

0008

BOX:

381

FOLDER:

3553

DESCRIPTION:

Haas, Maggie

DATE:

01/08/90



3553

Witnesses;

Sarah Howard

Counsel, *W. C. Coughlin*
Filed *8* day of *Jan* 18 *90*
Pleads, *not guilty (9)*

THE PEOPLE

29. 81. 28.
12. 12. 12.
Maggie Haas

Grand Larceny Second degree.
[Sections 528, 537, Penal Code].

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Glynn Foreman.

Per III January 9
pleaded guilty S. D. 12 deg
13.

Jan 2 1890
Jan 13/90

0009

0010

Police Court— District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 72 Team 87 the Sarah C. Starnwood Street, aged 52 years,
 occupation none being duly sworn
 deposes and says, that on the 21 day of December, 1887 at the City of New
 York, in the County of New York, was feloniously taken, stolen and carried away from the possession
 of deponent, in the day - time, the following property, viz:

Eleven silver teaspoons of the value of fifteen dollars
one gold watch & chain of the value of fifty dollars
seven dollars in fine gold lamp oil money, one cloth
water of the value of ten dollars - Three ladies
under vests of the value of fifteen dollars
one silver brooch of the value of ten dollars
together of the value of one hundred & seven
dollars

the property of deponent a widow

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 Maggie Hoar (now Mrs. Jones)
the fact that since the commission of said
offense the said Maggie Hoar admitted
& confessed to deponent, and in open
view that she did so feloniously take
stolen and carry away the above described
property

Sarah C. Starnwood

Sworn to before me, this 30 day
 of December, 1887
John A. Clark
 Police Justice.

0011

Sec. 198—200.

5th

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Maggie Haas -

Question. How old are you?

Answer.

29 years -

Question. Where were you born?

Answer.

Ohio -

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

Answer.

here

Question. What is your business or profession?

Answer.

Servant

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

Answer.

I am guilty of the charge
Maggie Haas

Taken before me this

20

day of

Michael J. Smith

Police Justice.

00 12

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

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

Dated December 30 1889 [Signature] Police Justice.

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

Dated 18 [Signature] Police Justice.

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

Dated 18 [Signature] Police Justice.

00 13

²⁶³
Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Sarah C. Hammond
72 - East 87 St
Maggie Haas-

1
2
3
4

Offence - Larceny - Felony

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street

Dated *Dec 30* 188 *9*

White Magistrate.

George A. Brown Officer.

27 Precinct.

Witnesses

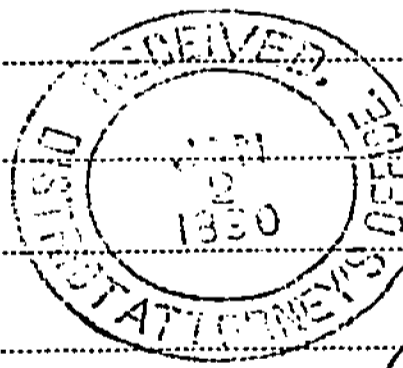
No. Street.

No. Street.

No. Street.

\$ *100.00* to answer *ES*

Am



0014

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Maggie Haas

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

Maggie Haas

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

The said

Maggie Haas

late of the City of New York, in the County of New York aforesaid, on the *twenty-first* day of *December* in the year of our Lord one thousand eight hundred and *eighty-nine*,

at the City and County aforesaid, with force and arms, eleven spoons of the value of one dollar and thirty cents each, one watch of the value of thirty dollars, one chain of the value of twenty dollars, one ulster of the value of ten dollars, three under-vests of the value of five dollars each, one brooch of the value of ten dollars, and the sum of seven dollars in money, lawful money of the United States and of the value of seven dollars.

of the goods, chattels and personal property of one

Sarah C. Stanwood

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

John R. Fellows
District Attorney

00 15

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said

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

of the goods, chattels and personal property of one

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said

unlawfully and unjustly, did feloniously receive and have; the said

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

JOHN R. FELLOWS,
District Attorney.

0016

BOX:

381

FOLDER:

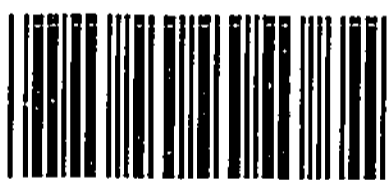
3553

DESCRIPTION:

Haigh, William

DATE:

01/20/90



3553

0017

203. 1203

Witnesses:

Marcus Nathan

Counsel,
Filed
Pleads,
1890

THE PEOPLE

vs.

I

William Haigh

George, and degree.
[Sec. 514, Penal Code]

JOHN R. FELLOWS,

Feb. 19 - 40 District Attorney.

A TRUE BILL.

G. S. Farver

Part III February 24/90

Defendant is discharged
in his minority.

Upon examination, I recommend
the discharge of defendant upon
his own recognizance.

Feb. 24/90.

W. R. Parker
Att. Gen.

0018

City & County of New York, ss:

GOLDIE GRABOSKY, being duly sworn, says:

I am 20 years of age, and reside at No. 208 East 70th St. in the City of New York. I am a cashier in the employ of Bloomingdale Brothers.

I know the defendant, Walter Haigh. I have been in the employ of Bloomingdale Brothers three and a half years.

I am the cashier in the shipping department, in which defendant was employed as shipping clerk for the furniture department.

It was defendant's duty to receive the drivers' reports, and to mark on them what goods were returned to him.

I produce the report of John B. Byrnes, a driver in the furniture department for the 25th of October, 1889. This report was returned in the morning of that day, but the goods were delivered on the 24th, the day previous. *John B. Byrnes*

The driver gave me \$13.00 only, and I stamped my receipt therefor on it.

The item for a rocking chair delivered to Mrs. Harriman, \$5.50, was not paid me, as it was marked on the sheet, "Don't want. W. Haigh." If it ~~was not~~ *had not been* so marked I should have asked the driver for the \$5.50.

I produce my cash book showing that I received \$13.00.

Sworn to before me this
9th day of January, 1890.

G. Grabosky
D. J. Kelly
Police Justice

0019

City & County of New York, ss:

C H A R L E S A D L E R of 344 E. 70th St., *W. Haigh*
return clerk with Bloomingdale Brothers, being duly sworn
says:

I am 24 years of age, and have been in the
employ of Bloomingdale Bros. for five years.

It was my duty to receive all return goods ex-
cept furniture, and to receive from the driver of the
furniture department his delivery sheet or report, show-
ing what goods he, the driver, had returned to defendant.

~~Witness~~ *I identify* the driver's report, (same
as in Miss Grivoski's evidence) as the one handed to him
by Driver Burns.

I know defendant's handwriting, as I have seen
him write.

The entry, "Don't want. W. Haigh" is in the
handwriting of defendant.

I noticed it, and put the letter R, meaning
"Returned" opposite the entry.

The meaning of putting this R is, that
thereupon Mr. William Macholz, the assistant
return clerk, is authorized thereby to make the entry
of the goods from the bill, also returned by the driver,
as being returned into stock in the return stock ledger.

Sworn to before me this
9th day of January, 1890.

Charles Adler

Don J. Kelly
Police Justice.

0020

City & County of New York, ss:

WILLIAM J. COLLINS, being duly sworn, says:

I am an assistant shipping clerk with
Bloomingdale Brothers, and reside at. *236 Seventh*
Street in the City of New York
I am *thirty seven* years of age.

It is my duty to see all goods put on the
wagons in the furniture department and compare them
with the driver's report. *I identify* the
report referred to in Miss Graveski's affidavit.)

The initials "W.J.C." opposite the item of
"Harriman rocker &c." I wrote when I saw the rocker
placed on Byrnes' wagon. I saw it then for the last
time.

Sworn to before me this
9th day of January, 1890.

D. McNeill
Police Justice.

0021

City & County of New York, ss:

William Macholz being duly sworn, says:

said I reside at 987 East 55th Street in
and ~~XXXX~~ was assistant return clerk in the employ
of Bloomingdale Brothers.

I produce the Return Stock Ledger.

The entries therein were in my handwriting.

I made the entry, "Harriman, &c." on page
197 therein.

I know the handwriting of the defendant.

The initials "W.H." on said entry are in
defendant's handwriting, and signify that he, of his own
knowledge, knew the goods were returned, and had person-
ally seen and received them.

Sworn to before me this
9th day of January, 1890.

} *Wm Macholz*
Da-100-100
Blair J. Lee

0022

TORN PAGE



New York.

10/23/18

J. Hearniman

117/E79

B

BOUGHT OF BLOOMINGDALE BROS.

No. 7573

IMPORTERS AND RETAILERS,

Sold by 149

38

THIRD AVENUE.

1	531 Mag. fin. Table	7 50	Paid
1	Mag. fin. Pocket	5 50	
	One. Mocha	13 00	Total
	W.D.	5 50	
	Paid B. H. H.	13 00	

ATKINSON'S (London) SACHETS are the finest and most fragrant made. Are indispensable for completing an elegant costume, as well as for exquisitely perfuming handkerchiefs, lingerie, etc. Desirable odors are Violet, Heliotrope, White Rose, Engadine, Lily of Valley, Lavender, Marechale, Frangipanni, Millefleurs, Opoponix. Customers are requested to inform us immediately of any errors in this bill, it being much easier to rectify the same if notified at once.

sheet see book

0023

Sec. 151.

Police Court Fourth District.CITY AND COUNTY }
OF NEW YORK, } ss.In the name of the People of the State of New York; To the Sheriff of the County
of New York, or to any Marshal or Policeman of the City of New York, GREETING:Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by Marcus Nathanof No. 207 East 17th Street, that on the 24 day of October1889 at the City of New York, in the County of New York, one William Haugh being an employee
of a partnership to wit Lyman Blommgdahl and Joseph Blommgdahl forming the firm of Blommgdahl
Brothers did wilfully unlawfully feloniously and corruptly falsify and unlawfully and
feloniously and corruptly alter certain accounts books of accounts and other writings
belonging to the said partnership and control of the said partnership as Superintendent
of the business of said partnership - and thereby commit the felony of
falsify in the third degree.Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to
answer the said complaint.These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him
forthwith before me, at the Fourth DISTRICT POLICE COURT, in the said City, or in case of my absence
or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to
be dealt with according to law.Dated at the City of New York, this 9th day of January 1889.D. J. C. Kelly POLICE JUSTICE.

0024

POLICE COURT *Fourth*-DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Marcus Nathan
vs.

William Haigh

Warrant-General.

Dated.....188

.....Magistrate.

.....Officer.

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

.....Officer.

Dated.....188

This Warrant may be executed on Sunday or at
night.

.....Police Justice.

having been brought before me under this Warrant, is committed for examination to the
WARDEN and KEEPER of the City Prison of the City of New York.

Dated.....188

Police Justice.

The within named

0025

Sec. 198—200.

4th

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name.

Answer. Walter Haigh

Question. How old are you?

Answer. 30 years

Question. Where were you born?

Answer. England

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

Answer. 338 W 37th Street about 3 months

Question. What is your business or profession?

Answer. Clerk

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

Answer. I am not guilty.

W Haigh

Taken before me this

9

day of

1892

Police Justice.

0026

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

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

Dated Jan 9 1890 La Volpe Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

BLOOMINGDALE BROS., THIRD AVENUE, NEW YORK.

Date Oct 24
 Route
 Time
 Dept. Sanitation
 Driver Dynes
 Boy

No.	Name.	Address.	Paid.	C.O.D.	OK.	Returned. Cash. Notes.	Received by
-----	-------	----------	-------	--------	-----	------------------------------	-------------

674 435 J. Sheppard &

1. O. J. Packer 2.25
3519 335 E. Newman 121 E 52 St.

Apr. Top. Table	3.25
Nursery Chair	98
So. 165. Backracks	3.23
	6.46

531	Wagon	
1-0	Red Sea	2.00
1-3	Mathews Gate top	2.50
1-3	Star Young	1.25
1	L. Frame Mirror	64

133 149 J. Harriman
 112 629
 1- 531 Mag. Fin. Jaffe
 1- Mag. Fin. Roeder

347 535 A. B. Cornell
 465 Lx
 W. W. Dot + Mart
 464 W. W. Spring
 445
 350
 895

32 179 Mrs Plawco 4-1 Parts
1 Large Mag Sim bed 4.00

Box 49 J. Harrison
112 E 29
- May. Rocker pin & wash feet

777 235 W. C. Engelhardt
65 661
J. P. Bureau
RECEIVED
JAN 10 1861
White Marble
2100

RECEIVED
BLOOMINGDALE BROS.
Per *[Signature]*
10-12-1917
White Marble
Pearl
\$21.00
137

0029

Police Court, Fourth District.

City and County
of New York, } ss.

of No. 207 East 17th Street,

Marcus Nathan

aged 24 years,

occupation Superintendent —

being duly sworn, deposes and says,

that on the 24th day of October

1889, at the City of New

York, in the County of New York, one William Haugh being an

employee of a partnership, known as Symon Bloomingdale

and Joseph Bloomingdale, forming the firm of

Bloomingdale Brothers, did unlawfully and feloniously

and corruptly falsify and wilfully unlawfully and

feloniously and corruptly alter certain account books of

account records and other writings belonging to and

appertaining to the business of said partnership said

books of account records and other writings being then in

the sole custody possession and control of this deponent

as Superintendent of the business of said partnership

and that said William Haugh did so wilfully corruptly,

unlawfully and feloniously commit the crime of

forgery in the third degree following to-wit: —

That on or about the 24th day of October 1889 the said William Haugh being then shipping clerk in the employ of said Bloomingdale Brothers in the furniture department of said partnership did unlawfully wilfully and corruptly and feloniously falsify a certain account or paper writing belonging to and appertaining to said partnership of Bloomingdale Brothers, and hereunto annexed marked Exhibit A, which said account or paper writing is known as a drivers report, — by writing therein and making therein a certain false entry in the words and figures following viz "Don't want W. Haugh"

That said false entry "Don't Want" signified that said property, namely a working chain of the value of five dollars and fifty cents the property of said Bloomingdale Brothers had been refused to be accepted by one Mr. F. Hamman

and had been returned to the said William Haugh in the nature of his employment and position as employee of said Bloomingdale Brothers and had been actually received by him and into his (said Haugh's) personal custody and transferred

0030

Police Court, District.

City and County } ss.
of New York,

of No. _____ Street, aged _____ years,
 occupation _____ being duly sworn, deposes and says,
 that on the _____ day of _____ 188 _____, at the City of New
 York, in the County of New York,

by him said Hough into the stock of the said
 Bloomingdale Brothers; whereas in truth in fact it had
 not been ^{so returned} returned further says that on the 28th day
 of December 1889, in the fourth District Police Court
 in said City, said Hough admitted to deponent
 that he made ~~and fraudulent entry and other~~
 entries of the same character to and the driver of
 said Bloomingdale Brothers who told him (said
 Hough) that he had lost the money.

Deponent therefore prays that said Hough
 may be dealt with as the law directs

Sworn before me this
 9th day of January 1890

James C. R. [Signature]
 Police Justice.

Marion Dathans [Signature]

City and County of New York I Lizzie Heaney of No
 112 East 29th Street being duly sworn do depose
 and say I am a servant in the employ of
 Mrs Julia Harriman who resides at No 112 East
 29th Street. I remember paying for Mrs
 Harriman the bill herewith annexed and
 marked Exhibit B and receiving therefor
 two rockers ^{and a piece of furniture - a table}. This occurred about
 three months ago. I cannot remember
 the exact date.

Sworn before me this
 9th day of January 1890

James C. R. [Signature]
 Police Justice

Lizzie Heaney [Signature]

0031

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

William Haigh

The Grand Jury of the City and County of New York, by this
Indictment accuse William Haigh

of the crime of Forgery in the third degree,

committed as follows:

The said William Haigh,

late of the City of New York, in the County of New York, aforesaid, on the
twenty fourth day of October, in the year of our Lord one thousand
eight hundred and eighty-nine, at the City and County aforesaid,

being in the employment of a certain partnership
consisting of Lyman Bloomingdale and Joseph
Bloomingdale, then and there doing business in
and by the firm, name and style of Bloomingdale
Brothers, to wit: being a shipping clerk of the
said partnership in a certain department of its
business known as the furniture department,
and as such shipping clerk being charged, among
other things, with the duty of receiving from the
drivers employed by the said partnership to deliver
goods to persons purchasing the same from the
said partnership, ^{written} reports of the manner of such

0032

delivery, and particularly to indicate on such reports, the return to the said partnership of any goods entrusted to such drivers for delivery and not so delivered and the reason of such return and non-delivery, with force and arms, did feloniously falsify a certain account, record and writing, belonging to and appertaining to the business of the said partnership, to wit: a certain paper writing purporting to be a written report of one John B. Byrnes, then in the employ of said partnership as a driver, and to whom had been on the said day entrusted for delivery among other goods, a certain rocking chair of the value of five dollars and fifty cents, to one Julia Harriman, and which said rocking chair had been on the said day delivered to the said Julia Harriman by the said John B. Byrnes; and ~~in~~ in payment for which the said Julia Harriman had on the said day given to the said John B. Byrnes the said sum of five dollars and fifty cents in money, for and on account of the said partnership, but which said sum of money he the said John B. Byrnes had converted to his own use fraudulently and unlawfully, and which said written report then and there contained amongst other things an entry in the words and figures following:

" 8042 149 J. Harriman

112 E. 29

1 Mag. Rocker for Plush Seat 5.50 "

by then and there feloniously writing upon the said report and opposite the said entry, these words following that is to say:

"Don't Want

W Haigh"

whereby and by means of so writing the said words upon the said report, ~~the~~ it was made to appear, and the said entry, with the words so written opposite the same by the said William Haigh did signify and indicate and declare, in substance and effect, that the said rocking chair had not be so as aforesaid delivered by the said John B. Byrnes to the said Julia Harriman, and that she the said Julia Harriman had not so given to the said John B. Byrnes the said sum of money in payment for the same, but that on the contrary the said Julia Harriman had refused to receive the said rocking chair, and that the same had been returned by the said John B. Byrnes to the said partnership and received back by the said partnership; against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

John R. Fellows,

District attorney.

0034

BOX:

381

FOLDER:

3553

DESCRIPTION:

Haire, Robert J.

DATE:

01/22/90



3553

I have thoroughly examined this case and am of opinion that there is not sufficient testimony to warrant a conviction. I accordingly recommend the dismissal of the indictment.

March 17/90.

Witnesses:

Carroll Pottinger

Wm. McClellan

Robert J. Moore

appears and makes voluntary statement

at his own request
He was not sworn
and the foreman read from page 18 to and page 19 in the People's Charge for the case of the State vs. Moore
with the jury were called to the jury box to

Ella C. Brigham
L. Levine

Sailed by Jan 24/90
Patrick Cunningham
331 East 84th St.

226

Recd for at 11/10/90

Counsel,

Filed, 22 day of Jan 1890

Pleads, Not guilty

THE PEOPLE,

vs.

RECEIVING STOLEN GOODS.

(Section 550, Penal Code.)

B.

Robert J. Moore

JOHN R. FELLOWS.

District Attorney.

A True Bill

G. J. Farrow

On recom. of Foreman.
indict. Ods. P.B.M.

0036

District Attorney's Office
City and County of New York

City and County of New York

THE WORLD: FRIDAY, JANUARY 17, 1890.

WHERE ARE THE STONES?

ONLY WINDOW-GLASS IN THE EAR-RING SETTINGS NOW.

Mrs. Potter Says She Lost Diamonds Valued at \$700 in the Tombs—Lawyer Haik's Offer to Return the Settings Was Declined and He Was Summoned to Court.

Mrs. Carrie Potter, who recently spent ten days in the Tombs, says a pair of diamond earrings worth \$700 has been stolen from her. The Society for the Prevention of Cruelty to Children had Mrs. Potter committed Dec. 20, charged with assaulting Laura Thompson. Dec. 30 she was ac-

0037

District Attorney's Office
City and County of New York

City and County } ss.
of New York, }

THE WORLD: FRIDAY

care Mrs. Woodward Mrs. J. B. Potter
of No. 151 West 16th Street, aged _____ years,
occupation _____ none _____ being duly sworn, deposes and says,
that on the _____ ninth day of January 1890, at the City of New
York, in the County of New York, one R. J. Haire did feloniously

receive two earrings of the value of six hundred dollars of the goods and personal property of deponent, he well knowing the same to have been feloniously taken, stolen and carry away.

That said earrings were stolen from deponent on or about the 28th day of December, 1889 by one Josephine McAvoy who has pleaded guilty to an indictment charging her with the larceny thereof.

That on the 15th instant deponent was informed by said Josephine McAvoy that after she had committed charged with said theft she retained said Haire, who is a lawyer, or pretends to be such, to defend her, and that said Haire then told her that if she had the earrings she was charged with stealing he could get her out in twenty four hours.

Some time after this he called at her cell to see her and she said to him that she had the earrings, and then laid them down on his said Haire's glove and that he Haire then picked up both the glove and earrings: that she never saw the earrings after this. That he thereafter told her the earrings were not genuine diamonds and she told him that if this was so he ought to restore them to deponent.

I am also informed by Frank J. Keller that said Haire asked him to call on him and on doing so said Haire told him he had a pair of diamond earrings which a client of his had given him. Said Haire then gave said earrings to Keller on his saying that deponent had had the same stolen from her.

within a few minutes made inquiry of a jeweler, and said Keller afterwards, pleaded that the diamonds had been removed from said earrings and glass substitutes instead. Informing Haire of this he, Haire, said that the earrings were just as he got them. Keller then gave them back to deponent. Deponent knows that the glass now in said

0038

earnings were not there when they were stolen,
but instead were at that time set with
genuine diamonds and were worth fully
the sum above mentioned.

The fact that such a substitution was
made can be proven by said Josephine
Mc Avey and also by others who saw the
same shortly before the same were stolen
known to before me, this
16th day of January, 1890

Wm J. B. Parker

420
DISTRICT ATTORNEY'S OFFICE,
City and County of New York.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mrs. Carrie Carter

~~155 W 5th St~~ 155 W 5th St

of Mrs. Freeman Carter

155 W 5th St

R. J. Lane

Office

Dated January 16 1890

Witnesses, Josephine Mc Avey

No. 155 W 5th St

Frank J. Keller

No. 155 W 5th St

Lee Carter

No. 155 W 5th St

Mercede

0039

Court of Sessions, Session
July 4, 1900, at 10:00 a.m.

Wm. H. Hays, Esq.
Counsel for
the People

To the Honorable Judge of the Court
of Sessions, Boston

Please to take notice that a motion
will be made, in the above entitled
cause, in part by one of said Court at
the Court House in the City of New
York on **Monday June 17th 1900** at
noon or soon after the opening of said
day, and at noon thereafter, to remove
case to be heard, that the indictment
be dismissed.

Said motion will be based upon
the papers and proceedings herein
and under section 668 of the Code of
Criminal Procedure.

Subscribed at New York City, June 14, 1900

Wm. H. Hays, Esq.
Counsel for the People

0040

Anna's new coat

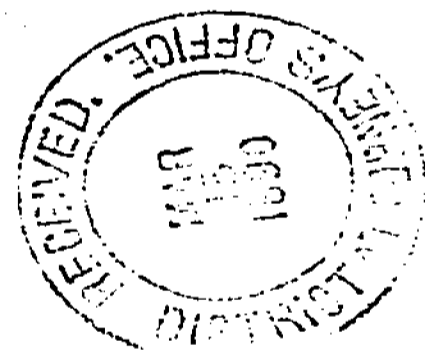
May 20 1890

North & Co

Wm. J. Brown

Charles Brown

May 20 1890



0041

LAW OFFICES
—OF—
HAIRE & LANGER,
23 CHAMBERS STREET,

R. J. HAIRE
OSCAR E. LANGER.

New York, July 15 1890

Am. J. H. R. Fitch
District Atty.

Dear Sir: I have the honor to acknowledge the receipt of your letter of the 11th inst. in relation to the case of Mr. Foster, who is alleged to have made a false statement of an execution of a will. I am sorry to hear of this matter and will give you a hearing before taking action, as I have absolute & positive proof that the statements made are false. It is a matter which I will bring before Judge Fitzgerald & I further have written Mr. O. H. H.

0042

Mrs. Ella E. Brigham
Miss Rose E. Brigham at
Pittman House 26th St +
4 Ave.
Mr. Levis
Cor. Centre + Chamber St

0043

Gamma Grand Jury

R. J. HAIRE,

R. J. Haire
Counselor at Law,

23 CHAMBERS STREET,

OFFICES, 5, 6 AND 7,

NEW YORK.

0044

226
Grand Jury Room.

PEOPLE

vs.

Robert J. Haire

Robert J. Haire

Ind. and Const.

Chadwick of Ind

Mr. Haire, do,

also Mr Levine

+ Mr Haire for

Tuesday.

Mrs Bingham

Mrs Bingham

Douglas Levison

Chas E Maltin 16 Maiden Lane

0045

DIRECTIONS.

The Grand Jury Rooms are in the third story of the large brown stone building in Chambers Street, near the new Court-house in the Park.
When you arrive at the witness-room, hand this notice to the officer or clerk at the desk.

Court of General Sessions of the Peace,

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

To

Robert J. Haire

No.

25 Chambers St

You are hereby notified that the Grand Jury of the City and County of New York, now in Session, is willing to hear any explanation you may think proper in relation to a certain charge against you, pending before that body, or any statement of facts which you may think will tend to your exculpation.

But you are to distinctly understand that you are not and cannot be, under any circumstances, required or compelled to appear before the Grand Jury, or to testify in relation to the charge against you. Your appearance and the evidence you may give in case you so decide, must be entirely voluntary, and your failure or refusal to so appear or testify is incapable of raising any unfavorable presumption, or in any way operating to your prejudice.

You may avail yourself of the privilege hereby extended, by personally appearing in your proper person, at the Grand Jury Room, in the third story of the Sessions Building, adjoining the new Court-house in the Park, in the City of New York, on the 20 day of January, 1890 instant, at the hour of 10.30 in the forenoon of the same day.

Yours, &c.,

JOHN R. FELLOWS, District Attorney.

0046

LAW OFFICES
OF
HAIRE & LANGER,
23 CHAMBERS STREET,

R. J. HAIRE
OSCAR C. LANGER.

New York, July 24 1897.

Mr. K. T. ...

I have ...
and that is that the case is tried
before the ... the ...
not seeking any ...
the most ...
with ...
...
is to ... I would also like
two days ...

Very respectfully,
R. J. Haire

0047

POOR QUALITY
ORIGINAL

District Attorney's Office.

PEOPLE

vs.

Handwritten notes and signatures are present on the page, including a large signature on the right side and various initials and numbers scattered throughout the text area.

0048

**POOR QUALITY
ORIGINAL**

District Attorney's Office.

PEOPLE

0049

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Robert J. Haine

The Grand Jury of the City and County of New York, by this indictment,
accuse Robert J. Haine

of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said Robert J. Haine,

late of the City of New York, in the County of New York aforesaid, on the
ninth day of January, in the year of our Lord one thousand
eight hundred and eighty-nine, at the City and County aforesaid, with force and arms,

two earrings of the value of three
hundred dollars each,

of the goods, chattels and personal property of one Carrie Potter, by
one Josephine Mc Aroy, and
by certain other persons to the Grand Jury aforesaid unknown, then lately
before feloniously stolen, taken and carried away from the said

Carrie Potter

unlawfully and unjustly, did feloniously receive and have; the said

Robert J. Haine

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

JOHN R. FELLOWS,

District Attorney.

0050

BOX:

381

FOLDER:

3553

DESCRIPTION:

Hall, Clara

DATE:

01/29/90



3553

0051

BOX:

381

FOLDER:

3553

DESCRIPTION:

Saunders, Mary

DATE:

01/29/90



3553

Witnesses;

Seen for office
J. J. [Signature]

402 402

Counsel,
Filed
Pleadings
J. J. [Signature]
1890

THE PEOPLE
vs.
Clara Hall
and
Mary Saunders
Grand Larceny Second degree
[Sections 528, 529, 530, Penal Code.]

JOHN R. FELLOWS,
District Attorney.

A True Bill

G. J. Haven Foreman.
Jury 29/90
(Back)
Plead G. J. Haven
2 up back, Don't
Jury 3/90 31

0053

Police Court— District.

Affidavit—Larceny.

City and County } ss.:
of New York,

Alice S. Fitzgerald

of No. 206 West 23d Street, aged 31 years,

occupation Housekeeper, being duly sworn

deposes and says, that on the 11th day of January 1890 at the City of New

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

of deponent, in the day time, the following property, viz:

One steel
Colored silk dress of the value of
about eighty five dollars, one
poplin dress of the value of about
fifty five dollars, and one
white dress of the value of ten
dollars, and other clothing
and personal property of the value
of four hundred dollars.

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

Clara Hall and
Mary Saunders, and Mary Keys
(now here) under the following circumstances
The defendants Hall and Saunders were
servants in deponent house, and had
access to said property. They had a
room together. Deponent searched the said
room and there found in a trunk
owned and used by the said Clara Hall
and Mary Saunders, a portion of the
said stolen property, and also found
in possession of the said Mary Keys
at 156 West 23d Street, a part of the
said stolen property, consisting of
one blanket and a pair of
curtains, as deponent is informed

Sworn to before me this
11th day of

Police Justice.

0054

by Policemen George Logan, now here,
and Policemen John Carey, ~~and~~
~~present in~~ ~~information~~ by said Officer
Dependent upon that Defendant be
arrested with as the law directs,

Seen to before me this 25 day

of June 1890

Alfred Pittenger

A. J. White

Police Justice.

0055

CITY AND COUNTY }
OF NEW YORK, } ss.

George Logan

aged years, occupation of No.

165 Street

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

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

Sworn to before me, this

25

day of

June

188*0*

George Logan

A. J. White
Police Justice.

0056

CITY AND COUNTY {
OF NEW YORK, } ss.

aged years, occupation John Carey of No. Police

16th Street Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of John Carmichael

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

knowledge.

Sworn to before me, this 25

day of January 1889

A. J. White
Police Justice.

0057

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK.

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

Question. What is your name?

Answer.

Clara Hall

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

N.Y.

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

Answer.

N.York

Question. What is your business or profession?

Answer.

Domestic - Cook

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

Answer.

I am guilty

Clara L. Hall
Memo

20/1

Taken before me this

day of

188

Police Justice.

0058

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer.

Mary Saunders

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

N.Y.

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

Answer.

N.Y.

Question. What is your business or profession?

Answer.

Domestic

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

Answer.

I am guilty

Mary Saunders

Taken before me this

day of

August

1894

at New York

City

Police Justice

John J. White

Police Justice

0059

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Mary Keys*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *N.Y.*

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

Answer. *126 West 27th St. 2 years*

Question. What is your business or profession?

Answer. *Landman*

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

Answer. *I am not guilty - I did not take the property and I did not know it was stolen. It was brought to my house by Mary Sanders who said it was her own.*

Mary Keys
mark

Taken before me this

day of

188

Police Justice.

0060

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

Clara Hall, Mary Saunders, Mary Keys

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

Dated *Jan 25* 188*0*

A. J. White Police Justice

I have admitted the above-named

to bail to answer by the undertaking hereto annexed.

Dated 188

Police Justice.

There being no sufficient cause to believe the within named

guilty of the offence within mentioned, I order h to be discharged.

Dated 188

Police Justice.

0062

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against
Clara Hall, Mary
Saunders and Mary Keys

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

Clara Hall, Mary
Saunders and Mary Keys
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed
as follows:

The said

Clara Hall, Mary
Saunders and Mary Keys, all
late 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 *ninety*
, at the City and County aforesaid, with force and arms,

one dress of the value of eighty-
five dollars, one other dress of the
value of twenty-five dollars, one
other dress of the value of ten
dollars, and divers other goods,
chattels and personal property, a
more particular description whereof
is to the Grand Jury aforesaid
unknown, of the value of three hundred dollars

of the goods, chattels and personal property of one *Alice S Fitzgerald*

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

0063

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

_____ *Mary Keys* _____
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said *Mary Keys* _____

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

one dress of the value of eighty-five dollars, one other dress of the value of twenty-five dollars, one other dress of the value of ten dollars, and divers goods, chattels and personal property, a more particular description whereof is to the Grand Jury aforesaid unknown, of the value of three hundred dollars
of the goods, chattels and personal property of one *Alice S. Fitzgerald*
by *Clara Hall and Marv Saunders*, and also
by a certain person or persons to the Grand Jury aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said *Alice S. Fitzgeralds*

unlawfully and unjustly, did feloniously receive and have; the said

_____ *Mary Keys* _____

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

JOHN R. FELLOWS,
District Attorney.

Witnesses;

Alice S. Fitzgerald

Officer C. J. Ryan

16 Precinct

BD 402

Counsel,

Filed

day of

18

Pleads,

THE PEOPLE

vs.

Clara Hall,

Mary Saunders,

and

Mary Keys

Grand Larceny Second degree

[Sections 528, 531, 532 Pennl Code.]

JOHN R. FELLOWS,

District Attorney.

And order against Hall and

Mary Saunders

Bill dismissed against Keys

A True Bill.

Reconsecrated and returned

for cell return to a place

Glynn

Foreman.

0064

0065

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Clara Hall & Mary Saunders

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

accuse

Clara Hall and Mary Saunders

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

The said

Clara Hall and Mary Saunders, both

late 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 *ninety*,
, at the City and County aforesaid, with force and arms,

one dress of the value of eighty-five dollars, one other dress of the value of twenty-five dollars, one other dress of the value of ten dollars, and divers other goods, chattels and personal property, a more particular description whereof, is to the Grand Jury aforesaid unknown of the value of three hundred dollars

of the goods, chattels and personal property of one

Alice S. Fitzgerald.

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

0066

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

Clara Hall and Mary Saunders
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said *Clara Hall and Mary Saunders, both*

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

*one dress of the value of eighty-five
dollars, one other dress of the value of
twenty-five dollars, one other dress of
the value of ten dollars and divers
goods, chattels and personal property, a more
particular description whereof is to the
Grand Jury aforesaid unknown of the
value of three hundred dollars
of the goods, chattels and personal property of one* *Alice S. Fitzgerald*

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said *Alice S. Fitzgerald*

unlawfully and unjustly, did feloniously receive and have; the said *Clara*

Hall and Mary Saunders
then and there well knowing the said goods, chattels and personal property to have been
feloniously stolen, taken and carried away, against the form of the statute in such case made
and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

0067

BOX:

381

FOLDER:

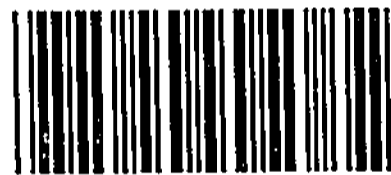
3553

DESCRIPTION:

Hall, Gussie

DATE:

01/07/90



3553

0068

Witnesses;

William Hamilton

James L. Lusk

Counsel, *Coleman*
Filed *7* day of *January* 1890
Pleads, *Not Guilty*

THE PEOPLE

Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code.)

vs.
John R. Fellows

Gussie Hall

JOHN R. FELLOWS,

District Attorney.

Filed May 5, 1890.

Filed & committed Ass. 3d 4/4

A True Bill.

James L. Lusk

James L. Lusk

Foreman.

James L. Lusk
May 7, 1890

0069

Police Court—2 District.

City and County { ss.:
of New York,

of Bellevue Hospital Willie Hamilton Street, aged 27 years,
occupation Domestic being duly sworn
deposes and says, that on the 9 day of September 1889 at the City of New
York, in the County of New York,

She was violently and feloniously ASSAULTED and BEATEN by

Samuel Hall (Browder)

Who threw a lighted Lamp at deponent,
the burning Kerosene Oil setting deponent
clattering on fire and burning deponent
face, arm and breast
said assault was committed by said
defendant

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

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

Sworn to before me, this 19 day }
of December 1889 }

Willie Hamilton
(mark)

John J. Connor Police Justice.

0070

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. *Gussie Hall*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *208 East 98 Street 9 months*

Question. What is your business or profession?

Answer. *General House Work*

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

Answer. *The complainant assaulted me, she cut my lip, she took up the lamp to fire at me, and I took the lamp from her, and threw it at her*

Gussie Hall.

Taken before me this *19*

day of *December* 188*9*

John G. McNamee District Police Justice.

0071

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

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

Dated Dec 19 1889 John J. Roman Police Justice.

I have admitted the above-named

to bail to answer by the undertaking hereto annexed.

Dated _____ 18 _____

Police Justice.

There being no sufficient cause to believe the within named

guilty of the offence within mentioned. I order he to be discharged.

Dated _____ 18 _____

Police Justice.

0072

Police Court---

1857 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Willie Hamilton
117 S. 1st St. St. Louis
Lusie Hall

2
3
4

Office of
J. L. L. L.

BAILED.

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street

Dated Dec 29 1889

Magistrate.

Officer.

Precinct.

Witnesses Dr. D. D. D.

No. Bellmore Hospital Street.

No. Street.

No. Street.

No. Street.

\$ 1000 to answer

0073

CITY AND COUNTY
OF NEW YORK, ss.

POLICE COURT, 2 DISTRICT.

Sworn to before me, this

1st

of September 1889

10 day

of Thomas J. White
 of the 9th Precinct Police Police office street, aged 27 years,
 occupation Police officer being duly sworn deposes and says

that on the 9th day of September 1889
 at the City of New York, in the County of New York Willie Hamilton

was violently and feloniously assaulted
 and beaten by Gussie Hall (known here)
 Deponent is informing by said Willie in the
 presence of said Gussie, that she Gussie
 threw a lighted kerosene lamp at her,
 seriously burning her face and body
 from the effect of the injuries received
 said Willie is now confined to the
 Bellevue Hospital and unable to appear
 in Court to make complaint, Deponent prays
 that said Gussie be committed to await the
 result of said injuries. Thomas J. White.

Police Justice.

0074

Police Court--

2 District

THE PEOPLE, & c.,

ON THE COMPLAINT OF

Thompson & White

vs.

Quinn Hall

AFFIDAVIT

in Matter of

Dated

Dec 10

1889

Magistrate.

Officer.

Witness,

Disposition,

born to await
result of inquest
and further examination
Ex. Dec. 18 2 P.M.

\$2500. bail for Cry

0075

Court of General Sessions.

THE PEOPLE

vs.

Gussie Hall

City and County of New York, ss :

Eugene P. Isaacks being duly sworn, deposes and says : I reside at No 113 West 56th St. Street, in the City of New York. I am a Subpoena server in the office of the District Attorney of the City and County of New York. On the 25th day of Jan'y 1890, I called at Shaft 21 of the new Aqueduct (Kings Bridge) the alleged stopping place of Millie Hamilton the complainant herein, to serve her with the annexed subpoena, and was informed by

parties who resided there, that said complainant had never lived there to their knowledge. I also made inquiries of the officer on post, & he also made inquiries of residents there, but he knew nothing and could not obtain any information of her regarding her whereabouts.

Sworn to before me, this
of

29 day
1890

Eugene P. Isaacks
Subpoena Server.

Court of General Sessions.

THE PEOPLE, on the Complaint of

vs.

Gussie Hall.

Office :

JOHN R. FELLOWS,
District Attorney.

Affidavit of

Ernest J. Jacobs
Subpoena Server.

Failure to Find Witness.

0076

0077

PART I.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To Millie Hamilton Not Known
of No. 117 E. 5th ave Street.

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace, in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the 29 day of January 1893, at the hour of 11 in the forenoon of the same day, as a witness

in a criminal action prosecuted by the People of the State of New York, against

Russell Hall
Dated at the City of New York, the first Monday of January
in the year of our Lord, 1893

JOHN R. FELLOWS, District Attorney.

0078

Court of General Sessions.

THE PEOPLE

vs.

Gussie Hall

City and County of New York, ss:

Charles Merritt being duly sworn, deposes and says: I reside at No. 376 West 21st St. Street, in the City of New York. I am a Subpoena server in the office of the District Attorney of the City and County of New York. On the 29 day of Jan'y 1890, I called at 117 5th Ave.

the alleged residence of Millie Hamilton the complainant herein, to serve her with the annexed subpoena, and was informed by a tenant of said premises, with whom said complainant formerly boarded, that she had left there and had gone to Shaft 21 of the Reguement, to reside. I have been informed by Eugene P. Isaacks, a subpoena server in this office, that he called there, but said Millie was not residing there.

Sworn to before me, this 29th day of January 1890.

Henry Herzbad

Charles Merritt
Subpoena Server.
Notary Public
N.Y.C.

Court of General Sessions.

THE PEOPLE, on the Complaint of

vs.

Lucie Hall

Offence :

JOHN R. FELLOWS,
District Attorney.

Affidavit of

Chas Merritt

Subpoena Server.

Failure to Find Witness.

0079

0000

COURT OF GENERAL SESSIONS.

-----X
The People
v.
Gussie Hall,
Indictment filed Jan. 7, 1890;
indicted for assault in the
first degree.
-----X

Assistant District Attorney Jerome, for the People.
Hugh Coleman, Esq., for the Defense.

M I L L I E H A M I L T O N testified that in
September, 1889, she was living at Kingsbridge, in the
City of New York. She knew the defendant. She saw
the defendant on September 9th, 1889, about half past
four in the afternoon. She met the defendant in the
street, and went with her to her room at 93 Prince Street,
and there was a young man by the name of Frank Williams
with the witness and the defendant's husband was in the
house with her. Her husband's name was Benjamin Morton.
She, the witness, had been away for five weeks, and they

0001

2

had drinks, and she and the defendant got intoxicated. Then the defendant became quarrelsome, and threw a thick beer glass at her, the complainant, and it fell on the floor. She, the complainant, picked up the glass from the floor and threw it back at the defendant and cut her lip. Then she, the complainant, said that she did not come there to fight, and started to go out of the door. As she, the complainant, walked out of the door the defendant caught up a large lamp from the mantel-piece and said, "You dirty black bitch, I have got it in for you anyhow, and I intend to kill you," and she threw the lighted lamp at her, the complainant. The lamp struck her, the complainant, as she was about to close the door and cut her over the eye and broke to pieces. Then the witness's clothing caught fire and she was severely burned. She was taken to a hospital. The young man who accompanied her, the complainant, endeavored to prevent the defendant from throwing the lamp. She, the complainant, did not know where this young man was at the time of the trial. A piece of the lamp struck this young man upon the nose and broke his nose. She, the complainant was in the hospital about four months and eight days. She was very much burned on the right side of her body,

0082

3

and she could not raise her right hand or arm.

Under Cross Examination the complainant testified that she had known the defendant for about three years. She, the complainant, was about twenty-eight years of age and had lived in New York about eleven years. She first became acquainted with the defendant in Minetta Lane--18 Minetta Lane. The defendant then lived with her mother. She and the defendant had lived together for about nine months after the defendant left her mother's house. The defendant was about seventeen years of age when she first became acquainted with her, the complainant. She, the complainant, did not induce the defendant to leave her mother's home. About a year and a half before the trial she and the defendant had a difficulty and she cut the defendant in the breast. The defendant also cut her. She had seen the wound that the knife inflicted, and it was a pretty bad wound. The defendant did not have her, the complainant, arrested at that time. She, the complainant, did not strike the defendant on the night that she was burned until she struck her with the beer glass after it had been thrown at her, the complainant.

0003

4

D R. T H E O D O R E D U N H A M testified that he was a physician and surgeon attached to the Bellevue Hospital in the City of New York, and was in September, 1889. The complainant, when admitted to the hospital, was suffering from a severe burning of the whole of her right arm, extending from the finger tips up to the shoulder, and involving the right ear, very nearly burning off the whole ear. She had also severe burns about her left arm, and the left side of her head and chest. She was somewhat under the influence of liquor. She was in a very critical condition for some time.

Under Cross Examination, the witness testified that the complainant was considerably under the influence of liquor when admitted to the hospital.

O F F I C E R J O H N J. W H I T E testified that he arrested the defendant on the night of September 9th, 1889. He asked the defendant if she had thrown a lighted kerosene lamp at the complainant, and she said that she had done so. He asked her why she had thrown the lamp, and she said that she had done it because the complainant had struck her with a lager beer glass.

For the Defense, G U S S I E H A L L, the

0084

5

defendant, testified that she was about twenty years of age, and about a year and a half before the trial the complainant and herself had had a difficulty. Knives were used, and she, the defendant, was stabbed by the complainant. She, the defendant, did not inflict any wound upon the complainant. She did not have her arrested, but forgave her. On the 2th of September, late in the afternoon, she met the complainant in a saloon, and invited her to her, the defendant's, room. There were two men there, one of the men being with the complainant. They all had drinks. After they had drank considerable beer, the complainant wanted more, and she, the defendant told her that she did not want any more beer brought into the room. Then the complainant got mad, and threw a beer glass at her, the defendant, and cut her upon the lip. Then she, the defendant, hit the complainant with her fist, and the complainant caught up the lamp, and she, the defendant, tried to take it away from the complainant, and they had a struggle and the lamp exploded, and the complainant was burned, and she, the defendant snatched the blanket off the bed and smothered the fire, and the complainant cried out and the neighbors came in and she, the defendant, sent out for

0085

6

milk, and put milk on the burns before the police officer came in. She, the defendant, did not throw the lamp at the complainant.

Under Cross Examination, She testified that if she said in the Police Court that she took away the lamp from the complainant and threw it at her, it was a mistake on the part of the clerk who took down her statement.

0086

BELLEVUE HOSPITAL.

Dec. 12-1889

This is to certify - that
Willie Hamilton (colored)
though far from being
cured. will be in your
discretion to appear at court
by next, ^{Wed} Thursday Dec. 18.

Morton R. Peak M.D.

for
Dr. Dickinson
Head Surgeon.

0087

This is to certify that
Willie Hamilton is pro-
gressing favorably, but
not yet cured of her
extensive burn

Theodore Duhaud M.D.
Billings Hospital
Dec 5-89.

0000

This is to certify that
Millie Armitton is
convalescing well from her
severe Burns & that she
will most likely be
discharged in a few
weeks. She is out of
danger from the
Burns.

Theodore Duhamel M.D.

House Surgeon
4th Surg. Div.

Nov. 23-89.

0089

BELLEVUE HOSPITAL.

This is to certify that
Willie Hamilton is progressing
favorably in her convalescence
but that her wounds will not
be healed for some weeks
yet - there is little doubt of her recovery.
Thos. Duhamel M.D.
House Surgeon
4th Surg. Dir.

Nov. 7th 89.

0090

This is to certify that Millie
Huntton, under treatment at
Belleme Hospital remains in
about the same general
condition & that her extensive
wounds are healing, tho' it
will be a long time before they are
cured.

Theodore Dunham M.D.
House Surgeon
of the Surg. Dir.
Belleme Hospital
Oct - 22 - 89.

0091

This is to certify that Millie
Hamilton, suffering from extensive
burns also from some
complications is slowly getting
better, but that probably her
wounds will not be healed
for some months.

Theodore Dunham, M.D.
House Surgeon
Billerica Hospital
Oct 14th 1889.

0092

12.

This is to certify that Millie Hamilton
is very slowly improving in condition that
she cannot yet be pronounced entirely cured
& that her convalescence will occupy
many weeks. Theodore Durham
Ruelleme Hospital - House Surgeon
Feb 4 - 59.

0093

This is to certify that Willie
Hamilton is improving.

Her lungs are much better than
was first supposed and probably
it will be months under the
most favorable circumstances be-
fore they are healed.

Sept. 28th/89

La. P. 93-jigs

A. S.

Ballroom Hospital

0094

This is to certify that Millie
Hamilton's Condition has im-
proved considerably during the
last three days.

If she continues to improve for
a week probably she will entirely
recover from the effects of her burns.

C. P. Bigge

House Surgeon

Bellvue Hospital

Sept 20th/09

0095

This is to certify that Millie Hamilton
is still in Ward 12, Bellevue Hospital,
and that her condition has not im-
proved during the last few days.

What the final result ~~result~~ of her lacerations
and the complications which have arisen
will be, it is impossible to say.

Samuel J. Biggs
House Surgeon

Sept 16th/89

0096

Gussie Hall

0097

This is to certify that Miss Hamilton is still at Bellevue Hospital and being treated for her burns.

Her condition is quite serious, and her injuries may prove fatal within a few days.

She shows evidences of having been alcoholic before she was burned, which makes it more difficult to tell what will be the final result.

Sept 12th/89

Samuel J. Biggs
House, Surgeon

0098

This is to certify that ^{Callie} Millie Hamilton~~x~~
is being treated in Ward 12, Bellevue
Hospital for quite extensive burns
of hands, arms, chest, and face.
Her condition is better than when admitted,
but just how serious the injuries will prove
to be, it is difficult now to tell.

C. P. Biggs

Head Surgeon

0099

PART I.

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

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To Off White Street

of No. _____

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace, in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the _____ day of

29 1890 at the hour of 11 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Lucius Hall

Dated at the City of New York, the first Monday of 1890 in the year of our Lord, _____

JOHN R. FELLOWS, *District Attorney.*

0100

TO THE CHIEF CLERK.

Please send me the Papers in the Case of

Part 2
PEOPLE

vs.

Gussie Hall

His said that

the witness Mille

Hall can be found
at Shaft 20 Aqueduct

Let the subpoena ^{District Attorney}
server find this

woman, the D.A.
trying the case re-
quires it. J.C.

0101

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Gussie Hall

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

Gussie Hall

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

The said *Gussie Hall*,

late of the City of New York, in the County of New York aforesaid, on the
— *ninth* — day of — *September*, — in the year of our Lord
one thousand eight hundred and *eighty-nine*, with force and arms, at the City and
County aforesaid, in and upon the body of one *Millie Hamilton* —
in the Peace of the said People then and there being, feloniously did make an assault
and a quantity of *burning* ~~the said oil~~, to, at against and
with a certain upon the said *Millie Hamilton* then and there
wilfully and feloniously did cast and throw, and her
the said *Millie Hamilton*, with the *burning oil* aforesaid, so cast
which the said and thrown as aforesaid, in and upon the head,
in ~~right hand then and there had and held, the same being a deadly and~~
arm and breast of her the said Millie Hamilton,
dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and
wound, and *burn*, the same being such means and force as were
likely to produce the death of the said *Millie Hamilton*,
with intent — *her* — the said *Millie Hamilton*, —
thereby then and there feloniously and wilfully to kill, against the form of the statute in
such case made and provided, and against the peace of the People of the State of New York
and their dignity.

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

Gussie Hall

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

The said *Gussie Hall*,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of
the said *Millie Hamilton*, — in the peace of
the said People then and there being, feloniously did wilfully and wrongfully make
another assault, and *her the said Millie Hamilton*, — the said
with a certain quantity of *burning oil*,

~~which the said~~

~~in~~ *thing* ~~right hand then and there had and held, the same being a weapon and~~
~~an instrument~~, likely to produce grievous bodily harm, then and there feloniously did
wilfully and wrongfully ~~strike, beat, cut, stab and wound~~ *and burn*, 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.

0102

THIRD COUNT—

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

Gussie Hall

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

The said Gussie Hall,

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

Millie Hamilton in the peace of the said People then

and there being, feloniously did wilfully and wrongfully make another assault, and

to, at, against ~~the~~ upon the said Millie Hamilton, a quantity of burning

with a certain oil, then and there feloniously did wilfully and

wrongfully cast and throw, and over the said Millie

Hamilton, with the burning oil aforesaid, so cast and

which the said

thrown as aforesaid,

in right hand then and there had and held, in and upon the head, arm

and breast of her the said Millie Hamilton,

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, bruise and

wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrong-

fully inflict grievous bodily harm upon the said Millie Hamilton,

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

JOHN R. FELLOWS,

District Attorney.

0103

BOX:

381

FOLDER:

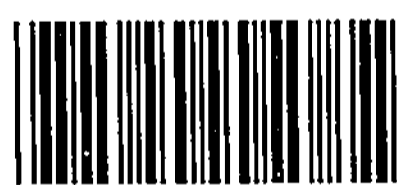
3553

DESCRIPTION:

Hall, John

DATE:

01/24/90



3553

Witnesses;

Charles Hager

Officer Raymond

27th Precinct

dear for app

for

349

Counsel,

Filed 24 day of Jan 18 90

Pleads,

THE PEOPLE

vs.

John Hall

Defendant in the Third degree,
and receiving.
[Section 498, 404, 52 & 53 of Code.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Wm. L. Leman

Foreman.

Jan 24/90

Wm. L. Leman

Wm. L. Leman

Wm. L. Leman

0105

Police Court— District.

City and County } ss.:
of New York, }Charles Hagan
of No. 1533 Avenue A. Street, aged 29 years,

occupation Saloon Keeper being duly sworn

deposes and says, that the premises No. 1533 Avenue A, Ward

in the City and County aforesaid the said being a four story brick

building and which was occupied by deponent as a Liquor Saloon

and in which there was at the time no human being,

were BURGLARIOUSLY entered by means of forcibly

cutting the panels out of the door leading from the hallway of said premises into said saloon with chisels.

on the 21st day of January 1890 in the night time, and the following property feloniously taken, stolen, and carried away, viz:

Four boxes of cigars, one cardigan jacket, and sixteen pennies gold and lawful money of the United States, all of the value of ten dollars and sixteen cents.

(#1016)

the property of Reppmunk

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 Hall. (now here) and another man unknown and not yet arrested.

for the reasons following, to wit: that at the hour of 12.30

O'clock A M said deponent locked and securely fastened the doors of said saloon and closed it for the night leaving it alone and all of said property therein.

Reppmunk is informed by Officer James W. Raymond of the 24th Precinct Police that at about the hour of 2.30 O'clock

A Mr said date he saw this defendant and the said unknown man not arrested together and in company with each other in the hallway of said premises and that he the Officer then arrested this defendant after chasing him for nearly a block and that before arresting this defendant he the Officer saw the defendant drop two chairs and two boxes of cigars in the hallway of said premises and while he the Officer was chasing this defendant the said unknown man made his escape and after he the Officer arrested this defendant he brought him back to said premises and found that said door had been broken as aforesaid and also found two more boxes of cigars standing near the door inside of said saloon.

Deponent further says that he examined said saloon after the arrest of this defendant and discovered that several boxes of cigars the Cardigan Jacket and said sum of money was missing. Whereupon deponent charges the said defendant and said unknown man not arrested with being together and acting in concert with each other and burglariously entering said premises as aforesaid and feloniously taking and carrying away said property.

Sworn to before me
this 12th day of Jan 1890

It appearing to me by the within depositions and statements that the crime charged was committed, and that there is sufficient cause to believe the within named

Police Court,	District,	Office—BURGLARY.
THE PEOPLE, &c.,	on the complaint of	
1.	2.	3.
4.	5.	6.
Date	188	Magistrate.
		Officer.
		Clerk.
Witness.	No.	Street.
No.	No.	Street.
No.	No.	Street.
\$		to answer General Sessions.

0107

CITY AND COUNTY }
OF NEW YORK, } ss.

aged _____ years, occupation James D. Raymond
Police Officer of No. 217 Precinct Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Charles Hagan
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

21

1889

James D. Raymond

Henry J. Raymond

Police Justice.

0108

Sec. 108-200.

CITY AND COUNTY
OF NEW YORK.

District Police Court.

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

Question. What is your name?

Answer.

John Hall

Question. How old are you?

Answer.

26 years old

Question. Where were you born?

Answer.

Ireland

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

Answer.

207, E. 4th St. 2nd Mo.

Question. What is your business or profession?

Answer.

Labourer.

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

Answer.

I am not guilty.
John Hall.

Taken before me this

day of

1882

Police Justice.

0109

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

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

Dated Jun 21 1890 Wm. C. [Signature] Police Justice.

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

Dated.....18.....Police Justice.

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

Dated.....18.....Police Justice.

0110

Police Court---

5-133 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Hagan
1533 ave. ca
John Hall

Officer Darglow

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated Jan 21 1890

Murray Magistrate.
Jas D. Raymond Officer.
27 Precinct.

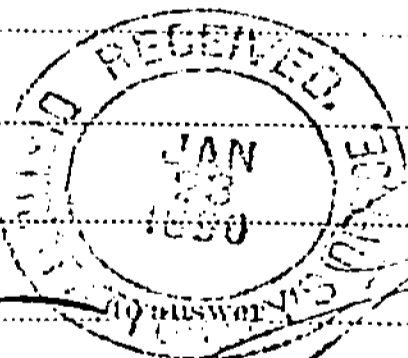
Witnesses

No.

No.

No.

\$ 2.000



27th Precinct
Burg 3
P.H.
Perry

01111

Alfred Barber

Office of

Harry D. Barber

Barber & Son

Dealers in **COAL,**

No. 377 Water Street,

New York City

TELEPHONE CALL
328 NASSAU.

My dear Mr. [unclear]
This is to certify that the [unclear]
[unclear]

has been [unclear] for [unclear] for
some time. We found him in [unclear]
After having [unclear] [unclear]
and [unclear] [unclear] [unclear]
Wanted [unclear] [unclear]

Yours truly,
[unclear]

0112

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Hall

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

John Hall

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

The said

John Hall

late of the *nineteenth* Ward of the City of New York, in the County of New York, aforesaid, on the *twenty first* day of *January* in the year of our Lord one thousand eight hundred and *ninety*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *saloon* of one

Charles Hagan

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

Charles Hagan

in the said *saloon* 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.

0113

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment further accuse the said

of the CRIME OF

Retir LARCENY

committed as follows:

The said

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

*two hundred cigars of the value
of four cents each, one jacket
of the value of one dollar and
sixteen cents, of the kind called
cents, of the value of one
cent each*

of the goods, chattels and personal property of one

in the *paloon* of the said

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

0114

THIRD COUNT--

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

_____ *John Hall* _____
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said

John Hall _____
late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year afore-
said, at the Ward, City and County aforesaid, with force and arms,

*two hundred squares of the value
of four cents each, one jacket
of the value of one dollar and
sixteen coins of the kind called
cents, of the value of one
cent each*

3
of the goods, chattels and personal property of one

Charles Hagan
by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously
stolen, taken and carried away from the said

Charles Hagan
unlawfully and unjustly, did feloniously receive and have; the said

John Hall _____
then and there well knowing the said goods, chattels and personal property to have been feloniously
stolen, taken and carried away, against the form of the statute in such case made and provided,
and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

0115

BOX:

381

FOLDER:

3553

DESCRIPTION:

Hansome, Harry W.

DATE:

01/17/90



3553

Witnesses;

William McCance

Subscribed and sworn to

W. J. Bentley

479 West 22nd St

*First appearance
pursuant to
good*

220

Counsel,

Filed

Pleads,

17 *Jan'y 1890*

THE PEOPLE

vs.

Grand Jurors
[Sections 528, 531 Penal Code]

Harry W. Hanover

JOHN R. ELLIOWS,

District Attorney.

A True Bill.

William
For Clerk

Jan'y 17/90
W. J. Bentley
479 West 22nd St
Jan'y 21/90

0116

0117

Police Court- 2 District.

Affidavit-Larceny.

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

Nellie Mc Cance
 of No. 142 West 11th Street, aged _____ years,
 occupation Student being duly sworn
 deposes and says, that on the 15 day of January 1890 the City of New

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

*One pocket
 book containing ten dollar and
 ten cents - all of the value of
 twelve
 \$12-*

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 *Harry Hanson* (now

here) under the following cir-
 cumstances: Deponent was
 walking in West Street near
 Fifth Avenue, and de-
 ponent carried the said pocket
 book in her hand. The defendant
 came up behind deponent, jostled
 her, and snatched the said
 pocket book, and ran off, and
 he the defendant was immediately
 summoned and arrested and before
 he left deponent, right he was
 arrested by Policeman James M.
Mc Carmick of the 19th

Sworn to before me, this

day

1890

Police Justice.

0118

Present, and at the time of
his arrest the defendant had
the said stolen property in his
possession.

Sworn to before me this 13 day

Miss Nellie M. Cane.

of 1890

[Signature]
Police Justice.

0119

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Harry Newman

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

N.Y.

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

Answer.

16 College Place — 1 week

Question. What is your business or profession?

Answer.

N. H. Vary

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

Answer.

It is true I wrote the
letter back from the lady
Harry Newman

Taken before me this
day of June 1880

15

Police Justice.

0120

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

Harry Heron
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of five Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.
Dated Jan 15 1880 J. S. D. J. J. Police Justice.

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

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

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

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

0121

Police Court--- 2 83 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Nellie M. Cance
5412 West 11th St
Harry Kanton

2

3

4

James
James
James
Offence

Dated Jan 15 1890

Hofan Magistrate.

Mc Cormick Officer.

19 Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ 500 to answer S. S.

J. C. Com

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

0122

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Harry W. Hansome

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by
this indictment, accuse

Harry W. Hansome

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

The said *Harry W. Hansome*

late of the City of New York, in the County of New York aforesaid, on the *fifteenth*
day of *January* in the year of our Lord one thousand eight hundred and
ninety, at the City and County aforesaid, with force and arms, in the
day time of the same day, divers promissory notes for the payment of money, being
then and there due and unsatisfied (and of the kind known as United States Treasury
Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the
payment of and of the value of *ten*

dollars; divers other promissory notes for the payment of money, being then and there due
and unsatisfied (and of the kind known as Bank Notes), of a number and denomination
to the Grand Jury aforesaid unknown, for the payment of and of the value of *ten*
dollars; divers United States Silver Certificates of a number and denomination to the Grand
Jury aforesaid unknown, of the value of *ten*

dollars; divers United States Gold Certificates of a number and denomination to the
Grand Jury aforesaid unknown, of the value of *ten*

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid
unknown, of the value of *five dollars and ten cents,*

*and one pocket-book of the value
of two dollars*

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

JOHN R. FELLOWS, District Attorney.

0123

BOX:

381

FOLDER:

3553

DESCRIPTION:

Harder, Gustav

DATE:

01/19/90



3553

0124

Witnesses:

Counsel

Filed

Pleads,

1899

day of May

Selling to Minors.

THE PEOPLE

vs.

VIOLATION OF EXCISE LAW.
(Selling to Minors).
[Section 290, Penal Code, sub. 8.]

Gustav Harder

F

DE LANCEY NICOLL

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Franklin Carson

Foreman.

F. J. Paul 2/19

0125

*The New York Society for the
Prevention of Cruelty to Children*

100 EAST 23D ST. (COR. FOURTH AVE.)

New York, December 31st 1888.

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

*The People
against
Custara Harder*

Notice of Prosecution.

*To the District Attorney of the
City and County of New York,*

*Sir: This Society is interested in the prosecution of
the above defendant, and is familiar with the facts of the
case. It respectfully requests that before sending the papers
to the Grand Jury, fixing the day of trial, consenting to
any postponements thereof, or to any reduction of bail, or
final disposition of the charge, you will duly notify me as
its President and Counsel, so that I may confer with you
in regard thereto. This request is made pursuant to the
statute (Laws of 1886 Chapter 30, Section 3), and in
furtherance of the ends of Justice.*

I have the honor to remain, with great respect,

Elbridge T. Gerry,

President, &c.

0126

N. Y. GENERAL SESSIONS

THE PEOPLE



CRUELTY TO CHILDREN.

See King's report to Mayor

NOTICE OF PROSECUTION

BY THE SOCIETY.

ELBRIDGE T. GERRY,

President, &c.

0127

11th District Police Court.

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

William H. King

that he has been informed, does believe and has just cause to believe being duly sworn,
deposes and says, that on the 25th day of December, 1890, at the

City of New York, in the County of New York, at No. 785 Ninth Avenue
in said city of New York, one John Doe, (real name
being unknown) did then and there unlawfully
and willfully sell and deliver a quantity of strong and
spirituous liquor, to wit, ten cents worth of whiskey
to one, Terence Gillick, (now present) the said Terence
Gillick being then and there a child actually and apparently
under the age of sixteen years, to wit, of the age of
thirteen years, in violation of Section 290 of the Penal
Code of the State of New York.

Wherefore the complainant prays that the said John Doe

may be apprehended, arrested and dealt with according to law.

Sworn to before me, this 26th
day of December 1890.

William H. King

Charles W. Smith

Police Justice.

POLICE COURT 4th DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William H. King.



Gustave Vander

CRUELTY TO CHILDREN.
Selling Liquor to a
Minor.

DATED December 26th 1890.

Samuel Magistrate.

Clerk.

King Officer.

Witnesses:

E. Pelham Jenkins, Supt.,
100 East 23rd Street.

Disposition,

0129

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

of No. 426 W. 52nd Street, being duly sworn, deposes and says,
that Gustave Harder (now present) is the person of the name of
John Doe mentioned in deponent's affidavit of the 26th
day of December 1890, hereunto annexed.

Sworn to before me, this 27th
day of December 1890.

Terence Gillick
Charles W. Faintor POLICE JUSTICE.

0130

CITY AND COUNTY }
OF NEW YORK, } ss.

Terence Gillick
aged 13 years, occupation errand boy of No.
426 West 52nd Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of William H. King
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 26th }
day of December 1890. } Terence Gillick

Charles V. Linton
Police Justice.

0131

Sec. 151.

Police Court 4th District.

CITY AND COUNTY }
OF NEW YORK, } ss.

In the name of the People of the State of New York; To the Sheriff of the County of New York, or to any Marshal or Policeman of the City of New York, GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by William H. King
of No. 100 East 23rd Street, that on the 25th day of December
1890 at the City of New York, in the County of New York,

at no. 725 - Ninth Avenue in said city of New York one John Doe (real name being unknown) did then and there unlawfully and willfully sell and deliver a quantity of strong and spirituous liquor, to wit, ten cents worth of whiskey, to one Terence Gillick the said Terence Gillick being then and there a child actually and apparently under the age of sixteen years to wit - of the age of thirteen years in violation of Section 290 of the Penal Code of the

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the 4th DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 26th day of December 1890.

Charles W. Linton POLICE JUSTICE.

0132

age 38 W. Germ Res 348 W, 52, St

The within named

having been brought before me under this Warrant, is committed for examination to the
WARDEN and KEEPER of the City Prison of the City of New York.

Dated 188

Police Justice

Police Court 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William H. King

vs.

Gustave Harder

Warrant-General.

Dated December 26th 1890.

Santor Magistrate

King Officer.
The Defendant Gustave Harder

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

King. Officer.

Dated December 27 1890

This Warrant may be executed on Sunday or at
night.

Police Justice.

0133

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK }14th District Police Court.

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

Question. What is your name?

Answer.

Gustave Harder

Question. How old are you?

Answer.

38 years

Question. Where were you born?

Answer.

Germany

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

Answer.

348 West 53rd Street - 2 years

Question. What is your business or profession?

Answer.

Bar tender

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

Answer.

*I am not guilty and demand
a trial by jury. I waive examination
Gustav Harder*

Taken before me this

27th

day of *December* 189*0*.

Charles W. ...
Police Justice.

0134

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

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

Dated December 27th 1890. Charles N. Luntz Police Justice.

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

Dated Dec 27th 1890 Charles N. Luntz Police Justice.

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

Dated _____ 18 _____ Police Justice.

0135

Selling to Minor.

Police Court---

1905
4th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William H. King.

1. Gustave Harder.

2.

3.

4.

Offence Selling liquor
to a minor

BAILED,

No. 1, by C. Wilcher

Residence 418 W. 5th Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated December 27th 1890.

Saintor Magistrate.

King Officer.

S. P. B. C. Precinct.

Witnesses Terence Gillick

No. 426 W. 52nd Street.

Mary Gillick

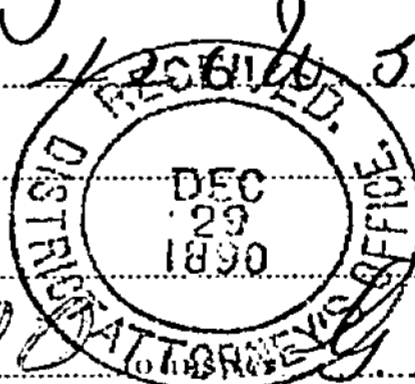
No. 426 W. 52nd Street.

No.

No.

No.

300



Bailed

0136

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Gustav Harder

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

accuse

Gustav Harder

of a MISDEMEANOR, committed as follows:

The said

Gustav Harder

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

Twenty-fifth

day of *November* in the year of our Lord

one thousand eight hundred and ninety ———, at the City and County aforesaid,

certain strong and spirituous liquors, and certain wine, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, and cause and procure and permit to be sold to one

— *Terence Gillick* —

who was then and

there a child actually and apparently under the age of sixteen years, to wit: of the age of

Thirteen years, 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.

Le Rancey Nicoll,
~~JOHN R. FELLOWS,~~

District Attorney.