

0714

BOX:

138

FOLDER:

1429

DESCRIPTION:

Hagan, Thomas

DATE:

05/01/84



1429

0715

BOX:

138

FOLDER:

1429

DESCRIPTION:

Brown, Thomas

DATE:

05/01/84



1429

07 16

BOX:

138

FOLDER:

1429

DESCRIPTION:

Glynn, William

DATE:

05/01/84



1429

POOR QUALITY
ORIGINAL

0717

101. BM - May 7/84

402 do June 26/85

1 Stecker

2 W. H.

3 et al.

Counsel,

Filed 1 day of May 1884

Pleas unknown (2) first heard to me.

101. do

THE PEOPLE
vs.
Thomas Hagan
Thomas Brown
William Glynn
[Penal Code]

PETER B. OLNEY,

District Attorney.

Pr. Nov 14/84

Pr. 8. tried & acquitted.

Pr. 1. Ready guilty. Sept 11/85

A TRUE BILL

Pr. 2. Nov 25/84

Pr. 3. Quoted by the Court as the

most important

John W. D. Clerk Foreman.

Ch. 2020/85

Ch. 1. In full of Court.

Ch. 2. In full of Court.

Ordered to New York Court of

Order and Remitter to be tried

therein, as to defendant Thomas

Hagan. Nov. 6, 1885

Witnesses:

John Kennedy

Edward Adams Clayton

Wardell

John Ross

Officer 12th Prec.

Nov 28th 1884

The People have no

intention to testify

kind of Brown -

has been acquitted & has

has been to Court

As the defendant Brown

cannot be tried upon evidence

now known to the People of

People ask that he be

discharged upon his personal

recognizance.

W. B. Adams

Appoint atty

0718

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Dragan
Thomas Brown
and William Glynn

The Grand Jury of the City and County of New York, by this indictment, accuse
Thomas Dragan, Thomas Brown, and
William Glynn, ———
of the CRIME OF Murder in the first degree, ———

committed as follows:

The said Thomas Dragan, Thomas Brown,
and William Glynn, each ———

late of the — First ——— Ward of the City of New York, in the County of
New York aforesaid, on the nineteenth day of April — in
the year of our Lord one thousand eight hundred and eighty-four, at the Ward, City
and County aforesaid, with force and arms, divers
goods, chattels and personal property
of a description to the Grand Jury
aforesaid unknown, of the value of
more than twenty five dollars, but
not exceeding five hundred dollars,
of the goods, chattels and personal
property of some person or persons to
the Grand Jury aforesaid unknown,
then and there being, then and
there feloniously did attempt to
steal, take and carry away; a
more particular description of which
said attempt to commit a felony and
larceny is to the Grand Jury afore-
said unknown, and cannot now
be given: And the said Thomas
Dragan, Thomas Brown and William

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Glynn, on the day and in the year
aforesaid, at the Ward, City and County
aforesaid, with force and arms, in and
upon one James Ritchie, in the peace
of the People of the State of New York,
then and there being, wilfully, felon-
iously and whilst engaged in the
said attempt to commit a felony and
Rarcey aforesaid, did make an assault:

And the said Thomas Stagan, Thomas
Brown and William Glynn, a certain
pistol then and there charged and
loaded with gunpowder and one
leadern bullet, which said pistol, the
said Thomas Stagan, Thomas Brown
and William Glynn in their right
hands then and there had and
held, to, at, against, and upon the
said James Ritchie then and there
feloniously, wilfully and whilst
engaged in the said attempt to com-
mit a felony and Rarcey, did shoot
off and discharge: And the said
Thomas Stagan, Thomas Brown and
William Glynn, with the leadern bul-
let aforesaid, out of the pistol afore-
said, then and there by force of the
gunpowder aforesaid, shot off, sent forth
and discharged, as aforesaid, him the

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said James Ritchie, in and upon the head of him the said James Ritchie then and there feloniously, wilfully and whilst engaged in the said attempt to commit a felony and ~~felony~~ ~~as he was in~~, did strike, penetrate and wound: giving unto him the said James Ritchie, then and there, with the leaden bullet aforesaid, so as aforesaid discharged, sent forth and sent out of the pistol aforesaid, by the said Thomas Hagan Thomas Brown and William Glynn, in and upon the head of him the said James Ritchie, one mortal wound of the breadth of one inch and of the depth of six inches, of which said mortal wound, he the said James Ritchie then and there did die.

And so the Grand Jury aforesaid, do say: That they the said Thomas Hagan, Thomas Brown and William Glynn, him the said James Ritchie, in the manner and form and by the means aforesaid, at the Ward, City and County aforesaid, on the day and in the year aforesaid, wilfully and feloniously and whilst engaged in

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the said attempt to commit a felony and Raising as aforesaid, did kill and murder: against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

Second Count:

And the Grand Jury aforesaid, by this Indictment, further accuse the said Thomas Stagan, Thomas Brown and William Glyn of the Crime of Murder in the first degree, committed as follows:

The said Thomas Stagan, Thomas Brown and William Glyn, each late of the First Ward of the City of New York, in the County of New York aforesaid, on the nineteenth day of April in the year of our Lord, one thousand eight hundred and eighty four, at the Ward, City and County aforesaid, with force and

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arms, in and upon one James Ritchie in the peace of the People of the State of New York, then and there being, wilfully, feloniously, and with a deliberate and premeditated design, to effect the death of the said James Ritchie, did make an assault, and to, ^{at} against him the said James Ritchie, a certain pistol then and there loaded and charged with gunpowder and one loaded bullet, which said pistol the said Thomas Hagan, Thomas Brown and William Glynn, in their right hands then and there held, then and there feloniously, wilfully, and with a deliberate and premeditated design to effect the death of the said James Ritchie, did shoot off and discharge. And the said Thomas Hagan, Thomas Brown and William Glynn, with the loaded bullet aforesaid, out of the pistol aforesaid, then and there, by force of the gunpowder aforesaid, shot off, sent forth and discharged, as aforesaid, into the said James Ritchie.

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in and upon the head of him the said James Ritchie, then and there feloniously, wilfully, and with a deliberate and premeditated design to effect the death of the said James Ritchie, did strike, penetrate and wound; giving unto him the said James Ritchie, then and there with the leaden bullet aforesaid, ~~so~~ as aforesaid discharged, sent forth and shot out of the pistol aforesaid by the said Thomas O'agan, Thomas Brown, and William Glynn, in and upon the head of him the said James Ritchie, one mortal wound of the breadth of one inch and of the depth of six inches, of which said mortal wound, the said James Ritchie then and there did die:

And so the Grand Jury aforesaid do say: That they the said Thomas O'agan, Thomas Brown and William Glynn, him the said James Ritchie, in the name and form and by the means aforesaid

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on the day and in the year aforesaid
at the Ward, City and County aforesaid,
said, wilfully, feloniously and
with a deliberate and premeditated
design to effect the death of the
said James Ritchie, did kill and
murder: against the form of the
Statute in such case made and
provided, and against the peace of
the People of the State of New York,
and their dignity.

Third Count:

And the Grand Jury aforesaid,
by this indictment further accuse
the said Thomas Dragan, Thomas
Brown and William Glynn, of the
Crime of Murder in the first degree,
committed as follows:

The said Thomas Dragan, Thomas
Brown and William Glynn, each late
of the first Ward of the City of New

on the day and in the year aforesaid
 at the Ward, City and County aforesaid,
 said, wilfully, feloniously and
 with a deliberate and premeditated
 design to effect the death of the
 said James Ritchie, did kill and
 murder: against the form of the
 Statute in such case made and
 provided, and against the peace of
 the People of the State of New York,
 and their dignity.

Third Count:

And the Grand Jury aforesaid,
 by this indictment further accuse
 the said Thomas Dragan, Thomas
 Brown and William Glynn, of the
 Crime of Murder in the first degree,
 committed as follows:

The said Thomas Dragan, Thomas
 Brown and William Glynn, each late
 of the first Ward of the City of New
 York in the County of New York
 aforesaid, on the nineteenth day of April
 in the year of our Lord one thousand
 eight hundred and eighty four, at the

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Ward, City and County aforesaid, with force
and arms, in and upon one James Ritchie
in the peace of the People of the State of
New York, then and there being, wilfully
feloniously and of their malice afore-
thought, did make an assault: And
the said Thomas Dragan, Thomas
Brown and William Glynn, a certain
pistol then and there charged and
laden with gunpowder and one leaden
bullet, which said pistol the said Thomas
Dragan, Thomas Brown and William
Glynn, in their right hands then and
there had and held, to, at, against
and upon the said James Ritchie
then and there feloniously, wilfully
and of their malice aforethought did
shoot off and discharge: And the
said Thomas Dragan, Thomas Brown,
and William Glynn, with the leaden
bullet aforesaid, out of the pistol
aforesaid, then and there, by force of
the gunpowder aforesaid, shot off, sent
forth, and discharged, as aforesaid,
into the said James Ritchie, in and
upon the head of him the said James
Ritchie, then and there feloniously

wilfully and of their malice aforethought did strike, penetrate and wound, giving to him the said James Ritchie, then and there, with the leaden bullet aforesaid, so as aforesaid discharged, sent forth and shot out of the pistol aforesaid by the said Thomas Magan, Thomas Brown and William Glynn, in and upon the head of him the said James Ritchie, one mortal wound of the breadth of one inch and of the depth of six inches, of which said mortal wound, he the said James Ritchie then and there did die.

And so the Grand Jury aforesaid, do say That they the said Thomas Magan, Thomas Brown and William Glynn, him the said James Ritchie, in the manner and form, and by the means aforesaid, at the Ward, City and County aforesaid on the day aforesaid, and in the year aforesaid, wilfully, feloniously and of their malice aforethought, did kill and murder: 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.

Peter B. Olney,

District Attorney.

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No. 1, by

Residence

Street

IVo. 2, by

Residence

Street,

4. $\frac{dy}{dx}$, $\frac{dy}{dx}$, $\frac{dy}{dx}$

...and price

6400, 1900,

... 五、

Street.

1282

THE PEOPLE, &c.
ON THE COMPLAINT OF

Edward, Duane, Spring, 1887

Thomas Brown

Admission by
Student

APR 22 1964
DISTRICT
OFFICE.

Offence,

Dated April 11 1897 are

Charles W. McCall
Magistrate

John Thomas & Son, Portland, Me.
1881

Witnesses, *Edward D. Garrison*
March 1957. B. Gable

No. X39 118 118 118 118

John J. Buckley
118 118 118 118 118

William R. Decker & Co. Merchants

NO. 539
Date 11/1/02
Manda to
Mandato

St. John's
Nellie Homsey
1000 1/2 St. John's

No. 17 Street.

Committee with a view to answer... *Amos and Delano*

Michael

Mrs. Clara Holmes

136, & the one dated
1879.

Machine

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

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

Dated April 22nd 1884 W. H. ^{as} Wade Police Justice.

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

Dated..... 188..... Police Justice.

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

Dated _____ 188 _____ *Police Justice.*

0729

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer. *William Glynn.*

Question. How old are you?

Answer. *16 Years.*

Question. Where were you born?

Answer. *New York City.*

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

Answer. *#28 East 117th Street 16 Years.*

Question. What is your business or profession?

Answer. *Laborer.*

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

Answer. *Brown Hagan and myself went in a boat to Ward's Island for the purpose of committing a Larceny that is stealing I think that Brown and Hagan informed me that they intended to steal Bones. I remained in the Boat and Hagan and Brown landed on the point and told me to row the Boat around in the Red House on the Island. on reaching there Brown and Hagan came running towards the Boat. When I asked what is the matter. Hagan then informed me that he had shot a man on the Island I identify the two pistols here shown as the two that Hagan had with him on the Island.*

Taken before me this 22nd day of February 1888
John J. Smith
 Police Justice.

0730

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer. *Thomas Brown.*

Question. How old are you?

Answer. *21 Years.*

Question. Where were you born?

Answer. *New York.*

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

Answer. *2395 1st Avenue. 2 Years.*

Question. What is your business or profession?

Answer. *Iron Railing.*

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

Answer. *I was on the Island that is Harbo.*

Island in company with Hagan and Glynn. When the deceased Ritchie ran ash. Hagan with a pitchfork and then Hagan shot the said Ritchie and then ran and left the Island in a boat. We went on the Island to look around.

His
Thomas L Brown
Mar.

Taken before me this *21st* day of *January* 188*8*
John J. Smith
Police Justice.

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Concert together and while in the
act of committing a felony.
Deponents therefore pray that
the said defendants may be dealt with
as the Law directs

Spoken to before me. (John J. [unclear])
This 22nd day of April 1884

Attest: [unclear] Clerk of Justice

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Police Court, 5th District.City and County } ss.
of New York,of Murder Island.Street, aged 54 years,occupation Steward Insane Asylum being duly sworn, deposes and says,
that on the 19th day of April 1884, at the City of New

York, in the County of New York,

Thomas Brown & William Glynn.
(both now here) and Thomas Hagan.
(not yet arrested) did unlawfully and
feloniously and intentionally and from
premeditated design, to effect the death
of one James Ritche, and did kill
the said Ritche on Wardo Island. &c.
at a place known as Red Horse Point
from the fact that the said Brown and
Glynn admitted and confessed in
open Court and in deponents presence
that they in company with the said Hagan
did on said date go to the said Island.
Together with the said Brown admitted
and confessed in open Court that the
said Hagan in his presence and while
in company with him the said Brown on
said Island did wilfully and designedly
point aim and discharge one shot from
a revolving ^{loaded} pistol, then and there held
in the hands of the said Hagan, killing
the said Ritche by wounding him in the
head. Dependent further says that the
said Glynn admitted and confessed
in open Court and in deponents presence
that he in company with the said Hagan
and Brown went to Wardo Island
for the purpose of committing a
felony.

Dependent therefore charges that
the said defendants did unlawfully,
feloniously and premeditatedly and designedly
kill the said James Ritche on said date
on the Wardo Island while acting in

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Oct. 23rd 1884

Hon. Peter B. Olney
District Attorney
Sir:

In accordance with your request, I forward this report, showing what steps have been taken, to arrest ~~the~~ Thomas Hagan, the supposed murderer of John Richardson on Wards Island April 19th 1884. On June 10th 1884 Det. Kusk & Heard received information which occasioned them to visit Green Point Long Island. On the 13th of June received further information that his Father was receiving letters from Chicago, a Det. was sent to Chicago and learned that she did not come from Thomas Hagan. June 17th We received information from a Saloon Keeper on Second Ave., that ^{Hagan's} ~~his~~ Father was receiving letters from Brooklyn. We went to the Navy Yard on the Board the receiving Ship Vermont. It was his Brother Cornelius that had shipped and from there the letters were received by his Father. On June 23rd we searched a block on 116th Street where ^{Hagan's} ~~his~~ Aunt. had lived. June 27th We went to the Dombey to see Brown to see what information we

0734

him.
could get from, on July 3rd we
visited Bellevue Island, ^{but} the information
we received ~~dict.~~ was not correct.
We visited Brown again in the
Dombos on the July 16th & 25th the
information he gave us was
wrong. Aug. 12th we received in-
formation that he was seen in
Manhattanville from that time
to the Sept. 8th either one or the
other of us were there day & night.

On the night of Sept 8th we
went to the 30th Precinct Station
house, and asked Capt. Liebert to
detail four men with us for
the purpose of searching a house
on 10th Ave 122nd Street. The man
that gave the information we kept
~~him~~ in the Station until after the search
which was completed at 1.30 a.m. and
failed to get Thomas Hagan.

On Sept 20th we in Company with
Det Thompson of the 12th Precinct, searched
the premises ^{on the} North East Cor. of 119th &
Second Ave. On that same date a man whom
we had watching his Father's House
followed a man who is ^{an} associate of the
Fathers to City Island, Heard went

0735

on Sept. 27th & 30th to City Island to
ascertain about Kagan.

We have at this present time a
man watching the Father's House
to follow the Father ^{and notes} what steps ~~he~~
takes. ^{this man} ~~which~~ reports to us daily

Respectfully

Charles Kusk

John Heard

POOR QUALITY
ORIGINAL

0736

[Handwritten signature]

POOR QUALITY
ORIGINAL

0737

Witnesses in Wynn case.

Dr. A. E. Mc Donald
Dr. J. E. Darwin

Examination of Wynn & Mann
before Magistrate
Ernest F. Wade

Arthur Long

Off. John Heard

Off. John Ross

Katie Miller

Notie Kennedy.

0730

People
ages
Thomas/Hayden

Mr
Private
Challenger

0739

H.W.U.--

New York July 3rd 1885.

-----+
The People !
vs. !
Thomas Hagan. !
-----+

PRIVATE STATEMENT.

The papers in this case disclose the following state of facts which can be abundantly proved by the witnesses :

On the 19th day of April 1884, three river-thieves, Thomas Hagan, Thomas Brown and William Glynn went to Ward's Island, for the purpose of stealing whatever articles might be found in a condition to be stolen, and to embrace all and any opportunities that might offer for committing crime.

One of the three men remained in the boat, William Glynn, while Thomas Hagan and Thomas Brown went on shore in pursuance of their enterprise. While attempting to commit a larceny, they were interfered with by James Ritchie, a lunatic, but who, from the nature of his disease, was not incapacitated from performing certain duties among which was tending to the cattle and super-

0740

vising in a moderate degree the property of the authorities on the Island.

Being interfered with, Hagan drew a pistol and shot Ritchie in the head, from which wound Ritchie subsequently died. Brown and Hagan then took to the boat, together with Glynn rowed across the river, went to a blacksmith's shop and concealed their weapons, and Hagan escaped and has remained in concealment or as a fugitive from justice up to a very recent period.

Glynn was tried and acquitted, but the acquittal of Glynn does not shake my judgment in determining the probability of a conviction of Hagan.

It is probable from the evidence that Hagan could not be convicted of murder in the first degree, although he might be. It is probable that evidence of premeditation and deliberation such as is required by the statute could not be produced.

At the time of the killing, Hagan was in the commission of a crime-- either of petit or grand larceny, but as it is doubtful as to the value of the articles that he was attempting to steal, the higher crime could not be presumed, and the lower crime would have to be assumed. That would lessen the offense to murder in the second degree.

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I have, however, no hesitation in saying that no bail, in my judgment, would be taken by any Court, and ought not to be accepted. Hagan should not be bailed, but as the witnesses are all at hand (and some of them in the House of Detention), I would suggest that a speedy trial would be agreeable to the administration of justice.

Respectfully,

W. H. P. R. G.

0742

People v.
Brown

EQUITABLE BUILDING,
Room 10, Fifth Floor.

OFFICE OF
GILBERT R. HAWES,
ATTORNEY AND COUNSELOR AT LAW,
120 BROADWAY,

NEW YORK,

Oct. 25th 1884.

Peter B. Olney Esq.

Dist. Atty. &c.

My Dear Sir,

Allow me to call your attention again to the case of the People v. Thomas Brown jointly indicted with Kagan & Glynn for murder in the first degree. An examination of the sworn statement & other papers which I have submitted to you, will show conclusively, I think, that no case can be successfully made out against Brown, and no conviction can be secured. The evidence shows further that Brown went to the Island innocently, & without any evil intent. The man who fired the shot, apparently in self defence, has escaped, and Brown who has been in the Tombs 6 months, should now be released. His trial is set down for ~~the~~ next Tuesday Oct. 28th. Under all the circumstances you would be justified in entering a notice prosequi as to Brown. Please return by bearer statement and letter, and let me know definitely if possible, as to what you will do, so that in case you insist upon a trial of the case, I may be ready with my witnesses. Yours truly Gilbert R. Hawes

0743

PEOPLE

vs.

Witness

Capt. Wade

Ward Island

Dr. MacDonald

Wards Island

David Ritchie

George Ritchie

156 St. Ave

0744

County Criminal Division

San Francisco

The People vs.

— vs —

Thomas Brown



Attorney

Gilbert P. Hawes
att'y for Deft.

120 Battery
City

0745

Court of General Sessions
in and for the City & County of New York.

The People vs. }
— vs — }
Thomas Brown }

Please take notice
that on the 25th day of November 1884
at 11 o'clock in the forenoon of said
day, I will move this Court in
Part **II** thereof for the discharge
of said Thomas Brown from cus-
tody and the entry of a "Nolle
Prosequi" thereon or that a day be
set, in order that a speedy trial
of the case may be had, or for
such other or further relief
as to the Court may seem just
Dated Nov. 19th 1884.

Gilbert P. Hawes

Attorney for Thomas Brown

126 Broadway

N.Y. City

To
Peter B. Olney Esq.
District Atty. &c.

0746

Answered Aug 21/85
Police Department of the City of New York

Precinct No. House of Detention

New York, Aug 21st 1885

R B Martine Esq
District Attorney
Dear Sir

Wm Flynn a witness
against Thos. Hagan for homicide
committed to House of
Detention June 25th inst
made his escape sometime
during last night

Respectfully
Watson Vredenburg
Supt in charge

0747

Eliza Holmes
138 - 8 ave
Hagan et al

District Attorney's Office
City & County of
New York

New York Gen. Seco.

The People or

re

Thomas Brown

et al.

Order for Discharge

0748

0749

New York, Court of General Sessions.

The People vs
vs.
Thomas Hagan
Thomas Brown
and James Glynn } Upon an Indictment
for Murder.

It appearing to the Court that the defendant Hagan has been convicted of manslaughter in the second degree and sentenced to imprisonment in the State Prison at hard labor for three years, that the defendant Glynn has been tried and acquitted, and that there is not sufficient evidence to warrant the conviction of the defendant Brown,

Now, on motion of Orlando F. Stewart, Esq. of counsel for the said Thomas Brown, the District Attorney being present and consenting, it is ordered that the said defendant Thomas Brown be discharged upon his own recognizance.

Dated at New York, November 10th 1885

Allen
F. S.

0750

Statement.

of ~
Forest, Wade

Ernest Wade, Corswain of Row Boat
at 110 Shut, Ferry.

W

When myself and the two detectives, were coming down 117 Shut towards the river (half way between river and first avenue) we met two boys, one of whom told me previous to this that one of the men, was called Farmer Glynn; I spoke to the boys again, when one of them said, those three men up the street (pointing to them), were the men who came out of the row boat, and that the one on the inside is Farmer Glynn. The detectives and myself started after them one of us on each side of the shut. The man called Farmer Glynn started to run the other two seemed to hold him back, the detective caught up with them and arrested all three, and gave me the man called Farmer Glynn to take to the row boat; the detective taking the other two when near the river one of the detectives came up to me and said, "I let the other man go I know where to put my hand on him at any time". The third man who the detectives brought to the Island the day following the

0752

Shooting. I could not recognize as
the man, who was let go by the
detective, in 117 Street the evening
before.

Signed

Ernest F. Hyde

0753

MEMORANDUM

FROM
HOWE & HUMMEL,
Counsellors at Law,
WM. F. HOWE,
A. H. HUMMEL,
BENJ. STEINHARDT,
M. A. KOFFMAN,
87 & 89 CENTRE STREET
AND
136, 138 & 140 LEONARD STREET.

TO *Hugh Donnelly Esq.*
Chief Clerk.

New York, Oct. 27th 1884.

Dear Sir.

You will please remember that William Glynn, indicted for murder, is by order of Court to be discharged unless tried to-morrow.

I send you this notification in order that you may place the case on to-morrow's calendar pursuant to order of the Court.

Yours Respectfully

William F. Howe

0754

Hon Peter B. Olney.

District Attorney

New York City

General Sessions, N. H.

W. H. H.

THE PEOPLE

VS.

Wm. Gwyn

Notice of Motion for discharge
of Prisoner.

HOWE & HUMMEL,
Of Counsel,
87 & 89 Centre Street
N. Y. City.

575-1241
John B. O'Connell
Savally
6113. To 6116 E. W.

0755

0756

Court of General Sessions of the Peace,

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE

against

William Glynn

For

Homicide

To Hon.

John D. Olney

District Attorney of the City and County of New York:

SIR—

Please take notice, that a motion will be made for the discharge of the above named prisoner *William Glynn*, (who is now imprisoned in the New York City Prison, on a charge of *Homicide* having been committed to said City Prison, by Justice

on the *11th* day of *October*, 187*3*, before the Honorable *Henry A. Goldleeve* one of the Justices of said Court of General Sessions, at the opening of said Court of General Sessions, on the *13th* day of *October*, 187*3*, on the ground that more than two terms of said Court of General Sessions have elapsed since the committal of the said *Glynn*, and that he has not been brought to trial for the offense for which he is so committed and detained.

DATED, this

11th

day of

October 187*3*

Yours, respectfully,

HOWE & HUMMEL,

Of Counsel for said

William Glynn

0757

HOWE & HUMMEL,

COUNSELORS AT LAW,

87 & 89 CENTRE STREET,

AND

136, 138 & 140 Leonard Street,

NEW YORK CITY.

New York November 10th, 1884

WM. F. HOWE,
A. H. HUMMEL,
BENJ. STEINHARDT,
MAX KOPPELMAN.

Hugh Donnelly Esq.,

People v. William Glynn.

Dear Sir:-

This case was set by the order of the Court, and by stipulation of Mr. Vincent, for to-morrow (Tuesday).

We have subpoenaed all the defendant's witnesses, and will be ready.

Will you kindly see to it that the case is placed on to-morrow's calendar.

Yours Very Resp'ly,

Mark Hummel

0758

People
dept

Stadium of
Horse

0759

Proph

Dr. A. E. Donaldson & Dr. Brown
Deceased Ritchie - kept the
Cove was a prisoner in
Indian Asylum -

I saw this boat the men
were there and the 3 men
were in a boat going thro
little Hell Gap towards the
City. I ordered our boat to
follow them and I run down
the bank the steam launch of
Dr. Commis - then I
got near to 119 or 120 the
H. left her launch and
left this boat. This was
about 4 o'clock P.M.
Our boat under Capt. Wade
has followed drift much more
closely than I had and the
Capt. in an afternoon was
landed and followed drift
up the street, and we officers
not far behind at 12 o'clock
Station House - mentioning that
drift had gone into a Blacksmith's

0760

People

Madam ~~Alphine~~ ~~Poline~~

100-100

shop at the foot of the sheet
and hit them pretty or was
terrible to the Coroner's
quest -

When they were starting
out there again the attendant
and the Police met and stopped
all three, at least 3 men, and
began to come back a foot
of sheet when the boat was
the attendant going put
when the Police & dept
got to foot of sheet, one of
the three was gone.

The Police told Capt. Wade
that they knew the other
one, and got Cunningham
himself. On
the Sunday following
the Police from the 12th Precinct
brought over Glynn &
Brown and others were
also was not Wagner
(probably Flanagan) and Cu-
mmins with the spot &
assess Flanagan of
being do not wish
he should be -

0762

3

Capt. Wade was the attend-
ant, an important witness.
The ^{3d} man who was brought
over on Sunday was Flanagan -
Capt. Wade among
the attendants. Kerr is an
authoritative witness. Flanagan
was the man who was
let go on the day of the
arrest.

POOR QUALITY
ORIGINAL

0763

MEMORANDUM.

AGE.			PLACE OF NATIVITY.	WHERE FOUND.	DATE. When Reported.
46 54	Years.	Months	Days.	Ireland	Irishman
Single				Wards Island	April 20 1884
Blacksmith					

Buried in Sinner's Bay

And. 194 1884
HOMICIDE.

AN INQUISITION

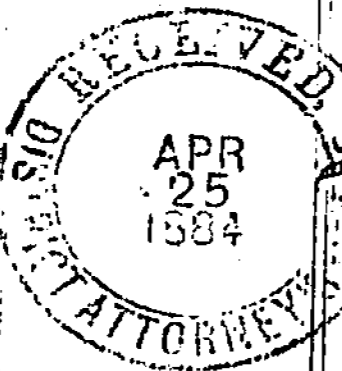
On the VIEW of the BODY of

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

Unknown Parties
at Stone Island
April 20. 1884.

Coroner taken on the 22nd day
of April 1884

John Smith Coroner.



Committed
Bailed
Discharged
Date of death

0764

Coroner's Office,

CITY AND COUNTY
OF NEW YORK, } ss.

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

Question—What is your name?

Answer—

Question—How old are you?

Answer—

Question—Where were you born?

Answer—

Question—Where do you live?

Answer—

Question—What is your occupation?

Answer—

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

Prisoners Thomas Brown and William Glynn being informed that they were at liberty to answer or not, all or any questions put to them, answered that they refused to answer any questions or to give any testimony before the Coroner's Jury

Taken before me, this 23 day of April 1884

Ferdinand Levy CORONER.

0765

Coroner's Office.

TESTIMONY.

John D. Flanagan being sworn says I reside at 1457 3rd Ave. and am a blacksmith. I am acquainted with the two prisoners Brown and Glynn for the last five years, I saw them on the night of Saturday April 9th 1888 about 5.30 P.M. on the cor. 11th St & 1st Ave. I met Brown and said to him did you see Fred. Glynn was not with Brown at the time, Fred was missing. I had no conversation with any of the parties. I was arrested by the detective afterwards and was taken back towards the club. I did not hear what Brown and Glynn were talking about when I met them on Saturday morning. I saw Brown have two pistols and said to him go on. he said something which I could not understand as my hearing is not good. I did not see exactly what he done with them. I have been working around that vicinity for the last 5 years for Fred Engel. I did not see any overalls at the time Brown had the pistols while he was in the room. Brown must have climbed up and put the pistols away in a closet.

Taken before me,

John D. Flanagan

this

23rd day of April 1888

F. Edmund Levy

CORONER.

0766

Coroner's Office.

TESTIMONY. 2

Ernest F. Wade being sworn
 I am Captain of Ferry boat running
 from 110th St to Wards Island. On
 Saturday April 19th about 5 P.M.
 I started from Wards Island
 and noticed 3 men in a small
 skiff and when I got a quarter
 of the distance towards Manhattan
 I saw Mr. Gracie and Mr.
 Kew who said some one has been
 shot on Wards Island and that
 the men were in that boat that
 done it. He jumped into my boat
 and I pulled after the boat, we
 saw it pull in to 117th St and Mr.
 Kew saw three men jump up from
 the boat, as soon as I landed I
 saw two boys and asked them if
 they knew any of the parties who
 got out of the boat they said Yes
 one was named Farmer Lynn, Dr.
 Macdonald in the meantime came
 along and afterwards got into my
 boat and asked me if I knew any
 of the parties I said Yes I have
 told one named Farmer Lynn and
 that 3 men got out of the boat. The
 boat that I have is a small boat.

Taken before me,

this

23 day of April 1887

CORONER.

Ernest F. Wade

0767

Coroner's Office.

TESTIMONY.

3

John Kennedy being sworn says: I am
 a steward at Erasmus Hospital, South
 Island. On April 19th about 4:30 PM.
 I was on the Island and met
 Mr. Grace who said to me that
 a man had been shot by river
 thieves and on making further
 discovery found the body lying
 on the barn floor on the Island. I
 then went to Remondino's Shop
 for a stretcher and helped to put
 the man on it. I have been employed
 on South Island since 1887 and
 have had a great deal of trouble on
 account of parties coming over from
 the mainland.

John Kennedy

Taken before me,

this

23

day of

April

1887

Edmund E. Egan

CORONER.

0768

Coroner's Office.

TESTIMONY.

Dr. Samuel Austin Davis being sworn says I am an assistant Physician at Ward's Hospital. On April 19th about 4.30 P.M. I was informed that James Hatcher had been shot by river thieves I went and found him alongside the barn I saw he was dangerously injured and had him removed in a stretcher to the Hospital Ward and then my charge of the case.

Dr. S. Austin Davis

Taken before me,

this

23rd day of April 1881
Edmund J. Gray

CORONER.

0769

Coroner's Office.

TESTIMONY.

Katie Miller being sworn says. I reside at Ward's Island with my Father who is Captain on the Island. On April 19 about 4:30 P.M. I heard a shot fired as the men were about to turn in and then saw two men running, I saw Ritchie fall and also saw one man with a pistol in his hand, the point of which I saw the two men run towards the barn and I got excited and went in.

Katie Miller

Nettie Kennedy says. I corroborate the statement of previous witness and further say that one of the men whom I saw run around the barn had a light coat and dark trousers, I saw Ritchie fall on his side he had his hands up to his face on the side.

Nettie Kennedy

Taken before me,

this 23

day of April 1884

Ferdinand Levy

CORONER.

0770

Coroner's Office.

TESTIMONY.

Ap Macdonald M.D. Medical Super
City Asylum was Island being over
said.

he had been
in the Asylum
24 years

Because James Ritchie was an
 inmate of the Asylum since 1872. he
 was harmless and lately or for years has
 had the care of the cattle.

At 4.45 PM the
 Clerk of the Asylum reported to me
 that Dr Ritchie had been seen by some
 men. I then went to the place
 taking some attendants with him. I sent
 2 Physicians of the Staff to attend to him
 and directed another to telegraph to
 Jersey head quarters and to the 12
 423 French Station houses and to
 our own head quarters for the purpose
 of intercepting the persons who had
 committed the deed. I had also sent
 word to Capt Wade to pursue. I rode myself
 to the river bank and saw Capt Wade
 going forward 117. Dr & half way there
 I went to the emigration ferry and
 got Capt Sullivan to take me to post
 117. Dr. I got Capt Wade report and
 found the boat tied to the corner of
 the dock. I sent Capt Wade!

Taken before me,

this

23rd day of April 1888

Edmund J. Eny

CORONER.

0771

Coroner's Office.

TESTIMONY.

12 French notify him and if he needs
an officer in the way to notify him.

I put an attendant in charge of
the boat and oars and returned to the
island.

Reche was taken to Hospital and died
of a fatal shot wound of
the brain.

I have been 15 years in the Dept.
From time to time parties have come
over and committed depredations. There
is no regular police patrol there.
We have our own attendants on sugar and
other crops. We have not had sufficient means
of protection up to this time.

The thieves come to steal bananas, nuts
& other things. once they stole a live calf.

I was present at the autopsy and
identified the fragments of the bullet found
in brain. Identified.

A. E. M. Anderson

Taken before me,

this

23 day of April 1887

F. E. M. Anderson

CORONER.

0772

Coroner's Office.

TESTIMONY.

Philip E. Doolin M.D. being sworn says on April 20. 1884 at the Ward's Dead House Bay View made a post-mortem examination of the body of James Ritchie.

I found a bullet wound of the head - two inches behind the upper edge of the left ear at its junction with the head. The direction of the wound was directly upwards. The bullet passed through the left side of the Occipital bone through the Cerebellum and lodged in the sinus of the posterior fossa on the opposite side. The bullet was comminuted and particles of it were found both where the bullet entered and where it lodged. The brain was ruptured.

(All other organs were normal).
I am said Autopsy I find death due to Shock from Post-Mortem wound of the Brain.

P. E. Doolin M.D.

Taken before me,

this

25th day of April 1884

Ferdinand Levy

CORONER.

0773

Coroner's Office.

TESTIMONY.

John Ross. Deceased 12th precinct
 Henry Sumner says: On April 19, 1884
 at 5¹/₂ PM. Captain Wade rushed into the
 Station Room and said the three men
 had shot a Curlew on Morris Island, that
 he followed them and that they landed at
 117th St. Mr. Nelson Heard and I rode
 down to 117th St. we questioned the 5 or
~~two~~ boys whom we were told landed from
 who were at the foot of 117th St. one of
 them told us that a boat had landed
 there and the men got out - one of
 them they said was Thompson and
 that they went to into the Blacksmith
 Shop. just then the men came out
 and I asked one of the boys if those were
 the men that landed from the boat
 they said yes and we arrested them.
 We took them to the dock where we had
 left the Captain Wade, Thompson who was
 arrested was let go by me on representation
 that by the Blacksmith that he had come
 to the Blacksmith's shop for his tray.
 He gave himself up next day when he learned
 that he was wanted.

We took the three men across the river to
 Morris Island. I MacDonaid said that

Taken before me,

this 22 day of April 1884
 Ferdinand Levy

CORONER.

0774

Coroner's Office.

TESTIMONY.

The injured man could not identify them as the man who murdered. He then took him back to the Station House.

Found a heavy knife on Brown.

When we married Flanagan Sunday morning he said that he went to the Blacksmith Shop for his money and he saw Brown sitting off by the bellows when there was a lot of iron & rough iron there, they searched him and found the weapons there.

One of the pistols had one cartridge discharged the other I did not examine.

John Ross

Taken before me,

this

22

day of

April

188

Ferdinand Levy

CORONER.

0775

Coroner's Office.

TESTIMONY.

Now
 Detective Heard of the
 12th precinct being from Cops.
 I have heard the state-
 ment of Detective Ross
 and corroborate the same
 I found there two pistols
 (produced) in the left of the
 blacksmith shop in the
 store yard in 117th street
 at the East River. Flanagan
 was 27 or 28 years old
 when he was let go. I
 knew Flanagan worked
 in that blacksmith shop
 for years. We know we think
 who the third man was.
 I found the two pistols in
 the pocket of a pair of over-
 alls in the left. Found
 nothing else in the pockets
 of the overalls.

John Heard

Taken before me,

this 22 day of April 1884

 Ferdinand Levy
 CORONER.

0776

Coroner's Office.

TESTIMONY.

Arthur Levy, 517 E 117 St. being sworn
 says on ~~the~~^{the} 19th / 84 I was playing
 bet 4x6 with the Corley brothers at Jace
 of 14 St & E R.

I saw three men land from a boat
 coming from the opposite direction. I knew
 one of them as Samuel Ghyman. I don't
 recognize the other two. They walked to the
 stone yard. I saw some detectives arrest
 them and take them to the direction of 3rd
 Ave. They arrested the 3 of them.
 When I saw the boat first it was about
 a couple of hundred feet from the shore.
 They were on the ramparts shore. They landed
 as if they were going to 114 St first off.

Arthur Levy

Taken before me,

this 22

day of April 1884

Ferdinand Levy

CORONER.

0777

Coroner's Office.

TESTIMONY.

Edmund L. Corley. 539 E 117 St.
 being sworn says on April 19. 1884. Between
 4 & 5 P.M. I was at H. J. R. V. E. R. on
 playing with Arthur Long and my brother
 I saw a boat coming up to the shore I was
 going to ask the three men in the boat
 for a row. one of them was former Flynn.
 They jumped out and ran into the Backus
 shop. They stood there 15 minutes or so
 then they walked up the street. A detective
 or two of them spoke to me and asked me
 where the men went that got out of the boat
 I told them and they arrested the three
 of them.

Edmund L. Corley
 X

Taken before me,

this

22

day of

April

1884

J. E. Hendon
 J. E. Hendon

CORONER.

0778

Coroner's Office.

TESTIMONY.

Allen R Corley 529 E 117 St. being
 sworn says: On April 19. 1884. I
 was at 117 St & E River about 4 to 6 PM.
 It was daylight. I was playing with Arthur
 Levy and my brother Edmund. While playing
 I saw a boat coming containing 3 men
 coming close to the shore coming from the south
 direction of Wards Island. I saw them
 land at 117 St. They threw the oars in a
 little distance then, went up to the Blacksmiths
 yard and a few minutes and then came out.
 I identify the two foremen as two of the
 three that got out of the boat. I know one
 of them as Farmer J. Green. Going between Pleasant
 & 1st Ave. They went towards 3rd Ave. The
 detections were outside of the shop when they
 came out. My brother when asked by the
 detection said they were the men that came
 out of the boat. I could recognize the 3rd
 man if I saw him.

The detections followed and arrested
 them. I don't know if they arrested
 all of them.

Allen R. Corley

Taken before me,

this 22

day of April 1884
 J. Edmund Levy

CORONER.

0779

James Ritchie.

Entered Blackwell's Island Asylum 1860, transferred to Asylum Wards Island Jan'y 16th 1872.

Color. White Age 50. Nativity Ireland.

Unmarried, occupation, Mason. Has resided in U.S. since 1854.

Form of disease Dementia.

Abstract from history.

Oct 19th 1872. This patient's physical health good, it excited him very much to be examined, refused to answer any questions, is a very quiet man if not interfered with, but if crossed is very vicious.

Sept. 15 1873 No change. Demented, seldom speaks.

Aug. 10th 1874. Patient in fair physical health, recollection of past events good.

Jan'y. 12th 1875. No change in patient's condition.

Nov 14th 1876. Patient has care of the cattle works well.

Aug 13th 1877. Patient is very stupid in his manner and desires to be alone, never speaking to any one.

Patient has not changed any since admission, has made himself very useful tending the cattle for some years.

Arthur F. Kilbourne M.D.

Assistant Physician.

N. Y. City Asylum Insane.

Wards Island.

0780

This is to certify that I first saw Mr. Ritchie after he was shot, at 5¹⁵ p. m., on Saturday, April 19, 1884, in company with Dr. H. O. Smith.

On our arrival Mr. Ritchie was lying on his back with a rock beneath his head and neck. Spots of blood were seen on the rock, also a large spot about two feet away, on the grass. Hair was matted with blood. A small punctured and contused wound was found in scalp over left occipital bone, from which the hemorrhage occurred. He was unconscious, eye-lids closed, pupils uniformly contracted, lips covered with froth, breathing regular but labored, pulse small and 52 per minute, skin pale and cool. Our attendant stood on each side near his head. After examination had him removed to a stall in the barn. He soon vomited, pupils dilated, perspiration appeared. No change in pulse. On arrival of Dr. Trautman, a stretcher was ordered and patient conveyed to asylum.

Wards Island
April 20/84

Sig. Dr. J. Austin Davis.

0781

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the house of *Leomers*
No. 134 *Chatham* Street, in the *4th* Ward of the City of
New York, in the County of New York, this *22nd* day of *April*
in the year of our Lord one thousand eight hundred and *84*
William and Levy before
Coroner,

of the City and County aforesaid, on view of the Body of
James Ritchie lying dead at
Insane Asylum Wards Island Upon the Oaths and Affirmations of
three good and lawful men of the State of New York, duly chosen and
sworn, or affirmed and charged to inquire on behalf of said people, how and in what manner the said
James Ritchie came to his death, do
upon their Oaths and Affirmations, say: That the said *James Ritchie*

I shot wound of head, ^{came to his death by} fired by same unknown person
April 17, 1884, at Wards Island. That we are of the opinion
from evidence produced that the prisoners, *William Gyan*
(known as *Garner Gyan*) and *Thomas Brown* were implicated
in the crime of shooting *James Ritchie*. We also recommend
that the Police Commissioners furnish sufficient force for
protection of the Upper Islands to prevent further depredations
from suspicious characters.

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

JURORS.

Wm. J. Schless
George Weiss
Geo. E. Holcomb
Charles W. Smith
A. J. Hunt
Richard W. Keating
Chas. J. Pitts
E. J. Evans
Chas. R. Waver
H. J. Kinsley
John. Barrels

677 1/2 1st Ave
136 E 4th St
135 1st Ave
51 East 7th St
16 Bible House
53 2nd Ave
226 Third Ave
8, Wm. Square
208 2nd St
223 E 48th St
155 Third Ave
CORONER, T. S.

0782

BOX:

138

FOLDER:

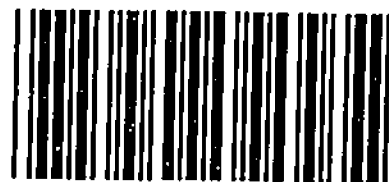
1429

DESCRIPTION:

Hallisy, William

DATE:

05/07/84



1429

Witnesses:

John Capacher
John W. Sawyer
Officer

10 Prout

at 10:15

Repealed

Counsel,

Filed *17* day of *May* 188*4*

Pleas

Grand Larceny

Grand Larceny
(From the person)
[Sections 528, 537, * * * Penal Code]

THE PEOPLE

vs.

Gordon

P

William Harrison

PETER B. OLNEY,

District Attorney

Filed by attached atty.

A True Bill.

May 2

Amos

Boysman

May 9 2 To May 18 1884

S.P. 2 1/2 years
Prout

0783

0784

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Darrin

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

William Darrin

of the CRIME OF GRAND LARCENY in the *first* degree, committed as follows:

The said *William Darrin*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
Second day of *May* in the year of our Lord one thousand
eight hundred and eighty-*four*, in the *night* time of the said day, at the Ward, City and
County aforesaid, with force and arms, *one watch of the*

value of fifteen dollars

of the goods, chattels and personal property of one *Thomas Carahan*
on the person of *the said Thomas Carahan*
then and there being found, from the person of the said *Thomas Carahan*
then and there feloniously did steal, take and carry away, against the form of the statute in such case
made and provided, and against the peace of the People of the State of New York and their dignity.

John B. O'Neary,

District Attorney.

0785

Police Court No. 30 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Charles
William Halliday
51 Pitt St.

William Halliday
Offence
James Brown

1884 MAY 31 RECEIVED
CLERK OF THE COURT
JAMES BROWN

Dated May 31 1884

Magistrate.
William Halliday
Officer.
10 Precinct.

Witnesses
No. Street.
No. Street.
No. Street.

No. Street.
to answer
J.B.
Candy

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

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

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

Dated May 31 1884 J.M. Patterson Police Justice.

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

Dated _____ 1884 _____ Police Justice.

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

Dated _____ 1884 _____ Police Justice.

0786

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question What is your name?

Answer. *William Halliday*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *201 Madison Street six years*

Question. What is your business or profession?

Answer. *Severer*

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

Answer. *I am not guilty. that is all
I have to say*

William Halliday

Taken before me this *34*
day of *May* 188*8*
W. M. Wallace
Police Justice.

0787

J. M. District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK } ss.

Thomas Lawrence 49. 4 23 years

of No. 51 Pitt Street,

being duly sworn, deposes and says, that on the 2nd day of May 1884at the 10th Ward in the City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession

of deponent ~~and from his person~~ at the night time
the following property, viz :One Silver Watch of the value
of fifteen Dollars \$15.00

Sworn before me this

day of

the property of Deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken,

stolen, and carried away by William Hallisey (now here)

from the fact, that while the deponent
was standing on the southeast corner
of Bowery and Bayard Street at the hour
of 8.15 P.M. on the said day of deponent felt
a pull at his Watch chain which watch
and chain was in his Vest pocket worn on
his person at the time, and the deponent
immediately seized a man by the harness
who stood nearest to deponent and
while having hold of said suspect and

Police Justice

1884

0788

The defendant heard something drop
on the sidewalk between him and
the defendant, and when defendant
looked before him he saw his watch
lying on the sidewalk.

The defendant held on to the defendant
and advised his arrest by Officer
J. J. Lucey of the 10th Precinct Police
who was standing nearby at the time.

Subscribed before me J. J. Caraher
this 4th day of May 1884

J. J. Caraher

Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0789

BOX:

138

FOLDER:

1429

DESCRIPTION:

Hallock, Edward

DATE:

05/09/84



1429

POOR QUALITY
ORIGINAL

0790

Copy
Counsel, *W. B. Peacher*
Filed *9* day of *May* 188*4*
Pleads

THE PEOPLE
vs.
EDWARD A. DOUGLASS
INDICTMENT.
Grand Jurors in the
degree.

Sworn to by
PETER B. OLNEY,
CLERK.

Testimony given and
affirmed in
A True Bill.

W. B. Peacher
April 12/84
Foreman
Indictment dismissed
W. B.

Bailed in \$2000 by
George W. Coane
239 62 39 Wythe Ave.
Brooklyn N.Y.

Bailed in \$2000 by
William F. Fickes
474 Broad St.
Hatfield, C. I.

0791

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Edward A. Mallach

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

Edward A. Mallach

of the crime of GRAND LARCENY IN THE second DEGREE, committed as follows:

The said Edward A. Mallach

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

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 twenty dollars, and of the value of twenty dollars
each; six 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; ten 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; ten 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; ten 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; three promissory notes for the payment of
money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty
dollars each; six 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; 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 two 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 one dollar

and divers sums, of a
number, kind and denomination to
the Grand Jury aforesaid unknown
of the value of five dollars.

of the goods, chattels, and personal property of one Martin Lantry
~~on the person of the said~~ then and there being found,
~~from the person of the said~~ then and there
feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against
the peace of the People of the State of New York, and their dignity.

PETER B. OLNEY,

~~JOHN McK EON~~ District Attorney.

Witnesses -

John Bailey
50 Hancock St

Bailed in \$2,000

George H. Evans

229 & 239 N. 1st

Traverse, Brookline, Mass.

Bailed on another

indictment

May 16 1884

250

Daily Adm

Counsel,

Filed 30 day of

1884

Pleads

Not Guilty (May 1)

THE PEOPLE

vs.

Edward A. Hallock

(2 cases)

Arrested by bail & bond
May 14 1884

PETER B. OLNEY,

JOHN McKEON

April 12/84 District Attorney.

Indictment dismissed

A True Bill.

J.S.

Not any answer that
he does not approve

John W. O'Leary Foreman

INDICTMENT.
Grand Larceny in the 3rd degree.
(Section 52, 53, 54, 55)

0792

0793

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Edward A. Harlock

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

Edward A. Harlock
of the crime of GRAND LARCENY IN THE — Second — DEGREE, committed as follows:

The said Edward A. Harlock

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

one promissory note 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;
two 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;
five 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;
ten 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;
ten 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 twenty dollars;
two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each;
five 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;
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 two 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 one dollar

of the goods, chattels, and personal property of one Charles Santy then and there being found, ~~on the person of the said~~ ~~from the person of the said~~ then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

PETER B. OLNEY,

JOHN McKEON, District Attorney.

0794

LAW OFFICES OF
 A. H. DAILEY,
 16 COURT STREET,
 PHENIX BUILDING, BROOKLYN, N. Y.

26 ~~May~~
 Brooklyn, N. Y., May 10 1884

Hon. R. B. Olney

Dist. Ct. N. Y.

Dear Sir:

I have that a warrant in this
 County has been issued and
 Edward A. Hallock under indict-
 ment in N. Y. is arrested upon it,
 and is actual custody, by the
 same parties who carried his
 first arrest. I presume the
 court to which the warrant has
 been laid in the County.
 As he cannot be in two places
 at once, will you please
 call upon the time for him to
 appear and plead until he can
 get bail. without forfeiture of
 his bond, in N. Y. County & oblige.

Yours

A. H. Dailey

0795

WILLIAM IRWIN,
ATTORNEY AND COUNSELLOR AT LAW,
229 BROADWAY,

Room 52.

NEW YORK.

NOTARY PUBLIC.

POOR QUALITY
ORIGINAL

0796

Court of General Sessions.

JUDGE'S CHAMBERS.

32 CHAMBERS STREET.

New York, _____ 188

For
" "
" "
Edward A. Hallack
G. L.

Put on for Tandy
May 13th

G. L.
Attest Wm. Dwyer (229 Broadway)

0797

The People of the
State of New York

against

Edward A. Hallack

Notice of Appearance and Demand.

A. D. Casey

Defendant's Att'y

16 Court St.

Brooklyn

hereby admit due service of within Notice and Demand.



0798

POOR QUALITY
ORIGINAL

Stevenson & Masters, Stationers and Printers, 391 Fulton St., Brooklyn.

The People of the State
of New York
vs

Edward A. Hallack

Notice of Appearance and Demand.

Please to take Notice, I am retained by and appear for
Edward A. Hallack the defendant
in this action, and demand that a copy of the complaint be served upon me
at my office, No. 16 Court Street, Brooklyn, N.Y.

Dated Brooklyn April 3rd 1884.

1884.

Yours, &c.

John B. Cline
Attorney for Plaintiff.

Esq. }

A. H. Cline
Attorney for Defendant.

Office Address, No. 16 Court Street,

Post Office Address, " " "

POOR QUALITY
ORIGINAL

0799

WILLIAM IRWIN,
ATTORNEY & COUNSELLOR AT LAW,
229 100 BROADWAY,

~~Lowell Telephone, 229~~

NEW YORK, 3 May 1884

The Chief Clerk

District Attorney's Office
Dear Sir

I am counsel for Messrs
Hantz Bros & Co. of 50 Harrison
St. and for Mr John Bailey their
Manager. At the instigation
of Mr Bailey, one of Hantz Bros
& Co. Collectors named Edward
A. Hallock was arrested and
is now under indictment
for grand larceny. A necessary
witness on the trial, a Mr
Shelley formerly book keeper
of Hantz Bros & Co. is now a
resident of Cleveland
Ohio, and it will be some

POOR QUALITY
ORIGINAL

0000

time before he can be present,
so that I would ask that the
trial at the present indictment
be held for a short time.
This indictment is for
\$45.00 received March 9th from a
Mr. C. Schwickert.

To day another charge for
about \$64.00 received by the
prison from a Mr. F. Bosch
on the 19th March, will be made.
In this case Mr. Schalley's
evidence will not be
necessary, and the trial
on it can be prosecuted
without delay.

Should application for bail be
made in the Schwickert case
please delay it until the other
charge is also before your office.

Yours truly J. H. Davis

POOR QUALITY
ORIGINAL

0001

J. D. Bailey,
Lawyer,
113 Broadway, New York.

April 30th 1884.
Hon. Edmund Olney.
Dist. Atty. City & Co. N.Y.
Dear Sir.

I send you a notice
of appearance in this action,
Hesslock Henry charged with
Embezzlement or Grand Larceny
and I understand that he was indicted
to day. His family are friends
and acquaintances of mine and
this is the first charge ever made
against his integrity. He has
been employed as salesman
and collector for a large firm
and while so employed he has

POOR QUALITY
ORIGINAL

0002

increased the Trade very
largely. His sales have been
large and his salary about
\$500. a year. He has a wife
and two children and to gain
possession had been to use small
sums among his customers. He
has been jealous to increase the busi-
ness and nothing so has used of
the firm's money I presume \$200.
which has not been accounted
for but has all used for their
benefit and they have had
all the benefit of this money
in large sales to their customers.
Believe this to be the extent
of his offense. I wish as soon
as he is indicted that he might be
have reasonable bail fixed which
might be given at once if seen
well. ^{He is indicted} You kindly attend to
this through some of your assistants
and greatly obliged. Very
truly
yours

0003

Office of the District Attorney,
Kings County.

Court House, Room 3.
Brooklyn, N.Y.

May 2/84

My dear Col

This letter will be presented to you by our Ex Deputy-Commissioner of Inmate Mr Walter Woolley. The object of his visit is to understand the situation of the case against his brother-in-law Edward Hallcock now pending in your office. I understand that charged with larceny - and if you

0004

Can do anything to assist him
which will not be in violation
of your duty. I hope you will
do it - I feel a great interest
in the matter - and will
regard it as a personal
favor of great magnitude -

Very truly yours

James W. R. [unclear]

0005

Court of General Sessions, Part *One*

THE PEOPLE

vs.

INDICTMENT

For

G.L.

Edward A. Hollock

To

Mr George W. Evans

No. 229

to

239 Myrtle Av. Brooklyn Street.

L.S.

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for *pleading* at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House, in the Park of the said City, on *Monday* the *12th* day of *May* instant, at eleven o'clock in the forenoon.

If the defendant is not produced at that time, your bond will be forfeited.

PETER B. OLNEY,

JOHN McKEON,

District Attorney.

0806

Comptrol General
Prosser

Perple

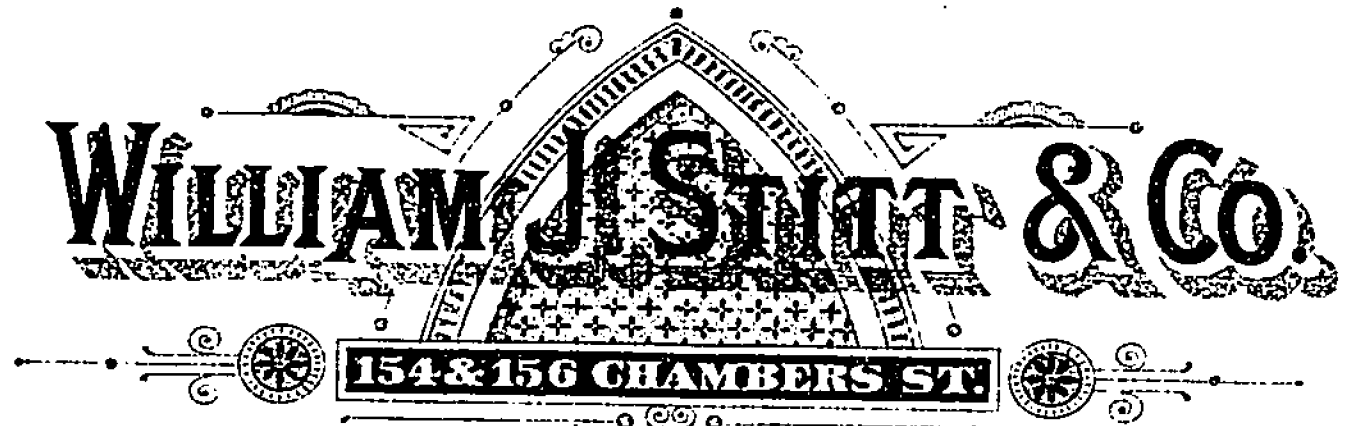
2

Edward W. Malloy

Appoint

WILLIAM C. BEECHER,
ATTORNEY AT
237 BROADWAY, N. Y. CITY.

0807



New York, Apr. 9th 1886

To whom it may concern.

Mr. E. A. Hallock has been in our employ since August 1884. He stated his case with John Bailey to us before we employed him. He is still with us, and we have the fullest confidence in his honesty and integrity.

W. J. Stitt & Co.

0000

New York June 30 1884

Received from Edward A. Hallcock three hundred
 & Eighty five dollars in full payment and
 settlement of all claims of every kind against
 said Hallcock in our favor to date — being
 three hundred dollars in cash and eighty five
 dollars in commission ^{claimants} due said Hallcock from us

300
 85
 \$385-

Lauterbach
 Per John Bailey

0009

WILLIAM IRWIN,
ATTORNEY & COUNSELLOR AT LAW,
229 ~~ST~~ BROADWAY,

Re Hallock

NEW YORK, 19 May 1884

A. H. Bailey Esq.

16 Court St. Brooklyn
Dear Sir

Yours of Saturday is received.
As Hallock is again in the South
his trial will likely take place
in a few days. So if anything
is to be done by his friends
it had better be done at
once. Once he is in State
Prison it will be too late.
Mr Bailey will not re-employ
him. Mr Skidmore could
advance \$500.00 to clear him,
and then employ him,
himself, to work it out
gradually. If this is

08 10

Done quickly the matter
can still be arranged,
but you must act
promptly. Mr Bailey
would ^{require} ~~make~~ no stipulation
as regards his place of
future residence, and only
that he would not sell
soap and starch or do
any thing to injure Messrs
Hunt Bros & Co. in their
business.

Yours Truly

Wm H. Devin
H

0811

Form No. 1.

THE WESTERN UNION TELEGRAPH COMPANY.

This Company TRANSMITS and DELIVERS messages only on conditions limiting its liability, which have been assented to by the sender of the following message. Errors can be guarded against only by repeating a message back to the sending station for comparison, and the company will not hold itself liable for errors or delays in transmission or delivery of Unrepeated Messages, beyond the amount of tolls paid thereon, nor in any case where the claim is not presented in writing within sixty days after sending the message.

This is an UNREPEATED MESSAGE, and is delivered by request of the sender, under the conditions named above.

THOS. T. ECKERT, General Manager.

NORVIN GREEN, President.

NUMBER	SENT BY	REC'D BY	CHECK
107	59 Rd	19 Paid	20810

Received at 1076 FULTON ST., BROOKLYN, N.Y.,

Dated 10/12/82 3rd Ave nyc

To EA Hallack

2279 Pacific St
If you give him fifty dollars
he must pay four thirty for
capital & spend dollars for cotton
oil

This telegram has just been received at the office in 1076 Fulton street, where any reply should be sent.

ALWAYS OPEN.

08 12

Court of General Sessions.
City & County of New York.

People vs
in Complaint of
John Bailey

vs
Edward A. Hallock

City & County of New York f.

Edward A. Hallock being duly
sworn deposes & says that he is the
defendant above named.

That on or about the first of Janu-
ary 1883, he was employed by John
Bailey the complainant herein (who
was then the New York manager for
Lantz Bros of Buffalo - dealers in
soap & starch) as a sales^{representative}man for
the said Lantz Bros. That for that year
defendant was employed on a salary only -
That for the year 1884, defendant's engage-
ment was renewed by the said Bailey
at the same stated salary as in 1883
but with a commission added of 1% of
his sales.

That in the fall of 1883, under the in-
structions of the said Bailey defendant tried
to secure a contract with the ad.

0813

have to supply to the same soap
 & deponent was authorized by the
 said Bailey to pay out whatever might
 be necessary to procure said contract.
 This authorization was given verbally
 as to some ^{disbursement} in writing as to the
 annexed hereto is a telegram received
 from said Bailey respecting an item
 of \$50. That deponent was to report his disbursement when
 report was obtained.

That deponent at different times
 paid out ^{from money collected & from} about the sum of \$300.

That by the first of April 1884. depon-
 ent's Commission on sale for the pre-
 ceding quarter amounted to \$85. &
 with the \$300. paid out as aforesaid ~~amount~~
 amounted ^{to about} to \$385. That this amount
 was retained & paid out by deponent from
 current collections.

That on or about the middle of April
 1884. deponent called at Bailey's office
 to report collection of previous week
 which amounted to a little over \$500.

That deponent was then arrested for
 withholding the \$385. above referred to -
 & that deponent's arrest was the first in-
 formation received of any dissatisfaction

on the part of said Bailey, except that Bailey
 had a short time prior thereto had a dispute with deponent ^{as to when Commission was payable.}
 That thereafter & on the 19th of May 1884

08 14

deponent's attorney received for Mr. Sewin
the debt for the complainant the letter
(hereto annexed)

That thereafter, on the 30th of June 1884
(after a dispute with Bailey who in-
sisted that I should pay \$500.) I paid to
Bailey in full settlement the sum of
Three Hundred Dollars (\$300) (see receipt
annexed)

That in the summer of 1884 deponent went
into the employ of Still & Co. of this City
& is still in their employ, & that prior
thereto deponent fully explained to them
the nature of the trouble with Bailey -
(see letter attached)

That deponent never retained an dollar
of the money ^{collected} ~~received~~ by him for Lantz
Bus. with intent to misappropriate the
same, or otherwise than as is stated above.

Deponent further says that all the
money collected by him from the customers
of the said Lantz Bus. was collected in
the County of Kings, & that he never collected
any money in their behalf in New York County.
Sworn to before me

this 12 day of April 1884

Rich. P. Kelly

Notary Public
N. Y. C.

Edward A. Ballou

08 15

Police Court First District.

Affidavit—Larceny.

City and County } ss.:
of New York,of No. 50 Harrison Street, aged 42 years,
occupation Manager and agent being duly sworndeposes and says, that on the 18 or 19th day of March 1884 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz:Good and lawful moneys to the amount and value of sixty two and $\frac{2}{100}$ dollars.Sworn to before me, this
day of March 1884
at New York
Police Justice.the property of J. Adam Lantz, Fred C. Lantz, Martin Lantz, Charles Lantz and Elizabeth Lantz copartners doing business at 50 Harrison Street in said City and County in the care and charge of deponent and that this deponenthas a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Edward A. Hallock (nowhere)from the following facts to wit: That said deponent was in the employ of said firm under the direction of deponent as a Salesman and Collector, that on or about said date he said deponent collected from Fred Bosch of No. 1703 Fulton Street in the City of Brooklyn (as deponent is informed by said Bosch) the aforesaid amount of money which was due to said firm, and that he said deponent feloniously converted said money to his own use.He deponent then for charges the said deponent with feloniously taking, stealing and converting said amount of money to his own use which was the property of said firm. He deponent asks that he be held to answer and dealt with according to law.
John Bailey

0815

1312
Police Court, 1st District.
THE PEOPLE, de.,
on the complaint of
John J. Sullivan
Edward A. Hall
Edward A. Hall
1703 Fulton
318 West 33 St.
1500
to order Edward Sessions.
Cen
Witnesses, Fred Jacob
No. 1703 Fulton
Street, 318 West 33 St.
No. 1500
Street,
to order Edward Sessions.
Cen
Dated May 31 1884
Magistrate.
Edward A. Hall
Officer.
Clerk.
RECEIVED
MAY 6 1884
DISTRICT ATTORNEY'S OFFICE
Offence—LARCENY.

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

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

Dated May 31 1884 City of New York Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

The bench Magistrate in this jurisdiction
is hereby authorized to order the
arrest of the defendant in this
case.

0817

Sec. 198-200.

per District Police Court.

CITY AND COUNTY
OF NEW YORK.

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

Question What is your name?

Answer

Edward A. Hallock

Question. How old are you?

Answer

38 years

Question. Where were you born?

Answer.

New York City

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

Answer.

Brooklyn

Question What is your business or profession?

Answer.

Salamanca and Collector

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

Answer.

*I did not appropriate to my own
use.*

*I plead not guilty &
have further examination.*

E. A. Hallock.

Taken before me this

day of *May* 188*8*

Police Justice.

POOR QUALITY
ORIGINAL

08 18

BRANCH OFFICES,
No 163 CHAMBERS STREET, NEW YORK No 13 SOUTH FRONT STREET PHILADELPHIA. No 38 RIVER STREET PHOENIX
ESTABLISHED 1853

A Cash Discount of 2% will be allowed on this bill if paid at our office within 10 days of date of bill.

STAPLE SOAPS
L. BRO'S & CO.
No 24, 26, 28, 30, 32, 34, 36, 38 & 40 Hanover St.
BUFFALO, N.Y.

40 HANOVER ST.
BUFFALO.

NUGARA STARCH WORKS
VESPLAUTZ BROS & CO.
SQUARE BOUNDED BY
ONEIDA, BOND, ADDISON & LORD STS.

All claims must be made within 5 days after receipt of Goods.
Subject to sight Draft after maturity if not previously remitted for to our office.

New York, Jan 28 1884.

Mr. C. Schwicker,
East N.Y. Ave + Jackson

Bought of * **LAUTZ BROS & CO.** *

TERMS 30 DAYS JOHN BAILEY, Manager.

15	lbs Laundry Starch,	40/1000.	4	40 00	
5	" Glass 3. "	36/180.	5 1/2	9 90	
3	" Corn "	40/120.	6 1/2	7 80	57 70
Paid \$600					2 40

Recd Payment
Laundry Starch & Glass

08 19

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 32 years, occupation Grocer of No. 1703 Fulton Brooklyn Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of John Bailey and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 3d day of May 1884 } Fred Busch

Wm. Dwyer
Police Justice.

0820

Police Court—

District.

Affidavit—Larceny.

City and County } ss.:
of New York,

John Bailey

of No. 50 Harrison

Street, aged 42 years,

occupation Manager for Lantry Bros. Co. being duly sworn

deposes and says, that on the 9 day of March 1884

at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz:

Good and lawful money of the
United States of the value of forty
five dollars and seventy cents

the property of a company known as and doing business
under the name of Lantry Brothers + Company
and in care and charge of deponent as
Manager 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 Edward A. Hallock (now here)
from the fact that said defendant was
a salesman in the employ of deponent
and by virtue of his employment did
collect the aforesaid amount of monies
from Christian Schwicker monies due
said firm and appropriated the same to his
own use without the consent of deponent

Deponent prays that said defendant
may be held and dealt with according
to law

John Bailey

Sworn to before me, this
day of March 1884
Police Justice.

0821

City of New York } SS

Christian Schwicker, cor
of East New York Avenue and Jackson St
East New York, aged 31 years occupation
merchant, being duly sworn says that on
or about the 9 day of March 1884 Dependent
paid Edward H. Hallock (now here) forty five
dollars and seventy cents monies due
John Bailey the within complainant as manager

Sworn to before me this } Christian Schwicker
27 day of April 1884

[Signature]
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been
committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
four hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 27 April 1884
I have admitted the above named
to bail to answer by the undertaking hereunto annexed.
Dated 27 April 1884
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 27 April 1884
Police Justice.

Police Court, First District.

THE PEOPLE, &c.,
on the complaint of

John Bailey
500 Broadway
Edward H. Hallock

Offence—LARCENY

Dated 27 April 1884
P. J. Butler Magistrate.

Dead Richard Field Officer.

Central Office

Witness, Hugh V. McMahon

No. 657 - 5ape (Skinner)

Samuel Stohorst

No. 449 Atlantic Avenue

Christian Schwicker (Skinner)

East New York Avenue (Skinner)

East New York Avenue (Skinner)

East New York Avenue (Skinner)

East New York Avenue (Skinner)

East New York Avenue (Skinner)

0822

Sec. 198-200.

1 District Police Court.

CITY AND COUNTY OF NEW YORK, { ss

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

Question What is your name?

Answer

Edward A. Hallock

Question. How old are you?

Answer

38 years

Question. Where were you born?

Answer.

New York

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

Answer.

Brooklyn about 30 years

Question What is your business or profession?

Answer

Salesman

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

Answer.

I have nothing to say
E. A. Hallock.

Taken before me this 22 day of April 1888
[Signature]
Police Justice.

0823

BOX:

138

FOLDER:

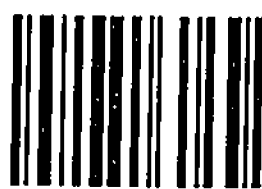
1429

DESCRIPTION:

Halpin, Thomas

DATE:

05/02/84



1429

Thomas Doughline
27th Dec
Bail fixed at
\$1000

296
Counsel,
Filed day of Aug 1884
Pleads
THE PEOPLE
vs.
Thomas Doughline
Assault in the Third Degree.
(Section 219).
PETER B. OLNEY,
JOHN MCKEON,
District Attorney.
A True Bill.
John McKee, Foreman.
May 20 1884
Atty Gen.

POOR QUALITY
ORIGINAL

0024

0025

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Thomas Dalpin

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

Thomas Dalpin

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

The said *Thomas Dalpin*

late of the First Ward of the City of New York, in the County of New York afore-
said, on the *thirtieth* day of *April* in the year of our Lord one
thousand eight hundred and eighty- *four* at the Ward, City and County
aforesaid, in and upon the body of *Thomas Conaghan*
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and *kill* the said *Thomas Conaghan*
did then and there unlawfully beat, wound and illtreat, to the great damage of the
said *Thomas Conaghan*, 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.

PETER B. OLNEY,
JOHN McKEON, District Attorney.

0025

Police Court - 1800 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Laughlin
27 28 West.

1 Thomas Laughlin

2

3

4

Offence Assault on
the Queen's person

Dated May 1 188

James H. Hays
Magistrate.

James H. Hays
Officer.

Witnesses
Christian F. F. F.

No. 1 1/2 Washington
Street.

No. 2 1/2 Washington
Street.

No. 3 1/2 Washington
Street.

No. 4 1/2 Washington
Street.

No. 500
to answer Sessions.
Deane

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

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

Dated May 1 188 4 by James H. Hays Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0827

Sec. 198-200.

First

District Police Court.

CITY AND COUNTY
OF NEW YORK.

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

Question What is your name?

Answer *Thomas Halpin*

Question. How old are you?

Answer *33 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *19 Washington Street, near 3 years*

Question What is your business or profession?

Answer *Longshoreman*

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

Answer. *I do not remember anything about the charge against me*

Thos Halpin

Taken before me this

day of *August* 188*8*

Police Justice.

0028

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

Thomas Coughlin
of the 27th Precinct Police Street,
being duly sworn, deposes and says, that
on Wednesday the 30 day of April
in the year 1887, at the City of New York, in the County of New York,

he was violently **ASSAULTED** and **BEATEN** by Thomas Halpin (now here)
who seized deponent, violently by the throat and struck
him on the nose with his clenched hand and kicked
him several times about the body, while deponent was in
uniform in the discharge of his duties as an officer of
the Municipal Police of the City of New York
without any justification on the part of the said assailant.

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

Sworn to before me, this 1day of May 1887Thomas CoughlinW. J. O'Connell Police Justice.

0029

BOX:

138

FOLDER:

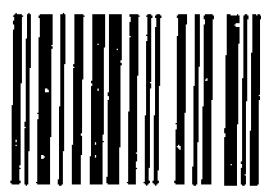
1429

DESCRIPTION:

Hamilton, James

DATE:

05/14/84



1429

Witnesses:

Leah Hamilton

2305 8th Ave.

City

Paul Jones

at \$1000

LC

From the circumstances

as explained to me by

the complainant, and at

her request, I recommended

that she be discharged on her

own recognizance.

at 10/24/84

George H. Johnson

Attorney

Chas. S. O.

Day of Trial,

Counsel, H. S. H.

Filed, 14 day of May 1884

Pleads Acquittal (w/)

THE PEOPLE

vs.

P

James Hamilton

PETER B. OLNEY

JOHN MCKEON

District Attorney.

Discharged by Court

A TRUE BILL.

C. M. Johnson

Foreman.

Hamilton

0030

0031

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

James Hamilton

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

James Hamilton

of the CRIME OF *Assault in the first degree*, committed as follows:

The said

James Hamilton

late of the City of New York, in the County of New York, aforesaid, on the *thirteenth* day of *May* in the year of our Lord one thousand eight hundred and eighty *eight*, with force of arms, at the City and County aforesaid, in and upon the body of *Settia Hamilton* in the peace of the said people then and there being, feloniously did make an assault and *her* the said *Settia Hamilton* with a certain *knife* which the said *James Hamilton*

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

SECOND COUNT:

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

James Hamilton

of the CRIME OF *Assault in the Second Degree*, committed as follows:

The said

James Hamilton afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Settia Hamilton* then and there being, feloniously did, wilfully and wrongfully, make an assault and *her* the said *Settia Hamilton* with a certain *knife* which the said *James Hamilton*

Hamilton in *his* right hand then and there had and held, the same being an instrument likely to produce grievous bodily harm, feloniously did, wilfully and wrongfully then and there beat, strike, stab, cut and wound

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

JOHN McKEON, District Attorney.

0032

Second ~~SECOND~~ COUNT -

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

James Hamilton

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

The said James Hamilton

late of the City and County of New York, afterwards to wit: on the Seventeenth
day of May in the year of our Lord one thousand eight hundred and
eighty- four, at the City and County aforesaid, with force and arms, in and
upon one Seritia Hamilton

in the peace of the People of the State of New York then and there being, feloniously
did willfully and wrongfully make an assault: and the said James
Hamilton, and the said Seritia Hamilton
with ~~a certain~~

which ~~the said in~~ right hand then and there had and held, in
and upon the head and sides
of her the said Seritia Hamilton
then and there feloniously did willfully and wrongfully strike, beat and cut,
bruise and wound, thereby then and there willfully and wrongfully, feloniously inflicting
upon the said Seritia Hamilton
grievous bodily harm, to wit: thereby then and

there cutting and wounding
her face and sides

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.

PETER B. OLNEY,

~~JOHN MCKEON~~ District Attorney.

0033

District Attorney's Office.

Part One

PEOPLE

vs.

James Hamilton

Tuesday

June 8th

Served May 31st

0034

Part One.
District Attorney's Office.

PEOPLE

vs.

James Hamilton

For Mon June 9 '84

Served

0835

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

Police Court-5 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Delicia Hamilton
2350 W. 84th St.
James Hamilton
MAY 13 1884
DISTRICT ATTORNEY
Offence, *Felony of assault*

Dated *May 13* 188*4*

AO Kelly Magistrate.

Henry 30 Officer.

Clerk.

Witnesses, _____

No. _____ Street,

No. _____ Street,

No. _____ Street,

1000 to answer *Q. S.*

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

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

Dated *May 13th* 188*4* *Samuel Kelly* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0836

Sec. 198-200.

511

DISTRICT POLICE COURT.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer. *James Hamilton*

Question. How old are you?

Answer. *40 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *2305 8th Ave 6 mo's*

Question. What is your business or profession?

Answer. *Painter*

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

Answer *I am not-guilty*

Taken before me, this *13*

day of *May* 188*9*

James Hamilton

Samuel C. Peck Police Justice

0037

Police Court

Police Court— 5th District.

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

of No. 2305 8th Avenue Street,

being duly sworn, deposes and says, that
on Tuesday the 13th day of May

In the year 1884 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by James Hamilton

his husband (now here) who wilfully
and maliciously cut and stabbed
deponent in the side with a
knife then and there held in
the hand of said defendant
injuring her severely and struck
her several blows on the head and face
with his fist cutting her face and
injuring her severely

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

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

Sworn to before me, this 13th day
of May 1884

Letitia Hamilton

Samuel C. Kelly POLICE JUSTICE.

0030

BOX:

138

FOLDER:

1429

DESCRIPTION:

Harrison, Frank

DATE:

05/21/84



1429

Philip Kasten
281 Greenwood St.

THE PEOPLE

vs.

P

Frank Harrison

17 June

Grand Larceny, 1st degree

(From the person.)

[Sections 528, 529, 530, 531, Penal Code].

PETER B. OLNEY,
District Attorney.

A True Bill.

A TRUE BILL.

M. M. Wick
Foreman.

May 29 No 7000000000

June 6/87

Please Truly—
State Rep. Wm. C. Brown

0839

0840

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Frank Harrison

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

Frank Harrison
of the CRIME OF GRAND LARCENY in the *second* degree, committed as follows:

The said *Frank Harrison*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
nineteenth day of *May* in the year of our Lord one thousand
eight hundred and eighty-~~four~~ *four*, in the *day* time of the said day, at the Ward, City and
County aforesaid, with force and arms, *one watch of the*
fine silver

of the goods, chattels and personal property of one *Philip Shuler*
on the person of *the said Philip Shuler*
then and there being found, from the person of the said *Philip Shuler*,
then and there feloniously did steal, take and carry away, against the form of the statute in such case
made and provided, and against the peace of the People of the State of New York and their dignity.

Peter B. Olney

District Attorney

0041

136 / 1342
Police Court District

THE PEOPLE, &c.,
vs. *William Harrison*
381
James Harrison
James Harrison
Office *James Harrison*
James Harrison

BAILED,
No. 1, by _____
Residence _____
Street _____
No. 2, by _____
Residence _____
Street _____
No. 3, by _____
Residence _____
Street _____
No. 4, by _____
Residence _____
Street _____
Witnesses _____
No. _____
Street _____
No. _____
Street _____
No. _____
Street _____
\$ 1000 to answer _____ Sessions.
James Harrison

Dated *May 19* 188 *4*
Magistrate.
Precinct.
Office *James Harrison*
James Harrison

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

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

Dated *May 19* 188 *4* *James Harrison* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0842

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, { ss

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

Question What is your name?

Answer *Frank Harrison.*

Question. How old are you?

Answer *17 Years.*

Question. Where were you born?

Answer. *New York.*

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

Answer. *48 Spring Street 3 Years.*

Question What is your business or profession?

Answer *None.*

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

Answer. *I am not guilty of the Charge.*

Taken before me this *19*
day of *March* 188*8*
Wm. H. H. H.
Police Justice.

Frank Harrison

0843

Police Court—

1st District.

Affidavit—Larceny.

City and County } ss.:
of New York, }Philip Huber.
of No. 381 Greenwich Street, aged 24 years,
occupation Barber, being duly sworn

deposes and says, that on the 19th day of May 1884 at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession and
Person of deponent, in the day time, the following property viz:One Silver Watch of the
Value of Five Dollars.

the property of Dependent.

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen
and carried away byFrank Harrison (nowhere)
from the fact that about the hour
of three O'clock P.M. on said date
Dependent was standing in the
Brewery near Spring Street looking
in a show window and dependent
felt someone pull at his Watch
Chain and on looking around dependent
discovered that the said property had
been taken stolen and carried away
from the left hand pocket of the Vest
then on dependent's person. And when
dependent accused the said Harrison
with the Larceny of said property the
said Harrison returned the said
property to dependent. Philip HuberSworn to before me, this 19 day
of May 1884
Police Justice

0044

BOX:

138

FOLDER:

1429

DESCRIPTION:

Hatch, Mason C.

DATE:

05/26/84



1429

June 4, 1884
Adjourned on request of defendant to
June 5/84 - 8 17

Witnesses:

Franklin H. Jackson
James H. Jackson

164

Counsel,

Filed 16 day of May 1884
Pleads *Not guilty*

THE PEOPLE
vs.
P
Mason L. Hatch
of the County of ... State of ...

PETER B. OLNEY,
District Attorney.
Indictment
Pleads Guilty
A True Bill.

Am. N. B.
State of California
County of ...

Adj. to June 5/84.
at request of the Counsel
vs.

0045

0046

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Mason C. Hatch

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

Mason C. Hatch
of the crime of GRAND LARCENY IN THE *Second* DEGREE, committed as follows:

The said *Mason C. Hatch*

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

One promissory note 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
; *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 ten dollars, and of the value of ten dollars *each*; *seven* 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*; *ten* 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*; *ten* 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 twenty dollars
; *three* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars *each*; *seven* 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*; *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 two 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 one dollar, *one silver coin of the United States of the kind known as half dollars of the value of fifty cents, and seven other coins of the United States of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of fifty cents,*

of the goods, chattels, and personal property of one *Franklin D. Tucker*
then and there being found,

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

0047

Second COUNT.

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

Mason C. Hatch
of the CRIME OF Grand Larceny in the Second Degree,
committed as follows:

The said Mason C. Hatch
late of the First Ward of the City of New York, in the County of New York, on the
Fourteenth day of May, in the year of our Lord one thousand
eight hundred and eighty-four, was employed in the
capacity of a clerk and servant to
Charles T. Root and Franklin H. Tinker,
then and there doing business together
as copartners under the name and
style of Root and Tinker, and as such
clerk and servant was entrusted to re-
ceive a large sum of money, to wit:
the sum of thirty seven dollars and
fifty cents in money, lawful money
of the United States of America, and
of the value of thirty seven dollars
and fifty cents, for and on account
of the said Charles T. Root and
Franklin H. Tinker; And being
so employed and entrusted as
aforesaid, the said Mason C. Hatch
by virtue of such employment then
and there did receive, and take into
and have in his possession, custody
and control, the said sum of money
for and on account of the said

0048

Charles T. Root and Franklin
M. Tucker, his said masters and
employers: And the said
Mason C. Hatch, on the day
and in the year aforesaid, at
the Ward, City and County
aforesaid, with intent to deprive
and defraud the said Charles
T. Root and Franklin M. Tucker
of their property, to wit: the
sum of money aforesaid, so as
aforesaid when and where herein
his possession, custody and control,
with force and arms, fraudulently
and feloniously did take, make
away with and secrete, with intent
to convert to his own use, and
did fraudulently and feloniously
embezzle and convert to his own
use, without the consent of his
said masters and employers, and
did fraudulently and feloniously,
and without the consent of his
said masters and employers, with-
hold, appropriate, apply and make
use of the said sum of money
of the goods, chattels, personal
property and money of the said
Charles T. Root and Franklin
M. Tucker, which said goods,
chattels, personal property and

money had come into his possession, custody and control by virtue of his being such clerk and servant as aforesaid.

And so the Grand Jury aforesaid do say: That he the said Aaron C. Hatch, on the day and in the year aforesaid, at the Ward, City and County aforesaid, the sum of money aforesaid, to wit: the sum of Thirty seven dollars and fifty cents in money, lawful money of the United States of America and of the value of Thirty seven dollars and fifty cents, in the manner and form aforesaid, of the proper moneys and personal property of the said Charles S. Root and Franklin W. Fisher, then and there feloniously did steal: 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.

Peter D. Ormery

District Attorney

0850

164 V. 1350
Police Court - 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Franklin H. Winter
Room 19 6th Ave. Building

1. Mason C. Hatch

2.

3.

4.

Offence Grand Larceny

Dated May 11 1884

Magistrate.

Norman W. Healdsburg Officer.

Central Ave. Precinct.

Witnesses

Charles H. Robinson

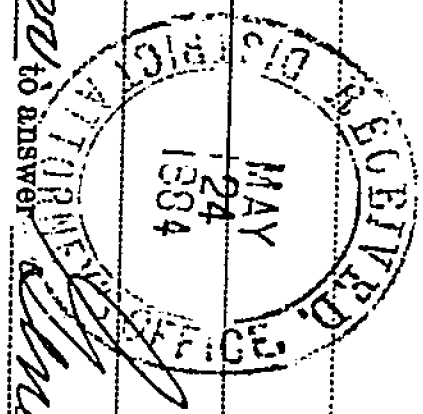
No. 4. Green Street.

No. 5. Street.

No. 6. Street.

\$ 2000 to answer Criminal Sessions.

Com



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

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

Dated May 11 1884 Police Justice.

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

Dated Police Justice.

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

Dated Police Justice.

0051

Sec. 198-200.

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

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

Question What is your name?

Answer Mason C. Hatch

Question How old are you?

Answer 37 years

Question Where were you born?

Answer New York state

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

Answer 120 Lexington Avenue, 6 months

Question What is your business or profession?

Answer Cashier

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

Answer I am not guilty -Mason C. Hatch

Taken before me this 22
day of May 1888
W. H. H.
District Police Justice.

0852

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 30 years, occupation Bookkeeper of No.

96 Green Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Franklin H. Tinker

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

Sworn to before me, this 22 day of May 1888 } Walter B. Eastman

Wm. H. Perde
Police Justice.

0053

Police Court—First District.

Affidavit—Larceny.

City and County } ss.:
of New York,

Franklin H. Tinker
 of Room 19 Tribune Building Street, aged 31 years,
 occupation Publ' her being duly sworn
 deposes and says, that on the 14 day of May 1884 at the City of New
 York, in the County of New York, was feloniously taken, stolen and carried away from the possession
 of deponent, in the day time, the following property viz:

Good and lawful money of the
United States Consisting of bills
of divers denominations and values
amounting to thirty seven dollars and
silver coin amounting to fifty cents; altogether
of the value and amounting to thirty
seven dollars and fifty cents (\$37.⁵⁰ (1.50))

the property of Charles T. Root and 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 Mason C. Hatch (now here)
 from the fact that said defendant was
 in the employ of said firm in the capacity
 of Collector, and that deponent is informed
 by Walter B. Eastman of No 96 Greene
 Street that said defendant collected from
 him the aforesaid amount of money for said
 firm on the above date. That said defendant
 failed to make a return of said money
 but appropriated the same to his own
 use

Franklin H. Tinker

Sworn to before me, this 24 day
 of May 1884
William Hall Police Justice.

0054

BOX:

138

FOLDER:

1429

DESCRIPTION:

Heek, John

DATE:

05/19/84



1429

0055

BOX:

138

FOLDER:

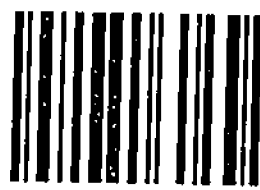
1429

DESCRIPTION:

Leonard, Frank

DATE:

05/19/84



1429

POOR QUALITY
ORIGINAL

0856

cf 1108
Counsel,
Filed 19 day of May 1884
Pleads (20)

THE PEOPLE
vs.
John Hester
&
Franklin Diamond
[Sections 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000]

PETER B. OLNEY,

Attorney at Law,
District Attorney.

Plaid Diamond & Hester
A True Bill.

John Hester &
Franklin Diamond
Foreman.

May 28 To May 27 1884

May 27 1884
1884
May 27 1884

Witnesses:

Samuel W. Davis
George S. L. L.
Michael J. Griffin
1st Pres.

0057

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*John Steek and
Frank Leonard*

The Grand Jury of the City and County of New York, by this indictment, accuse, *John Steek and Frank Leonard of the Crime of Attempting to commit*
the CRIME OF ROBBERY IN THE *First* DEGREE, committed as follows:

The said *John Steek and Frank Leonard*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *Sixteenth* day of *May* in the year of our Lord one thousand eight hundred and eighty *four*, at the Ward, City and County aforesaid, with force and arms, in and upon one *Salem W. Davis*, in the peace of the said People then and there being, feloniously did make an assault *[each of them the said John Steek and Frank Leonard being then and there aided by an accomplice actually present]* and fourteen promissory notes for the payment of money of the kind known as United States Treasury notes, the same being then and there due and unsatisfied, for the payment of and of the value of five dollars each, one other promissory note for the payment of money of the kind known as United States Treasury notes, the same being then and there due and unsatisfied for the payment of and of the value of two dollars, two other promissory notes for the payment of money of the kind known as United States Treasury notes, the same being then and there due and unsatisfied for the payment of and of the value of one dollar each, one silver coin of the United States of America of the kind known as dimes of the value of ten cents each, and one coin of the said United States of the kind known as cents of the value of one cent, of the goods, chattels and personal property of the said *Salem W. Davis*

from the person of said *Salem W. Davis* and against the will and by violence to the person of the said *Salem W. Davis* 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,

PETER B. OLNEY,

JOHN McKEON, District Attorney.

0050

W. J. Lawrence

He looks

"
John

afforded
Paul

He 29 May 1894

0859

Board of General Sessions of the Peace
in and for the City and County of New York

The People of
John Heck

City and County of New York as

Paul Klemcke being duly
sworn deposes and says that he carries on
business at the corner of Seventh and Hall
Place in the City of New York -

That he is acquainted with John Heck
and has been for the last four years
and deponent has always known him to
be an honest upright and industrious person
deponent never knew that the said John
Heck was ever arrested before on any com-
plaint -

Sworn before me this } Paul Klemcke
29 day of May 1884 }

John A. Quinn
Notary Public
City, County New York

0060

POLICE COURT— / DISTRICT.
CITY AND COUNTY }
OF NEW YORK, } ss.

RECOGNIZANCE TO TESTIFY.

BE IT REMEMBERED, That on
the 16 day of May in the year of our Lord 188 X
Salem W. Davis
of Newport Long Island State
and Edwin G. Davis Street, in the City of New York,
of No. 1 Broadway Street, in the said City,
personally came before the undersigned, one of the Police Justices in and for the City of New York, and
acknowledged themselves to owe to the PEOPLE OF THE STATE OF NEW YORK, that is to say: the said

Salem W. Davis
the sum of three Hundred Dollars,
and the said Edwin G. Davis
the sum of three Hundred Dollars,
separately, of good and lawful money of the State of New York, to be levied and made of their respective
goods and chattels, lands and tenements, to the use of said People, if default shall be made in the con-
dition following, viz:

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

John Deek and Frank
Leonard

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

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

S. W. Davis
Edwin G. Davis

Police Justice.

0861

CITY AND COUNTY }
OF NEW YORK, } ss.

Sworn before me, 1881

Notary Public Justice.

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

Household furniture in
premises No 338 Wyckoff
Street Brooklyn Kings Co
State of New York value
Six hundred dollars
over and above all
other names

Edwin G. Davis

New York Sessions.

THE PEOPLE, &c.

Recognition to Testify.

23.

John Keen
James Keen

Magistrate

Filed

day of

1881

0063

Sec. 193-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss

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

Question What is your name?

Answer

Frank Leonard

Question. How old are you?

Answer

21 years

Question. Where were you born?

Answer.

Georgia

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

Answer.

1 Bell St (resided there 10 yrs)

Question What is your business or profession?

Answer

Tobacco merchant

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

Answer.

I am not guilty
Frank Leonard

Taken before me this

day of

1888

Police Justice.

0864

Sec. 198, 200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

Taken before me this 16 day of August 1938
[Signature]
Police Justice.

I am not guilty
John Heek

0065

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

Police Court--First District.

Salem W Davis
Greenport Long Island (formerly of Westchester)
Street, being duly sworn, deposes
and says, that on the 16 day of May 18 84at the 17th Ward of the City of New York, in the
County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent, by force and violence, without his consent and against his will, the following property, viz:Seventy four dollars and
eleven cents Consisting
fourteen five dollar bills
Two one dollar bills
one two dollar bill
one ten cent silver piece
one penny Gold and
lawful money of the United
Statesall of the value of Seventy four 11/100 Dollars,
the property of Complainantand that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away by force and violence as aforesaid, byJohn Heck and Frank Leonard
(purse present) from the fact
that whilst deponent was
in Fulton Street between
Cliff and Gold Street, deponent
was seized around the
neck, knocked down on
the sidewalk. And a person
deponent felt somebody's
hands in his pockets which
contained all the money
as above described. Deponent

Sworn to, before me, this

day

Police Justice

0066

is informed by officer Michael
Griffin of the 1st Precinct
police that upon hearing
the shouting Murder Watch
looked in the direction
where the noise came
from, and saw defendant
lying on the sidewalk
with Heck and Leonard
around defendant, and
saw defendant kick at
upon said Heck and
Leonard seeing said officer
they commenced to run
who run after them, and
they were caught corner
of Gold and John Streets
Sum to Inform me
this 16 day of May 1884

W. J. Griffin
Police Justice
City and County
of New York

Michael Griffin police
officer attached to the 1st Precinct being
summed up that at about 1²⁵ am
on the 16th inst, Defendant saw a
man on the sidewalk calling out
Murder Watch this man in Fulton
Street, and around him were John
Heck and Frank Leonard. (now
present) Defendant saw Salem W
Davis kick at Heck and Leonard and when said
Heck and Leonard saw defendant
they commenced running & were
caught at the corner of Gold and
John Streets

Sum to Inform me
this 16 day of May 1884

W. J. Griffin
Police Justice

Michael Griffin

0067

BOX:

138

FOLDER:

1429

DESCRIPTION:

Herman, Solomon

DATE:

05/27/84



1429

Witness

Alexander Lam

99 Greene St.

186

Day of Trial,

Counsel,

Filed

Day of

1884

Pleads

THE PEOPLE

vs.

P

Solomon Herman

INJURY TO PROPERTY.

Sec. 654, Penal Code.

PETER B. OLNEY,

~~JOHN M. MASON,~~

Pr May 28 District Attorney.

Filed May 28 48.

A True Bill

J. M. Miley Foreman.

City Prison 10 days.

0060

0069

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Solomon Derman

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

Solomon Derman

of the CRIME OF UNLAWFULLY AND WILFULLY *Destroying*
PERSONAL PROPERTY OF ANOTHER, committed as follows:

The said *Solomon Derman*

late of the *First* Ward of the City of New York, in the County of New York
aforesaid, on the *Eighteenth* day of *May* in the year
of our Lord one thousand eight hundred and eighty *four*, at the Ward, City and
County aforesaid, with force and arms, *thirty wooden cays*

of the value of *two dollars each*
of the goods, chattels and personal property of one *Abraham Corn*
then and there being, then and there feloniously did unlawfully and wilfully
cut into pieces and destroy
against the form of the Statute in such case made and provided, and against the peace
of the People of the State of New York and their dignity.

SECOND COUNT.—And the Grand Jury aforesaid, by this indictment, further
accuse the said *Solomon Derman*

of the CRIME OF UNLAWFULLY AND WILFULLY *Injuring personal*
PROPERTY OF ANOTHER, committed as follows:

The said *Solomon Derman*

late of the *First* Ward of the City of New York, in the County of New York
aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City
and County aforesaid, with force and arms, *thirty wooden*
cays of the value of two dollars
each, of the goods and personal
property of one Abraham Corn
then and there being,

then and there feloniously did unlawfully and wilfully *injure to the*
amount and value of fifty dollars:
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.

PETER B. OLNEY,

~~JOHN DECKEN,~~

District Attorney.

0870

Sec. 151.

Police Court 2 District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by Abraham Corn
of No. 99 Greene Street, that on the 18th day of May
1887 at the City of New York, in the County of New York,

Defendant is informed by Abraham Isaacson of 15 Canal
Street and Mallum Caplan of 3 Essex Street that
Salomon Hermann did wickedly and fully
maliciously cut a lot of caps in defendants premises
to the value of \$50 dollars with a knife

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

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

Dated at the City of New York, this 22d day of May 1887
Salomon Hermann POLICE JUSTICE.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Abraham Corn

vs

Salomon Hermann

Warrant-General.

Dated May 22 1887

Smith Magistrate.

Kelly Officer.

The Defendant Salomon Hermann

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

Magistrate Kelly Officer.

Dated 1887

This Warrant may be executed on Sunday or at
night.

Police Justice.

REMARKS.

Time of Arrest, May 22d 1887

Native of Eng

Age, 19

Sex, Male

Complexion, Light

Color, White

Profession, Capt. Queller

Married, No

Single, Yes

Read, He

Write, 1

27 Brodway St

0071

CITY AND COUNTY }
OF NEW YORK, } ss.

Abraham Isaacson
aged 25 years, occupation Operator of No. 15 Canal Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Abraham Isaacson*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

May 1884

188

Solomon B. Smith
Police Justice.

Police Justice.

0072

CITY AND COUNTY }
OF NEW YORK, } ss.

William Caplan
aged *23* years, occupation *Operator* of No.

3 Essex Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Abraham Rose*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this *20*
day of *May* 188*4*

Wm Caplan
Solomon Rosen
Police Justice.

0073

STATE OF NEW YORK.
CITY AND COUNTY OF NEW YORK, } ss:POLICE COURT, 9th DISTRICT.*Abraham focus*of No. *99 Greene* Street, being duly sworn, deposes and says,that on the *18th* day of *May* 188*4*

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

Deponent is informed by Abraham Isaacson of 15 Canal Street that he saw Solomon Hermann; wickedly and maliciously with a pocket knife which he then held in his hand cut certain waller papers & pieces, & destroy the same to the damage of deponent to the amount of Fifty Dollars. That deponent is further informed by William Kaplan of number 3 Essex Street, that said Hermann told him that he cut up the property aforesaid; Wherefore deponent prays that

Sworn to before me, this
of _____ day

188

Police Justice.

0074

said Solomon Herman may be apprehended; and held to answer said complaint

Given to before me
this 22^d day of May 1884
Solomon Herman } Abraham Cross
Peace Justice

W
POLICE COURT— DISTRICT
THE PEOPLE, & C.,
ON THE COMPLAINT OF
Abraham Cross
vs.
Solomon Herman

David Farago 1884

Peace Justice Magistrate.

Officer.

Witness.

Disposition

0075

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

Police Court

2

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Robert Lee
99 Broadway

Solomon Herman

2

3

4

offence Malicious
Mischief - felon

Dated May 23

1884

Solomon

Magistrate.

de la

Officer.

Paul

Precinct.

Witnesses

No. 3 Gary

Street.

John Macdonald

No. 15 Canal

Street,

No.

Street.

\$500

to answer

pen

Sessions.

John

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

Herman

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

Dated May 23 1884 Solomon B. Smith Police Justice

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0876

Sec. 198-200

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Solomon Hermann

Question. How old are you?

Answer.

19 Years

Question. Where were you born?

Answer.

England

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

Answer.

27 Orchard St. Immons

Question. What is your business or profession?

Answer.

Capmaster

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

Answer.

The complainant employed me but would not pay it. I cut the caps but did not know what I was doing I was so excited

Solomon Hermann

Taken before me this *28*
day of *May* 188*8*
Matthias
Police Justice.

0877

BOX:

138

FOLDER:

1429

DESCRIPTION:

Hickey, James

DATE:

05/27/84



1429

Timothy J. Moran
- Bail 4/10/87
27 East Broadway
70

Backed by
Bernard O'Rourke
35 Thayer St.

Day of Trial,

Counsel,

Filed

Pleads

1887

Day of
M. J. Sullivan

THE PEOPLE

James Dickey
[2 cases]

Violation of Excise Law.

PETER B. OLNEY,

JOHN McKEON,

District Attorney.

A True Bill.

[Signature]
Foreman.

0078

0879

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Dickey

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

OF THE CRIME OF **Exposing for Sale and Selling Strong and Spirituous Liquors, Wines, Ale and Beer, on Sunday**, committed as follows :

The said

James Dickey

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

Eleventh day of *May* in the year of our Lord one thousand eight hundred and eighty-*four*, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit : One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to *one Timothy Donovan*

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

SECOND COUNT :

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

James Dickey

of the CRIME OF GIVING AWAY AND DISPOSING OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, ON SUNDAY, committed as follows :

The said

James Dickey

late of the First Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit : On the said *Eleventh* day of *May* in the year of our Lord one thousand eight hundred and eighty-*four*, at the Ward, City and County

0000

aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did give away and dispose of as a beverage to *James C. Olney*

Donovan

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

THIRD COUNT:

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

James C. Olney

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRIT-
UOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *James C. Olney*

late of the First Ward of the City of New York, in the County of New York aforesaid, after-
wards, to wit: on the said *Eleventh* day of *May* in
the year of our Lord one thousand eight hundred and eighty-*four*, the same being
the first day of the week, commonly called and known as Sunday, being then and there in
charge of and having the control of certain premises *situated* at

the corner of Canal and South

in the City and County aforesaid, which said place was then duly licensed as a place for the
sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and
County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep
closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and
there open, and cause and procure, and suffer and permit, to be open, and to remain open,
against the form of the Statute in such case made and provided, and against the peace of the
People of the State of New York, and their dignity.

PETER B. OLNEY,

JOHN McKEON, District Attorney.

0001

BOX:

138

FOLDER:

1429

DESCRIPTION:

Hirsch, Ludwig

DATE:

05/20/84



1429

Witnesses:

Mary Fide

149 c Allen st

Pat. c Masterman
officer

100 Front

112

M. A. Koffman
Counsel,
(see)

Filed 20 day of May 1884

Pleads
Indignity (21)

THE PEOPLE
vs.
P
Indignity
May 21/84
Plead Indignity
[Sections 174 - Penal Code]

PETER B. OLNEY,

District Attorney.

A True Bill.

M. A. Koffman
foreman

Pat. c Masterman
officer

Max Sapp & Co.

0002

0003

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Ludwig Dirsch

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

Ludwig Dirsch
of the CRIME OF Attempting Suicide

committed as follows:

The said Ludwig Dirsch

late of the First Ward of the City of New York, in the County of New York aforesaid, on the nineteenth day of May in the year of our Lord one thousand eight hundred and eighty-four, at the Ward, City and County aforesaid, with intent to take his own life, did then and there feloniously take and administer unto himself, and did then and there drink and swallow down into his body, a large quantity, to wit: two ounces of a certain deadly poison commonly called Laudanum; the same being an act dangerous to human life: against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.
Peter B. Olney, District Attorney.

0004

BAILED.

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary White
149 Cedar St.

Indictment

1 _____
2 _____
3 _____
4 _____

Dated May 16 1888

Gorman Magistrate.
Munroe Officer.

Witnesses John Watson 10
No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

\$ 300 to answer 48

Guaranteed

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

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

Dated May 17 1888 John Gorman Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0005

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Ludwig Hirsch

Question. How old are you?

Answer. 23 years

Question. Where were you born?

Answer. Germany

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

Answer. 149 Allen Street, 1 year

Question. What is your business or profession?

Answer. Bookkeeper

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

Answer. I am not guilty

Ludwig Hirsch

Taken before me this 17

day of May

1888

Edmund J. Conner

Police Justice

0006

STATE OF NEW YORK.
CITY AND COUNTY OF NEW YORK, } ss.POLICE COURT— 3rd DISTRICT.

years _____ Mary Phile aged 54
 of No. 149 Allen Street, being duly sworn, deposes and
 says that on the 13 day of May 1884
 at the City of New York, in the County of New York, Ludwig Kirsch

(nowhere) did unlawfully with the intent
 to take his life commit upon himself
 an act dangerous to human life, by taking
 a quantity of badmum sufficient to kill,
 that said Ludwig on said day occupied
 a Room in deponent's premises, that
 about 12 o'clock said Ludwig sent for
 deponent, to see him in his Room,
 that deponent did visit him in his Room
 and he then & there informed deponent that
 he did take and swallowed poison, with
 the intent to take his life, that he has
 no work, and no money and that he
 was sick of his life

Sworn to before me this } Maria F. G. G.
 14th day of May 1884 }

J. W. Korman Police Justice

City & County of New York } ss.

Patrick Masterson
 of the 10th Precinct Police being duly sworn says
 that on the 13th day of May 1884 he was called
 to the premises No. 149 Allen Street, and then
 there found Ludwig Kirsch (nowhere) lying
 in a bed, and he then & there informed deponent

0000

that he had taken Poison with the intent to take his life, that he had no Employment and no Money, Deponent asked him, what poison he had taken, and directed Deponent to a bottle then standing upon a Table more than half of its contents he had taken, Deponent had said defendant removed to Bellevue Hospital, and from the effect of such dangerous act inflicted upon himself, he was detained in said Hospital, until May 16, 1884, The Doctor attached to the said Hospital informed Deponent, that the Poison said defendant took was Strychnine

Sworn to before me this } Patrick Masterson
14th day of May 1884 }

John J. Gorman Police Justice

Police Court, District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFRIDAVID.

vs.

Dated

188

Magistrate.

Officer.

Witness,

Disposition,

0009

BOX:

138

FOLDER:

1429

DESCRIPTION:

Hogan, William

DATE:

05/20/84



1429

Witnesses:

Daniel Murphy
For Elizabeth H. St
Mr. Murphy officer
15th Prec

114

Counsel,
Filed *20* day of *May* 188*4*
Pleads *Mr. Murphy vs.*

Grand Larceny
(From the person)
[Sections 528, 529, 530 Penal Code].

THE PEOPLE

vs.

P

William Hogan
Plaintiff
vs.
Mr. Murphy
Defendant

PETER B. OLNEY,

District Attorney.

A True Bill.

Am. Murph
June 3rd
Heads of J. 2nd
State Ref. of J. 2nd

0090

0091

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Hogan

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

William Hogan

of the CRIME OF GRAND LARCENY in the *first* degree, committed as follows:

The said *William Hogan*

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

one watch of the

value of thirty dollars

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

Peter B. O'Neary

District Attorney

0092

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

1111 1333
Police Court- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Daniel Murphy
307 E. 4th St.
William Hogan

1 _____
2 _____
3 _____
4 _____
Offence, Larceny
of money

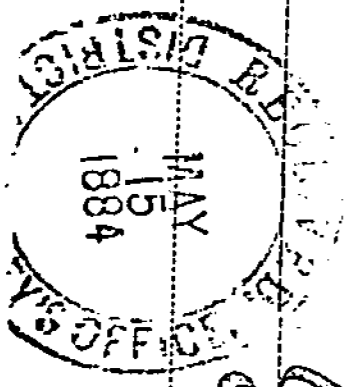
Dated May 13 1884

Wm Patterson Magistrate.
Wm Phelan Clerk.

Witness said officer
No. _____
Street, _____

No. _____
Street, _____

No. 1500 to answer
G. J. Conrad



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

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

Dated May 13 1884 Wm Patterson Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0093

Sec. 198-200

20

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. William Hogan

Question. How old are you?

Answer. 21 years

Question. Where were you born?

Answer. New York City

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

Answer. No 14 Clark street; 1 year

Question. What is your business or profession?

Answer. Stone cutter

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

Answer. I have nothing to say except at present that I am not guilty.Wm Hogan

Taken before me this

13

day of

May

1884

William H. Peterman

Police Justice.

0894

2d

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.Daniel Murphy, 30 years old, carpenter
of No. 307 Elizabeth Street, New York City

being duly sworn, deposes and says, that on the 12 day of May 1884

at the in the Bureny near Bleeker street in the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possessionof deponent in the night time, with intent to deprive of
the use and benefit of said property the lawful owner hereby
the following property, viz:One silver watch of the value of
Thirty DollarsSworn before me this
13 day of
May
1884
Police Justice,
H. M. Patterson

the property of deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by William Hogan, now here,from the following facts: Deponent was
in a crib in said street at about nine
o'clock on the evening of said day when he
missed said watch from a pocket in a
vest then worn by him and noticed said Hogan
near deponent and ^{then} going away. Deponent
pursued and overtook him and finding said
watch in his possession took it away.

Daniel Murphy

0095

BOX:

138

FOLDER:

1429

DESCRIPTION:

Holloway, William

DATE:

05/02/84



1429

0896

BOX:

138

FOLDER:

1429

DESCRIPTION:

Glavin, Patrick

DATE:

05/02/84



1429

Wm. H. H. H.
Monty Krutzman
173 Monroe St.
James H. C. H. H.
Office 7 Court
Holloman has
been in for
much for Larry
Larson.
Chenault with
good.

367 ✓
Counsel, Oliver
Filed day of May 1884
Pleads Not Guilty 57
THE PEOPLE
vs.
William H. H. H.
and P.
Patrick Glavin
PETER B. OLNEY,
JOHN JACKSON,
District Attorney.

A True Bill
(Both) May 8/84
Head of Jury 3 day
John H. H. H. Foreman.
Chas. J. P. H. H. H.
Chas. J. P. H. H. H.
H. H. H.

0097

0098

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

William Holloway
and
Patrick Glavin

The Grand Jury of the City and County of New York, by this indictment, accuse William Holloway and Patrick Glavin of the CRIME OF BURGLARY IN THE first DEGREE, committed as follows:

The said William Holloway and Patrick Glavin

late of the Seventh Ward of the City of New York, in the County of New York aforesaid, on the 25th day of April in the year of our Lord one thousand eight hundred and eighty-four, with force and arms, about the hour of ten o'clock in the night time of the same day, at the Ward, City and County aforesaid, the dwelling house of one Mary

Shrentzman there situate, feloniously and burglariously did break into and enter, each of them the said William Holloway and Patrick Glavin being then and there assisted by a confederate actually

whilst there was then and there some human being, to wit, one Mary Ap-
pleton whose real name is to the Grand Jury aforesaid unknown, within the said dwelling house, the said William Holloway and Patrick Glavin

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

0099

SECOND COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said —
William Holloway and Patrick Glavin
of the CRIME OF GRAND LARCENY IN THE *first* DEGREE, committed as follows:

The said *William Holloway and*
Patrick Glavin —————

late of the Ward, City and County aforesaid, afterwards, to wit: on the said *twenty*
fifth day of *April*, in the year of our Lord one thousand eight
hundred and eighty-*four*, at the Ward, City and County aforesaid, in the
~~night~~ time of said day, with force and arms, *one rock*
of the value of three dollars,
three shirts of the value of one
dollar each, ten towels of the
value of twenty cents each, five
dresses of the value of five dollars
each, three bed sheets of the
value of one dollar each, and
two shirts of the value of three
dollars each —————

of the goods, chattels and personal property of one ——— *Maurice*
Krentzman ————— in the dwelling house of ~~one~~ *the*
said Maurice Krentzman, there situate, then and there being found
in the dwelling house aforesaid, then and there feloniously did steal, take and carry
away, against the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

Peter B. Olney.
District Attorney

General Sessions

George

~

Thompson &

Grain

* June 21st

Thompson and
Grain

men: in regard
to drivers under
marks referred to
withdrawing etc.

off the machine
7th Present

0900

0901

People
" } Burgamy
Hollaway
& Ogavin
&

Jane Hurston - Receiving

On or about May 1st 1934
Mr. Henderson of 236 Clinton St.
called on Mrs. Hurstman the
edge of the complainant in the above case
and told her to call at his home
in Clinton St and said he would
make it all right and would
see that she would not lose any
thing.

Jane Hurston before she
was arrested called on Mrs.
Hurstman & told her to call
at 21 East 17th St and she would
pay her back the value of all she
had lost.

Other people have called on
Mrs. Hurstman & annoyed her
about the case.

A German woman who keeps
a saloon at 171 ~~East~~ Monroe St
says person have been about

0902

the place & have threatened to
file the complaint if we
presented the case.

— Dollin, a tailor of 134 Bowery
told Mrs Hartman he would take
the ~~boy~~ complainant in his employ
& pay him \$1.5 a week, and pay him
all he had lost, if he would not
prosecute & say he knew nothing
about it. — Dollin is a friend of
the depts, & was in company with
Molloney when Molloney was
arrested, & formerly boarded with
Mrs Hudson.

0903

303
Police Court - 211
District. 1299

THE PEOPLE, &c.,
ON THE COMPLAINT OF

W. ON THE COMPLAINT OF
 William 117, Lady Rogers
 173. Deane St,
 1840

[illegible]

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Dated April 28 1884

10
du Haren
Magistrate.

W. A. A. A. A.

Officer.

 Precinct.

Witnesses
Thomas McDonald

No. 13072 St. Anne Street.

L. C. ...

ATTORNEY'S

No. _____ Street,
_____ to answer _____

Don

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named William Holloway
and Patrick Glavin
guilty thereof, I order that ~~They~~^{each} be held to answer the same and ~~They~~ be admitted to bail in the sum of Ten
Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until ~~They~~^{they}
give such bail.

Dated April 28 1884 J M Patterson Police Justice.

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

Dated 188 , *Police Justice.*

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

Dated _____ 188 . _____ *Police Justice.*

0904

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question What is your name?

Answer. Patrick Glavin

Question. How old are you?

Answer. 20 years

Question. Where were you born?

Answer. New York

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

Answer. 494 Water Street two years

Question. What is your business or profession?

Answer. Laborer

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

Answer. I am not guilty

Patrick Glavin

Taken before me this

day of

March1889John P. Attner

Police Justice.

0905

Sec. 196-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. William Hollaway

Question. How old are you?

Answer. 21 years

Question. Where were you born?

Answer. Brooklyn

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

Answer. 23 Seawall Street 3 weeks

Question. What is your business or profession?

Answer. Fireman

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

Answer. I am not guilty

William Hollaway

Taken before me this 28
day of January 1887

J. M. Dutcher Police Justice.

0906

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas M. Tierman
aged 15 years, occupation Pinsmith of No.

130 1/2 Macera Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Moritz K. Raetzman
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 28 } Thomas M. Tierman
day of April 188 7 }

J. M. Patterson
Police Justice.

0907

CITY AND COUNTY }
OF NEW YORK, } ss.

James M. Mahon
aged 33 years, occupation Police Officer of No.

237 Madison Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Moritz Krutzman
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 28
day of April 1884

} James M. Mahon
J. M. Patterson
Police Justice.

0908

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer. *William Hollaway*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *Brooklyn*

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

Answer. *23 Seawall Street 3 weeks*

Question. What is your business or profession?

Answer. *Fireman*

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

Answer. *I am not guilty*

William Hollaway

Taken before me this *25*
day of *March* 188*8*
J. M. Butcher
Police Justice.

0909

Police Court—3^d District.City and County } ss.:
of New York,of No. 173 Macraeoccupation TaylorMary KrutzmanStreet, aged 27 years,

being duly sworn.

deposes and says, that the premises No 173 Macrae Street,in the City and County aforesaid, the said being a Dwelling housethe rear wing of 173 Macrae Streetand which was occupied by deponent as a Dwellingand in which there was at the time a human being, by name of MrsApelton and otherswere BURGLARIOUSLY entered by means of forcibly climbingover the shutters and breaking a paneof glass in the window leading into theroom where the Burglary was committedon the 25 day of April 1884 in the night time, and the following property feloniously taken, stolen, and carried away, viz:One black three shirts a number of
thunder several children's dresses and
a different other wearing apparel
is all of the value of thirty dollars
of 30.00the 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

William Holloway and Patrick Glavin
(both unknown)for the reasons following, to wit: that the deponent was informedby Thomas M. Fierman who saw the
defendants at the hour of 10 o'clock P.M.on the aforesaid day coming from the
premises of deponent with the abovedescribed property in their possessionand for the further reason that Officer
John J. Fierman the 7th Precinct Policefound the above ticket representing

09 10

source of the stolen property in possession
of said William Hollaway and said
property is fully identified by the
deponent as being the property stolen
stolen on the aforesaid day.

Subscribed before me of the County of York
this 28th day of April 1882
J M Patterson
Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Degree.

Burglary

Dated

188

Magistrate.

\$

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No.

Signed.

0911

BOX:

138

FOLDER:

1429

DESCRIPTION:

Howard, Frank

DATE:

05/01/84



1429

Witnesses

Sam Long
76 Spring St

Inspector
W.S. Charles
alimony \$2. for
his services in
this case \$2
July 28

282

Day of Trial, *4th*
Counsel, *W.L.*
Filed 1 day of *May* 1884
Pleads *Not guilty*

THE PEOPLE

vs.
BURGLARY—Third Degree,
NOTHING STOLEN.

Frank Howard

PETER B. OLNEY,
JOHN McKEN

District Attorney.

2d May 1884
Ind. of J. Douglas 7c
5c

A True Bill. *Chase 26/64*

Heads Truly

S.P. Currier

John W. Lee Foreman.

May 7 To May 13 84

May 4th
June 20 11 off debt

POOR QUALITY
ORIGINAL

0912

09 13

COURT OF GENERAL SESSIONS OF THE PEACE
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Frank Howard

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

Frank Howard

of the crime of BURGLARY IN THE THIRD DEGREE, committed as follows:

The said *Frank Howard*

late of the *Famteuch* Ward of the City of New York, in the County of New York aforesaid, on the *28th* day of *April* in the year of our Lord one thousand eight hundred and eighty*four* with force and arms, at the Ward, City and County aforesaid, the *Laundry* of *Gam Long*

there situate, feloniously and burglariously did break into and enter, the said *Laundry* being then and there a building in which divers goods, merchandise, and valuable things were then and there kept for use, sale and deposit; the same being the goods, chattels, and personal property of *the said Gam Long*

with intent the said goods, merchandise and valuable things in the said *Laundry* 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.

PETER B. OLNEY,

~~JOHN MCKEON~~, District Attorney.

0914

Communication
9:30 AM Apr 29.

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

Police Court - 1298
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

David Bond
76 Spring St
Frank Howard
Burglary

1
2
3
4
Offence

Dated 28 April 1884

W. J. Fower
Magistrate.
Ethelred Maynard.

14 Precinct.

Witnesses
Off Maynard 14 Ave

No. _____ Street _____
Off May 14 Ave

RECEIVED
APR 30 1884
DISTRICT ATTORNEY'S OFFICE
COMMUNICAL
To Master

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

guilty thereof, I order that he be held to answer the same and he ~~be admitted to bail in the sum of~~ one hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York until he give such bail. or he be legally discharged therefrom

Dated 28 April 1884 W. J. Fower Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

09 15

Sec. 108-200.

CITY AND COUNTY
OF NEW YORK, ss

District Police Court.

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

Question What is your name?

Answer Frank Howard

Question. How old are you?

Answer 22 years

Question. Where were you born?

Answer. St Louis Mo

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

Answer. 100 Forsyth St. one year

Question What is your business or profession?

Answer Segar maker

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

Answer.

I am not guiltyFrank Howard

Taken before me this

day of

April
1888

Police Justice.

09 16

Police Court—First District.

City and County } ss.:
of New York.

of No.

occupation

deposes and says, that the premises No

in the 14 ward.

in the City and County aforesaid, the said being a

Gam Long

Street, aged

37

years,

being duly sworn

Street,

76 Spring

brick building

and which was occupied by deponent as a

Laundry

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

Gam Long

were BURGLARIOUSLY entered by means of forcibly

break open

a shutter. lowering the window in the rear of said premises and entering therein

on the

28

day of

April

1884

in the

night

time, and the

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

a quantity of wearing apparel of about the value of three hundred 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

Frank Howard (now here)

for the reasons following, to wit:

that deponent heard a noise and found said defendant in said premises

Gam Long

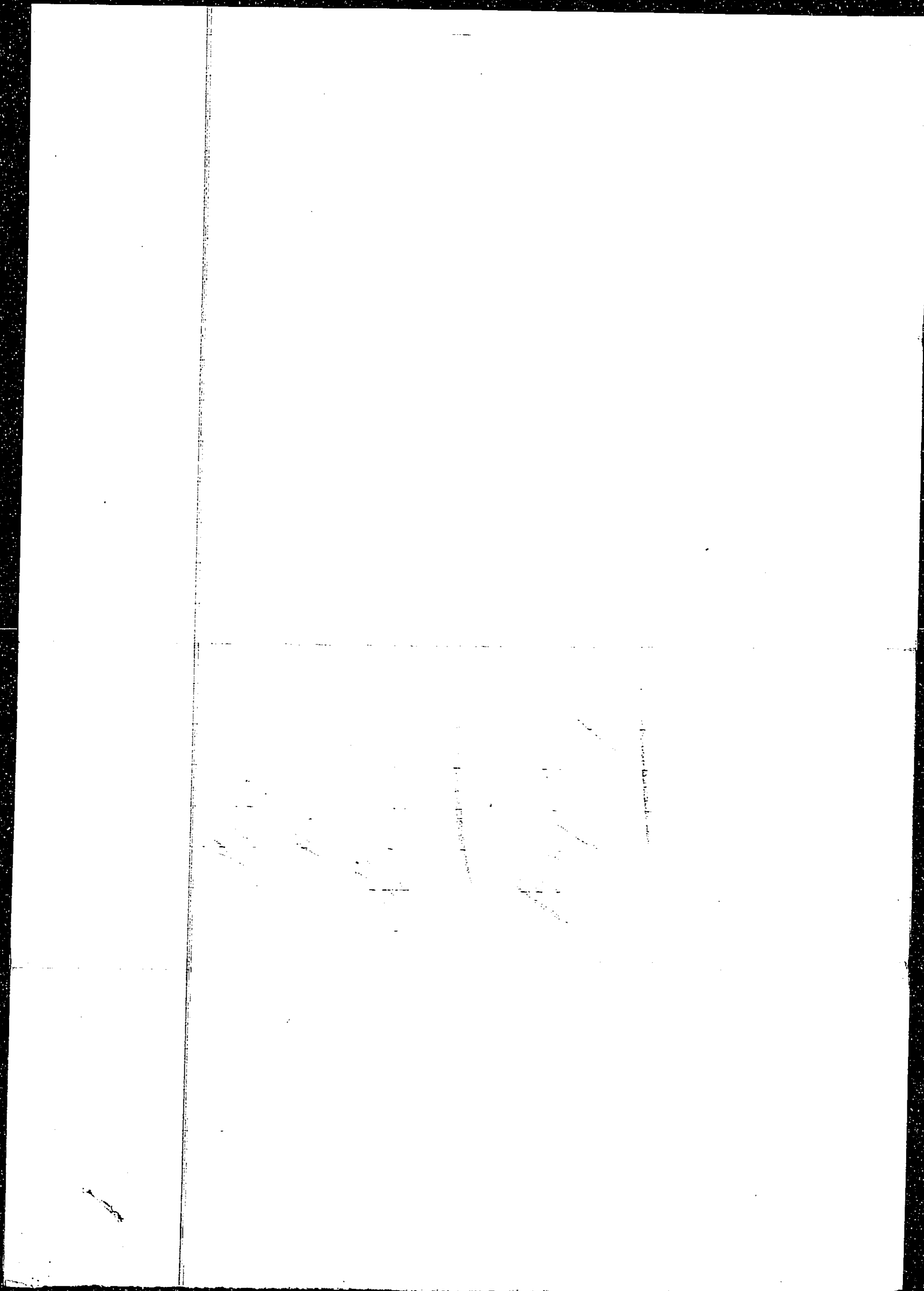
Sworn to before me this

28 day of April 1884

Police Justice

POOR QUALITY
ORIGINAL

09 17



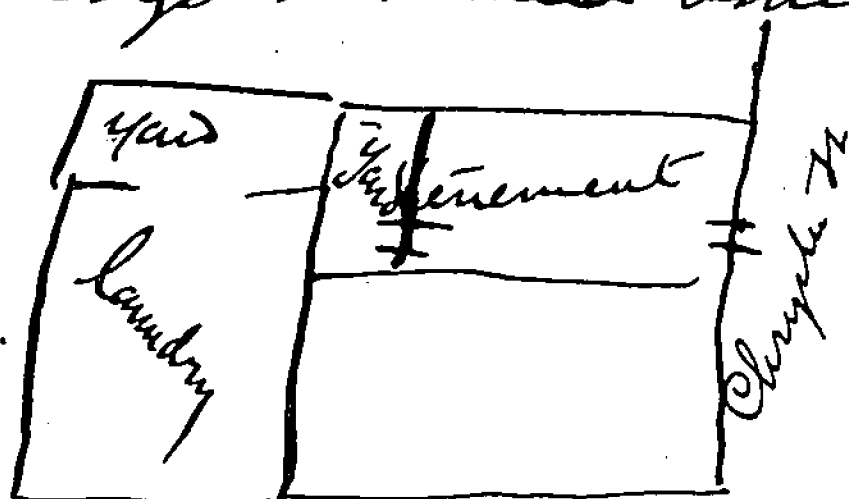
09 18

Pro
Howard } Burglar

Complacian is a Chinaman —
interpreter from Chinese Consulate
will appear.

~~The following~~
At night
A Couple heard the breaking in his back window
— watched from his bed, and saw the
burglar strike a match and by the light
of the match saw depts face; couple
then fired his pistol, burglar ran
off by back window, and couple ran
out of his street door, met the officer who
gave alarm & called up other officers.

Couple's laundry is near corner of Christie
St; backyard comes up to St
Christie St. has something like this:



The officer finding burglar had escaped at
back went around immediately to
the ~~house~~ house a Ch. St. & searched it

0919

2

and met deft coming down the stairs leading from the second to the third floor; deft said he was looking for that house for some one to clean his cellar.

Officer took him in charge and brought him around to the laundry where the Capt recognized him, though he could not be sure; officer took deft to Station house, and immediately & about 15 minutes after the arrest ~~was~~ returned to the tenement house & found the burglary tools in evidence thrown into a tub on the third floor.

At the time of arrest, off. searched the tenement but found no one but deft.

Other officers present at the time, but not here at present trial will be here, who confirm the first officer's story, which is denied in the particulars that deft was found coming down from the third floor.

The question of identity was relied on by deft - but the Chinaman's identification at the Station house was more certain.

The jury before were in doubt because

0920

20
The deft's wife & a friend went to
Campbell; and testified that Campbell then
told them he was not sure deft
was the man;

But as to this the interpreter told me
afterwards that the Campbell did not
say so & did not understand them
— except that they offered
him \$20 not to appear.

J. H. Adams.

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

The People

Plaintiff

against

Frank Howard

Defendant

Affidavit as to
Character of defendant

FRANK J. KELLER.

Attorney for Defendant

346 BROADWAY,
NEW YORK CITY.

To Esq.

Attorney for

Due and timely service of

is hereby admitted.

Dated 188

Attorney for

0921

0922

In the Court of General Sessions
of the Peace, in and for the City
and County of New York.

The People vs

against
Frank Howard

City and County of New York. S. S.

Nathan Israel of the City of
New York being duly sworn says:

1. He keeps a cigar store at no.
183 Avenue in said City, and has
lived in the City of New York, for
the last fourteen years.
2. He has known the defendant
for the last two years, as an
honest, upright, and industrious
cigar maker. He the defendant
has been in deponent's em-
ploy for some time, and
if defendant is discharged,
deponent is willing to take
him back into his employ.
3. Deponent never heard of defen-
dant being arrested on any
charge prior to the present
time.

Sworn to before me, { Nathan Israel }
this 2nd day of May 1884
E. A. Metger
Notary Public N.Y.C.

In the Court of General Sessions
of the Peace, in and for the
City and County of New York
The People vs

against

Frank Howard,

City and County of New York, S.S.

Hugh M. Sean of
the City of New York, being duly
sworn, saith:

1. He is, and has been a resident
of the City of New York for the last
forty three years. He is Cashier of
the Museum at No. 210 Avenue
in said City, and has been so
for the last four years.
2. He has been personally acquainted
with the defendant for the
last thirty years, and knows him
to be an honest, upright, in-
dustrious man, engaged as a
cigar maker.
3. He has never known the said
defendant to be arrested, or charged
with any crime, prior to the
present instance.

Sworn before me } Hugh M. Sean
this 27 Mar 1884 }
G. H. Wetger }
Notary Public N.Y.C.

0924

LAW OFFICES OF
LEWIS & BEECHER.

JOHN V. B. LEWIS. WILLIAM C. BEECHER.

287 Broadway, New York City,

May 14 1894

My Dear Mr. Adams

Will you present me to with
due to your kindly consideration
the bearer Mr. Charles I. Sing. the
official interpreter for the Chinese
Consul in this City -

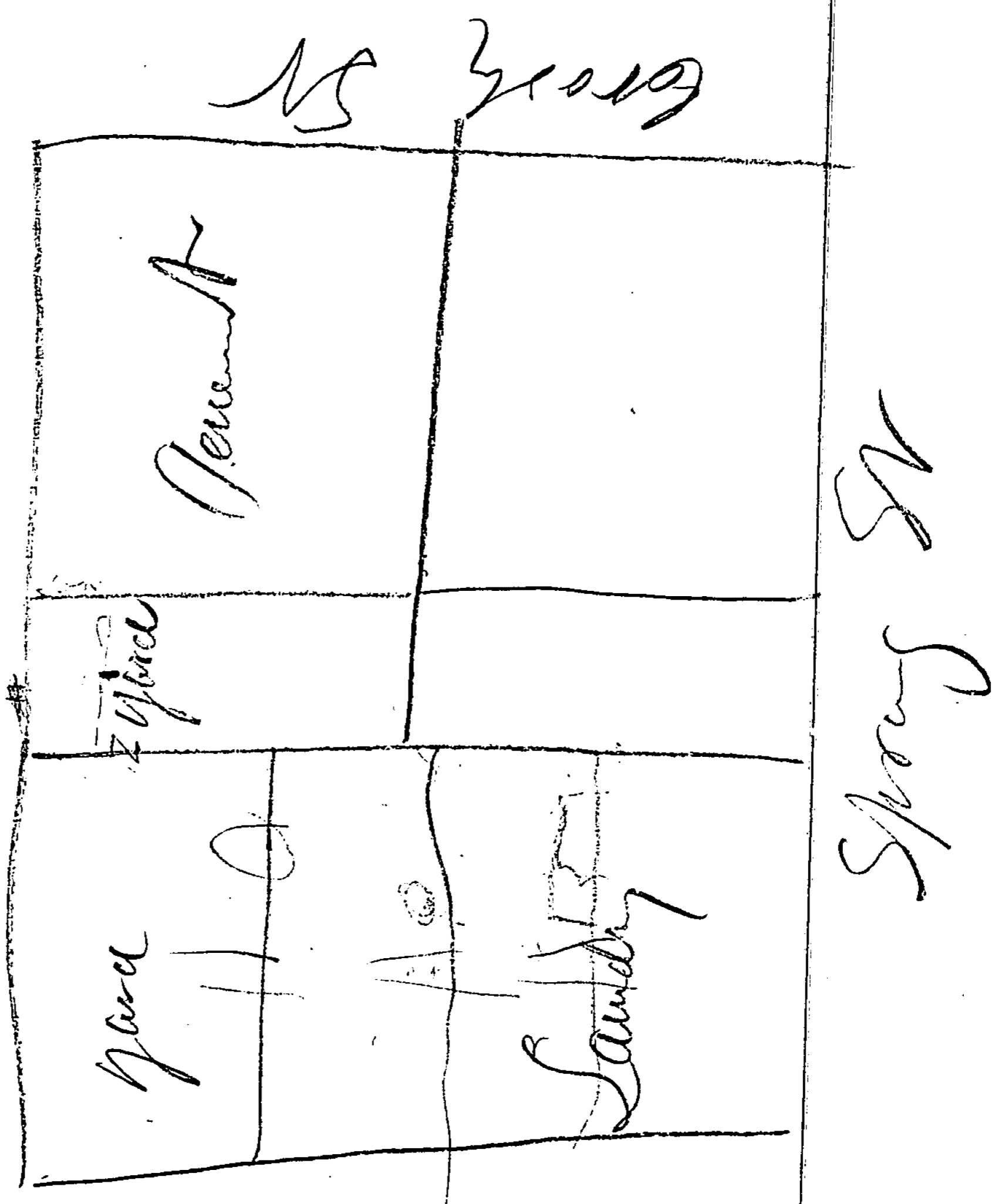
Mr. Sing is interested in the
trial of a case which I believe
is set down before you for tomorrow
a case of burglary I believe in a
Chinese laundry -

Any information or assistance
that you can render him I
shall esteem a favor -

I am

Yours Very Truly
W. C. Beecher

0925



0926

BOX:

138

FOLDER:

1429

DESCRIPTION:

Hummer, Martin

DATE:

05/20/84



1429

Witnesses:

Lake & Summers

*259 Delaware St
San Francisco
Sept 20 1884*

*for G.L. in Bk
Marion & Sumner
Says by Grace
More. 2 years ago.
His character*

*Boz
J.C.*

115

L. Kueren

Counsel,

Filed *20* day of *May* 1884

Pleads *Not guilty*

THE PEOPLE

vs. *P*

Marion & Sumner

Grand Larceny in the second degree
[Sections 528, 58, Penal Code.]

PETER B. OLNEY,

District Attorney.

A True Bill.

Am. Wiley
Foreman

May 27 1884

May 28 1884

Pleaded guilty

34 36 Mos. 1884

Ch. 1884

POOR QUALITY
ORIGINAL

0927

0928

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Martin Summer

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

Martin Summer

of the CRIME OF GRAND LARCENY in the *second* degree, committed as follows:

The said *Martin Summer*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *twenty third* day of *April* in the year of our Lord one thousand eight hundred and eighty-*80*, at the Ward, City and County aforesaid, with force and arms,

one chain of the value of twenty dollars, one other chain of the value of five dollars, three rings of the value of five dollars each, one breast pin of the value of ten dollars, and two earrings of the value of five dollars each

of the goods, chattels and personal property of one *Robert Summer*

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

Peter B. Olney
District Attorney

0929

Campylobacter

The People of New York

07-28

Marty Hummer

Prinants

POOR QUALITY
ORIGINAL

0930

Count: General Election	The People of New York	as Martin Luther	Admiral

0931

In the Court of General Sessions of the City and County of New York.

The People of New York
On Complaint of Barber
Hummer,
Against
Martin Hummer

Charged with Larceny

This is to Certify That I Barber Hummer the Prose-
-Cutor in the above entitled Cause for divers good
reasons to me known, but without any consider-
-ation thereof of a mercenary Character to me
knowing, desire and respectfully ask ^{that} the
Clemency of the Court and of the District Attorney
-may be extended to the Defendant herein and
the Indictment herein dismissed.

II The Defendant is my Nephew and to my
knowledge prior to the Commission of the Offense
with which he is now charged led an un-
-blemished life and bore a spotless reputation
for honesty and integrity.

III The Complainant is now, after thorough
investigation, satisfied that the property was
taken under a sudden and irresistible
impulse caused by his inability to obtain
employment and the consequent desperate
condition of his little family, and that said
taking was ^{accompanied} with an intention at the time

0932

- (Not feloniously to keep) but to return the same to her.

III That the defendant has made arrangements which are perfectly satisfactory to Dependant for complete destitution ^{& that she} and is personally anxious for the Prisoners Release not only from the fact that he is her nephew and has a young and deserving wife solely, (on account of her delicate condition of health) Dependant upon him for support, but because she is likewise fully satisfied that if restored to society unburdened by the stigma of a convicted, he will be ~~in~~ in the future an honest, honorable and useful citizen.

Robert Gummere

City and County of New York

Barbet Gummere known to me and to me known to be the person whose signature is attached to the above Certificate being duly sworn says that the facts therein alleged are true.

Sworn to before me this }
2nd day of June 1854 }
E. R. Logan }
Comptroller of Records }
at New York. }

Robert Gummere

General Sessions N.Y.C.
People of N.Y.
Martin Gummere
Recommendation of Prison

0933

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

The People of New York }
 } against
Martin Hummer }

City and County of New York.

 } Jurors being duly sworn
says; that he is acquainted with Martin Hum-
mer whose name is defendant - that he knows is
a tailor whose store is at No 12th Elmy Street
Brooklyn N.Y. and that said Hummer was a
defendant employed about four years, that he
has known him for about eight years, and knows
many other people who know him, that his
general reputation prior to his arrest on the
present charge was unblemished and that
defendant has always ^{known him to be} ~~been~~ an honest and
industrious man and believes that if released
now he will be hereafter a useful member of
society.

sworn to before me this }
a day of June 1854 }

Jurors being sworn

[Faint signature and text]

0934

185 / M / 1341
Police Court District 3

THE PEOPLE, &c.,
vs. THE COMPLAINT OF
Robert M. Hammer
259 Delancey St.
Matthew Hammer
Eliz. Hammer
Offence Petit Larceny

BAILED,
No. 1, by _____
Residence _____ Street _____
No. 2, by _____
Residence _____ Street _____
No. 3, by _____
Residence _____ Street _____
No. 4, by _____
Residence _____ Street _____
Witnesses _____
No. _____ Street _____
No. _____ Street _____
No. _____ Street _____
to answer _____
Council

Dated May 15 1884
Conner Magistrate
Officer _____ Precinct _____

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

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

Dated May 15 1884 John W. Norman Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated May 15 1884 John W. Norman Police Justice.

0935

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name?

Answer. *Matthew Hammer*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *Brooklyn*

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

Answer. *342 East 18 Street 4 weeks*

Question. What is your business or profession?

Answer. *Painter*

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

Answer. *I was hauled up, and I took the goods and pawned it*

Martina Hammer

Taken before me this

day of

May 1884

John J. Hammer

Police Justice.

0936

State of New York,

County of Kings SS.

City of Brooklyn

Charles Simmons

of 3rd Dist Court City of New York

being duly sworn says he is acquainted with the handwriting of ANDREW WALSH, the Police Justice, who issued the annexed Warrant, and that the signature to this Warrant is in the handwriting of said Andrew Walsh.

Sworn to before me this May 1888 Charles Simmons of

Andrew Walsh Justice.

This Warrant may be executed in the County of City of
Brooklyn

Andrew Walsh
Police Justice

0937

Sec. 151.

39 District Police Court.

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

Whereas, Complaint on oath, has been made before the undersigned, one of the Police
Justices in and for the said City, by Babet Humeen

of No. 259 Delaney Street, that on the 28 day of April
1884 at the City of New York, in the County of New York, the following article to wit:

One gold chain some hair chain with
gold mounting three gold Rings one
gold watchpin and two gold earrings
in all

of the value of fifty Dollars,
the property of the complainant

was taken, stolen, and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by Matthew Humeen or Eliza Humeen

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and every of you, to apprehend the bodies of the said Defendant and forthwith
bring them before me, at the 3 DISTRICT POLICE COURT, in the said City, or in case of my absence
or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to
be dealt with according to law.

Dated at the City of New York, this 10 day of May 1884
John J. Humeen POLICE JUSTICE.

POLICE COURT, 39 DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

ss.

Warrant-Larceny.

Dated May 10 1884

Magistrate

Officer

The Defendant Eliza Humeen

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

John J. Humeen Officer.

Dated May 15 1884

This Warrant may be executed on Sunday or at
night.

John J. Humeen Police Justice.
My warrant is issued to the
City of New York, at New York.

Matthew Humeen
REMARKS.

Time of Arrest, May 15, 1884

Native of US

Age, 24

35-2-18 24 Black

Sex

Complexion, Black

Color US

Profession, 35-2-18 24 Black

Married

Single

Read

Write

0938

3^d District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, } ss.

Robert H. H. H. H. H.

of No. *259 Delancey* Street,

being duly sworn, deposes and says, that on the *23* day of *April* 188*4*

at the _____ City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent *see the day times*

the following property, viz :

*One gold chain one hair chain
with gold mounting three gold Rings
one gold Breastpin and two
gold Earrings in all of the value of
fifty dollars*

Sworn before me this

day of

the property of *Deponent*

Police Justice,

188*4*

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 *Matthews H. H. H. H. H.*

Eliza H. H. H. H. H.
from the fact that the deponent left
the deponent in her room at *259*
Delancey Street on the above date. He
visit a sick friend and on her return
to her room about four hours after one
of the defendants said *Matthews* had left
the premises and said *Eliza* had remained
and in the evening the deponent discovered
the loss of the above described property and

0939

when the deponent accused the
 then still present Eliza of said
 larceny she Eliza commenced crying
 and said that she did not do it but
 that said Mother her husband must
 have taken said articles.
 deponent therefore prays that said
 Mother, [&] Hume and said Eliza
 Hume be apprehended and
 dealt with according to Law
 sworn to before me of
 the 10th day of May 1884 of Lombard Grimmer
 John Grimmer Police Justice

District Police Court.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

28.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0940

BOX:

138

FOLDER:

1429

DESCRIPTION:

Huston, Jane

DATE:

05/02/84



1429

POOR QUALITY
ORIGINAL

0941

304
Filed 2 day of May 1884
Pleads *W. G. July 1884*

RECEIVING STOLEN GOODS

THE PEOPLE

vs. *P*

Jane Thurston

PETER B. OLNEY,
JOHN MCKEON

Dist. Attorney.
22 May 22 1884
J. G. Thurston
A True Bill.

John O'Leary Foreman.

204
Morris K. K. K. K. K.
173 K. K. K. K. K.
Jas. Mc Mahon
Officer 7 O'Leary

May 14 1884
16
22
22

0942

COURT OF GENERAL SESSIONS OF THE PEACE
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Jane Huston

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

Jane Huston of the Crime of
Criminally

RECEIVING STOLEN GOODS,

committed as follows :

The said *Jane Huston*
late of the First Ward of the City of New York, in the County of New York aforesaid, on
the *twenty sixth* day of *April* in the year of our Lord one thousand
eight hundred and eighty *four* at the City and County aforesaid, with force and arms,

one clock of the value of three
dollars, three shirts of the value
of one dollar each, ten towels
of the value of twenty cents each,
five dresses of the value of five
dollars each, ten pairs of shoes
of the value of one dollar
each, and two shirts of the
value of three dollars each

of the goods, chattels and personal property of *one Maurice*
Shenbrotman by one William Doolan
and one Patrick Doolan, and wife to be
by a certain person or persons to the Jurors aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said *Maurice*
Shenbrotman

unlawfully and unjustly, did feloniously receive and have the said *Jane*
Huston

then and there well knowing the said goods, chattels, and personal property to have been
feloniously stolen, taken and carried 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.

PETER B. OLNEY,

~~JOHN McKELON~~, District Attorney.

0943

Police Court 3 1299 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Henry C. Thompson
173 W. 10th St.
James Houston

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

Dated April 25 1889
Matthew M. Magistrate
Matthew M. Magistrate Magistrate.
Matthew M. Magistrate Officer.
Matthew M. Magistrate Precinct.
Witness James M. Magistrate
No. 1 Matthew M. Magistrate Street.
No. 2 Matthew M. Magistrate Street.
No. 3 Matthew M. Magistrate Street.
No. 4 Matthew M. Magistrate Street.
to answer Matthew M. Magistrate
Matthew M. Magistrate

Offence Receiving
Stolen Goods

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

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

Dated April 26 1889 James M. Magistrate Police Justice.

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

Dated _____ 1889 _____ Police Justice.

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

Dated _____ 1889 _____ Police Justice.

0944

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

District Police Court.

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

Question What is your name?

Answer.

Jane Houston

Question. How old are you?

Answer.

30 years of age

Question. Where were you born?

Answer.

New York

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

Answer.

24 East Broadway Oregon

Question. What is your business or profession?

Answer.

Sailress

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

Answer.

I am not guilty

Jane Houston
Mar

Taken before me this

day of

188

Police Justice.

0945

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 26 years, occupation Moses Harris
Paumbroker of No.

25 1/2 Catherine Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Marty Kroutman

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

Sworn to before me, this 26th } Moses Harris
day of April 1888 }

J. M. Patterson
Police Justice.

0946

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 33 years, occupation James McMahon
Police Officer of No.

7th Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Morty Krutzman

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

Sworn to before me, this 26th
day of April 1888

James J. Graham

J. M. Patterson
Police Justice.

0947

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK

POLICE COURT—

3^d DISTRICT.

Marty Kreutzman
 of No. *173 Monroe* Street, being duly sworn, deposes and
 says that on the *26th* day of *April* 188*4*
 at the City of New York, in the County of New York,

Jane Houston, now here, did knowingly and feloniously receive one towel, one sheet and one over-skirt and skirt the property of deponent and of the value of three dollars when well knowing at the time that said property was stolen.

That said property was feloniously stolen and carried away from the possession of deponent, and from said premises, on the night of the 25th inst. by William Hallenay and Patrick Glavin who have been held to answer for said crime.

That deponent is now here informed by Morris Harris that on the day just above mentioned said Jane Houston said property with him, said Harris, for the sum of fifty cents and thereafter he released the same; and deponent is further informed by officer Mc Mahon here present that on the 28th day of April instant he, said

0948

Officer, found Paris stolen
property in her possession
which property she had so
named and released.
Reviewed before me this 28th day of April 1884
J. W. Patterson
Marty his
J. H. Neitzman
Police Justice

Police Court, District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Dated 188

Magistrate.

Officer.

Witness, 1

Disposition.

AFFIDAVIT.