Edy Carreras Officer.
J. S. Selevi *ditto*
Witness:

Bailed by Grant
Edy Carreras
187 Douglas St
\$ *5.00* to answer.

Bailed by

Residence

0244

1. Webster.
2. Fredericks
3. Henry

As the indictments in
these cases are identical
with those upon which
Judge Bitterhoff is now
making his motion to
quash & under which we
await the decision of the
Board upon this matter
need I wait, & any
subsequent day after the
decision can be agreed
upon

I Respectfully
Othello S. Sweeney

0245

City County and State of New York ss.
The People
vs
Henry Berry alias
Harry Henry

City County and State of New York ss.

Anthony Bonstock being duly sworn deposes and says, that the defendant in the above entitled case was arrested for selling lottery Policy slips, and also that since his arrest on the case at bar, and prior thereto the said Henry has been arrested as deforment is informed and believes and that there are other indictments pending against this man, and deforment is further informed by his assistants who have reported in writing that on divers dates they personally purchased Policy of said Henry, at number 126 Bowery, and also slips in the Envelope game or lightning policy at 106 Bowery, the said Henry being employed during the day at number 126 Bowery in office of F. E. Sully as a writer of Policy, and in the evening at 106 Bowery at the envelope game.

Deforment is further informed that the game at 106 Bowery has continued down to the 26th day of February 1881 without intermission save while the said Henry and others were detained in order to give bail for the repeated arrests that have been made. Deforment is further informed that the said Henry

0246

resides at said 106 Bowery, and believes that he is clerk there for the said F. E. Ludy, and Peabody Webster. Depoent therefore prays that the court will impose such a sentence as shall deter others from carrying on this unlawful business at 106 Bowery, and effectually close the heartless robbery that is perpetrated on the poor by the Envelope game maintained at 106 Bowery, and which is said to draw every five minutes of the day and evening.

Very Respectfully Submitted
Anthony Boustedt.

Subscribed and sworn to before me

this 1st day of March 1881

J. May Jr

Reed

0247

11-7-1877
8-18-81-8
5-76-1877
14-2-1877-11

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

Godfrey L. Leake
~~Henry Herry~~

~~Henry Herry~~, of 150 Nassau street, New York, being duly sworn, deposes and says that he has just cause to believe and does believe that

did, on or about the ^{seventh} ~~seventh~~ day of January, 1881, at number 106 Bowery

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

Henry Herry had in his possession, within and upon certain premises, occupied by him and situated and known as number 106 Bowery street, in the City and County of New York aforesaid, certain others, what are commonly known as, or are called lottery policies or lottery tickets, and also certain writings, cards, books, documents, personal property, tables, devices, and apparatus, for the purpose of enabling others to sell or vend lottery policies or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and has in his possession, the aforesaid articles in violation of the laws of the State of New York, in such case made and provided.

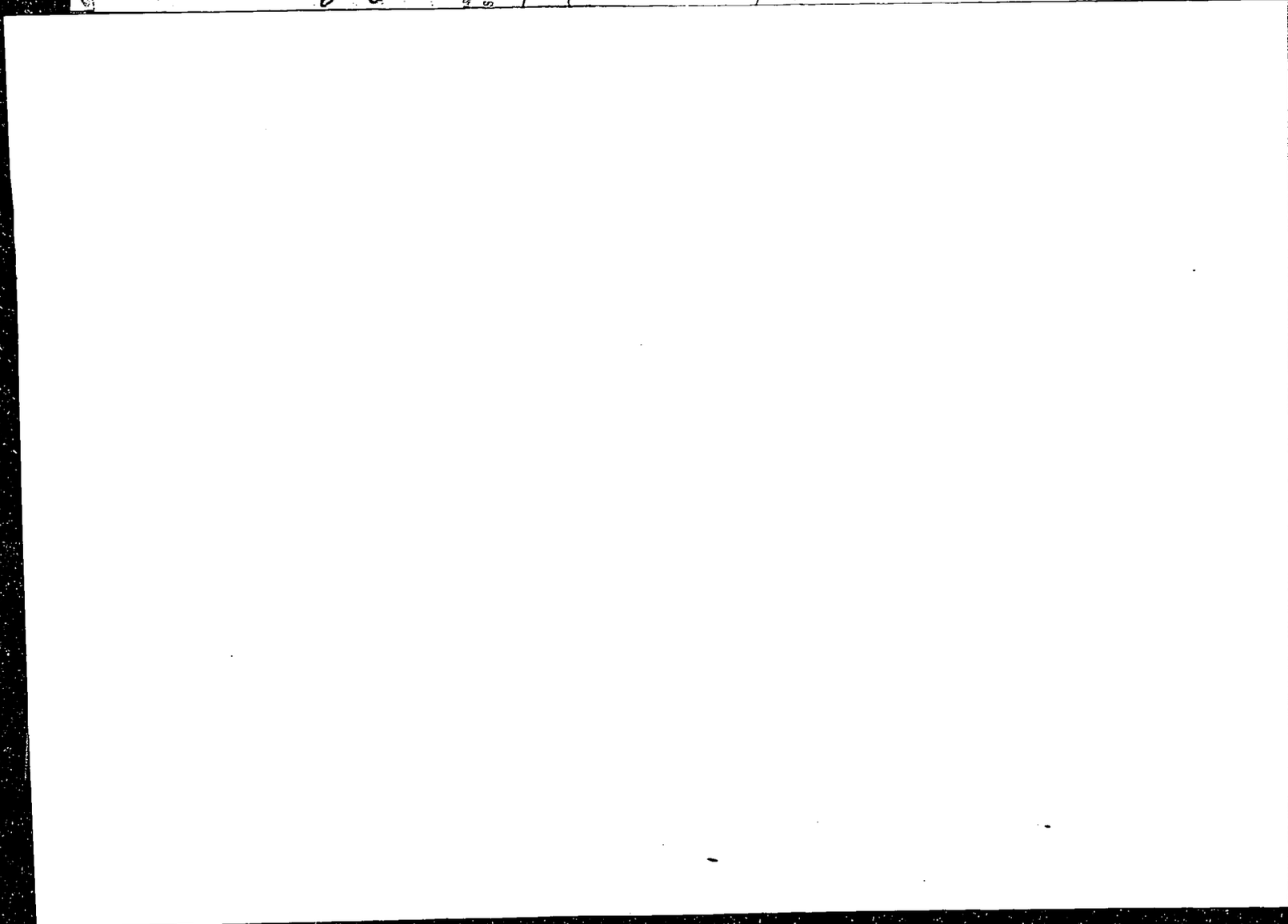
Subscribed and sworn to before me,
this 14 day of January, 1881

Salou Smith
Police Justice.

Godfrey L. Leake

0248

126 Bowing
June 4 1867
14 P.M.
Pawnee
J.S.
C.S.



0249

267 *ret*
POLICE COURT - DISTRICT.

THE PEOPLE, ETC.,

ON THE COMPLAINT OF

George L. Lunde
150 Nassau St.

VS.

A. J.

Henry J. Lunde



Dated *January 14* 1881

George L. Lunde Investigator.

Clerk

Officer.

WITNESSES:

Filed, *W. D. J.*

to *George L. Lunde* Sessions.

By *George L. Lunde*
W. M. Lunde Street.

0250

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

Harry Hurry _____

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

George E. Oram

and did procure and cause to be procured for the said

George E. Oram

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

B m ? 1.
9-18-27 25- (S)

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

SECOND COUNT—

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

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

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

One hundred and twenty six Bowery

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

THIRD COUNT—

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

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

And that he the said *Harry Hurry*

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

One hundred and twenty six Bowery

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

and did procure and cause to be procured for the said *George E. Oraw*

George E. Oraw

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

B. M. 21.
9-18-27 95-5

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

FOURTH COUNT—

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

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

One hundred and twenty-six Bowery

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

FIFTH COUNT—

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

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

One hundred and twenty-six Bowery.

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

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

DANIEL G. ROLLINS,
District Attorney.

0253

6

2

Day of Trial *Feb 11/88*
Counsel by *C. E. Spencer*
Filed *11* day of *Jan* 188*8*
Placed *W. E. Hardy (City)*

THE PEOPLE

vs.

Selling Lottery Policies.

B.
Harry Sperry.
(2 cases)

DANIEL G. ROLLINS,

District Attorney.

A True Bill.

Francis W. W.
Townsend.

May 18 1888

0254

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

Harry Kewry

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

George E. Oran

and did procure and cause to be procured for the said

George E. Oran

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

B M 101,
12-24-36 G 10 -
(10)

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

Samuel F. Collins

~~REDACTED~~ District Attorney.