

0467

**BOX:**

8

**FOLDER:**

106

**DESCRIPTION:**

Harris, John

**DATE:**

03/04/80



106

0468

BOX:

8

FOLDER:

106

DESCRIPTION:

Healy, Augustus

DATE:

03/04/80



106

0469

Counsel,

Filed 4 day of March 1880

Pleads

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

1. Augustus Healy  
2. John N. Mc...  
NA

BENJ. K. PHELPS,

District Attorney.

A True Bill.

*John P. Jones*

Foreman.

Part term: March 12, 1880.  
No 1. Tried & acquitted.

0470

4 District Police Court

CITY AND COUNTY OF NEW YORK, ss.

William Fisher

of No. 921 8<sup>th</sup> Avenue Street, being duly sworn, deposeth and saith, that on the at the 22<sup>nd</sup>

4<sup>th</sup> day of February 1880 Ward of the City of New York,

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

the following property viz.:

Two pair of pantaloons, three cloth coats, three cloth vests, one silver double case watch, one gold chain, two felt hats

All of the value of sixty dollars. \$60.00

Sworn before me this

the property of Louis Fisher, and in the care and charge of deponent

day of

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by Augustus Healy (nowhere) and John Harris.

709

From the fact that deponent was informed by officer M: Ardle of the 22<sup>nd</sup> Precinct that Healy informed him M: Ardle when part of the said property was pawned, and deponent went to said pawnbrokers and identified part of the said property, consisting of two pair of pantaloons and one vest, and deponent was also informed by Alexander Kennedy

Paterson Insurance

0471

(nowhere) that the said Healy and said Harris met him Kennedy on 11<sup>th</sup> corner + 51<sup>st</sup> Street and said Healy wanted the said Kennedy to purchase from them a quantity of clothing which they then had in a bag and in their possession, and deponent was also informed by Edward Finnerty that he Finnerty saw the said Healy and said Harris leaving deponents premises on the said 4<sup>th</sup> day of February 1880, they then and there having in their possession a bag containing some articles, and said Finnerty came to deponent and asked if we had lost anything.

Sworn to before me this } Wm. Finley  
28<sup>th</sup> day of February 1880

Wm. Finley Police Justice

DISTRICT POLICE COURT.

THE PEOPLE, &c.,

OR THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

DATED

188

MAGISTRATE.

OFFICER.

WITNESSES:

24

0472

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

Police Court—Fourth District.

*Henry M. Arde*  
of No. 22<sup>nd</sup> Precinct Police Street, being duly sworn, deposes and says,  
that on the 26<sup>th</sup> day of February 1880  
at the City of New York, in the County of New York, deponent arrested

*Augustus Healy (nowhere), for having on the 21<sup>st</sup> day of February 1880, stolen and carried away from the possession of William Fisher one Silver Watch and gold chain, also a quantity wearing apparel, and that the said Healy informed deponent when part of the said property had been pawned, deponent found two pair of pantaloons and one vest in the pawnbrokers when the said Healy informed deponent that they had been pawned, and said property was identified by William Fisher as part of the property so taken and stolen from his store and clothing*

Sworn to before me, this 28<sup>th</sup> day

*Wm. J. ...*  
1880

0473

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

Police Court, Fourth District.

*Edward Finerty*  
of No. *739 Tenth Avenue*, being duly sworn, deposes and says,  
that on the *4<sup>th</sup>* day of *February* 18*80*  
at the City of New York, in the County of New York, *deponent saw*

*Augustus Healy, Newhere, and John Harris coming out of the hall-way of premises No. 92 1/2 Eighth Avenue at about the hour of 1 1/2 o'clock on the afternoon of said day; and the said Harris was then carrying a bag apparently full of clothing. That said last named premises is the premises named in the foregoing affidavit of William Fisher.*

*Edward Finerty*

Sworn to before me, this *29<sup>th</sup>* day of *February* 18*80*  
*[Signature]*  
CLERK OF POLICE JUSTICE.

0474

Police Court, Fourth District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Augustus Healy*

Question. How old are you?

Answer. *18 years -*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *786 11<sup>th</sup> Avenue*

Question. What is your occupation?

Answer. *Carpet Printer*

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

Answer.

*I am not guilty of the charge  
preferred against me,  
Augustus Healy*

*Wm. H. ...*  
Taken before me this 28<sup>th</sup> day of December 1890  
Police Justice.



0476

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That

*Augustus Healy and John Harris*  
*each*

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

*Two pairs of pantaloons of the value of two*  
*dollar each —*

*Three coats of the value of two dollar, each*

*One wallet of the value of Five dollar,*

*One chain of the value of Five dollar,*

*Two hats of the value of two dollar each*

of the goods, chattels, and personal property of one

*Louis Fisher*

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.

0477

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

That the said

Augustus Healy and John Harris  
each

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

Two pairs of pantaloons of the value of  
ten dollars each

Three coats of the value of ten dollars  
each -

One watch of the value of five dollars -

One chair of the value of five dollars -

Two hats of the value of two dollars  
each

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

Louis Fisher

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

Louis Fisher

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

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

BENJAMIN K. PHELPS, District Attorney.

0478

**BOX:**

8

**FOLDER:**

106

**DESCRIPTION:**

Henry, Julian

**DATE:**

03/05/80



106

0479

Counsel,  
Filed 5 day of March 1880  
Pleads John Quincy

Larceny, and Receiving Stolen Goods.

THE PEOPLE  
vs  
Julian Henry  
2 cases

BENJ. K. PHELPS,  
District Attorney.

A True Bill.  
D. D. Spurney  
Jury Foreman.  
S. P. 18 months

0480

STATE OF NEW YORK.



Executive Chamber.

Albany, Jan'y 22, 1880

Sir: Application having been made to the Governor for the Pardon of Julien Henry who was sentenced on March 9 1880, in your County, for the crime of Grand Larceny for the term of one year and six months to the State Prison.

~~\_\_\_\_\_~~ are respectfully requested (in pursuance of Chapter 810, Laws 1849) to furnish the Governor with a concise statement of the case as proven on the trial, together with any other facts or circumstances which may have a bearing on the question of granting or refusing a Pardon. Be pleased also to state the previous character of the convict.

Each letter of inquiry from this Department should be answered on a separate sheet.

Very respectfully, your obedient servant,

Edward Higginel  
Pardon Clerk.

To Daniel G. Collins, Esq.

District Attorney, &c.

1840

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

BENJ. K. PHELPS, District Attorney.

of the goods, chattels and personal property of one Robert W. Woodford

Two figures [of the said Community  
called Stranments] of the value of  
five dollar each  
Eight pounds of metal [of the said  
Community called Stranments] of the  
value of twenty each each pound.

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

John Henry

Shut

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

CITY AND COUNTY OF NEW YORK

0482

Counsel,

Filed

Day of

March 1888

Pleas

Atty Gen's 191

THE PEOPLE

vs.

Indictment - Larceny.

*Julius Henry*

*Leas*

BENJ. K. PHELPS,

District Attorney.

A True Bill.

*Wm. H. H. H.*

Foreman.

0483

STATE OF NEW YORK, FORM 89 1/2 POLICE COURT—SECOND DISTRICT.  
CITY AND COUNTY OF NEW YORK, ss.

Robert W. Glassford  
of No. 325 West 27 Street, being duly sworn, deposes  
and says, that on the 18 day of January 18 80

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

the following property, to wit: Two Bronze  
Figures

of the value of Ten 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 Julian Henry (now here) from the fact that deponent is informed by Addie A. Baldwin that on said day the said Henry called at the said premises and asking for deponent who is a physician, said he was a patient, and as deponent was not in he would wait being shown into the office, & left alone

Subscribed and sworn to before me this 18th day of January 1880

18

John J. [Signature]

0484

he subsequently and  
secretly deposited and  
upon defendant's return  
about one hour after  
wards said property  
was missed, the other  
person except the regular  
visitors of said premises  
having been in the  
apartment of defendant  
from which said property  
was taken stolen and  
carried away as  
aforesaid

Sworn to before me  
this 4<sup>th</sup> day of  
March 1886  
Moses Ottobury  
Police Justice

0485

Form 10  
STATE OF NEW YORK,  
CITY AND COUNTY OF NEW YORK, } ss.

Addie Baldwin

of No. 325 West 27 Street, being duly sworn, deposes and says,  
that on the 4 day of March 1888 at the City of  
New York, in the County of New York,

deponent heard the  
within affidavit read and that  
the portion of the same which  
purports to be information given  
by deponent is true of deponent's  
own knowledge

Addie A. Baldwin

Sworn before me, this  
4 day of  
March 1888  
Police Justice.  
McW...

0486

77  
RECEIVED  
MAR 5 1880  
POLICE COURT - SECOND DISTRICT.

Form 694  
POLICE COURT - SECOND DISTRICT.

THE PEOPLE  
ON THE COMPLAINT OF

*Robt W G Lambard*

*Jehan Henry*

*March 4 80*

*M.C.O.* MAGISTRATE.

*Hubbards* OFFICER

WITNESS *Alvin B. Balcom*

*125 N. 24th Street*

*Cambridge, Mass*

*190 Cambridge Street*

*570 Grand Avenue*

MAILED BY

No. *76* STREET.

ALBRIGHT & LANSBURY

0487

FORM 89 1/2

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

POLICE COURT—SECOND DISTRICT.

of No. 134 West Houston Street, being duly sworn, deposes

and says, that on the 19 day of February 1880

at the City of New York, in the County of New York, was feloniously taken, stolen and carried

away, from the possession of deponent, from the Office

at said premises

the following property, to wit: One Bronze Or-  
namant

of the value of thirty 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

Julian Hoerr  
(now here) for the reasons follow-  
ing that deponent missed the  
said property and goes in-  
formed by Donita Keim that  
the said defendant during her ab-  
sence from said Office took,  
stole and carried away said prop-  
erty — Deponent was also inform-  
ed by Thomas Allam that on the  
said date said defendant pawn-  
ed the said property at the Pawn  
Office of Thomas Green 171 Bowery —  
Sean F. Chauveau

Michael J. ...  
Sworn to before me, this 19 day of February 1880  
Police Justice

0488

City and County } s.s.  
of New York }  
Louisa Nairn of 134 West Houston  
street being duly sworn says on the  
19<sup>th</sup> day of February 1880 defendant ad-  
mitted Julian Henry the within named  
defendant to the Office at said premises  
and that while defendant was absent  
delivering a message said defendant  
left said Office and the said prop-  
erty was missing

Sworn to before me this Louisa Nairn  
2<sup>nd</sup> day of March 1880 }  
M. J. O'Connell }  
Police Justice

City and County } s.s.  
of New York }  
Thomas Adam of 171 Bowery being  
duly sworn says on the 19<sup>th</sup> day of  
February 1880 Julian Henry the within  
named defendant - pawned the prop-  
erty named in the within complaint at  
the Pawn Office of Thomas Greene No.  
171 Bowery - and loaned said defend-  
ant thereon the sum of \$10<sup>00</sup>

Sworn to before me this Thomas Adam  
2<sup>nd</sup> day of March 1880 }  
M. J. O'Connell }  
Police Justice

0489

Police Court—Second District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question.—What is your name?

Answer.—

*Julian Henry*

Question.—How old are you?

Answer.—

*Thirty Eight Years.*

Question.—Where were you born?

Answer.—

*France*

Question.—Where do you live?

Answer.—

*New York*

Question.—What is your occupation?

Answer.—

*Correspondent*

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

here preferred against you?

Answer.—

*I am not guilty.*

*J. Henry*

Taken before me, this

day of March 1880

*Michael Testa*  
Police Justice

0490

RECEIVED  
MAR 4 1880  
POLICE OFFICE

57

Form 594

POLICE COURT SECOND DISTRICT

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Alldavit Agency.

James J. Carver  
134 No. Houston St.  
Julian Perry

DATED March 2 1880

Stetson MAGISTRATE  
Holly Officer

WITNESS:

Holly & son  
Can. Office  
Thomas Adam  
176 Bowery  
James Klein  
134 No. Houston St.  
H. W. TO ANS. General Return

BAILED BY  
No. STREET.

Com.

0491

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That

*Julian Henry*

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

*One amount of the value of thirty -  
dollars*

*one hundred pounds of Bronze of the  
value of thirty cents each pound*

of the goods, chattels, and personal property of one

*John F. Charvau*

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.

0492

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

*Julian Henry*

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

*one ornament of the value of thirty dollars  
one hundred pounds of Bronze of  
the value of thirty dollars each pound*

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

*Jean F. Chauven*

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

*Jean F. Chauven*

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

*Julian Henry*

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

**BENJAMIN K. PHELPS, District Attorney.**

0493

BOX:

8

FOLDER:

106

DESCRIPTION:

Hertz, Jacob

DATE:

03/15/80



106



0495





0497

German Exchange Bank refuses  
to honor the check aforesaid -  
Wherefore deponent charges said  
Jacob Hertz, as aforesaid, and  
prays that he may be committed  
to arrested and dealt with -  
according to law  
Edm M. Long

Sworn to before me this  
17<sup>th</sup> day of May 1879  
J. H. [unclear]  
John C. Justice

City and County of New York  
Adam Falis of Wall  
Avenue & 167<sup>th</sup> Street - being duly  
sworn says, deponent is Cashier of  
the German Exchange Bank, and  
that the amsd check on said  
Bank was presented to said bank -  
for payment that Henry Hertz, who is the  
maker of said check has never had  
an account with said bank.

Sworn to before me this  
19<sup>th</sup> day of May 1879  
Adam Falis  
John C. Justice

0498

Police Court, Fourth District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

*Jacob Herby*

Question. How old are you?

Answer.

*32 years*

Question. Where were you born?

Answer.

*Germany*

Question. Where do you live?

Answer.

*342 E 57th*

Question. What is your occupation?

Answer.

*Merchant*

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

Answer.

*I am not guilty*  
*Jacob Herby*

Taken before me this

day of

187

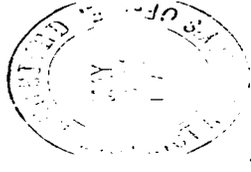
*J. Williams*  
Justice

0499

The following named  
persons heard at a  
Hearings Complaints  
A. M. H. K.  
L. A. H. H. 2266 3<sup>rd</sup> Ave  
Geo. Young 931 3<sup>rd</sup> Ave

107  
Police Court - Fourth District.  
THE PEOPLE vs  
John W. King  
621 3<sup>rd</sup> Ave  
Officer Baker  
Officer Miller

Jacob Herzog



May 17 1907  
M. H. H. H.

Spilled  
see copy of letter  
of James H. H.

(D)

W. H. H. H.  
C. H. H. H.

Received by District Attorney's Office

Cover

0500



0501

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That *Jacob Herz*

late of the First Ward of the City of New York, in the County of New York, aforesaid  
on the *twentieth* day of *May* in the year of our Lord  
one thousand eight hundred and seventy *nine*, at the Ward, City and County  
aforesaid, with force and arms, on the day and year last aforesaid, with intent feloniously to cheat and defraud one *Abraham Schoener*  
did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend and represent to *the said Abraham Schoener*  
that, a certain instrument and writing, to wit, an order for the payment of money, of the kind known as a *Bank check*, which the said *Jacob Herz* then and there presented and delivered to the said *Abraham Schoener* and which said *Bank check* is in the words and figures following, that is to say:—

*No. 567. New York May 22<sup>nd</sup> 1879*  
*German Exchange Bank*  
*245 Broadway Cor. Pauline St.*  
*Pay to the order of Jacob M Herz*  
*Twenty dollars*  
*\$ 20.00* *Henry Herz*

was a good and valid order for the payment of *twenty dollars* in money, and of the value of *Twenty dollars*; and that a sum of *Twenty dollars* in money belonging to the said *Henry Herz* was then in the possession of *the German Exchange Bank* and that said sum of money was then payable and could be paid by the said *German Exchange Bank* on the credit and account of the said *Henry Herz* whenever an order in writing, signed by the said *Henry Herz* authorizing the said *German Exchange Bank* to make such payment should be presented at the place of business of the said *German Exchange Bank* and that a certain *Bank check*, in the proper handwriting of *the said Henry Herz* and which said *Bank check* was addressed to the said *German Exchange Bank* at the place of business of the said *German Exchange Bank* at *number Two hundred and which said forty five* *Bowery in the City of New York* and which said *Bank check*

0502

purported to be an order upon the said German Exchange Bank  
to pay to the said Jacob M Herz and to any  
endorsee of the said Jacob M Herz the sum  
of Twenty dollars in money,  
was a valuable security, to wit, an order for the payment of Twenty  
dollars in money, and of the value of  
Twenty dollars

And the said Abraham Scheuer  
then and there believing the said false pretences and representations  
so made as aforesaid by the said Jacob Herz  
and being deceived thereby, was induced, by reason of false pretences and representa-  
tions so made as aforesaid, to deliver, and did then and there deliver to the said  
Jacob Herz - Two shoes of the value of one dollar  
and twenty five cents each, and a certain  
sum of money to wit, the sum of fifteen  
dollars in money and of the value of fif-  
teen dollars.

of the proper moneys, valuable things, goods, chattels, personal property and effects  
of the said Abraham Scheuer  
and the said Jacob Herz did then  
and there designedly receive and obtain the said two shoes of the  
value of one dollar and twenty five cents each, and a  
certain sum of money to wit, the sum of fifteen dollars  
of the said Abraham Scheuer

of the proper moneys, valuable things, goods, chattels, personal property and effects  
of the said Abraham Scheuer by means  
of the false pretences and representations aforesaid, and with intent feloniously to cheat  
and defraud the said Abraham Scheuer  
of the same.

Whereas, in truth and in fact, the said Bank Check  
which the said Jacob Herz then and there  
presented and delivered to the said Abraham Scheuer  
was not a good and valid order for the payment of Twenty dollars  
in money, nor was the same a good and valid order  
for the payment of any sum of money whatever.

And Whereas, in truth and in fact, there was not then and there the sum of  
Twenty dollars in money belonging to the  
said Henry Herz in the possession  
of the said German Exchange Bank  
nor was there then and there any sum of money whatsoever belonging to the said  
Henry Herz in the possession  
of said German Exchange Bank

0503

And Whereas, in fact and in truth, the said sum of money was not then payable and could not be paid by said Siman Exchange Bank, on the credit and account of the said Henry Herb

whenever an order in writing signed by the said Henry Herb, authorizing such payment to be made should be presented at the place of business of the said Siman Exchange Bank, nor would the said Siman Exchange Bank pay any sum of money whatsoever upon such order so signed by the said Henry Herb as aforesaid.

And Whereas, in truth and in fact, the said Bank check in the proper handwriting of the said Henry Herb was not an order to pay to the said Jacob M Herb or any endorsee of the said Jacob M Herb the sum of Twenty dollars in money, nor was the same a valuable security, of the value of Twenty dollars in money, nor was it of any value whatever;

And Whereas, in fact and in truth, the pretences and representations so made as aforesaid, by the said Jacob Herb to the said Abraham Scheuer was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said Jacob Herb well knew the said pretences and representations so by him made as aforesaid to the said Abraham Scheuer to be utterly false and untrue at the time of making the same.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said Jacob Herb by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City, and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said Abraham Scheuer a certain sum of money, to wit, ~~the sum of~~ Two shares of the value of one dollar and seventy five cents each - and a certain sum of money worth the sum of fifteen dollars in money, and of the value of fifteen dollars

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said Abraham Scheuer with intent feloniously to cheat and defraud him of the same, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

**BENJ. K. PHELPS, District Attorney.**

0504

106

Day of Trial.

Counsel,

Filed 15 day of March 1880

Pleads

Obtaining Money, &c. by False Pretences

THE PEOPLE

vs.

*E. Jacob Herz*

BENJ. K. PHELPS,

District Attorney.

A True Bill.

*L. D. Gorman*  
Foreman.

*Handwritten notes and signatures, including the name 'A. J. ...' and other illegible text.*

0505

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

FOURTH DISTRICT POLICE COURT.

of No. *976 2<sup>d</sup> Avenue* *Abraham Scheuer*  
street, being duly sworn, deposes and says,  
that on the *24* day of *May* 187*9*  
at the City of New York, in the County of New York,

*Jacob Hertz* (nowhere)  
did by false representations made to  
deponent obtain from deponent  
one pair of shoes of the value of three  
5/100. dollar and fifteen dollars in good and  
lawful money of the United States. all  
of the value of Eighteen 5/100. dollars -  
deponent's property - That on the said  
24<sup>th</sup> day of May 1879 the said Hertz  
came to deponent's place of business and  
purchased from deponent the aforesaid  
shoes, and the said Hertz presented to  
deponent in payment for said shoes -  
the herunto annexed check for twenty  
dollars - on the German Exchange Bank  
that the said Hertz represented to deponent  
that the said check was good for its face  
that deponent believing said representation  
to be true, deponent gave the said ~~the said~~  
Hertz the said shoes, and the said  
money as change for said check.  
deponent has since been informed that the  
said check is worthless and that said  
Hertz never had any money deposited  
in said Bank, deponent prays that the  
said Hertz may be dealt with as the  
law provides; Abraham Scheuer

Sworn to before me this 25<sup>th</sup> day of May 1879

*J. J. McLaughlin*

0506

Police Court, Fourth District.

CITY AND COUNTY }  
OF NEW YORK, }

*Jacob Hertz* being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer.

*Jacob Hertz*

Question. How old are you?

Answer.

*32 years*

Question. Where were you born?

Answer.

*Germany*

Question. Where do you live?

Answer.

*342 E 51<sup>st</sup> St*

Question. What is your occupation?

Answer.

*Merchant*

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

Answer.

*I am not guilty  
Jacob Hertz*

Taken before me this

*15* day of *May* 190*4*

*J. W. M. ...*

0507

106

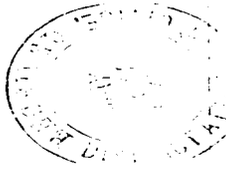
Police Court—Fourth District

THE PEOPLE vs.

ON THE COMPLAINT of

Abraham Schaner  
972 2nd Ave  
IN

Jacob Hertz



Dated May 25 1879

Magistrate

Officer

Court

Witnesses

Adam Jones

Carroll Geo E. P. H.

\$500.00  
G. S.

Received by District Attorney's Office

Corn

BAILED

No. 1, by

Herman Gule  
Hyde Park

Residence

Quinn Co

No. 2, by

My

No. 3, by

\$1500  
Real Prop

Residence

No. 4, by

May 29/79

Residence

No. 5, by

Residence

No. 6, by

Residence

0508

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That

*Jacob Kertz*  
late of the First Ward of the City of New York, in the County of New York, aforesaid  
on the *twelfth* day of *May* in the year of our Lord  
one thousand eight hundred and seventy *nine*, at the Ward, City and County  
aforesaid, with force and arms, on the day and year last aforesaid, with intent feloniously  
to cheat and defraud one *John W. Lang*  
did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend  
and represent to *the said John W. Lang*  
that, a certain instrument and writing, to wit, an order for the payment of money, of  
the kind known as a *Bank Check*, which the said  
*Jacob Kertz* then and there presented  
and delivered to the said *John W. Lang* and which  
said *Bank Check* is in the words and figures following, that is to say:—

*No. 509* *New York May 10<sup>th</sup> 1879*  
*Kernan Exchange Bank*  
*245 Broadway Cor. Stanton St*  
*Pay to order of Jacob M. Kertz*  
*Twenty Dollars*  
*\$ 20 #* *Henry Kertz*

was a good and valid order for the payment of *twenty dollars*  
in money, and of the value of *twenty dollars*; and that a sum of  
*twenty dollars* in money belonging to the  
said *Henry Kertz* was then in the possession  
of *the Kernan Exchange Bank*, and that said sum of  
money was then payable and could be paid by the said *Kernan*  
*Exchange Bank* on the credit and account of the said  
*Henry Kertz* whenever an order in writing,  
signed by the said *Henry Kertz* authorizing  
the said *Kernan Exchange Bank* to  
make such payment should be presented at the place of business of the said  
*Kernan Exchange Bank* and that a certain  
*Bank Check*, in the proper handwriting of *the*  
said *Henry Kertz* and which said  
*Bank Check* was addressed to the said  
*Kernan Exchange Bank* at the place of business  
of the said *Kernan Exchange Bank*  
at *Number two hundred and which said forty five*  
*Bowery* in the City of New York and  
which said *Bank Check*

0509

purported to be an order upon the said German Exchange Bank  
to pay to the said Jacob M. Kertz and to any  
endorsee of the said Jacob M. Kertz the sum  
of twenty dollars in money,  
was a valuable security, to wit, an order for the payment of twenty  
dollars in money, and of the value of

twenty dollars  
And the said John W. Lang  
then and there believing the said false pretences and representations  
so made as aforesaid by the said Jacob Kertz  
and being deceived thereby, was induced, by reason of false pretences and representa-  
tions so made as aforesaid, to deliver, and did then and there deliver to the said  
Jacob Kertz a certain sum of money,  
to wit: the sum of twenty dollars in  
money and of the value of twenty dollars

of the proper moneys, valuable things, goods, chattels, personal property and effects  
of the said John W. Lang  
and the said Jacob Kertz did then  
and there design to receive and obtain the said sum of money to wit: the  
sum of twenty dollars in money and of the value  
of the said John W. Lang  
of the proper moneys, valuable things, goods, chattels, personal property and effects  
of the said John W. Lang by means  
of the false pretences and representations aforesaid, and with intent feloniously to cheat  
and defraud the said John W. Lang  
of the same.

Whereas, in truth and in fact, the said Bank Check  
which the said Jacob Kertz then and there  
presented and delivered to the said John W. Lang  
was not a good and valid order for the payment of twenty dollars  
in money, nor was the same a good and valid order  
for the payment of any sum of money whatever.

And Whereas, in truth and in fact, there was not then and there the sum of  
twenty dollars in money belonging to the  
said Henry Kertz in the possession  
of the said German Exchange Bank  
nor was there then and there any sum of money whatsoever belonging to the said  
Henry Kertz in the possession  
of said German Exchange Bank

0510

And Whereas, in fact and in truth, the said sum of money was not then payable and could not be paid by said *Berman Exchange Bank* on the credit and account of the said *Henry Kertz*

whenever an order in writing signed by the said *Henry Kertz* authorizing such payment to be made should be presented at the place of business of the said *Berman Exchange Bank*, nor would the said *Berman Exchange Bank* pay any sum of money whatsoever upon such order so signed by the said *Henry Kertz* as aforesaid,

And Whereas, in truth and in fact, the said *Bank Check* in the proper handwriting of the said *Henry Kertz* was not an order to pay to the said *Jacob M. Kertz* or any endorsee of the said *Jacob M. Kertz* the sum of *twenty dollars* in money, nor was the same a valuable security, of the value of *twenty dollars* in money, nor was it of any value whatever;

And Whereas, in fact and in truth, the pretences and representations so made as aforesaid, by the said *Jacob Kertz* to the said *John W. Lang* was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said *Jacob Kertz* well knew the said pretences and representations so by him made as aforesaid to the said *John W. Lang* to be utterly false and untrue at the time of making the same.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said *Jacob Kertz* by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City, and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said *John W. Lang* a certain sum of money, to wit, the sum of *twenty dollars* in money and of the value of *twenty dollars*

~~in money, and of the value of~~  
of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said *John W. Lang* with intent feloniously to cheat and defraud *him* of the same, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

0511

BOX:

8

FOLDER:

106

DESCRIPTION:

Hill, Cornelius

DATE:

03/17/80



106

05 12

108

Counsel,

Filed 17 day of March 1880

Pleads

*From Defendant's Exhibit*  
Larceny and Receiving Stolen Goods.

THE PEOPLE

vs.

*Bedford*

*2*  
Cornelia Hill

*(d. Case)*

*g.*

BENJ. K. PHELPS,

District Attorney.

A True Bill.

*D. J. Ruffin*

Foreman.

Part No. March 18, 1880

*pleads 2 pers.*

*S. P. Two years & 6 mo*

0513

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That *Cornelius Thies*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the  
*Twenty sixth* day of *February*, in the year of our Lord  
one thousand eight hundred and ~~seventy~~ *Eighty* at the Ward, City and County aforesaid,  
with force and arms.

*One watch of the value of Sixteen  
dollars,  
of the goods chattels and personal  
property of one Adolph B. Dingre-  
wells in the person of the said  
Adolph B. Dingwells then and  
then being found, from the  
possession of the said Adolph B.  
Dingwells.*

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

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.

0514

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

**That** the said

*Cornelius Kill*

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

*One watch of the value of sixteen  
dollars*

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

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

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

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

**BENJAMIN K. PHELPS, District Attorney.**

05 15

Adolph H. Singmaster

23 South Main

Muskegon, Mich.

8 Jan.

S. Bohman

2 Oliver St

Counsel,

Filed 17 day of March 1880

Pleads Not Guilty.

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

Cornelius Hill

Defendant.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

D. M. Spurr

Foreman.

0516

FORM 89 1/2

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

ss.

POLICE COURT—SECOND DISTRICT.

of No. 163 Prince Dennis Barry Street, being duly sworn, deposes  
and says, that on the 3 day of March 1880  
at the City of New York, in the County of New York, was feloniously taken, stolen and carried  
away, from the possession of deponent, and from deponents  
person  
the following property, to wit:

One Gold Watch and  
chain, and Locket, together of

of the value of One Hundred and Fifty Dollars,  
the property of deponent

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

Cornelius Hill (now  
here) for the reasons following:  
that on the said date between 5 and  
6 O'clock P.M. said defendant came  
up to deponent in Thompson Street  
and asked deponent for money to  
buy bread - while deponent had  
his hand in his pocket to take out  
some money the said defendant  
snatched the said Watch from the  
left hand Pocket of the vest at  
the time worn upon the person  
of deponent said Watch having said

I certify that the foregoing is a true and correct copy of the original as filed in my office.

Dated this \_\_\_\_\_ day of \_\_\_\_\_ 1880.

0517

lock and chain attached thereto - said  
defendant then ran away with said  
property - defendant acknowledged in  
deponents presence that he had taken  
stolen and carried away said property

Sworn to before me this Denis Barry  
15<sup>th</sup> day of March 1880  
McConnell  
Police Justice

0518

Police Court—Second District.

CITY AND COUNTY } ss.  
OF NEW YORK, }

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

Question.—What is your name?

Answer.—

*Cornelius Hill*

Question.—How old are you?

Answer.—

*Twenty Five years*

Question.—Where were you born?

Answer.—

*Petersburgh Va.*

Question.—Where do you live?

Answer.—

*Baltimore*

Question.—What is your occupation?

Answer.—

*Song Harmon*

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

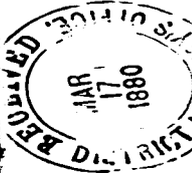
Answer.—

*I am guilty of the charge— I know where the watch is — I decline to tell where it is  
Cornelius Hill*

✓

*Marcus C. Sturtevant*  
Taken before me, this *15* day of *March* 1880  
Police Justice.

0519



167  
168

From by: POLICE COURT—SECOND DISTRICT

Affidavit—Larceny.

THE PEOPLE, & C.,  
ON THE COMPLAINT OF

Dennis Barry  
168 Prince St  
Cornelius Toild

DATED March 15 1880

Magistrate  
Sweeney OFFICER. 8

WITNESSES:

TO ANS. J. H. Tom

BAILED BY No. STREET.

0520

CITY AND COUNTY } ss.  
OF NEW YORK, }

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

That

*Cornelius Kill*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the  
*third* day of *March* in the year of our Lord  
one thousand eight hundred and ~~seventy~~ *eighty* at the Ward, City and County aforesaid,  
with force and arms. *in the night time of said day*

*One watch of the value of one-*  
*hundred dollars*

*One chain of the value of twenty*  
*five dollars*

*One locket of the value of twenty*  
*five dollars*

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

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

*Dennis Barry*

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.

0521

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

That the said

*Cornelius Kill*

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

*One watch of the value of one hundred dollars*

*One chain of the value of twenty five dollars*

*One locket of the value of twenty five dollars*

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

*Jennio Barry*

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

*Jennio Barry*

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

*Cornelius Kill*

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

**BENJAMIN K. PHELPS, District Attorney.**

0522

**BOX:**

8

**FOLDER:**

106

**DESCRIPTION:**

Hill, Harry V.

**DATE:**

03/10/80



106

0523

BOX:

8

FOLDER:

106

DESCRIPTION:

O'Connor, Thomas

DATE:

03/10/80



106

0524

88

Day of Trial

Counsel,

Filed 10 day of March 1880

Pleads,

THE PEOPLE  
 vs.  
 Harry V. Hill  
 James O'Connor  
 Defendants

Plaintiff  
 vs.  
 Defendants

Burglary—Third Degree, and Receiving  
 Stolen Goods.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

*John Sumner*

Foreman.

*James Bay Eddy*

S.P. 2 1/2 years each.

0525

Police Court, Second District.

City and County of New York, ss.

Rudolph Hollmann

of No. 253 Bleeker Street, being duly sworn,

deposes and says, that the premises No. 253 Bleeker Street, 9th Ward, in the City and County aforesaid, the said being a Dwelling

The 1st floor of

which was occupied by deponent as a store for the sale and manufacturing of cigars, were BURGLARIOUSLY entered by means of forcibly opening the lock on the hall door of said premises by means of false keys or some other implement to deponent unknown and afterwards breaking and forcing in the rear door leading from the hall way of said premises into deponent's store on the night of the 7th day of March 1880 and the following property feloniously taken, stolen, and carried away, viz.:

Two thousand cigars  
1/2 doz Meerseliuma Pipes  
Gold and law full money to the amount and value of one and 40/100 dollars altogether being of the value of seventy five dollars

the property of deponent and deponent further says, that he has great cause to believe, and does believe, that the aforesaid BURGLARY was committed and the aforesaid property taken, stolen and carried away by Harry L. Hill and Thomas Connor

(both now here) for the reasons following, to wit: That deponent was informed by George W. Nesbitt of No. 253 Bleeker street that he securely locked and fastened the door as well as the door leading from the hall into deponent's store at about the hour of

0526

11 o'clock P.M., on the night of the 4th day of March 1880. That on the morning of the 5th day of March 1880 at about the hour of 4 o'clock A.M., defendant returned to the store for the purpose of opening the store when he discovered that the place had been burglariously entered and the property described aforesaid had been feloniously taken, stolen and carried away. Defendant is further informed by officers Lawrence O'Neil and John McQuinnigan of the 9th Precinct Police that they ~~observed~~ <sup>saw</sup> said defendants coming out of premises No. 32 Sixth Avenue ~~in~~ said City at about the hour of 8 o'clock P.M., on the night of the 5th day of March 1880, that they followed said <sup>defendants</sup> about a block and a half when they said officers placed them said defendants under arrest that after being placed under arrest said officers found eight Boxes of Cigars with said Henry W. Hull and six Boxes with Thomas O'Connor which were afterward identified at the 9th Precinct Station House by Rudolph Hollmann the complainant as the portion of the property which had been feloniously stolen as aforesaid.

Rudolph Hollmann

Summons to before me this

6th day of March 1880

McQuinnigan  
O'Neil  
Hollmann

0527

Police Court—Second District.

CITY AND COUNTY OF NEW YORK, ss.

Harry V. Hill

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

Question.—What is your name?

Answer.—Harry V. Hill

Question.—How old are you?

Answer.—21 years

Question.—Where were you born?

Answer.—New York City

Question.—Where do you live?

Answer.—153 Bleeker street—

Question.—What is your occupation?

Answer.—Printer

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

Answer.—I am not guilty

Harry V. Hill

Taken before me, this

Moreau

5th day of March 1879

Police Justice.

0528

Police Court—Second District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question.—What is your name?

Answer.—

*Thomas Connor*

Question.—How old are you?

Answer.—

*18 years*

Question.—Where were you born?

Answer.—

*Georgia*

Question.—Where do you live?

Answer.—

*332 East 25<sup>th</sup> St.*

Question.—What is your occupation?

Answer.—

*Chair maker*

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

Answer.—

*I am not guilty,*

*Thos Connor*

Taken before me, this

*6<sup>th</sup>* day of *March* 187*8*

*John J. ...*  
Police Justice.

State of New York  
City and County of New York } S.S.  
George H Nesbitt of No. 253 Bleecker Street in said  
City being duly sworn deposes and says that  
he has heard the foregoing affidavit read  
and that portion of said affidavit which  
refers to Clement is true of his own knowledge

Sworn to before me this Geo H Nesbitt  
6th day of March 1880  
Merrill C. Thompson  
Police Justice

City and County of New York, S.S.  
Lawrence Neil being duly sworn deposes  
and says that he is a member of the 9th  
Precinct Police that he has heard the fore-  
going affidavit read and that portion of  
it which refers to him is true of his  
own knowledge

Sworn to before me this Lawrence Neil  
6th day of March 1880  
Merrill C. Thompson  
Police Justice

City and County of New York S.S. John Flanagan of  
the 9th Precinct Police being duly sworn deposes and says  
that he has heard the foregoing affidavit read  
and that portion of it which refers to him is true  
of his own knowledge John Flanagan

Merrill C. Thompson  
Sworn before me  
this 6th day of March 1880  
Police Justice

0530

RECEIVED  
MAR 6 1880  
DISTRICT OFFICE

POLICE COURT Second District,  
Hawaii.

THE PEOPLE, & c.,

OF THE COMPLAINT OF

*Richard Hillman*  
253 *Becker*

*Harry H. Hill*

*Thomas Olenner*

OFFENCE—Burglary and Larceny

Dated *March 6th 1880*

*Ottoburg*  
Magistrate.

*Chief of Police*  
Officer.

*of the Peace*

Witness

*James H. Robert 25 Becker Street*

*Lawrence Olin 9 to 10*

*Wm Flanagan 9 " "*

Committed in default of \$ *500* bail.

Bailed by

No.

Street.

*Each*

88

0531

CITY AND COUNTY }  
OF NEW YORK. } ss.

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

That *Harry V. Hill and Thomas O'Connor*

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

on the *fourth* day of *March* in the year  
of our Lord one thousand eight hundred and ~~seventy~~ *Eighty*  
with force and arms, about the hour of *two* o'clock in the *night* time  
of the same day, at the Ward, City and County aforesaid, the dwelling house of

*Rudolph Hollmann*

there situate, feloniously and burglariously did break into and enter by means of  
*forcibly opening an outer door of said dwelling house.*  
*by means of false keys.*

whilst there was then and there some human being to wit, one *Rudolph*  
*Hollmann* within the said dwelling house, the said

*Harry V Hill and Thomas O'Connor*

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

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.

0532

CITY AND COUNTY OF NEW YORK

And <sup>aforesaid</sup> THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK, in and for the body of the City and County of New York, upon their Oath, <sup>aforesaid</sup> do further present

That Harry V. Hill and Thomas O'Connor each

late of the <sup>Fourth</sup> Ward of the City of New York, in the County of New York aforesaid, on the <sup>Fourth</sup> day of <sup>March</sup> in the year of our Lord one thousand eight hundred and ~~seventy~~ <sup>eighty</sup> with force and arms, at the Ward, City and County aforesaid, the <sup>Store</sup> of

<sup>Rudolph Hollmann</sup> there situate, feloniously and burglariously, did break into and enter, the same being a building in which divers goods, merchandise, and valuable things were then and there kept for use, sale and deposit, to wit: the goods, chattels and personal property hereinafter described, with intent the said goods, chattels and personal property of the said

<sup>Rudolph Hollmann</sup> then and there being, then and there feloniously and burglariously to steal, take and carry away, and

<sup>Two thousand</sup> <sup>Agains</sup> of the value of <sup>three</sup> <sup>couple</sup> <sup>each,</sup> <sup>Six</sup> <sup>pipes</sup> of the value of <sup>two</sup> <sup>dollar</sup> <sup>each</sup>

Divers Due Bills of the United States of America, the same being then and there due and unsatisfied, and of the kind known as Fractional Currency, of a number and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of <sup>one dollar</sup> <sup>and</sup> <sup>forty</sup> <sup>cent</sup>

Divers Coins, of a number, kind, and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of <sup>one</sup> <sup>dollar</sup> <sup>and</sup> <sup>forty</sup> <sup>cent</sup>.

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

<sup>Rudolph Hollmann</sup>

so kept as aforesaid in the said <sup>Store</sup> then and there being, then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

0533

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

That the said

Harry T. Hill and Thomas O'Connor each

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

Two thousand cigars of the value of three cents each

Six pipes of the value of two dollars each -

Two due bills of the United States of America, the same being then and there due and unsatisfied, and of the kind known as fractional currency, of a number and denomination to the jurors aforesaid unknown, and a more accurate description of which cannot now be given of the value of one dollar and forty cents -

Two coins, of a number, kind and denomination to the jurors aforesaid unknown and a more accurate description of which cannot now be given of the value of one dollar and forty cents

of the goods, chattels, and personal property of Rudolph Hollmann

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

Rudolph Hollmann

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

Harry T. Hill and Thomas O'Connor

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

BENJAMIN K. PHELPS, District Attorney.

0534

**BOX:**

8

**FOLDER:**

106

**DESCRIPTION:**

Hiser, John

**DATE:**

03/22/80



106

0535

**BOX:**

8

**FOLDER:**

106

**DESCRIPTION:**

Meyer, John

**DATE:**

03/22/80



106

0536

102

Counsel,

Filed

day of

1876

Pleads

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

B

John Heer

F

BENJ. K. PHELPS,

District Attorney.

A True Bill.

Calvin P. ...

Foreman.

J. H. ... 31-1076

0537

This is to certify that Mr. Thomas  
Smith No. 107 1/2 St. Paul 188. London  
Street 1 York is entitled with  
inflections of the best fact  
and being able to write

John Thomas Smith

London

New York 4 July 1880.

0538

FORM 112.

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

Police Court—Third District.

of No. *Robert Schlesinger*  
*168 East Houston* Street, being duly sworn, deposes

and says that on the *28* day of *January* 18 *80*  
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried  
away from the possession of deponent.

the following property viz: *Three yards of beaver cloth*  
*of the value of five dollars per yard*  
*in all*

of the value of *Fifteen* Dollars  
the property of *Abraham Schlesinger, and in*  
*deponent's charge.*

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 Meyer and*  
*John Hisee, now present, and a man*  
*and woman, whose names are unknown*  
*but whom said Hisee represents to be*  
*his father and mother.*

*That said Hisee, and his father and*  
*mother, entered said store to purchase*  
*a coat for him - Hisee. That while goods*  
*were being shown to said Hisee, his father*  
*and mother were in another part of the store.*  
*That they finally left without making a*  
*purchase. That deponent followed them*  
*and saw them meet said Meyer, and*

day of \_\_\_\_\_  
Sworn to before me this \_\_\_\_\_  
18 \_\_\_\_\_  
POLICE JUSTICE.

0539

enter and leave a large beer saloon  
together - That deponent followed  
them, saw the woman and said Meyer  
enter an alley, and when they came  
from said alley, deponent found  
the cloth aforesaid in the possession  
of said Meyer.

Done before me

This 29 January 1880

Henry H. Murray

} Robert Schlesinger  
}  
} Police Justice }

0540

**Police Court—Third District.**

CITY AND COUNTY }  
OF NEW YORK. } ss.

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

*Question.* What is your name?

*Answer.*

*Question.* How old are you?

*Answer.*

*Question.* Where were you born?

*Answer.*

*Question.* Where do you live?

*Answer.*

*Question.* What is your occupation?

*Answer.*

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

*Answer.*

Taken before me, this ..... day of ..... 18.....  
POLICE JUSTICE.

0541

COUNSEL FOR COMPLAINANT.

Name.....  
Address.....

COUNSEL FOR DEFENDANT.

Name.....  
Address.....

192 11  
POLICE COURT—THIRD DISTRICT

THE PEOPLE, & c.,

ON THE COMPLAINT OF

Robert Lehninger  
169 E. Houston St.

AFFIDAVIT—LARCENY.

John Meyer  
Arthur Lewis



Dated 27 January 1921

Magistrate

Officer

Clk.

*Robert Lehninger*  
*John Meyer*  
*Arthur Lewis*  
*Paul - 108 Ludlow St*

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

\$5.00 - Fee to answer  
at Paul Sessions  
Received at Dist. Atty's Office  
Bailed by Redbeck  
Paul - 108 Ludlow St

0542

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That

John Meyer and <sup>John</sup> Robert Kiser  
each

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

three yards of cloth (of the kind  
commonly called Beaver cloth) of  
the value of five dollars each yard

of the goods, chattels, and personal property of one

Abraham Schlesinger 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.

0543

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

That the said

John Meyer and Robert Nizer  
each

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

three yards of cloth (of the kind  
commonly called Beaver cloth) of  
the value of five dollars each yard

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

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

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

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

BENJAMIN K. PHELPS, District Attorney.

0544

Counsel,  
Filed day of 187  
Pleads

*with* Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

*John Meyer B*  
*Robert Kiser B*  
*John*

BENJ. K. PHELPS,

*District Attorney.*

A True Bill.

*Foreman.*

0545

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That

*John Kiser*

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

*three yards of cloth (of the kind  
commonly called Beaver cloth) of  
the value of five dollars each yard*

of the goods, chattels, and personal property of one

*Abraham Schlesinger*

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.

0546

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

**That** the said

*John Niser*

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

*three yards of cloth (of the kind commonly called Beaver cloth) of the value of five dollars each yard*

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

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

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

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

**BENJAMIN K. PHELPS, District Attorney.**

0547

BOX:

8

FOLDER:

106

DESCRIPTION:

Honnaff, Leonard

DATE:

03/02/80



106

0548

Counsel,  
Filed 2 day of March 1880

Pleads

THE PEOPLE  
vs.  
I  
Lemay Haman

INDICTMENT.  
FORGERY in the Third Degree

BENJ. K. PHELPS,  
District Attorney.

A True Bill.

John G. ...  
Foreman.

S.P. Doot 1/2 year  
(2 1/2)

0549



0550

Mr. Mannemann!  
Gebens die zwei Haberbüchlein  
sind für 15<sup>0</sup> Dollars, meine  
Kolnener sind ab und sind bill  
abgegeben.  
Auftrag  
W. Kasper  
für die

Folder \*107

Box \*8

Name: Honnaff, Leonard

Date 3/2/1880

0551

Police Court—Second District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question.—What is your name?

Answer.—

*Leonard Homoff*

Question.—How old are you?

Answer.—

Question.—Where were you born?

Answer.—

Question.—Where do you live?

Answer.—

Question.—What is your occupation?

Answer.—

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

Answer.—

*Defendant declines to answer any questions*

*Taken before me this*  
*day of*  
187  
Police Justice.

0552

POLICE COURT - SECOND DISTRICT.

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

of *Salome Mannsman*  
*No 253 - 10<sup>th</sup> Avenue* Street, being duly sworn, deposes  
and says that on the *23* day of *February* 18*80*  
at the City of New York, in the County of New York.

*Leonard Hannaff*  
(now here) did unlawfully and felon-  
ously by <sup>the</sup> certain false taken hereto  
attache'd the same purporting to be  
an order made and signed by  
*Valentine Loewer* obtain from  
deponent the sum of *Fifteen*  
dollars and whereby deponent  
was de'prived of <sup>the sum of</sup> ~~the property of deponent and of deponent's~~ *Mannsman*  
said, under the following circum-  
stances viz - that on the said date  
the said defendant came to de-  
ponent's saloon at the above named  
premises and presented the said or-  
der and stated that the said *Loewer*  
had sent him to get the said sum  
of *Fifteen* dollars - Deponent believ-  
ing said order to be genuine  
and relying upon the statement of  
said defendant paid the said defend-  
ant the said sum aforesaid  
Deponent was informed by said  
*Loewer* that he did not authorize  
said defendant to collect said  
money for said *Loewer* and that  
the said order is not the handwrit-  
ing of said *Loewer* and is false  
and fraudulent &c

*Salome Mannsman*

*Sworn to before me this*  
*23<sup>rd</sup> day of February 1880*  
*John J. [Signature]*

0553

City and County } ss  
of New York }  
Valentine Sawyer of 527 West  
41<sup>st</sup> Street being duly sworn says  
deponent did not authorize  
Leonard Connally the within  
named defendant to collect the  
sum of Fifteen dollars from the  
within named complainant  
and that the order named in the  
within complaint is not in the  
handwriting of deponent and is  
false and fraudulent

Valentine Sawyer  
Sworn to before me  
this 25<sup>th</sup> day of February 1880

*[Signature]*  
Police Justice

25



POLICE COURT - SECOND DISTRICT - NEW YORK

THE PEOPLE, &c.,  
OF THE COMPLAINT OF

Leonard Connally  
253, 10<sup>th</sup> Ave

Valentine Sawyer

David Behnam 25<sup>th</sup> 1880

Witness,  
Leonard 20<sup>th</sup> Office

Valentine Sawyer  
527 W 41<sup>st</sup> Street

Committed in default of \$500.00 surety.

Dealed by

No. Street.

Conn

0554

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

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

That

*Leonard Hornoff*

late of the First Ward of the City of New York, in the County of New York, afore-  
said on the *twenty third* day of *February* in the year of our Lord  
one thousand eight hundred and ~~seventy eight~~ *eight* with force and arms, at the Ward,  
City, and County aforesaid, feloniously did falsely make, forge, and counterfeit, and  
cause and procure to be falsely made, forged and counterfeited, and willingly act and  
assist in the false making, forging and counterfeiting a certain instrument and writing  
*to wit: a request for the delivery of money*

which said false, forged and counterfeited *request for the delivery of money*  
is as follows, that is to say:

*Mr. Mannemann!*

*Geben Sie mir Vierzehnundfünfzig  
Franken 15 Dollars, mein Collector wird es mir  
der Bill abgeben*

*Opfingbode*

*Val. Loewer  
per Loef*

and which instrument being in *the German*  
language and being translated into the  
English language is as follows, that is to  
say

*Mr Mannemann*

*Give the bearer of this today  
15 dollars; my collector will deduct it  
from the bill*

*Respectfully*

*Val. Loewer  
per Loef*

with intent to injure and defraud

*Salome Mannemann* *Valentine Loewer*

and divers other persons; to the jurors 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

0555

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

THAT the said

*Leonard Hornaff*

late of the Ward, City, and County aforesaid, afterwards, to wit, on the day and year last aforesaid, with force and arms, at the Ward, City and County aforesaid, feloniously and falsely did utter and publish as true, with intent to injure and defraud the said

*Salome Mangmann, Valentine Loewer*

and divers other persons, to the jurors aforesaid unknown, a certain false, forged, and counterfeited instrument and writing. *to wit : a request for*

*the delivery of money*

which said last-mentioned false, forged and counterfeited *request for the delivery of money* is as follows, that is to say :

*Mr Mannemann!*

*Bitte Sie den Unterbringer  
des Briefes 15 Dollars, mein Collector wird  
es an die Bill abgeben*

*On Kingsroll*

*Val. Loewer*

*per Brief*

and which instrument being in the German language and being translated into the English language is as follows, that is to say:

*Mr Mannemann!*

*Give the bearer of this today  
15 dollars, my collector will deduct it from the  
bill.*

*Respectfully, Val. Loewer  
per Brief*

the said

the said *Leonard Hornaff*

at the same time he so uttered and published the last-mentioned false, forged, and counterfeited *request for the delivery of money*

as aforesaid, then and there well knowing the same to be false, forged and counterfeited, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

**BENJ. K. PHELPS, District Attorney.**

0556

BOX:

8

FOLDER:

106

DESCRIPTION:

Hughes, John

DATE:

03/11/80



106

0557

118

Counsel,

Filed 11 day of March 1880

Pleas,

*Robbery—First Degree, and Possession of stolen Goods.*

THE PEOPLE

vs.

*John Hughes*

BENJ. K. PHELPS,

*District Attorney.*

A True Bill.

*John H. ...*

*Koreman.*

0558

N.Y. Court of General Sessions

The People of the State  
of New York }  
vs  
John Hughes }

And for a further Plea herein the defendant presents.

That the offence alleged to have been committed, is alleged in said indictment to have been committed more than ~~five~~ five years previous to the finding of the indictment herein.

And the said defendant further saith that he hath never been out of the State of New York within the period of ten years prior to the finding of the indictment herein but has continually for the past twenty four years been an actual resident of said State - And that he is ready to verify

front before me }  
this 4th March 1880 } John Hughes  
Wm. H. Johnson }  
Attorney at Law }  
(1880)

0559

City and County of New York ss.

John Hughes being duly sworn says that the matters set forth and contained in the foregoing plea are true to the best of his knowledge and belief.

Subscribed before me

John Hughes

this 11<sup>th</sup> March 1850

Wm. C. Collins

Notary Public

W.C. (1850)

0560

The People vs

v

John Hughes

Special Plea of  
Statute of Limitations

Filed in open Court (P)  
March 11, 1880.

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0561

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That

*John Hughes*

late of the First Ward of the City of New York, in the County of New York aforesaid,  
on the *eleventh* day of *January* in the year of our Lord  
one thousand eight hundred and ~~seventy~~ *eighty* at the Ward, City and County  
aforesaid, with force and arms, in and upon one *William Dean*  
in the peace of the said People then and there being, feloniously did make an assault and

~~One~~ *Divers* Promissory Notes for the payment of money, the same being then and there  
due and unsatisfied, and of the kind known as <sup>a</sup> United States Treasury Notes, of ~~a number~~  
~~denomination to the Jurors aforesaid unknown, and a more accurate description of~~  
~~which cannot now be given, of the value of~~ *the*  
*denomination of one dollar and of the value of one*  
*dollar*

~~One~~ *Divers* Promissory Notes for the payment of money, the same being then and there  
due and unsatisfied, and of the kind known as <sup>a</sup> Bank Notes, of ~~a number and denomina-~~  
~~tion to the Jurors aforesaid unknown, and a more accurate description of which cannot~~  
~~now be given, of the value of~~ *the denomination*  
*of one dollar and of the value of one dollar*

~~Divers~~ *Divers* Due Bills of the United States of America, the same being then and there  
due and unsatisfied, and of the kind known as ~~Fractional Currency, of a number and~~  
~~denomination to the Jurors aforesaid unknown, and a more accurate description of~~  
~~which cannot now be given, of the value of~~

~~Divers~~ *Divers* Coins, of a number, kind, and denomination to the Jurors aforesaid un-  
known, and a more accurate description of which cannot now be given, of the value of  
*one dollar. Ten Keys of the value of five cents each*

of the goods, chattels, and personal property of the said *William Dean*  
from the person of said *William Dean* and against  
the will and by violence to the person of the said *William Dean*  
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.

*Benjamin K. Phelps*  
*District Attorney*

0562

~~And the Jurors aforesaid upon their oath aforesaid, do further certify~~  
~~that the said,~~

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

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

~~by~~

~~and certain other persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said~~

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

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

~~BENJAMIN H. PHELPS, District Attorney.~~

0563

**BOX:**

8

**FOLDER:**

106

**DESCRIPTION:**

Hughes, John

**DATE:**

03/31/80



106

0564

245

Filed 31 day of March 1880

Pleas

THE PEOPLE

vs. OR

John Hughes

Assault and Battery—Felony—  
Firearms.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

*John P. Sperry*

Foreman.

Part. in heard 31. 1880

Pleas. As B. v. to argue

S. P. Sperry vs. J. C. W. vs.

4/1. 1880

~~John P. Sperry~~

0565

Police Court, Fourth District.

CITY AND COUNTY OF NEW YORK, ss.

*John Hughes* being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer. *John Hughes.*

Question. How old are you?

Answer. *Eighteen years.*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *1 Ave Cor 73 Street.*

Question. What is your occupation?

Answer. *Irish Comedian*

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

Answer. *I did not have a pistol, and don't know anything about the shooting*

*John Hughes*

Taken before me this 29 day of March 1888 -  
*Wm. M. Sullivan*  
Police Justice.

0566

In the year 1880, of the City of New York, to the Court of Sessions, in and for the County of New York, the following

and deponent, *John Hughes*, who  
he was violently ASSAULTED and BEATEN by

*John Hughes*, who  
aimed and discharged at deponent,  
the contents of one chamber of a revolver  
pistol, loaded with powder, and a  
leadener bullet. That the bullet so dis-  
charged from said pistol by said  
*Hughes*, passed through the hat, then  
upon deponent's head.  
Deponent charges said *Hughes*.

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

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

Sworn to before me, this *19* day of *March* 188*0*

*William J. [Signature]* August [Signature]

0567

Police Court—Fourth District.

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

August Lönning

of No. 1494. Second Avenue

Street,

on the 16 day of March, 1880  
in the year 1880 at the City of New York, in the County of New York,

being duly sworn, deposes and says, that

and Feloniously  
he was violently ASSAULTED and BEATEN by

John Hughes, who

aimed and discharged at deponent, the contents of one chamber of a revolver pistol, loaded with powder and a leaden bullet. That the bullet so discharged from said pistol by said Hughes, passed through the hat, then upon deponent's head.

Deponent charges said Hughes.

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

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

Sworn before me, this 19 day of March 1880

McMurdell  
Police Justice.

August Lönning

0568

245 W

Police Court—Fourth District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
August Young  
1494 2<sup>nd</sup> Ave  
209

ABRAHAM A. & B.  
PLEONIOUS.

John Hughes

Dated 19 March 1880

J. Magistrate.

Tally. Officer.  
28/80

Fitzg.

Porter Ranch  
1492-2<sup>nd</sup> Avenue  
Peter A. Humber  
1494-2<sup>nd</sup> Ave

Little Ranch  
2-2<sup>nd</sup> Ave



John  
21  
200 to Aug 21st 9am

0569

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That

*John Hughes*

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

on the ~~sixteenth~~ *sixteenth* day of *March* in the year of our Lord  
one thousand eight hundred and ~~eighty~~ *eighty* with force and arms at the City and  
County aforesaid, in and upon the body of *Augustus Loening*  
in the peace of the said people, then and there being, feloniously did make an assault  
and to, at and against *him* the said *Augustus Loening*  
a certain *pistol* then and there loaded and charged with gunpowder and one  
leadен bullet, which the said *John Hughes*  
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 *Augustus Loening*  
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 Jurors aforesaid, upon their Oath aforesaid, do further present : That  
afterwards, to wit, on the day and in the year aforesaid, at the City and County  
aforesaid, the said

*John Hughes*

with force and arms, in and upon the body of the said *Augustus Loening*  
in the peace of the said people then and there being, wilfully and feloniously did make  
an assault and to, at and against *him* the said *Augustus Loening*  
a certain *pistol* then and there loaded and charged with gunpowder and one  
leadен bullet, which the said *John Hughes*  
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 attempt to discharge,  
with intent *him* the said *Augustus Loening*  
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.

THIRD COUNT.

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

*John Hughes*  
with force and arms, in and upon the body of the said *Augustus*  
*Loening* then and there being, wilfully and feloniously, did make an  
assault and to, at and against *him* the said *Augustus*  
*Loening* a certain *pistole* then and there loaded and  
charged with gunpowder and one leaden bullet, which *pistole* the said  
in *his* *John Hughes* right hand, then and there had and held, wilfully and feloniously, and  
without justifiable and excusable cause, did then and there shoot off and discharge,  
with intent, then and there, thereby *him* the said  
*Augustus Loening*  
wilfully and feloniously then and there to injure, against the form of the Statute in  
such case made and provided, and against the peace of the People of the State of  
New York and their dignity.

FOURTH COUNT.

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

*John Hughes*  
with force and arms, in and upon the body of the said *Augustus*  
*Loening* then and there being, wilfully and feloniously, did make an  
assault and to, at and against *him* the said *Augustus*  
*Loening* a certain *pistole* then and there loaded and  
charged with gunpowder and one leaden bullet, which *pistole* the said  
in *his* *John Hughes* right hand, then and there had and held, wilfully and feloniously, and  
without justifiable and excusable cause, did then and there attempt to shoot off and  
discharge, with intent, then and there, thereby *him* the said  
*Augustus Loening*  
wilfully and feloniously then and there to injure, against the form of the Statute in  
such case made and provided, and against the peace of the People of the State of  
New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

0571

**BOX:**

8

**FOLDER:**

106

**DESCRIPTION:**

Hunter, William

**DATE:**

03/31/80



106

0572

212  
Bnd. of 13

Counsel,  
K. K.  
Filed 31 day of March 1880  
Pleads Not Guilty Apr 11

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.  
William Hunter  
Professional?  
Larceny

BENJ. K. PHELPS,

District Attorney.

Filed 5. 1880  
emp

A True Bill.

*Edw. S. P.*

2.4 J. P.

Foreman.

*T. C. Paul*

Part for April 16. 1880  
pleas 15. 2

0573

Form 112.

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

Police Court—First District.

of No. *25-Maiden Lane* Street, being duly sworn, deposes

and says, that on the *23* day of *March* 18*90*

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried

away from the possession of deponent, *and from the*

*upresaid premises*

the following property, viz: *three gold chains*

of the value of *One hundred* Dollars,

the property of *William Smith and his Copart-*  
*ners, and in deponent's charge as*  
*Salesman*

and that this deponent has a probable cause to suspect, and does suspect, that the said property

was feloniously taken, stolen, and carried away by *William Hunter*

*Now present from the fact that*

*deponent saw the prisoner in the*

*upresaid premises take from a counter*

*upon which several chains were lying*

*on exhibition two of the chains here*  
*and after examining them put one back*  
*and attempt to go away. That deponent*  
*followed and caught him upon the*  
*stairs when the prisoner gave to deponent*  
*the chain which he had in his hand. That*  
*subsequently and while ~~on~~ deponent*  
*held him he gave to one Coffey two*

*Deponent to report on this*

*28*

*Prisoner*

0574

other chains which he Hunter  
took from his coat pocket and  
which department identifies as  
property stolen and taken from  
the counter in said premises -  
Sworn to before me this 23<sup>rd</sup> day of March 1880  
J. Wilketh (Police Justice)  
City and County  
of New York

Alberto H. Caffey of No. 140  
Broadway being Deponent says  
that while the complainant  
had hold of the prisoners in the  
premises 25<sup>th</sup> Maiden Lane he the  
prisoner gave to deponent two of  
the gold chains here shown and  
which said chains he took from  
an outside pocket of his coat -  
Saying as he gave the same to  
deponent "here for your sake  
take these" Alberto H. Caffey

(Sworn to before me this  
23<sup>rd</sup> day of March 1880)  
J. Wilketh (Police Justice)

0575

Police Court—First District.

CITY AND COUNTY }  
OF NEW YORK. } ss.

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

Question. What is your name?

Answer.

*William Hunter*

Question. How old are you?

Answer.

*37 years*

Question. Where were you born?

Answer.

*New York*

Question. Where do you live?

Answer.

*8 Avenue*

Question. What is your occupation?

Answer.

*Merchant*

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

Answer.

*I am not guilty  
William Hunter.*

Taken before me, this *23* day of *March* 18*90*  
*William Hunter*  
Police Justice.

0576

COUNSEL FOR COMPLAINANT.

Name

Address

COUNSEL FOR DEFENDANT.

Name

Address

242

Police Court—First District

THE PEOPLE, &c.

ON THE COMPLAINT OF

Affidavit—Larceny.

BAILED: *cp*

No. 1, by *Frederick H. [unclear]*

Residence, *157 [unclear]*

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

*Carroll J. [unclear]*  
*25 Madison Ave*  
*William Hunter*



Dated *March 23 1897*

*Kilbuck* Magistrate.

*Paul [unclear]* Clerk.

Witnesses *Alberto H. Casey*  
*170 Broadway*

*1000* to answer

Sessions

Received at Dist. Atty's office

*Ex for Mar 24 at 3.*

0577

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That

*William Hunter*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the  
*Twenty third* day of *March* \_\_\_\_\_ in the year of our Lord  
one thousand eight hundred and ~~seventy~~ *Eighty* at the Ward, City and County aforesaid,  
with force and arms,

*Three chains of the value of thirty three  
dollars and thirty three cents each* \_\_\_\_\_

of the goods, chattels, and personal property of one

*William Smith*

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.

0578

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

That the said

*William Hunter*

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

*Three chains of the value of thirty three dollars and thirty three cents each chain*

of the goods, chattels, and personal property of the said *William Smith*

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

*William Smith*

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

*William Hunter*

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

**BENJAMIN K. PHELPS, District Attorney.**

0579

BOX:

8

FOLDER:

106

DESCRIPTION:

Hurley, John

DATE:

03/25/80



106

0580

296

Day of Trial,

Counsel,

Filed 25 day of March 1880

Pleads

*Not Guilty*

BURGLARY—THIRD DEGREE AND RECEIVING STOLEN GOODS.

THE PEOPLE

vs.

*John Hurley*

*At one time before*

BENJ. K. PHELPS,

District Attorney

A True Bill.

*D. J. Oppenauer*  
*Foreman.*

*John D. S.*

*S.P. 2 year.*

0581

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

Louis Fevin

of No. 300 Second Street, being duly sworn,

deposes and says, that the premises No. 300 Second Street, 11<sup>th</sup> Ward, in the City and County aforesaid, the said being a brick-building and which was occupied by deponent as a cigar store and dwelling

were **BURGLARIOUSLY** entered by means of opening the door leading from the hall to said premises by turning the knob of the lock of said door and forcibly opening a wardrobe in said premises

on the evening of the 16<sup>th</sup> day of March 1880

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

Three pair of pantaloons and two coats of the value of fifty dollars.

the property of the deponent.

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

John Hurley (now here)

for the reasons following to wit: that on or about six and half o'clock on the evening of the 16<sup>th</sup> instant, as the deponent is informed by his wife, the above premises were entered in the manner aforesaid, that his wife Mary Fevin was in the front apartment in the act of lighting the gas. that when the said Mary returned to the rear room she found that the said wardrobe had been entered and the clothing above mentioned taken and stolen therefrom. Deponent certifies the clothing found in the possession of the accused when the accused was taken into the custody of officers Charley O'Connor Louis Fevin.

sworn to before me this 17<sup>th</sup> day of March 1880

of J. M. Patterson  
Justice

0582

State and County of New York  
City of New York

Valentine Faust of a 98

Sheriff's book being duly sworn deposes and says that on or about eight o'clock P.M. of the 16<sup>th</sup> inst deponent returned to his apartment at the above premises, that he found there the accused John Hurley having in his possession one coat and two pairs of pants which the accused offered to sell to his deponent, Deponent had cause to believe the property to have been stolen and informed official O'Connor, Deponent is informed by official O'Connor that the complainant Louis Fourn identifies the property as a part of the property stolen and carried away from the premises, \$300 been taken

Sworn to before me this 17<sup>th</sup> day of March 1880  
Valentine<sup>his</sup> Faust  
J. M. Patterson  
Police Justice

0583

Police Court—Third District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question.—What is your name?

Answer.—*John Hurley*

Question.—How old are you?

Answer.—*Forty Two*

Question.—Where were you born?

Answer.—*New York*

Question.—Where do you live?

Answer.—*284 Second St.*

Question.—What is your occupation?

Answer.—*Fire-Smelter*

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

Answer.—*I bought the clothes from another man I am not guilty*

*John Hurley*

Taken before me, this  
*Samuel J. [Signature]*  
17th day of March 1888  
Police Justice.

0584

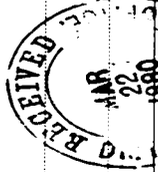
216  
Form 115  
POLICE COURT--THIRD DISTRICT.

THE PEOPLE, & C.,

ON THE COMPLAINT OF

Louie Jensen  
300 Second St.

John Hurley



Offence

Robbery

1880

Magistrate,  
Patterson

Charly O'Grout

Officer.

Clerk.

Witnesses,  
Valentine Faust

No. 98 Sheriff Street.

Jacob Lauth

No. 118 Thompson Street.

No. 1500 G. J. Street.

to answer Committed.

Received in Dist. Atty's Office,

Wm. G. ...

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

0585

CITY AND COUNTY }  
OF NEW YORK. { ss.

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

That

*John Hurley.*

late of the *Eleventh* - Ward of the City of New York, in the County of  
New York, aforesaid, on the *fourteenth* day of *March* in the  
year of our Lord one thousand eight hundred and ~~seventy~~ *eighty* with force and  
arms, at the Ward, City and County aforesaid, the *Store* of

*Louis Taven*

there situate, feloniously and burglariously, did break into and enter, the same being a  
building in which divers goods, merchandise, and valuable things were then and there  
kept for use, sale and deposit, to wit: the goods, chattels, and personal property here-  
inafter described, with intent the said goods, chattels, and personal property of the said

*Louis Taven*

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

*Three pairs of pantaloons of the value of ten  
dollars each -*

*Two coats of the value of ten dollars each,*

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

*Louis Taven*

so kept as aforesaid in the said *Store* — then and there being, then  
and there feloniously did steal, take and carry away, against the form of the Statute in  
such case made and provided, and against the peace of the People of the State of New  
York, and their dignity.

0586

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

*John Hurley*

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

*Three pairs of pantaloons of the value of ten dollars each —*

*Two coats of the value of ten dollars each —*

of the goods, chattels and personal property of *Louis Seven*

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

*Louis Seven*

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

*John Hurley*

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

**BENJ. K. PHELPS, District Attorney.**