

0473

BOX:

36

FOLDER:

428

DESCRIPTION:

Harrington, William

DATE:

04/28/81



428

0474

192

Counsel,
Filed 28 day of April 1881
Plends vs. (Smith, et al)

THE PEOPLE

vs.

2

William Haxington

INDICTMENT
Larceny from
the Person.

David B. Rollin
DEPT. K. PHILIPS,

District Attorney.

A True Bill.

John Henry
Foreman.

May 3, 1881.

Wm. Haxington

44.6 M. H. J. P.

W. H.

0475

The People
 William Harrington (Before Recorder Smythe, May 3, 1880)
 Indictment for petty larceny from the person
 John Ehmann, sworn and examined. I am
 the complainant and live at 429 East Fifteenth St.
 I had a watch taken from me on the 18th April.
 It was worth five dollars. I kept it in the left
 hand vest pocket; it was fastened to the first
 button of the vest by a chain; the prisoner
 took it from me. I was in the water closet of
 Mr. Smith's saloon in Battery Place opposite the
 Castle Garden; this was between six and seven
 o'clock in the evening. I went into Smith's place
 to take a glass of beer and then I went to the
 water closet, and as I was in the water closet
 the prisoner beckoned to me, calling me out.
 Then I could not understand him very well
 and I answered, "I am not ready yet, I will
 come soon." Then I left the water closet to go
 to the door all at once he (the prisoner) held
 me by the shoulder and snatched my watch
 and he was about to run away. I got hold
 of him; he got away from me, and the door
 was locked, the front door, he ran to the door
 and I got hold of him again. I got hold of him
 near the door and then he pushed me and
 we fell together to the ground. The noise when
 we fell attracted the persons that were inside
 and they came out. Mr. Smith, the owner of

0476

the place, and other people in the saloon came out when they heard the noise; the prisoner was arrested; he was held there on the spot and Smith sent for a policeman. He tore the watch out of my pocket; he broke the chain; the chain is lost, I don't know where the chain is; the policeman took charge of the watch (the watch was produced); that is my watch. Cross examined. This happened on Monday evening fourteen days ago. I had only two or three glasses of beer the whole of the day. I am not used to drinking whiskey. As soon as I got out of the water closet the prisoner got hold of my shoulder with one hand and the other hand he had on my watch; he tried to get away. Sinclair Glass, sworn and examined, testified. Officer, what kind of a place is 9 Battery Place? A lager beer saloon; it is an emigrant boarding house. I was around the corner in West St. and I heard somebody holler, "Stop thief." I was some distance away. I ran around I saw the crowd in front of 9 Battery Place and ran up and asked what was the matter? Smith said that the prisoner stole the complainant's watch. I spoke to the complainant and he could not speak English. I said to him, through Smith, are you sure this is the man? Can you pick out the man that took it?

0477

He picked out Harrington. I took him up to the station house, and a man named O'Brien, a 'longshore man came to the station house and gave the watch to the Sergeant and said he found it on the sidewalk. I said to O'Brien, "Can you identify the prisoner if you were to see him?" He said, "yes." The Sergeant told me to fetch the prisoner up, and as soon as I did, he said, "that is the man."

William Harrington, sworn and examined, in his own behalf testified. I am 30 years old and a butcher by trade. I was at Battery Place on this evening. A friend and I went over to Brooklyn, and I guess it was half past six when I started to come to New York. I walked up Whitehall St. and when I got to Battery Place I was taken with a call of nature. I went into the store and bought a glass of beer and asked where the water closet was. They pointed out this door to the back of the hallway. I went in. I seen this complainant in a compartment and beckoned him to hurry up; he said something I did not understand, I looked and there was another compartment. I went in, and after satisfying the call of nature I came out and the complainant was in the hallway. I adjusted my vest and had passed him, and the first thing I knew there was an arm put around my shoulder, and such a muttering I never

0478

heard before. The man was perfectly drunk at the time and he could not hardly stand up. I turned round as best as I could, I gave him a shove and he fell down. There is a middle door that leads out. I tried to get this door open; he got hold of it, I gave him another shove and opened the door and said to the people in the bar room, "There is a crazy man there." He got hold of me and threw me down and when I went to get up all the people got hold of me. They got questioning me where the watch was. I told them I did not know anything about it; the proprietor of the place sent for an officer and when he came in he asked the complainant who it was that stole the watch. I was not standing behind him; I was standing alongside of him; he deliberately pointed to a man who was there, "Yes," he said. "No," said the people, "there he is," pointing to me. They questioned him through the interpreter, Mr. Smith, and he told him I was the man. I was brought to the station house. He naturally does believe that I am the man; that is all that I know about it. I did not take the watch. I merely shoved him away from me; the watch was not found on me. I left my friend John Dacey in Brooklyn; he is a stereotyper on the Herald and lives in Warren St.

0479

29

887

The jury rendered a verdict of guilty of petty larceny from the person.

The prisoner was sentenced to the State prison for four years and six months, he having served a term in the State prison for a similar crime.

0480

Testimony in the case of
Wm. Harrington.
filed April 1891.

0481

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

Form 112.

Police Court—First District.

of No. John Schumann
429 East 13 Street, being duly sworn, deposes
and says, that on the 18th day of April 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, And from deponent's

person
the following property, viz: one silver watch

of the value of five Dollars,
the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away by William Harrington
(now present) That as deponent
was returning from a water closet
in the rear of premises W 91 Battery
Place the prisoner suddenly
snatched the chain attached to the
watch and tugged the watch from
a pocket of the vest then worn by
deponent and having detached
said watch from the chain by the
tug aforesaid the prisoner then
ran away

Sworn to, before me, this

of

18

day

Police Justice.

0482

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question. What is your name?

Answer.

William Harrington

Question. How old are you?

Answer.

30 Years

Question. Where were you born?

Answer.

New York City

Question. Where do you live?

Answer.

142 West Street

Question. What is your occupation?

Answer.

Butcher

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

Answer.

I am not guilty of the charge

Wm. Harrington
mark

Taken before me, this

19th day of April
1897
Police Justice.

0483

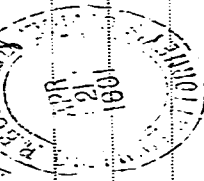
407

Police Court—First District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John C. Williams
429 E 15th St

William J. Williams



BAILED

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

Dated

April 19 1901

William J. Williams Magistrate.

John C. Williams Officer.

John C. Williams Clerk.

Witnesses:

John C. Williams to answer

at Sessions

Received at Dist. Atty's office

0484

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That *William Harrington*

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

on the *eighteenth* day of *April* in the year of our Lord one
thousand eight hundred and eighty *one* at the Ward, City, and County aforesaid,
with force and arms

One watch of the value of five dollars

of the goods, chattels, and personal property of one *John Ehm ann*
on the person of said *John Ehm ann* then and there being found,
from the person of said *John Ehm ann* 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.

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

0485

BOX:

36

FOLDER:

428

DESCRIPTION:

Harris, William

DATE:

04/21/81



428

0486

138
J. Percey
This day of April 1887
Reads and C. (in the 20)

THE PEOPLE
vs.
William Harris
District Attorney.
David S. Collins
HARRIS, K. HARRIS

A True Bill.
J. Percey
Foreman.
May 10, 1887
Reads and C. (in the 20)
Per. 1. Year 100. full
J. S.

0487

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question.—What is your name?

Answer.—William Harris

Question.—How old are you?

Answer.—25 years

Question.—Where were you born?

Answer.—New York

Question.—Where do you live?

Answer.—152 Bleeker

Question.—What is your occupation?

Answer.—Mailman

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

Answer.—not guilty

Wm. E. Harris

Taken before me, this

11

day of

April

1891

Police Justice.

0488

Police Court--Third District.

CITY AND COUNTY }
OF NEW YORK. } ss.

Rudolph Hushner

of No. *99 Chrystie* Street,

being duly sworn, depose and saith that on the *11* day of *April*

18*81*, at the *Tenth* ^{*attempted to be*} Ward of the City of New York, in the County of New York, was feloniously taken, stolen, and carried away from the person of deponent, by force and violence, without his consent and against his will, the following property, viz.:

One gold Watch and gold chain attached

of the value of *forty* DOLLARS,
the property of *deponent*

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

William Harris (now here) and another person who is not arrested and whose name is unknown to deponent for the following reason to wit: Deponent was walking along Chrystie Street near Hester Street, when said Harris and said unknown person seized deponent and threw deponent in a alleyway said Harris held deponent down and placed his hand on the left ~~back~~ pocket of the vest then worn upon deponent's person and which contained the afore described Watch & Chain and attempt to forcibly take the same from deponent's person

Rudolph Hushner

Sworn before me, this 11 day of April 1881
ESTERLY
Police Justice.

0489

407
Police Court—Third District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Rudolph K. Kline
99 Chrysler St.

vs.

William Harris

AFFIDAVIT—ROBBERY.

Dated *April 11* 188*7*

By *by* Magistrate.

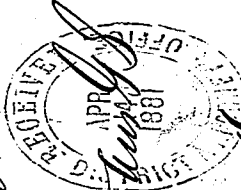
Each Officer.

10

WITNESSES:

James Handow—
86 Chrysler St.

2000 to
Hand



0490

New York General Sessions.

PEOPLE, ON MY COMPLAINT,
versus

William Harris } attempt at
Robbery.

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. I learn that he has a mother and sister dependent upon him, and I believe he was intoxicated when he attacked me.

Rudolph Kuhns

0491

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That *William Harris*

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

One watch of the value of thirty
dollars

One chain of the value of ten dollars

of the goods, chattels and personal property of the said

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

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

0492

BOX:

36

FOLDER:

428

DESCRIPTION:

Harrison, George

DATE:

04/30/81



428

0493

W. H. ~~May~~ June 6. 1881

ay of Trial

ounsel, " J. R. Brown. 20 May
ed 30 day of April 1881
eads ~~at~~ Guilty May 4.

THE PEOPLE

pt. 8th vs. ~~pt. 10~~ ~~vs.~~ ~~2~~
George Gordon
ad
Emmet H. Smith

Courtesy Court Clerk

DANIEL G. ROLLINS,

Attorney at Law

District Attorney.

Part two True 10. 1881

pleads guilty.

A True Bill.

James J. J. J.

Foreman.

Part two - June - 1881

J. J. J. J.

0494

The People
 Micheal Hefferan *South of General Sessions, Part I*
Before Judge Cowing. April 26, 1888.
 Indictment for petty larceny from the person
 Frederick Weidmann, sworn and examined
 testified. I was in the Central Park on the 17th
 April; that was on a Sunday. Thereabouts in the
 Park were you? That they call the Lion house, the
 menagerie at Sixty Second St. Did you have a
 watch and chain there? Yes sir. Did you see this
 prisoner there? Yes sir. I felt a pull. I looked
 down, I saw this young fellow had my chain
 in his hand, and the same moment he
 moved with his hand this way (showing); he
 had the watch off already. I took the chain
 out of his hand and I kept him, I handed
 him over to this police officer. You got your chain
 back then? Yes sir. Did you get the watch
 back too? No, the watch was off; the same
 moment the watch was off when I caught him.
 Did you get the watch back afterwards? No sir, he
 had the watch no more when he came over
 to the station house. The chain you grabbed
 out of his hand? Yes sir. With the right hand
 I took the chain and with the left I caught
 him. The watch was a silver one and the
 chain was a gold one; the watch was worth
 about ten dollars and the chain forty dollars.
 Cross Examined This happened on Sunday
 between four and five o'clock. Here a good

0495

many people around there? Yes sir, a large crowd.
You were looking at the animals? Yes sir. A
good many people were looking at the same
time? Yes sir. How many people were stand-
ing next to you, how many were around you?
It was a crowd, the whole house was filled up.
Were there any women standing near you?
I do not know. You are sure you caught the
chain in his hand, might you be mistaken
about that? Yes sir, I am sure of that. How
many people were right by him? I cannot say
that, it was full. I arrested him right there.
Did the officer come right in? No, the officer
stood outside the door. Did the officer come in
or did you go out? I went out with the pris-
oner. Before you got to the officer did you take
the chain and put it in your pocket? No, I
had it in my hand. You caught him right
away? Yes sir. Thomas Hawley, sworn and
examined, testified. You are a Park Police
officer? Yes sir. Were you on duty in the vicinity
of the lion house on the 17th of April? Yes sir,
on duty in the lion house and the cattle
building, all around the Museum. Did you
arrest this prisoner, was he handed over you?
Just as I was entering the door of the lion
house this man Weidmann had the prisoner
by the breast holding him firm and he had

0496

a gold chain in his other hand. He says to me, "Officer, I want you to arrest this man for me." I said, "What is the trouble?" He said, "he stole my watch." I said, "What is that there, is that your chain?" He says, "yes, but he has succeeded in unhooking the watch from the chain and passing it with the left hand to somebody in the crowd. I don't know who." I said, "All right." I took him into the station house. Did you get him into the station house without any trouble? No trouble at all in taking him into the station house. He searched him there; we could not find this man's watch with him. So this man made his statement positively that he caught him in the act and took his gold chain out of his hand. So, of course, the Sergeant ordered him to be locked up in the 28th Precinct station, and on my way to the station passing under the stair case of the Elevated Road he bucked his shoulders back and he went out of his coat like the shot out of a gun. He ran six blocks and one of the officers of the 28th Precinct jumped off the Third Ave. car and headed him off. The chances are he would have abducted himself in some other way. That is all I know about the case. That other police officer arrested him did he? Yes sir

0497

Q. You got him then safely landed? Yes sir. Cross
Examined. You had no trouble in taking him ^{and}
to the station house in the first place? Not a bit
but, no trouble at all.

Michael McEfferan, sworn and examined ^{and}
in his own behalf. How old are you, Michael? ^{How?}
Eighteen. Where did you live before you were up-
locked up? No 27 Mulberry St. With whom did
you live? With my father and mother. With
your step father, your father is dead? Yes.
What is your step father's business? Oyster
business; his name is Patrick Glaverman.
Where is his place? North St. North and Chat-
ham sts. at the junction of the Rutgers Fire
Insurance Co.? Yes sir. What have you been
doing for a living? Working for my father
as an oyster man taking care of the place.
How long have you been in that business?
About seven years. On this Sunday did
you go to Central Park? Yes sir. Did you go
there all alone? Yes sir. Did you steal this
man's watch and chain? No sir. Did you
have ^{your} hand in his pocket? No sir. Did
you have anybody in that crowd that you
knew? No sir. Was anybody with you in this
crowd there? No sir, none that I knew. What
did you go there for? To see the animals.
Did you have any intention of stealing

0498

anything, or did you steal anything? No sir. Tell the Court and jury how you came to be arrested? I was arrested, I was in the menagerie. There was a big crowd there, and I was among all the people. The first thing I knew this man (the complainant) caught hold of me by the wrist and by the coat and says, "you stole my watch." Says I, "I did not." He says, "yes, you did." "If I stole your watch bring me to a policeman," I says. So he brought me over to a policeman. I went with the policeman and he told me I stole the watch. He brought me to the station house, he searched me and did not find anything on me. After I seen I was going to be arrested and the man making a charge against me when I was going to the fifty ninth street station house I ran away from him. Did you from the time the man grabbed you go voluntarily? I told him I will go to a policeman; he took me to a policeman. Did you make any resistance to going to a policeman? No sir. I made no attempt to escape. Did you have that man's watch a chain in your hand? No sir. How many people were around that menagerie at the time? It was crowded so much if you wanted to go out you would have to push your way through. Men, women and children standing around where you were? There

0499

was men, women and children, everything standing around; we were very close to each other; we were right alongside each other; we were looking at some kind of racoons. I could not say the name of them, something like that. I did not take the man's watch, I did not put my hand in his pocket, I did not pass the watch to anybody, there was no one with me, I did not throw it away. Cross-examined. As soon as the complainant saw his watch was gone, he grabbed hold of my hand by the coat, he had his chain on him; it was fastened on him; he said, "you have got my watch," and he held his chain in his hand. He grabbed me with his right hand. Says I, "No sir, I have not got your watch, bring me over to a policeman." So he brought me over to a policeman. I did not go to the park with any one. Why did you say you lived at 37 White St. when you were arrested? I did not want the people I was acquainted with to know that I was arrested. Where do you live? No 27 Mulberry St. When the policeman was taking you from the station house you say you ran away from him? Yes sir. You were entirely innocent of any offence? Yes sir, I was innocent. Why did you run away? When I seen the man was making a charge against me after I went to

0500

the station house. How old do you say you are?
Eighteen. You say the gentleman had his chain
hanging in his vest and the other part of it
in his hand, it was hanging from his clothes
and he had the other part in his hand? Yes sir.
He did not have the whole of his chain in his
hand? No sir, the bar was right here in his
vest. By Mr. Bell. Have you been here before
in this Court? Yes sir, once for assault and
battery. What did we do with you that time?
I got three months in the penitentiary. It is
somewhere around three years ago. I have
not been in trouble since that time. I have
been working steady. You were not charged
with larceny at that time? No sir. I was under
the name of Michael Hefferann. I could not
say the judge's name who sentenced me.
Patrick H. Glavanan sworn. I am in the
oyster business at 202 North St. for seven
years. I married the prisoner's mother, he
worked for me about six years opening oysters.
I have entrusted him with money and never
found anything wrong with him. Cross
Examined. He was in my employ at the
time he was sent to the Penitentiary, he was
sent for cutting a fellow with an oyster knife.
And he got a year for that? Yes sir.
By Counsel. Do you mean by that that he did not come
home for a year? He was home before a year.

0501

^{I children were there}
He got two months off for good behavior? ^{as seen}
John R. Joyce sworn. I am out of business
now. I know the prisoner three years, he was
opening oysters for his father. I saw him every
day attentive to his work. I heard for the first
time last night that he had been in the
penitentiary. Frederick Beverley, a church
and opera singer, testified that he knew the
prisoner by sight for two years. I always saw
him at work; he seemed to be a very honest
respectable young fellow. Michael Neffernum
recalled by Mr. Bell. Were you not tried
and convicted in this Court on the 11th of Oct.
1877. Assault in this Court? About three years
ago. I could not say whether it was October or
not. I was sentenced for three months. I
have been in steady employment since
that time. I could not say where I said I
resided when I was arrested on the former
charge. Frederick Heidman recalled. When
I grabbed the prisoner my chain was hang-
ing in the button hole and the other part
was in his hand; the chain was not loose-
ened from my vest, but the watch was gone.
I had seen my watch about five minutes
before that; he had the chain in his right
hand. I felt the pull. I was too quick for him,
he had the watch in his hand already and
he handed it over. I did not see the watch

0502

in his hand.

The jury rendered a verdict of guilty of petty larceny from the person.

He was sent to the State prison for three years.

0503

Testimony in the Case
Michael J. Jeffernan
Filed April 1887

0504

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Michael Hefferan

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

New York

Question. Where do you live?

Answer.

57 White St

Question. What is your occupation?

Answer.

Boysman

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

Answer.

I am not guilty

Taken before me this

day of

1897

Police Justice.

0505

District Police Court

CITY AND COUNTY }
OF NEW YORK, } ss.

of No. *120 Seventh* Street,
being duly sworn, depose and saith, that on the
at the *19th* day of *April* 18*87*
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent,

Frederick Weigman

17

day of *April* 18*87*
Ward of the City of New York,

the following property viz.:

*A Silver Watch and Gold
Chain of the value of Fifty Dollars*

the property of *deponent*

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

*present for the reason that deponent caught
him in the act and took said Chain
from his hand. Said Watch and Chain
was taken from a pocket in a vest at said
time upon the person of deponent and
forming a portion of deponent's clothing*

Fred Weigman

Sworn before me this *18th* day of *April* 18*87*

John W. Smith
POLICE JUSTICE.

0506

406
DISTRICT POLICE COURT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Fredrick Neuman
120 Seventh St.

VS.

Michael Veffran

DATED

1907

April 12



MAGISTRATE.

Drawley OFFICER.
C.P. Police

WITNESSES:

Off Drawley
Central Police

1077 9207

0507

CORRECTION

0508

BOX:

36

FOLDER:

428

DESCRIPTION:

Harrison, George

DATE:

04/30/81



428

0509

May 4 June 6. Or -

ay of Trial

ounsel, J. R. Spaw. 120 May
Filed 30 day of April 1881
Plads at Brady May 4/

THE PEOPLE

vs. 9 3/4
vs. 0 1/2 vs. 2

George Garrison

alias

Emmett H. Smith

County Court - Old 35/1

DANIEL G. ROLLINS,

District Attorney.

Part two June 10, 1881

pleads guilty.

A True Bill.

James J. Jerey

Foreman.

Part two - June - 1881

J. W. S. P.

05 10

RECOGNIZANCE TO ANSWER.

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

Whitworth day of *April* in the year of our Lord 18*81* *James M. Loughlin* Principal, of No. *51* *Nadison* Street, in the City of New York, and *Ernest H. Smith* Surety, of No. *57* *Wmme* Street, in the said City,

personally came before the undersigned, *City Judge* of the City of New York, and acknowledged themselves to owe the People of the State of New York, that is to say, the said

James M. Loughlin Principal, in the sum of *two* Hundred Dollars, and the said *Ernest H. Smith* Surety, in the sum of *two* Hundred Dollars, separately, of good and lawful money of the State of New York, to be levied and made of their respective goods and chattels, lands and tenements, to the use of said People, if default shall be made in the condition following, viz.:

Whereas, The said *James M. Loughlin* on the *eleventh* day of *April* A. D. 18*81* by the Hon. *J. E. Wandell* Police Justice in and for the City and County of New York, aforesaid, was duly committed to the City Prison, after due examination, charged with the offence of *Larceny from the Person*

Now, therefore, the condition of this Recognizance is such, that if the above named *James M. Loughlin* Principal, shall personally appear at the *present* term of the Court of General Sessions of the Peace, held in and for said City and County of New York, to answer to any indictment against him, and abide the order of the said Court thereon, and also in like manner personally appear at any subsequent term of said Court, to which the proceedings in the premises may be continued, or to any Court where said indictment may be sent for trial, if not previously surrendered or discharged, and so from term to term until the final decree, sentence, or order of the Court thereon, and abide such final sentence, order, or decree of the Court thereon, and not depart without leave, then this Recognizance to be void, otherwise to be, and abide in full force, power, and virtue.

Taken and acknowledged before me, the day and year first aforesaid.

Rafay Blooming
City Judge

James M. Loughlin Principal.
Ernest H. Smith Surety.

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And we, the undersigned, Principal and Surety, in the annexed Recognizance, do hereby Stipulate, Agree and Consent, That in case said Recognizance shall be forfeited, that a copy of the order of the Court forfeiting the same, together with this Recognizance, be filed in the office of the Clerk of the City and County of New York, and that judgment may be entered for the several sums set forth in said Recognizance, and that execution issue forthwith thereon according to law.

Witness,

John M. Longhair Principal
Ernest E. Smith Surety

0512

Court of General Sessions,
CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

EXAMINATION OF SURETY.

James M. Loughlin

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

Ernest H. Smith being duly sworn, deposes and says:
I am a citizen of the United States of America. I am 42 years of age. I reside in the State of New York, and have so resided 42 years and upwards. My dwelling house is No. 573 *Brown* Street, in the City of *New York*. My wife and family reside with me at that place. My business is that of *Plumber* and I carry on business as such at No. 573 *Brown* Street, in the City of New York.

I own real estate in the City of New York. It consists of *the house and lot of land situated at 573 Brown Street in the City of New York.*
I paid for that property the sum of \$ *10,000*. The land, exclusive of the buildings, which I have above mentioned, is worth at least \$ *7000*. The buildings are worth at least \$ *4000*.
The title to that property was examined for me by *M. J. Smith* who told me that the title was

This was about
The buildings on the above mentioned land are insured against loss by fire as follows:
In the *Mutual* Insurance Company for *Five* Thousand Dollars; in the *Insurance Company for* *Five* Thousand Dollars.

By the policy of Insurance any loss which may accrue on said buildings is made payable to *myself*. The conveyance of the land and premises above mentioned and was recorded in the office of the Register

of the County of New York, about
That conveyance is, to my best knowledge and recollection, a deed. It conveyed the premises to me, in my own right. It is made to me in my individual name, and the title is now, and ever since I purchased the property has remained in my individual name, and I do not hold said property, or any part of it, or any share or interest of any kind in it, in trust for, or in anywise for the benefit of, any person other than myself. It is absolutely and exclusively my own. That I have made no contract or agreement with any person whatever, to sell or convey said property, and I have no understanding with any one that he is at any time to take the title to said property.

As to mortgages, *None*

As to taxes and assessments *all paid*

As to judgments *None against me*

I am in partnership with *None*

My debts and liabilities are as follows:

None whatsoever

Except as above stated I am not liable as bail, bondsman, surety, endorser, guarantor, indemnitor, or otherwise, in any manner whatever; and except as so stated I do not owe any money, and am not indebted to any person, firm or company in any sum, or upon any account whatever. No person holds a power of attorney from me for the sale or disposal of the property I have mentioned. I have not received any consideration, nor do I expect any, for going on the recognizance in the above mentioned case. I have not been indemnified

I hereby state that I am the identical person described herein and the person who owns the property above named
as *Ernest H. Smith*
and the name signed hereto is my name.
Sworn to before me, this *12* day of *April* 18*81*

Rufus B. Brown
City, Ind.

Ernest H. Smith

05 13

NEW YORK
Court of General Sessions of the Peace.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Recognizance to Answer.

James M. Dougherty
Taken the 13th day of April 1881

Approved as to form and Sufficiency.

Dated April 13th 1881
Joseph M. Hall
District Attorney

Identified by *Murray & King*

Filed, 13 day of April 1881

Handwritten note:
Sent to the clerk of the court

Comm. M. Smith

05 14

State of New York
City and County of New York,

William J. Finigan of No. 17 ~~Grand~~ ^{Second} street, being duly sworn deposes and says, that on the 13th day of April, 1881 deponent (who is an Attorney at Law) was present in the Office of the District Attorney of said city - when the person now present whom deponent knew by the name of - Emmet Smith - offered himself as surety for one James M. Loughlin who was then in custody in the City Prison on ~~the~~ indictment for Petit Larceny from the person - deponent heard him give the name of Emmet M. Smith as the name that his place of business was 513 ~~Grand~~ ^{Second} street said city - and that his residence was 57 Broome street, and that he owned the said premises - and was a plumber by trade - and ~~he~~ ^{he} witnessed him sign the said examination as Emmet M. Smith.

Deponent further says that he has since seen ~~the~~ a person who states that he is the Emmet M. Smith who resides at the said places above mentioned & who claims to be the owner of the House 57 Broome street and the place of business as a Plumber

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at 573 Grand Street - that deponent has
reason to believe and does believe, and
charges that the man now here calling
his name Emmet H. Smith, has falsely
personated the real person of that name
and corruptly sworn as to his ownership
of the place of business and property therein,
further deponent saith not.

William J. Feinman

Sworn to before me this
16 day of April 1881
R. V. Tiduslee
Judge Gen'l Sessions.

The prisoner now gives the name of
Geo. Harriow, 240 East 22nd St.

Off Isaac A. Fisher
26 Prec

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

Emmett M Smith, residing at
57 Broome street - and doing business as a
Plumber at No 573 Grand street - in said
City of New York - deposes and says that
he is ~~the~~ person of that name who has lived
and does business at the premises aforesaid
mentioned ^{and has done so} several years last past - that
he is not acquainted with any other person
bearing the same name - and that he the
deponent owns the house and lot No 57
Broome street - and the plumber business
at No 573 Grand street -

further deponent saith not

Sworn to before me this
16 day of April 1881 } Emmett M Smith
J. W. Sparks
Clerk Court General Sessions

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apt
George Harrison
alias
Ernest H Smith

Applicant of complaint
for Verjury &c

Wilmer (Community Service)
57 Income St

Witnesses
James C. Bennett
B. B. Foster
C. Mariac
J. M. Bennett
Sydney Field
Wm. J. Cunningham
17.2 wth

E. H. Smith Bloom. N. 57 ~~June~~

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City and County } S.S.
of New York }

The Jurors of the People of
the State of New York, in and for
the County of the City and County
of New York, upon their oath
present:

That heretofore to wit; on the eleventh day
of April in the year of our Lord, one thousand
eight hundred and eighty one, one
James M^c Loughlin was arrested at the City
and County aforesaid on a charge of
feloniously taking, stealing and carrying away
at the City and County aforesaid from
the possession and person of one Paul Bourgon
a certain watch of the value of twenty dollars
belonging to him the said Paul Bourgon,
and was then and there brought before
Benjamin C. Wandell, who was then and there
one of the Police Justices of the City of New York
in the County of New York aforesaid, and
he the said James M^c Loughlin there charged and complained
against before the said Benjamin C. Wandell
as such Police Justice as aforesaid by the said
Paul Bourgon by complaint in writing and
under the oath of him the said Paul Bourgon,
for such larceny and feloniously taking,
stealing and carrying away of such watch
as aforesaid, he the said Benjamin C. Wandell
having then and there as such Police Justice
as aforesaid full and competent power and authority

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to hear, entertain and examine into the same and that he the said Benjamin C. Wandell as such police justice as aforesaid after duly hearing, entertaining and examining into the said complaint and charge, determined and adjudged that it appeared to him the said Benjamin C. Wandell as such Police Justice as aforesaid that such larceny and such feloniously taking, stealing and carrying away of said watch had been committed and that there was probable cause to believe the said James McLaughlin was guilty thereof and that thereupon he the said Benjamin C. Wandell as such Police Justice as aforesaid then and there duly committed him the said James McLaughlin by commitment in due form of law to the City Prison of the City of New York in the County of New York aforesaid and to the custody of the Warden thereof to answer the aforesaid charge and complaint and then and there certified and sent the said complaint and the examination and proceedings in regard thereto to the Court of ^{General} Sessions of the Peace held in and for the City and County of New York where the same were then and there filed and have ever since then and there remained.

And the jurors aforesaid upon their oath aforesaid do further present, that the said James McLaughlin from the time he was so committed as aforesaid to said

City Prison and to the custody of the aforesaid Warden thereof continued in such prison and custody as a prisoner under such commitment as aforesaid until the time of the execution, acknowledgement and giving of the recognizance of bail hereinafter mentioned when he was upon such recognizance and bail enlarged discharged and set free.

And the jurors aforesaid, upon their oath aforesaid do further present: That on the thirteenth day of April in the year of our Lord one thousand eight hundred and eighty-one at the City and County aforesaid the said James McLoughlin applied to Rufus B. Cowing who was then and there the City Judge of the City of New York and a judge of the aforesaid Court of General Sessions and entitled to hold and preside in this said Court of General Sessions to admit him the said James McLoughlin to bail he the said Rufus B. Cowing as such judge as aforesaid then and there having full and competent power and authority to admit him the said James McLoughlin to bail and to take, accept and pass upon the sufficiency of any recognizance of bail given or tendered for him the said James McLoughlin and he the said Rufus B. Cowing as such judge as aforesaid then and

there offered and decided to admit the said James McLaughlin to bail on his giving and furnishing a recognizance of bail to the satisfaction of him the said Rufus B. Cowing such judge as aforesaid.

And the jurors aforesaid upon their oath aforesaid do further present: That George Harrison otherwise called Emmot H. Smith thereupon on the said thirteenth day of April in the year of our Lord one thousand eight hundred and eighty-one at the City and County aforesaid appeared in his own proper person before the said Rufus B. Cowing as such judge as aforesaid rendered himself as bail for him the said James McLaughlin and then and there offered to be and become such bail and to execute and acknowledge said recognizance of bail as aforesaid and it then and there became and was material that the said Rufus B. Cowing as such judge as aforesaid should be informed as to the sufficiency and ability of him the said George Harrison otherwise called Emmot H. Smith to be and become such bail as aforesaid

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And the jurors aforesaid upon their
oath aforesaid do further present
that the said George Harrison otherwise
called Emmet H. Smith then and there do
~~being~~
~~as aforesaid~~ as aforesaid before the said
Rufus B. Cowing as such judge as aforesaid
and then and there offering to become
such bail as aforesaid and to justify
as to his sufficiency to become such bail
as aforesaid and to execute and acknowl-
edge such recognizance as aforesaid, he
the said George Harrison otherwise called
Emmet H. Smith was then and there duly
sworn by the said Rufus B. Cowing as such
judge as aforesaid and did make affidavit
in writing and take his corporal oath
before him the said Rufus B. Cowing as such
touching and concerning the matters contained in his said affidavit (which said Rufus B. Cowing as such judge
judge as aforesaid, then and there having
having sufficient and competent power
and authority to administer the said
oath to him the said George Harrison otherwise
called Emmet H. Smith in that behalf)
and the said George Harrison otherwise called
Emmet H. Smith being so duly sworn as aforesaid
then and there on the said thirteenth day of
April in the year of our Lord one thousand
eight hundred and eighty-one at the city and

County aforesaid, to prevent the said Rufus B. Cowing as such judge as aforesaid from knowing the truth as to the sufficiency and ability of him the said George Harrison otherwise called Emmot H. Smith to be and become such bail as aforesaid and to execute and acknowledge such recognizance of bail as aforesaid, did upon his oath aforesaid touching and concerning the matters contained in the said affidavit in writing before the said Rufus B. Cowing as such judge as aforesaid, then and there wilfully, wickedly, falsely, feloniously and corruptly say, swear, depose, testify and make oath ~~and say~~ in his said affidavit in writing among other things in substance, ^{and effect} as follows to wit:

That he the said George Harrison otherwise called Emmot H. Smith then and there resided at the dwelling house and premises known as number fifty-seven Broome Street in the City of New York (in the City of New York in the County of New York aforesaid meaning thereby)

That he the said George Harrison otherwise called Emmot H. Smith then and there carried on the business of a plumber

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GLUED PAGES

at and in the premises in Grand Street in the City of New York (in the City of New York in the County of New York aforesaid meaning thereby) known as Number five hundred and thirteen Grand Street.

That he the said George Harrison otherwise called Emmot H. Smith then and there owned a house and lot of land situate in Broome Street in the City of New York (in the City of New York in the County of New York aforesaid meaning thereby).

That he the said George Harrison otherwise called Emmot H. Smith had theretofore obtained said house and lot of land by inheritance from the mother of him the said George Harrison otherwise called Emmot H. Smith who was then and there deceased (at the time of making said affidavit meaning thereby).

That he the said George Harrison otherwise known as and called Emmot H. Smith then and there owned the house and lot of land situate at and known as Number Fifty-seven Broome Street in the City of New York (in the City of New York in the County of New York aforesaid meaning thereby).

That he the said George Harrison otherwise known as and called Emmot H. Smith had theretofore obtained the said last mentioned

house and not, by insurance from his mother who was then and there (at the time of making said affidavit meaning thereby) dead.

Whereas in truth and in fact, he the said George Harrison otherwise called Emmot H. Smith did not on the thirteenth day of ~~March~~^{April} in the year of our Lord one thousand eight hundred and eighty-one or at any other time reside at the dwelling house or premises known as Number fifty-seven Broome Street in the City of New York in the County of New York aforesaid as he the said George Harrison otherwise called Emmot H. Smith then and there well knew: and

Whereas in truth and in fact, he the said George Harrison otherwise called Emmot H. Smith did not on the day and year last aforesaid or at any other time, carried on the business of a Plumber or any business whatever at or in any premises in Grand Street in the City of New York in the County of New York aforesaid known as Number Five hundred and thirteen Grand Street as he the said George Harrison otherwise called Emmot H. Smith then and there well knew: and

Whereas in truth and in fact, he the said George Harrison otherwise called

Emmot H. Smith did not on the day and year last aforesaid or at any other time own any house or lot of land situate in Broome Street in the City of New York in the County of New York aforesaid as he the said George Harrison otherwise called Emmot H. Smith then and there well knew: and

Whereas in truth and in fact, he the said George Harrison otherwise called Emmot H. Smith did not on the day and year last aforesaid or at any other time own any house or lot of land situate at or known as Number fifty seven Broome Street in the City of New York in the County of New York aforesaid as he the said George Harrison otherwise called Emmot H. Smith then and there well knew: and.

Whereas in truth and in fact, he the said George Harrison otherwise called Emmot H. Smith ^{had} ~~did~~ not on the day and year last aforesaid or at any other time obtained any house or lot of land situate at or known as Number fifty-seven Broome Street in the City of New York in the County of New York aforesaid or any house or lot of land situate in Broome Street in the said City

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aforesaid whatever from the mother of him the said George Harrison otherwise called Emmot H. Smith by inheritance or otherwise all which he the said George Harrison then and there well knew: ~~said~~

And the Jurors aforesaid upon their oath aforesaid do further present: that it then and there became ^{and was} necessary and was material that the said Rufus B. Cowing as such judge as aforesaid should know whether on the said thirteenth day of April in the year of our Lord one thousand eight hundred and eighty one the said George Harrison otherwise called Emmot H. Smith then and there resided at the dwelling house and premises known as number fifty-seven Broome Street in the City and County aforesaid

Whether he the said George Harrison otherwise called Emmot H. Smith then and there on the day and year last aforesaid carried on the business of a plumber at and in the premises in Grand Street in the City and County aforesaid known as number Five hundred and thirteen Grand Street.

Whether he the said George Harrison otherwise called Emmot H. Smith then and there on the day and year last aforesaid

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Broome Street in the City and County aforesaid
Whether he the said George Harrison otherwise called
Emmot H. Smith had on or before the day and
year last aforesaid obtained said house and
lot of land by inheritance from his mother
who was then and there dead.

~~Whereas in truth~~
Whether he the said George Harrison otherwise
known as and called Emmot H. Smith then
and there on the day and year last aforesaid
owned the house and lot of land situate
at and known as Number fifty-seven Broome
Street in the City and County aforesaid.

Whether he the said George Harrison otherwise
called Emmot H. Smith had on or before the
day and year last aforesaid obtained the said
last mentioned house and lot of land
by inheritance from his mother who was then
and there at the time of making said
affidavit dead.

And so the Jurors aforesaid, upon
their oath aforesaid, do say:

That he the said George Harrison otherwise
called Emmot H. Smith on the said thirteenth
day of April in the year aforesaid at the City
and County aforesaid upon his ^{oath} aforesaid
and in and by his affidavit aforesaid

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judge as aforesaid) (he the said Rufus B. Cowing having as aforesaid as such judge as aforesaid full and competent power and authority to administer the said oath to him the said George Harrison otherwise called Emmet H. Smith in that behalf) did wickedly, wilfully, falsely, corruptly, and feloniously commit wilful and corrupt perjury.

Daniel G. Rollins
District Attorney

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BOX:

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FOLDER:

428

DESCRIPTION:

Hefferan, Michael

DATE:

04/22/81



428

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155
Counsel, *W. J. [Signature]*
Filed *22* day of *April* 188*7*
Plends *W. J. [Signature]* (25)

THE PEOPLE

INDICTMENT—Larceny from
the Person.

vs.
Michael
Hefferan

BENJ. K. PHILLIPS,
Daniel B. Collins
District Attorney.

A True Bill.

James [Signature]
Foreman.

April 26, 1887.

Wm. J. [Signature]
Grand Juror.

S. P. [Signature] years.

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The People
 Michael Hefferan
 Court of General Sessions, Part I
 Before Judge Cowing. April 26, 1888.
 Indictment for petty larceny from the person
 Frederick Weidmann, sworn and examined
 testified. I was in the Central Park on the 17th
 April; that was on a Sunday. Thereabouts in the
 Park were you? That they call the Lion house, the
 menagerie at sixty Second St. Did you have a
 watch and chain there? Yes sir. Did you see this
 prisoner there? Yes sir. I felt a pull. I looked
 down, I saw this young fellow had my chain
 in his hand, and the same moment he
 moved with his hand this way (showing); he
 had the watch off already. I took the chain
 out of his hand and I kept him, I handed
 him over to this police officer. You got your chain
 back then? Yes sir. Did you get the watch
 back too? No, the watch was off; the same
 moment the watch was off when I caught him.
 Did you get the watch back afterwards? No sir, he
 had the watch no more when he came over
 to the station house. The chain you grabbed
 out of his hand? Yes sir. With the right hand
 I took the chain and with the left I caught
 him. The watch was a silver one and the
 chain was a gold one; the watch was worth
 about ten dollars and the chain forty dollars.
 Cross Examined This happened on Sunday
 between four and five o'clock. Here a good

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many people around there? Yes sir, a large crowd.
You were looking at the animals? Yes sir. A
good many people were looking at the same
time? Yes sir. How many people were stand-
ing next to you, how many were around you?
It was a crowd, the whole house was filled up.
Were there any women standing near you?
I do not know. You are sure you caught the
chain in his hand, might you be mistaken
about that? Yes sir, I am sure of that. How
many people were right by him? I cannot say
that, it was full. I arrested him right there.
Did the officer come right in? No, the officer
stood outside the door. Did the officer come in
or did you go out? I went out with the pris-
oner. Before you got to the officer did you take
the chain and put it in your pocket? No, I
had it in my hand. You caught him right
away? Yes sir. Thomas Hawley, sworn and
examined, testified. You are a Park Police
officer? Yes sir. Were you on duty in the vicinity
of the lion house on the 17th of April? Yes sir,
on duty in the lion house and the cattle
building, all around the Museum. Did you
arrest this prisoner, was he handed over you?
Just as I was entering the door of the lion
house this man Weidmann had the prisoner
by the breast holding him firm and he had

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a gold chain in his other hand. He says to me, "Officer, I want you to arrest this man for me." I said, "What is the trouble?" He said, "He stole my watch." I said, "What is that there, is that your chain?" He says, "yes, but he has succeeded in unhooking the watch from the chain and passing it with the left hand to somebody in the crowd. I don't know who." I said, "All right." I took him into the station house. Did you get him into the station house without any trouble? No trouble at all in taking him into the station house. He searched him there; we could not find this man's watch with him. So this man made his statement positively that he caught him in the act and took his gold chain out of his hand. So, of course, the Sergeant ordered him to be locked up in the 28th Precinct station, and on my way to the station passing under the stair case of the Elevated Road he bucked his shoulders back and he went out of his coat like the shot out of a gun. He ran six blocks and one of the officers of the 28th Precinct jumped off the third ave. car and headed him off. The chances are he would have abducted himself in some other way. That is all I know about the case. That other police officer arrested him did he? Yes sir

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You got him then safely landed? Yes sir. Cross Examined. You had no trouble in taking him to the station house in the first place? Not a bit, no trouble at all.

Michael Pfefferman, sworn and examined in his own behalf. How old are you, Michael? Eighteen. Where did you live before you were locked up? No 27 Mulberry St. With whom did you live? With my father and mother. With your step father, your father is dead? Yes. What is your step father's business? Oyster business; his name is Patrick Glavan. Where is his place? North St. North and Flatbush Sts. at the junction of the Rutgers Fire Insurance Co.? Yes sir. What have you been doing for a living? Working for my father as an oyster man taking care of the place. How long have you been in that business? About seven years. On this Sunday did you go to Central Park? Yes sir. Did you go there all alone? Yes sir. Did you steal this man's watch and chain? No sir. Did you have ^{your} hand in his pocket? No sir. Did you have anybody in that crowd that you knew? No sir. Was anybody with you in this crowd there? No sir, none that I knew. What did you go there for? To see the animals. Did you have any intention of stealing

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anything, or did you steal anything? No sir.
Tell the Court and jury how you came to be
arrested? I was arrested, I was in the menagerie
here was a big crowd there, and I was am-
ong all the people. The first thing I knew
this man (the complainant) caught hold of me
by the wrist and by the coat and says, "you stole
my watch." Says I, "I did not." He says, "yes,
you did." "If I stole your watch bring me to a
policeman," I says. So he brought me over to
a policeman. I went with the policeman and
he told me I stole the watch. He brought me to
the station house; he searched me and did
not find anything on me. After I seen I was
going to be arrested and the man making
a charge against me when I was going to
the fifty ninth street station house I ran
away from him. Did you from the time the
man grabbed you go voluntarily? I told him
I will go to a policeman; he took me to a
policeman. Did you make any resistance
to going to a policeman? No sir. I made no
attempt to escape. Did you have that man's
watch a chain in your hand? No sir. How
many people were around that menagerie
at the time? It was crowded so much if you
wanted to go out you would have to push
your way through. Men, women and children
standing around where you were? There

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was men, women and children, everything standing around; we were very close to each other; we were right alongside each other; we were looking at some kind of racoons. I could not say the name of them, something like that. I did not take the man's watch, I did not put my hand in his pocket, I did not pass the watch to anybody, there was no one with me, I did not throw it away. Cross Examined. As soon as the complainant saw his watch was gone, he grabbed hold of my hand by the coat, he had his chain on him; it was fastened on him; he said, "you have got my watch," and he held his chain in his hand. He grabbed me with his right hand. Says I, "No sir, I have not got your watch, bring me over to a police man." So he brought me over to a policeman. I did not go to the park with any one. Why did you say you lived at 37 White St. when you were arrested? I did not want the people I was acquainted with to know that I was arrested. Where do you live? No 27 Mulberry St. When the policeman was taking you from the station house you say you ran away from him? Yes sir. You were entirely innocent of any offence? Yes sir, I was innocent. Why did you run away? When I seen the man was making a charge against me after I went to

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the station house. How old do you say you are?
 Eighteen. You say the gentleman had his chain
 hanging in his vest and the other part of it
 in his hand, it was hanging from his clothes
 and he had the other part in his hand? Yes sir.
 He did not have the whole of his chain in his
 hand? No sir, the bar was right here in his
 vest. By Mr. Bell. Have you been here before
 in this Court? Yes sir, once for assault and
 battery. What did we do with you that time?
 I got three months in the penitentiary. It is
 somewhere around three years ago. I have
 not been in trouble since that time. I have
 been working steady. You were not charged
 with larceny at that time? No sir. I was under
 the name of Michael Hefferann. I could not
 say the judge's name who sentenced me.
 Patrick H. Glavanan sworn. I am in the
 oyster business at 202 North St. for seven
 years. I married the prisoner's mother, he
 worked for me about six years opening oysters.
 I have entrusted him with money and never
 found anything wrong with him. Cross
 Examined. He was in my employ at the
 time he was sent to the Penitentiary, he was
 sent for cutting a fellow with an oyster knife.
 And he got a year for that? Yes sir.
 By Counsel. Do you mean by that that he did not come
 home for a year? He was home before a year.

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He got two months off for good behavior? asked
 John R. Joyce sworn. I am out of business
 now. I know the prisoner three years, he was
 opening oysters for his father. I saw him every
 day attentive to his work. I heard for the first
 time last night that he had been in the
 penitentiary. Frederick Beverley, a church
 and opera singer, testified that he knew the
 prisoner by sight for two years. I always saw
 him at work; he seemed to be a very honest
 respectable young fellow. Michael Hefferman
 recalled by Mr. Bell. Were you not tried
 and convicted in this Court on the 11th of Oct.
 1877? Assault in this Court? About three years
 ago. I could not say whether it was October or
 not. I was sentenced for three months. I
 have been in steady employment since
 that time. I could not say where I said I
 resided when I was arrested on the former
 charge. Frederick Heichman recalled. When
 I grabbed the prisoner my chain was hang-
 ing in the button hole and the other part
 was in his hand; the chain was not loose-
 ned from my vest, but the watch was gone.
 I had seen my watch about five minutes
 before that; he had the chain in his right
 hand. I felt the pull. I was too quick for him,
 he had the watch in his hand already and
 he handed it over. I did not see the watch

0541

in his hand.

The jury rendered a verdict of guilty of petty larceny from the person. He was sent to the State prison for three years.

0542

Testimony in the case
of Michael J. Hefferman
filed April 1887

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0543

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Michael Hefferan

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

New York

Question. Where do you live?

Answer.

37 White St

Question. What is your occupation?

Answer.

Oysterman

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

Answer.

I am not guilty

Taken before me this

day of *Sept* 189*7*

Police Justice.

0544

District Police Court—

CITY AND COUNTY }
OF NEW YORK, } ss.of No. 120. Seventh Street,
being duly sworn deposeh and saith, that on the
at the 19th day of April 1887
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent,Frederick Weigman17day of April 1887
Ward of the City of New York,

the following property viz.:

A Silver Watch and Gold
Chain of the value of Fifty Dollarsthe property of deponentand that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken.
stolen and carried away by Michael Vefferan nowpresent for the reason that deponent caught
him in the act and took said Chain
from his hand. said Watch and Chain
was taken from a pocket in a vest at said
time upon the person of deponent and
forming a portion of deponent's clothingFred Weigman

Sworn before me this

18th day of April 1887

Police Justice.

0545

496
DISTRICT POLICE COURT

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Fredrick Neigman
120 Seventh St.

VS.

Michael Veffman

DATED

1967

April 18

APR 12 1967

MAGISTRATE.

Strawley OFFICER.

C.P. Police

WITNESSES:

Off Strawley
Central Post Office

1077 Gins

AFFIDAVIT - Larceny.

0546

CITY AND COUNTY } ss.
OF NEW YORK, }

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

That *Michael Jeffers*

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

on the *seventeenth* day of *April* in the year of our Lord one
thousand eight hundred and eighty *one* at the Ward, City, and County aforesaid,
with force and arms

*One silver watch of
the value of Twenty
five dollars*

*One gold chain of
the value of Twenty
five dollars*

of the goods, chattels, and personal property of one *Frederic Weidman*
on the person of said *Frederic Weidman* then and there being found,
from the person of said *Frederic Weidman* 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.

Daniel L. Rollins

BENJ. R. PHELPS, District Attorney.

0547

BOX:

36

FOLDER:

428

DESCRIPTION:

Herbert, Henry

DATE:

04/07/81



428

0548

Counsel,

Filed

Pleas

1891

day of

April

48

THE PEOPLE

vs

Henry Herbert

Grand Juror

Daniel B. Miller

DANIEL B. MILLER

District Attorney.

A True Bill.

John J. Stevens

Foreman.

April 12/91

Henry Herbert

April 12/91

C.P. 14 months.

0549

CITY AND COUNTY } ss.
OF NEW YORK, }

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

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

Henry Herbert

who stand ~~INDICTED~~ before our Justices of our Court of General Sessions of the
Peace, in and for the said City and County, for *Grand Larceny*

and *him* forthwith bring before our said Justices, in the said City and County,
to be dealt with according to law.

WITNESS, Hon.

Refus J. Cowing City Judge
of our said City, this *seventh* day of *April* in the
year of our Lord one thousand eight hundred and *eighty one*

BY THE COURT,

Daniel G. Collins
BENJAMIN K. PHELPS.

District Attorney.

[Signature]
Clerk.

0550

N. Y. General Sessions of the Peace.


THE PEOPLE
Of the State of New-York,
against

Henry Herbert

Rollin B. K. PHELPS, District Attorney.

BENCH WARRANT.

Issued *April 7th* 1881

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

0551

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

Henry Herbert

in the County of New York, aforesaid on the *twenty five* late of the First Ward of the City of New York,
of our Lord one thousand eight hundred and ~~seventy eight~~ *one* at the Ward, City and County aforesaid, with force
and arms, three promissory notes for the payment of money, being then and there due and unsatisfied (and of
the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one
thousand dollars each: three promissory notes for the payment of money, being then and there due and unsatisfied
(and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value
of five hundred dollars each: twenty promissory notes for the payment of money, being then and there due and
unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars,
and of the value of one hundred dollars each: thirty promissory notes for the payment of money, being then and
there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars,
and of the value of fifty dollars each: fifty promissory notes for the payment of money, being then and there due and
unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the
value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and
unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value
of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and
of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars
each: ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind
known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each:
one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind
known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each:
one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind
known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar
each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due
and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind
known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for
the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied of the value
of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), be-
ing then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money
(and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten
promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatis-
fied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as
bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for
the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value
of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the
jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as
double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the
value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each:
fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold
coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the
kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors
unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver
coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually
known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as
quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes),
of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five
cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver
coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value
of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins
(of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of Amer-
ica, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomi-
nation of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States
of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the
denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills
of the United States of America, the same being then and there due and unsatisfied (and of the kind known as frac-
tional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

Three rings of the value of one hundred dollars each

of the goods, chattels, and personal property of one

Henry Schweig

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

Daniel B. Rollin

BENJ. K. PHELPS, District Attorney.

0552

BOX:

36

FOLDER:

428

DESCRIPTION:

Hines, James

DATE:

04/26/81



428

0553

174

Counsel,
Filed *26* day of *April* 188*1*
Pleads *Ind. Ch. 27*

INDICTMENT—Assault with intent to steal as a Pickpocket.

THE PEOPLE

vs.

Wm. P. I
James Hines

DANIEL C. ROLLINS,

BENJ. K. PHELPS,

Port Wm: May 2, 1881.
pleads. Arr. B. District Attorney.

A TRUE BILL.

James Hines

Foreman.

James Hines

Levi Hines m.

20

0554

FORM 10.

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

of No. Harman Lefferts Street, being duly sworn, deposes and says,
that on the 18th day of April 1881 at the City of
New York, in the County of New York, he writes

James H. Wiles
(who here) whom deponent saw in the act
of assaulting an unknown person at
the corner of Beckman & Park Row at or
about five o'clock p.m. of the day aforesaid.
With intent to steal as a pickpocket
that he had his right hand in the
right pocket of the said unknown
person, coat-pocket.

Harman Lefferts

Sworn before me this 18th day of April 1881

Police Justice.

J. M. Patterson

0555

FORM 10.
Police Court — Second District.

435

THE PEOPLE, &c.
ON THE COMPLAINT OF

Arman Lafferty

James Hines

Dated, *April 20* 188*1*

Attorney Justice.

Witness,
Drumby
C. Chace

#1080 to am G.P.
Camus

ATTORNEY

March 10 1881

0556

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

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

That

James Hines

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *eighteenth* day of *April* in the year of our Lord
one thousand eight hundred and eighty *one* at the Ward, City and County
aforesaid, with force and arms, in and upon one *certain person whose*
name is to the jurors aforesaid unknown
did make an assault, and that the said
James Hines
the hands of him the said *James Hines*

, unlawfully did lay
upon the person of the said *certain person whose name is*
to the jurors aforesaid unknown, and upon the clothing
which was then and there upon the person of the said *certain person whose*
name is to the jurors aforesaid unknown
with intent then and there certain goods, chattels and personal property of the said
certain person whose name is to the jurors
aforesaid unknown
on the person of the said, *certain person whose name is to the*
jurors aforesaid unknown then and there being found, from the person of the said
certain person whose name is to the jurors
aforesaid unknown then and there
feloniously to steal, take and carry away

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

DANIEL C. ROLLINS,
JOSEPH C. PHILLIPS, District Attorney.

0557

BOX:

36

FOLDER:

428

DESCRIPTION:

Hines, James

DATE:

04/28/81



428

0558

174
Filed 28 day of April 1881

Pleas
in Chancery

THE PEOPLE

vs.

James Bond,
(2 Cases)

ASSAULT AND BATTERY.

DANIEL C. ROLLINS,

ATTORNEY AT LAW

District Attorney.

A True Bill

James Stevens
Foreman.

Subscribed in presence
indictment May 3rd 1881
this array

Wm. H. Bond

0559

POLICE COURT—SECOND DISTRICT.

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

Albertis Wood
of *First Inspection District* ~~Street~~, being duly sworn, deposes
and says, that on the *7th* day of *April* 188*0*
at the City of New York, in the County of New York, *deponent saw*

James Hines, otherwise Fitzguald, now here, and two other men named respectively Shay and Fish in the act of robbing a sailor in Chatham Square. That while deponent was attempting to arrest said Shay and said Fish the said Fish presented a pistol at deponent and did fire off and discharge the contents of three barrels of said pistol at deponent while he was holding said pistol so aimed and pointed at deponent. That deponent attempted to pull his pistol from his pocket in self defence whereupon the said James Hines otherwise Fitzguald did violently seize said deponent's arm and prevented deponent from defending himself or drawing ^{his} ~~his~~ pistol and did thereby prevent deponent arresting said Shay and said Fish. Deponent therefore charges said James Hines with wilfully and feloniously assaulting and beating deponent without cause or justification, and with interfering with deponent's

0560

duty as an officer of Police while
deponent was in the act of
attempting to arrest said May
and said Fish in the Commission
of a felony.

Signed before me this } Albertis Wood
20th day of April 1881

J. M. Patterson Police Justice

Police Court - Second District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

Albertis Wood

vs. James Hines
otherwise
Fitzgerald

Dated, April 20th 1881

J. M. Patterson Justice.

Supports C.O. Officer.

Witnesses,

Committed in default of \$ surety.

Bailed by.

No. Street.

Recd. April 22nd 1881 J. M.

0561

Albertis Wood, sworn and Cross
examined - The assault was
committed on me about half
past 2 o'clock P. M. The affidavit
was read to me before I signed
it. The defendant had no
weapon in his hands. All
that the defendant did was
to seize me by the arm and
prevent me drawing my pistol
and stand in front of me
and preventing my making the
arrest.

Re Verdict.

The defendant had fired at me
while the pistol was pointed
at me.

Re Cross.

The defendant did not draw
pistol at me when the shot
was fired at me.

Sworn to before me at Albertis Wood
22nd day of April 1881

W. Patterson, Attorney

0562

Police Court—Second District.

CITY AND COUNTY)
OF NEW YORK. ss.

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

QUESTION.—What is your name?

ANSWER.—*James Harris*

QUESTION.—How old are you?

ANSWER.—*Twenty-seven years of age*

QUESTION.—Where were you born?

ANSWER.—*New York*

QUESTION.—Where do you live?

ANSWER.—*No. 151 Leonard Street*

QUESTION.—What is your occupation?

ANSWER.—*Printer*

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

ANSWER.—*I am not guilty of the charge.*
James Harris

Taken before me, this

22

day of

April

Police Justice.

188

0563

Form 114.

Police Court—Second District.

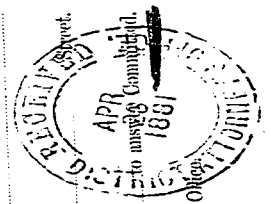
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Albion Wood
vs.
James Harris
Wm. Harris
Edmund

Date *April 20* 188*7*
William Magistrate.
Lepeto C. C. Officer.
Wm Clerk.

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

Witnesses,
No. Street.
No. Street.

No.
\$ *15.00*
Received in Dist. Atty's Office.



0564

CITY AND COUNTY } ss.:
OF NEW YORK.

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

That

James Hines

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *seventh* day of *April* in the year of our Lord
one thousand eight hundred and eighty - *one* at the Ward, City and County
aforesaid, in and upon the body of *Alburtis Wood*
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and *him* the said *Alburtis Wood*
did then and there unlawfully beat, wound and ill-treat, to the great damage of the
said *Alburtis Wood* and against the peace of the
People of the State of New York, and their dignity.

DANIEL C ROLLINS,
BENJ R PHELPS District Attorney.

0565

BOX:

36

FOLDER:

428

DESCRIPTION:

Hogan, Maurice

DATE:

04/12/81



428

0566

BOX:

36

FOLDER:

428

DESCRIPTION:

McDonald, Frank

DATE:

04/12/81



428

0567

87

Day of Trial

Counsel

Filed

Pleas

188

THE PEOPLE

vs.

Charles Hogan

Frank McDonald

DANIEL C. ROLLINS,

BENJ. K. PHELPS,

District Attorney.

A True Bill.

Foreman

Each S.P. 2 years.

0568

Police Office, First District.

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

William Corrigan
of No. *117 South* Street, being duly sworn,

Premises deposes and says, that the premises No. *basement of the said*
Street, *2nd* Ward, in the City and County aforesaid, the said being a *stone*
and which was occupied by deponent as a *boot and shoe*
store.

were **BURGLARIOUSLY**
entered by means...

of breaking out the
panel from the outer front
door of said premises.

on the *night* of the *29* day of *March* 18*81*
and the following property, feloniously taken, stolen and carried away, viz.:

Three pair of shoes of the value
of Five Dollars. One pair of boots
of the value of Ten Dollars.
and several pair of repaired
shoes of the value of Five Dollars.
in all of the value of Twenty five
Dollars.

the property of *Deponent.*

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

Morris Hagan & Francis
McDonagh, non present.

for the reasons following, to wit: *That deponent found*
the door aforesaid broken, and
was informed that said depon-
ents admitted entering said
premises and stealing said
property.

From before me
this 30 March 1881
William Corrigan
Police Justice.

0569

City & County of New York ss. William Hogan
of the 4th Precinct being duly sworn
says, that he arrested the
within named defendants,
who severally admitted to him
they broke into the premises in
question, and stole the aforesaid
property. That said Morris Hogan
was arrested while running
through Rosevelt Street with a
bag of books under his coat,
and found McDonald perched
in a space between two houses
near the roof of a building about
two blocks from the premises 117
South Street.
Given before me } William Hogan
this 30 March 1881 }
Police Justice

0570

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question. What is your name?

Answer.

Morris Nogau

Question. How old are you?

Answer.

35 years

Question. Where were you born?

Answer.

Batavia

Question. Where do you live?

Answer.

3 Batavia

Question. What is your occupation?

Answer.

Engineer

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

Answer.

I found the boots on the side of the truck
Morris Nogau

Taken before me, this

21 day of March 1881

POLICE JUSTICE.

0571

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question.. What is your name?

Answer.

Francis McDonald

Question.. How old are you?

Answer.

44 years

Question Where were you born?

Answer.

New York City

Question.. Where do you live?

Answer.

206 Cherry St

Question.. What is your occupation?

Answer.

Driver

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

Answer.

*I have nothing
to say only that I
found the body on the
side walk*

Francis McDonald

Taken before me, this

21 day of March 1881

Police Justice

0572

COUNSEL FOR COMPLAINANT.

Police Court—First District

Name,

Address,

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William Conigan

117 South St

Lawrence Hogan

James McDonald

Offence,

COUNSEL FOR DEFENDANT.

Name,

Address,

Dated,

March 28th 1891

Magistrate.

William Hogan

Officer.

Clerk.

Call the officer

Witnesses,

\$ *2000* to answer

Sessions. *Each*

Received in Dist. Atty's Office,

0573

CITY AND COUNTY } ss.
OF NEW YORK }

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

That

Maurice Hogan and Frank W. Donald each

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

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

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

Six shoes of the value of one dollar each
Two boots of the value of five dollars each
Eighteen shoes of the value of fifty cents each.

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

William Corrigan

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

0574

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

Maurice Hogan and Frank McDonald each

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

*Six shoes of the value of one dollar each
Two boots of the value of five dollars each
Eighteen shoes of the value of fifty Cents each.*

of the goods, chattels and personal property of

William Corrigan

by a certain person or persons to the Jurors aforesaid unknown, then lately before
feloniously stolen ~~of the said~~ *taken and carried away from*

the said

William Corrigan

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

Maurice Hogan and Frank McDonald

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

DANIEL C. ROLLINS

BENJ. K. PHELPS, District Attorney.

0575

BOX:

36

FOLDER:

428

DESCRIPTION:

Hughes, John

DATE:

04/05/81



428

0576

24-

Counsel
Filed
Pleads
day of April 1881

THE PEOPLE

vs.

2

John Hughes

DANIEL C. ROLLINS,
Attorney at Law,
BANKERS-PHILIPS,

District Attorney.

A True Bill.

James J. Stevens

Foreman.

April 6, 1881.

Heads of J. J.

C.P. 14 months.

Larceny, and Receiving Stolen Goods.

0577

Form 112.

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

Police Court—First District.

of No. 87 Leonard Street, being duly sworn, deposes
and says, that on the 31 day of March 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, and from said

premises
the following property, viz: fifty Yards of white
Satin

of the value of forty Dollars,
the property of Effingham Townsend and
in deponent's care and charge
as Clerk

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

now present from the fact that
deponent caught him in the
act, and found it in his possession
concealed beneath his coat
as he was preparing to leave
said premises

W. H. de Forest

Sworn to before me, this

of

March

1887

day

Police Justice.

0578

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK. } ss.

John Hughes

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

Question. What is your name?

Answer.

John Hughes

Question. How old are you?

Answer,

48 Years

Question. Where were you born?

Answer.

Ireland

Question. Where do you live?

Answer

512 Tenth Avenue

Question. What is your occupation?

Answer.

Coachman

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

Answer.

I am not guilty I took up the parcel to examine it I did not intend to steal it

John Hughes

Taken before me, this

31

day of

March 189*8*

Police Justice.

0579

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

Police Court—First District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William H. DeForest

John Hughes

BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

Affidavit—Larceny.

Dated

March 8

1899

Magistrate.

Wm. H. DeForest

Officer.

Wm. H. DeForest

Clerk.

Witnesses:

Mary Dugan

250 Brewery

Henry DeForest, 200 Brewery

to answer

Com

at Sessions

Received at Dist. Atty's office

0580

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

John Hughes

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

*Fifty yards of Satin of the value of
eighty cents each yard
One piece of Satin of the value of
forty dollars*

of the goods, chattels, and personal property of one

Effingham Townsend

then and

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

0581

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

John Hughes

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

*Fifty yards of satin of the value of
eighty cents each yard
One piece of satin of the value of
forty dollars*

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

Effingham Townsend

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously
stolen ~~of the said~~ *taken and carried away from the said*

Effingham Townsend

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

John Hughes

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

DANIEL C. ROLLINS,
~~BENJAMIN C. PHILLIPS~~, District Attorney.