

0321

BOX:

149

FOLDER:

1533

DESCRIPTION:

Haggerty, Michael

DATE:

09/07/84



1533

POOR QUALITY
ORIGINALS

0322

261

Feb 19th 1892

I recommend the
dismissal of this
Indictment. If the
story told by the Com-
plainant in this paper
filed herein is true
no crime has been com-
mitted, and no arrest
should ever have been
made. If it is not
true, then the Complaint
is the only writing for
the People is wholly
unworthy of belief and
no person should be
committed on his evidence.
He has told two stories of
which the last one, is by
far the most rational
and reliable, and that
one fully acquits the Defect.
Some such evidence must have
been submitted by some
District Attorney as this District
is six years old & has never
been moved by the People
J. B. McKeon
Dist. Atty

1888

Filed day of Feb

Pleas

THE PEOPLE

vs.

B

Michael

Daogerty

Assault in the First Degree.
(Firearms.)

PETER B. OLNEY,

JOHN McKEON

District Attorney.

A TRUE BILL.

Foreman.

Per the February 20/92

Indictment dismissed

POOR QUALITY
ORIGINALS

0323

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
AGAINST

Michael Scagerty

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

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

The said

Michael Scagerty
late of the City of New York, in the County of New York aforesaid, on the *twenty ninth* day of *July* in the year of our Lord one thousand eight hundred and eighty *four*, with force and arms, at the City and County aforesaid, in and upon the body of *Thomas Sander* in the peace of the said People then and there being, feloniously did make an assault, and to, at and against *him* the said *Thomas Sander* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which the said *Michael Scagerty* in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously, did then and there shoot off and discharge, with intent *him* the said *Thomas Sander* thereby 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

Michael Scagerty
of the Crime of assault in the second degree, committed as follows:

The said

Michael Scagerty
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 *Thomas Sander* then and there being, feloniously did, willfully and wrongfully, make an assault, and to, at and against *him* the said *Thomas Sander* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which the said *Michael Scagerty* in *his* right hand, then and there had and held, the same being an instrument likely to produce grievous bodily harm, feloniously did, willfully and wrongfully then and there shoot off and discharge

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.

0324

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Michael Haggerty

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself, but rather induced by a desire to have proper justice done in the premises having ascertained since the happening of the alleged crime charged the true and actual facts from outside witnesses and surrounding circumstances. It appears from the facts concerning this case and I verily believe them true that on the evening of the 29th day of July 1884: I ordered a woman whom I supposed to be one of the many abandoned women of the neighborhood away from certain premises on my post, as she did not move quickly and supposing her to be one of those particular characters above specified I threatened her with arrest, the defendant at this juncture spoke to me saying that the woman was quite respectable and requesting me not to arrest her, we had some words between us I feeling a trifle angry at the interference and ignorant of the character of the woman in question then insisted on arresting the defendant whom I thought at the time to be some male friend of the woman's. The defendant resisted arrest not violently but

0325

firmly protested and thinking that I meant to strike him with the club placed his hand on it, he simply desiring me not to strike him with it, I tried to get to my pistol to intimidate him & he was anxious that I should not. he finally came with me peacefully to the station house, I was not struck nor hurt ~~not~~ did he point any pistol at me, ~~As it~~ charged him with in the Police Court but I have since ascertained in my cool & collected moments was a mistake.

I have also learned that the woman whom I ordered away is an eminently respectable woman, that the defendant is a ~~hard working~~ honest man with a large family which he ~~is and~~ has always provided for and maintains very respectably according to his means, that he was never arrested prior to my arresting him herein and that his interference in behalf of the woman as hereinbefore set forth was proper at the time and simply what one friend would do as an act of friendship to another. I feel that had I known the woman was respectable at the time this trouble would never have occurred and I believe I should have paid respect to the defendant's suggestions at the time.

Dated N.Y. July 14th 1886

Thomas Lawler

0326

Police Court - 4th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Lupton,

4 ss. *W. A.*

BAILED,

No, I, by

Resilience

No. 2, by

Residence -

No. 3, by -

Resilience

No. 4, by -

Resilience

1 *Michael Haggerty*
2
3
4

SEP 19 1934
U.S. DEPT. OF JUSTICE
RECEIVED
FEDERAL BUREAU OF INVESTIGATION
WASHINGTON, D. C.

Offence Assault on
2nd degree

Inter

1870

153

Donch
Magistrate.

Memorandum .. Officer.

4 Precinct.

Witnesses

No.

No.

No. 4

9

Wanted

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 Michael Haggard

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 July 30 1888 John W. Smith Police Justice.

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

Dated July 24 1887 Fulton County 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.*

0327

Sec. 198-200

CITY AND COUNTY
OF NEW YORK*First* District Police Court.

Michael Haggerty 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. *Michael Haggerty*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *95 Roosevelt St., East 3 Months*

Question. What is your business or profession?

Answer. *Policeman*

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. I did not have any pistol the officer was drunk while on duty*
Michael Haggerty

Taken before me this

John J. Sullivan
1886
Police Justice

0328

Police Court—First District.

CITY AND COUNTY
OF NEW YORK, } ss.

of No. the 4th Precinct Police Street,

being duly sworn, deposes and says, that
on Tuesday the 29th day of July

in the year 1888 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Michael
Haggerty (now here) who struck
deponent several blows on the
face with his clenched hand
knocking deponent down, and
when down, kicked deponent once
on the head. The said Haggerty
then drew and pointed a pistol
at deponent, and threatened to
take deponent's life. That deponent
was assaulted as aforesaid while in uniform
and in the discharge of his duties as an
officer of the Municipal Police.

with the felonious intent to take the life of deponent, or to do him grievous 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 30 day
of July 1888.

Solomon Smith
Police Justice.

Thomas Lawler

0329

BOX:

149

FOLDER:

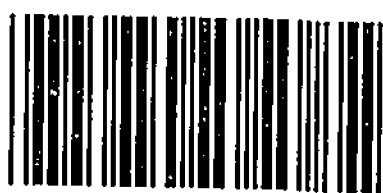
1533

DESCRIPTION:

Haight, Frank

DATE:

09/30/84



1533

Witness=
A. Davidson
Mae Kirby

448 Wax X
Counsel, Kirby
Filed 30 day of Sept 1884
Pleads Not guilty

THE PEOPLE
vs.
R
Frank Staught
669 1/2
September

PETER B. OLNEY,
District Attorney
in Court 1884
pleads Not guilty
A TRUE BILL.
Grand Jurors
Foreman.
S. J. H. years.

0330

0331

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 Sinatra

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

Frank Sinatra

of the CRIME OF ROBBERY IN THE *Second* DEGREE, committed as follows:

The said *Frank Sinatra*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
Twenty-fifth day of *September*, 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 *August M. Davidson*
in the peace of the said People then and there being, feloniously did make an assault, and

one watch of the value of ninety

dollars, —

one chain of the value of

fifteen dollars, —

and one gold coin of the United

States of the kind known

as half-eagles, of the value

of five dollars, —

of the goods, chattels and personal property of the said *August M. Davidson*

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

PETER B. OLNÉY,

~~JOHN McLEON~~, District Attorney.

1639

Police Court. X District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Street of Hudson
349 East 52 St
Mark Morris St
Robbery

Office

188 X

Dated Sept 11 1888

Magistrate.
Amelun Keith
Officer.

19 Precinct.

Witnesses
Amelun Keith
No 19 Precinct
Street

No. Street,
No. Street,
No. Street,
No. Street,
No. Street,
No. Street,

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

No. Street,
No. Street,
No. Street,
No. Street,
No. Street,
No. Street,

to answer Sessions.

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 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 Sept. 8 1888 J. C. [Signature] 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.*

0333

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

Frank Haig Lt 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 Haig Lt

Question. How old are you?

Answer.

28 years

Question. Where were you born?

Answer.

New York

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

Answer.

969 1st Ave (resided there 12 yrs)

Question. What is your business or profession?

Answer.

Carpenter

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 coming home to No 969 1st Avenue, and saw Davidson lying across the gutter corner of 51st street and 2nd Avenue. I picked him up sat him on a stoop & spoke to him for a time when Davidson sprang up grabbed me & said he had lost his watch we had a fight on the sidewalk, and I told him to go & look for his watch, he went to the stoop where he was sitting & there found his watch

Frank Haig Lt

When before me this

1887

Police Justice.

0334

CITY AND COUNTY
OF NEW YORK, ss.

POLICE COURT—FOURTH DISTRICT.

age 29 of No. 349 East 52 Street,
being duly sworn, deposes and saith, that on the 28 day of September
1887, at the Nineteenth Ward of the City of New York, in the

County of New York, was feloniously taken, stolen, and carried away, from the person of deponent,
by force and violence, without his consent and against his will, the following property, viz: in the

night time
one double case gold watch
gold chain, and five
dollar gold piece
attached

all
of the value of one hundred eight — Dollars,
the property of Complainant
and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away, by force and violence as aforesaid, by

Frank Haight (now present)
from the fact that deponent
got out of a Second Avenue Horse
Car at 51 st & 2 Avenue
at a quarter past 12 o'clock
this morning. Deponent walked
up from the car to the
sidewalk. Said Haight came
up to deponent, took deponent
by the left shoulder, and
threw deponent by force on
a step of a horse car 2 Avenue.
Said Haight by force and
violence opened deponent's vest
and took all the property as
above described from deponent's
possession. Said watch was
in the left pocket of the vest
then and there worn by deponent.
Said Haight put the watch and
chain in his palatons pocket.
Deponent then struck said
Haight & held on to him
to get the property taken. Deponent

day of

Signed to before me, this

1887

Police Court

0335

saw Haight then place the
 watch and chain on the
 corner of the stoop, Defendant
 then shouted Police and
 fifteen minutes after
 officer Cornelius Kirby
 of the 19th precinct police
 who arrested him, Defendant
 to detain said Haight
 struggled with said Haight
 for fifteen minutes during
 which time said Haight
 struck defendant in the
 face several times
 sworn to before me

This 28 day of September 1887 A. H. Davidson

J. G. Deffy
 Police Justice

Police Court—Fourth District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

28.

AFFIDAVIT—Robbery.

Dated

187

Magistrate.

Officer.

WITNESSES:

0336

BOX:

149

FOLDER:

1533

DESCRIPTION:

Haines, Patrick

DATE:

09/11/84



1533

0337

BOX:

149

FOLDER:

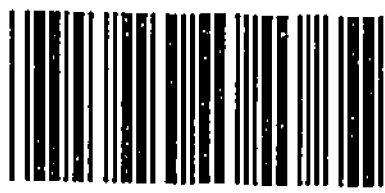
1533

DESCRIPTION:

Kane, Jeremiah

DATE:

09/11/84



1533

Clarence

Filed 11 day of Sept 1887

Pleads *Apology Tip*

THE PEOPLE
vs.
Patrick Haines

PIETER B. OLNEY,

Dr. J. W. District Attorney.

Barb Head P.L.
A True Bill.

Edward W. Washburn
Sept 27
1872
F. H. C. Jones
Washburn
Dear Sir

Witnesses:

H. A. Brown

Yves Carlier

Books received from

hop, -

Bush. Lathen. Grey

no 2. Sect. 120m

Sept. 9th 1891

Surfactant

up placed

as bracket headers

with their

Feb

POOR QUALITY
ORIGINALS

0339

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Bartholomew Davis and
Frederick Davis*

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

*Bartholomew Davis and Frederick
Davis, —*

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

The said *Bartholomew Davis and
Frederick Davis, each —*

late of the *Second* Ward of the City of New York, in the County of
New York aforesaid, on the *Sixth* day of *September*, in
the year of our Lord one thousand eight hundred and eighty-*four*, with force
and arms, at the Ward, City and County aforesaid, a certain *parade* building
there situate, to wit: the *— store —* of one *Michael*

of Sugar, —

feloniously and burglariously did break into and enter, with intent to commit some
crime therein, to wit: with intent, the goods, chattels and personal property of the said

Michael of Sugar, —

in the said *— store —* 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.

0340

SECOND COUNT.

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

Barbara James and Jeremiah Lane
of the CRIME OF *Grand* LARCENY *in the Second degree,*
committed as follows:

The said *Barbara James and*
Jeremiah Lane, each -

late of the *Second* - Ward of the City of New York in the
County of New York aforesaid, afterwards, to wit: on the said *Sixth* day of
September, in the year of our Lord one thousand eight hundred
and eighty *four* at the Ward, City and County aforesaid, in the *day*
time of said day, with force and arms, *two boxes, each*

containing books, of the value
of fifteen dollars each, -

thirty printed books of the
value of one dollar each, -

and three hundred envelopes
of the value of one cent each

of the goods, chattels and personal property of one *Michael J.*
Dwyer, in the *store* of

the said Michael J. Dwyer
there situate, then and there being found, in the *store* 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 G. O'Keefe
District Attorney

0341

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

Police Court West District. 1597
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Henry St. Lawrence
Beckman St
Patrick Haines
Jeremiah Name
Sept 7 1884
Dated September 7 1884
Magistrate.
John T. Blanton Officer.
Precinct. 4
Witnesses John T. Blanton
John T. Blanton
No. _____ Street, _____
No. _____ Street, _____
to answer _____
Coru

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 Patrick Haines Jeremiah Name guilty thereof, I order that they be held to answer the same and they be admitted to bail in the sum of each Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until they give such bail.
Dated September 7 1884 Solomon 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.

0342

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, ss.

Jury District Police Court.

Patrick Haines 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 Haines*

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. *139 Roosevelt Street, about 2 months*

Question. What is your business or profession?

Answer. *Cardigan jacket 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 guilty. I obtained the box from a man in the alley who employed me to take it to the sun oblique*

Patrick Haines

Taken before me this

day of *September* 188*8*
Wm. J. Smith
Police Justice.

0343

Sec. 198-200

Just. District Police Court.

CITY AND COUNTY
OF NEW YORK,

Jeremiah Kane 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.

Jeremiah Kane

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

New York

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

Answer.

27 Roosevelt Street, About 1 year

Question. What is your business or profession?

Answer.

Printer

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. The box
I had contained Envelopes, I
was not in company of Haines
Jeremiah Kane*

Taken before me this

July 1st 1888
John J. Sullivan
Justice

0344

CITY AND COUNTY }
OF NEW YORK, } ss.

John J. Barker
aged 35 years, occupation Police Officer of No.

Fourth Precinct Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Henry H. Bowes

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

Sworn to before me, this 7
day of Sept 1884 John J. Barker

Solomon B. Smith
Police Justice.

0345

Police Court 1st District.City and County } ss.:
of New York,of No. 3 Beekman Street, aged 44 years,
occupation Salesman being duly sworndeposes and says, that the premises No 3 Beekman Street,
in the City and County aforesaid, the said being a brick buildingand the first floor of
and which was occupied by deponent as a Book store
and in which there was at the time a human being, by name John Loywere BURGLARIOUSLY entered by means of forcibly removing the
grating immediately inside of said premises
the dooron the 6th day of September 1884 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:two boxes of books of the value
of about thirty dollars (\$30.00)the property of Michael J. Hynes Esq in Care of Charge of deponentand deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away byPatrick Haines Esq Jeremiah Haines
(nowhere)for the reasons following, to wit: That about the hour of 5:30 o'clock
p.m. on the above date deponent was informed by Officer
John T. Clarker of the 14th Precinct Police that
he arrested the said Haines, on suspicion and found
one box of books in his possession, which deponent
has seen and fully identifies the same as part of
the aforesaid property stolen from his possession. Deponent
then found that the said premises was burglariously
entered as aforesaid, and found said property missing

0346

Deponent was further informed by said officer that he saw said Kane in Company with said Hains, and carrying a box similar to that which was found in the possession of said ~~Kane~~ ^{Hains}. That said Kane went away at the time but was afterwards arrested by said officer.

Wherefore deponent charges said defendants with burglariously entering said premises as aforesaid and taking therefrom the aforesaid property.

Henry H. Bowers
Sworn to before me
this 7th day September 1884
Solomon R. Sumner

Police Justice

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Burglary

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

0347

BOX:

149

FOLDER:

1533

DESCRIPTION:

Hamilton, George

DATE:

09/02/84



1533

POOR QUALITY
ORIGINALS

0348

Witnesses:

John J. [unclear]
by [unclear]
John [unclear]

Counsel,

Filed *2* day of *Sept* 188*4*

Pleads

McGilly

THE PEOPLE

vs.

George Hamilton

Grand Larceny $\frac{1}{2}$ degree
(From the person.)
[Sections 528, 529 — Penal Code.]

PETER B. OLNEY,

District Attorney.

Recd 24/84

Back d on his bond recd

A TRUE BILL.

Edward [unclear]

Foreman.

Copy to [unclear] E.S.M.
Book 13 [unclear] W.T. Hamilton
[unclear]

0349

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

George Hamilton

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

George Hamilton

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

The said *George Hamilton*

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

one watch of the

value of one hundred

dollars, and one chain

of the value of twenty

dollars.

of the goods, chattels and personal property of one *Thos Bauer*
on the person of *the said Thos Bauer*
then and there being found, from the person of the said *Thos Bauer*
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

0350

POOR QUALITY
ORIGINALS

PART 2.

THE COURT ROOM IS IN THE THIRD STORY AND FRONTING THE PARK.

If this Subpoena is disobeyed, an attachment will immediately issue.

Bring this Subpoena with you, and give it to the Officer at the Court-

Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPENA
FOR A WITNESS TO ATTEND THE
Court of General Sessions of the Peace.

The People of the State of New York,

To

Off Fogarty

of No.

Street,

GREETING:

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *9th* day of *Sept* instant, at the hour of eleven in the forenoon of the same day, to testify the truth, and give evidence in our behalf, against

Charles Stevens et al

in a case of Felony whereof *he* stands indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of *Sept* in the year of our Lord 188 *8*.

PETER B. OLNEY, ~~JOHN MCKEON~~, District Attorney.

PART 2.

THE COURT ROOM IS IN THE THIRD STORY AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court-Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To *Off Handy*

Co. out of the city

of No. _____ Street,

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *9* day of *Sept.* instant, at the hour of eleven in the forenoon of the same day, to testify the truth, and give evidence in our behalf, against

Charles Stevens et al

in a case of Felony whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of *Sept.* in the year of our Lord 188*X*.

PETER B. OLNEY, *District Attorney.*

0352

BAILED.

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

Police Court 3^d District. 1547

THE PEOPLE, Sec.,
ON THE COMPLAINT OF

Hugo Davies
277th St.
Brooklyn

Geo. Hamilton

Dated August 16 1884

William Magistrate.

O'Connor & O'Connor
Attorneys
Central Office
Charles O'Connor

Witnesses

No. 100 Mulberry Street,
Blanchi Macy

No. 78 Macdonald Street,
Henry Stephens

No. 64 7th St. Street,
1500. to answer W. J.

Conrad

John Burns 217th Ave.

Blanch Gray 69 Macdonald St.

Offence Larceny from
person

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 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 August 16 1884 W. 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.

0353

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

George Hamilton 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 *George Hamilton*

Question. How old are you?

Answer *27 years of age*

Question. Where were you born?

Answer *Buffalo, N. Y.*

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

Answer *228 East 20th St. 2 years.*

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 have nothing to say.*

This is
George X Hamilton
(mark)

Taken before me this *16* day of *August* 188*8*
John J. Sullivan
Police Justice.

0354

CITY AND COUNTY }
OF NEW YORK, } ss.

Blanche Macy
 aged 21 years, occupation (nothing) of No. 98 Macdonald
 Street, being duly sworn deposes and
 says, that he has heard read the foregoing affidavit of Hugo Bann
 and that the facts stated therein on information of deponent are true of deponents' own
 knowledge.

Sworn to before me, this 16th
 day of August 1888

Blanche X Macy
(Macy)
J. M. Patterson
 Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles O'Connor
 aged 41 years, occupation Police officer of No. 300 Mulberry
 Street, being duly sworn deposes and
 says, that he has heard read the foregoing affidavit of Hugo Bann
 and that the facts stated therein on information of deponent are true of deponents' own
 knowledge.

Sworn to before me, this 16th
 day of August 1888

Charles O'Connor
J. M. Patterson
 Police Justice.

0355

34

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

Hugo Bauer, aged 42 years,
 of No. *277 Mulberry* Street, *Segen Master*
 being duly sworn, deposes and says, that on the *9th* day of *August* 188 *4*
 at the *(Night time 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 deponent's person,*
 the following property, viz :

One gold watch and gold chain
attached, in all of the value of
one hundred and twenty dollars

the property of *deponent*

and that this deponent

has a probable cause to suspect and does suspect, that the said property was feloniously taken,
 stolen, and carried away by *George Hamilton, now*

now, for the reasons following, to wit:
That about the 9th of August on the
night of said day deponent sat at
a table drinking beer in company
with Blanch Hacy, now present, in
room 275 Bowery. That a man
whose name is unknown came to
the table where deponent sat and
sat down at the same table with
deponent. That said watch was then

Severance & Co. 112-114

444-451

Robert J. Smith

188

Contained in the lower left
Pocket of the best then worn
upon deponents person, and was
fastened to said best by said
chain. That deponent was
partially under the influence
of liquor at the time, but not
so much as to be unconscious
of what was taking place.

That deponent is now being
informed by said Blanche Macy
that while deponent and said
other man and said Blanche
were drinking beer together
the prisoner, Hamilton, came
and sat down at the same
table with deponent. That she
further informs deponent that
she saw said Hamilton reach
his hand under the table and
take said watch from deponents
said pocket and wrench it from
the chain and put it in his,
Hamiltons, pocket. That she
further informs deponent that
said Hamilton then took said
chain from deponents best and
in so doing deponent noticed
him and jumped up and

0357

demanded the return of his watch as she informs Depoent. That said Hamilton said to Depoent, as Depoent is informed by said Blanche, "Keep still and I'll give it to you" at the same time throwing the chains on the floor. That Depoent is further informed by said Blanche that some other person then came up and pushed said Hamilton away from Depoent, and Depoent recalls being struck and knocked down. That Depoent is further informed by said Blanche that she went away from the table and did not see Depoent afterwards, but that she informed Officer O'Connor, here present, of the facts of said robbery. That when Depoent became fully conscious Depoent discovered himself in a water closet in a saloon on the corner of the Berney and Houston Street at about the hour of 10 o'clock said night, and Depoent then recalled and discussed

0358

the currency - appears. That
deponent found a portion of
said chain hanging to his belt
and another part of it lying on
the water closet floor.
deponent depone this { Hugo B. Bacon
16th day of August 1884

H. B. Bacon Collector

City and County of D.C.
of New York

Henry Steaphens, of
61 First Street, aged 39 years,
Bar Tender, being duly sworn
dep - That he is Bar Tender
at 303 Bowry. That on the
night of the 9th inst. the defendant
George Hamilton, New York,
came into the saloon where
deponent was tending bar, at
303 Bowry, and offered deponent
a watch for sale at about
the hour of 11 o'clock. That from
the appearance of said watch
deponent judged it to be a
good watch. That Henry Steaphens

deponent began on about
16th day of August 1884
H. B. Bacon Collector

0359

BOX:

149

FOLDER:

1533

DESCRIPTION:

Hammerstein, Rebecca

DATE:

09/18/84



1533

W. H. H. H. H.

237
Counsel,
Filed *18* day of *Sept* 1884
Pleads

THE PEOPLE
vs. *B*
Rebecca
Stannerstein
Z

Peter B. Olney,
~~WHEELER H. PETERHAM,~~
District Attorney.

A True Bill.
Edward Van Winkle
Foreman.

F Oct. 31, 1884

0360

POOR QUALITY
ORIGINALS

0361

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Rebecca Hammerstein

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

Rebecca Hammerstein —

of the CRIME OF PETIT LARCENY, committed as follows:

The said *Rebecca Hammerstein*, —

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *19th* day of *July*, — 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 watch of the value of
twenty five cents, —
one pair of gloves of the value
of twenty five cents, —
and two bundles of the
value of twenty cents each —

of the goods, chattels and personal property of one *Arthur*
Rudley — then and there being found, then and there
unlawfully 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

0362

BAILED,
No. 1, by Frank J. Hammerstein
Residence 189 2nd Ave. Street
No. 2, by _____
Residence _____ Street,
No. 3, by _____
Residence _____ Street,
No. 4, by _____
Residence _____ Street,

Police Court 3rd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Robert H. Morris
309 Grand St.
Rebecca Hammerstein

1
2
3
4

Offence Robt. H. Morris

Dated July 20 188

Patterson Magistrate.

Rebecca Officer.

16 Precinct.

Witnesses

No. 109 Grand Street.

No. _____ Street,

No. 5 Street,

to answer G.D.

Bailed

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 Rebecca Hammerstein

guilty thereof, I order that she be held to answer the same and she 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 she
give such bail.

Dated July 20 188 M. Patterson Police Justice.

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

Dated Aug 20 188 M. Patterson 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.

0363

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

19 District Police Court.

Rebecca Hammerstein being duly examined before the undersigned, 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 *he* 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. *Rebecca Hammerstein*

Question. How old are you?

Answer. *47 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *66 Stanton Street seven months*

Question. What is your business or profession?

Answer. *House Keeper*

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*

Orube Gammanspinner

Taken before me this *20*

day of *August* 188*8*

John J. O'Brien Police Justice.

0364

City and County of New York, ss.:

Police Court 3^d District.

THE PEOPLE,

On Complaint of

Robert Harrison

VS

For

Petit Larceny

Rebecca Harrison

demand

After being informed of my rights under the law, I hereby ~~waive~~ a trial, by Jury, on this complaint, and ~~my right to make a statement in relation to it~~, and demand a trial at the COURT OF ~~SPECIAL~~ general SESSIONS OF THE PEACE, to be holden in and for the City and County of New York

Dated July 20 1884

Maria Thompson

M. Patterson

Police Justice.

0365

CITY AND COUNTY }
OF NEW YORK, } ss.

Mary Ellen Wagner
aged 13 years, occupation Cash girl of No.
109 Grand Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Robert Morrison
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 20 }
day of July 1884 } Mary Ellen Wagner

Wm. Patterson

Police Justice.

0366

District Police Court

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.of No. 309 Grand Street,being duly sworn, deposes and says, that on the 19 day of July 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 on the night time

the following property, viz :

One leather Satchel and pair of
gloves and two Thimbles in all
of the value of one dollar and
twenty cents \$ 1.20/100

the property of Albert Ridley and Arthur Ridley
co-partners and in charge of department

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 Rebecca Hammerstein

(now here), from the fact that
the deponent was informed by Mary
Ellen Wagner another who saw the
defendant take and carry away
the above described property and that
said property was found in the
possession of the defendant when
arrested.

Robert Morrison

Sworn before me this 20 day of July 1884
Robert Morrison
Police Justice,

0367

BOX:

149

FOLDER:

1533

DESCRIPTION:

Hanley, James

DATE:

09/23/84



1533

Spai Mancini

vs.

28. P
James Hanley

6. 74. 22

~~PETER B. OLNEY, JR.~~
~~JOHN McKEON,~~

Ex-666/94 District Attorney.

Glenn P. L.

A True Bill. *True Bill*

Dear Mr. Secretary

Fornell

0358

POOR QUALITY
ORIGINALS

0369

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 Stanton

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

of the CRIME OF BURGLARY IN THE *second* DEGREE, committed as follows:

The said *James Stanton*

late of the *19th* Ward of the City of New York, in the County of New York aforesaid, on the *19th* day of *September* in the year of our Lord one thousand eight hundred and eighty-*four*, with force and arms, about the hour of *seven* o'clock in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of *one Theodore Krüger*

there situate, feloniously and burglariously did break into and enter.

whilst there was then and there some human being, to wit, *one the said Theodore Krüger*, within the said dwelling house, the said *James Stanton*

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

POOR QUALITY
ORIGINALS

0370

SECOND COUNT.

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

~~James H. Hantley~~
of the CRIME OF ~~GRAND~~ LARCENY, ~~IN THE~~ ~~County of~~ ~~Richmond~~, committed as follows:

The said ~~James H. Hantley~~ 7

late of the Ward, City and County aforesaid, afterwards, to wit: on the said ~~Eighteenth~~ day of ~~September~~ 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 coat of the value of

ten dollars. 7

of the goods, chattels and personal property of one ~~Frederick~~ ~~Krieger~~ in the dwelling house of ~~one~~ ~~the~~ ~~said~~ ~~Frederick Krieger~~ 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

POOR QUALITY
ORIGINALS

0371

BAILED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court District. *16th*

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Charles H. Hager
126 East 72nd St
James H. Hager
126 East 72nd St

Dated *Sept 19* 188*4*

Offence *Bigamy*

Magistrate.
John A. Hager
Precinct. *28*

Witnesses
No. _____ Street _____
No. _____ Street _____
No. _____ Street _____
to answer _____ Sessions.
500
an

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 *Alfred Hager*

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 *Sept 19* 188*4* *John A. Hager* 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.

0372

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Hanley 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. *James Hanley*

Question. How old are you?

Answer. *16 years*

Question. Where were you born?

Answer. *City*

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

Answer. *338 E. 7th St. N. Y. 10 years*

Question. What is your business or profession?

Answer. *Nothing*

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*

James Hanley

Taken before me this

day of

188

Police Justice.

0373

Police Court— District.

City and County }
of New York, } ss.:Theodore Kruger
of No. 226 East 72 Street, aged 30¹/₂ years,
occupation Restaurant being duly sworndeposes and says, that the premises No 226 E 72 Street,
in the City and County aforesaid, the said being a Three story brownstone dwelling
and which was occupied by deponent as a private dwelling
and in which there was at the time a human being, by name

Annie Hoffman deponent

were BURGLARIOUSLY entered by means of forcibly

forcing open the iron gate leading
into the basement of said premiseson the 18 day of September 1884 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:One Coat of the value of
Ten dollarsthe 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

James Hanley (now here)

for the reasons following, to wit:

That previous to said
burglary the said gate was securely locked
and about the hour of Eleven thirty P.M.
while deponent was in bed he was
called by one of his servant girls that
there was some one in basement of
the house and on going out on
the front stoop deponent saw the
said deponent coming out of
his basement with the above property in his
possessionDepose before me this
19th day of September 1884J. J. Hanley
James Hanley is

0374

BOX:

149

FOLDER:

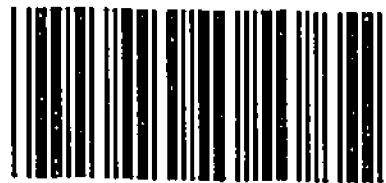
1533

DESCRIPTION:

Hanson, Andrew

DATE:

09/15/84



1533

Witnesses :

John Winberg

162
Counsel, *W. H. H.*
Filed *15* day of *October* 188*4*
Pleads *Not Guilty*

THE PEOPLE

vs.

F

Andrew Hanson

Grand Larceny *1st* degree
(From the person.)
[Sections 528, 530, — Penal Code.]

PETER B. OLNEY,

District Attorney.

A True Bill.

James Van Meters
Foreman.

Sept 18/84
John H. H.
Clerk's Office.

0375

POOR QUALITY
ORIGINALS

0376

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Andrew Hanson

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

— Andrew Hanson —

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

The said Andrew Hanson, —

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
— *Sixth* day of *September*, 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 pair of spectacles of the
value of two dollars, —

one pair of eye-glasses of the
value of two dollars, —

one pencil of the value of
ten cents, —

and divers coins of the United
States of America, of a number,
kind and denomination to
the Grand Jury aforesaid
unknown, of the value of
approximately five cents. —

of the goods, chattels and personal property of one *Franka Foster*
on the person of *the said Franka Foster*. —
then and there being found, from the person of the said *Franka Foster*,
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'Hara

District Attorney

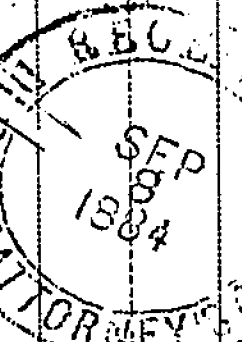
0377

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

Police Court-1
District.

THE PEOPLE, &c.,
OF THE COMPLAINING OF

Frank J. Lister
674, West 14th St.



Offence *harassment*
the

Dated *Sept 7* 1884

James J. Connelley Magistrate.

James J. Connelley Officer.

James J. Connelley Precinct.

Witnesses *John J. Connelley*

No. *231* Street.

No. _____ Street.

No. *1000* Street,

to answer

down

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 _____ 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 *Sept 7* 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.

0378

Sec. 198-200

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

Andrew Hansen 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. Andrew Hansen

Question. How old are you?

Answer. Twenty-Six Years

Question. Where were you born?

Answer. New York City

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

Answer. 152 Leonard St. About Eight months

Question. What is your business or profession?

Answer. Seaman

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
Andrew Hansen

Taken before me this 18th day of October 1938
James J. [Signature]
Justice.

0379

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 87 years, occupation Joseph Weinberg
Solomon of No.

26 Street Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Frank Jester

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

Sworn to before me this

day of

7
Sept 1884

Joseph Weinberg

Solomon

Police Justice.

0380

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 28 years, occupation John Steinmetz
221 First Ave of No. Hotel engraver
Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Frank Justice
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me this 7

day of Sept

1884

} John Steinmetz

Solomon Steinmetz

Police Justice.

0381

Police Court— / District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 54, Shattam Street, aged 52 years,
occupation lithographic printer being duly sworn
deposes and says, that on the 11 day of September 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 night time, the following property viz:

One pair of Spectacles of the Value of Two dollars
One lead pencil of the Value of Ten cents
Coins to the amount and Value of Eighty-five cents
all good and law-ful money of the United States
All of the Value of Three dollars and forty-five cents

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 Andrew Svenson (now here) from the
fact that about the hour of eleven P.M. on the afore
said while deponent was sitting in the City Hall
Court he was accosted by Officer Joseph Winberg of the
21st Precinct Police who asked the deponent if he
could identify the above mentioned property and
informed deponent that one John Stenberg had
convinced the arrest of the defendant Andrew Svenson
on a charge of stealing the above mentioned property.
that the said Stenberg had seen the defendant
Svenson thrust his hands into deponent's pockets
and walk away with the above mentioned property.
Deponent further says that he fully identifies the
above mentioned Spectacles and lead pencil as his
property & that the same were in the pockets of the

Sworn to before me, this
11th day of September 1884,
Police Justice.

0382

clothing they said there worn on the person of defendant-
Defendant further says that he has been informed by
Officer Joseph Newberry of the 16th Precinct that he found
the above mentioned property on the person & in the
possession of the defendant Andrew Harrison at the
time of his arrest

Sworn to before me this
7th day of September 1884
Solon B. Smith
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
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 1884
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 he to be discharged.
Dated 1884
Police Justice

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—LARCENY.

1.
2.
3.
4.

Dated 1884

Magistrate.

Officer.

Clerk.

Witnesses,

No. Street,

No. Street,

No. Street,

\$ to answer Sessions.

0383

BOX:

149

FOLDER:

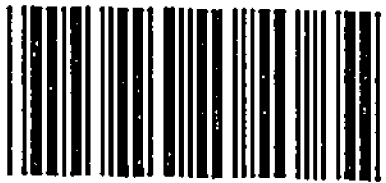
1533

DESCRIPTION:

Harrington, John

DATE:

09/05/84



1533

POOR QUALITY
ORIGINALS

0384

67

Counsel,

Filed 5 day of Sept

1884

Pleads

THE PEOPLE

vs.

John Starvington

Pl.

179 W. 1st St.
Chicago

PETER B. OLNEY,

~~JOHN HICKSON~~

District Attorney.

12 Dec 6/84

pleads to

A TRUE BILL

James M. Sullivan

Foreman

Witnesses:

I have examined the
witnesses in above case
and personally know the persons
who made within affidavits
and I recommend a suspension
of judgment herein.

May. Oct. 6. 1884

Jno. Vincent

Capt. Dist. Atty.

POOR QUALITY
ORIGINALS

0385

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 Harrington

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

John Harrington
of the crime of GRAND LARCENY IN THE *Second* DEGREE, committed as follows:

The said *John Harrington*

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

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

of the goods, chattels, and personal property of one

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

PETER B. OLNEY,

~~JOHN M. HARRINGTON~~, District Attorney.

POOR QUALITY
ORIGINALS

0386

BAILED, #

No. 1, by Michael Eagan
Residence 19 Vandenberg Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Witnesses _____
No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

Dated August 20 1888
Magistrate. James H. Harrington
Officer. James H. Harrington
Precinct. 11

Police Court 13 District. 13
THE PEOPLE, &c.,
ON THE COMPLAINT OF
William H. Harrington
Offence Grand Larceny

\$ 700 to answer W.H.
W.H.
W.H.

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 H. Harrington

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Seven
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 August 20 1888 James H. Harrington 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.

0387

Sec. 198—200.

34

District Police Court.

CITY AND COUNTY
OF NEW YORK. ss

John Harrington 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. *John Harrington*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *121 East 16 Street Two years*

Question. What is your business or profession?

Answer. *Blacksmith*

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 guilty of taking
his money.*

John Harrington

Taken before me this

day of *August* 188*8**John J. ...*
Police Justice.

0388

3^d District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.Johanna Schreitzer aged 52 years
of No. 641 East 9 Street,being duly sworn, deposes and says, that on the 19 day of August 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 *see the day before*

the following property, viz :

*Good and lawful money
of the United States in bills
of different denomination to the
amount and of the value of
seventy dollars \$70.00*the property of *Deponent*

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by *John Harrington now here,**from the fact that the deponent
caught the defendant in the
act of taking stealing and
carrying away the above
described money from the
possession of deponent.**Johanna Schreitzer*

Sworn before me this 20 day of August 1884

Police Justice,

0389

ADVERTISING DEPT.

ESTABLISHED 1797.

New York Commercial Advertiser,

No. 126 FULTON STREET.

October 1884
 Edmund Pettus being duly
 sworn, says he is the author
 of the N.Y. Commercial
 Advertiser, and that he
 has been employed as
 said paper for a period of
 about ten years, and that
 he became joined Mr. Scott
 now employed in the counting
 house of the paper for a
 period of five years commencing
 March 1879 and
 ending March 1884, dur-
 ing that time he placed
 himself thoroughly capable
 trustworthily, and honest

Subscribed and sworn to before me
U.S. Notary of Albany *Edmund Pettus*
 1884

Theodore DeWitt

Notary Public

Rockland County

Cert. filed in N.Y. Co.

0390

COURT OF GENERAL SESSIONS OF THE PEACE
in and for the City and County of New-York.

-----X
The People of the State of New-York:

- against -

John Harrington.
-----X

City and County of New-York, SS.:

John Mc'Arville, of No. 14 Clarkson Street, in said City, being duly sworn, deposes and says: That he is well acquainted with the above named defendant, whose real name is John Hart, and that he has known him about twelve years and has resided within a block or two of him during all that period of time; that deponent is well acquainted with his character and general reputation, and deponent has always known him to be of good character, sober and industrious, and never knew of any complaint against him except the one made herein; that deponent verily believes that if indulgence is extended to him herein by suspension of sentence it will save him; that the said John Harrington is now working for his father, learning the trade of blacksmith, at No. 539 Washington street, in this City; that deponent is intimately acquainted with the father of the said John Harrington, and has been for twelve years past, and knows him to be well able to take care of his said son, and deponent believes that he will be able to control him and keep him in his business and make a good citizen of him.

Sworn to before me, this :
6th day of October, 1884.

John Mc'Arville

James D. Hunter
Notary Public, N. Y. Co.

(214)

0391

COURT OF GENERAL SESSIONS OF THE PEACE
in and for the City and County of New-York.

-----X
The People of the State of New-York :
- against - :
John Harrington. :
-----X

City and County of New-York, SS.:

Nicholas Haley, of No. 577 Washington street, in said City, being duly sworn, deposes and says: That he is well acquainted with the above named defendant, whose real name is John Hart; that he has known him about six years past and has resided in the house adjoining him during all that period of time; that deponent is well acquainted with his character and general reputation, and deponent has always known him to be of good character, sober and industrious, and never knew of any other complaint against him except the one made herein; that deponent verily believes that if indulgence is extended to him herein by suspension of sentence it will save him; that the said John Harrington is now working for his father, learning the trade of blacksmith, at No. 589 Washington street, in this City; that deponent is intimately acquainted with the father of the said John Harrington, and has been for ten or twelve years past, and knows him to be well able to take care of his said son, and deponent believes that he will be able to control him and keep him in his business and make a good citizen of him.

Sworn to before me, this :
6th day of October, 1884. :

David H. Hunter
Notary Public, N. Y. Co.
(214)

Nicholas Haley

0392

BOX:

149

FOLDER:

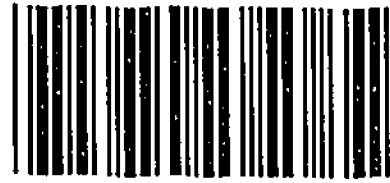
1533

DESCRIPTION:

Harrington, Timothy

DATE:

09/30/84



1533

POOR QUALITY
ORIGINALS

0393

465
Day of Trial, *Olney*
Counsel, *1*
Filed *20* day of *Sept* 188*4*

Pleads *Not guilty to be*

THE PEOPLE

B

Timothy Hainington

PETER B. OLNEY,

~~JOHN MCKEON,~~

District Attorney.

A True Bill.

Edward M. Newbury

Foreman.

Witnesses =
Wm. S. Green

0394

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Samuel Harrison

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

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

The said *Samuel Harrison*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *13th* day of *April* 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

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

Samuel Harrison

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

The said *Samuel Harrison*

late of the First Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit : On the said *13th* day of *April* in the year of our Lord one thousand eight hundred and eighty-*four*, at the Ward, City and County

0395

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

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

— Timothy Harrison —

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

The said *Timothy Harrison*

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 *13th* day of *April* 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 at number *165*

Chatham Street —

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.

POOR QUALITY
ORIGINALS

0396

BAILED
No. 1, by Henry Wells
Residence 49 Monroe Street.
No. 2, by
Residence
No. 3, by
Residence
No. 4, by
Residence
Street.

Police Court District 141750
THE PEOPLE, &c.,
ON THE COMPLAINT OF
John Forman
Timothy Harrington
Dated April 13 1884
Magistrate.
Offence Violation of the License
Witnesses
No. Street.
No. Street.
No. Street.
No. Street.
to answer General Sessions.
Bail

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

Timothy Harrington
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.

Dated April 13 1884 by my Police Justice.

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

Dated April 13 1884 by my 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.

0397

Excise Violation—Keeping Open on Sunday.

POLICE COURT—First DISTRICT.

City and County } ss.
of New York,

John Brennan aged 47 years,
of the 4th Precinct Police

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 13th day

of April 1884 in the City of New York, in the County of New York,

Timothy Harrington (now here)
being then and there in lawful charge of the premises No. 165 Chatham
Street, a place duly licensed for the sale of strong and spirituous liquors, wines, ale and beer, to be
drunk upon the premises DID NOT KEEP SAID PLACE CLOSED contrary to and in violation of
the statute in such case made and provided.

WHEREFORE, deponent prays that said
may be arrested and dealt with according to law.

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

John Brennan

My own Police Justice.

POOR QUALITY
ORIGINALS

0398

City and County of New York, ss.:

POLICE COURT ^{pt} DISTRICT.

THE PEOPLE,

On Complaint of

For

vs.

Timothy Harrington

John Grumau
Violation of the Law

After being informed of my rights under the law, I hereby ^{*demand*} ~~waive~~ a trial, by Jury, on this complaint, and my right to make a statement in relation to it and demand a trial at the COURT OF ^{*General*} ~~SPECIAL~~ SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated *April 13* 188 *4*

Timothy Harrington

Aug 6 1884

Police Justice.

0399

Sec. 198-200

CITY AND COUNTY OF NEW YORK, ss.

District Police Court.

Timothy Harrington 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.

Timothy Harrington

Question. How old are you?

Answer.

40 years

Question. Where were you born?

Answer.

New York

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

Answer.

165 Chambers Street, 6 years

Question. What is your business or profession?

Answer.

Liquor dealer

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 guilty of selling nothing the door that was open is the only entrance to my private apartments from the street

Timothy Harrington

Taken before me this

19th

day of *April*

188*8*

Wm. C. Smith
Police Justice.

0400

BOX:

149

FOLDER:

1533

DESCRIPTION:

Hart, John

DATE:

09/30/84



1533

POOR QUALITY
ORIGINALS

04001

411

Counsel,
Filed *20* day of *Sept* 188*4*
Pleads *Not guilty (barr 4)*

THE PEOPLE
vs. *B*
John Crout
Assault in the Second Degree.
(Section 218, Penal Code).

PETER B. OLNEY,
~~JOHN W. OLNEY,~~
District Attorney.

A True Bill.
Edward W. Mearns
Foreman.

Exhibits:

Ans. Haden

0402

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 Stark

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

John Stark -

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

The said John Stark,

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

August Warden -

in the peace of the people of the said State then and there being, feloniously did willfully and wrongfully make an assault: and the said

Stark, -

with a certain axe which he the said

John Stark -

in his right hand then and there had and held, the same being then and there an instrument likely to produce grievous bodily harm, him, the said August Warden, then and there feloniously did willfully and wrongfully strike, beat and bruise 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.

Peter B. Olney,

District Attorney

0403

FORM 11.

Police Court— District.

THE PEOPLE, & c.,

ON THE COMPLAINT OF

August Kaiden

vs.

John Kaid

AFFIDAVIT, A. & B.

Dated July 15 188

W. H. Huffer Justice.

Officer.

Witness

\$ 500 to Ans. Huffer Sess.

Bailed by

No.

0404

Police Court—✓ District.

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

of No. 2413 W 53 Street,
being duly sworn, deposes and says, that
on Monday the 12 day of July
in the year 1887, at the City of New York, in the County of New York,

he was violently ASSAULTED and BEATEN by

John Hart

Who struck this deponent on
the head with an ole

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

day of

July 13 1887

Police Justice.

August Hander
Mark

0405

POLICE COURT X DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

vs.

On Complaint of

For

John Hart

August Harder
assault & Battery

After being informed of my rights under the law, I hereby waive a trial, by Jury, on this complaint, and demand a trial at the COURT OF SPECIAL SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated

July 17 188 X

John Hart

Police Justice.

[Signature]

POOR QUALITY
ORIGINALS

0406

July 24.

BAILED,
No. 1, by *Michael J. Smith*
Residence *5321 8 Ave* Street.
No. 2, by _____
Residence _____ Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

1633
Police Court District.

THE PEOPLE
vs.
NOT GUILTY.

August Macdonald
1143 Ave
West 53 St

John W. Clark

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Offence *A.R. 3*

Dated *July 17* 188*4*

Magistrate.
Officer.

Precinct.

Witnessed to the SES
Evidence showing
a felony.
No. _____
Street, _____

No. _____
Street, _____
to answer _____ Sessions.
Barr

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 *defendant*

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 *July 17* 188*4* *Police Justice.*

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

Dated *July 17* 188*4* *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.*

POOR QUALITY
ORIGINALS

0407

Sec. 151.

✓ District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss

In the name of the People of the State of New York; To the Sheriff of the County of New York, or 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 August Kander of No. 443 W 53 Street, that on the 15 day of July 1888 at the City of New York, in the County of New York,

he was violently Assaulted and Beaten by John Mark

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 him forthwith before me, at the ✓ 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 15 day of July 1888

[Signature] POLICE JUSTICE.

435 103601 104401
POLICE COURT, DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-A. & B.

Dated _____ 188

Magistrate.

Officer.

The Defendant _____

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

Officer

Dated _____ 188

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest, June 1st 1884

Native of Ireland

Age, 25

Sex Male

Complexion Officer today

Color _____

Profession, _____

Married _____

Single, _____

Read, _____

Write, _____

0408

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, } ss.

✓ District Police Court.

John Hart being duly examined before the under-
signed, according to law, on the annexed charge: and being informed that it is h. *is* right to
make a statement in relation to the charge against *him*; that the statement is designed to
enable h. *him* if h. *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 h. *his* waiver cannot be used
against h. *him* on the trial.

Question. What is your name?

Answer. *John Hart*

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. *35 W 36 St (resided there 3 yrs)*

Question. What is your business or profession?

Answer. *Ice man*

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*

John Hart

Taken before me this

day of

188

Police Justice.

0409

BOX:

149

FOLDER:

1533

DESCRIPTION:

Hart, Julius

DATE:

09/30/84



1533

0410

Charles Lang
 Freda Bannan
 John Werner
 Teresa Hart
 Off Runke
 Solomon Eisenberg
 Henry Shet
 Bailed by Ferdinand Schmidt
 13 Centre Street and
 Ambrose Stoenberger
 82 Stanton St
 Jan 16/88
 Bail \$3000.
 Oct 27, 1887. W.F.L.
 Bail received to
 \$1500.
 J.C.G.
 Jan 14, 1888.
 See mem. withy consenting to
 discharge of bail, 1888.

04.11

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Julius Stark

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

Julius Stark

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

The said Julius Stark

late of the City and County of New York, on the 22nd day of August
in the year of our Lord one thousand eight hundred and eighty-~~two~~, at the
City and County aforesaid, with force and arms, in and upon one

Michael Stark

in the peace of the People of the State then and there being, willfully, feloniously, and
with a deliberate and premeditated design to effect the death of him the said
Michael Stark, did make an assault.

And the said Julius Stark, him

the said Michael Stark

with a certain knife

which he the said Julius Stark

in his right hand then and there had and held, in and upon the again

of him the said Michael Stark
then and there willfully, feloniously, and with a deliberate and premeditated design to
effect the death of him the said Michael Stark
did strike, stab, cut and wound, giving unto him the said Michael
Stark, then and there with the knife

aforesaid, in and upon the again

of him the said Michael Stark one mortal wound of
the breadth of one inch and of the depth of six inches, of which said mortal
wound he the said Michael Stark
at the City, and County aforesaid, from the day first aforesaid, in the year afore-
said, until the twenty-second day of August
in the same year aforesaid, did languish, and languishing did live, and on which
twenty-second day of August
in the year aforesaid, he the said Michael Stark, at the
City and County aforesaid, of the said mortal wound did die.

04 12

And so the Grand Jury aforesaid do say: That the said Julius
Stark, Jr. —————

the said Michael Stark, ————— in the manner and form
and by the means aforesaid, at the City and County aforesaid, on the day and in the
year aforesaid, willfully, feloniously, and with a deliberate and premeditated design to
effect the death of Jr. the said Michael Stark —
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,

JOHN McKEON, District Attorney.

In the Matter
of
Julius Hart.

Affiant of
Charles Lang,
16 Goerck St.

04 13

04 14

City and County of New-York, SS.:

Charles Lang, of No. 16 Goerck street, in said City, being duly sworn, deposes and says: On the 22nd. day of August, 1884, I was selling fish in the street with Julius Hart and Michael Hart. While standing in 6' street, between 1st. and 2nd. Avenues, the two Hart boys had some words because Michael said he had more money than Julius. I went into a lager beer saloon in the immediate vicinity to sell some fish, and before going into the saloon I heard Michael call Julius a son of a bitch, and Julius told Michael that if he called him that again he would be sorry for it. When I came out of the saloon Michael Hart told me that he was cut, and when I asked him how he got cut he said he fell against the knife. Julius and I put Michael into the wagon and drove to Dr. Shepard's office, in East 10' street, but the doctor was not in, and Julius went home to tell his mother that Michael was hurt, and I drove Michael to the Fifth street station house and waited there for an ambulance, but when the ambulance came Michael refused to get into it, telling the doctor that he fell against the knife. I then took Michael Hart to his own home in Fourth street, and he died two or three days after. This is all I know about it. This talking between the two Hart boys had not been going on more than three minutes when I went into the saloon in 6' street. The talk began by Michael saying he had more money in the bank than Julius, and Julius said he was a son of a bitch. I don't know who keeps this lager beer saloon; I don't know the number; the officer knows the number; this saloon is on the left-hand side going towards the Bowery; it is in the basement, on the North side of the street. I didn't sell any fish there; I was ~~not~~ in the place three ; I might not have been there three minutes; I came right out; I might not have been ten seconds in the saloon. I did not have anything to drink there. When I came out Michael was standing up against the wagon and Julius was beside him; the knife was in the wagon; Julius didn't have it in his hand. I seen it in his hand before he used it; before I knew his brother was cut. I mean by that that a lady was buying fish and he used it to clean the fish; we had not sold any fish at that place, but we had up the street, before we got there; I mean to say he was cleaning fish before that; I didn't see Julius stick Michael. When I came out of the saloon Julius was by the wagon; he walked away. I asked Michael how he did it, and he said he fell against the knife, but he didn't say how he fell on the knife, and Julius didn't either. I didn't have a chance to ask Michael how he did it; he wouldn't speak to me or to anybody else. Julius didn't tell me how Michael came to fall on the knife. He didn't say whether he tripped or whether he was knocked down. The knife was in the wagon; Michael didn't say he had fallen in the wagon; I didn't see any blood on the knife; I didn't have a hold of the knife, but the knife was in the wagon; it was in the wagon when I took it to the stable. There were three knives in the wagon when I came out of the lager beer saloon, and they were in it when I took the wagon to the stable; that was a good while afterwards. I did not look at the wagon when I came out of the lager beer saloon; I saw the knives in the wagon before I drove home. When I came out of the saloon, at the time when Michael said he was cut, the knife was in the wagon; I saw it there; it laid in the wagon. There were only two or three people around when I came out of the lager beer saloon. I don't know who they were; never saw them before; I don't know whether they live in

04 15

the neighborhood or not; I don't know anybody in that neighborhood. I did not ask them how this man came to fall on the knife; they told me to take him to the doctor. I have not inquired since how he came to fall on the knife; nobody has told me how he fell on the knife; nobody has told me that he tripped or fell; I have asked a dozen but nobody knows anything. I have asked Julius and he said he fell on the knife; he said they were skylarking. Julius didn't tell me how the knife came to get out of the wagon so he could fall on it; I did not ask him; I did not ask him whether the skylarking was in the wagon. Julius went down in the saloon, and stayed there about five minutes, and then came up and helped me put him on the wagon. Julius went down to tell the man something; I don't know whether he was down there five minutes or not. I could not tell you what Julius went down in the saloon for. I did not ask the lager beer man what he went down for. Julius appeared a little excited; he was pale, that's all; that is the only way he showed his excitement. I didn't see him any more when they told me to go to the doctor. He didn't say anything to me when he came out of the saloon, not a word, I am sure of that. Julius told me his brother was cut. When I came out of the lager beer saloon we put him on the wagon. Michael called Julius a son of a bitch only once. We were all on the wagon at the time; I was on the off side, on one end; between us was Michael; Julius was driving; he sat on the end furthest from me. This conversation began as soon as we stopped at 6' street. We came from 5' street, from towards Third Avenue. As soon as they turned the corner they had some dispute about money, and that conversation continued until we stopped in front of the lager beer saloon and I went down to the cellar to sell some fish. I don't think that conversation went on all the time; I only heard him call his brother a son of a bitch once. We stopped three or four times in Sixth street; they were talking about it, but stopped to sell fish; I don't know who we sold fish to. We made a sale in 6' street and cleaned fish about ten doors from this saloon. I weighed the fish; they were standing by the wagon. When we got through that sale we all got in the wagon and drove down to the saloon. I halloed out "Fish" and played the fish horn; they were halloing out fish too. This growling was only in 6' street. I was in the saloon just long enough to ask the man if he wanted to buy fish, and when I came back Michael said he was cut. I have known these boys ten or twelve years. I don't know any of Julius's friends. I only know Julius and his brother-in-law. I talked with Julius's brother-in-law about the case; I only know him to speak to him; I talked to him about the case last Wednesday. Julius's brother-in-law said he was down to see Julius and Julius told him that Michael fell on the knife, the same as Michael told ^{him} ~~me~~ when he went to the hospital to see him before he died. This is all the conversation I had about the case; I am sure of it. This conversation occurred in the Grand Jury room last Wednesday. I didn't tell him what I was going to swear to before the Grand Jury, and he didn't tell me what he was going to swear to before the Grand Jury. He didn't ask me to swear to anything before the Grand Jury, and didn't make any statement of what I ought to swear to. I answered every question the Grand Jury asked me. They might have asked me some questions that I didn't understand, as I have not had any schooling. I am not in the habit of answering questions that I don't understand. I never saw any knife in Julius's hand at that time. The only time I seen the knife in Julius's hand was when he was cleaning fish in Sixth street. I did not see the knife in his

04 16

hand at the place where Michael was cut. I could not tell how long before the cutting I saw the knife in Julius's hand; it may have been five minutes, three minutes or six minutes. I didn't see him put the knife back in the wagon after the fish were cleaned; I didn't watch that. For all I know he may have had the knife in his hand at the time. I didn't see the knife in his hand when I came out of the lager beer saloon. I know he didn't have it in his hand when I came up out of the lager beer saloon, for I saw the three knives in the wagon when I put his brother on, and I had the three knives when I went to the stable. I never inquired how Michael came to tumble down on the knife. I asked Michael and Julius and they said he fell down on the knife; that's all I can tell.

Sworn to before me, this :
29th day of September, 1884. :

Chas. X Long.
Notary

John A. Brumby
Notary Public, N. Y. Co.

0417

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 Julius Hart

Dated August 26th 1884 Chas. Brown Police Justice.

Dated 188 *Police Justice,*

Dated *188* *Police Justice.*

POOR QUALITY
ORIGINALS

04 18

Sec. 198—200.

3d

District Police Court.

CITY AND COUNTY
OF NEW YORK,

Julius Hart

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

Julius Hart

Question. How old are you?

Answer

32 years

Question. Where were you born?

Answer.

Germany

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

Answer.

507 East 11th Street. about 2 years

Question. What is your business or profession?

Answer

Vender of Merchandise

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.

Julius Hart

Taken before me this 26th
day of August 1884
J. C. Conry
Police Justice.

0419

STATE OF NEW YORK.
CITY AND COUNTY OF NEW YORK, } ss. POLICE COURT - 3^d DISTRICT.

of No. *the 17th Precinct* Street, being duly sworn, deposes and says that on the *23^d* day of *August* 188*4* at the City of New York, in the County of New York, *he visited*

Michael Hart the injured man mentioned in the annexed affidavit in Bellevue Hospital on said day and that he there informed deponent that he was feloniously Cut and Stabbed by his brother Charles Hart while in 6th street in said City at 12.15 o'clock P.M. on said day

Deponent further says that said Michael Hart informed deponent that ~~Charles~~ Lang did not assault deponent but simply endeavoured to operate them.

*Subscribed before me this
23^d day of August 1884
my sworn*

William Rouke

Police Justice

0420

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

POLICE COURT,

31

DISTRICT.

of No.

336 5th St

Street, being duly sworn, deposes and

says that on the

22^d

day of

August

1884

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

at about 12 1/2 o'clock

on said day she saw the two defendants
whose names deponent is informed is
~~Charles~~ Lang aged 30 years and
~~Charles~~ Hart aged 32 years engaged in
a quarrel with another man whose name
is unknown but whom deponent is informed
name is Michael Heart on the street
in front of 338 East 6th Street - That
she deponent saw a large Fish Knife
in the hand of one of the defendants now
here (but she cannot say which one)

0421

Person before me the
22^d day of August 1884
City of New York
Police Justice

That at said time the man Michael Han-
was feloniously stabbed by one of the
said defendants

She asks that they be
committed for examination in order
to give the officer a chance to get
further information

J. Bauman

Police Court 3^d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Freda Bauman
vs.
Charles Lang and
Julius Lang and
Charles Lang

Dated August 22^d 1884

M. J. Bauman
Magistrate
J. Bauman
Officer.

Witness,
Solomon Greenberg
336 East 14th Street
Henry Speck
340 East Street

Disposition, committed for
further info at 2 P.M.
Lang & Lang
Charles Lang discharged and el-
eminated as a witness in defend-
of 400 bonds to appear when
required

0422

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss. 1

POLICE COURT,

3^d

DISTRICT.

of Albert Brugnau
Bellvue Hospital Street, being duly sworn, deposes andsays that on the 22^d day of August 1884at the City of New York, in the County of New York, Michael Hart was admitted

to said Hospital at about 3 o'clock P.M. suffering from a Stab wound in the left groin, on the following morning inflammation set in and extended over the abdominal cavity during the day, on the same day he was operated upon to wash out the said cavity he said, Hart gradually became worse and died on the following morning which was Sunday.

A. V. Brugnau M.D.

Sworn to before me, this

of August 1884John J. [unclear]John J. [unclear]

Police Justice.

0423

Police Court—32—District.CITY AND COUNTY
OF NEW YORK.Under Charles Lang, aged 30 years,
of No. 16 Gowck Street,being duly sworn, deposes and says, that
on Friday the 22^d day of August
in the year 1884 at the City of New York, in the County of New York, Michael Hart

was violently and feloniously ASSAULTED and BEATEN by

Julius Hart said Michael's brother who
did willfully and feloniously cut and stab
him said Michael with a fish
knife which he said Julius held in
his hand. Deponent further says
that said assault was committed while
brother Michael and Julius were intoxicated
on the side walk in 6th Street in front
of No. 338.

Deponent further says that said
Michael and Julius were growling and
quarreling with one another calling
each other sons of Bitches because
one had more money than the other.

He deponent further says that he heard
Julius say to Michael "if you don't stop calling
me a son of a Bitch, I will cut you, and
in a few moments he heard Michael say
he was stabbed. Deponent further says
that said assault was committed 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

of

26^d
August

day

188

Charles LangDet. Morry

POLICE JUSTICE.

0424

Police Court—Third District.

RECOGNIZANCE TO TESTIFY.

CITY AND COUNTY }
OF NEW YORK, } ss.

the 23^d day of August BE IT REMEMBERED, That on
Charles Lang in the year of our Lord 1884
of No. John Stebling Street, in the City of New York,
and
of No. 14 attorney Street, in the said City,

personally came before the undersigned, one of the Police Justices in and for the City of New York, and acknowl-
edged themselves to owe to the PEOPLE of the STATE OF NEW YORK, that is to say: the said

the sum of Lang five Hundred Dollars,
and the said Stebling five

the sum of
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 condition 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 Felony said to have been lately com-
mitted in the City of New York aforesaid by

Julius Hart

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. }

aug 23

Charles Lang

John Stebling

Police Justice.

0425

New York General Sessions.

THE PEOPLE, &c.,

Grda Bauman

vs.

Julius Hart-

M. J. Power Magistrate.

RECOGNIZANCE TO TESTIFY.

Filed

day of

187

Police Justice.

at 187
M. J. Power
Magistrate
187

day of
August 187
Sworn before me, this

CITY AND COUNTY
OF NEW YORK, ss.

the within-named Julius Hart, says that he is a
said City, and is worth

Twenty in

holder in
Hundred Dollars,

over and above the amount of all his debts and liabilities; and that his property consists of
a lot of land situated at 111 201 East 178
Street in the City of New York no more than

POOR QUALITY
ORIGINALS

0426

Michael Hart,
who was admitted
to Ballenger Hospital
May 22nd, is suffer-
ing from a dangerous
stab wound of the left
groin.

A. F. Douglass, M.D.
House Surgeon

0427

In the Matter

of
Julius Host.

Affidavit of

Anne Haber.

0428

City and County of New-York, SS.:

Annie Faber, of No. 338 Sixth street, in said City, being duly sworn, deposes and says: That her husband, Frederick Faber, keeps a lager beer saloon in the basement of the above number; that on Friday, the 29th day of August, 1884, between the hours of 12 and 1 o'clock in the afternoon, deponent and her husband were sitting in said saloon when deponent said to her husband "Here comes Julius" (meaning Julius Hart); that deponent's husband said he didn't want to see him, that he would only make him but his fish which he had been driving around all day, and he didn't want it; that deponent's husband then ran into the back yard; that deponent's husband had just got into the back yard when Julius Hart came running in; that deponent believing from the haste with said Julius Hart came running in that he wanted to go to the rear, got up so as to let him pass; that said Hart got only to about the middle of the saloon when Charles Lang came running into said saloon and said something to Hart in so low a tone of voice that deponent could not hear what he said, and then they both went out; that neither the said Hart nor the said Lang asked deponent to buy any fish, nor did they speak to her or to any one else in the saloon at all, nor did either one of them have any fish with him; that the hurried manner in which the said Hart and the said Lang came running into said saloon made the children in the neighborhood believe there was something going on there, and they came running up to the saloon door and looked into said saloon; that deponent seeing the said Hart and the said Lang going out of said saloon so quick, and seeing the children congregated on the sidewalk, thought there was something going on in the street, and immediately went to the door and looked out, when she saw the said Julius Hart and the said Lang lift up Michael Hart and put him on the Wagon; that Julius Hart sat on the right side of Michael Hart and held him around the waist, while they drove rapidly in the direction of First Avenue; that deponent did not see any fighting or hear any quarrelling between the said Julius Hart, Michael Hart and Charles Lang, but she heard some of the children in the street say they were fighting, but as there was such a crowd in the street deponent did not take any notice of who the children were.

Sworn to before me, this :
 8th day of October, 1884. :

Annie Faber

Francis H. Hunter
 Notary Public N.Y.C.
 (170 214)

POOR QUALITY
ORIGINALS

0429

The People

-7-
Julius Hart

0430

-----X
The People

Agst.

Julius Hart
-----X

} MURDER IN THE SECOND
DEGREE .

This indictment was filed on the 30th day of September 1884, and the case tried in Part Two of the General Sessions November 19, 1884; and the defendant was convicted of manslaughter in the first degree.

The evidence upon the trial was entirely circumstantial, and on motion of defendant's attorney, Judge Cowing granted a new trial upon the minutes, January 5, 1885. A motion is now made to discharge the bail on the ground of failure of the People to prosecute. There is no additional testimony to that produced upon the trial, and in view of the action of Judge Cowing and the opinion written by him, which is with the papers, there can be no proper grounds for opposing the the motion to discharge bail.

Amatt, Thos
Asst Dist Atty

0431

the Court was deemed proper.
 before to presence of the Court and the
 spoke named defendant on the morning
 the presence of the Court in the Court
 1888 at 11 o'clock A.M. to the Court
 that an application will be made on

Count of General Parsons
 The People
 Julius
 Notice of Motion
 Maurice Meyer
 of Counsel Sept
 15 October
 1888

ATTORNEY
 1000

ADON M111 BT6226 1576 1101166

ਬਦਿ ਤਫ਼ •

HOW IT GOES:

CONF OF COUNCILS 2022

POOR QUALITY
ORIGINALS

0432

Court of General Sessions.

The People &c.

agst.

Julius Hart

Hon. R. B. Martine

District Attorney

Homicide.

Sir:-

You will please take notice
that an application will be made on Tuesday February 9th.
1886 at 11 o'clock A. M. in Part I of the above Court for
the discharge of the bail heretofore given in behalf of the
above named defendant on the ground of a failure of the
People to prosecute or for such other and further relief as
the Court may deem proper.

Dated N. Y. Feby. 4th. 1886.

Yours,

Maurice Meyer

of Counsel Deft.

POOR QUALITY
ORIGINALS

0434

General Sessions

The People &

vs.

Julius Hart

This is a motion upon a new trial upon the minutes. The defendant was indicted for Murder in the Second degree and was tried at the November term of this Court and convicted of manslaughter in the first degree. The verdict of the Jury is based solely upon circumstantial evidence. The Court of Appeals has decided in the Bennett case 49 N.Y. Reps. that in determining a question of fact from circumstantial evidence there are two general rules to be observed. First 'The hypothesis of delinquency or guilt should flow naturally from the facts proved and be consistent with them all.' Second. 'The Evidence must be such as to exclude to a moral certainty every hypothesis but that of his guilt of the offense imputed to him or in other words the facts proved must all be consistent with and point to his guilt not only but they must be inconsistent with his innocence.

In the light of these two very fair and just rules I have read the Evidence which was adduced upon the trial and while I find some inculpatory circumstances against the defendant still taking all these circumstances together into consideration I do not think that they come up to that measure of proof which should be and is required to warrant a conviction.

Inasmuch as there is to be a new trial I forbear

POOR QUALITY
ORIGINALS

0435

to make further comment upon the Evidence. Upon the new trial the people may be able to prove enough other circumstances to make that measure of proof necessary to warrant a conviction or the defendant may be able to far explain away the inculpatory circumstances which now appear against him so as to warrant and justify his acquittal.

I think under the circumstances the Ends of Justice will be best subserved by granting the defendant a new trial and it is so ordered.

Rufus B. Coving

Jan. 5th. 1885.

City Judge.

The Court of Appeals has decided in the Connor Case to hold, that in determining a question of fact from circumstantial evidence there are two general rules to be observed. First "The hypothesis of delinquency or guilt should flow naturally from the facts proved and be consistent with the all."

Second. "The Evidence must be such as to exclude to a moral certainty every hypothesis but that of his guilt or the offense imputed to him or in other words the facts proved must all be consistent with and point to his guilt not only but they must be inconsistent with his innocence."

In the light of these two very fair and just rules while I am so a temporary circumstantial against the defendant still taking all these circumstances together in consideration I do not think that they come up to that measure of proof which should be and is required to warrant a conviction.

Inasmuch as there is to be a new trial I forbear

POOR QUALITY
ORIGINALS

0436

to make further comment upon the Evidence. Upon the new trial the people may be able to prove enough other circumstances to make that measure of proof necessary to warrant a conviction or the defendant may be able so far explain away the inculpatory circumstances which now appear against him as to warrant and justify his acquittal.

I think under the circumstances the Ends of Justice will be best subserved by granting the defendant a new trial and it is so ordered.

Rufus B. Cawing

Jany. 5th. 1835.

City Judge.

The Court of Appeals has decided in the former case to hold, that in determining a question of fact from circumstantial evidence there are two general rules to be observed. First "The hypothesis of guilt should flow necessarily from the facts proved and be consistent with the all."

Second, "The Evidence must be such as to exclude to a moral certainty every hypothesis but that of his guilt of the offense imputed to him or in other words the facts proved must all be consistent with and point to his guilt not only but they can't be inconsistent with his innocence."

In the light of these two very fair and just rules I think I shall be a inculpatory circumstance against the defendant still taking all these circumstances together in consideration I do not think that they come up to that measure of proof which should be and is required to warrant a conviction.

Inasmuch as there is to be a new trial I forbear

POOR QUALITY
ORIGINALS

0437

Court of General Sessions

The People vs

or

Julius Hart

*Open Court Judge
covering banking new
trial*

0438

General Sessions

The People & &

vs.

Julius Hart

This ~~is~~ a motion upon a new trial upon the minutes. The defendant was indicted for Murder in the Second degree and ~~was~~ tried at the November term of this Court and convicted of manslaughter in the first degree. The verdict of the Jury is based solely upon circumstantial evidence. The Court of Appeals has decided in the Bennet case 49 N.Y. Reps. that in determining a question of fact from circumstantial evidence there are two general rules to be observed. First 'The hypothesis of delinquency or guilt should flow naturally from the facts proved and be consistent with them all.' Second. 'The Evidence must be such as to exclude to a moral certainty every hypothesis but that of his guilt of the offence imputed to him or in other words the facts proved must all be consistent with and point to his guilt not only but they must be inconsistent with his innocence.

In the light of these two very fair and just rules I have read the Evidence which was adduced upon the trial and while I find some inculpatory circumstances against the defendant still taking all these circumstances together into consideration I do not think that they come up to that measure of proof which should be and is required to warrant a conviction.

Inasmuch as there is to be a new trial I forbear

POOR QUALITY
ORIGINALS

0439

to make further comment upon the Evidence. Upon the new trial the people may be able to prove enough other circumstances to make that measure of proof necessary to warrant a conviction or the defendant may be able to so far explain away the inculpatory circumstances which now appear against him as to warrant and Justify his acquittal.

I think under the circumstances the Ends of Justice will be best subserved by granting the defendant a new trial and it is so ordered
Jany. 5th. 1885.

Rufus B. Cowing
City Judge.

0440

Court of General Sessions

The People

vs

Julius Hart

Notice of Motion

Maurice Meyer

of Counsel Sept

1st Centre St

N.Y.C.

0441

Court of General Sessions.

The People &c.

agst.

Julius Hart

Hon. R. B. Martine

District Attorney

Homicide.

Sir:- You will please take notice
that an application will be made on Tuesday February 9th.
1886 at 11 o'clock A. M. in Part I of the above Court for
the discharge of the bail heretofore given in behalf of the
above named defendant on the ground of a failure of the
People to prosecute or for such other and further reliefs
the Court may deem proper.

Dated N. Y. Feb. 4th. 1886.

Yours,

Maurice Meyer

of Counsel Deft.

POOR QUALITY
ORIGINALS

0442

Count of Personal Sessions

The People vs

Plaintiff,

AGAINST

Jules Hart

Defendant.

Affidavits And
Certificates as to Character

MAERICK
KUNITZING, ~~SUMNER~~ MEYER,

Attorneys for Defendant

Post-office and Office Address,

No. 15 CENTRE STREET,
NEW YORK CITY.

Due service of a copy of the within is hereby
admitted.

Dated New York, 18

To Hon R.B. Maerick
Deputy

Sat'l J. Brown, Printer, 36-38 Vesey St., N. Y.

POOR QUALITY
ORIGINALS

04443

SAM'L D. FOLSOM.

THOS. W. FOLSOM.

WM. H. FOLSOM.

FOLSOM BROS.,

REAL ESTATE AND INSURANCE BROKERS,

NOTARIES PUBLIC
AND
COMMISSIONERS
FOR ALL THE
STATES AND TERRITORIES.

Members of the Real Estate Exchange and Auction Room,

1238 BROADWAY, S. E. COR. 31ST STREET,

ESTATES MANAGED
AND
LOANS NEGOTIATED.

BRANCH OFFICE, 364 EAST 12D STREET.

(ESTABLISHED 1847.)

New York, Feb 22 1886

To Whom it may concern

This is to certify
that Julius Hart was
in our employ as Janitor
and Housekeeper at 173
Second St. this city for
5 years & 3 months
during which time he
was honest - peaceable
& sober attending to his
work faithfully

Said Building is a
large 5 story tenement occupied
by 24 families

Very respectfully
Folsom Bros.

POOR QUALITY
ORIGINALS

0444

New York Feb 22nd 1886
This is to certify that I know
Julius Hart for the last 25 years
and always found him honest
and truthful and always been
a hard working man with a
family of five children who was
never known to be in trouble or
arrested before.

Respectfully yours
Jos. Stein
127 East 75 St.
City

Court of General Sessions

The People }
vs
Julius Hart }

City & County of New York ss

Ferdinand Edman
of No. 60 East 4th Street this City
being duly sworn says that he is
one of the Coroners of the City and
County of New York.

That he has known defendant
above named for about 25 years
during which time I have seen him
quite frequently, and have always
found him an industrious, hard-
working man, and that his character
for peace and quietness has been
very good.

Deponent further says that he knows
said Hart has a wife and family
wholly dependant upon him for
support.

Sworn to before me this }

23 day of February 1886 }

Maurice Meyer

Notary Public
N.Y.C. (69)

Ferdinand Edman

Count of General Sessions
 The People vs }
 apt
 Julius Hart }

City & County of New York ss

John Jakob being
 duly sworn says that he resides at
 155 East 3^d Street this city and am
 employed by the 42^d Street and Grand
 Street Ferry Rail Road Company as Agent.
 Deponent further says that he has
 known the defendant for about
 20 years, during which time I have
 seen him almost daily, and that
 his character for honesty, industry
 and sobriety has been excellent,
 and always found him to be a
 quiet and peaceable citizen.

Sworn to before me this }
 23 day of February 1886 } John Jakob
 Maurice Meyer
 Notary Public
 N.Y.C. (49)

Court of General Sessions
 The People vs }
 Julius Hart }

City & County of New York ss
 Julius Hart being duly
 sworn says that he is the defendant
 above named, and resides at 507 E
 11th Street. That he is thirty four years
 of age, and am employed by the
 Julius Wolf Furniture Manufacturer as
 a driver.

Deponent further says that up to the
 present charge, he has never been
 arrested charged with the commission
 of any crime or offense.

Deponent further says that he has a
 wife and five children wholly dependent
 upon him for support and maintenance.

Deponent in conclusion further states
 that he is innocent of the crime
 charged and of which he stands indicted.
 Sworn to before me this } Julius Hart
 23 day of February 1906 }

Maurice Meyer

Notary Public (ag)
 N.Y.C.

Court of General Sessions

The People }
vs
Julius Hart }

City & County of New York ss

Henry Sheppard

M. D. being duly sworn says that
he resides at 215 East 10th Street this
city, and has been a practicing
physician for about 39 years.

That he has known known the
defendant for about 25 years during
which time I have seen him quite
frequently, and always found him
honest and industrious, and that his
character for peace and quietness
is most excellent.

That he has known defendant's family,
having been their family physician
for about 25 years who are highly
respectable people, and deponent further
says that said Hart has a wife and
five children dependent upon him for support.

Sworn to before me this

23 day of February 1886

Henry Sheppard M.D.
Married Meyer
Notary Public (67)

Court of General Sessions

The People vs }
appt
Julius Hart }

City & County of New York ss

Lucien Wolf being
duly sworn says that he resides at
311 East 20th Street, and that he is en-
gaged in the furniture business at
No. 1 Ave B. this City.

That he has known defendant for
about 15 years during which time he
has seen him frequently, and that
his character for honesty, industry and
sobriety is excellent and always found
him to be a peaceable and quiet man.
Defendant further says that during the
past year the said Hart has been em-
ployed by me as a driver, and has
found him an unexceptionable good
workman.

Defendant further says that said Hart has a
wife and family who are wholly dependent
upon him for support.

Sworn to before me this

22 day of February 1886

Maxwell Meyer

Notary Public
N.Y.C. (69)

Lucien Wolf

Court of General Sessions

The People }
vs
Julius Hart }

City & County of New York ss

Frederick Reiss being
duly sworn says that he is boot and
shoe maker engaged in business at
411 East 5th Street this City.

That he has known defendant above
named for about five years, during
which time I have seen him frequently
and always found him an industrious
hard-working man, and that his
character for peace and quietness is
very good.

Defendant further says that said Hart
has a wife and family wholly de-
pendent upon him for support.

Sworn to before me this

23 day of February A.D.

Maxwell Meyer

Notary Public

N.Y.C. 69

Frederick Reiss

Court of General Sessions

The People vs }
 agt
 Julius Hart }

City & County of New York ss

Charles Braun of
 No. 85 First Avenue this City being
 duly sworn says that he is engaged
 in the oyster business.

That he has known the defendant
 above named for about 18 years
 during which time he has seen
 frequently, and that his character
 for honesty industry and sobriety
 is Excellent.

Deponent further says that said
 Hart has a wife and five children
 dependent upon him for support.

Sworn to before me this

23 day of February 1894

Charles Braun

Maurice Meyer

Notary Public

N.Y.C. (69)

Court of General Sessions

The People }
 apt
 Julius Hart }

City & County of New York ss

William Ellis being
 duly sworn says that he resides at
 155 2nd Street this city and is a
 musician by occupation.

That he has known the defendant
 above named for about eight years
 during which time I have seen him
 almost daily, and always found
 him an industrious hard-working
 sober man, and deponent further
 says that said Hart has a wife
 and five children dependent upon
 him for support, whom he provides
 for and takes care of.

Sworn to before me this

23 day of July 1882

William Ellis

Maurice Meyer

Notary Public

City of New York

Count of General Sessions

The People vs }
apt
Julius Hart }

City & County of New York ss

Lucien Wolf being
duly sworn says that he resides at
311 East 20th Street, and that he is en-
gaged in the furniture business at
No. 1 Ave B. this City.

That he has known defendant for
about 15 years during which time he
has seen him frequently, and that
his character for honesty, industry and
sobriety is excellent and always found
him to be a peaceable and quiet man.
Deponent further says that during the
past year the said Hart has been em-
ployed by me as a driver, and have
found him an unexceptionable good
workman.

Deponent further says that said Hart has a
wife and family who are wholly dependent
upon him for support.

Sworn to before me this
22 day of February 1886
Maurice Meyer
Notary Public
City of New York

Lucien Wolf

POOR QUALITY
ORIGINALS

0454

MEMORANDA.

AGE.			PLACE OF NATIVITY.	WHERE FOUND.	DATE. When Reported.
Years.	Months.	Days.			

Bellevue Hospital

Witnesses

Frederic Bauman
336 6th St.

Solomon Coopers
336 6th St.

John H. H. H.
93 1st St.

Henry Spok
340 6th St.

Samuel West
417 5th St.

William Conway M.D.
Coroner's Office

A. B. Brignaud M.D.
Bellevue Hospital

William Stannard M.D.
Bellevue Hospital

Officer Bunker 17th Ave.

Charles Long
16 1st St.

No. 564/1870
Dr. J. A. B. B. B. 1884

AN INQUISITION.

On the view of the body of

Michael West

whereby it is found that he
came to his death by

accidentally
inflicted by himself.
August 18 1884

Inquest taken on the 9 day
of *September* 1884
before
Bernard J. Arthur Coroner.

POOR QUALITY
ORIGINALS

0455

TESTIMONY.

Wm H. Hammack M.D., being duly sworn says
I am acting Ambulance Surgeon attached to
Belleuve Hosp'l, on the 22nd day of Sept
1884 about 2.30 P.M. I was summoned by call
to 703 East 4th St. on arriving at said
residence I found the deceased Michl. Mann
lying on floor of room in rear house,
he was carried out to ambulance &
thence placed in ambulance & taken to
Belleuve Hosp'l, his wound had been
dressed previous to my arrival, he
said he was a fresh pedlar,

Wm H. Hammack

Sworn to before me

this 2nd day of Sept 1884

Edward H. Foster

CORONER.

POOR QUALITY
ORIGINALS

0456

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, ss.:

AN INQUISITION,

Taken at the *Coloners Office*
No. *15 Chatham* Street, in the *4th* Ward of the City of
New York, in the County of New York, this *9* day of *September*
in the year of our Lord one thousand eight hundred and *88*
before
Bernard D. Martin Coroner,
of the City and County aforesaid, on view of the Body of *Michael Hart*
now lying dead at

Upon the Oaths and Affirmations of
Sermon. 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 *Michael Hart* came to his
death, do upon their Oaths and Affirmations say: That the said
Michael Hart came to his death by

*State Wound of Left Groin accidentally inflicted
with a fish Knife in his own hands on
Aug. 22nd about 12.30 PM while in front of
No. 338. Sixth street*

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.

Chas Hangermann
R C Furman
Edward Joyce
George Albers
William Brown
James L De Venny
Wm Duediker

83 Warren St.
277 Greenwich St
227 Greenwich St
260 Greenwich St
54 Warren St.
101 W 37th Street
239 Greenwich St

Bernard D Martin

CORONER, [I. S.]

0457

Coroner's Office.

TESTIMONY.

Officer William Rourke 17th Precinct
 being sworn says. On Aug 22/84
 about 12.45 PM the deceased
 Michael Hart came to the
 Station House and told the
 Sergeant that he had been
 cutting fish with his fish
 knife in 6th street and that
 he had accidentally cut
 himself with the knife, the
 Sergeant telegraphed for an
 ambulance to Bellevue Hospital
 the ambulance came and then Hart
 refused to go to hospital
 and was taken home by his
 friends to 103 East 4th St.
 I went out on my tour of
 duty at 1 PM. after Hart had
 been taken home and I met
 a woman who told me that
 there had been a fight in 6th
 street. I then returned and
 informed the Sgt who asked
 me to investigate the case. I
 met a little boy in 6th St and
 he said that he saw two brothers
 fighting and that another man
 was with them, and that one

Taken before me
 this day of

188

CORONER.

0458

Coroner's Office.

TESTIMONY.

brother had stabbed the other
 I then went and found two
 witnesses Mr. Eulenberg and
 Mrs. Dorman they told me that
 they saw two men scuffling in
 the street and one of them had
 a knife I then went to 103
 East 4th where deceased resided
 and found out where they stabbed
 John deceased's wife who said
 that it was in Houston St below
 4th I and Sergeant Little
 went to the stable and I
 there saw Lang as the man
 that brought Michael Hart to
 to the Station, I told the Supt
 to arrest Lang and the brother
 Julius Hart proceeded to the stable
 I said to him John's brother
 is laying home pretty badly
 hurt and wants to see you
 to get a Doctor for him, he
 said that he did not want
 to see his brother, that he done
 all he could and did not
 want to do any more for him
 I then arrested him and took
 him to the Station Area &

Taken before me

this

day of

188

CORONER.

0459

Coroner's Office.

TESTIMONY.

brought him to Court where I made the charge of felonious assault. Julius Hart was there held by Judge Power. he was recognized in the Station Room by Solomon Eisenberg and Mrs. Daumery as the party they saw have the knife in his hand. when I arrested the prisoner he appeared to me as if he had been drinking, at first he did not say when I made the charge he said to the Sergeant that he was arrested for nothing. I saw Michael Hart at the Hospital on Aug 23/88 and he told me that I had his brother under arrest. he then said I did not want my brother to be arrested that he had a large family, he also said that they had a scuffle, but did not say to me what it was about.

William Rourke

Taken before me

this 9th

day of

Sept

188

CORONER.

Gerrard Martin

0460

Coroner's Office.

TESTIMONY.

4.

Solomon Greenberg being sworn.
 I reside at No 336, 6th
 and am in the shoe business.
 On Aug 22/84 about 12.30 P.M.
 I saw three men in a wagon
 & next door to my house it
 was a fish wagon the men
 when I heard the wagon and
 I thought they were looking
 together, the men were Julius Hart
 the prisoner, Lang and another
 man, I did not see any knife
 nor did I see any blows struck
 they were looking in a friendly way.
 when I was arrested and taken
 to the Station House I said
 that I had not seen any
 knife used by any of the men
 I did not see any fish in the wagon
 when I first noticed the three men
~~behind~~ it, I saw the three men
 go away in the wagon they
 were sitting on the seat together.

Solomon Greenberg
 Mark

Taken before me
 this 9th day of

Sept 1884
 Daniel H. [Signature]

CORONER.

0461

Coroner's Office.

TESTIMONY.

Frida Suman being sworn says.
 I reside at ~~336~~ 336. 6th
 and am housekeeper there. On
 Aug 22/88 about a little before
 noon I was sitting at my window
 sewing and I saw a crowd
 congregated. I raised the
 window and looked out and
 I heard some one say that
 somebody had been shot. I did
 not see who was shot, before I
 saw the crowd there was a fish
 wagon outside I saw a couple
~~laying~~ ^{lying} on it, I did not see
 Mr. Ewenberg at his door, I
 did not see the wagon drive
 away. Mr. Ewenberg came to
 the house with an Officer who
 told me that I would have
 to go to the Station House, I
 went there and gave my name
 I was not asked any questions
 there, from there I went to
 Essex Market Court. I cannot
 recognize any of the men who
 were among the crowd, I saw
 the prisoner for the first time in
 Essex Market Court.

Taken before me

this

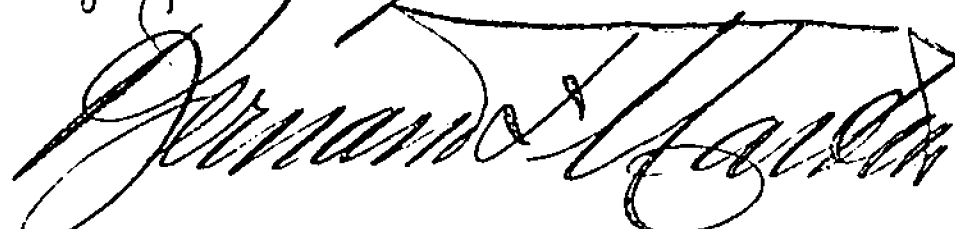
day of

Sept

1888

CORONER.

Frida Suman



0462

Coroner's Office.

TESTIMONY.

6.

Henry Spick being sworn says
 I reside at No 340. Sixth St
 On Aug 27/04 about noon dinner
 time I was in E. St. opposite to
 where there was a fish wagon
 standing, I was playing with
 another boy, I & the boys were
 talking I looked across the
 way and I saw a man
 with a knife in his hand
 holding it down it was a
 fish knife, I did not see the
 man stab any one, I saw
~~shortly after the wagon had~~
~~gone away it was near the~~
~~garage, & I saw a man~~
 bleeding from the stomach
 two men put him on the wagon
 and took him away I recognize
 the prisoner Julius Dardas as one
 and the other as the other
 I heard the man that was
 cut say you're my brother, after
 putting him in the wagon they
 drove away, the wounded man
 said he could not move his leg
 this was before the men put him
 in the wagon, I recognize Julius

Taken before me

this

day of

188

CORONER.

0463

Coroner's Office.

TESTIMONY.

7

Hast the prisoner as the man
who had the knife in his hand
I saw no blood mark.

Henry C. Spuh.

Charles Lang being sworn says I
reside at No. 16 Goerck Street and
am a vendor employed by Julius
Hart. On Aug 27th about bet.
12 and 1 PM while coming through
East in a wagon I, Julius
Hart and Michael, we were
intercepted we stopped in front
of No 336. East to sell some
fish to a customer. Julius &
Michael commenced growling
on the sidewalk. We said
we had more money than
the other I went to into the
wagon to sell some fish
and when I came out I
heard somebody say I've
cut, I asked Michael who
done it and he said that
he fell on his knife, they were
both on the sidewalk standing
near the tail end of the wagon.

Taken before me

this 9th

day of

Sept

188

Jernard H. H. H.

CORONER.

0464

Coroner's Office.

TESTIMONY.

the knife then was in the wagon
 alongside of some fish, there
 was about 15 lbs fish in the
 wagon, I and Julius put Michael
 in the wagon and drove to
 St. Shepherd's in 10th St he
 was not in, I took the
 deceased to the Station House
 I had left Julius on the car
 of 94th & 4th St. an ambulance
 came to the Station House
 Michael told the Doctor that
 he had fell on this knife,
 he would not go to the Hospital
 I and an Officer took Michael
 to where he lived, then men
 three knives on the wagon that
 day, it was about two hours
 from the time that Michael was
 cut until we took him
 home, Julius and I had been
 drinking all morning together, and
 when we met Michael we drank
 more.

James E. Long

Taken before me
 this 9th day of

Sept 1884
 Bernard Martin

CORONER.

0465

Coroner's Office.

TESTIMONY.

John East being sworn says
 I reside at 417 Fifth street and
 am the Mother of Michael East
 deceased I last saw him alive
 about 2 weeks before his death
 he then came to my house and
 was sober, about 11 PM Aug 21st
 he came to my house and
 told me that he had fallen
 on his fish knife, I went
 with him to the Station House
 and after he had his wound
 checked he went home and
 from there he was taken to
 Bellevue, I saw him there
 on Saturday Aug 23rd I
 was told to stay away, the
 next I saw of him was when
 he was dead and at his own
 home

John East

Taken before me

this

11

day of

Sept

1884

Bernard J. Harris

CORONER.

0466

Coroner's Office.

TESTIMONY.

16

John Noerner. being sworn says I reside at 93 East 11th St. and am a tin smith. On Saturday Aug 23rd the uncle of Michael Dant came to my house and he said that Julius Dant was arrested & Michael Dant was in Bellevue Hospital he could not tell me ~~why~~ the reason. I went to Bellevue with Mr. Schriber about 2 P.M. Michael says to me did you see Julius I said no. he then asked me if Julius was arrested after a while he said that it was his fault he told me that he did not know how he was cut but he thought he had run against this knife and cut himself but that he was too drunk to know Julius Dant is my brother-in-law

John Noerner

Taken before me
this 9th day of

Sept 1888
Bernard Martin

CORONER.

0467

Coroner's Office.

TESTIMONY.

W^m A. Conway M. D. being sworn says, On August 24th/84 an autopsy was made on the body of Michael Hart at Bellevue Hospital.

An external examination of the body showed a stab wound in the left groin about an inch or an inch & a half long, made evidently by a knife or some sharp instrument. Also an incision in the abdominal wall along the median line which wound had been stitched together. The latter wound had evidently been caused by the operation of Laparotomy which had been performed in the Hospital after the patient had been brought there for treatment.

On opening the cavity of the Abdomen the wound in the groin was found to have been made in a direction running obliquely, inwards and slightly upward, penetrating the bladder.

Around the wound the neighboring tissues showed that there had existed a violent state of Inflammation of all of them especially of the Peritoneum.

The Liver was enlarged and fatty; the Heart was fatty; on the right pleura was found the remains of an old pleurisy.

The other organs presented nothing of interest.

The Cause of death was Acute Peritonitis from Stab Wound of the Groin.

Taken before me

W^m A. Conway M. D.

this 9th day of September 1884

Gerrard Harbo

CORONER.

0468

Coroner's Office.

TESTIMONY.

12

Michael Lart. Age 23. was admitted to Ward 10, Bellevue Hospital, about 3 P.M. Aug. 23rd 1884, suffering from a stab wound of the left groin. On admission the wound was filled with blood clots which were removed, and the wound washed and dressed.

The next morning (Aug 23rd) signs of peritonitis about the wound appeared with some general tenderness over the abdomen. In the afternoon the peritonitis had spread, the abdomen being hard and very tender, pulse feeble & rapid, and the temperature elevated. At this time the Medical Bureau decided to perform laparotomy and cleanse the abdominal cavity. This was accordingly done, the abdominal incision being about 4 inches. After the operation the patient gradually became worse, pulse became very rapid & feeble and the temperature more elevated.

The patient died the day following the operation (Aug 24th) at about 9 A.M.

It was noticed on the evening after the operation that there were signs of irritation to the bladder.

J. H. Huggan M.D.
House Surgeon
32nd Reg. Inf.

Taken before me
this 9 day of Sept 1884
Robert J. Martin
CORONER.