

0611

BOX:

427

FOLDER:

3941

DESCRIPTION:

Hahn, Edward F.

DATE:

02/10/91



3941

0612

W.P.

Witnesses:

John H. ...

Counsel,

Filed

day of *July* 188*9*

Pleas,

Alford

THE PEOPLE

vs.

B

Edwin V. Hahn

Transferred to the County of ...
Sessions for trial at the final dispo-
sition of ...

Part 2nd ... 18*89*

DE LANCEY COLLIER

~~JOHN T. ...~~

District Attorney.

A True Bill.

Charles D. ...

Foreman.

VIOLATION OF EXCISE LAW
(Without License)
(III, R. S. ... page 1981, § 18, and
Chap. 340, § 5.)

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

THE PEOPLE OF THE STATE OF NEW YORK,
AGAINST

Edwin F. Hahn

The Grand Jury of the City and County of New York, by this indictment, accuse
Edwin F. Hahn
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS AND WINES
WITHOUT A LICENSE, committed as follows:

III. Revised
Statutes, [7th
edition] p. 1581
Section 13.

The said *Edwin F. Hahn*

late of the City of New York, in the County of New York aforesaid, on the *Eighteenth*
day of *April* in the year of our Lord one thousand eight hundred and
eighty-*nine*, at the City and County aforesaid, certain strong and spirituous
liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one
gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale,
one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong
and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in
quantity less than five gallons at a time, to *one George V. Kass and to*

certain *other* persons whose names are to the Grand Jury aforesaid unknown, without
having a license therefor, as required by law, contrary to the form of the Statute in such case
made and provided, and against the peace and dignity of the People of the State of New York.

(Laws of 1883,
chapter 340 sec-
tion 5) SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said
Edwin F. Hahn
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, ALES, WINE AND
BEER WITHOUT A LICENSE, to be drank upon the premises, committed as follows:

The said *Edwin F. Hahn*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, and at the premises there situate, known as
number *two thousand and ninety seven Third Avenue*

certain strong and spirituous liquors, and certain ales, wines and beer, to wit: one gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of
cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of
lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury
aforesaid unknown, unlawfully did sell to *one George V. Kass and to*

certain *other* persons whose names are to the Grand Jury aforesaid unknown, to be
drank upon the premises aforesaid, without having a license therefor, as required by law,
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.

De Lancy Nicoll
District Attorney

06 14

BOX:

427

FOLDER:

3941

DESCRIPTION:

Hansell, George

DATE:

02/10/91



3941

0615

96 89

Counsel,

Filed

10 day of July 1881

Plends

A. H. Quayle

THE PEOPLE

vs.

B

Berge Hansell

VIOLATION OF EXCISE LAW.
(Keeping Open at Unlawful Hours,
III Rev. Stat. (7th Edition), page 1989, Sec. 5.)

DELANCY NICOLL

~~JOHN R. PERLOW~~

District Attorney.

Case 7 Oct 7/1 1881

A True Bill.

Chas. B. Roberts

Part 5. May 7/1920

W. H. Allen

Mr. John Keogh

Needs any work

Send to my

Witnesses;

06 16

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

George Hansell 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 Hansell

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

New York

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

Answer.

113 West 56 St. 6 years

Question. What is your business or profession?

Answer.

Liquors

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

Answer.

I am not guilty and demand a trial by jury
George Hansell

Taken before me this

day of June 1889

J. Murphy

Police Justice

0617

Sec. 151.

Police Court District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Whereas, Complaint in writing and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Matthew W. Connelly

of No. 19th Street Police Station, that on the 20th day of June

1889 at the City of New York, in the County of New York, Henry Hansen

did unlawfully keep the premises No 695 20th Avenue, a place duly licensed for the sale of strong and spirituous liquors, all wine and beer open between the hours of one and five o'clock in the morning to wit: at the hour of 1:55 o'clock on said date in violation of the Statute in such case made and provided

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the 2 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 20th day of June 1889

J. J. ... POLICE JUSTICE.

06 18

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

Defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *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 6* 188*9* *G. M. ...* Police Justice.

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

Dated *June 6* 188*9* *G. M. ...* 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.

0619

BAILED,

No. 1, by Samuel W. Martin
Residence 1453 Broadway Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Keeping open after hours
Police Court--- 2 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Matthew W. Conwell

vs.
George Hausen

2 _____

3 _____

4 _____

offence No Excise Law

Dated June 6 1889

Frank Magistrate.

W. Conwell Officer.

_____ Precinct.

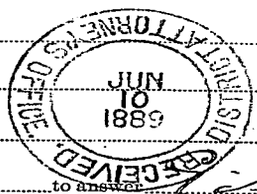
Witnesses Frank A. Sabush

No. 19 Precinct Police Street.

No. _____ Street.

No. _____ Street.

\$ 1.00 to answer



Bailed

0620

Excise Violation—Keeping Open After Hours.

POLICE COURT—2 DISTRICT.

City and County } ss.
of New York, }

of No. 19th Precinct Poeris Mathew McConnell Street,
of the City of New York, being duly sworn, deposes and says, that on the 6th day
of June 1889 in the City of New York, in the County of New York,
being then and there in lawful charge of the premises, No. 698 6th Avenue
Street, a place duly licensed for the sale of strong and
spiruous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than five gallons
at a time, to be drunk in the house or premises aforesaid, did not keep the said premises closed 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 George Hauselton
may be arrested and dealt with according to law.

Sworn to before me, this 6th day } Mathew McConnell
of June 1889 }

G. Kennedy Police Justice.

0621

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 Hansell

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

George Hansell

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 *George Hansell* late of the City of New York, in the County of New York aforesaid, on the *Sixth* day of *June* 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 a certain place there situate, which 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 between the hours of one and five o'clock in the morning of the said day, and between the said hours of the said day, to wit: at the hour of ~~two~~ o'clock in the morning of the 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.

DeLaney Nicoll

JOHN R. FELLOWS,

District Attorney..

0622

BOX:

427

FOLDER:

3941

DESCRIPTION:

Hayden, William

DATE:

02/20/91



3941

0623

BOX:

427

FOLDER:

3941

DESCRIPTION:

Travis, Eugene

DATE:

02/20/91



3941

0624

70-110-170

Witnesses:

Mrs. Brown
 M. Rammam
 A. Stoyas
 Oscar Heade
 Bert Sir
 In a table
 W. W. Deeds
 Hecker
 M. Gracie
 W. W. Munnell Sr.
 S. Blotta
 E. Mear ray
 Dept of good
 which was in...

Counsel,
 Filed
 Pleas, 2
 1897

THE PEOPLE
 vs.
 William Hayden
 Grand Juror
 Eugene Travis

Entered in the third degree.
 second degree.
 Section 498, 499, 500, 501

DE LANCEY NICOLL,
 JOHN R. FELLOWS,

District Attorney,
 Park III March 2/97.
 Pleas guilty. King's day
 112 v. S. P. 7/12/97
 March 20/97
 A TRUE BILL

Chas. B. Barabado

Foreman.
 July 20/97

S. P. 3 v. p. d.
 Frank Dwyer Esq.

0625

Police Court— District.

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

of No. 361 West, James F. Poon, Street, aged 39, years,
occupation Clerk, being duly sworn

deposes and says, that the premises No 361 West Street,
in the City and County aforesaid, the said being a Pier Building
in the 9th Ward of Manhattan
and which was occupied by deponent as a Liquor Store
and in which there was at the time no human being, by name

were **BURGLARIOUSLY** entered by means of forcibly Opening
up rear window leading from the
yard of said premises to deponent's
place of business

on the 8th day of February 1891 in the night time, and the
following property feloniously ^{committed to be} taken, stolen, and carried away, viz:

A quantity of cigars of the value
of One hundred dollars, and one
Money Register of the value of Two
hundred dollars, all being of the value
of three hundred 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

William Hayden Eugene Francis (both names)
and John Doe, not yet arrested
for the reasons following, to wit: That at or about the hour of
12:30 a.m. on said date deponent, Bartender,
just entered and left said premises,
deponent is informed by the usual practice
that at or about the hour of 2 a.m. on
said date he discovered that said premises
had been feloniously entered as aforesaid
and the said John Doe in deponent's premises
in the act of passing the said money

0626

Register our of a new window to the
said Hayden, and that he the said
Meade arrested the said Hayden
and Harris in the yard of said premises,
Seymour. Therefore prays that the said
Hayden & Harris may be held to answer
for the same.

This 8th day of February 1891 } James F. Root
W. W. Madison Police 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.

0627

CITY AND COUNTY }
OF NEW YORK, } ss.

Audonius Mead

aged *31* years, occupation *Police Officer* of No. *92* Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of *James Brown* and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this *5* day of *February* 18*77* } *Audonius Mead*

W. M. Matson
Police Justice.

0628

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

William Hayden, 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 Hayden*.

Question. How old are you?

Answer. *25 Years.*

Question. Where were you born?

Answer. *New York.*

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

Answer. *H Columbus Sr. 17 Months*

Question. What is your business or profession?

Answer. *Guest Siren*

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*

Wm Hayden

Taken before me this *19th* day of *November* 189*1*,
A. J. Robinson

Police Justice

0629

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Eugene Travis*

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. *613 Greenwich St. 3 Years.*

Question. What is your business or profession?

Answer. *Trustee*

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*

Eugene Travis

Taken before me this
day of *February* 189*9*
A. J. [Signature]

Police Justice

0630

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 The be held to answer the same and The be admitted to bail in the sum of Twenty five Hundred Dollars, each and be committed to the Warden and Keeper of the City Prison of the City of New York, until The give such bail.

Dated 10th day of Sept 1891 W. M. M. M. M. Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0631

166

Police Court--- 2. District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Brown
361 West 34th St
William Hayden
Eugene Grand

Offence
Outstanding

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

3.....
4.....
Date *February 8* 18*91*

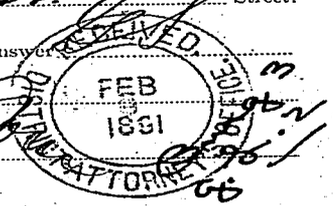
M. Mahan Magistrate.
Meade Officer.

9th Precinct Precinct.
Witness *Richard Meade*

No. *9th Precinct* Street.
Mrs. M. Baerman.

No. *162. Leroy* Street.
Henry Stevens

No. *361 West* Street.
\$ *2500* to answer



V. C. [Signature]

0632

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against
William Hayden
and
Eugene Travis

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

William Hayden and Eugene Travis

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

The said *William Hayden and Eugene Travis*, both

late of the *ninth* Ward of the City of New York, in the County of New York
aforesaid, on the *eighth* day of *February* in the year of our Lord one
thousand eight hundred and *ninety-one*, with force and arms, in the
night - time of the same day, at the Ward, City and County aforesaid, the
dwelling-house of one *a certain building to wit:*

the store of one James F. Roon

there situate, 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 *James F. Roon*, in the
said store 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.

0633

SECOND COUNT—

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

William Hayden and Eugene Travis

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

The said *William Hayden and Eugene Travis, both*

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 said day, with force and arms,

one money register of the value of two hundred dollars, and two thousand cigars of the value of five cents each

of the goods, chattels and personal property of one

store
in the dwelling-house of the said

James F. Roan
James F. Roan
in the store
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.

Wm. Lancy McCall,
District Attorney.

0634

BOX:

427

FOLDER:

3941

DESCRIPTION:

Hayes, James

DATE:

02/20/91



3941

0635

BOX:

427

FOLDER:

3941

DESCRIPTION:

Carroll, Matthew

DATE:

02/20/91



3941

0636

BOX:

427

FOLDER:

3941

DESCRIPTION:

Dempsey, Charles

DATE:

02/20/91



3941

0637

POOR QUALITY ORIGINAL

Witnesses:
 James Thomson
 Alfred C. ...
 Ellen Mitchell
 March 13/91
 No. 3.
 Trial & acquitted

Counsel *W. J. Fitzgerald*
 Filed *20* day of *July* 1891
 Pleads *Not Guilty*
 THE PEOPLE
 James Hayes
 Matthew Carroll
 and
 Charles Dempsey
 DE LANCEY NICOLL
 JOHN R. FELLOWS
 District Attorney
 Park Hill, February 27/91
 tried and acquitted
 Park Hill, Mo.
 A True Bill.
 Chas. B. ...
 Foreman
 July 24/91
 Over
 ...
 ...
 ...

Burglary in the Third degree
 Grand Jurors
 agree
 [Section 408, 472, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500]

0638

POOR QUALITY ORIGINAL

Witnesses:

Thomas Thorton
Oscar Coney
Ellen Mitchell

March 13/91

N.S.

Tried & acquitted

No 31
Counsel, *W. J. Fitzgerald*
Filed *20* day of *July* 1891
Plends, *Not guilty*

THE PEOPLE
vs.
James Hayes
Matthew Carroll
and
Charles Dempsey
Burglary in the Third degree,
Grand Larceny, second degree
(Section 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000)

DE LANCEY NICOLL
JOHN R. FELLOWS

District Attorney.
Park III February 27/91
was tried and acquitted

Par. 11, 12, 13
A True Bill.

Chas. B. Poindick
Foreman.
July 24/91

OVER
Plends *July*
E. L. ...
Hinchco

0639

Police Court

Police Court— 2 District.

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

of No. 402 West 26th Street, aged 46 years,
occupation Shoemaker.

deposes and says, that the premises No 402 West 26th Street,
in the City and County aforesaid, the said being a brick building
in the 16th Ward, and which was occupied by deponent as a Shoe Store
and in which there was at the time no human being, by name

were BURGLARIOUSLY entered by means of forcibly removing
the shutters and breaking a
pane of glass in the show window

on the 14 day of February 1891 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

A quantity of Boots & shoes
of the value of forty 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

James Hayes (witness) and Edward
Camp (witness) but got arrested

for the reasons following, to wit: That at or about the hour
of 10:45 P.M. on the 13th day of February 1891.

deponent securely fastened and left
said premises, but at or about the
hour of 6 A.M. on the 14th day of February
1891, deponent discovered that said
premises had been burglariously entered
as aforesaid and the said property
justly stolen and carried away

0641

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer. Charles Dempsey

Question. How old are you?

Answer. 33 years.

Question. Where were you born?

Answer. Ireland.

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

Answer. 521 West 28th Street, 13 Months

Question. What is your business or profession?

Answer. Longshuer an

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. Carroll and Campbell
came to be in a liquor store and asked
me if I wanted some shoes for my
children and gave me the bag containing
property found in my possession.

Charles Dempsey

Taken before me this

day of July 1897

John J. [Signature]

Police Justice

0642

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Matthew Carroll 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. *Matthew Carroll.*

Question. How old are you?

Answer. *25 Years*

Question. Where were you born?

Answer. *New York.*

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

Answer. *407 West 26 St. 5 Months.*

Question. What is your business or profession?

Answer. *Driver*

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

Answer. *I am not guilty.*

M Carroll

Taken before me this 17th day of February 1891
J. H. ...

Police Justice.

0643

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 45 years, occupation Housekeeper of No. 529 West 29 Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Thomas Thorsen and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 16 day of February 1890, } Ellen Mitchell
} Mund

J. Henry Reid
Police Justice.

0644

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. *James Hayes*

Question. How old are you?

Answer. *16 Years*

Question. Where were you born?

Answer. *Jersey City*

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

Answer. *415 W. 27th St. 1 Year.*

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 guilty of the charge.*

James Hayes

Taken before me this

day of February 1891

16th

John J. ...

Police Justice.

0645

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

Hayes, Carroll & Dempsey *Oliver*

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 *May 1 1879* *J. H. ...* Police Justice.

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

Dated *18* Police Justice.

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

Dated *18* Police Justice.

0646

216

Police Court--- District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Thomas Thurston
402 West 26th St
James Hayes
Matthew Carroll
Charles Dempsey

Maguire
Officer

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *Feb 16* 18*91*

McMahon Magistrate.
Garcy Officer.

Witnesses *Ellen Mitchell* Precinct.

No. *552 West 29* Street.

Matthew Carroll Street.

No. *40* Street.

No. *1500* answer *G.S.* Street.



W. C. ...

0647

CITY AND COUNTY }
OF NEW YORK, } ss.

James F. Madden
aged *36* years, occupation *Police Officer* of No. *the 11th Precinct Police* Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of *Thomas Thuesen*
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this *17th* }
day of *February* 189*8*, } *James F. Madden*

B. Henry Ford
Police Justice.

0648

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

Thomas Thorsen

of No. *402 West 26* Street, being duly sworn, deposes and says,

that *Munter Laroc* (now present) is the person of the name of

John D. V. mentioned in deponent's affidavit of the *16th*

day of *February* 18*91* hereunto annexed.

Sworn to before me, this *14th* day of *February* 18*91* } *Thomas Thorsen*

G. M. D. D. POLICE JUSTICE.

0649

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 Hayes, Matthew
Carroll and Charles Dempsey*

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

*James Hayes, Matthew
Carroll and Charles Dempsey*

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

The said

*James Hayes, Matthew
Carroll and Charles Dempsey, all*
late of the *Sixteenth* Ward of the City of New York, in the County of New York
aforesaid, on the *fourteenth* day of *February* in the year of our Lord one
thousand eight hundred and *ninety-one*, with force and arms, in the
night time of the same day, at the Ward, City and County aforesaid, the
~~dwelling house of one~~ *a certain building, to wit:*
the store of one Thomas Thorsen

there situate, 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 *Thomas Thorsen in the*
said store ~~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

James Hayes, Matthew Carroll and Charles Dempsey

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

The said

James Hayes, Matthew Carroll and Charles Dempsey, all

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 said day, with force and arms,

twenty shoes of the value of one dollar and fifty cents each and ~~four~~ ^{eighty} boots of the value of two dollars each

of the goods, chattels and personal property of one

Thomas Thorsen

in the dwelling house of the said

store

Thomas Thorsen

in the store

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.

THIRD COUNT—

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

James Hayes, Matthew Carroll and Charles Dempsey

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

The said

James Hayes, Matthew Carroll and Charles Dempsey all

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

twenty shoes of the value of one dollar and fifty cents each, and eight boots of the value of two dollars each

of the goods, chattels and personal property of

Thomas Thorsen

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

Thomas Thorsen

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

James Hayes, Matthew Carroll and Charles Dempsey

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

De Lancey Nicoll,
~~JOHN R. FELLOWS,~~

District Attorney.

0652

BOX:

427

FOLDER:

3941

DESCRIPTION:

Heitmann, Ernest

DATE:

02/27/91



3941

No 277

Counsel,

Filed

Plents.

W. J. [Signature]
day of 1891

Attest
by [Signature]
Clerk

THE PEOPLE

vs.
Ernest Heitmann

(Section 174, Penal Code)

ATTEMPTING SUICIDE

DE LANCEY NICOLL,
JOHN R. [Signature]

Part 2 - March 31, District Attorney.
Heads of [Signature] (taken with [Signature])
in view of the [Signature] 1891

A True Bill

[Signature] R. [Signature]

Foreman.

Part 2 - March 31, 1891

Every fair def. means
at present time -

Done by Court to Hudson
R. Hospital at [Signature]
March 31, 1891

Witnesses:

[Signature]

0654

Sec. 198-200.

H District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Ernest Heitmann 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. Ernest Heitmann

Question. How old are you?

Answer. 28 years old

Question. Where were you born?

Answer. Germany

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

Answer. At home at present

Question. What is your business or profession?

Answer. Painter

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

Answer. I am guilty

E. Heitmann

Taken before me this

18th

at 100th St
Charles J. ...
Police Justice.

0655

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.....

Repeasant
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 *July 10* 18..... *Charles W. Hunter* Police Justice.

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

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

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

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

0656

214

Police Court--- *H* District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

Francis A. Brown

vs.

Ernest Kutzman

2
3
4

Dated *July 16 91* 1891

W. Hunter Magistrate.
Cramer Officer.
Precinct.

Witnesses.....

No. Street.

No. Street.

No. Street.

\$ *500* to answer *W. Hunter*



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

0657

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 4 DISTRICT.

Francis A. Creamer

of the 21st Precinct Police Street, aged years,

occupation Police Officer being duly sworn deposes and says,

that on the 15th day of February 1891

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

Reitmann (now here) did willfully and feloniously attempt to take his own life, from the fact that at about the hour of 10 o'clock A.M. on said date deponent was called into the house No 152 East 42nd Street and burst open the door of the room in which the defendant lived, and found the defendant in bed, insensible, and the doors and windows closed tight and the crevices stuffed with rags and the gas in the room full

Francis A. Creamer

Sworn to before me this

of July 1891

Charles W. Hunter Police Justice.

0658

144 East 60.

Hon. Delancey Nicholl

Dear Sir

In Conformity with your instruction I have made a close examination of the mental Condition of Ernest Hertzman a Prisoner confined in the Tombs and have found him insane.

He is under the delusion that a Conspiracy existed against him and that certain persons were plotting to take his money and his life.

Naturally he is of the easily over wrought nervous sanguine Temperament, and his actual difficulties so unbalanced him as to occasion the insane impulses. I shall have the pleasure

0659

to be subject at times to specially
potent morbid impulses, that render
him uncontrollable by reason, and
thus irresponsible and so, report-
less

I have the honor to remain
Sincerely Yours,
W. B. Waller M.D.



0660

District Attorney's Office.

PEOPLE

vs.

Ernest Heitmann.

Dear Doctor:

Please make
the examination
as indicated by
written note from
Clerk Penney, which
you will please
return with your
report.

Yours
Respectfully
Henry J. Penney

0661

Ernst-Hitzman
examined March 7th/61
Found to be usum,
J. E. Thompson, M.D.
P.S. Will send full
report Monday morning
J. E. T.

0662

J. G. TRUAX, M. D.,

17 E. 127th St.

New York, March 7th 1891

Hon. Delauncy Nicoll

Dear Sir,

As you requested,
I visited Earnest Huttenauer who
is now confined in the City Prison.
A careful inquiry into his mental
condition, showed him to be of
unsound mind. He has delusions
of sight and sound. He thinks
that people are following him
all the time, that they prevent
him from getting work and
try to do him bodily injury.
The girls are a great source of
trouble to him. They are
after him all the time, trying
to seduce him from the
"paths of virtue". It was to
trials that

0663

J. G. TRUAX, M. D.,

17 E. 127th St.

New York.

1885

he made the attempt upon
his life. His mania is
of the kind called suicidal,
& I do not believe he is capable
of making a proper defense.
He does not try to conceal the
fact of his attempt to commit
suicide. And has not the slightest
idea that he did anything wrong
in trying to kill himself! It
would not be safe for him to be
at-large. He is very easily
excited. My examination
was made this the 7th day of March
1891.

In truly Yours
J. G. Truax M.D.

0664

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Ernest Weitmann

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

Ernest Weitmann

of the CRIME OF ATTEMPTING SUICIDE, committed as follows:

The said *Ernest Weitmann*,

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

29th day of *February*, in the year of our Lord one thousand eight hundred and ~~eighty~~ *ninety-one*, at the City and County aforesaid,

with intent to take *his* own life, did feloniously *fill and impregnate the air of an in a certain room in a certain building there situate, wherein the said Ernest Weitmann then was, with a great quantity of a certain deadly and noxious gas and vapor commonly known as illuminating gas, (the same being a gas a vapor which when inhaled and inhaled into the human lungs is likely to cause death as he the said Ernest Weitmann then and there well knew) with intent to inhale and breathe the same into his lungs, and with such intent to take his own life as aforesaid, did then and there wilfully and feloniously inhale and breathe into his lungs a great quantity of the said deadly and noxious gas and vapor,*

the same being an act dangerous to human life, 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.

DE LANCEY NICOLL,
JOHN R. FELLOWS,

District Attorney.

0665

BOX:

427

FOLDER:

3941

DESCRIPTION:

Hetherington, Alexander

DATE:

02/05/91



3941

0666

BOX:

427

FOLDER:

3941

DESCRIPTION:

Murray, William R.J.

DATE:

02/05/91



3941

0667

POOR QUALITY ORIGINAL

No 28 - Jury

Witnesses:

W. Cassidy
Offic. Master

Counsel,

Filed

day of

1891

Pleads,

THE PEOPLE

vs.

Alexander Hetherington

and
William R. J. Murray

DE LANCEY NICOLL,

JOHN R. FELLOWS,

District Attorney.

admitted to Mich. 14, 71
Def't Hetherington tried &
convicted John R. Murray

Grand Larceny, Sec. 53, Degree.
[Sections 53, 53] - Penal Code.

A True Bill

Chas. B. Dobson

Foreman.

1st Part II March 20 91
No 2 tried & convicted
1st info returned 30 March
H. G. J. P.

0668

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

.....

The People,)	
)	
vs.)	Before
)	
ALEXANDER HETHERINGTON,)	HON. RANDOLPH B. MARTINE,
(Jointly Indicted with))	and a Jury.
(William R.J. Murray.))	
)	

.....

Tried March 13th, 1891.

Indicted for GRAND LARCENY AS A SECOND OFFENSE.

Indictment filed February 5th, 1891.

APPEARANCES:

Assistant District Attorney McIntyre, For The People.

Messrs. Purdy & McManus, For The Defense.

0669

2

OFFICER HENRY MASSON, of the 23rd Precinct, testified that he had been in the Precinct about four years and eight months. On January 25th, 1891, his ~~precinct~~^{post} extended from 51st Street to 54th Street on 3rd Avenue, and half-way to 2nd Avenue and half-way to Lexington Avenue. The premises known as 875 3rd Avenue were on his post. The premises were occupied as a liquor store. They were on the Southeast corner of 53rd Street and 3rd Avenue, and were kept by a man named Boylan. On the morning of January 25th, at about a quarter of 2 o'clock, he was patrolling his post, and, as he reached the corner of 53rd Street, he tried the glass door on the 3rd Avenue side of Boylan's saloon. The door was locked. Then he started to go around the corner. As he did so he saw a man step

0670

3

out of the hallway of the house, it being the corner house, and dodge back. It was the doorway of the entry leading to the upper part of the house. He, the witness, went down to the doorway, and found a man standing there, who gave the name of Murray. He, the witness, then closed the door with a snap lock, and Murray went away. He, the witness, then walked towards 3rd Avenue and, as he passed the weather door of the saloon, the defendant stepped out of the door, and then jumped back. He, the witness, made a grab at the defendant, but the defendant was too quick for him. He, the witness, had on his rubber coat, as it was snowing hard. The defendant jumped inside of the glass door, and he, the witness, tried the glass door inside of the weather door. He could not push the glass door open. He, the witness, then went to the corner, about ten feet from the storm door, and sent out an alarm ray. The roundsman came to his, the witness s, assistance. Then the roundsman ordered him, the wit-

0671

4

ness, to arrest the man Murray, who had meanwhile gone up on the elevated station at the corner. He arrested Murray and took him to the police station, and found 45 cents in his pocket. Then he, the witness, went back to Boylan's saloon, and entered the saloon through the weather door, and the glass door behind it, and then passed through a door opening from the back part of the saloon into the hallway of the house. In the hallway he found the roundsman and the defendant. He, the witness, said, "That's the man." Thereupon the roundsman ordered him, the witness, to search the stairs upstairs. He, the witness, did so, but did not find anything. At the station house the roundsman searched the defendant. The roundsman found some money and some papers in the possession of the defendant. The defendant said as to one of the papers, "That's what will convict me. That is what will hang me."

0672

5

ROUNDSMAN THOMAS J. EGAN, of the 23rd Precinct, testified that he heard the previous witness's alarm rap, at about 2 o'clock on the morning of January 25th. He found Officer Masson standing at the side door of the liquor store, S75 3rd Avenue. After a conversation with Officer Masson, he, the witness, entered the side door of the saloon, and searched the saloon. He found no one there. Then he went into the hall of the building, through a rear door leading into the saloon. The hall was dark. He, the witness, then procured the assistance of Officer Phillips, and directed him to search the premises. He, the witness, remained on the ground floor in the hallway at the time. Then they returned to the saloon, and lit a candle and went back into the hall. A citizen who had assisted them, went upstairs with Officer Phillips. Officer Phillips then said when he entered the hall way first, "Here he is."

0673

3

The defendant replied, "Yes, here I am. Here I am, Tommy." The witness understood the defendant to address him, the witness. It was then the Officer Phillips and the citizen went upstairs to make a further search. When they returned to the hall, he, the witness, went to the station house with the defendant. In the station house the defendant was searched, and he, the witness, found in his possession a memorandum book and four silver dollars. He also had in his possession a pocket knife and two keys. The defendant said that he had been chased into the saloon by the officer on post, and he pointed to Officer Phillips. The defendant was covered with dust, and his hat was dented in at the top. There was no dust on his back, but it was all on the front of his clothing. He, the witness, then returned to the saloon and looked on the top of the ice-box, and found that the dust which had accumulated there had been recently disturbed.

0674

7
None of the doors or windows of the saloon had been broken open, as far as the witness could ascertain.

OFFICER JAMES E. PHILLIPS, testified to the same effect.

He, the witness, searched the upper hall, and found two cigar boxes containing money. On the window sill in the hallway on the second floor he found the key of the saloon. When he and the citizen first went into the hall, accompanied by Roundsman Egan, and then returned to the store to light the candle, he saw nothing of the defendant. At that time he, the witness, lit the gas, as he went upstairs, and searched even an empty room on the top floor, but saw no trace of the de-

0675

fendant.

8

JOHN SPARKS, Clerk of the Court of General Sessions, testified that he produced from the files of the Clerk's Office of the Court an indictment and the minutes of Part II of the Court, showing that on the 29th day of March, 1888, before Honorable Rufus B. Cowing, Alexander Hetherington was arraigned at the bar of the Court on an indictment charging him with burglary in the third degree, and that Hetherington pleaded guilty, and was sentenced by Judge Cowing to State prison at hard labor for four years.

0676

9

OFFICER JOHN T. CUFF, of the 23rd Precinct, testified that he knew the defendant and arrested him prior to March 29th, 1886, and was in the Court of General Sessions, Part 2, when the defendant pleaded guilty on March 29th, 1886, of Burglary in the Third Degree, and was sentenced by Judge Cowing to State prison for four years. He had known the defendant for about ten years, and had no doubt about his identity.

ROUNDSMAN EGAN, being recalled, testified, that Officer Phillips handed the cigar boxes to him, the witness. He, the witness, took the boxes to the

0677

10

station house, and examined them, and found that they contained money, and he immediately turned them over to Sergeant Ronk, who counted the money in his, the witness's presence. The boxes contained \$43.95.

MICHAEL CASSIDY, testified that he lived at 222 East 57th Street, and was a bartender for Christopher Boylan, at 875 3rd Avenue. He, the witness, had been employed there for nearly three years. Boylan had six stores altogether. He, the witness, closed the store at midnight on January 24th, 1891. He, the witness, knew the defendant at the bar, and had frequently seen him in Mr. Boylan's saloon. The defendant was in the saloon on the night of January 24th, with two others, and the

0678

11

three men drank up to midnight. Of the other two men he, the witness, knew one only by sight. The other was Murray. He, the witness, was not positive, but he believed it was Murray. At the time of the closing of the store at midnight on January 24th, he, the witness, had \$97. of his employer's money in his possession. He left the silver, amounting to \$15, in change, for the use of the bartender who was to come on in the morning. He left the silver in the cigar box, under the bar. The remainder of the silver, \$39, was made up in packages of quarters, ten-cent pieces and there were some five-cent pieces and a few pennies. This money was also in a cigar box. He, the witness, took the bills away with him. He, the witness, could swear to the boxes in which he had put the two sums of money. He identified the packages of silver, because he put the figures on the packages himself. He put one box on a whiskey keg in the back closet, and the other box, con-

0679

12

taining the \$15, under the bar. When he was called to the saloon at about 8 o'clock in the morning, by the police, he could not find the cigar boxes. He next saw them in the police court. He, the witness, locked the glass door inside the storm door with a key, and took out the key and put it in a drawer--the third drawer from the end of the bar. The front door had a snap lock, and the door leading into the hallway was kept fastened all the time.

0580

Police Court - District.

City and County } ss.:
of New York,

Michael Cassidy
of No. 375 3rd Avenue Street, aged 28 years,
occupation Bartender being duly sworn

deposes and says, that the premises No. 375 3rd Avenue Street 19th Ward
in the City and County aforesaid the said being a store and dwelling

and which was occupied by deponent as a store (he having charge)

and in which there was at the time a human being, by name

were BURGLARIOUSLY ~~committed~~ ^{leaving said premises} by means of forcibly ~~breaking~~ ^{locking}
a door from the inside of said premises and departing therefrom

on the 25 day of January 1899 in the night time, and the following property feloniously taken, stolen, and carried away, viz:

Money of the value fifty three dollars and odd cents

the property of Christopher Boylan
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

Alexander DeTherington and William R. J. Murray

for the reasons following, to wit: That at about the hour of 12 noon the 24th day of January deponent deposited said amount of money in said premises and secured fastened the doors and departed therefrom. Now deponent is informed by Officers Egan and Massow of the 23rd Precinct that at about the hour of 150 Ave

0681

On said 25th day of January 1891.
 They arrested said Hetherington
 and Murray leaving the side
 door of said premises, and in
 the hallway found a quantity of
 silver coins and in the possession
 of Hetherington four silver dollars.
 And that the side door leading
 from the store into the hallway
 was open as well as the
 "family entrance" door.
 Depinent further says that he
 has since missed the money
 and fully identified that found
 in the hallway as that stolen
 from said premises.

J. J. White

Sworn before me this
 26th day of January 1891.

J. J. White Police Justice

1888

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.
 I have admitted the above named
 to bail to answer by the undertaking hereto annexed.
 Dated 1888
 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 1888
 Police Justice

Police Court, District,

Office—BURGLARY.

THE PEOPLE, &c.,
 on the complaint of

vs.

1
 2
 3
 4

Dated 1888

Magistrate.

Officer.

Clerk.

Witnesses,

No. Street,

No. Street,

No. Street,

§ to answer General Sessions.

0682

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas J. Egan
aged 39 years, occupation Police Officer of No. the 23rd Precinct Police Street, being duly sworn deposes and

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

Sworn to before me, this 26
day of January, 1891

Thomas J. Egan

A. J. White
Police Justice.

0683

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 31 years, occupation Police Officer of No. 23 Recruit Police Street, being duly sworn deposes and

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

Sworn to before me, this 26 day of January 1891 Henry J. Masson

[Signature]
Police Justice.

0684

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Alexander Hetherington 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 Alexander Hetherington

Question. How old are you?

Answer. 35 years

Question. Where were you born?

Answer. NO

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

Answer. 105 O 53rd Street.

Question. What is your business or profession?

Answer. Labourer.

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

Answer. I am not guilty.

Alex Hetherington

Taken before me this
day of Sept 1936
John J. [Signature]
Police Justice

0685

Sec. 198-200.

4 District Police Court

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *William R. J. Murray*

Question. How old are you?

Answer. *31 years*

Question. Where were you born?

Answer. *W.*

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

Answer. *122 E 120 St. 1 mo*

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*

William R. J. Murray

Taken before me this

31

day of

[Signature]

Police Justice.

0586

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

Alexander Keetherington and William R. J. Murray

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

Dated Jan'y 26 1891 [Signature] Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0687

116

Police Court--- 4 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Michael Cassidy

575 vs. 3rd District

Alex. Hetherington

vs. R. J. Moran

Offence Burglary

3. _____
4. _____

Dated Jan 26 1891

White Magistrate.

Togan & Masson Officer.

23 Precinct.

Witnesses Thos. J. Togan

No. 23 - Prec Police Street.

Hen. J. Masson

No. 23 - Prec Police Street.

Officer Luff

No. Phillip 23 Street.

5114 to answer

Officer Brown



BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0588

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Alexander Hetherington

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

Indictment accuse Alexander Hetherington

of the crime of Grand Larceny in the second degree,
as a SECOND OFFENSE, committed as follows:

Heretofore, to wit: at a court of General Sessions of the Peace, holden in and
for the City and County of New York, at the City Hall, in the said City of New York,

on the twentieth day of March, in
the year of our Lord, one thousand eight hundred and eighty six,

before the Honorable Augustus Downing, Judge
of the City of New York,

and Justice of the said Court, the said Alexander Hetherington
by the name and description of Alexander Hetherington

was in due form of law convicted of a larceny
to wit: Grand Larceny in the second degree,

upon a certain indictment then and there in the said Court depending against him
the said Alexander Hetherington, by the

name and description of Alexander Hetherington,
as aforesaid,

for that he, the said Alexander
Hetherington,

then late of the

0689

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

— day of — in the
year aforesaid, at the — City and

County aforesaid, with force and arms, a certain dwelling house

situate, to wit: the dwelling house of one

Michael Donnelly, of the County of New York, and

John Donnelly, did break into and enter,

with intent to commit some crime

therein, to wit: with intent, to take, steal,

snatch and remove property of the

said Michael Donnelly, in the said

dwelling house, then and there being, then

and there of Donnelly and John Donnelly

to steal, take and carry away: And

also for that the said Alexander

Witherington, of the County of New York, on the

day and in the year last aforesaid, at

the Ward, City and County aforesaid, in the

day time of the said day, with force and

arms, one pair of trousers of the value

of ten dollars, two coats of the value of

fifteen dollars each, one vest of the value

of five dollars, and one shirt of the

value of ten dollars, of the goods, chattels

and personal property of one Michael

Donnelly, in the dwelling house of the

said Michael Donnelly then situate, then

and there being, in the dwelling

house aforesaid, then and there of Donnelly

did steal, take and carry away;

of one Charles James (Geylan, then and

0690

And Thereupon, upon the conviction aforesaid, it was considered by the said Court of General Sessions of the Peace, and ordered and adjudged that the said Alexander McFerguson by the name and description of Alexander McFerguson as aforesaid, for the felony and larceny in the third degree, whereof he was so convicted as aforesaid, be imprisoned in the State Prison at hard labor for the term of four years, as by the record thereof doth more fully and at large appear.

And the said Alexander McFerguson, late of the City of New York, in the County of New York aforesaid, having been so as aforesaid convicted of the said felony and larceny in the third degree, in manner aforesaid, afterwards, to wit: on the twenty fifth day of January, in the year of our Lord one thousand eight hundred and ninety one at the City and County aforesaid, with force

~~and arms, time of the same day~~, divers promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of forty dollars.

~~dollars~~; divers other promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of forty dollars.

~~dollars~~; divers United States Silver Certificates of a number and denomination to the Grand Jury aforesaid unknown, of the value of forty dollars.

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

~~dollars~~; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of thirteen dollars, of the

goods, chattels and personal property
of one Christopher Boylan, then and

there being found, then and there
 gloriously did lead, Kalm 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.

Debrauney Hill,

Attorney

0692

28.

385

Purdy

Counsel,

Filed

day of

1891

Pleas,

11 July 1891

THE PEOPLE

vs.

1056, 53rd

F

Alexander Heikington

Grand Larceny Second Degree.
Sworn offense.
[Sections 528, 531 & 588, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

March 11 / 1891

A True Bill.

Chas. B. Doberck

*Sworn March 13, 1891
Foreman.
Trial and convicted of G.L.
2nd degree 2nd offense*

*S. P. Dyer
Filed 1891 R.B.M. 18*

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Alexander Hetherington and William R. J. Murray

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by

this indictment, accuse

Alexander Hetherington and William R. J. Murray of the CRIME OF GRAND LARCENY IN THE SECOND DEGREE,

committed as follows:

The said

Alexander Hetherington and William R. J. Murray, both late of the City of New York, in the County of New York aforesaid, on the 25th day of January in the year of our Lord one thousand eight hundred and ninety-one, at the City and County aforesaid, with force and arms, in the night time of the same day, divers promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of \$53.00 forty

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

dollars; divers United States Silver Certificates of a number and denomination to the Grand Jury aforesaid unknown, of the value of forty

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

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of thirteen dollars

of the goods, chattels and personal property of one Christopher Baylan 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.

DE LANCEY NICOLL. JOHN R. FELLOWS, District Attorney.

0694

BOX:

427

FOLDER:

3941

DESCRIPTION:

Hirschler, Samuel

DATE:

02/10/91



3941

0695

70-75,

Witnesses:

Mr. Mass

John J. Hayes

Counsel,
Filed
Pleads,

10

John J. Hayes
day of *July*

1897

THE PEOPLE

vs.

Samuel F.

Shawmut Hirschke

Grand Larceny, *second* Degree.

[Sections 528, 531 — Penal Code.]

W. L. DeLancey Nicoll

DE LANCEY NICOLL,
District Attorney.

A True Bill.

Charles B. Roberts

John J. Hayes
Foreman.

Charles J. Hayes

S. P. Hayes

0696

Police Court

1st- District.

Affidavit—Larceny.

City and County } ss:
of New York,

of No. 10 Sutter Place Abraham Moss
Street, aged 53 years,
occupation Beer Seller being duly sworn,
deposes and says, that on the 14 day of January 1891 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 set of leather harness of
the value of thirty five dollars

the property of Deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and
carried away by Samuel Hirschler (man here)

Deponent says that he was informed by
two boys that said defendant
took said property from stable
404 - E - 60th Street in said
City - That deponent accused
said defendant of taking said
property and he acknowledged

Sworn before me, this
1891 day
Police Justice.

0697

and confessed that he took the
same and there after sold it
said acknowledgment was made
in the presence and hearing of
Henry P. Foye of the Tenth
Precinct Police

Brought before me Abraham Starks
the 3rd day of February 1891
J. W. Police Justice

0698

CITY AND COUNTY }
OF NEW YORK, } ss.

Lenny J. Foye

aged 32 years, occupation Officer of No. 10 W. Bennett Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Abraham Nass

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

Sworn to before me, this 3 day of July 1889

Lenny J. Foye

A. Hoffman
Police Justice.

0699

Sec. 198-200

District Police Court.

CITY AND COUNTY OF NEW YORK, } 55

Samuel Hirschler 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. *Samuel Hirschler*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *n. s.*

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

Answer. *12 Sutton Place 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 guilty of the charge*

Samuel Hirschler

Taken before me this
day of *July*

1891

Police Justice

[Signature]

0700

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

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

Dated Febry 3 1897 [Signature] Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0701

155

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Abraham Mass
10 Sutton Place
Samuel Herschler

Agency
Hilary

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 *3 Febry* 18*91*

Hogyan Magistrate.

Hogyan Officer.

10 Precinct.

Witness *Henry P Foye*

10th Precinct Street.

No. Street.

No. Street.

500 to answer *CS*

Com



0702

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Samuel Hirschler

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

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

The said *Samuel Hirschler,*

late of the City of New York, in the County of New York aforesaid, on the *fourteenth*
day of *January*, in the year of our Lord one thousand eight hundred and
ninety *one*, at the City and County aforesaid, with force and arms,

*one set of farmers of the value
of only five dollars,*

of the goods, chattels and personal property of one *Abraham Maas,*

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.

*Salomon Hill,
District Attorney*

0703

BOX:

427

FOLDER:

3941

DESCRIPTION:

Hoefler, William

DATE:

02/27/91



3941

0704

W 260
C.R.

Counsel,
Filed
Pleas
day of
1891

[Section 284, Penal Code]
San Francisco

THE PEOPLE
vs.

William Hoefler

DE LANCEY NICOLL,
JOHN R. FELLOWS,
District Attorney.

A TRUE BILL.

Chas. S. DeBeauvoir
Foreman.
Jury 2 - March 9, 1891
Part: S. Harvey married
indict, etc., R.H.

San Francisco
Stephen A. [Signature]

It appearing to the satisfaction
of the Justiciary that the
defendant since the commission
of the crime charged has married
the complainant thereby ac-
cording to the written indictment
be returned
March 9, 1891
Jury last returned

0705

Police Court, 1 District.

City and County } ss.
of New York,

of No. 154 Second Street, aged 17 years,
occupation Sales lady being duly sworn, deposes and says,
that on the 25th day of November 1880, at the City of New
York, in the County of New York,

Josephus Ditz

William Hofer now her
did feloniously seduce and have
carnal connection with deponent
under the promise of marriage previously
made an entered into between said William
Hofer and deponent. That on or
about said day deponent was a pupil
of defendant receiving music lessons.
That defendant by inducements and
promises caused deponent to leave the
home of her parents and go to the
residence of his mother where he
resided, and where deponent slept
with his mother. That deponent's father
caused a summons to be issued for
deponent's appearance at the 3rd District
Police Court to inquire the reasons for
deponent leaving her home, and that
defendant also appeared at the 3rd
District Police Court and to deponent's
father and in the presence of Justice
Hogan. The defendant said that the
reason that defendant had deponent
at his mother's home was that he
intended to marry deponent in a short
time and as deponent could not
agree with her mother, he wanted deponent
to be under his mother's charge and
care and that he knew his mother's
house to be a proper home and a safe
place for deponent his intended
wife. That the defendant said several
times in the presence of deponent's

0706

Father and Justice Hogan that he intended to make deponent his wife. That the defendant was not under arrest at the time he made such statement. but was at court to explain why it was that deponent was at defendants Mothers house in place of being at her own home. That the defendant further said that it gave him pleasure to know that deponents father had no objection to such marriage. Deponent further says that she is now unmarried and that previous to her acquaintance with said William she was chaste and virtuous. wherefore deponent charges the defendant with Seduction under promise of marriage in violation of section 284 of the penal code and prays that he be held to answer

Sworn to before me this
11th day of February 1891

[Signature]
Police Justice

Josephine Dietz
Dated 1888
Police Justice

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

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

I order that he be held to answer the same and he be committed 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.

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

Police Court- District.

THE PEOPLE, &c.,
OF THE COMPLAIN OF

1
2
3
4
Offence,

Dated 1888

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

No.

to answer Sessions,

0707

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

William Hofer

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 Hofer*

Question. How old are you?

Answer. *33 years*

Question. Where were you born?

Answer. *New Jersey U.S.*

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

Answer. *159 Essex Street 2 months*

Question. What is your business or profession?

Answer. *Printer*

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*

Wm Hofer

Taken before me this

day of *February* 1891

Police Justice

[Signature]

0708

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

Defendant

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

Dated *Feb 16* 18*91* *[Signature]* Police Justice.

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

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

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

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

0709

256

Ex Feb 12th 9³⁰
A.M.

\$1000 bail
Ex 3 p.m. Feb 13th

Ex Feb 15th 10 A.M.

BAILED,
No. 1, by Chas Schaefer
Residence 149 Suffolk Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Police Court--- / District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Ditz
157 Second St
William Hofer

1
2
3
4

Offence Reduction

Dated February 11th 188

Hofer Magistrate.

Ditz Officer.

Cont Precinct.

Witnesses John D Ditz

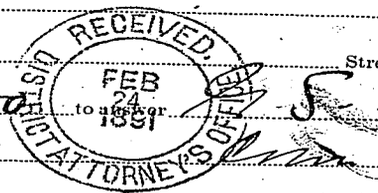
No. 157 Second Street.

John Ditz

No. 157 Second Street.

No. _____ Street.

\$ 1000



0710

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 39 years, occupation Engineer of No. 157
Second Street, being duly sworn deposes and

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

Sworn to before me, this 12th
day of January 1894

[Signature]
Police Justice.

John D. Dutz

0711

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

William Dodger

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

Indictment accuse *William Dodger* -

of the crime of *Seduction,*

committed as follows:

The said *William Dodger,*

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

twentieth day of *November,* in the year of our Lord one thousand
eight hundred and eighty *ninety* - , at the City and County aforesaid,

under and by means of a promise of
marriage by him made to one Josephine
Ditby, who was then and there an
unmarried female of persons of the
character, did feloniously seduce and
have sexual intercourse with her the
said Josephine Ditby, 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.

D. Sancy, Nicoll,

District Attorney

0712

BOX:

427

FOLDER:

3941

DESCRIPTION:

Hogan, James P.

DATE:

02/11/91



3941

0714

BOX:

427

FOLDER:

3941

DESCRIPTION:

Hogan, James P.

DATE:

02/11/91



3941

0715

W. J. [Signature]

Counsel,
Filed *W. J. [Signature]* 1891
Pleads, *W. J. [Signature]*

Grand Larceny *Second Degree*
[Sections 528, 587, 590 Penal Code.]

THE PEOPLE

vs.

R

James S. Hogan

DE LANCEY NICOLL,
Dist 2 - Frank [Signature] 191 District Attorney,
tried and acquitted.

A True Bill.

W. J. [Signature]
26/16/91
Foreman.

W. J. [Signature]
W. J. [Signature]
W. J. [Signature]
W. J. [Signature]

Witnesses:

Henry Muller
Officer McMahon

0716

Police Court 4 District.

Affidavit—Larceny.

City and County } ss:
of New York,

of No. 238 West 110th Street, aged 26 years,
occupation grocer being duly sworn,
deposes and says that on the 17 day of December 1890 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the day time, the following property, viz:

One trunk and a quantity
of wearing apparel to gether of
the value of about One hundred
and sixty one two 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 James P. Hogan nor he,

from the fact that on said date
deponent gave one of the agents of the
Muskett Express Co, on a train on the
New York Central and Hudson River
Rail Road a check for his trunk,
which contained the said property to
take to his address at No 238 West
110th Street. The property was to be
delivered on the said day and
deponent never received it. Deponent
went to the Grand Central Depot, where
the express company has an office and
presented the receipt which is hereto
annexed, and which deponent received from
the said agent, and the trunk and its
contents were gone. Deponent is now

sworn to before me this 17th day of December 1890

Police Justice

informed by Paul Kaskel a farmer
 proper of to 425 - Third Avenue that on the
 12th Day of December 1890 this defendant
 carried an overcoat and pair of pants
 and on the 13th Day of December 1890 one
 dress coat which deponent fully iden-
 tifies as his and charged the defendant
 with the larceny of the said property
 which is part of the property stolen
 and which was in the trunk and
 pray that he may be held and dealt
 with as the law directs

Henry Muller

Sporn & Kiffin me } 58
 this 20th Day of February 1891

John J. Ryan
 Police Justice

0718

CITY AND COUNTY }
OF NEW YORK, } ss.

Paul Kaskel
aged *37* years, occupation *Pawn Broker* of No. *435 Third Avenue* Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of *Henry Muller* and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me this *4* day of *March*, 188*5* *Paul Kaskel*

John Ryan
Police Justice.

0719

Sec. 108-200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. James P. Hogan

Question. How old are you?

Answer. 18 years old

Question. Where were you born?

Answer. New York City

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

Answer. 685 Second Avenue - 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

James P. Hogan

Taken before me this 17
day of April 1887
John A. Ryan
Police Justice.

0720

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.....

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

Dated *July 4* 18 *91* *John Ryan* Police Justice.

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

Dated..... 18 Police Justice.

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

Dated..... 18 Police Justice.

0721

163

Police Court--- *H* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Nevy Muller
23rd West 110th St
James P. Hogan

Officer
Albony

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 *Feb 5* 18*91*

W. A. Mahon Magistrate.
W. A. Mahon Officer.

23rd St Precinct.
Witnesses *Paul Kusich*
435 Third Avenue Street.

William Cornice
No. *Grand Central Depot*

No. _____ Street.
\$ *1000*



1000 Ex Feb 6 / at 7 pm

0722

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 P. Hogan

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

James P. Hogan
of the CRIME OF GRAND LARCENY in the *second* degree committed as follows:

The said

James P. Hogan

late of the City of New York, in the County of New York aforesaid, on the *twelfth* day of *December* in the year of our Lord one thousand eight hundred and ninety at the City and County aforesaid, with force and arms,

one overcoat of the value of forty dollars, one coat of the value of twenty dollars, and one pair of trousers of the value of ten dollars, one trunk of the value of five dollars, and several other articles of clothing and wearing apparel, of a number and description to the Grand Jury aforesaid unknown, of the value of one hundred dollars

of the goods, chattels and personal property of one

Henry Muller

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.

0723

SECOND COUNT—

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

James P. Hogan
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

James P. Hogan

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,

the same goods, chattels and personal property described in the first count of this indictment

of the goods, chattels and personal property of one

Henry Muller

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

Henry Muller

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

James P. Hogan

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.

DE LANCEY NICOLL,

District Attorney.

0724

BOX:

427

FOLDER:

3941

DESCRIPTION:

Hordes, Simmon

DATE:

02/13/89



3941

0726

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Simon Horder

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

Simon Horder

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 *Simon Horder*
late of the City of New York, in the County of New York aforesaid, on the *fourteenth* day of *June* 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 a certain place there situate, which 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 between the hours of one and five o'clock in the morning of the said day, and between the said hours of the said day, to wit: at the hour of *two* o'clock in the morning of the 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.

De Lancey McCall,
~~JOHN R. FELLOWS,~~

District Attorney.

0727

BOX:

427

FOLDER:

3941

DESCRIPTION:

Houghton, George

DATE:

02/16/91



3941

0728

POOR QUALITY ORIGINAL

Witnesses:

Officer Symons
Central Office
Officer Thompson
Central Office
Thomas D. Madison
Deputy Sheriff
Prison
Embodied copy of
record of conviction of
George W. Edwards, Jr.

No. 2

Counsel,

Filed

day of

1891

Pleads,

48

16 July
Guilty - plea
subscribed by July 20/91

THE PEOPLE

New Orleans, La vs.

George Houghton
alias George W. Edwards,
alias Billy Mave

Bunglars' tools
felony
Section 500, Stat. of La.

DE LANCEY NICOLL,
JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

Chas. B. Postwick

Part 2 - Feb. 26th 1891 Foreman.
Prisoners' Court.

W. J. M. [Signature]
71.3 March 20/91

Mar. 23.

0729

POOR QUALITY ORIGINAL

Witnesses:

Officer Ingram
Central Office
Officer [unclear]
Central Office
Thomas [unclear]
George W. Edwards

House & Ground

Counsel.

Filed

day of

1891

Pleads

H.S.

THE PEOPLE

New Orleans, La

vs.

F

George Houghton
alias George W. Edwards,
alias Billy Marx

Bunglars' tools
Voluntary
[Section 508 Penal Code]

DE LANCEY NICOLL,
~~JOHN R. FELLOWS~~

District Attorney.

A TRUE BILL.

Chas. B. Robich

Pat 2 - Feb. 26th 1891 Foreman.

Jury and Counsel.

John [unclear]
Feb 20/91

Mar. 6/91

0730

At A Court of General Sessions held
in and for the City and County
of New York, at the City Hall of
said City, on the 6th day of
February, A. D. 1891.

P r e s e n t,

HON. RANDOLPH B. MARTINE,

J u s t i c e.

-----X
The People of the State of New York,

-against-

GEORGE HOUGHTON, Impleaded &c.
-----X

A motion having been made to this Court
by the District Attorney of the City and County of New
York that the bail herein, upon which the above-named de-
fendant has been committed be raised from the sum of
\$1500, at which sum it has been fixed by the Police Mag-
istrate, to the sum of \$5000, and the said defendant be-
ing duly committed and now in the custody of the Warden
and keeper of the City Prison of the City of New York,
and after hearing MR. STAPLER, Assistant District Attor-
ney on behalf of the People in favor of said motion, and
EMANUEL M. FRIEND of counsel for the Defendant in opposi-
tion thereto that said motion be granted and it is

that said motion be granted and
O r d e r e d, that the said GEORGE

HOUGHTON be admitted to bail in the sum of Five thousand
Dollars, and that said bail may be taken before any Judge

0731

of this Court or Justice of the Supreme Court.

0732

Please take notice that an
order of removal was made
a copy of which is presented
for settlement to the Hon.
K. B. Edwards, one of the Justices
of this Court, at ^{Address 3 of this Court} ~~the Court House~~
in the Court House, New York
City on the 9th day of February
1891 - at 11 o'clock in the
forenoon of that day.
Done Feb. 1. 1891

Levy Friend & House
Attorneys

To
all persons interested
in the distribution

Feb 7/91
Court of General
Sessions
=
The People
agrs
Geo. Kaughlin
vs
=
Borden and
=
Notice of settlement

LEVY, FRIEND & HOUSE,
ATTORNEYS AND COUNSELORS,
25 CHAMBERS STREET,
NEW YORK.

0733

COURT OF GENERAL SESSIONS.
City and County of New York

The People
vs
George Houghton.

Before
Hon. Frederick Smyth,
and a jury.

Indicted for carrying burglars tools,
as a Second Offense.

Indictment filed February 16th, 1891.

Tried February 25th, 1891.

Appearances:

Assistant District-Attorney Weeks for the People.
Levy, Friend & House for the Defense.

Thomas E. Madden a witness for the People testified that he was turnkey at the New Jersey State prison. His official title was Doorkeeper. He knew the defendant, George Houghton, under the name of George W. Edwards, as a prisoner in the New Jersey State prison, at Trenton. He knew him from about 1880 or 1881 and 1887. The witness then identified an exemplified copy of the record of the convic-

0734

2

tion of George W. Edwards, in the Court of Oyer & Terminer, in the County of Middlesex, New Jersey.

In cross-examination, the witness testified that he had known the defendant certainly for fully five years as a prisoner in the prison.

Detective-Sergeant Michael J. Lyman testified that he and Detective Mc Guinness arrested the defendant on the evening of January 26th, 1891, at about 6 o'clock in the evening, in 30th street, near Fourth avenue, on the stoop of 205 East 30th street. At the time of the arrest, the defendant was in company with Patrick Robertson. The defendant had a bundle of burglars tools, wrapped up in paper, under his right arm. He, the witness, and his brother-officer took the defendant and Robertson to Police Headquarters. When they were arrested, the defendant and Robertson wanted to know why they were arrested, and he, the witness, told them that the Inspector would tell them why they were arrested. On the following morning the defendant and Robertson were taken to the Jefferson Market Police Court. On the day of the arrest he, the witness, and Detective Mc Guinness saw Robertson and Houghton meet in Third avenue. The first time that he, the witness, saw Houghton, on that day, was

0735

3

when he saw Houghton and Robertson going through the Bowery towards Bleecker street. They went into a place in Bleecker street. Then they went through Lafayette Place and up the Bowery and went into a saloon in Fourth street and then returned to the same place in Bleecker street. When they came out of the place in Bleecker street, they had bundles with them. They took a Fourth avenue car and rode up to 30th street. He, the witness, and Detective Mc Guinness rode up town on the same car. As the defendant and Robertson were going up the stoop of 205 East 30th street they were arrested. When he, the witness, caught hold of Robertson, Robertson threw a jimmy that he had in his hand into the vestibule of the house. In the presence of the defendant, Houghton, he, the witness, asked Robertson what they were going to do with the tools. Robertson said that they did not intend to do anything with them in New York, but that they were to be used out side of New York, and that if the witness and Detective Mc Guinness had waited until the following morning, he, Robertson would have been out of the city of New York, and that he intended to go 1,400 miles away from New York. Robertson also said that he would take the whole brunt of the matter upon his shoul-

0736

4

ders, because Houghton had served terms in State prison amounting to 18 years. He, the witness, had been a Detective Sergeant for over five years, and was familiar with the tools used by burglars. The tools that were found in the possession of the defendant and Robertson were first-class burglars tools.

Officer John D. Mc Ginness testified that he was a Detective Officer attached to the Police Central Office. The witness corroborated the testimony of Detective-Sergeant Lyman.

No Defense.

- - - 0 - - -

0737

Court of General Sessions of the Peace

In and For the City and County of New York.

-----X
 The People of the State of New York
 -against-
 GEORGE HOUGHTON. *In plaudere.*
 -----X

SIR:-

You will TAKE NOTICE that the defendant above-named will give bail herein, before MR. JUSTICE COWING, holding Court in Part I of the Court of General Sessions of the Peace in and for the City and County of New York, on Monday the 9th day of February 1891 at 12 noon of that day, and you will further TAKE NOTICE that the sureties that will be offered are WILLIAM O'CONNOR, residing at No. 54 East 87th Street in the City and County of New York, occupation Wine and Liquor merchant, and DANIEL O'CONNOR, residing at No. 265 East Broadway, in the City and County of New York, occupation Wine and Liquor merchant.

The property which the said WILLIAM O'CONNOR will justify upon as to his sufficiency is as follows, to wit; House and lot No. 207 Henry Street in the City and County of New York, in the Seventh Ward, purchased about ten years ago, by him, and valued to-day at the sum of \$30,000. and that there are no incumbrances thereon, either by mortgage, judgment or otherwise.

The property which said DANIEL O'CONNOR will justify

0738

upon as to his sufficiency, consists of personal property,
viz; stock and fixtures at No. 265 East Broadway, in the
City and County of New York, valued at \$4000. and cash in
hand and in bank amounting to \$500.

Yours &c.,

LEVY, FRIEND & HOUSE,

Of Counsel for Defendant,

#25 Chambers Street,

New York City.

To

DE LANCY NICOLL, ESQ.,

District Attorney,

New York County.

At A Court of General Sessions held
in and for the City and County
of New York, at the City Hall of
said City, on the 6th day of
February, A. D. 1891.

P r e s e n t,

HON. RANDOLPH B. MARTINE,

J u s t i c e.

-----X
The People of the State of New York, :

-against- :

GEORGE HOUGHTON, Impleaded &c. :
-----X

A motion having been made to this Court
by the District Attorney of the City and County of New
York that the bail herein, upon which the above-named de-
fendant has been committed be raised from the sum of
\$1500, at which sum it has been fixed by the Police Mag-
istrate, to the sum of \$5000, and the said defendant be-
ing duly committed and now in the custody of the Warden
and keeper of the City Prison of the City of New York,
and after hearing MR. STAPLER, Assistant District Attor-
ney on behalf of the People in favor of said motion, and
EMANUEL M. FRIEND of counsel for the Defendant in opposi-
tion thereto ~~that said motion be granted and it is~~

O r d e r e d, ^{that said motion be granted} that the said GEORGE

HOUGHTON be admitted to bail in the sum of Five thousand
Dollars, and that said bail may be taken before any Judge

0740

of this Court or Justice of the Supreme Court.

0741

Please take notice that an order which within is a copy will be presented for settlement to the Hon. R. B. Martine one of the Justices of this Court at ^{his} ~~his~~ ^{of his court} ~~Chambers~~ in the Court House New York City on the 9th day of February 1891, at 11 o'clock in the forenoon of that day.

Dated Feb. 7th 1891

Levy, Friend & House
Attys. for Houghton,

to De Lauey Mcoll Esq.
District Attorney.

copy.
Received
=
The Receiver
asst-
Geo Houghton
to De Lauey Mcoll
Dist Atty-

LEVY, FRIEND & HOUSE,
ATTORNEYS AND COUNSELORS,
25 CHAMBERS STREET,
NEW YORK.

Recd
Feb 7 1891

0742

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

An order having been made on the day of February 1891, by Hon. R. B. Martine

that George Houghton, be held to answer upon a charge of Felony - viz being in possession of burglar tools, upon which he has been duly admitted to bail in the sum of Five thousand \$5000 hundred dollars.

We ~~William Connor~~ George Houghton Defendant, residing at No. New Orleans - Louisiana Street, in the said City of New York,

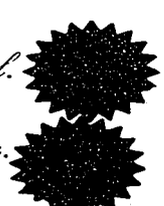
and William Connor residing at No. 54 East 87th St. Daniel Connor of 265th East Broadway Street, said City,

Surety's hereby jointly and severally undertake that the above-named George Houghton shall appear and answer the charge above mentioned, in whatever Court it may be prosecuted, and shall at all times render himself amenable to the orders and process of the Court; and, if convicted, shall appear for judgment, and render himself in execution thereof; or if he fail to perform either of these conditions, that we will pay to the People of the State of New York the sum of Fifty hundred dollars.

Taken and acknowledged before me,

this day of 189

Wm O. Connor Principal. Surety.

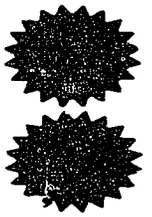


0743

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

Witness Edw. Fried

Wm O'Connor Principal.
Wm O'Connor Surety.



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

William O'Connor

The above-named Surety, being duly sworn, deposes and says, that he is a resident, and a free holder within the said City, County and State; that he is worth the sum of Sixty thousand and 60000 hundred dollars, exclusive of property exempt by law from execution.

Sworn to before me this _____ day

of Feb 1891.
Wm O'Connor

0744

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

William Connor.
of No. 54 E 87th Street, the Surety named in the annexed Recognizance,
being duly sworn, deposes and says that he is the sole owner in his own right, of real estate in the
County of New York consisting of House &
Lot 209 - Henry Street -

and that the title to the property above specified is now of record in deponent's own name, in the
office of the Register of the County of New York and that the same is of the value of not less
than \$30000.00 thousand Dollars, and is subject to no lien or incumbrance except as follows

No incumbrance whatever

and that he owns personal estate in the County of New York
and that its value is not less than Twenty thousand Dollars
that it consists of Store of fixtures, stock
in trade

and that it is subject to no lien or incumbrance except as follows:

And that there are no unsatisfied judgments or executions against him, and that he is under no
recognizance except as follows: Except one bond of \$1000.
as security for a letter carrier

and that he is worth in good property not less than Sixty thousand
Dollars over and above all debts, liabilities and lawful claims against him, and all liens, incum-
brances and lawful claims upon his property.

Sworn to before me, this 27th day of July 1891. } Wm O'Connor Surety.

0745

District Attorney's Office.

PEOPLE

vs.

George Naughton

*Return Post &
for July 20th
Sent Mail*

0746

Court of General Sessions of the Peace

In and For the City and County of New York.

-----X
The People of the State of New York

-against-

GEORGE HOUGHTON, Impleaded &c.,
-----X

TO

HON. DE LANCEY NICOLL,
District Attorney,

SIR:-

PLEASE TO TAKE NOTICE, that on the annexed affidavits, on the 12th day of February 1891, at 2 o'clock in the afternoon or as soon thereafter as counsel can be heard, we will move this Court to set aside the Indictment herein, in Part I before JUDGE COWING, on the ground that it was found without legal evidence before the Grand Inquest and in violation of the Constitution of the State of New York, and also particularly of Sec. 256 of the Code of Criminal Procedure.

Dated, New York, February // th, 1891.

Yours &c.,

LEVY, FRIEND & HOUSE,

Of Counsel for Defendant,

#25 Chambers Street,

New York City.

0748

and deponent further says, that if the facts alleged in this affidavit are not true, the District Attorney being in possession of the minutes of the Grand Jury and having official knowledge of what took place before the Grand Inquest can readily disprove them.

W h e r e f o r e, by reason of the premises, deponent asks that the said indictment be dismissed as having been found without legal proof before the Grand Inquest.

Sworn to before me this :
19th day of February, 1891.: *E. M. Friend*

Geo. W. McPart
Com of Deeds
N. Y. Co.

0749

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

-----X
The People of the State of New York, :
-against- :
GEORGE HOUGHTON, Impleaded &c. :
-----X

City and County of New York, ss:

GEORGE HOUGHTON being duly sworn, deposes and says that he is the defendant above-named.

That on information and belief, he was indicted by the Grand Jury of the City and County of New York, on the 3^d day of February 189/, charged with the crime of feloniously possessing instruments of burglary and larceny, charged as a second offense, and in the said indictment it is laid as a first offense, that the said defendant was convicted at a Court of Oyer & Terminer and a General Jail Delivery held in and for the County of Middlesex, in the State of New Jersey, on the 26th day of December, 1871, by and under the name and description of GEORGE W. EDWARDS, having on the 16th day of November, 1871 at the Township of Monroe, in the County of Middlesex aforesaid, at about the hour of 11 o'clock at the night of the said last mentioned day, with force and arms, a certain building, commonly called a bank, which was the building and bank of FIRST NATIONAL BANK OF JAMESBURG, a body corporate incorporated and existing by and under the laws and authority of the United States there situate, by night,

0750

wilfully and maliciously broken and entered with intent the certificates and other public securities of the United States, for payment of money, moneys, goods and chattels of the said the FIRST NATIONAL BANK OF JAMESBURG, in the said building, commonly called a bank, then and there being found, then and there feloniously to steal, take and carry away, contrary to the form of the statute of the said State of New Jersey, in such case made and provided, and against the peace of the said State, the government and dignity of the same.

On information and belief, deponent alleges that no evidence was before the Grand Jury, aforementioned, authorizing said indictment and especially no evidence to show or prove or establish the allegations laid in the indictment as to the former offense, as therein charged.

On information and belief, deponent alleges that no testimony was introduced before the said Grand Jury that he, deponent, was the GEORGE W. EDWARDS so alleged to have been so convicted, under such name, in the said State of New Jersey.

On information and belief, deponent is informed and has reason to believe that the only name on the indictment so found against him as above mentioned is that of one, MICHAEL LYMAN, whom deponent is informed and verily believes to be a detective on the Police force of the City of New York and who resides in said City.

Deponent further alleges that he has no acquaintance with the person named as a witness, on the

0751

back of said indictment. That for the reasons above mentioned, deponent charges the fact to be that there was no legal evidence before the said Grand Jury to authorize his indictment and especially to authorize the fact alleged in the indictment of his former conviction for crime or his identity as the person who had committed said former alleged crime, and deponent further says that if the facts alleged in this indictment are not true, the District Attorney being in possession of the minutes of the said Grand Jury and having official knowledge of what took place before the said Grand Jury can readily disprove them.

W h e r e f o r e, by reason of the premises above set forth, and on all the proceedings had herein, deponent asks that the said Indictment be dismissed as having been found without there being legal proof before the said Grand Jury.

Sworn to before me this :

4th day of February, 1891.:

Geo. Houghton

Geo W. McGrath

Com. of Deeds

N.Y. Co.

0752

Central Summons

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

The People of the State of New York

Dated, N. Y., 189

against

Yours &c,
LEWY, FRIEND & HOUSE,

George Thompson

Att'ys for

Respondent

To
Esq.,

*affidavit notice
case of Motion to
grant habeas corpus*

Attorney for

LEWY, FRIEND & HOUSE,
Attorneys,
25 CHAMBERS ST., NEW YORK

RECEIVED
this 11th day of 189
District Attorney

Attorney for

*Melaney West, Esq.
District Attorney
City of New York*

0753

GRAND JURY ROOM.

PEOPLE

vs.

George Washington
et al vs

Mr. Sample -

If you deem it
desirable to have
this case re-submitted
and a new indictment
found, please have
the motion to set
aside adjourned, and
notify me, and I
will have the proper
witnesses subpoenaed.

Wm. J. ...

Feb 12/91

0754

Court of General Sessions of the Peace

In and For the City and County of New York.

-----X
The People of the State of New York

-against-

GEORGE HOUGHTON, Impleaded &c. 10

-----X
PLEASE TAKE NOTICE, that we shall move
this Honorable Court, before HON. RUFUS B. COWING, Judge,
holding Part I thereof, on Tuesday, the 10th day of
February, 1891, at 11 o'clock in the forenoon of that day,
or as soon as counsel can be heard, for an order direct-
ing the names of the witnesses examined before the Grand
to
Jury, be endorsed upon the indictment found herein on the
day of February, 1891, and that the names of such wit-
nesses as they appear upon the minutes of the Grand Jury,
be furnished to defendant or his counsel forthwith, pur-
suant to the provisions of Sec. 271 of the Code of Crimi-
nal Procedure.

Dated, New York, February 9th, 1891.

Yours &c.,

LEVY, FRIEND & HOUSE,
Of Counsel for Said Def't.
25 Chambers Street,
N. Y. City.

To
DE LANCEY NICOLL, ESQ.,
District Attorney, City and County of New York.

Part of original returned

Received

0755

Court of General Sessions

The People of the State
of New York

against
George Anglin

City of New York

Leg. Friend of the
Of Council for Dept.
25 Chambers St.

N. Y. City



To

Delaney & Co.
District Attorney
City and County of New York

0756

State of Kentucky
Jefferson County. S S.

Pleas before the Hon. Wm. L. Jackson,
Judge of the Jefferson Circuit Court
at the Court House in the City of
Louisville County and State afore-
said on the 5th day of September
1884.

Be it remembered that on the 16th of June 1884, at a
Court held as aforesaid for the Jefferson Circuit Court,
The Foreman of the Grand Jury in the presence of the Grand
Jury returned the following Indictment "A True Bill"

Viz:::

The Commonwealth of Kentucky
against
Arthur Sargent and Baltimore Pat

Jefferson Circuit Court

June Term, A. D. 1884

The Grand jurors of the County of Jefferson, in the name
and by the authority of the Commonwealth of Kentucky, accuse
Arthur Sargent and Baltimore Pat of the crime of GRAND
LARCENY, committed in manner and form as follows, to-wit The
said Arthur Sargent and Baltimore Pat in the said County of
Jefferson, on the 2nd day of June 1884, with force and arms

0757

feloniously did take, steal and carry away United States Treasury Notes and National Bank Bills, money of the United States of various sized and denominations of the value of Sixty Dollars, the personal property of Thomas Reber, contrary to the form of the statute in such cases made and provided, and against the peace and dignity of the Commonwealth of Kentucky.

Witnesses
Thomas Reber
E. O. Daly
E. F. Barker
M. Brennan
J. W. Green
Officer Smith
P.E.Kelly

Asher G. Caruth
Commonwealth's Attorney

And afterwards, to-wit on the 17th day of June 1884, at a Court held as aforesaid the following orders were entered,

The defendants are this day led to the bar of this Court, and the Court, with the consent of the defendants, dispenses with the arraignment, and the defendants plead that they are not guilty of the offense charged in the indictment.

Ordered that this case be continued and docketed for the 4th day of September 1884 for trial.

Ordered that the defendants be permitted to give bail in the sum of Five hundred Dollars each.

In default of bail ordered that each of said defendants be remanded to the County Jail.

And afterwards, on the 4th of September 1884, at a Court held as aforesaid, the following order was entered,

By consent, ordered that this case be assigned to the

2

5th of September 1884 for trial, and that the defendants in default of bail be remanded to the County Jail.

And afterwards, to-wit on the 5th of September 1884, at a Court held as aforesaid the following orders were entered herein viz::

Commonwealth of Ky. vs. Arthur Sargent & Baltimore Pat
On Indictment for Grand Larceny.

The defendants are this day led to the bar of this Court, and on their motions separate trials are awarded them herein.

The defendant Baltimore Pat having heretofore pleaded not guilty of the offense charged in the indictment, with the permission of the Court, withdraws his said former plea of not guilty, and now in open Court pleads that he is guilty of the offense charged in the indictment.

To try the issue comes a jury, to-wit: Henry Reiling; F. W. Keisker; J.T.Burghard; James Peoples; F.W.Quast; H.W.Hunter; J.C.Blancagneil; Frederick Gernert; Wm. H. Hatch; P.Cavanaugh; Herman Harris; Benjamin Rankin; who being duly elected and sworn according to law, returned into Court the following verdict:

"We the jury find the defendant Baltimore Pat guilty as charged in the within indictment and fix his punishment at confinement in the State Penitentiary for the period of Four years,

H. W. Hunter, Foreman"

The defendant being informed of the nature of the indictment, plea and verdict, is asked if he has any legal cause to show why judgment shall not now be pronounced against him

0759

and none being shown; It is ordered and adjudged by the Court that the defendant Baltimore Pat be taken hence to the Jail of Jefferson County and from there by the Sheriff of said County to the State Penitentiary and there confined at hard labor for the period of Four years, he being convicted of Felony

Ordered that this case as to the defendant Sargent be not again placed on the docket until the further order of this Court.

In testimony that the above is truly copied



from the records in my office, I, JOHN S. CAIN, Clerk of the Jefferson Circuit Court of Jefferson County, have hereunto subscribed my name and affixed an impress of the seal of said court at the city of Louisville this 27th day of February A. D. one thousand eight hundred and ninety one and in the nineteenth month year of the Commonwealth.

John S. Cain C. J. C. C.

State of Kentucky, }
JEFFERSON COUNTY, } SS.

I, Wm L Jackson Jr Judge of the Jefferson Circuit Court of Jefferson County, in the State aforesaid, do certify that JOHN S. CAIN, who has signed the foregoing certificate, is, and was at the time of signing the same, clerk of said court, duly elected and qualified, that all his official acts as such are entitled to full faith and credit, and that his foregoing attestation is in due form of law.

Given under my hand, at the city of Louisville, this 27th day of February 1891
Wm L Jackson Jr J. J. C. C.

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Figoras Donoflon,
otherwise called, Figoras
W. Edwards, otherwise
called Billy Mann*

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

Indictment accuse *Figoras Donoflon, otherwise called*

Figoras W. Edwards, otherwise called Billy Mann

of the crime of *obtain[ing] possession of instruments*

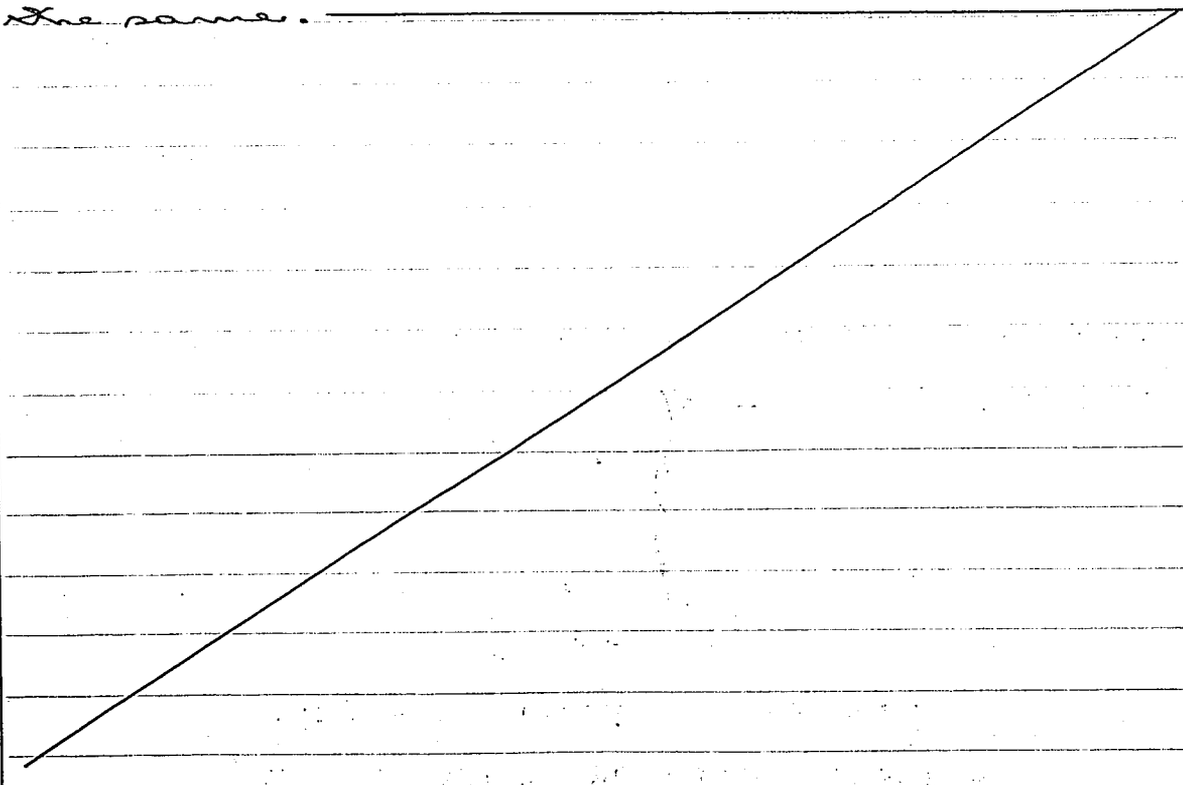
of forgery and larceny;

committed as follows:

Heretofore, to wit:

*at a Court of Oyer and Terminer
and General Sessions held in and for
the County of Middlesex in the State of
New Jersey on the 26th day of December,
1871, the said Figoras Donoflon, otherwise
called Figoras W. Edwards, otherwise called
Billy Mann, by the name and description
of Figoras W. Edwards, was in due form
lawfully indicted and charged with
guilt of the crime of obtaining possession of
instruments of forgery and larceny, to-wit: on the 16th day
of November, 1871, at the County of Middlesex aforesaid, to
obtain possession of certain articles of the nature
of the said instruments, to-wit: a
and arms, a certain building, commonly
called a house, which was the building
of the First National Bank of*

Government, a body corporate, incorporated
 and existing, by and under the laws and
 authority of the United States, does hereby
 certify, in full and lawful manner, and
 entered, in the name of the said State and
 other public securities of the United States
 the payment of money, money's worth, goods and
 chattels of the said First National
 Bank of New York, in the said finding
 commonly called a bank run and there
 being found, there and there feloniously,
 to steal take and carry away, contrary to
 the form of the Statute of the said State
 of New York, in such case made and
 provided, and against the peace of the said
 State, the government and dignity of
 the same.



0763

understand, the same being adapted, derived
and promulgated used for the commission
of Forgery and Larceny; 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:

Deauncey Hill,

Attorney at Law

70 21

Witnesses:

John L. ...
Central office
This certified copy
received at court
office M. ...
...

Counsel,

J. ...
Filed 1897
Pleads, ...
152000508 (2nd Ed.)

THE PEOPLE

George ...
alias George W. Edwards,
alias Billy Moore.

DE LANCEY NICOLL,

~~JOHN R. ...~~

District Attorney.

Richard

A TRUE BILL.

Richard B. ...

Foreman.

6th Feb. 1897

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 Houghton,
otherwise called George W. Edwards,
otherwise called Billy Marr

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

Indictment accuse ^{called} George Houghton, otherwise, George W. Edwards, otherwise called Billy Marr
of the crime of feloniously possessing instruments
of burglary and larceny.

committed as follows:

Heretofore, to wit: at a Court of Oyer and Terminer and General Jail Delivery held in and for the County of Middlesex in the State of New Jersey on the 26th day of December, 1871, the said George Houghton, otherwise called George W. Edwards, otherwise called Billy Marr, by the name and description of George W. Edwards, was in due form of law convicted by his plea of guilty, of a crime, to wit: of having on the 16th day of November, 1871, at the Township of Monroe in the County of Middlesex aforesaid, at about the hour of eleven o'clock of the night of the said last mentioned day, with force and arms, a certain building, commonly called a bank, which was the building and bank of the First National Bank of Jamesburg, a body corporate, incorporated and existing, by and under the laws and authority of the United States, there

situate, by night, wilfully and maliciously broken and entered, with intent the certificates and other public securities of the United States for payment of money, moneys, goods and chattels of the said The First National Bank of Jamesburg, in the said building commonly called a bank, then and there being found, then and there feloniously to steal take and carry away, contrary to the form of the Statute of the said State of New Jersey, in such case made and provided, and against the peace of the said State, the government and dignity of the same.

And Thereupon, upon the conviction aforesaid, it was considered by the said Court of Oyer and Terminer and General Jail Delivery, and ordered and adjudged, that the said George Houghton otherwise called George W. Edwards, otherwise called Billy Marr, by the name and description of George W. Edwards as aforesaid, for the crime whereof he was so convicted as aforesaid, be confined in the State Prison of the said State, at hard labor for the term of ten years, and thence until the costs of the said prosecution were paid. as by record thereof doth more fully and at large appear.

And the said George Houghton, otherwise called George W. Edwards, otherwise called Billy Marr, late of the City of New York, in the County of New York aforesaid, having been so as aforesaid convicted of the said crime, in manner aforesaid,

afterwards, to wit: on the twenty sixth day of January, in the year of our Lord one thousand eight hundred and ninety one, at the City and County aforesaid, with force and arms, did feloniously have in his possession, under circumstances evincing an intent to use and employ the same in the commission of some crime to the Grand Jury aforesaid unknown, certain machines, tools, false keys, pick-locks, bits, rippers, and other implements, to wit: ten false keys, ten pick-locks, ten bits, ten rippers, ten drills, ten jimmies, and ten other machines, tools and implements, the names and a more particular description whereof are to the Grand Jury aforesaid unknown, the same being adapted, designed and commonly used for the commission of burglary and larceny; 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.

De Rancey Nicoll,
District Attorney.

0768

BOX:

427

FOLDER:

3941

DESCRIPTION:

Hudis, Sigmund

DATE:

02/06/91



3941

Bail fixed at \$1000-

RBS

Witnessed:

L. Haffman

H. Hinman

Offic. Rowley

No 377.

W. Greenman
at 6 o'clock

Counsel,

Filed

day of

1891

Pleads *Guilty*

Grand Larceny, *Second Degree.*
(From the Person.)
[Sections 528, 531, Penal Code]

THE PEOPLE

vs.

2

Sigmund Hudio

*bond heard
March 4/91*

DE LANCEY NICOLL,
JOHN B. FELLOWS

Publicist Attorney

7th St. N.W. March 26, 1891

John H. Rowley

A TRUE BILL.

Charles B. Roberts

Subscribed March 26, 1891

True and Legitimized

Foreman

*on the ground of a variance
between the charge and the
indictment.*

0770

Police Court— 3 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 101 Seventh Street, aged 48 years,
occupation Architect being duly sworn
deposes and says, that on the 15 day of November 1894 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 Open face gold watch
of the value of One hundred
and thirty ⁰⁰/₁₀₀ (\$130.⁰⁰/₁₀₀)

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 Sigismund Kirdes (nowhere)
from the fact that deponent
on or about said date gave
said watch to deponent
to take to the jewelry store of
Gustav Rheinauer at No 69
Avenue A to have it repaired.

Deponent is informed by
said Gustav Rheinauer that
deponent never brought said
watch to him. Wherefore deponent
charges deponent with appropri-
ating the same to his own use and
benefit and asks that he be held
to answer and be held guilty as the
law directs.

Josef Hoffmann

Sworn to before me, this 29 day of November 1894
William W. Warrick
Police Justice.

0771

CITY AND COUNTY }
OF NEW YORK, } ss.

Gustav Rheinauer
aged *46* years, occupation *Jewelry* of No. *69 Avenue*
Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of *Jobst Hoffmann*
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this *29* day of *Jan*, 1890, } *Gustav Wernau*

Wm. Murray }
Police Justice.

0772

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. *Sigmund Hudes*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *Austria*

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

Answer. *No 79 Miller St. 2 months*

Question. What is your business or profession?

Answer. *Watchmaker*

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*
Sigmund Hudes

Taken before me this

day of *July* 188*7*

[Signature]

Police Justice.

0774

126

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Hoffmann
101 Seventh St
Agnes Hodes

2 *B*
3
4

Offence *Salweeny*
Subway

BAILED. *Jan 21/91*
No. 1, by *Victor Steiner*
Residence *105 Delancey Street.*

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated *Jan 21 1891*
Murray Magistrate.
Orin Officer.
Precinct.

Witnesses *Gustav Rheinman*
No. *169 Ave A* Street.
Henry Kahn
No. *225* Street.



No. \$ *1000* to answer
Jan 21

0775

COURT OF GENERAL SESSIONS IN THE PEACE

FOR THE CITY AND COUNTY OF NEW YORK

The people of the State of

New York vs

vs

ARTHUR HUBBS

Sir:-

Please take notice that upon the annexed affidavit I shall move before the Hon. Rufus W. Gowling one of the Justices of this Court at a trial term to be held in Part I on the 21st day of April 1891, at 11 A. M. for an order dismissing the indictment in the above entitled suit for want of prosecution and for such other and further relief as to the Court may seem just and proper.

Dated April 20th 1891.

William Crossman

Attorney for defendant

343 Broadway

To:-

Hon. Delancey Nicoll

District Attorney

N.Y. Co.

0776

COURT OF GENERAL SESSIONS OF THE PEACE

FOR THE CITY AND COUNTY OF NEW YORK.

of the State of New York

The People of the State of
New York &c
vs

SIN BRU BUNTS

of the City and County of New York

City and County of New York ss:

Willist Brown an being duly sworn, deposes that he is the attorney for the above named defendant SIN BRU BUNTS. That said defendant on the 15th day of January 1901, was apprehended on the charge of grand larceny in the second degree by one of the police Magistrates of this City, and that on the 16th day of February 1901, the defendant having in the meantime, been indicted for the above crime, he was called upon to plead to the crime charged in said indictment, and he pleaded not guilty.

That thereafter the trial of the above indictment was on the calendar for trial on the following days upon which of which of these occasions this defendant was ready for trial, to wit:- January 15th, 16th, 17th, 18th, 20th, March 11th, 12th, and 23th 1901. That on the said 23th day of March 1901, the said defendant was put on trial for the crime charged in the indictment before Mr. Justice Cowing and a jury, and a verdict of acquittal was directed by the Court on the ground of a variance between the proof and the indictment, the indictment charging a common law larceny and the proof disclosing a common law embezzlement. THAT the defendant was remanded by the said Mr. Justice Cowing to await the action of the grand jury

0777

That the defendant the defendant was indicted by the grand jury of this county, for the crime of grand larceny in the second degree. That a defendant was called upon to plead to said indictment on the 15th day of April 1891, and he pleaded not guilty. That since last said mentioned date this case has been on the calendar two times and upon neither of said occasions was the District Attorney ready to proceed with the trial and the said case has been adjourned indefinitely.

That the defendant is now actually confined in the workhouse of this City and has been since the last two months. That said defendant has a family consisting of a wife and a child both of whom are dependent on him ^{for} support. That his said wife and child have been dispossessed from their home and are now living upon the charity of their friends. That ~~defendant~~ is a watchmaker by trade and if at liberty could earn sufficient for the support of himself and his family. That said defendant is anxious to have the trial of the above indictment set down for an early date or else that the said indictment be dismissed for want of prosecution.

Sworn to before me this)
20th day of April, 1891.)

James J. Bohan
Comptroller
N.Y.C.

My Grossman

0778

City and County of New York, ss.:

sworn, says, that on the _____ day of _____ being duly
at No. _____ 18
he served a copy of the annexed _____ in the City of New York,
upon _____
to him known to be the attorney for
the _____ herein, by delivering the same to and leaving it with a
person having charge of the office of said Attorney, during the absence of
said Attorney therefrom.

Sworn to before me this

day of _____ 18 _____

*Court of General Sessions
of the Peace for the City and County
of New York*
Sequestered Files

*Notice of Motion
& Affidavit*

WILLIAM GROSSMAN,
Attorney for defendant
206 BROADWAY,
NEW YORK CITY.

Rec'd
To _____
Attorney for
_____ 207/91

*Service of a copy of within is hereby
admitted.*

Dated New York, April 18 1891

J. MEYERS, STATIONER AND PRINTER, 105 DUANE ST.

SIR: Take notice that the within is a copy
of _____ this day duly entered
in this action in the office of the Clerk of
this Court.

Dated, N. Y., _____ 18 _____
Yours, &c.,
WILLIAM GROSSMAN,
Attorney for
206 BROADWAY,
NEW YORK CITY.

To _____
Attorney for

SIR: Take notice, that an Order, of which
the within is a copy, will be presented
to Mr. Justice _____ at
_____ of this Court, at the
_____ in the City of New York, on the
_____ day of _____ 18 _____, at _____ M.,
for settlement and entry herein.
Dated N. Y., _____ 18 _____

Yours, &c.,
WILLIAM GROSSMAN,
Attorney for
206 BROADWAY,
NEW YORK CITY.

To _____
Attorney for

0779

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Sigmund Audis

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

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

The said *Sigmund Audis*

late of the City of New York, in the County of New York aforesaid, on the *fifteenth*
day of *November* in the year of our Lord one thousand *eight hundred and*
~~eighty ninety~~, in the *day* time of the said day, at the City and County
aforesaid, with force and arms,

one watch of the value
of one hundred and thirty dollars

of the goods, chattels and personal property of one *Isabel Hoffmann*
~~on the person of the said~~

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.

He Larsey Nicoll,
District Attorney

0780

BOX:

427

FOLDER:

3941

DESCRIPTION:

Hunting, Frank N.

DATE:

02/20/91



3941

W 201

Counsel,
Filed 20 day of July 1891
Pleads,

Witnesses:
Alvin Armstrong
John Alderman
AC Capeland

THE PEOPLE
vs.
Frank N. Hunting
(2 cases)
F

Forgery in the Second Degree.
(Sections 511 and 521, Penal Code.)

DE LANCEY NICOLL
JOHN R. WILLOWS
District Attorney.

A True Bill.

Chas. B. B. B. B.
Foreman.
John M. 2ley
S. P. 5 1/2

0782

Police Court 2 District.

Affidavit—Larceny.

City and County }
of New York, } ss:

Peter Feldman

of No. 226 7th Avenue Street, aged 33 years,
occupation Clothing dealer being duly sworn,

deposes and says, that on the 28 day of October 1890 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the 5th time, the following property, viz:

good and lawful money of the issue
of the United States of the value of
fifteen dollars \$ 15⁰⁰

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 Frank W. Huntington
From the fact that on said day said
deponent was indebted to
deponent in the sum of three dollars
that the said deponent presented
the latter a money check to deponent,
and requested deponent to give him
fifteen dollars and deduct the three
dollars of his indebtedness
deponent believing that said check
was of value and would be duly
paid on presentation at the Riverside
Bank accepted said check and
paid said deponent said
fifteen dollars, that said

Sworn to before me, this

of 189

Police Justice

0783

check was duly presented and for
payment and returned as being of
no value.
Defendant therefore charges that said
defendant did feloniously make
said false instrument with the
intent to cheat and defraud
and whereby he did steal defendant's
money as aforesaid
defendant prays that said
defendant be arrested next
month with as the law directs

Subscribed before me
this 29 day of Decr 1890

Peter Felokanov

John Ryan Public Notary

0784

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Frank N. Hunting 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 N. Hunting*

Question. How old are you?

Answer. *42 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *Brooklyn*

Question. What is your business or profession?

Answer. *Solomon*

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

Answer. *I have nothing to say*

Frank N. Hunting

Taken before me this *19*
day of *March* 18*91*
W. H. ...

Police Justice.

0785

Sec. 151.

Police Court 2 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 any Marshal or Policeman of the City of New York:

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 Peter Feldman of No. 226 7 Arden Street, that on the 28 day of October 1890 at the City of New York, in the County of New York, the following article to wit:

gold and silver jewelry of the value of \$1000 value of \$1000 Dollars, the property of Frank A. Merritt as taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Frank A. Merritt

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 every of you, to apprehend the body of the said Defendant and forthwith bring him before me, at the 2 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 29 day of October 1890

John J. Ryan POLICE JUSTICE.

0785

Police Court District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

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.

John J. Ryan Police Justice.

5 Day Jail

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

Dated 188

Police Justice.

The within named

0787

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.....

Frank N. Harding

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 ~~be~~ such bail.

Dated Feb 19 1891 *[Signature]* Police Justice.

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

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

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

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

0788

202

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Peter Salomon
226 7th Avenue
Grand St. Hunter

Officer
W. J. [unclear]

1
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 *Dec 29* 189*0*

Ryan Magistrate.

Grady Officer.

C.P. Precinct.

Witnesses *Cashier, Riverside Bank*

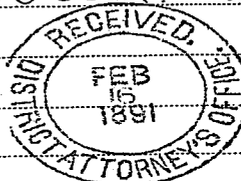
No. *8th Ave cor 57th* Street.

No. Street.

\$ *500* to answer *H.S. [unclear]*

1000 bond *5th Feb 14. 9 at*

do *Feb 15 9*



0789

Police Court

District.

Affidavit—Larceny.

City and County } ss:
of New York,

George Lee

of No. 2 West 14 Street, aged 37 years,
occupation Manager being duly sworn,

deposes and says, that on the 15 day of October 1890, at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the day time, the following property, viz:

One Registering Machine
of the Value of Fifty Dollars.

the property of in the Care and Charge of
deponent as Manager,

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 Paul W. Huntington (now dead)

from the fact that on said date the
Paul Huntington was in the employ
of deponent as Salesman. That the
said Huntington admitted and
acknowledged to deponent that on or about
said date he did take said property
as a Sample Machine and that he
did pass on said property and
appropriated the proceeds to his own
use and benefit. Therefore
charges that the said Huntington did
unlawfully deprive deponent of the
use and benefit of said property in
violation of Law.

George Lee

Sworn to before me, this 14 day
of February 1891
H. M. ... Police Justice.

0790

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Frank N. Huntington

Question. How old are you?

Answer.

49 years

Question. Where were you born?

Answer.

Boston

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

Answer.

Brooklyn, N.Y. 4 months

Question. What is your business or profession?

Answer.

Salesman.

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

Answer.

I have nothing to say

Frank N. Huntington

Taken before me this

day of *February*, 189*9*

W. J. Ambrose

Police Justice

0791

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 Algermanus

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

Dated July 15 1891 W. J. ... Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0792

201

Police Court--- *W* District

THE PEOPLE, P. C.,
IN THE COMPLAINT OF

George Lee
27 March 1891
Frank M. Huntington

Carney
Officer

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 *February 14 91* 18
W. M. Mathew Magistrate.

Arms & Co Officer.

Witness *Dennis Gundy* Precinct.

No. *C. P. Police* Street.

O. P. Salter Street.

No. *2 West 4* Street.

No. Street.

\$ *1000*
\$ *1000 bond 4 Feb 15 91*



0793

No. 12434 New York, Oct 25th 1890

RIVERSIDE BANK
8TH AVE. COR. 57TH ST

PAY TO THE ORDER OF Frank A. Huntington

The sum of Eighteen DOLLARS

\$18⁰⁰/₁₀₀ 18 Basin

OFFICERS: BANKERS CO. 38 HOWARD ST. N.Y.

0794

Frank W. Huntington
Peter Feldman

0795

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 N. Huntington

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

of the CRIME OF *Frank N. Huntington* Grand LARCENY, in the second degree, committed as follows:

The said

Frank N. Huntington

late of the City of New York, in the County of New York aforesaid, on the *fifteenth* day of *October* in the year of our Lord one thousand eight hundred and *ninety*, at the City and County aforesaid, being then and there the clerk and servant of *Charline N. Lee and G. Everett Angier, copartners*

and as such clerk and servant then and there having in his possession, custody and control certain moneys, goods, chattels and personal property of the said *Charline N. Lee and G. Everett Angier* the true owner thereof, to wit:

one registering machine of the kind called cash registers, of the value of fifty dollars;

the said

Frank N. Huntington

afterwards, to wit:

on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, did feloniously appropriate the said *goods, chattels and personal property*

to his own use, with intent to deprive and defraud the said *Charline N. Lee and G. Everett Angier* of the same, and of the use and benefit thereof; and the same moneys, goods, chattels and personal property of the said *Charline N. Lee and G. Everett Angier*

did then and there and thereby feloniously steal, 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.

DE LANCEY NICOLL,
~~JOHN R. FELLOWS,~~
District Attorney.

W 200

Counsel, *Do*
Filed *July* day of *July* 1891
Plends,

THE PEOPLE
vs.
Frank N. Hunting
(2 cases)

Grand Larceny, *and degree*
(MISAPPROPRIATION,
[Sections 528, 531 - of the Penal Code].)

DE LANCEY NICOLL,
~~JOHN C. TUNNICLIFFE~~
District Attorney.

A True BILL

Chas. B. Roberts
Foreman.

Witnesses:
Frank Lee
Officer Armstrong

Part I
Feb 1891. The deft within
has day pleaded another
indictment of even date for
forgery in second degree

H. Macdonald
Deputy

0797

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 N. Huntington

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

Frank N. Huntington
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said *Frank N. Huntington*

late of the City of New York, in the County of New York aforesaid, on the *twenty-eighth* day of *October* in the year of our Lord one thousand eight hundred and *ninety*, with force and arms, at the City and County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly act and assist in the forging a certain instrument and writing, *to wit: an order for the payment of money, of the kind called bank cheques* which said forged *bank cheque* is as follows, that is to say:

No. 1243

New York, Oct. 28th 1890.

Riverside Bank
8th Ave. Cor. 59th St.

Pay to the order of Frank N. Huntington
the sum of Eighteen — Dollars
\$18⁰⁰ *Dates Browning & Co.*

with intent to defraud, 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.

0798

SECOND COUNT—

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

Frank N. Huntington

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

The said

Frank N. Huntington

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, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing, *to wit:* an order for the payment of money of the kind called bank cheques, which said forged bank cheque is as follows, that is to say:

No. 1243

New York, Oct. 28th 1890

Reverside Bank
8th Ave. cor 57th St.

Pay to the order of *Frank N. Huntington*
the sum of *Eighteen* Dollars
\$18⁰⁰ *Dates, Browning & Co.*

~~with intent to defraud~~

he

the said

Frank N. Huntington

then and there well knowing the same to be forged, 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.

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

District Attorney.