

0085

BOX:

179

FOLDER:

1807

DESCRIPTION:

Halstead, Frederick H.

DATE:

06/09/85



1807

No. 88

Counsel,
Filed
Pleads

[Signature]
day of
1885

THE PEOPLE

vs.

R
Frederick H. Halshead

Grand Larceny in the
(MONEY)
degree,
(Sec. 598 and 599, Penal Code.)

RANDOLPH B. MARTINE,

[Signature]
District Attorney.

A True Bill.

[Signature]
James G. Fox
Alex. G. Bullock Foreman.
Per: Two years.

Witnesses:

Henry Hoops
2312 8th St

0087

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 40 years, occupation Police officer of the
30th Precinct Police Street being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Henry Mc Hoops
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 5th
day of June 1887 } Matthew Mc Sherry

[Signature]
Police Justice.

0088

Sec. 198-200.

5th District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Fredrick H Halstead

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. Fredrick H Halstead

Question. How old are you?

Answer. 17 years

Question. Where were you born?

Answer. New York State

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

Answer. 338 West 41st Street, 4 years,

Question. What is your business or profession?

Answer. Hall boy, I am out of work now

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 took fifty five dollars from the complainant's trunk

Fred H. Halstead

Taken before me this

day of June

1887

[Signature]

Police Justice.

0089

Police Court— 5th District.

Affidavit—Larceny.

City and County } ss.:
of New York,

Henry H Hoops

of No. 2312 Eighth avenue Street, aged 17 years,
occupation Grocer clerk being duly sworn

deposes and says, that on the 3rd day of June 1885 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz:

Good and lawful moneys of the issue of the Government of the United States to the amount and of the value of eighty five dollars \$85⁰⁰/₁₀₀

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 Frederick H Halstead (nowhere) from the following facts to wit: That deponent had said money in his trunk in the back room of the store situated at No. and street in said City, that said deponent was in the habit of being about the store and knew that deponent had his money in the said trunk. That while deponent was out delivering a number of orders said money was stolen and suspecting him deponent caused his arrest that he then confessed to deponent in the presence of the officer Matthew Mc Sherry of the 30th Precinct Police that he did take and carry away from said trunk the sum of fifty five dollars on said day.

Henry H Hoops

Sworn to before me, this 5th day of June 1885

Police Justice

0090

Police Court, 5th District, 581

THE PEOPLE, &c.,
on the complaint of

Henry Hoops
2312 8th Ave

1. Frederick H Halstead

Offense LARCENY.

Dated June 5th 1885

A. J. White Magistrate.

W. McSherry Officer.

30 Precinct

Witnesses, W. McSherry 30 Precinct

No. Street,

No. Street,

No. Street,

\$ 1000 to answer General Sessions.

Em



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

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

Dated June 5 1885
A. J. White Police Justice.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated 1885 Police Justice.

There being no sufficient cause to believe the within named

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

Dated 1885 Police Justice.

0091

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Frederick M. Holstead

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

Frederick M. Holstead
of the crime of GRAND LARCENY IN THE *second* DEGREE, committed as follows:

The said *Frederick M. Holstead*,

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *third* day of *June* in the year of our Lord one thousand eight hundred and eighty-*five* at the Ward, City and County aforesaid, with force and arms, in the *day* time of the same day, *two* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars *each*; *four* 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*; *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 dollars, and of the value of five 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 two dollars, and of the value of two 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 dollar, and of the value of one dollar *each*; *two* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars *each*; *four* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars *each*; *three* 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*; and divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *twenty dollars*;

of the proper moneys, goods, chattels, and personal property of one _____
~~on the person of the said~~ *Henry M. Hoover*, then and there being
found, ~~from the person of the said~~ _____ 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.

RANDOLPH B. MARTINE,
District Attorney.

0092

BOX:

179

FOLDER:

1807

DESCRIPTION:

Hannigan, Richard

DATE:

06/08/85



1807

0093

BOX:

179

FOLDER:

1807

DESCRIPTION:

Morrissey, John J

DATE:

06/08/85



1807

Witnesses:

John P. Fox

190 E 76

No 77

Counsel,

FYMA

day of

188

pleads

Richard Hamigand

THE PEOPLE

vs.

F

and

F

John G. Morrissey

RANDOLPH B. MARTINE,

District Attorney.

Appt. Clerk & Comptroller of

A True Bill.

Ch. K. At Per 6 mo. 16

July 16/83

J. M. Wray

Foreman

Ch. J.

Speedy & Comptroller of

Drinking Liquor

W. B. Fox & Sons

150 E 76

Everyday in the Degree.

Sections 49, 50, 51, 52, 53, 1

0095

4
The People

Richard Harrigan } Court of General Sessions. Part 7
 } Before Judge Cwing. July 14, 1888
Jointly indicted with John J. Morrissey for
burglary in the second degree and larceny.

John P. Fox sworn. I live at 190 East
Seventy sixth st.; it was broken into on the 30th
of May. There was stolen a clock valued at \$30,
a scarf pin worth \$15 to \$18 and a hat worth
two or three dollars; it was my property. I went
to bed that morning at six o'clock and some
noise awoke me up and I saw Harrigan
and Morrissey in the room. I asked them
what they wanted and they ran out. I followed
them out; they threw a chair across the door
and that upset me and they slid down the
stairway. I could not go out, I had no clothes
on and I did not follow them into the street.
I found a dress belonging to my wife on the
banisters of the stairs. I went into the house
and found the other things had been
stolen. I looked at the lock and saw it was
strained a little; they must have got in
by a false key. This was about one o'clock
and the room was dark. I don't know
anything about the character of the defendant.
I could not say whether I saw him before
that day or not. That time they did not
take anything with them; they went out

too quick; they were in twice; it was proven in Court before. I did not see them in the first time. I am in the liquor business.

Louisa Jarbell sworn. I reside 190 East Seventy Sixth St.; that is the house where these men broke in. I saw Hannigan on the 30th of May coming out of the front door with Morrissey both running down towards Third Ave., between twelve and one o'clock; they did not have anything in their hands. Cross Examined. I saw Morrissey that day coming out of Mr. Fox's place with a clock in his hand. Hannigan was not with him then, but near one o'clock I saw them both going out of the front door; they had nothing with them then.

Kate Jarbell sworn. I live at 190 East Seventy Sixth St. I saw Hannigan and Morrissey go in Mr. Fox's house between twelve and one o'clock and about ten minutes after they ran out of the front door; they had nothing with them. This is an apartment house. I did not see them go to Mr. Fox's room; Mr. Fox's apartments are on the second floor.

Lydia A. Bliss sworn. On the morning of the 30th of May I saw Hannigan and Morrissey talking on the

opposite side of the street and Morrissey gave Hannigan two potatoes and came over to our house. I went away from the window and came down stairs to the store and on the first flight of stairs I passed Hannigan coming up stairs. I came back and saw the two men running in the street. This was between twelve and one o'clock.

Hugh Martin sworn. I am connected with the 98th precinct; Mr. Fox reported the burglary at the station house and myself and detective Campbell investigated the case, and from the description we got we arrested Hannigan and Morrissey in a vacant house; we brought them to the station house and we put them in with five or six men and the lady witnesses selected them from among them. Hannigan said he did not do it. I found nothing on Hannigan but found a key on Morrissey belonging to Mr. Fox's clock.

John J. Fox recalled. I could not tell the time the clock or the pin was stolen.

Lydia Bliss recalled. I saw the men in front of Fox's house first between eleven and twelve, about 20 minutes of twelve and fifteen minutes after that I saw Morrissey and Hannigan together. I do not think more than half an hour elapsed between the first and second times I saw them.

Charles Westerfeld sworn. I live at 292
 Seventy Seventh St. and own a furniture
 mover; the defendant has been in my employ
 eight months; he was arrested on Decoration day
 on the day before that he moved a load of furni-
 ture between 8 and 10 o'clock in the morning.
 As far as I know his character has been good.

Richard Haunigan sworn. I worked for
 Mr. Westerfeld ~~on~~ Decoration day. I moved a load
 of furniture from 79th to 82nd St. The driver
 of the wagon and another man was with me.
 I began at about 1/4 to 8 o'clock and it was ten
 minutes to eleven when I got through. I did
 not see Morrissey between twelve and one
 o'clock. I only know him to bid him the time
 of day. I did not at any time break into
 Cox's room. I always work for a living. I
 have never been arrested before. Cross
 Examined. I was a witness in the case of
 Morrissey. I probably did testify that it was
 nearly eleven o'clock when I went to Central
 Park. I was not with Morrissey that day.
 I had no conversation with him at all
 only to bid him the time of day.
 The jury rendered a verdict of
 guilty of petty larceny.

0099

Testimony in the
case of
Richard Hannigan
filed June 1935.

0100

The People Court of General Sessions, Part I.
vs.
John J. Morrissey,
jointly indicted with
Richard Hannigan. Before Judge Gilders leave.

June 22, 1885.

Indictment for burglary in the second degree .

John P. Fox sworn. I reside at 192 East 76th Street in this city, it is in the 19th Ward, a tenement house and I occupy the second floor. I had furniture there and a clock worth thirty dollars, it was missing in the afternoon, I was in my room from six in the morning until one o'clock in the afternoon, I was asleep and heard a noise and woke up and saw two men at the clothes closet, I identify Hannigan as one of them; this was one o'clock in the afternoon. I locked the door at six o'clock in the morning and when I awakened the lock was strained and part of the sash was broken. I asked them what they wanted and they ran right out; they pulled the chair across the room and that upset me and I could not follow them out quick enough because I stumbled against the chair; I did not catch them. I found a dress belonging to my wife on the stairs which they dropped, I lost a hat worth three dollars, I did not see the men take anything, I am sure that the man on trial is one of the men.

Cross Examined. I know Morrissey by sight and had seen him before that time, the room was dark, I did not say I saw him in the room, it was at the end of the stairway; when I first saw them they were standing at the closet in my room, I could identify him as one of the men, he had a light coat and a black hat, I bought my hat at Callahan's in the Bowery. The clock was a French

0 10 1

striking clock which I bought at Snyder's in the
Bpvery I have five rooms, my wife was in the kitchen
when I locked the door. I saw my hat in the Station
House, the officer took it off Morrissey's head; there
was also a scarf pin taken worth eighteen dollars.

Katie Tarbell sworn. I live 190 East
76th Street and was in the house on the 30th of May in
the neighborhood of twelve o'clock. I saw those two
men (Morrissey and Hannigan) ; they went down in the
cellar, I heard a noise a little while after that, I was
looking out of the window and I saw them both run out of
the front door, one ran up Third Avenue and the other one
ran down Third Avenue. Morrissey had nothing with him.

Cross Examined. I know both of the men by sight, I
saw them going in from the basement and I should think it
was about ten minutes afterwards I saw them running out;
neither one of them had anything when I saw them.

Louisa Tarbell sworn. I live with my sister
at 190 East 76th Street and was in the room about twelve
o'clock on the 30th of May. I saw Morrissey have a
clock on his arm and a white straw hat in his hand and a
black derby hat on his head, the clock was Mr Fox's; when
he went out he was running, I never saw Morrissey before
that day, I am positive that he is the man I saw with the
hat and the clock belonging to Mr Fox.

Cross Examined. This was between eleven and
twelve o'clock, he was alone, I was in the window looking
out, the clock is a white marble clock with an ornament on
top, there is no other clock like it in the house; he

wore kind of a light coat.

Hugh Martin sworn. I am a police officer connected with the 28th precinct and arrested Morrissey and Hannigan on the 31st of May, the day after the burglary was committed; they were in a vacant house directly opposite where the burglary was committed. Morrissey was on the second floor lying down and another officer got Hannigan on the first floor, I took Morrissey down to the Station House and on searching him found a hat on his head and the key of a clock which Mr Fox identified as his. Morrissey said that he bought the hat from a peddler for twenty-five cents, he did not say anything about the key.

Cross Examined. There were no special marks on the hat and no marks on the key that I am aware of, I know Hannigan to see him and never heard anything against him, I don't know where the clock is.

John P. Fox recalled. The lining of my hat was torn off when I had it, I wore it a couple of months, I swear positively that it is my hat, I identify the key as belonging to my clock, I have not seen the clock since it was stolen.

The Case for the Defence.

Annie Morgan sworn and examined. I live in 1813 103rd Street and Third Avenue, I know the defendant Morrissey but do not remember the day when he was arrested, I heard of it about a week after his arrest, I saw Morrissey on Decoration Day in my rooms. Was there anyone

else there? My baby and myself was there, I am a married lady. I know Mrs. Decker, she was not in my rooms but she is a neighbor of mine and she lives underme. What time on the 30th of May was the first time you saw Morrissey? I do not know what hour of the day it was but I know he was in my room about twelve o'clock, I brought him down to this lady Mrs. Decker at twelve o'clock, he was in my rooms before he went to her room. I am quite sure it was before twelve when he was in my room, it was twelve exactly when he was in her room; he was up and down to our rooms, he staid till it was half past three or near four before he left, he was in that house during all those hours. Was there anyone else there besides Mrs. Decker? I do not live in a private house, I live with other families in the house, I do not know whether the neighbors noticed them or not. He is a relative of mine though I speak nothing in his favor for I am only saying what is true.

Cross Examined. What relative? He is my brother. I was not out to see the procession on Decoration Day, I saw the passing the windows, I live on the Avenue. Did you lose sight of your brother at any time from twelve till four? No. You do not undertake to fix the hour positively when he came? No. On the 30th of May he entered my room somewhere in the neighborhood of twelve o'clock, I could not exactly say how long he remained in it before leaving, it might have been half an hour or an hour, he was up and down, he was not out of the house, I know that. I left the room with him sometimes and we were laughing and talking, I can say he never left the place

from the time he went into it until he went out, he was up and down stairs to this lady's house, I could not tell how long I was ironing on Decoration Day. This lady is a neighbor of mine and we were always very friendly, she would be up in my house and I would be down there. I came here to swear that that man was in my house a little before twelve or about twelve until half past three the last time I saw him.

Charlotte Cecker sworn. I live 1873 Third Avenue and 103rd Street, I am married and my husband is in the feed business. I believe Mr Morgan is a painter, I remember Decoration Day, I saw Mrs. Morgan repeatedly on that day and saw Morrissey also, I have know him for about eight months, he was employed on the Elevated Railroad about the 20th of May, it was twelve o'clock when he was in my house, he came into my apartments with his sister Mrs. Morgan. He wanted me to go up with him to his boss to have him excused from working until Monday because he was not feeling well, it was about half past three when I went out to 111th Street and Second Avenue to see a gentleman by the name of Mr John; Morrissey did not come back with me, he took the Elevated cars at 111th Street and went down home to 76th Street, I do not know Hannigan, I do not know how long Morrissey has been in the employ of the Elevated Railroad.

Richard Hannigan sworn. I am one of the defendants and was arrested on the 31st of May about half past three or four o'clock, I was down stairs talking to the watchman, I never was arrested in my life before, I am a

wood moulder and had been working on a furniture wagon the day I am accused of doing this crime, I worked for Mr. Westerfelt No. 202 77th Street, I had been at work that morning and at eleven o'clock I was over at the Park, I was not at Mr. Fox's house that day about eleven o'clock or about one o'clock, I had been moving furniture that morning until half past nine or a quarter to ten with a hired man that drives a truck for my boss. I was not at Mr. Fox's place at one o'clock in the afternoon but was on the corner of 76th Street after coming out of a restaurant from my dinner. I did not see Morrissey at all that day, I am not acquainted with him, I do not go with him, only just to see the gentleman. My boss was in Court all day Friday, I live at 357 East 76th Street with my sister and father.

Cross Examined. I was taken to the 59th Street Station House with Morrissey, there was four men there, Miss Tarbell hesitated two or three minutes before she picked Morrissey and me out; she came over to me and said, there is one of them; she knew me before. I will swear that I was not in company with Morrissey when he took that clock, I only know Morrissey by sight three or four weeks before this time.

Hugh Martin recalled. I think there was six men in the Station House beside Morrissey and Hannigan. The Misses Tarbell picked them out promptly, they went right in and pointed out the two men, I took five or six men right in from the sidewalk.

Louisa Tarbell recalled. I was at the Station House and did not hesitate a moment but picked them right out among five or six men.

The Jury rendered a verdict of guilty of burglary in the second degree.

*was in the presence of
Louisa Tarbell
and
1892*

0107

Testimony in the case
of John J. Morrissey
filed June 1985.

[Faint, mostly illegible text, possibly a transcript or document page]

Police Court— H District.

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

of No. 190 East 76th Street, aged 28 years,
occupation Liquor Dealer being duly sworn

deposes and says, that the premises No 190 East 76th Street,
in the City and County aforesaid, the said being a tenement house in
the 19th Ward of the City of New York
and which was occupied by deponent as a dwelling house
and in which there was at the time a human being, by name Margaret Fox
Booke and

were BURGLARIOUSLY entered by means of forcibly opening the
door of the front room of deponent on
the 2^d floor of said premises, by means
of false keys, at about the hour of
eight on the afternoon

on the 30th day of May 1885 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

One French Clock of the value of
thirty dollars and a hat and
scarf pin, said property being in
all of the value of fifty 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

Richard Harrigane and
John J. Morrissey, both now here,

for the reasons following, to wit:

That said door was then
closed and locked and deponent was in
bed in a rear room. That hearing
a noise in the front room deponent
looked up and saw two men standing
at the closed door. That deponent
jumped out of bed whereupon said
men ran out of the front room

And down stairs into the street. That deponent then discovered that said door had been forced open and said property carried away. That thereafter, on the time of the arrest of said defendants, deponent found a portion of said stolen property, viz: said hat, in the possession and worn upon the head of the prisoner Morrissey.

That deponent is now here informed by Kate Farrell that she, said Kate, saw said defendants enter said premises of deponent, through the cellar door, in company together at the time aforesaid, and come out through the front door in company together with said Morrissey carrying a clock in his hands.

Subscribed & sworn me this 1st day of June 1885
John P. G. O.

J. M. Patterson (Deputy Justice)

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Burglary
Degree.

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$

Bail.

Bailed by

No.

Street.

0110

CITY AND COUNTY }
OF NEW YORK, } ss.

Katie Tarbell

aged *30* years, occupation *Housekeeper* of No.

190 East 76th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

John P. Hoof

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

Katie Tarbell,

Sworn to before me, this

day of *June* 188*8*

A. M. Patterson

Police Justice.

0111

Sec. 198-200.

H District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Richard Harrigan 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 Harrigan

Question How old are you?

Answer 23 years of age

Question. Where were you born?

Answer. Ireland

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

Answer. 357 East 76 St. 3 years.

Question What is your business or profession?

Answer Wood moulder by trade

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 Harrigan

Taken before me this

day of June 1888

Police Justice.

0112

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question What is your name?

Answer *John J. Morrissey*

Question How old are you?

Answer *22 years of age*

Question. Where were you born?

Answer. *New York*

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

Answer. *236 East 76 St. 6 weeks*

Question What is your business or profession?

Answer *Work on the Elevator Road*

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

Answer. *I am not guilty*

John J. Morrissey
(Signed)

I taken before me this

day of *June* 188*8*

Walter J. ...
Police Justice.

0113

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 Harrigan and Edward Morrissey
guilty thereof, I order that they be held to answer the same and they be admitted to bail in the sum of *Fifteen* Hundred Dollars *each* and be committed to the Warden and Keeper of the City Prison of the City of New York, until they give such bail.

Dated *June 12* 188 *J. M. Pittman* 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 he to be discharged.

Dated _____ 188 _____ Police Justice.

0114

Police Court 14 District. ³⁷¹

THE PEOPLE, & c,
ON THE COMPLAINT OF

John P. Jones
190 E. 76 St
Richard Harrigan
John J. Morrissey

offence
Murder
Larceny

3
4
RECEIVED
JUN
1885

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated *June 1st* 1885

Patterson Magistrate.
Campbell Martin Officer.
28 Precinct.

Witnesses *Louisa Tarbell*

No. *190 East 76* Street.

Katie Tarbell

No. *190 East 76* Street.

Lidia A. Bliss
Hugh Martin ^{190 E 76 St}

No. *28 Court Police* Street.

\$ *1500.00* to answer Gen. Sess.

Comel

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 Harrison and John Morrison

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

Richard Harrison and John Morrison

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

The said Richard Harrison and John Morrison

late of the ... Ward of the City of New York, in the County of New York aforesaid, on the ... day of ... in the year of our Lord one thousand eight hundred and eighty-... with force and arms, about the hour of ... o'clock in the ... time of the same day, at the Ward, City and County aforesaid, the dwelling house of one

John P. Fox,

there situate, feloniously and burglariously did break into and enter, there being then and there some human being, to wit: the said John P. Fox,

within the said dwelling house, with intent to commit some crime therein, to wit: the goods, chattels and personal property of the said John P. Fox,

in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away

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

SECOND COUNT—

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

Richard Hammigan and John Morrison
of the CRIME OF GRAND LARCENY IN THE ~~second~~ DEGREE, committed as follows:

The said *Richard Hammigan and John Morrison*, each late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, in the *day* time of the said day, with force and arms,

one book of the value of twenty
dollars, one hat of the value
of five dollars, and one pair of
shoes of the value of fifteen dollars,

of the goods, chattels and personal property of one *John P. Fox,*

in the dwelling house of the said *John P. Fox,*

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

Randolph B. Hartne
District Attorney

0117

BOX:

179

FOLDER:

1807

DESCRIPTION:

Hanson, Elizabeth

DATE:

06/05/85



1807

0118

No 43

Counsel, *Edwin*
Filed *5* of *June* 188*5*
Pleads, *Myself*

Grand Larceny, ~~1st~~ Degree.
(From the Person.)
[Sections 528, 530, 1 Penal Code.]

THE PEOPLE

vs.

E
Elizabeth Hanson
Shewell for
Prison Acquitted

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

A. M. Kirby
Foreman.

June 1885
9501

Witnesses:

Charles Hanson
135 Cherry St.
Officer Philip J. Mahoney
7th Prec.

0119

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Elizabeth Hanson 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* waiver cannot be used against *her* on the trial.

Question. What is your name?

Answer. *Elizabeth Hanson*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *126 Cherry St (resided there 4 weeks)*

Question. What is your business or profession?

Answer. *Housekeeper*

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*

Elizabeth Hanson

Taken before me this

day of *Sept* 188*8*

Police Justice.

0120

Police Court— 3 District.

Affidavit—Larceny.

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

Charles Hanson
of No. 135 Cherry Street, aged 40 years,
occupation Valom Keeper being duly sworn

deposes and says, that on the 28 day of May 1885 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the evening time, the following property viz:

one gold chain

of the value of fifty dollars

the property of Complainant

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Elizabeth Hanson
(now present) from the fact
that deponent went to
said Elizabeths room in
premises No 136 Cherry
street. and when deponent
went to leave said room
said Elizabeth seized gold
of deponents chain which
was attached to deponents
vest and took the same.
E Hanson

Sworn to before me, this

29 day

of

1885

Police Justice.

0121

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

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

Dated May 29 1885 [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 she to be discharged.

Dated _____ 188 _____ Police Justice.

0122

No 43
Police Court District

THE PEOPLE, &c.
ON THE COMPLAINT OF

Charles Hanson
135 Cherry St.

Elizabeth Hanson

2
3
4
JUN 1885

Office Lawrence
from 111

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated May 29 1885

Philip P. McShane Magistrate.
Officer.

Witnesses Sarah Williams
No. 126 Cherry Street.

Annie Mack
No. 126 Cherry Street,

Sarah Gibney
No. 126 Cherry Street.

1070 to answer Sessions.

C
M

0123

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Elizabeth Dawson

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

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

The said *Elizabeth Dawson*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *twenty eighth* day of *May*, in the year of our Lord one thousand eight hundred and eighty-*five*, in the *night* time of the said day, at the Ward, City and County aforesaid, with force and arms,

one chain of the value of
fifty dollars,

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

Charles B. Martin,
District Attorney

0124

BOX:

179

FOLDER:

1807

DESCRIPTION:

Harris, Walter

DATE:

06/29/85



1807

0125

BOX:

179

FOLDER:

1807

DESCRIPTION:

Berne, James

DATE:

06/29/85



1807

0125

254

Witnesses:

Blank B. Traaphagen

I have read the affidavits submitted in this case on dept Bernes behalf, & upon them I recommend suspension of sentence,
Mar. 21/87

Frank D. [Signature]

Counsel,
Filed 29 day of June 1885
Pleads Chicago Co.

Grand Larceny 2nd degree [Sections 528, 58 1 559, Penal Code].

THE PEOPLE

vs.
Walter Harris
James Bernes

RANDOLPH B. MARTINE,
District Attorney.

Part of the [unclear] 2/187
A TRUE BILL.
No. 2 Pleads Guilty
Sen suspended
A. M. [unclear] Foreman.
Special Copy
Ch. H. [unclear] State Referee & Examin.
Mar. 21

0127

Traphagen & Co.

TAILORS AND DRAPERS

135 EAST 8TH ST.
NEAR BROADWAY.

New York, Dec 10 1885

Dist. J. H. Martin

Dear Sir

*I wish to withdraw
the charge against Jas. Scirel, who
was connected with Miller & Harris
charged with robbing us of goods
last spring.*

Very Resp. Yours

Traphagen & Co.

0128

Hon Randolph B. Martine
District Attorney

Dear Sir

We wish to withdraw
the charge against James Beirne
who was connected with Walter
Harris who was charged with
stealing goods from us in the June
1885. Harris was an errand boy in
our employ and he was sent to the
reformatory. Beirne was not in our
employ but was in company with
Harris. Through Beirne the officers
were enabled to recover the property.

We do not believe that Beirne
intended to steal but was induced
by Harris to accompany him after
he had sold the goods.

Dated March 21st 1887.

W. Traphagen
By J. B. Traphagen

Court of General Sessions

The People

vs

James Bevine

City and County of New York

James Bevine the
defendant above named being duly sworn
deposes as follows

I am now going on seventeen years
of age, at the time of the happening of
the matter for which I am indicted
I was under fifteen. I am at present
employed in the Export Lumber Company
at their works at Hunters Point. I am
residing with my parents at No 432
Hudson Street New York

About three years ago I got acquainted
with Walter Harris. He was an errand-boy
for Draphagan & Co. Clothiers. In June
1885 I was out of employment Harris
asked me to accompany him on his
errands. I did so several times. One
day he asked me to go with him to do
so. He had several parcels to deliver.
He told me that he had collected ten
dollars and proposed that we should
go off in the country and have a good
time. That morning my father had

scolded me for some trivial fault and
I felt angry and under that feeling
I agreed to go with him. He then said that
he had clothes in the house at his home
and that he would go for them and agree
to meet me afterwards. ~~He~~ met him
and we remained on the street all
night. Next morning we started for
Jersey and went as far as Trenton.
There Harris sold a coat he had taken
with him to a saloon keeper and gave
a suit of clothes. The remainder around
Trenton while the money lasted
and then started to walk back to
New York. I was very hungry and
sick and my clothes were all torn
and we were taken by Harris' brother
to the police. I told the officers
everything and where to get the clothes
that Harris took. The officers recovered
the clothes. I never received
nor handled any of the money. Harris
paid it all out. I was and am
very sorry for my foolishness and for
disobedience of my father. I did wrong
but at the time I did not know
that I was doing anything dishonest.
I was never arrested nor accused.

of any crime until in this case
since then I have nothing have
and doing what my parents tell me
sworn to before me
this 19th day of March 1897

J. H. Devin }
James Beirne }

Notary Public
City & County of New York

0132

JOHN S. RICHARDS'
GENERAL STORAGE WAREHOUSES,

Nos. 99 to 109 Morton St., Nos 132 to 138 King & 331 West Street,
AND

No. 536 to 540 Washington St.,

Office, No. 618 Washington Street,

NEW YORK, ~~December 19~~ 1885.

Court of
The
as
James

T. D. I.

City & County of New York

John S. Richards
being duly sworn deposes as follows

I am the proprietor of General Storage
warehouses at Morton, King, West
and Washington Streets New York

I have known James Bevine above
named since he was a child His
father Patrick Bevine ^{is now} has been a
trusted employe of mine for many years

James is yet but a boy I have employed
him as an errand boy on and off for
about two years and have always found
him to be honest and trustworthy Even
after he was accused with the boy Harris
of stealing from Messrs Drapaghan I
employed him as I have full faith in his
honesty and from what I know of him
and his parents I do not believe that he
would be dishonored and that he was led into
trouble by evil companionship

Sworn to before me
this 19th day of March 1887

Michael A. Suddeth

(67) Notary Public
New York County

John S. Richards

0133

Truphagen & Co.

TAILORS AND DRAPERS

135 East 8th St. Near Broadway.

New York

Dist Atty Martine
NY City
NY

Court of General Sessions

The People

^{vs.}
James Beirne

City & County of New York fo.

Patrick H. Gaslin
being duly sworn deposes and says
that he is at the Gilsey
House New York that he has known
James Beirne the defendant since his
childhood that he was always a
good honest boy having good honest
parents and surroundings and that
until the trouble in this case nothing could
be said against him. Dependent from his
knowledge of the boy believes that he
was entrapped into wrong doing by
Harris who ~~was~~ induced him to go away
since his arrest nearly two years ago
dependent who went his bail has watched
his conduct and it has been uniformly
good

Sworn to before me
this 21st day of March 1887

0135

Police Court 2nd District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 135 East 8th Street, aged 24 years,
occupation Clothes

deposes and says, that on the 17th day of June 1885 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz :

One dress suit of the Value of
Seventy dollars one cloth overcoat
of the Value of forty five dollars
and one pair of Cassimer pants of
the Value of twelve dollars; altogether
of the Value and amounting to
One hundred and twenty seven dollars
(\$127⁰⁰/₁₀₀)

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 Walter Harris & James Beirne (both now here) and acting in Concert Together for the following reasons to wit: On said date the said Harris was in the employment of deponent in the Capacity of errand boy, and that in said Capacity the said Harris was entrusted by deponent with the afores described property about the hour of 5.30 o'clock in the afternoon with orders to deliver the same to one Thomas L. Ward of No 365 West 43rd St. On the 19th instant deponent ^{found} that said property had not up to that time been delivered to said Ward and that said Harris had failed to put in an appearance

Subscribed and sworn to before me this 17th day of June 1885
Justice

0136

at deponent's store and deponent has not since seen said Harris till to-day

Deponent is further informed by John S. Sullivan Police Officer of the 15th Precinct that the said James Beirne had admitted to him in the presence of Thomas Reynolds to having received one pair of pants knowing the same to be stolen from the said Walter Harris and that the said Beirne sold the same for thirty five Cents -

Wherefore deponent charges said defendants acting in concert together with keeping, retaining, and appropriating the said property to their own use.

Given to before me this 24th day of June 1885 } Clark B. Hathagen
P. G. Duffy
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named _____ guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of _____ Hundred Dollars _____ and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
Dated _____ 188 _____
I have admitted the above named _____ to bail to answer by the undertaking hereto annexed.
Dated _____ 188 _____
There being no sufficient cause to believe the within named _____ guilty of the offence within mentioned, I order he to be discharged.
Dated _____ 188 _____
Police Justice.

Police Court, District, _____
THE PEOPLE, &c.,
on the complaint of _____
vs. _____
1 _____
2 _____
3 _____
4 _____
Dated _____ 188 _____
Magistrate. _____
Officer. _____
Clerk. _____
Witnesses, _____
No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____
to answer _____ Sessions. _____

0137

Sec. 198-200.

Lord

District Police Court.

CITY AND COUNTY OF NEW YORK } ss

James Beirne

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 Beirne*

Question. How old are you?

Answer. *15 years*

Question. Where were you born?

Answer. *Brooklyn*

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

Answer. *432 Hudson Street and six years*

Question. What is your business or profession?

Answer. *Crowd boy*

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

Answer. *I am guilty*

James Beirne

Taken before me this

day of

24

188

Police Justice.

0138

Sec. 198-200

CITY AND COUNTY OF NEW YORK

Second District Police Court.

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

Question. What is your name?

Answer. *Walter Harris*

Question. How old are you?

Answer. *16 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *No 61 South 5th Avenue, about 8 Months*

Question. What is your business or profession?

Answer. *Brass polisher*

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

Answer. *I am guilty of the charge*

Walter Harris

Taken before me this

day of

Aug 25 1911

Police Justice.

0139

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 Walter Harris

James Beane
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 June 24 1885 J. G. Duffy 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.

0140

Police Court 2nd 641 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Clark B. Traphagen
135 East 8 St
Walter Harris
James Reirue

Offence Grand Juror

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by Patrick B. Caslin

Residence Head North Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated June 24 1885

Wuffy Magistrate.

John S. Sullivan Officer.

Thomas Reynolds Precinct.

Witnesses John S. Sullivan

of 15th Precinct Street.

Thomas Reynolds

of 15th Precinct Street.

Thomas R. Ward

No. 365 West 4th Street.

\$ 100 to answer 1 Sessions.

[Signature]

0141

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Walter Harris
and James Cairne

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

Walter Harris and James Cairne

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

The said Walter Harris and James

Cairne, each -

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

two pairs of trousers of the value of fifteen dollars each pair,

one coat of the value of fifteen dollars,

one vest of the value of ten dollars,

and one overcoat of the value of twenty-five dollars,

of the goods, chattels and personal property of one Randa Co.

Erasmus,

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

SECOND COUNT—

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

James Devine

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

The said *James Devine*,

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, with force and arms,

two pairs of trousers of the value

of fifteen dollars each pair, —

one coat of the value of fifty

dollars, —

one pair of shoes of the value of ten

dollars, —

and one overcoat of the value of

forty five dollars, —

of the goods, chattels and personal property of one *Frank C. Enay =*

Inay, by one Walter Davis and

by — certain other persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said *Frank C.*

Enay,

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

James Devine,

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.

RANDOLPH B. MARTINE,

District Attorney.

0143

BOX:

179

FOLDER:

1807

DESCRIPTION:

Henry, Edward J.

DATE:

06/05/85



1807

No 37

Witnesses:

Edgar & Hooley

Counsel,
Filed

of
1888

Pleads,
Chiquely

THE PEOPLE

vs.

F

Edward J. Henry

Grand Larceny, 2nd Degree,
(From the Person.)
[Sections 528, 531
of Penal Code].

Attorney

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Murphy

Foreman.

Pleads guilty
S.P. Supp. 250 & 6

0145

Police Court—First District.

Affidavit—Larceny.

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

Edgar E. Kelly

of No. 161 Broadway Street, aged 161 years,

occupation Secretary of Globe Insurance Company being duly sworn

deposes and says, that on the 25 day of May 1888 at the City of New

York, in the County of New York; was feloniously taken, stolen ^{and attempted to be} and carried away from the possession of deponent in the day time, the following property viz:

One Gold Open faced watch and gold chain together of the value of One Hundred Dollars

the property of Deponent

Seems to be before me, this

has a probable cause to suspect, and does suspect, ^{and that this deponent attempted to be} that the said property was feloniously taken, stolen, and carried away by Edward Neuz (not here)

for the following reasons to wit; while deponent was standing in a crowd at the corner of Broadway & Form Street viewing the Police Parade he felt a tug or pull at the watch chain attached to a watch worn in the left hand vest pocket of deponent immediately looked down and found the aforesaid watch chain loosened from the vest worn by deponent as a portion of deponent's bodily clothing, and the said defendant having the other end of said watch chain in his defendant's hand and deponent caught hold of said defendant and held defendant until he was taken in custody wherefore deponent charges the said

Police Justice

0146

Defendant with attempt to take steel
and carry away the aforesaid property from
possession and person of defendant

Sworn to before me
this 2nd day of May 1885

Eugene E. Felling

Samuel C. Bell
Officer Police

Dated 1885 Police Justice

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

There being no sufficient cause to believe the within named

Dated 1885 Police Justice

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated 1885 Police Justice

of the City of New York, until he give such bail.

Hundred Dollars and be committed to the Warden and Keeper of the City Prison

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of

committed, and that there is sufficient cause to believe the within named

It appearing to me by the within depositions and statements that the crime therein mentioned has been

Police Court, District, _____

THE PEOPLE, &c.,
on the complaint of

1. _____
2. _____
3. _____
4. _____

Offence—LARCENY.

Dated _____ 1885

Magistrate. _____

Officer. _____

Clerk. _____

Witnesses, _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

§ _____ to answer _____ Sessions.

0147

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Henry 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. *Edward Henry*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *43 Park Street 2 years*

Question. What is your business or profession?

Answer. *Peddler*

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
Edward J. Henry*

Taken before me this

day of

188*7*

Frank J. Kelly
Police Justice.

0148

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

Edward Henry

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 15 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 May 29th 1885 *Samuel O. Kelly* 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.

0 149

37 182-534

Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edgar E. Holly
161 Broadway
Edward Henry

1
2
3
4

JUN 1 1885

Office Attorney at Law
Lansing from the person

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated May 28 1885

Wm. Edwards Magistrate.

Officer.

Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ 15.00 to answer Sessions.

\$15.00 from E May 29
2 P 86

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Edward J. Dewey

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

Edward J. Dewey of the County of New York, of the crime of GRAND LARCENY in the second degree, committed as follows:

The said Edward J. Dewey

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

Twenty first day of May in the year of our Lord one thousand eight hundred and eighty five, in the time of the said day, at the Ward, City and County aforesaid, with force and arms,

one watch of the value of twenty five dollars, and one chain of the value of twenty five dollars,

of the goods, chattels and personal property of one Joseph E. Dewey on the person of the said Joseph E. Dewey, then and there being found, from the person of the said Joseph E. Dewey, 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.

Randolph B. Martin District Attorney

0151

BOX:

179

FOLDER:

1807

DESCRIPTION:

Hertz, Rosa

DATE:

06/11/85



1807

0152

W. L. Summers
Officer Good I. Lewis

1273
Day of Trial, *Wed. 1st Jan*
Counsel, *W. L. Summers*
Filed *11* day of *Jan* 188*5*
Pleads *Not guilty - (12)*

THE PEOPLE
vs.
Rosa & Herbert
Violation of Excise Laws.
Unlawful Hours.
1885
1885
1885

Rosa & Herbert
June 1886
District Attorney.
John J. Gully
A True Bill.

A. M. Kirby
Foreman.
W. L. Summers
Officer Good I. Lewis

S. S. S.
City Prison, Bay.

0153

COURT OF GENERAL SESSIONS OF THE PEACE in and for the
CITY AND COUNTY OF NEW YORK.

-----X	:
The People etc,	:
	:
--VS--	:
	:
ROSA HERZ	:
ROSA HERZ	:
-----X	:

Sir:

Please to take notice that I will move this Court in Part thereof before the Hon. Rufus B. Cowing, City judge of said Court on the 6th. day of July 1885, at 11 A. M. or as soon thereafter as Counsel can be heard for an order releasing and discharging the defendant above named ^{and} ~~ex~~ for such other or further order or relief as to the Court may seem just and proper.

Dated July 2nd. 1885.

Yours etc.

To Hon. Randolph B. Martine.

CHARLES STECKLER.

District Attorney.

Def'ts Attorney.

0154

CITY AND COUNTY OF NEW YORK, ss.:
being duly sworn deposes and says: that he is years of age, and a clerk in
the office of CHARLES STECKLER, Esq., the attorney for the in this
action; on the day of 188 at No.
in the City of New York, he served the annexed

upon the therein
by delivering to, and leaving with personally

..... true cop thereof,

Deponent further says that he knew the person so served to be

Sworn to before me this
day of 188 }

Court
of General Sessions
The People
Plaintiff.

AGAINST
Walter Herz
Defendant.

Notice of
Walter Herz
1885
CHARLES STECKLER,
ATTORNEY FOR THE PLAINTIFF
Attorney.

Nos. 47 & 49 Centre Street,
N. Y. City.

RECEIVED
Due and timely service of a copy within
JUL 3 1885 is hereby admitted.
Dated N. Y. 1885
Attv.

To *F. B. Martin* Esq.
Martin Atty.

SJK: Please take notice that the within is a
true copy of an
this day duly filed and entered in the office of
the Clerk of this Court in this action.

Dated N. Y. 188

Yours, &c.,
Charles Steckler,
Attorney for

To: Esq.

0155

Sec. 198-200.

30A

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

Rosa Herz

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 waiver cannot be used against her on the trial.

Question What is your name?

Answer *Rosa Herz*

Question. How old are you?

Answer *Twenty three*

Question. Where were you born?

Answer. *Germany*

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

Answer. *64 Stanton Street Seven Months*

Question What is your business or profession?

Answer *None*

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

Answer. *I am not guilty and demanded a trial by jury.*

Rosa Herz

Taken before me this

29

day of *August* 1888

Wm. J. ...

Police Justice.

0156

Excise Violation—Selling After Hours.

POLICE COURT— 3 DISTRICT.

City and County of New York, ss.

on 26th of Feb. 1 Inspector District No. 1 Mulberry Street,
 of the City of New York, being duly sworn, deposes and says, that on the 28th day
 of January 1885, in the City of New York, in the County of New York, at
 No. 64 1/2 Stanton Street,
 Mrs. Rosa Hertz (now here)
 did then and THERE FINEGGSI for sale, and did sell, give away and dispose of, and cause, suffer,
 and permit to be sold, given away and dispose of under his direction and authority, strong and
 spirituous liquors, wines, etc and beer, being inferior selling liquors, in quantities less than five gallons
 at a time, to be drunk in the house or premises aforesaid BETWEEN THE HOURS OF ONE AND
 FIVE O'CLOCK in the morning of said day, contrary to and in violation of the statute in such case
 made and provided.

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

Subscribed and sworn to before me, this 28 day of January 1885
 George F. Lewis
 Police Justice.

0157

W ✓ 123
Police Court, 3. District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George F Lewis
18 vs Pre.
Mrs Rosa Hertz

EXCISE VIOLATION.
SELLING AFTER HOURS.

Dated 28 day of January 1885

Duffy Magistrate.

~~John Duffy~~ Officer.

Witness,



Bailed \$ 100 to Ans. *Gen* Sessions.

By Abraham Ketchum

93 Murray Street.

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

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

Dated *January 29* 1885 *Rosa Hertz* Police Justice.

I have admitted the above named *Rosa Hertz* to bail to answer by the undertaking hereto annexed.

Dated *January 29* 1885 *Rosa Hertz* Police Justice.

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

Dated _____ 1885 _____ Police Justice.

0158

3 District Police Court,

New York, April 23 1885

Hon Randolph B. Martine,
District Attorney
Dear Sir

Rosie Fertz
was held by Judge Welde
for keeping a disorderly
House at No 64 Stanton
on the 3^d February. I
have held her for keeping
a disorderly House at
No 175 Sudson Street
on the 22^d April. I
trust that she may
be soon arraigned, as
she is a dangerous woman.

J. G. DeLoe
Police Justice

0159

The People
vs
Rosie Hertz

0160

Sec. 151.

Police Court 3 District.

CITY AND COUNTY } ss. In the name of the People of the State of New York; To the Sheriff of the County
OF NEW YORK, } of New York, or to any Marshal or Policeman of the City of New York, GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by George F Lewis
of 1 Inspection District Street, that on the 28 day of January
1885 at the City of New York, in the County of New York,

ms Rora Hertz did then and there spare for sale, and did sell, give away and dispose of, and cause, suffer and permit to be sold, given away and dispose of under her direction and authority,

things and spirituous liquors between the hours of one and five o'clock in the morning at no 64
Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint.

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant, and bring her forthwith before me, at the 3 District Police Court, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 28 day of January 1885
[Signature] POLICE JUSTICE.

X Stanton St

0161

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs

Warrant-General.

Dated _____ 188

_____ Magistrate.

_____ Officer.

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

_____ Officer.

Dated _____ 188

This Warrant may be executed on Sunday or at
night.

P. G. Duffy Police Justice.

REMARKS.

Time of Arrest, _____

Native of _____

Age, _____

Sex, _____

Complexion, _____

Color, _____

Profession, _____

Married, _____

Single, _____

Read, _____

Write, _____

0162

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Rosa Mendez

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

Rosa Mendez

of the crime of EXPOSING FOR SALE AND SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, AT UNLAWFUL HOURS, committed as follows:

The said *Rosa Mendez*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *28th* day of *January* in the year of our Lord one thousand eight hundred and eighty-*five*, being then and there in charge of, and having the control of certain premises at number

Sixty-four Stanton Street,

in the City and County aforesaid, which said place was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, at the Ward, City and County aforesaid, between the hours of one and five o'clock in the morning of said day, with force and arms, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to

~~and to~~ certain ~~other~~ persons whose names are to the Grand Jury aforesaid unknown, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

SECOND COUNT—

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

James Stewart

of the crime of GIVING AWAY AND DISPOSING OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, AT UNLAWFUL HOURS, committed as follows :

The said James Stewart

late of the First Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: On the said 29th day of January, in the year of our Lord one thousand eight hundred and eighty three, being then and there in charge of, and having the control of certain premises known as number Sixty-four Stanton Street,

in the City and County aforesaid, which said place was then and there duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, at the Ward, City and County aforesaid, between the hours of one and five o'clock in the morning of said day, with force and arms, certain strong and spirituous liquors and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did give away and dispose of as a beverage to

~~and to certain other~~ persons whose names are to the Grand Jury aforesaid unknown, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

0164

THIRD COUNT—

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

— *Rosa DeLoaf* —

of the crime of KEEPING OPEN, BETWEEN THE HOURS OF ONE AND FIVE O'CLOCK IN THE MORNING, a place licensed for the sale of strong and spirituous liquors, wines, ale and beer, committed as follows:

The said *Rosa DeLoaf*

late of the First Ward of the City of New York in the County of New York aforesaid, afterwards, to wit: on the said 29th day of January, in the year of our Lord one thousand eight hundred and eighty nine, being then and there in charge of and having the control of certain premises at number sixty-four Water Street,

in the City and County aforesaid, which said place was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the Ward, City and County aforesaid, the said place so licensed as aforesaid, unlawfully did not close and keep closed between the hours of one and five o'clock in the morning of said day, and between said hours of said day, to wit: at the hour of two o'clock in the morning of said day, the said place so licensed as aforesaid, unlawfully did then and there open and cause and procure, and suffer and permit, at the time aforesaid to be open and to remain open against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

Randolph B. Hartman
~~JOHN M. HENSON~~, District Attorney.

0165

BOX:

179

FOLDER:

1807

DESCRIPTION:

Hines, James

DATE:

06/12/85



1807

No 1327

Counsel,

Filed

12th of June 1885

Pleads,

Not Guilty W.

THE PEOPLE

Grand Larceny, 2nd Degree.
(From the Person.)
[Sections 528, 531, 1 Penal Code]

vs.
James Dines

RANDOLPH B. MARTINE,

District Attorney.

P. v. June 19/85

Plead Attempted Larceny

A True Bill.

R. B. Martine

Foreman.

Edmund [Signature]

FR

Witnesses:

Officer Cornelius Leary

7 Pauch

0167

Police Department of the City of New York,

Precinct No.

New York, 188

James Dowling ~~arrested~~ arrested
Aug 8th for passing passes on
Division St. Off. McManus
City Prison 5 Days Whole

James Hines arrested Sept 4th
Drunk & Dis. on complaint
of his mother 3 months, Ford

J. M. Mahon

0168

3rd District Police Court

Affidavit - Larceny.

CITY AND COUNTY OF NEW YORK } ss.

of the 7th Precinct Police, Age 34. Street

being duly sworn, deposes and says, that on the 9th day of June 1888,

at Hamilton Street City of New York,

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

of an ~~person~~ person ~~unknown to deponent~~ and ~~from said unknown persons~~ person the following property, viz:

One Silver Watch with Chain attached together of the value of One Dollar.

Sworn before me this

the property of a person unknown to 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

James Hines (now here) from the fact that at or about the hour of 4³⁰ P.M. on said date deponent saw the said Hines take hold of the said chain and partially take said watch from the left hand pocket of the vest then on the person of said unknown person who was indicated in Hamilton Street

Cornelius Leary

10 day of June 1888
M. J. [Signature] Police Justice

0169

Sec. 198-200.

3rd District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question. What is your name?

Answer. *James Hines.*

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. *62 March Street 4 Years.*

Question. What is your business or profession?

Answer. *Cranberry*

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 Hines

Taken before me this

day of *March* 188*7*

[Signature]

Police Justice.

0170

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 W. James

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

Dated *June 10* 188*5*

John W. ...

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.

0171

592

Police Court *B.* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Henry
vs. *7 Pre.*
James Henry

James Henry
James Henry

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

1 _____
2 _____
3 _____
4 _____

Dated *June 10* 188*8*

Welde Magistrate.

Leary Officer.

Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

§ *you* to answer _____ Sessions.

James Henry
James Henry

0172

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 Duval

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

James Duval

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

The said *James Duval*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *twelfth* day of *June*, in the year of our Lord one thousand eight hundred and eighty *seven*, in the *day* time of the said day, at the Ward, City and County aforesaid, with force and arms,

one watch of the value of ten dollars

and one chain of the value of

one dollar,

of the goods, chattels and personal property of *some certain person to the Grand Jury aforesaid unknown,*
on the person of the said *unknown person,*

then and there being found, from the person of the said *unknown person.*

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.

Randolph B. Hartine,
District Attorney.

0173

BOX:

179

FOLDER:

1807

DESCRIPTION:

Hoffman, Herman

DATE:

06/11/85



1807

0174

No. 125

Witnesses:

off Lawrence Clinton

21 Pauch

Counsel,

Filed 11 June 1899

Pleads

THE PEOPLE

vs.

B

Herman Hoffmann

Violation of Election Law
(Sunday)
(III Rev. Stat. 7th Edition, page 189 Sec. 2 and
page 180, Sec. 2)

RANDOLPH B. MARTINE,

District Attorney,

SUPREME COURT PART 1,

December 22 1899

INDICTMENT DISMISSED.

W. M. Kirby
Foreman.

FILED DEC 16 1899

0175

Excise Violation—Selling on Sunday.

POLICE COURT—4 DISTRICT.

City and County } ss.
of New York, }

Lawrence Clinton
of No. 214 West 4th Street,

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 4 day
of January 1885, in the City of New York, in the County of New York, at
premises No. 220 West 4th Street,

Norman Hoffman (now here)
did then and there SELL, CAUSE, SUFFER and permit to be sold, and GIVEN AWAY under his
direction or authority strong and spirituous liquors, ~~and~~ ale and beer, being intoxicating liquors,
to be drunk as a beverage contrary to and in violation of the statute in such case made and provided.

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

Sworn to before me, this 3 day
of January 1885 } Lawrence Clinton

J. M. Patterson Police Justice.

0176

Police Court 4 District.

City and County of New York, ss.:

THE PEOPLE.

vs.

On Complaint of

For

Lawrence Clinton
his Excise Law

Herman Hoffmann

demand

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

Date

1883

January 3

Herman Hoffmann

Sam Patterson

Police Justice.

0177

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, } ss

District Police Court.

Herman Hoffman 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. *Herman Hoffman*

Question. How old are you?

Answer *22 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *220 East 42nd Street*

Question What is your business or profession?

Answer *Bar tender*

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

Answer. *I am not guilty of the charge*

Herman Hoffman?

Taken before me this

day of *January* 188*8*

John Patton

Police Justice.

0178

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

Herman Hoffman

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 1000 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 5 1888 J. M. Patterson Police Justice.

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

Dated July 5 1888 J. M. Patterson Police Justice.

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

Dated _____ 1888 _____ Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Isaac Hoffmann

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

Isaac Hoffmann

of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows :

The said *Isaac Hoffmann,*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *fourth* day of *January*, in the year of our Lord one thousand eight hundred and eighty-*five*, 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 intoxicating 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 intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to

certain _____ persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

SECOND COUNT :

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

Isaac Hoffmann

of the CRIME OF GIVING AWAY INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON SUNDAY, committed as follows :

The said *Isaac Hoffmann,*

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 intoxicating 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 intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did give away as a beverage to

certain _____ persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

THIRD COUNT:

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

Demian St. James

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

The said *Demian St. James*,

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of certain premises at number

222 East 42nd Street

in the City and County aforesaid, which said place was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,
District Attorney.

0182

BOX:

179

FOLDER:

1807

DESCRIPTION:

Houser, Frank

DATE:

06/08/85



1807

0183

No 81

Witnesses:

Richard Stetter

Albert Brumfey

10 each

Counsel,
Filed *[Signature]* 1888
Pleads *[Signature]*

THE PEOPLE

vs.

[Signature]
Frank Houser

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

RAUDOLPH B. MARTINE,

District Attorney.

[Signature]
7 1/2 Pms 5/1/88
Bill docket

A True Bill

[Signature]
Foreman.

By reason of the death
of defendant herein
and the fact that the
complainant cannot
positively be found with
in which appears from
affidavit submitted
any reason of the old
eye of defendant
by reason of that
the defendant be discharged
or his own negligence
State of Cal. *[Signature]*
17 1/2 Pms 5/1/88

0184

Police Court— 3d District.

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

of No. 175 Bleecker Street, aged 30 years,
occupation Hotel Keeper being duly sworn
deposes and says, that on the 1 day of June 1885 at the City of New
York, in the County of New York,

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

Frank Hooper (name here),
who did wilfully and feloniously
aim and point a certain
weapon to wit: a revolving
pistol which was loaded
at the time with powder and
ball at the deponent

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

Wherefore this deponent prays that he 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 2 day }
of June 1885 } R. Stetter.

[Signature]
Police Justice.

0185

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, } ss

3 District Police Court.

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

Question What is your name?

Answer *Frank Houser*

Question. How old are you?

Answer *38 years*

Question. Where were you born?

Answer. *Pensylvania*

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

Answer. *167 Hester Street New York*

Question What is your business or profession?

Answer *Agent*

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*

Frank Houser

Taken before me this

day of

1885

[Signature]

Police Justice.

0186

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

Frederick Hauser

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

Dated *June 2* 188*5*

W. J. Duffy
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.

0187

Police Court 374 District 34

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Richard H. Walters
145 Bowery
Frank Hauser

Offence *J. E. D. D. S. v. D. H.*

2
3
4

Dated June 9 1883

W. J. Murphy Magistrate.
10 Officer.
10 Precinct.

Witnesses.....

No. Street.

No. Street,

No. Street.

\$ 500 to answer *dy* Sessions.



BAILED,

No. 1, by *George A. Herpman*
Residence *303 Broome* Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

0188

PART II.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To *Richard Stelter*

of No. *175 Bowery* Street,

Dont live there

GREETING:

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building in the Park of the said City, on the *21* day of *June* instant, at the hour of ten in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

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

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

RANDOLPH B. MARTINE, District Attorney.

PART II.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To *J. J. Murphy*

of No. _____ Street,

11
Died 3 weeks ago

GREETING:

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building in the Park of the said City, on the *21* day of *June* instant, at the hour of ten in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

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

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

RANDOLPH B. MARTINE, District Attorney.

0189

Court of General Sessions.

THE PEOPLE

vs.

Frank Hauser

City and County of New York, ss:

Abraham Marks being duly sworn, deposes and says: I reside at No. 435 Grand Street Street, in the City of New York. I am a Subpoena server in the office of the District Attorney of the City and County of New York. On the 20th day of June 1885, I called at One hundred and seventy five Bowery the alleged residence of Richard Stiller the complainant herein, to serve him with the annexed subpoena, and was informed by several persons in the neighborhood, that no person of that name was known in that vicinity. The premises, 175 Bowery is now a vacant lot.

Sworn to before me, this 21 day of June 1888

David Hirschfield Com. of Deeds N.Y. City & Co.

Abraham Marks Subpoena Server.

0190

Court of General Sessions.

THE PEOPLE

vs.

Frank Hauser

City and County of New York, ss:

Abraham Marks being duly sworn, deposes and says: I reside at No. 435 Grand Street Street, in the City of New York. I am a Subpoena server in the office of the District Attorney of the City and County of New York. On the 20 day of June 1888, I called at 11th Precinct Station House

the alleged precinct of Officer Murphy the complainant herein, to serve him with the annexed subpoena, and was informed by

Sergeant Waldgreen, the officer then in charge, that said Murphy had died three months ago.

Sworn to before me, this 21 day of June 1888

David Hirschfield Com. of Deeds N. Y. City & Co.

Abraham Marks Subpoena Server.

0191

New York General Sessions.

PEOPLE ON MY COMPLAINT,

VERSUS

Frederick Houser Assault / Degree

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.

Defendant's conduct has been a very disgraceful one

I have known the defendant for ten years - he came into my saloon with two other men all were under the influence of liquor - the defendant was ordered out and refused to go, when my partner and two or three people seized him and ejected him beating him and bruising and cutting his face - He returned my saloon and displaying a pistol saying "he had a friend in that" if we touched him again - He did not point the pistol at me, that was a mistake of mine to say so - I don't believe the defendant had any intention to hurt me - I was very much excited when I made the complaint, and did not mean to be understood as saying the defendant pointed a pistol at me -

Witness John W. Conner R. Stetter

0192

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frank Drouser

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

Frank Drouser

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

The said Frank Drouser,

late of the City of New York, in the County of New York aforesaid, on the first day of June, in the year of our Lord one thousand eight hundred and eighty-nine, with force of arms, at the City and County aforesaid, in and upon the body of one Richard Stelter in the peace of the said People then and there being, feloniously did make an assault and to, at and against him the said Richard Stelter a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said Frank Drouser in his right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and attempt to with intent him the said Richard Stelter, thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT:

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

Frank Drouser

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

The said Frank Drouser,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of one Richard Stelter in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and to, at and against him the said Richard Stelter a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said Frank Drouser in his right hand then and there had and held, the same being an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully shoot off and attempt to with intent him the said Richard Stelter, thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0193

BOX:

179

FOLDER:

1807

DESCRIPTION:

Hudson, George

DATE:

06/17/85



1807

0194

Witnesses:

Lester Cohen

.....
.....
.....

No. 156

Steckler

Counsel,

Filed

1885

City of New York

Pleads

Guilty

THE PEOPLE

vs.

F

George Hudson

Grand Larceny, 2nd Degree.
(From the Person.)
[Sections 538, 539, Penal Code.]

RANDOLPH B. MARTINE,

July 1885
District Attorney.

Guilty & Acquitted.

A True Bill.

A. M. Kirby

Foreman.

June 29

9.60

0195

Police Court District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. Catherine Slip Street, aged 27 years,
occupation Clothing being duly sworn

deposes and says, that on the 13th day of June 1885 at the City of New

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

A gold watch 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 George Heidson Now here

from the fact that about four

o'clock P.M. on said day deponent

was in Central Park and in the house

where the Monkeys are kept that among

the crowd of persons there the defendant

stood closest to deponent, and by his side

that deponent heard a snuff and just

then discovered that the watch had

been detached from the chain and

taken from deponent's breast pocket

that deponent immediately took hold of

the defendant and saw a ring in his

hand which deponent believes was the one

connecting the chain with the watch and the watch
was afterwards found on the floor
Lester Cohen

Sworn to before me, this 14 day
June 1885
Henry Lawrence
Police Justice.

0196

Sec. 108-200.

CITY AND COUNTY OF NEW YORK, ss

District Police Court.

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

Question What is your name?

Answer

George Hudson

Question How old are you?

Answer

43 Years

Question. Where were you born?

Answer.

Ireland

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

Answer.

183 Bowery

Question What is your business or profession?

Answer

Waiter

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 prepared to say anything until I get an examination

George Hudson

Taken before me this

day of June 188 5

John J. Downey

Police Justice.

0 197

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

John Hudson
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 June 14 1885 *Henry Manning* 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.

0198

Police Court *JF* District. *598*

THE PEOPLE, &c,
ON THE COMPLAINT OF

Lester Cohen
Benjamin Slip
George Hudson
George Hudson

Offence
Carney from
Meat

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *June 14* 188 *5*

Murray Magistrate.

John Phil Officer.

Dark Precinct.

Witnesses _____

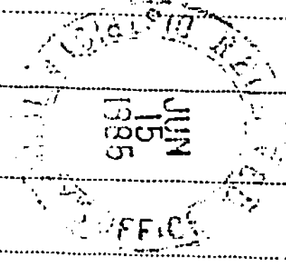
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *500* to answer *Expenses*

Corn



0199

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 Hudson

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

_____ *George Hudson* _____
of the CRIME OF GRAND LARCENY in the *second* degree, committed as follows:

The said *George Hudson*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *thirteenth* day of *June*, _____ in the year of our Lord one thousand eight hundred and eighty-*five*, in the *day* time of the said day, at the Ward, City and County aforesaid, with force and arms,

one watch of the value of forty
dollars, _____

of the goods, chattels and personal property of one *Lester Cohn*, _____
on the person of the said *Lester Cohn*, _____
then and there being found, from the person of the said *Lester Cohn*, _____
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.

Randolph B. Martin,
District Attorney.

0200

BOX:

179

FOLDER:

1807

DESCRIPTION:

Huskey, Michael

DATE:

06/26/85



1807

No. 250

Counsel,
Filed
Pleas,
1880

Witnesses:
Off James Quirk
13 Peach

Manfully entering building.
Section 505, Penal Code.

THE PEOPLE

vs.
F

Michael Huskey

RANDOLPH B. MARINE,
District Attorney.

A True Bill.

A. M. Marby
Foreman
July 10th 1885
Wm. J. Lovvick
Pen 6 mtd.

45
 The People vs. Michael Huskey (Before Judge Cowing, July 10, 1883)
 Indictment for unlawfully entering a building.
 James Quirk, room and examined by
 Mr. Davis, testified as follows: You are a police
 officer, Mr. Quirk? Yes sir. What precinct? The
 Thirteenth. This city? Yes sir. Have you
 ever seen the defendant Huskey before?
 Yes sir. Did you arrest him? Yes sir. On
 the 23^d of June 1883? Yes sir. State to the Judge
 and jury the circumstances under which you
 arrested him? On the morning of the 23^d of June
 I was trying all my doors, going up through Grand
 St. I was patrolling my post. I saw two men stand-
 ing out in front of this door 451 Grand St. This
 city, and they were about to go down in the
 basement and they turned around and saw
 me on the other side of the street and ran.
 I was about to run after them and I saw
 the door half open. I thought I had better go in
 there. I sent out an alarm rap, and I
 found this boy crouching under the counter
 (the prisoner). What kind of a store was it?
 It was a laundry. Articles of merchandise
 in there, clothing? Shirts, clothing to be washed.
 By the Court. You found him under the counter?
 Yes sir. What time of night? About a
 quarter to one in the morning. And the

two men? Yes sir. By Mr. Davis. Did he give any account of himself? I asked him what he was doing? He said nothing. Is that all he said? Yes sir, I asked him who the other parties were there, and he would not tell me. He did not know he said. Cross Examined. He did not state to me that he went down there for the purpose of buying a jumper. I don't know that China men sell the jumpers that are uncalled for. I found no money on the prisoner. I found a bar of soap in his pocket and I asked the China man did he own it, and he said, no.

Kim Sing sworn and examined. What is your business? Laundry. Do you keep your laundry at 451 Grand St. this city? Yes sir. Have you ever seen this defendant before? Never saw him. Did not see him when he was in your place the 23rd of June? No. By the Court. Did you have anything in the laundry on this night in question, any shirts? Yes sir. It was your place was it? Yes sir. By Mr. Davis. Were you away from the place on the morning of the 23rd of June? I left that place 11/2 in the evening. I go to another place to get more wash. What time did you get back to your place? Half past twelve. He was not working for me.

0204

Michael Kuskey, sworn and examined in his own behalf, testified. What do you work at? Selling papers. Were you to the theatre on the evening in question when you were arrested? Yes sir. What time were you returning from the theatre that evening? Twelve o'clock. You were passing by this China man's place and you went down there? Yes. What did you go down there for? To buy a second hand jumper. Did you ever buy a jumper in the China man's? Yes sir. How long before your arrest had you bought a jumper in the Chinaman's? Last summer. Did you go down there to steal anything? No sir. What did you want to buy it with - the bar of soap? No sir. I had 48 cents with me. I had it in this pocket. What were you doing behind the counter? He did not find me behind the counter. Who were those other two boys that run away? There was only one; Michael Katch. Where is he? I do not know. What did he run away for? I don't know. This was a quarter to one when I went down. Cross Examined. What theatre did you go to? The Nutcracker. M. J. Wood was playing "The Detective". The officer said he found no money on you? Yes, I had money, but he did not search

me all through. He only felt my pockets. You went there at an early hour in the morning, near one o'clock to buy a jumper, is that it? Yes sir.

By the Court. Where did you get the bar of soap? It was only a little piece, I bought it for five cents in the store. When? The night time, about ten o'clock in the evening in Browne st. coming down - not a bar, a little piece of brown soap, I used to buy that every time.

By Mr. Davis. You say you went to the theatre? Yes sir. What time did you get out of the theatre? About twelve o'clock. What time did you go to the theatre? I started there half past six. What time did you get there? Seven o'clock. Did you stay there all the time? Yes sir. Sure now? Yes sir. How came you by that piece of soap at ten o'clock? I bought it when I was coming out of the Matinee. You went out at the intermission and bought a piece of soap? Yes sir.

What did you pay for the soap? Five cents.

The jury rendered a verdict of guilty.

0206

Testimony in the
case of
Michael Huskey

filed June
1883.

0207

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

POLICE COURT, 7 DISTRICT.

James Quirk

of No. the Thirtieth Precinct Police Street, being duly sworn, deposes and says,

that on the 23 day of June 1885

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

of 12.45 A.M. I found Michael Husky, now here in the premises 451 Grand Street occupied by Hin Ong as a laundry. The proprietor was absent and the defendant was hiding under the counter and upon being questioned by deponent he failed to give a good account of himself. I therefore charge that he entered the said premises with the intent to commit larceny. James Quirk

Sworn to before me, this

of June

1885

21 day

John J. Moore Police Justice

0208

POLICE COURT - 2 DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James Luitk

vs.

Michael Husky

AFFIDAVIT.

attempt at larceny

Dated June 20 1881

Coman Magistrate.

Luitk 13 Officer.

Witness,

.....
.....
.....
.....

Disposition

.....
.....

0209

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question. What is your name?

Answer. *Michael Husky*

Question. How old are you?

Answer. *19*

Question. Where were you born?

Answer. *Russia*

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

Answer. *35 Columbia 4 years*

Question. What is your business or profession?

Answer. *I sell papers*

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 did not go in there to steal. I went in to buy a jumper (Michael Huskey) I demand a trial by jury*

Taken before me this

23

day of *June*

1885

William J. ...

Police Justice.

0210

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

Michael Husky

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

Dated *June 22* 188*1* *John J. Hennigan* 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.

0211

638

Police Court 9 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Jamie Quirk
13 Prec
Michael Husky

Offence Attempt to Commit Larceny

2
3
4

BAILED,
No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

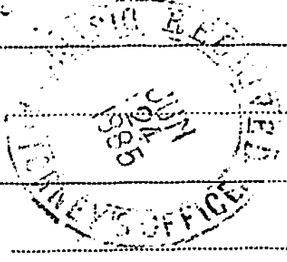
Dated *June 22* 188
Eorman Magistrate.
Quirk Officer.
13 Precinct.

Witnesses *Hin Arig*
No. *457 Grand* Street.

No. Street,
No. Street.

\$ *700* to answer *Gen* Sessions.

Caum



0212

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Mustany

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

Michael Mustany

Unlawfully entering a building, of the CRIME OF ~~PEACE~~, committed as follows:

The said Michael Mustany

late of the ~~Twentieth~~ Ward of the City of New York, in the County of New York, aforesaid, on the ~~Twenty~~ day of ~~June~~, in the year of our Lord one thousand eight hundred and eighty-~~five~~, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the ~~Laundry~~ of one

John Davis, unlawfully did enter,

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

John Davis,

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

Charles B. Martin, District Attorney

0213

BOX:

179

FOLDER:

1807

DESCRIPTION:

Hussey, Joseph

DATE:

06/18/85



1807

02 14

BOX:

179

FOLDER:

1807

DESCRIPTION:

Monks, William

DATE:

06/18/85



1807

0216

Police Court— / District.

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

Charles Robert

of No. 215 Canal Street, aged 32 years,

occupation Oyster ^{and} Chop House Steer being duly sworn

deposes and says, that the premises No 215 Canal Street,
in the City and County aforesaid, the said being a Restaurant.

and which was occupied by deponent as a Restaurant for the sale of eatables
~~and in which there was at the time a human being, by name~~

were BURGLARIOUSLY entered by means of forcibly opening a fan
light on the roof of said premises leading
into said premises

on the 4 day of June 1885 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

Eleven boxes containing 650 cigars, and good
and lawful money consisting of diverse pieces
of silver coin, United States postage stamps
and cards, One savings bank Book and
a check on the Berry National Bank payable
to deponent's order for the sum of thirty
five dollars all of the value or one
hundred and twenty two 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

Joseph Hussey and William Marks (or her)

for the reasons following, to wit: That deponent is informed by
Officer John Foley that he found said
defendants in Crosby Street with said
650 cigars in their possession

Done to be sworn Charles Robert
This 15th day of June 1885
Sandy O'Reilly Police Justice

0217

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 31 years, occupation John Foley
Police officers of No. 114
114 Precinct Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Charles Robert
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 15th

day of June 1885

James M. Foley
Samuel O'Reilly
Police Justice.

0218

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

William Montko 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 Montko

Question. How old are you?

Answer. 24 years

Question. Where were you born?

Answer. New York

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

Answer. 52 Spring St 2 years

Question. What is your business or profession?

Answer. Laborer

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

his
William X Montko
mark

Taken before me this

15th

day of

1885

Frank
Samuel W. Kelly

Police Justice.

0219

Sec. 198-200.

12 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

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

Question What is your name?

Answer James Hussey

Question. How old are you?

Answer 21 years

Question. Where were you born?

Answer. Ireland

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

Answer. Elizabeth St near Prince St 3 mos

Question What is your business or profession?

Answer Barber

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

Joseph Hussey

Taken before me this

day of June 1885

Samuel P. Kelly Police Justice.

0220

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 defendants

guilty thereof, I order that / he ~~be~~ held to answer the same and / he ~~be~~ admitted to bail in the sum of 15 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until / he ~~g~~ give such bail.

Dated June 15 1885 Samuel C. Bell Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0221

Police Court 1 District 609

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Robert
215 Canal St
Joseph Hussey
William Marks

Offence Burglary

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated 15 June 1885

S O Reilly Magistrate.

Geo Foley Officer.

Off Lahr 14 Precinct.

Witnesses Officer

No. _____ Street.

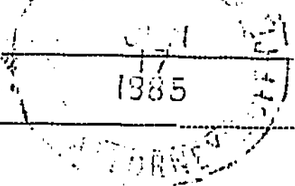
Louis Correllan

No. 35 Crosby Street.

Ralph Russen

No. 31 Crosby Street.

\$ 1500 to answer General Sessions.



0222

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Joseph Murray and
William Mander*

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

Joseph Murray and William Mander

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

The said *Joseph Murray and*

William Mander, each

late of the *Southside* - Ward of the City of New York, in the County of New York, aforesaid, on the *Southside* day of *June*, - in the year of our Lord one thousand eight hundred and eighty-*nine*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *restaurant* of one

Charles Robert,

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

Charles Robert,

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

SECOND COUNT—

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

Joseph Dussery and William Mander
of the CRIME OF *Grand* LARCENY, *in the second degree*, committed as follows:

The said *Joseph Dussery and William Mander*, each —

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

six hundred and fifty pieces of the

value of five cents each, —

divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of twenty five dollars, —

two hundred postage stamps of the United States of America, of the value of two cents each, —

two hundred postal cards of the United States of America, of the value of one cent each, —

one blank book of the value of ten cents, and one order for the payment of money, to wit: a certain bank check, for the payment of the value of thirty five dollars, —
of the goods, chattels and personal property of one *Charles Robert,*

in the *restaurant* of the said *Charles Robert,* —

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

0224

THIRD COUNT—

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

Joseph Shussey and William Mander
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *Joseph Shussey and William Mander, each*

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, with force and arms,

six hundred and fifty cigars
of the value of five cents each,

of the goods, chattels and personal property of one *Charles Robert,*

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

unlawfully and unjustly, did feloniously receive and have; the said *Joseph Shussey and William Mander,*

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.

RANDOLPH B. MARTINE,
District Attorney.