

0347

BOX:

72

FOLDER:

804

DESCRIPTION:

Haley, Mary

DATE:

07/13/82



804

Bailed by
Peter Matthews
519 W 36 St

(500) 813

W. 14
July 14 20.78 606

Day of Trial,

Counsel,

Filed 13 day of July 1882

Pleads

THE PEOPLE
vs.
Mary Haley
K.A.
Violation of Excise Law.

JOHN MCKEON,
District Attorney.

A JURY BILL.
Foreman.

0348

0349

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Mary Haley

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

Mary Haley

of the CRIME OF *Selling Spirituous Liquors without a License,*

committed as follows:

The said *Mary Haley*

late of the *Twentieth* Ward of the City of New York, in the County of New York aforesaid, on the *ninth* day of *July* in the year of our Lord one thousand eight hundred and eighty *two*, at the Ward, City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to a certain person whose name is to the Grand Jury aforesaid unknown,

; without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

SECOND COUNT.—And the Grand Jury aforesaid, by this indictment, further accuse the said *Mary Haley* of the crime of exposing for sale and selling spirituous liquors on Sunday, committed as follows, that is to say: The said *Mary Haley* 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, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to a certain person whose name is to the Grand Jury unknown,

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

JOHN McKEON, District Attorney.

0350

N. Y. General Sessions of the Peace

THE PEOPLE
OF THE STATE OF NEW YORK,

against

Mary Haley

528 West 29th St

Sam Jones Magher
325 W 1st St

Bench Warrant for Misdemeanor.

Issued

July 14 188 *2*

I arrested the defendant
this day July 17th 1882

Hugh Seely
20th Precinct

The defendant is to be admitted to be bail
in the sum of dollars.

0351

COUNTY OF NEW YORK, ss.

In the Name of the People of the State of New York, To any Sheriff, Constable,
Marshal or Policeman in this State, GREETING :

An indictment having been found on the 13 day of July
1882, in the Court of General Sessions of the Peace, of the County of
New York, charging Mary Haley
with the crime of violation of Excise Law

You are therefore Commanded forthwith to arrest the above named Mary Haley
_____ and ^{hee} bring ~~him~~ before that Court to answer the indictment; or
if the Court have adjourned for the term, that you deliver ^{hee} ~~him~~ into the custody of the Keeper of the
City Prison of the City of New York, or ^{hee} if he require it, that you take ^{hee} ~~him~~ before any Magistrate
in that County, or in the County in which you arrest ^{hee} ~~him~~, that ^{hee} he may give bail to answer the
indictment.

City of New York, the 14 day of July 1882

By order of the Court,


Clerk.

0352

Jane Magher
vs
Mary Haley

Jane Magher
528 W 29th

0354

BOX:

72

FOLDER:

804

DESCRIPTION:

Hall, Ann

DATE:

07/14/82



804

0355

No 104

Day of Trial,
Counsel,
Filed 14 day of July 1882
Pleads Not Guilty

THE PEOPLE
vs.
Ami Hall
The Complaint of James
Madrel of alleyway
Chase 175 1/2
JOHN McKEON,
will be for District Attorney.

Felonious Assault and Battery.

A True Bill.

Edward M. [Signature]
Foreman.

July 18, 1882

Chas. H. Bourgeois
Sheriff

Pen 1 of July 20/82

WITNESSES.

0356

COURT OF GENERAL SESSIONS OF THE PEACE

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Ann Hall

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

Ann Hall

of the CRIME of "Assault and Battery upon another with a deadly weapon with intent to kill," committed as follows:

The said

Ann Hall

late of the City of New York, in the County of New York, aforesaid, on the ~~twenty-ninth~~ day of *June* in the year of our Lord one thousand eight hundred and eighty ~~two~~ with force and arms, at the City and County aforesaid, in and upon the body of *James Maddox* in the peace of the said people then and there being, feloniously did make an assault and ~~him~~ the said *James Maddox* with a certain *hatchet* which the said

Ann Hall

in *her* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with intent ~~him~~ the said *James Maddox* 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

Ann Hall

of the CRIME of "Assault upon another, without justifiable or excusable cause, with a sharp dangerous weapon, with intent to do bodily harm," committed as follows:

The said

Ann Hall

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 *James Maddox* then and there being, wilfully and feloniously did make an assault and ~~him~~ the said *James Maddox* with a certain *hatchet* which the said

Ann Hall

in *her* right hand then and there had and held, the same being then and there a sharp, dangerous weapon, wilfully and feloniously, and without justifiable and excusable cause, did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously do bodily harm unto ~~him~~ the said *James Maddox* against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN McKEON, District Attorney.

0357

Testimony in the
case of
Ann Hall

filed July
1882

41
 The People v. Ann Hull } Court of General Sessions. Part I.
 Ann Hull } Before Judge Cowing. July 18. 1882
 Indictment for felonious assault and
 battery. James Madoll sworn and examined. On
 the 29th of June I came to my place where
 I was boarding No 44 Monroe St. went to the
 hydrant, washed myself, came in and sat
 down to my supper and was "interrupted" by
 the prisoner. Previous to this she had taken
 my shoes and pants and vest and
 pawned them. After eating my supper
 I laid down on the lounge and read the
 paper till I fell asleep after a hard day's
 work. I was woke up by a ringing in my
 ear and head, and I saw Ann Hull, as
 she calls herself now (I have known her by
 the name of Ann E. O'Farrell) in an
 attitude behind me attempting to give
 me a second blow; she had given me
 one, I snatched off and struck her under
 the left jaw and sent her up against
 the wall; she cut me in the head with
 a hatchet. I went to the station house and
 reported it, I was taken to the Hospital on
 Thursday night and on the following Tuesday
 week I was discharged. [The witness showed
 his head to the jury where he was cut.]

Cross Examined. If she had been a little closer to me she might have got a little heavier blow; she has been living with me since she came off the Island. I could not say exactly how long ago; she came to live with me after I came from sea; it was the day the President was buried; she lived with me up to the middle of January, she went away of her own accord and came back and lived with me till May. I separated from her, but she seemed inclined to not separate from me. In the latter part of April she and I had a quarrel and I could not get clear of her; she was in the habit of stealing my Englishman's badge; she lived in the same room with me up to five weeks of the assault. I struck her Decoration day but I do not remember breaking her jaw. On the day in question when she struck me with the axe, I did not strike her until I received a blow. Micheal Savage sworn. The complainant came to the station house after being assaulted and the sergeant sent him back with me home. I went up stairs; she was in a room outside where they belong in another room standing

there, she did not appear to be in any hurry to go away; she stayed there; she did not deny hitting him; she said he assaulted her before she struck him. I found the hatchet in the room; he said she struck him first; he said that in her presence and she did not deny it. Burn Hall sworn and examined in her own behalf testified. I have known the complainant about a year. I have been living with him three years; he is a widower. This evening when he came home he accused me of stealing money from him on the Monday night previous because I had bought a pair of shoes. He said that I stole eight dollars from him, but I did not. He used the vilest language that could be used to a woman. I told him time and again that I did not take the money. He said if I dared to say again that I did not take it that he would unshape my other cheek for me. He made a run for me and struck me with his shut fist; as he did I sat down and commenced to cry in the rocking chair; he made a second blow at me when Mr. McLaughlin, the boarding master, went

between me and him. Mr. M. Laughlin went into a neighboring woman's, I walked out after the woman, and that is all I know. I do not remember striking him at all. I never "seen" the axe until I saw it in the station house next morning. The complainant had inflicted violence upon me before this. I had marks of violence when I was taken to the station house; he broke my cheek bone last December day a year ago. I deny striking him with the axe. How do you account for his being cut? I cannot answer; the man was drunk, the man may have fallen for all I know. I don't know anything about it. Cross Examined. I did not admit to the police officer that I hit him. I have seen the axe with the landlady cutting wood, I could not swear whether it was the same particular axe or not. I don't know if the axe was in the room. I don't know where the boarding house man is.

James Madoel recalled: I visited the prisoner four times since she has been locked up in the Junks. I do not wish her to get the full penalty of the

0362

I have not been drunk since the
18th of February to my knowledge.
The jury can look at the depth
and the length of the cut that
was made by the axe if they want to.

The jury rendered a verdict of
guilty of an assault with a sharp
dangerous weapon with intent to do
bodily harm and recommended her
to mercy.

0363

BAILED,

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

Sec. 208, 209, 210 & 212

Police Court - 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Sheeels
4411 Morrow St.
Ann Hall

Offence *Telegraphic Annuity*
100 Valley

Dated *July 10* 188*2*

Richard Magistrate.

Michael Savage Officer.

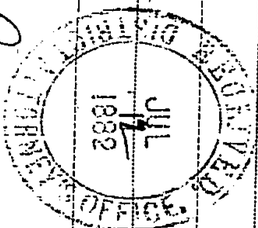
_____ Clerk.

Witnesses _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____



Ann

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 _____

Ann Hall guilty thereof, I order that he be admitted to bail in the sum of *10* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *July 10* 188*2* *J. B. ...* 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.

0364

Sec. 198-200.

3 DISTRICT POLICE COURT.

CITY AND COUNTY OF NEW YORK, ss.

Ann Hall

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

Question. What is your name?

Answer *Ann Hall*

Question. How old are you?

Answer *32 years*

Question. Where were you born?

Answer *Ireland*

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

Answer *44 Munroe St (resided there 1 month)*

Question. What is your business or profession?

Answer *Dress Maker*

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

Answer *I am not guilty. Do not remember striking him. But he struck me several times with his clenched fist on the face*

Taken before me, this *10* day of *July* 188*8*

Ann Hall

mark

J. Killbuck Police Justice

0365

Police Court— 3 District.

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

James Medole

of No. 44 Munn Street, Room 13

being duly sworn, deposes and says, that
on Thursday the 29 day of June
in the year 1882 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Ann Hall
(now present) who struck deponent
with a hatchet on the
head whilst deponent was
lying on a sofa from
the effects of said injury
deponent had been confined
in New York Hospital, and
unable to make a complaint

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

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

Sworn to before me, this 19 day
of July 1882

James Medole

J. H. White
POLICE JUSTICE.

0366

62 A Le Ripon
New York July 14, 1882

Having after a careful con-
sideration I have come to the
final conclusion to send you
up for no other than to see
for you on good ~~ly~~ to day
I know that you had only
will be satisfied in the
will be that I will
be the same I will
cannot be satisfied
have you any other
defect ~~to~~ disoblige my
self and deprive others of
the privilege I have lost
all love for you and
was forced to see ~~up~~
about the over you carried
on ~~at~~ in Germany when
it was at sea when it was
only acknowledged in the

0367

pleas forgive you otherwise
i shall prosecute you to
the fullest extent of the
Law and it is fact that
and the 10 ought in a buron
she runs fresh in my mind
and it fully believe
that time by his acknowledgment
to me that you were fact
to me now an acknowledgment
by court and judge is out
one than after you receive
the will prevent me from
going before the Grand Jury
I will if I am serving will
call you a power for a Court
or this is your last chance
as 12 o'clock to day to me
I am summoned
James Macdoel

0368

List of Witnesses Subpoenaed to appear
 at the COURT OF GENERAL SESSIONS, on the 20th
 day of July 1872

John Dunningan

Subpoena Clerk.

WITNESS.	RESIDENCE.	HOW SERVED.	DEFENDANT.
	Post	Inc.	
John Fitzgerald	527 W 27 th	Residence	Thos Gibbons
Mr Roach	571 W 29 th	"	"
Jacob Winters	324 W 44 th	"	"
J J M ^e Donnell	25 th	Station	"

This is to certify that I have
 served subpoenas on the above named persons
 as described in report. John Dunningan
 sworn before me this
 20th day of July 1872.

Philip Fairley
 Commissioner of Deeds City of
 New York

0369

BOX:

72

FOLDER:

804

DESCRIPTION:

Halloran, Richard

DATE:

07/11/82



804

0370

BOX:

72

FOLDER:

804

DESCRIPTION:

Broderick, William

DATE:

07/11/82



804

0371

No 33

Sept 19th
Day of Trial, 19th
Counsel, W.C.
Filed 11 day of July 1882
Pleads 1. Not Guilty (12)

THE PEOPLE

vs.
Richard Harran
vs. Deborah Broderick
U.H.D.

JOHN MCKEON,
District Attorney.

[Handwritten signature]
Foreman.

Accepted W.C. [Signature]

WITNESSES.

The two witnesses
in the name of
Deborah on the
to open Stewart's
print, and says he
can find them at
my time. Jack that
they be discharged
at least on the
[Signature]
July 19th

0372

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Richard Harroran
William Broderick

The Grand Jury of the City and County of New York, by this indictment, accuse
Richard Harroran and William Broderick
of the CRIME OF "Assault and Battery upon another with a deadly weapon with intent to kill," committed as follows:

The said *Richard Harroran and William Broderick*
late of the City of New York, in the County of New York, aforesaid, on the
second day of *July* in the year of our Lord
one thousand eight hundred and eighty *two* with force and arms, at the City and
County aforesaid, in and upon the body of *Dominico Gioja*
in the peace of the said people then and there being, feloniously did make an assault
and *in* the said *Dominico Gioja*
with a certain *knife*
which the said *Richard Harroran and William Broderick*
in their right hands then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with
intent *in* the said *Dominico Gioja*
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
Richard Harroran and William Broderick
of the CRIME OF "Assault upon another, without justifiable or excusable cause, with a
sharp dangerous weapon, with intent to do bodily harm," committed as follows:

The said *Richard Harroran and William Broderick*
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 *Dominico Gioja*
Gioja then and there being, wilfully and feloniously did make an
assault and *in* the said *Dominico Gioja*
with a certain *knife* which the said *Richard Harroran and William Broderick*
in their right hands then and there
had and held, the same being then and there a sharp, dangerous weapon, wilfully and
feloniously, and without justifiable and excusable cause, did then and there beat, strike,
stab, cut and wound, with intent to then and there wilfully and feloniously do bodily
harm unto *in* the said *Dominico Gioja*
against the form of the Statute in such case made and provided, and against the peace of
the People of the State of New York and their dignity.

JOHN McKEON, District Attorney.

0373

BAILED,
No. 1 by *Arthur Hill*
Residence *589-14th St., N.Y.*

No. 2, by *David H. Fowler*
Reference *1050 2d Ave*
Street

No. 3, by _____
Residence _____
Street

No. 4, by _____
Residence _____
Street

580
Police Court *7* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James J. [unclear]

Richard Halloran
William Braderick

Offence, *Assault with a Dangerous Weapon*

Dated *July 30* 188 *2*

Arthur Hill Magistrate.

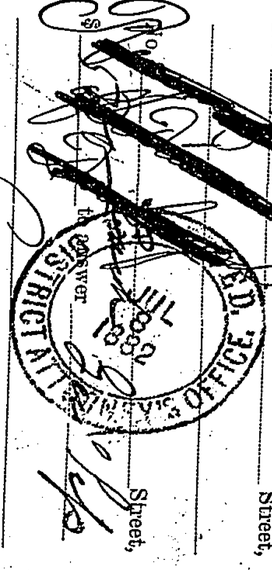
Reverend [unclear] Officer.

1507 1/2 Clerk.

Witnesses

No. _____ Street _____

No. _____ Street _____



It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named *Richard Halloran* and *William Braderick* guilty thereof, I order that *They* be held to answer the same and *They* 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 *they* give such bail.

Dated *July 30* 188 *2* *McWen [unclear]* 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.

0374

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Broderick 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 waiven cannot be used against him on the trial,

Question. What is your name?

Answer: *William Broderick*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *409 East 22^d Street; about 8 years*

Question. What is your business or profession?

Answer. *I work in a cap factory*

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*

x William Broderick

Taken before me, this *30*

day of *July* 188*2*

Mc... Police Justice.



0375

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

Richard Halloran 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. Richard Halloran

Question. How old are you?

Answer. 17 years

Question. Where were you born?

Answer. New York

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

Answer. 581 Fifth Avenue; one year

Question. What is your business or profession?

Answer. Iron mechanic

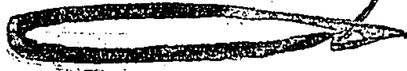
Question. Give any explanation you may think proper of the circumstances appearing in the testimony against you, and state any facts which you think will tend to your exculpation?

Answer I am not guilty

Richard Halloran

Taken before me, this 3
day of July 1887

Michael O'Brien Police Justice



0376

Police Court—Fourth District.

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

Domenico Gioia
of deponer at the foot of East 22 Street, said City
of No. Street,

being duly sworn, deposes and says, that
on Sunday the second day of July
in the year 1872 at the City of New York, in the County of New York, at said deponer

P.M. he was violently ASSAULTED and BEATEN by *Richard Halloran* and
William Broderick, (both now here)
who then and there and each of them
did assault and beat deponent
about his body and that
said *Richard Halloran* did cut
and strike deponent upon his
body, ~~inflict~~ with a knife then
and there held in his said *Halloran's*
hand, inflicting several wounds upon
deponent's body, shoulder and the
wrist of deponent's left hand,
and that both said defendants
did assault and beat deponent

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

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

Sworn before me, this 30 day
of July 1872

Mervin O'Connell *Domenico Gioia*
Police Justice. mark

0377

St. Vincent's Hospital
July 4th 1852

This is to certify that
Dominica Juan is a patient
in this institution and that
in my opinion he will be
able to appear in court in
a few days.

E. A. Bracklow
House Surgeon

City and County of }
New York } Dominico Gioja
being re-examined deposes and says.

Q did you know either of the two defendants
before the 2^d of July 1882

A Yes. they came every evening to that
wharf

Q did you ever have any trouble
with either of the two defendants before

A No -

Q did you have any trouble with any
of the two defendants on that night
previous to the stabbing.

A No -

Q what time on Sunday night were
you stabbed

A nearly 2 o'clock. P. M

Q where were you when you were
stabbed

A I was on board of the barge
at the foot of East 22^d Street.

Q was you on the deck of the barge

A Yes

Q did any conversation occur between
you and ~~the~~ the defendants previous
to the stabbing.

A Yes they commenced to joke and talk

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and caught hold of me by the shirt ²

Q what took place then

Ans and immediately after they stabbed me.

Q who stabbed you

Ans Halloran. (then present)

Q did you see a knife in his hand before you was stabbed

Ans Yes he had a large knife in his hand

Q how long before you was stabbed did you see the knife in Halloran's hand

Ans about two minutes

Q what do you mean by a large knife

Ans it was a knife with the point broken off and was about five inches long

Q did you ~~any~~ see any other knife in the hand of any other person

Ans No.

Q where was Broderick at the time you say you were stabbed

Ans Broderick was there but did not do anything.

Q How far was Broderick from you at the time you were stabbed

Ans he was close by.

Q did the defendants say anything to each other at the time you were stabbed

Ans No -

Q How long after the stabbing did this Vigilant officer put in an appearance

Ans about one half hour after

Q during that half hour were you all in company together

Ans the defendants went away

Q do you mean did they go away together or separate

Ans they went away together

~~Q Did you see~~

Q have you any charge of any kind to make against Broderick

Ans Q I have no charge of any kind to make against Broderick he did not do anything to me

Q when you swore that you were assaulted by Halloran and Broderick on your direct testimony did you understand what you were swearing to

Ans they it may be that the interpreter who interpreted before may have been mistaken when he said that Broderick had assaulted & beat me I did not intend to swear so.

0381

Q. do you now desire to make any charge against Broderick.

Ans. I do not

Dominicus ^{his} Gioja
mark

Sworn to before me this
7th day of July 1882

Michael ~~W~~ Baery
Police Justice

City and County of
New York

Giacomo Grillo, being

duly sworn deposes and says

I reside at No. 49 Mulberry Street,

Q. the Complainant and myself were working

on the barge at the foot of East 22nd Street

on the Sunday 2nd day of July 1882

he was ~~was~~ standing on the opposite

side of the barge from me, when

Halloran and Broderick (now here)

came aboard of the Barge and

assaulted Dominicus Gioja, but who

stabbed him I cannot say -

Q. How? did you see Broderick do

anything.

Giacomo ^{his} Grillo
mark

Ans. No.

Sworn to before me
this 7th day of July 1882

Police Justice

Dominic Gioja being on cross examination
Says

Q did Halloran and Broderick
each have a knife in their hands
when you were stabbed

Ans Yes Sir

Q after you were stabbed did they
run away or walk away

Ans they did not go fast

Q did you fall down when you
were stabbed

Ans No Sir

Q did Halloran and Broderick
and both Skylark with you

Ans Yes Sir

~~Q~~ Broderick had a knife in his
hand but did not do anything
with it.

sworn to before me
4th day of July 1882

Dominic ^{his} Gioja
marked

Wm. ~~W. W.~~ W. W.
Police Justice

0383

BOX:

72

FOLDER:

804

DESCRIPTION:

Halpin, Peter

DATE:

07/13/82



804

0384

Bill of Sale
July 14 30 Bill advised

606

Day of Trial,
Counsel, J. Ogden
Filed 13 day of July 1882
Pleads *Not Guilty*

*Thomas A. ...
Bank of Boston*

THE PEOPLE

vs.
Peter Halpin
Bail Call attendance
Wm. Bradfield

JOHN McKEON,
District Attorney.

A True Bill.
Samuel K. ...

Foreman

Bailed by
Joseph Meyer
vs

0385

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Peter Halpin

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

Peter Halpin

of the CRIME of Assault and Battery upon another with such means and force as was likely to produce death with intent to kill, committed as follows:

The said

Peter Halpin

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

in and upon one Martin Gorman then and there feloniously made an assault, and him the said Martin Gorman with a certain bar of iron which he the said Peter Halpin in his right hand then and there had and held in and upon the head of him the said Martin Gorman then and there feloniously did beat, strike, cut and wound, the same being such means and force, as was likely to produce the death of him the said Martin Gorman, with intent him, the said Martin Gorman, then and there feloniously 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.

And the Grand Jury aforesaid, by this indictment further accuse the said Peter Halpin of the crime of Assault and Battery

upon another with such means and force as was likely to produce death with intent to kill, committed as follows:

The said Peter Halpin, late of the City and County of New York, on the twenty-ninth day of June, in the year of our Lord one thousand eight hundred and eighty-two, at the City and County aforesaid, with force and arms in and upon one Martin Gorman, then and there being, feloniously made an assault, and with the said Martin Gorman, with a certain club, which he the said Peter Halpin in his right hand then and there had and held, in and upon the head of him the said Martin Gorman, then and there feloniously did beat, strike, cut and wound, the same being such means and force as was likely to produce the death of him the said Martin Gorman, with intent him, the said Martin Gorman, then and there feloniously 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.

John McKeon

District Attorney

0387

BOX:

72

FOLDER:

804

DESCRIPTION:

Hanrahan, William

DATE:

07/07/82



804

0300

No. 9

Counsel,
Filed 7 day of July 1882
Pleads

THE PEOPLE
vs.
William J. Hamacher
P

1882

~~John McLean~~

District Attorney.

A TRUE BILL,
Charles K. ...
Sprenter.

July 7th
Pleads Guilty
S. P. one year.

0389

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 J. Hanrahan

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

William J. Hanrahan
of the crime of *forgery in the*
third degree
committed as follows:

The said *William J. Hanrahan*

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *twenty fourth* day of *April* in the year of our Lord
one thousand eight hundred and ~~eighty two~~ *eighty two* at the Ward, City, and County
aforesaid, having in his custody and possession a certain instrument and writing *to*

wit an order for the payment of
money of the kind commonly
called a bank check

which said *bank check* is as follows, that is to say:

No. 12122
New York 24 April 1882
National Shoe & Leather Bank
Pay to the order of C. B. Collar / Seligson & Seligson
Twenty seven ⁶⁰/₁₀₀ ——— Dollars
\$27. ⁶⁰/₁₀₀ #
Amory, Ritch & Woodward

the said *William J. Hanrahan*

afterwards, to wit, on the
day and year last aforesaid, with force and arms, at the Ward, City, and County afore-
said, feloniously did falsely make, forge, and counterfeit, and did cause and procure to
be falsely made, forged, and counterfeited, and did willingly act and assist in the false
making, forging and counterfeiting on the *back* of the
said *bank-check* a certain instrument and writing
commonly called an *indorsement* which said false, forged, and
counterfeited instrument and writing, commonly called an
is as follows: that is to say,

C. B. Collar

to injure and defraud *Charles B. Collar* with intention

and divers other persons, to the jurors aforesaid unknown, against the form of the
Statute in such case made and provided, and against the peace of the People of the
State of New York, and their dignity.

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

William J. Hanrahan
of the CRIME OF Forgery in the third degree
And the errors of said upon their oath aforesaid, in fact...

committed as follows:

The said

William J. Hanrahan

late of the Ward, City, and County aforesaid, afterwards, to wit: on the day and year last aforesaid, at the Ward, City, and County aforesaid, having in his custody and possession a certain instrument and writing *to wit*, an order for the payment of money of the kind commonly called a bank-check which said bank-check is as follows, that is to say:

Amory, Ritcher & Woodford
No. 12122 *done* New York 24 April 1882
National Shoe & Leather Bank
Pay to the order of C. B. Collier (Beligberg & Beligberg)
Twenty seven & 6/100 Dollars
\$ 27 6/100 # *Amory, Ritcher & Woodford*

and on the back of which said bank check was then and there written a certain false, forged, and counterfeited instrument and writing, commonly called an endorsement of the said last mentioned bank-check which said false, forged, and counterfeited instrument and writing commonly called an endorsement is as follows, that is to say:

C. B. Collier

the

said

William J. Hanrahan

then and there well knowing the premises last aforesaid, and that the said endorsement was false, forged, and counterfeited, afterwards, to wit, on the day and year last aforesaid, with force and arms, at the Ward, City, and County aforesaid, feloniously did utter and publish as true, the said false, forged, and counterfeited endorsement of the said last mentioned bank-check with intention to injure

0391

and defraud

Charles D. Colver

and divers other persons, to the jurors aforesaid unknown; he the said

William J. Harvahan at the time he so
uttered and published the said false, forged, and counterfeited *endorse-*
ment of the said last mentioned *bank-check*
then and there well knowing the said *endorsement*
to be false, forged, and counterfeited, as aforesaid, against the form of the statute in
such case made and provided, and against the peace of the People of the State of
New York, and their dignity.

John McKeon

~~BENJAMIN C. PHILIPS~~, District Attorney.

2660

BAILED,

No. 1 by _____
 Residence _____ Street, _____

No. 2, by _____
 Residence _____ Street, _____

No. 3, by _____
 Residence _____ Street, _____

No. 4, by _____
 Residence _____ Street, _____

5532
 Police Court-*NY* District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Charles P. O'Brien
William J. Haurahur
 1
 2
 3
 4
 Offence *Loitering*

Dated *June 26* 188*2*

Wendellburg Magistrate.

Carl Officer.

Witnesses,

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

\$ *100* to answer

cm



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

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 *June 26* 188*2* *Hugh 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.

0393

Sec. 199-200.

CITY AND COUNTY OF NEW YORK, ss.

Wm District Police Court.

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

Question. What is your name?

Answer.

William J. Haurahan

Question. How old are you?

Answer.

26 Years

Question. Where were you born?

Answer.

New Orleans

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

Answer.

139 East 39 Street about five months

Question. What is your business or profession?

Answer.

Copyist

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

Answer.

I have nothing to say at present

William J. Haurahan

Taken before me this

day of

1888

Wm J. Haurahan

Police Justice.

0394

Form 9.

Sixth District Police Court.

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

of No.

Charles B. Collier
889 Gates Avenue Brooklyn

street,

being duly sworn, deposes and says,

that on the

14 day of April 1882

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

check delivered to
Mr. Collier
to be returned to
July 18 82

William J. Harraban
now here did unlawfully
knowingly and feloniously
with intent to cheat and
defraud, falsely and designedly
put deponent's name on
the back of that certain note
payment hereto annexed and
there presented said check
or instrument for payment
and obtained money on the same
to the amount of twenty seven
dollars and fifty cents from
the National Shoe and Leather
Bank in the City of New York

That the indorsement on the
back of said check was not made
or signed by deponent or with
his knowledge or consent and
the same is false and forged
and made with the intent
to cheat and defraud and by
which deponent was cheated
and defrauded.

Charles B. Collier

Sworn to before me this
16th day of June 1882

High Sheriff of New York

0395

City and County
of New York

Robert Frost of the National
Shoe and Leather Bank in the City
of New York being sworn says
that on the 24th day of April
Instant the defendant presented
the annexed checks for payment
at said Bank where defendant's
paying teller and defendant
believing it to be a genuine and
bona fide instrument paid to him
the amount represented by the face
of said checks

R. P. Lamb

Sworn to before me this
26th day of June 1882

Highlander Police Justice

Form 9.

POLICE COURT-SIXTH DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated

187

Magistrate.

Officer.

0396

BOX:

72

FOLDER:

804

DESCRIPTION:

Harlem, Samuel

DATE:

07/13/82



804

0397

Bailed by
Gustave Harlem
669, 8th Avenue.

49 Bill
Filed 13 day of July 1882
Pleas *not guilty* Aug 10/82

RECEIVING STOLEN GOODS
THE PEOPLE
vs.
Samuel
Evanie Harlem

JOHN McKEON,
District Attorney.

P 2. Sept 11. 1882.
Cried & acquitted

A TRUE BILL

Edmund W. [Signature]
Foreman.

Point 2
Sept 11 1882
Point 2
~~Sept 11 1882~~

0398

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Samuel ~~Emilie~~ Harlem

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

Samuel ~~Emilie~~ Harlem

of the crime of RECEIVING STOLEN GOODS,

committed as follows :

The said

Samuel Harlem

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *sixteenth* day of *May* in the year of our Lord one thousand eight hundred and eighty-~~two~~

one bracelet of the value of one hundred dollars

of the goods, chattels and personal property of

John R. Judd, by Emma Roth

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

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

Samuel ~~Emilie~~ Harlem

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 McKEON, District Attorney.

0399

N. Y. General Sessions of the Peace

THE PEOPLE
OF THE STATE OF NEW YORK,

against

Emilie Harlein

Bench Warrant for Felony.

Issued

July 14 1882

Arrested ~~the~~ day.

July 15 1882. *bailed in \$500.*

Emilie Harlein

Detectives Kelly &

Adams

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

0400

COUNTY OF NEW YORK, ss.

In the Name of the People of the State of New York, To any Sheriff, Constable,
Marshal or Policeman in this State, GREETING :

An indictment having been found on the 13 day of July
1882, in the Court of General Sessions of the Peace, of the County of
New York, charging Emilia Harben

with the crime of Receiving stolen goods &c

You are therefore Commanded forthwith to arrest the above named Emilia Harben
_____ and bring ^{her} ~~him~~ before that Court to answer the indictment; or
if the Court have adjourned for the term, that you deliver ^{her} ~~him~~ into the custody of the Keeper of the
City Prison of the City of New York.

New York City, the 14th day of July 1882

By order of the Court,

 Clerk.

John R. Judd

— ⁿ Hansen

210 49

Bill Underwood

Witnesses:

Emma Roth
City Prison

John R. Judd
103 W. 36

Sergeant Farley
Central office

Marshal McDermott
Mayor Marshal

0401

0402

City and County of New York N.Y.

John R. Judd of 103 West 36th Street, New York City, being duly sworn deposes and says that on the sixteenth day of ~~May~~ June 1882, one Emma Roth a domestic in the employ of deponent stole from this deponent one necklace-chain, one watch & one diamond bracelet in all of the value of one hundred and fifty dollars, and took the same to a pawn-broker by the name of Harlem, in thirty first street between Sixth and Seventh Avenue and pawned the said bracelet for the sum of eight dollars, and upon her requesting a ticket or receipt for the same, said Harlem told said Emma Roth that no such receipt was necessary and that the entry upon his books of such transaction was sufficient; that thereafter said Emma Roth admitted the theft of such bracelet; and said Emma Roth accompanied by

0403

upon the first day of July 1882. Deponent, called upon said Harlem, and upon this deponent's inquiry as to the disposition of said bracelet, the said Harlem answered that he knew nothing about said article, but that it was taken out the next day, and said Harlem then asked a young man in said office to look over the books, and after said person had looked over said books ~~the said party~~ ^{he} replied "No it wasn't", after which deponent told said Harlem that the said bracelet was stolen and that he would return in about an hour with detectives.

Deponent thereafter and on the same day called upon said Harlem with two detectives from Police Headquarters, and said Harlem then stated that said bracelet had been taken out the next morning after it was pawned, and that said Harlem upon the receipt of such bracelet had given to said Emma Roth a ticket

0404

for the same; and upon an examination of the books of said Harlem, the date of the entry of such transaction was found to have been changed from the 16th to the 17th of May, and the ticket which said Harlem stated to have been delivered to said Emma Roth was found on file in the office, and was unsealed and bore no appearance of handling.

Sworn to before me }
this 11th day of July 1882 }

J. P. De ad

0405

BOX:

72

FOLDER:

804

DESCRIPTION:

Hays, Albert

DATE:

07/12/82



804

0406

No. 56

Day of Trial,

Counsel,

Filed 12 day of

1882

July

Pleads

THE PEOPLE

vs.

Robert G. Hoag
16 July 1890

LARNEY AND BROTHERS PRINTERS

JOHN McKEON,

District Attorney.

A TRUE BILL.

Edward Van Vorst
Foreman.

July 14/90

Heard & guilty

Sent & suspended

WITNESSES.

The Complaint herein
having been an affidavit
and being sworn by
the facts so stated &
may the Court to believe
the affidavits herein for
substantive evidence on
the Oath

McClagan

W. H. ...

July 14 90

0407

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Albert J. Trays

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

Albert J. Trays

of the CRIME OF GRAND LARCENY, committed as follows:

The said

Albert J. Trays

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

two gold coins of the United States of America of the kind known as double eagles of the value of twenty dollars each, three gold coins of the United States of America of the kind known as eagles of the value of ten dollars each, six gold coins of the United States of America of the kind known as half-eagles, of the value of five dollars each, five gold coins of the United States of America of the kind known as quarter-eagles, of the value of two dollars and fifty cents each, and seven silver coins of the United States of America of a kind and denomination to the Grand Jury aforesaid unknown of the value of ten dollars.

of the goods, chattels and personal property of one

Stacy B. Collins

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

John M. Dean
District Attorney

0400

Sec. 308, 309, 210 & 212.

Police Court 3 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry B. Walling
1061 E. 35 St.

1 Albert J. Hayes

2
3
4

Offence, Grand Larceny

Dated July 8 1882

William Magistrate.

William 10 Officer.

No. 3, by _____

Residence _____ Street _____

No. 4, by _____

Residence _____ Street _____

Residence _____ Street _____

Witnesses _____ Street _____

No. _____ Street _____

No. _____ Street _____

William



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 Albert J. Hayes

to be held to answer the same guilty thereof, I order that he be admitted to bail in the sum of 5 Hundred Dollars and be committed to the Warden of the City of New York of the City of New York until he give such bail.

Dated July 1882 W. J. Williams 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.

0409

Sec. 198-200.

3rd

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Albert J. Hayes 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. Albert J. Hayes

Question. How old are you?

Answer. 16 years

Question. Where were you born?

Answer. England

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

Answer. 106 East 35 Street 1 1/2 months

Question. What is your business or profession?

Answer. I go to School

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

Answer I am not guilty

Taken before me this 8 day of July 1888 Albert J. Hayes

J. H. Smith Police Justice.

0410

3rd District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. 106 East 35th Street, Stacy B. Collins

being duly sworn, deposes and says, that on the 5 day of July 1882

at the _____ City of New York,

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

of deponent, and from said premises in day time

the following property, viz:

gold and Silver coins in all of the value
of about 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 Albert J. Hays (now here)

from the fact that deponent is informed by
officer Richard Sullivan of the 10 Precinct

Police that on the aforesaid day he arrested
said Hays with the aforesaid property
in his possession

City & County }
of New York } ss Stacy B. Collins

Richard Sullivan of the

Sworn before me this

day of

1882

Police Justice.

04111

10th Precinct Police being duly sworn
deposes and says that on the 5th day
of July 1882 he arrested Albert J. Hays
(now here) and his possessions and found
found a number of gold and Silver
Coin which Stacy B. Collins the witness
Complainant identifies as property
stolen from his possession

Sworn to before me this
5th day of July 1882

J. W. [Signature]
Police Justice

W. C. [Signature]
Deputy

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated 1882

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0412

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Albert J. Hayes

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. That the complainant believes that this is the first offence committed by the defendant; that the defendant is very young being only about sixteen years of age, and has always enjoyed a good character, and belongs to a very respectable family - That his parent and sister are in great distress because of this offence and that the complainant thinks that the punishment that the defendant has already suffered, will admonish him of the wickedness of his act and that he never be guilty of any offence hereafter

New York July 13 - 1882

In presence of
E. Whelan Searing

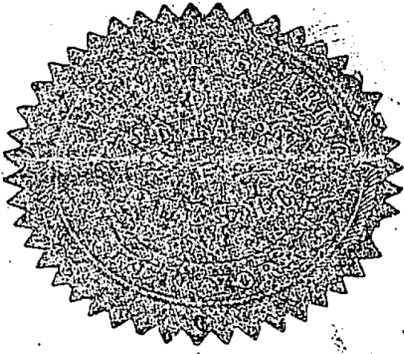
Stacy B. Collins

City and County of New York

On this 13th day of July one thousand eight hundred and eighty two. A.D. personally

0413

came before me Stacy B. Collins to
me personally known, and by me known
to be the individual described in and
who executed the above, and duly
acknowledged that he executed the same



E. Whelan Searny
Notary Public
Waco City, Tex

New York General Services
Corporation

The People

vs.

Albert J. Hayes

Complainant's petition
for summary and
discontinuance of action

0414

BOX:

72

FOLDER:

804

DESCRIPTION:

Healy, James

DATE:

07/13/82



804

04 15

BOX:

72

FOLDER:

804

DESCRIPTION:

Gamble, James

DATE:

07/13/82



804

04 16

BOX:

72

FOLDER:

804

DESCRIPTION:

Callahan, Henry

DATE:

07/13/82



804

0417

317

200 63

CL

Day of Trial,
Counsel, *[Signature]*

Filed *15* day of *July* 188 *7*

Pleads *Not guilty (14)*

THE PEOPLE

James Dealy
James Gamble
Henry Corcoran

No 1 off until Sep 8 1886

JOHN McKEON,
July 19/82 District Attorney.

Charged & acquitted
A TRUE BILL.

Edward M. McKeon

Foreman

Exhonorans Amant
as 96 at 1887

0418

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Dealy
James Gamble
Henry Callahan

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

James Dealy, James Gamble
and Henry Callahan.

of the CRIME OF Assault and Battery upon another
by such means and force as were likely to produce death
committed as follows:

The said James Dealy, James Gamble
and Henry Callahan

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

in and upon one Joseph
Rossi, then and there being, wilfully and
feloniously and wilfully
the said Joseph Rossi, with their hands
and feet, and with a certain heavy and
sharp cover of a milk-can, which they, the
said James Dealy, James Gamble and Henry
Callahan in their right hands then and
there had and held, in and upon the
head of him the said Joseph Rossi, felon-
iously and wilfully did beat, strike, cut
kick, bruise and wound, the same being
such means and force as was likely to
produce the death of him the said Joseph
Rossi, with intent him the said Joseph
Rossi then and there wilfully and
feloniously 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

John McLean
District Attorney

0419

Police Court Second District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Joseph Rossi
31 West 4th St

James Healy

James Gauble

Henry Callahan

Offence, Felonious Assault

Dated June 7th 1882

Justice
Magistrate,
Loughlin 9 - Officer.

Clerk.

Witnesses: John J. DeLima
459 1/2 Hudson St

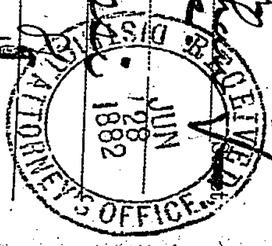
No. 463 Hudson St
77 M. Drail

No. 463 Hudson St
Andrew Cook

No. 78 Bannock St
William Smith

No. 246, 5th Ave
John J. DeLima

No. 31 Smith St
Ben



It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named James Healy James Gauble Henry Callahan guilty thereof, I order that they be held to answer the same and they 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 June 7th 1882 Justice 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.

0421

City and County of New York, ss.

I, Salon B Smith the Police Justice

named in the annexed writ, do certify and make return to the Supreme Court. that on the 15th day of June 1882

Damus Healy and Henry Ballahan

named in said writ, was brought before me at the 2d District Police Court in said City, and then and there

charged before me, as one of the Police Justices aforesaid, upon the oath of

Joseph Rossi

for that they the said Damus Healy and Henry Ballahan

did, on the 11th day of June 1882 at the City and County aforesaid

feloniously assault and beat said Joseph Rossi, with intent to take life or to do bodily harm

And I, the said Police Justice, having in due form of law examined the said complainant and the witnesses before me produced, and the said Damus Healy and Henry Ballahan and it appearing that an offence has been committed, and that there is probable cause to believe the

prisoner saforementioned to be guilty thereof, I ~~fixed the amount of bail to be given by the said prisoner at the sum of _____ hundred dollars; and he having failed and neglected to find surety in the sum of _____ hundred dollars,~~ ordered that they be held to answer the same and the said crime not being

bailable by me I did thereupon

commit the said Damus Healy and Henry Ballahan

to the City Prison, to answer the said complaint until they be thence delivered by due course of law.

The complaint is hereto annexed and made a part of this return.

Salon B. Smith
Police Justice.

0422

Follow the within
cont-

dated New York

June 19, 1882

Wm Lawrence

1-50

0423

G. W. Turney, Stationer and Law Blank Publisher, 77 Chatham St.

The People of the State of New York, TO

Hon. John K. McKee District Attorney
New York County, Solon B. Smith, Chief Justice
New York County, or to any one having the Charge
or Custody of the Appellants, or papers - GREETING:

CERTIORARI
TO CERTIFY CAUSE OF
DETENTION.

We Command you, that you certify fully and at large to
Justice of the Supreme Court sitting at the
Chambers of said Court - sitting
at the New Court House in the City of New York
on Tuesday June 20th 1882 at 10^o o'clock till
the day and cause of the imprisonment of

James Halez and Henry Callahan
by you detained; as is said, by whatsoever name the said

James Halez and Henry Callahan
shall be called or charged; and have you then this writ.

Witness, Hon. Abraham L. Lawrence
one of the Justices of the
Supreme Court the 19th day of June 1882

Wm. S. ... Attorney.

for promoters.

By the Court
Wm. A. ... CLERK.

0424

St. Vincent's Hospital

June 21st '82

This is to certify that
Joseph Rossi was admitted
here as a patient on June 11th '82
suffering from a contused wound
of the scalp and that he was
discharged cured ~~in~~ a few days
later.

E. Bracklow, M.D.

House Surgeon

I am satisfied with
above certificate

Jas M. Brady
Asst. Dist. Atty.

0425

Sec. 209.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

It appearing to me by the within depositions and statement that the crime therein mentioned
Felony assault and battery on Joseph Rossi

has been committed, and that there is sufficient cause to believe the within named
James Gamble

guilty thereof, I order that he be held to answer the same, and the said crime not being bailable by me, I further order that he be committed to the Warden and Keeper of the City Prison of the City of New York, until he shall be discharged by due course of law.

Dated at the City of New York, *June 27* 1882

Solomon Smith
Police Justice.

0426

Sec. 209.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

It appearing to me by the within depositions and statement that the crime therein mentioned
felonious assault and battery
upon Joseph Rossi

has been committed, and that there is sufficient cause to believe the within named
James Healy and Henry
Callahan
guilty thereof, I order that he be held to answer the same, and the said crime not beingailable by
me, I further order that he be committed to the Warden and Keeper of the City Prison of the
City of New York, until he shall be discharged by due course of law.

Dated at the City of New York, June 15 1887

Soloud Smith Police Justice.

0427

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
NEW YORK, } ss.

Henry Callahan 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.

Henry Callahan

Question. How old are you?

Answer.

Twenty one years

Question. Where were you born?

Answer.

US

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

Answer.

697 Washington St. 6 months

Question. What is your business or profession?

Answer.

Iron Miner

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

Henry Callahan

Taken before me, this 15

day of June 1887

Leou B. Smith
Police Justice.

0428

Sec. 198-200.

2

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *James Healy*

Question. How old are you?

Answer. *Eighteen years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *27 King St One year*

Question. What is your business or profession?

Answer. *Driver*

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

Answer. *I am not guilty*

James Healy

Taken before me, this *15*

day of *June* 188*7*

Solow B. Smith
Police Justice.

0429

Sec. 198-200.

2 DISTRICT POLICE

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

James Gamble

Question. How old are you?

Answer.

Thirty nine years

Question. Where were you born?

Answer.

US

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

Answer.

59 Barrow St. 8 months

Question. What is your business or profession?

Answer.

Salesman

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

Answer.

I was passing and saw the fight
and when I intervened I got hit
with an axe

James Gamble

Taken before me, this 15

day of June 1887

Salovee Smith Police Justice.

0430

AFFIDAVIT—FELONIOUS ASSAULT, &c.

Second District Police Court.

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

Joseph Rossi 52. *Vendor*
of No. *31*
Brooklyn - Street, being duly sworn, deposes and says

that on the *11th* day of *June* in the year
18*92* at the City of New York, he was violently and feloniously assaulted and beaten by

James Healey (number) who beat
deponent upon his head with the corner
of a milk can cutting deponents head
and Henry Callahan and James
Gamble were aiding and abetting
said Healy by holding deponent
while said Healy beat him
on the head as above described, and
while deponent was down said Callahan
and Gamble kicked and beat deponent

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

Wherefore this deponent prays that the said assailant may be ~~apprehended~~ and dealt
with according to law.

Sworn to before me this *15th* day of *June* 18*92*
of *Soldier Street* *Joseph Rossi*
Police Justice.

0431

BOX:

72

FOLDER:

804

DESCRIPTION:

Hill, James

DATE:

07/07/82



804

No 28

1876

Day of Trial,

Counsel,

Filed

day of

1882

Pleads

Crusade Co

THE PEOPLE

vs.

James Rice

Felonious Assault and Battery.

JOHN McKEON,

District Attorney

A True Bill.

Carroll Kenton

Foreman.

July 19/82

Clearance of + G.

Pen 6 months
to commence &c.

Witness at Ct. of Sessions, New York
July 14, 1882. *[Signature]*

WITNESSES.

0433

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

THE PEOPLE OF THE STATE OF NEW YORK

against

James Hill

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

James Hill

of the CRIME OF "Assault and Battery upon another with a deadly weapon with intent to kill," committed as follows:

The said

James Hill

late of the City of New York, in the County of New York, aforesaid, on the *third* day of *July* in the year of our Lord one thousand eight hundred and eighty *two* with force and arms, at the City and County aforesaid, in and upon the body of *Adolph Miller* in the peace of the said people then and there being, feloniously did make an assault and *in* the said *Adolph Miller* with a certain *knife* which the said

James Hill

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

SECOND COUNT.

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

James Hill

of the CRIME OF "Assault upon another, without justifiable or excusable cause, with a sharp dangerous weapon, with intent to do bodily harm," committed as follows:

The said

James Hill

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 *Adolph Miller* then and there being, wilfully and feloniously did make an assault and *in* the said *Adolph Miller* with a certain *knife* which the said

James Hill

in *his* right hand then and there had and held, the same being then and there a sharp, dangerous weapon, wilfully and feloniously, and without justifiable and excusable cause, did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously do bodily harm unto *in* the said *Adolph Miller* against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN McKEON, District Attorney.

4340

Sec. 208, 209, 210 & 212.

Police Court District.

353

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Mueller
James Hill

Offence, *Felony Assault & Battery*

Dated *July 4* 188*2*

McBurt
Magistrate.

W McCauley
Officer.

Clerk.

Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____



BAILED,

No. 1, by _____

Residence _____ Street _____

No. 2, by _____

Residence _____ Street _____

No. 3, by _____

Residence _____ Street _____

No. 4, by _____

Residence _____ Street _____

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

guilty thereof, I order that he be admitted to bail in the sum of *10* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *July 4* 188*2* *J. P. [Signature]* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0435

James Keell "is
Let to answer
charge. ~~Televisions~~
~~Assault on Patton~~
Petit Lavery. and
Let to answer ^{at} Special
~~sessions~~

0436

Sec. 198-200.

3 DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Heill 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 waiven cannot be used against him on the trial,

Question. What is your name?

Answer. *James Heill*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *9 Second Street (resided there 4 weeks)*

Question. What is your business or profession?

Answer. *Painter*

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

Answer. *I am not guilty*

Taken before me, this *4* day of *July* 188*8* at *San Jose*

A. J. [Signature] Police Justice.

0437

Form 15.

Police Court—Third District.

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

Adolph Muller

of No. *76* East *3* Street

on *Monday* the *3* being duly sworn, deposes and says that
day of *July*
in the year 18*87*, at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and ~~BEATEN~~ by *James*

Hill (now present) who
held in his hand a large
carriving knife, and made
a plunge with the same
at deponent.

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

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

Sworn before me, this *July* day }
of *1887*

J. W. [Signature]
Police Justice.

Adolph Muller

0438

BOX:

72

FOLDER:

804

DESCRIPTION:

Holman, George

DATE:

07/14/82



804

No. 112

Aug 7

Counsel

Filed 14 day of July 1887

Pleads Not Guilty (18)

THE PEOPLE

vs.

George Holman

Attorney at Law

J. M. McKeon

JOHN McKEON,

District Attorney.

A TRUE BILL.

Edmund W. Mendenhall

Foreman.

Aug 7/87

Wm. J. McKeon

Clerk of the Court

0440

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

THE PEOPLE OF THE STATE OF NEW YORK
against

George Holman

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

George Holman
attempt at
of the CRIME OF RAPE, committed as follows:

The said

George Holman

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the *thirtieth* day of *March* in the year of our Lord
one thousand eight hundred and eighty-*two*, at the Ward, City and County
aforesaid, with force and arms in and upon one *Mary Holman*
wilfully and feloniously made an assault, and the said

George Holman her the said
Mary Holman then and there by force and with
violence to her, the said *Mary Holman* and against her
will, did wilfully and feloniously ^{attempt to} ravish and carnally know, 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.

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

George Holman

of the CRIME OF ASSAULT WITH INTENT TO RAVISH, committed as follows:

The said

George Holman

late of the Ward, City and County aforesaid, afterwards, to wit, on the
day and in the year aforesaid, and at the place aforesaid, with force and arms, in and
upon her, the said *Mary Holman* wilfully and feloniously
made an assault, with intent her the said *Mary Holman*
against her will, and by force and violence, to then and there wilfully and feloniously
ravish and carnally know, against the form of the Statute in such case made and provided,
and against the peace of the People of the State of New York, and their dignity.

JOHN McKEON, District Attorney.

11440

595
Police Court - 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary Holman
17 37 St.
George Holman

Offence, Attempt at Rape

No. 1 by _____
Residence _____
Street, _____

No. 2, by _____
Residence _____
Street, _____

No. 3, by _____
Residence _____
Street, _____

No. 4, by _____
Residence _____
Street, _____

No. 5, by _____
Residence _____
Street, _____

Dated July 11th 1882

Subit Magistrate.

Frederick 22 Officer.

John D. Frederick Clerk.

208 Heaver Street

John Holman

No. 417 West 37th Street,

Margaret Holman

No. 417 West 37th Street,

311
to answer
1882
DISTRICT CLERK
OFFICE

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 George Holman

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 July 11th 1882 Seowob. Smith Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0442

Sec. 198-200.

2 DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

George Holman 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 waiven cannot be used
against him on the trial,

Question. What is your name?

Answer.

George Holman

Question. How old are you?

Answer.

Forty four years

Question. Where were you born?

Answer.

Germany

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

Answer.

477: First Avenue and 78th St. Four months

Question. What is your business or profession?

Answer.

Framer

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 go to her bed. I never said
to my wife that she should
consent to my connexion with
the daughter

Taken before me, this 11th
day of July 1882

George Holman
mak

Solow B. Smith
Police Justice.

0443

POLICE COURT - SECOND DISTRICT.

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

Mary Holman 16 - Factory girl
of 417 West 37th Street, being duly sworn, deposes
and says that on the 30th day of March 1882
at the City of New York, in the County of New York,

while deponent was lying asleep in bed,
her step father George ^{Woodman} (now dead) did
forcibly and against the will of deponent
attempt to have carnal knowledge
of deponent, under the following
circumstances. Said Holman
came to deponent's bed while she
was lying therein with her brother aged
eight years, and said Holman
got into said bed and placed
his private parts against the private
parts of deponent and thus and thus
forcibly attempted to have carnal
knowledge of deponent against the
will of deponent who screamed
out. Said Holman then left
the bed and room of deponent
and ran away and has not
returned to his home since that
time, until July 10th 1882 when he
was arrested.

Sworn to before me }
This 1st day of July 1882 }
Mary ^{her} Holman
mark
Solow D. Smith
Police Justice