

0526

BOX:

62

FOLDER:

701

DESCRIPTION:

Hamilton, John

DATE:

03/24/82



701

0527

143

Day of Trial,
Counsel, *W.P.C.*
Filed *24* day of *March* 1882
Plends *Admittance* by.

~~LARCENY AND BURGLARY~~
~~SMALL GOODS~~

THE PEOPLE
vs.
P.

James Lawton

(old thief)

JOHN McKEON,

District Attorney.
Part 2. April 17, 1882
Tried and convicted.
Attends *Gov.*
A True Bill.

John W. ...
Foreman.

S.P. 2 year

26

WITNESSES.

Apr 12/82

Gov.

0528

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against
James Hamilton

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

of the CRIME OF LARCENY *James Hamilton*
from the person

committed as follows:

The said

James Hamilton

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

One Watch of the value of Sixty Dollars.
One Chain of the value of twenty-five Dollars.
All of the value of Eighty-five Dollars.

of the goods, chattels and personal property of one

Christian Tohl
on the person of the said Christian Tohl,
then and there being found from the
person of the said Christian Tohl.

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

John McKeon
District Attorney

0529

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

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

The said

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,

of the goods, chattels and personal property of the said

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

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

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

JOHN McKEON, District Attorney.

0530

Sec. 214, 216, 210 & 212

232-143

Police Court District.

THE PEOPLE, &c.,
VS
OF THE COMPLAINT OF

Richard Hill
25 Fremont
James Hamilton

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

Offence Larceny from person

Dated March 13 1882

John B. Morgan Magistrate.

Richard Hill Officer.

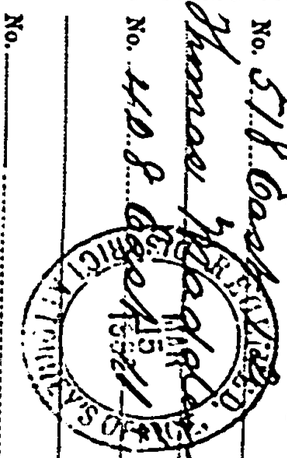
25th St

Witness Victor S. Scharf Clerk.

No. 518 Coakley Street.

James Hamilton

No. 1108 Coakley Street.



W. S. Scharf

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

held to answer at the Court of General Sessions guilty thereof, I order that he be admitted to bail in the sum of 100 Hundred Dollars and be committed to the Warden or Keeper of the City of the City of New York Prison until he gives such bail be legally discharged

Dated March 13 1882

W. S. Scharf Police Justice.

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

Dated _____ 188

Police Justice.

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

Dated _____ 188

Police Justice.

0531

PEOPLE

vs.

James Hamilton

This is an old thief
of 20 years standing.
Just out of Ohio
State Prison -

Real name

Joseph Pryor

7 years in
State Prison

Where are you going to
show +

Allen

aged 24 years
Station Policeman

2 day of March 1892
Ward of the City of New York,
carried away from the possession
of deponent in the

Watch

the value of

\$85.00

CITY AND COUNTY
OF NEW YORK
of No. the 2
being duly sworn
at the 1st
in the County
of deponent,
might
the following p

One

One

Eight

Sworn before me this

day of

the property of Deponent

day of

has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen and carried away by James Hamilton (now here)
from the fact that previous to said larceny
the said watch was in deponent's vest pocket
attached to said chain which was then
and then fastened to deponent's belt then
in the person of deponent and that while deponent
was riding on the rear platform of a car of
the 42nd Street and Grand Street Rail Road Company
and passing through 24th Avenue near 19th Street
deponent was informed by Victor Gumbacher

James Testator

0532

4th District Police Court

CITY AND COUNTY OF NEW YORK

ss. Christian Gohl, aged 34 years
Occupation Policeman

of No. 25th Precinct Police Street,

being duly sworn, deposeth and saith, that on the

12th day of March 1892

at the 1st Ward of the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, and from the person of deponent in the night time

the following property viz.:

One double case Gold Watch
One Gold Chain, all of the value of
Eighty five dollars - \$85.00

Sworn before me this

day of

the property of Deponent

Mayor of New York

1892

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 Hamilton (now here) from the fact that previous to said larceny the said watch was in deponent's vest pocket attached to said chain which was then and there fastened to deponent's belt then worn in the person of deponent and that while deponent was riding on the rear platform of a car of the 4th Street and Grand Street Rail Road Company and passing through 24th Avenue near 19th Street deponent was informed by Victor Gambacher

0533

(witness) that the said Hamilton had unfastened the
said chain from said desk and was stealing the
said watch from the person of deponent, and
that the said Hamilton then dropped said watch
back into deponent's pocket, and ran away

summoned before me this } Christian Gold
13th day of March 1882 }

C. H. Morgan
Police Justice

DISTRICT POLICE COURT.

AFFIDAVIT—Larceny.

THE PEOPLE, &c.,

OF THE COMPLAINT OF

VS.

DATED

187

MAGISTRATE.

OFFICER.

WITNESSES:

0534

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

Police Court—Fourth District.

of No 518 East 12 " Victor Gumbacher
Street, being duly sworn, deposes and says,
that on the 12th day of March 1892
at the City of New York, in the County of New York, and while deponent

was riding on the rear platform of a 42nd &
Grand Street Rail Road Car. passing through 4th Avenue,
deponent saw James Hamilton (nowhere);
in the act of taking stealing and carrying away
from the person and possession of Christian
Lohl (nowhere) one gold watch and gold chain
and when deponent informed the said Lohl, the
said Hamilton ran away and deponent
pursued him and the said Hamilton then
and there threatened to shoot deponent -
Victor Gumbacher

Sworn to before me, this

13th day

W. H. Morgan
Police Justice
1892

0535

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name ?

Answer. James Hamilton

Question. How old are you ?

Answer. 40 years

Question. Where were you born ?

Answer. New York

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

Answer. 375 West 25th Street. about two weeks

Question. What is your business or profession ?

Answer. Baker

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

Answer I am not guilty of the charge

J. Hamilton

Taken before me, this 13th
day of March 1888

[Signature]

B. L. Morgan Police Justice

0536

BOX:

62

FOLDER:

701

DESCRIPTION:

Harvey, James

DATE:

03/01/82



701

0537

27
101302
Filed for Fugate
March 10/1882

WITNESSES.

Day of Trial
Counsel, *W. B. K.*
Filed 1 day of *March* 1882
Pleads *Not Guilty* 6.

THE PEOPLE

vs.
vs.
vs.
P

James Harvey

LARCENY AND RECEIVING
STOLEN GOODS

John the Brewer

JOHN McKEON,

District Attorney.

Filed 2 March 10, 1882
Plead guilty Return
A True Bill

W. B. K.

S. J. Two years Foreman.
his wife.

0538

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Haurey

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

James Haurey
of the CRIME OF LARCENY *from the Person*

committed as follows:

The said

James Haurey

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

Case of the value of *Seventy five cents*
United States
five postage stamps of the value of three cents each
United States
five postage stamps of the value of two cents each

of the goods, chattels and personal property of one *Mary Bussing*
on the person of the said Mary Bussing ~~then~~ *their being*
found from the person of the said

Mary Bussing

then and there ~~being found~~

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

0539

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

James Hurvey

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

The said

James Hurvey

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,

Case
One Case of the value of Seventy five cents
five United States postage Stamps of the value of three cents Each
five United States postage Stamps of the value of two cents Each

of the goods, chattels and personal property of the said

Mary Bussing

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

Mary Bussing

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

James Hurvey

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

JOHN McKEON, District Attorney.

0540

BAILED,

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

Rev. 214, 220, 210 & 212

Police Court

District

179

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary DeWinn
14 East 125th St
James Harvey

Office of Peter L. ...
from the presence

Dated February 26 1882

Magistrate

Officer

Clerk

Witnesses David Medaunt

Witnesses 25 West 125th St

No. _____ Street,
No. _____ Street,
No. _____ Street,



1000 Ave. G. J. ...
Cornell

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

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

Dated February 26 1882

Police Justice

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

Dated _____ 1882 _____ Police Justice.

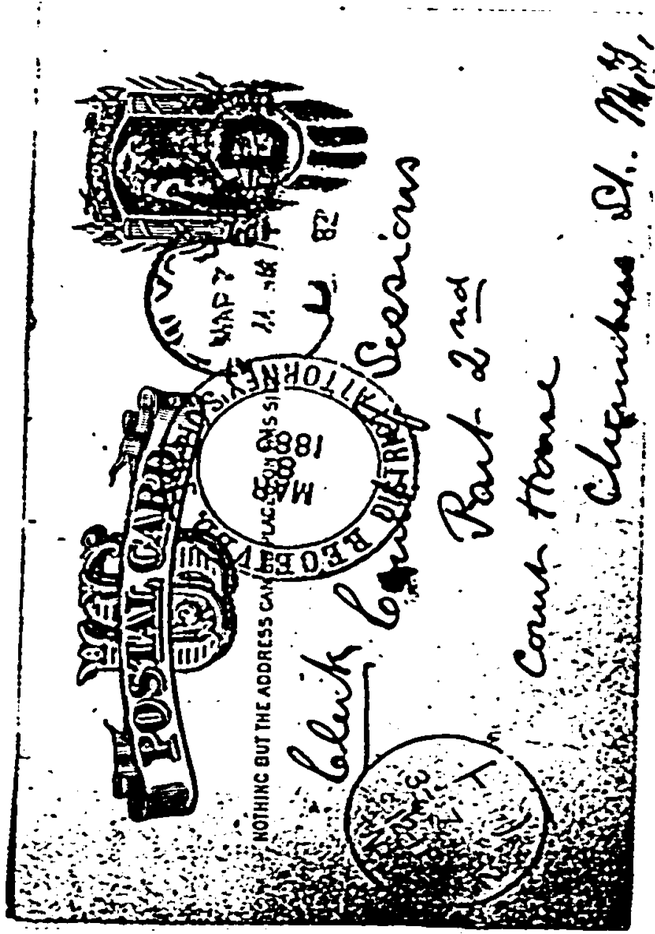
There being no sufficient cause to believe the within named _____ guilty of the offence within mentioned, I order h to be discharged.

Dated _____ 1882 _____ Police Justice.

0541

In the case of
Bussing against Hervey
cont. Session Part II.
The address of one
of the witnesses was
given as 132 E. 50 St.
It should be 134 E. 50
The witness is the
brother of G. A. Bussing
(millman)
J. S. Bussing.
case on Friday @ 11 O'k

0542



0543

Sec. 198-200.

2 DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. James Harvey

Question. How old are you?

Answer. Twenty-one years of age

Question. Where were you born?

Answer. New York

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

Answer. 306 West 26th St. 6 months

Question. What is your business or profession?

Answer. I have charge of a pool table

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 I waive further examination here

Taken before me, this 21st day of July 1882 James Harvey

J. P. Patterson Police Justice

0544

2 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

Mary Bussing, Housekeeper,
of No. *4 East 12th* Street, *aged 33 years*

being duly sworn, deposes and says, that on the *2nd* day of *February* 188*2*
at the _____ City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, *and from deponent's person,*
the following property, viz:

*One Card Case, new (see above),
containing Cards and postage
stamps, and being in all of the
value of One dollar*

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 Harvey, now*

*here, from the fact that about
the hour of 4 1/2 o'clock on the
afternoon of the day aforesaid deponent
stood looking into the window of
a store on the easterly side of
Broadway between 31st and 32nd Streets
and said Card Case was there
contained in the left side pocket
of the package then and there
worn upon deponent's person as*

Deponent's name.

788

0545

a portion of her (said) clothing
 that said defendant and another
 man came behind defendant and
 pushed against defendant and
 defendant immediately discovered
 the loss of said property. That
 they then moved away from
 defendant and defendant saw them
 experience something and defendant
 thereupon went to them and
 said "did you see anything of that
 article" and they said no
 and while defendant followed
 them they ran promptly away
 together. That thereafter said
 property was found in 30 street
 into which street said defendant
 and said other man ran after
 he pushing against defendant.

Shown to before me this
 26 day of February 1882 } Mary Bussing

J. W. H. [Signature] Police Justice

District Police Court.

THE PEOPLE, & c.,

ON THE COMPLAINT OF

vs.

APPROPRIATION - Larceny.

Dated _____ 188

Magistrate.

Officer.

WITNESSES:

DISPOSITION:

0546

BOX:

62

FOLDER:

701

DESCRIPTION:

Hennessy, Thomas

DATE:

03/06/82



701

0547

#1

W. B. N.

Filed (C) Day of March 1882
Pleaded guilty (17)

Assault and Battery - Felony.

THE PEOPLE
vs.

Thomas Kennedy.
2 charges

one of which is
John M. DeLeon
MANAGER

District Attorney.

A TRUE BILL.

John L. Ryan
Foreman.

Feb 13/82.

Pleaded guilty as

A. J. Smith

S. P. 8 years.

0548

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Hennessy

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

Thomas Hennessy
of the Crime of Shooting at another with intent to kill, committed as follows:
The said

Thomas Hennessy
late 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 eighty *two* with force and arms, at the City and
County aforesaid, in and upon the body of *Jacob Toker*
in the peace of the said People then and there being, feloniously did make an assault
and to, at and against *him* the said *Jacob Toker*
a certain *pistol* then and there loaded and charged with gunpowder and one
leaden bullet, which the said *Thomas Hennessy*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously, did then and there shoot off and discharge,
with intent *him* the said

Jacob Toker
thereby then and there, feloniously and wilfully to kill, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

SECOND COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said
Thomas Hennessy
of the Crime of Attempting to Discharge a *pistol* at another with Intent
to Kill, committed as follows:

The said *Thomas Hennessy*
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, ~~the said~~

with force and arms, in and upon the body of the said *Jacob Toker*
in the peace of the said people then and there being, wilfully and feloniously did make
an assault and to, at and against *him* the said *Jacob Toker*
a certain *pistol* then and there loaded and charged with gunpowder and one
leaden bullet, which the said

Thomas Hennessy
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously, did then and there attempt to discharge,
with intent *him* the said

Jacob Toker
thereby then and there, feloniously and wilfully to kill, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

THIRD COUNT.

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

Thomas Kennessy
of the Crime of Shooting and Discharging off a *pistol* at another, without justifiable or excusable cause, with intent to injure such other, committed as follows:

The said

Thomas Kennessy
afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Jacob Tooker*
then and there being, wilfully and feloniously did make an assault and to, at and against *him* the said *Jacob Tooker*
a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which *pistol* the said
in *his* *Thomas Kennessy* right hand, then and there had and held, wilfully and feloniously, and without justifiable or excusable cause, did then and there shoot off and discharge, with intent, then and there, thereby *him* the said

Jacob Tooker
wilfully and feloniously then and there to injure, 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.

FOURTH COUNT.

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

Thomas Kennessy
of the Crime of Attempting to Shoot off and Discharge a *pistol* at another, without justifiable or excusable cause, with intent to injure such other, committed as follows:

The said

Thomas Kennessy
afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Jacob Tooker*
then and there being, wilfully and feloniously, did make an assault and to, at and against *him* the said *Jacob Tooker*
Tooker a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which *pistol* the said
in *his* *Thomas Kennessy* right hand, then and there had and held, wilfully and feloniously, and without justifiable or excusable cause, did then and there attempt to shoot off and discharge, with intent, then and there, thereby *him* the said

Jacob Tooker
wilfully and feloniously then and there to injure, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

John McKeon
DANIEL G. ROLLINS, District Attorney.

0550

Counsel,
Filed
Pleads

day of

188

THE PEOPLE

vs.

BURGLARY—First Degree, and
Grand Larceny.

DANIEL G. ROLLINS,

District Attorney.

A True Bill.

Foreman.

Verdict of Guilty should specify of which count.

Counsel,

Filed

Pleads

day of

1882

THE PEOPLE

vs.

BURGLARY—Third Degree, and
Grand Larceny.

Thomas H. Murray
2 cases—
Bribe Case
J. M. O'Brien
DANIEL G. ROLLINS,
District Attorney.

A True Bill.

John James O'Connell

Foreman.

Verdict of Guilty should specify of which count.

Count on case under
for Art 13 imp. bill,
March 13/82

#2
1876

W. H. H. H. H.
Counsel,
Filed
Pleads

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Ammessey

The Grand Jury of the City and County of New York, by this indictment, accuse of the CRIME OF Thomas Ammessey

committed as follows:

The said Thomas Ammessey

late of the Court of Sessions, Ward of the City of New York, in the County of New York, aforesaid

on the Seventh day of February in the year of our Lord one thousand eight hundred and eighty two with force and arms, about the hour of nine o'clock in the forenoon of the same day at the Ward, City and County aforesaid, the dwelling house of James J. McCaffrey

there situate, feloniously and burglariously did break into and enter, by means of greatly breaking open an outer door of said dwelling

whilst there was then and there some human being, to wit, one James J. McCaffrey within the said dwelling-house, he, the said

then and there intending to commit some crime therein, to wit, the goods, chattels and personal property of Thomas Ammessey

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 State of New York, and their dignity.

The Grand Jury of the City and County of New York, by this indictment, accuse of the CRIME OF Thomas Ammessey

committed as follows:

The said Thomas Ammessey

late of the Court of Sessions, Ward of the City of New York, in the County of New York, aforesaid, on the Seventh day of February in the

year of our Lord one thousand eight hundred and eighty two with force and arms, about the hour of nine o'clock in the forenoon of the same day at the Ward, City and County aforesaid, the dwelling house of James J. McCaffrey

there situate, feloniously and burglariously did break into and enter, by means of greatly breaking open an outer door of said dwelling

whilst there was then and there some human being, to wit, one Thomas Ammessey

then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of James J. McCaffrey

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 State of New York, and their dignity.

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

Thomas Ammessey

of the CRIME OF Burglary

committed as follows:

The said Thomas Ammessey

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,

did bring to the value of eight dollars and one cent five of the value of said dollar each from earnings of the value of one dollar each and two shillings of the value of four dollars each of the goods, chattels, and personal property of the said James J. McCaffrey

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

Done at New York, this 14th day of February, 1882.

DANIEL G. HOLLAND, District Attorney.

0551

0552

Rev. 20th, 20th, 21st & 22nd

183

Police Court District.

THE PEOPLE, &c.,
OF THE COMPLAINT OF

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Offence, *Assault*

Dated *February 2* 188*2*

Magistrate, *George W. ...*

Officer, *Wm. ...*

Witnesses, *Wm. ...*

No. ... Street, ...

No. ... Street, ...

No. ... Street, ...



Committed

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 *Thomas ...*

guilty thereof, I order that he be ~~bound to answer~~ *held to answer* and be committed to the Warden or Keeper of the City Prison until he ~~gives bail~~ *gives bail*

Dated *February 2* 188*2* *Wm. ...* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0553

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

H. H. H.
DISTRICT POLICE COURT.

Thomas Hennessy 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. *Thomas Hennessy.*

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. *185 Quincey St. Brooklyn - four months.*

Question. What is your business or profession?

Answer. *Clerk.*

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

Answer. *I haven't got any thing at all to say -*

Taken before me, this *27th* day of *January* 188*8* at *Pro. Hennessy*

A. J. [Signature]
Police Justice.

0554

BAILED,

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

Sec. 21, 20, 210 & 711

182

Police Court, 4th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James G. McLaughlin
Thomas H. McLaughlin
Thomas H. McLaughlin

Date: *February 14th* 188*2*

Offence: *Carrying a Dangerous Weapon*

Magistrate.

Officer.

John H. McLaughlin
John H. McLaughlin
John H. McLaughlin

John H. McLaughlin
John H. McLaughlin
John H. McLaughlin

John H. McLaughlin
John H. McLaughlin
John H. McLaughlin

John H. McLaughlin
John H. McLaughlin
John H. McLaughlin

John H. McLaughlin
John H. McLaughlin
John H. McLaughlin

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 *Thomas H. McLaughlin*

guilty thereof, I order that he be admitted to bail in the sum of ~~_____~~ *held to answer* and be committed to the Warden or Keeper of the City Prison until he ~~_____~~ *is the City of New York discharged*

Dated *February 14th* 188*2* *John H. McLaughlin* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0555

Police Department of the City of New York,

Precinct No. 19

New York, March 13th 1882

Record of Thomas Hennessy

July 3rd 1877 he was arrested by officer James Heenan 21st Precinct for burglary committed in default of \$1000, bail by Justice Smith. Discharged by the Grand Jury, complainant failing to make complaint

January 25th 1880 he was arrested by Round Matthew Carney 21st Precinct for burglary sentenced Jan'y 29th 1880 one year states - Prison by Judge Cowing

July 10th 1879 he was arrested by officer James Kilmartin 21st Precinct for Highway Robbery sentence one month and \$500. bail to keep the peace by Justice Kasmire

July 28th 1881 he was arrested by officer John Dickey 21st Precinct for burglary committed in default of \$1000 bail by Justice Murray. Discharged by the Grand Jury

0556

Police Court—Fourth District.
STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK,

of *Jacob Croker* age *41* years. *Police*
Officer of the 14th Precinct
on *Tuesday* the *14th* day of *February*
in the year *1882* at the City of New York, in the County of New York.

ho was violently ASSAULTED and BEATEN by *Thomas Hennessy*
now present who then and
there aimed discharged and
fired a revolving pistol
loaded with powder and
ball at the person of
this deponent and the pistol
so discharged struck
deponent with a ball so discharged
in the *head* and violently
injured deponent whilst
this deponent had the said
Hennessy under arrest
upon the charge of burglary.
Deponent was so assaulted
and beaten with the aforeaid
deadly weapon

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

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

Sworn before me this

24th day
of *February* 18*82*.

Jacob Croker

P. T. Morgan

Police Justice.

0557

Police Office, Fourth District.

City and County } ss.
of New York, }

James J. McLaugherty

of No. 745 1st Avenue 2nd floor, being duly sworn,
deposes and says, that the premises No. 745 1st Avenue 2nd floor,
Street, 14th Ward, in the City and County aforesaid, the said being a dwelling house
and which was occupied by deponent as a place of abode for deponent
and his family were **BURGLARIOUSLY**
entered by means of forcing and breaking
open the inner door on the 2nd
floor front of said premises
and entering thereby
on the night of the 7th day of February 1887
and the following property feloniously taken, stolen and carried away, viz.:

One gold ring of the value
of eight dollars Silver breast
pin of the value of one dollar
(2) two pair of Ear rings of the
value of five dollars One pair
of shoes of the value of four dollars.
And other articles of clothing
(Silk dresses) and in
all of the value of Two hundred
and fifty dollars.

the property of deponent.
and deponent further says, that he has great cause to believe, and does believe, that
the aforesaid **BURGLARY** was committed, and the aforesaid property taken, stolen
and carried away by Thomas Holmnessy
(now dead) and another person whose
name is unknown and not arrested
for the reasons following, to wit:
from the fact that deponent
knows said door was locked
and found the same broken
open, and the property aforesaid
taken stolen and carried
away. Deponent is informed
by ~~Thomas Holmnessy~~ Kelly of No 745.
of the fact that she said
Kelly saw said Holmnessy
leave said door that was
broken into as aforesaid, and

go by said Kelly and go
 up stairs and a few moments
 after said Holmaney run
 by ~~deponent~~ said Kelly and
 also another man was
 with him said Holmaney
 and both ~~together~~ out into
 the street. Deponent also
 says that ^{immediately} after the
 escape of said men
 he found the chimney
 (here shown) on the side
 walk. J. J. Mc Cafferty

Sworn to before
 me this 14th day
 of February 1882
 A. L. Morgan Police Justice.

City County
 of New York

J. Imogene Kelly of No
 445 1st Avenue 2nd floor being
 duly sworn says about 7
 o'clock on the evening of the
 7th day of February 1882 she
 deponent saw James Holmaney
 (now here) and another person
 escape and run out of
 the premises above named
 and leave the door-way
 of the premises hereto-fore
 mentioned and deponent fully
 identified James Holmaney
 (now present) ~~and~~ said Holmaney
 struck at deponent as he passed
 down the stairs. J. Imogene Kelly
 Sworn to before me
 this 14th day of February
 1882. A. L. Morgan Police Justice.

0559

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Hennessy 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. *Thomas Hennessy.*

Question. How old are you?

Answer. *22 years of age*

Question. Where were you born?

Answer. *New York*

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

Answer. *185 Duane Street Brooklyn. About 3 months.*

Question. What is your business or profession?

Answer. *Clerk.*

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

Answer. *I am not Guilty =*

Taken before me, this *14th* *Thos. Hennessy,*
day of *February* 188*2*

P. J. [Signature] Police Justice

0560

BOX:

62

FOLDER:

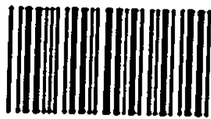
701

DESCRIPTION:

Henry, John

DATE:

03/21/82



701

0561

134

WITNESSES.

Day of Trial,
Counsel,
Filed 21 day of March 1882
Plends

THE PEOPLE

vs.
John Henry

23.91.50
374

Small, LARCENY AND RECEIVING
STOLEN GOODS

JOHN MCKEON,

District Attorney.

Part No. 111 vol. 22. 1882

plead - guilty.
A True Bill.

John Henry

S. P. Two year Foreman.
A

0562

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Henry

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

of the CRIME OF LARCENY

John Henry

committed as follows:

The said

John Henry

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

one watch of the value of thirty dollars
one chain of the value of five dollars
one pipe of the value of four dollars

of the goods, chattels and personal property of one

James Currier

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

John DeKee
District Attorney

0563

And the Grand Jury aforesaid, by this indictment, further accuse the said
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

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,

of the goods, chattels and personal property of the said

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

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

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

JOHN McKEON, District Attorney.

0564

X. 231
Police Court 2^d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Danman
257 Nassau St. New York
John Henry
Offence: Grand Larceny

Dated March 12 1882

Andrew Smith Magistrate.
Clerk.

Witnesses
James Danman

No. 409 N. 4th St. - 25

No. 409 N. 4th St. - 25

No. 214 N. 4th St. - 5th fl.
Harris W. Knight
565 5th Ave 3rd floor
J. W. C. O. G. J.
Comis

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

guilty thereof, I order that he ^{held answerable for same and the sum of} be admitted to bail to the sum of Twenty Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated March 12 1882 J. M. Patterson Police Justice.

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

Dated _____ 1882 _____ 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 _____ 1882 _____ Police Justice.

[Handwritten signature]

0565

2^d District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

dealer of No. 257 Nassau Street, James Barran, 33 years old, print

being duly sworn, deposes and says, that on the 27th day of December 1881 at the tenement No 142 Seventh Avenue, 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 gold watch and one gold chain and ornaments, ^{attached to said chain} of the value of fifty dollars, together, and one meerschaum pipe of the value of four dollars and fifty cents; - in all of the value of fifty four dollars and fifty cents.

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 John Henry, now here, from the following facts: At the time and place above mentioned deponent laid down on a bed in a room on said premises and fell asleep, having said watch and chain in the pocket of a vest then on his person and having said pipe in the pocket of a coat which deponent hung up on a rack near said bed. When deponent went to sleep said John Henry was in said room. When deponent awoke said John Henry was no longer there and the said watch

0566

and chain and said pipe were missing from defendant's coat and vest respectively. Defendant is informed by Mary Davison that while defendant was sleeping as above stated she saw said John Berry in said room having in his hand a watch and chain and a gold piece attached to the chain. Defendant's chain had attached to it a gold piece; to wit an English half sovereign. Immediately after missing his watch, chain and pipe as aforesaid, defendant inquired for said John Berry and was informed that he had left the city. Defendant is further informed by Rosetta Dale that said John Berry admitted to her that he, the said John Berry, had taken said watch, chain and pipe and had pawned the watch and chain. The pawn tickets here shown were obtained by said Rosetta Dale from one McKnight of 3rd Avenue between 47th Street and 48th Street who told said Rosetta Dale, as defendant is by her informed that he had obtained them from said John Berry and that they represented defendant's watch and chain. Defendant has visited the pawn office of D. Buckner who asked said tickets and identified the watch and chain as the articles represented by said tickets.

Subscribed before me this 12th day of March 1882

James Curran

City and County of New York: Mary Davison, 22 years old, widow, of 409 West 25th Street and Rosetta Dale, 6 years old, washwoman, of 409 West 25th Street, both of the City of New York, being each duly sworn, each says that she has heard read the foregoing affidavit of James Curran and that the same is true in so far as it relates to each of them respectively. Generally sworn to before me this 12th day of March 1882

Mary M. Davison
Rosetta M. Dale

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Dated

WITNESSES:

DISPOSITION

ARDAVIT - BAROCKY

Police Justice

0567

Sec. 108-200.

2^d

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. John Henry

Question. How old are you?

Answer. 23 years old

Question. Where were you born?

Answer. New York City

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

Answer. 354 West 50 Street, New York, 2 years

Question. What is your business or profession?

Answer. Shoe Dealer

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 - Rosetta Dale took the watch and chain I saw her take them. She gave them to me and I pawned them.

Taken before me, this 12th

day of March 1882

John Henry

J. M. Patton

Police Justice.

0568

BOX:

62

FOLDER:

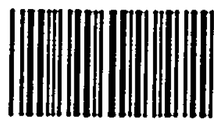
701

DESCRIPTION:

Herman, Otto

DATE:

03/23/82



701

0570

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Otto Herman

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

Otto Herman

of the CRIME OF LARCENY

committed as follows:

The said

Otto Herman

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

*One United States gold coin of the denomination of ten dollars and of the value of ten dollars
One United States gold coin of the denomination of five dollars and of the value of five dollars
two ear rings of the value of four dollars each
three finger rings of the value of four dollars each*

of the goods, chattels and personal property of one *Frank Rabhan*

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

*John M. Keon
District Attorney*

0571

And the Grand Jury aforesaid, by this indictment, further accuse the said
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

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,

of the goods, chattels and personal property of the said

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

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

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

JOHN McKEON, District Attorney.

0572

Rec. 274, 279, 310 & 312

253

Police Court - 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank Rollman
1075 W. 2nd St.

Otto Hoernman

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

Offence, Grand Larceny

Dated March 15th 1882

Richard Morgan Magistrate
M. Lawrence Officer

Witnesses John M. Lawrence
J. J. Bennett

No. _____ Street,
No. _____ Street,
No. _____ Street,



John M. Lawrence
J. J. Bennett

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 Otto Hoernman

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

Dated March 15 1882 [Signature] Police Justice.

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

Dated _____ 1882 _____ 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 _____ 1882 _____ Police Justice.

0573

4 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. 1073 2nd Avenue Street.

Frank Rabjohn aged 39 years
begins matter

being duly sworn, deposes and says, that on the 15th day of February 1882

at the 19th Ward of the City of City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession

of deponent. and from said premises
the following property, viz:

good and lawful money of the United States
Consisting of one ten dollar gold piece and
one five dollar Gold piece. one pair of Gold ear
rings, three gold finger Rings

All of the value of thirty five dollars. \$35.00

Sworn before me this

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 Otto Herman (now here)

from the fact that the said Otto
has admitted and Confessed to deponent
that he did so take steal and carry
away the said property from the possession
of deponent

Frank Rabjohn

15th day of March
1882

Police Justice

0574

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

Otto Herman 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. *Otto Herman*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *Leam Austria*

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

Answer. *1426 East 59th St. 3 weeks*

Question. What is your business or profession?

Answer. *Segar maker*

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

Answer.

I am guilty of the charge preferred against me

Taken before me, this *15th*
day of *March* 188*7*

Otto Herman

R. P. Morgan Police Justice.

0575

BOX:

62

FOLDER:

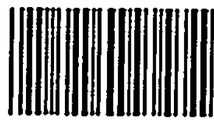
701

DESCRIPTION:

Hill, Bridget

DATE:

03/06/82



701

Wm H. Deaton

WITNESSES.

Day of Trial,

Counsel,

Filed *6* day of *March* 188*2*

Pleas *As Kelly*

THE PEOPLE

vs.

Budget Co.

LARCENY AND RECEIVING
STOLEN GOODS

John McKeon

JOHN McKEON,

District Attorney.

pleads P.C.

A TRUE BILL.

John L. Rhoads

Foreman.

A

0577

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Bridget Hill

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

Bridget Hill
of the CRIME OF LARCENY *from the person*

committed as follows:

The said

Bridget Hill

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

one watch of the value of one dollar and fifty cents
one chain of the value of fifty cents

of the goods, chattels and personal property of one *Charles Lawson*
on the person of the said Charles Lawson ^{*then and there being found*}
from the person of the said Charles Lawson _{*then and there being found,*}

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

0578

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

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

The said

Bridget Hill

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,

one watch of the value of one dollar and fifty cents.
one chain of the value of fifty cents

of the goods, chattels and personal property of the said

Charles Lawson

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

Charles Lawson

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

Bridget Hill

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

JOHN McKEON, District Attorney.

0579

Sec. 514, 519, 510 & 512

Police Court District.

#44 1882

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Dawson

House of Deputies
representatives of \$800

1. Jackson Hill

Offence, *Carrying arms*

Dated March 1 1882

Smith Magistrate.

Winnick Officer.

274 Clerk.

Witnesses

No. Street

No. Street

No. Street



Am

BAILIED,

No. 1, by

Residence Street

No. 2, by

Residence Street

No. 3, by

Residence Street

No. 4, by

Residence Street

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

detained to answer the same guilty thereof, I order that he be admitted to bail in the sum of *100* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until *he* give such bail.

Dated *March 1* 1882 *John P. Smith*

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

Dated _____ 1882 _____ 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 _____ 1882 _____ Police Justice.

Widely Hill
March 1 1882
John P. Smith

0580

First

District Police Court

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, ss

Charles Lawson
of *House of Detention* Street, *45* Years Laborer
being duly sworn, deposes and says, that on the *28* day of *July* 188*2*
at the _____ City of New York,

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

*One watch with
chain attached of the value
of 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

*Prudger Hill now here
who met deponent as he
was passing into Morris Street
at about 2 O'clock P.M. on
the aforesaid day and as
he was leaving a saloon where
the deponent had drunk with
him she suddenly snatched the
chain & jerked the watch from
a pocket of the vest then to my
deponent I went away with it*

Charles Lawson

Sworn before me this _____ day of _____ 1882

John R. Smith
Police Justice

0581

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

Bridget Hill

Question. How old are you?

Answer.

27 Years

Question. Where were you born?

Answer.

Ireland

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

Answer.

I have no home

Question. What is your business or profession?

Answer.

Servant

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

Answer.

*I did not take his watch
he gave it to me to pawn
for him*

Taken before me, this

day of *March* 188*8*

Bridget Hill

Solomon Smith
Police Justice

0582

BOX:

62

FOLDER:

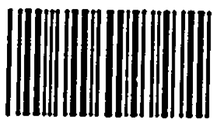
701

DESCRIPTION:

Hill, Edward

DATE:

03/20/82



701

0583

BOX:

62

FOLDER:

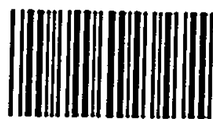
701

DESCRIPTION:

Wessel, John F.

DATE:

03/20/82



701

Part 124 Pr
Circuit Court, Okla. Ter.

Day of Trial, April 5th

Counsel,
Filed 20 day of March 1892
Pleads Guilty (21)

THE PEOPLE

vs.
1 Edward Hill

2 John A. Messel

Burglary—Third Degree

John W. Good
District Attorney

22 April 5, 1892.
Guilty

A TRUE BILL

John L. ...

Foreman.

at 700 N. ...
1602 ...
in his ...

0585

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

THE PEOPLE OF THE STATE OF
NEW YORK

Edward Hill and John A. Messer against

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

Edward Hill and John A. Messer
of the crime of *Burglary*

committed as follows:
The said

Edward Hill and John A. Messer

on the *thirteenth* day of *March* in the year of our Lord
one thousand eight hundred and *seventy eight two* with force and arms, at the Ward,
City and County aforesaid, the *Store* of *George Astor*

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

George Astor
then and there therein being, then and there feloniously and burglariously to steal, take,
and carry away, and

one block of the value of five dollars
Two boxes of Shoe Blacking of the value of five cents each
one Gross of Shoe Buttons of the value of two dollars
Three button Hooks of the value of ten cents each
one pair of Spectacles of the value of two dollars

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

George Astor

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

John A. Keon

~~S. B. CARVIN~~, District-Attorney.

0586

Chas. S. Hyatt

There seems to be no evidence to connect Hyatt with the burglary & the goods were not found in any photograph of evidence that he had developed on his father's recognition of the same

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

X 227
Police Court District

THE PEOPLE, &c.,
vs. THE COMPLAINANT OF

George Hyatt
1115 Clinton Place
Edward Hill
John J. Massel

Offence, Burglary and Larceny

Dated March 13, 1882

Magistrate
Clerk



Witness Paid
No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____

Not committed to
prison without 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 Edward Hill and John J. Massel

guilty thereof, I order that he ^{held to answer the same and be} ~~be~~ committed to the City Prison until ~~they give such bail~~ ^{until legally discharged}

Dated March 13 1882 J. J. [Signature] Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0587

Police Court—Second District.

City and County }
of New York. } ss:

George Astor.

Age 54. Shoemaker.
of No. 115 Clinton Place Street, being duly sworn,
deposes and says, that the premises No. 115 1/2 Mowbray Place
Street, 15th Ward, in the City and County aforesaid, the said being a Ten story building
and which was occupied by deponent as a Shoe Shop

were **BURGLARIOUSLY** broken
open and entered by means forcibly breaking an iron bar in front
of a window on the side of the said house and by breaking
the glass in the said window, with intent to commit a
crime therein.

on the morning of the 13th day of March 1882, in the
night time and the following property feloniously taken, stolen, and carried away, viz:

One Clock - Ten boxes of Shoe-
Blacking - One pair of Gaits -
One gross of Shoe Buttons - Three
Button Hooks and One pair of Spectacles,
said property being in all of the value
of Ten 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 Edward Hill and John D. Wood

both now here for the reasons following, to wit: that on the 12th day of
March 1882, at about the hour of two o'clock
deponent secured and fastened
the said bars at the said window, at
which time the said property was
contained in the said store. That deponent
was thereafter informed by officer Michael
Gilroy that on the morning of the said 13th
day of March 1882, at about the hour
of 3.30 o'clock he arrested the said

Hill in Thompson Street between
 Bleaker and West 3^d Street and
 that said Hill had in his possession
 at the said time a clock, nine boxes
 of blacking, three button books and
 six jars of buttons, and that the
 same he, said officer, arrested the said
 Hill, the said Tessel was in his
 company.

Deponent further says that he has
 seen the property found with the
 said Hill and identified it as
 his property, stolen as aforesaid.

Sworn to before me this
 13th day of March 1882 } George Stetson
 J. W. North }
 Police Justice.

City and County of New York ss. -
 Michael Gilroy an
 officer attached to the 15th Police
 Precinct being duly sworn
 deposes and says that deponent
 has heard and read the foregoing
 affidavit of George Stetson and
 as much thereof as relates to
 deponent is true of his, deponent's -
 own knowledge.

Sworn to before me this
 13th day of March 1882 } Michael Gilroy
 J. W. North }
 Police Justice

0589

Sec. 183-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2nd DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. *Edward Hill*

Question. How old are you?

Answer. *20 years old*

Question. Where were you born?

Answer. *New York City*

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

Answer. *Godwin 154 Thompson Street: 2 months*

Question. What is your business or profession?

Answer. *Waiter*

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

Answer. *I am not guilty of taking the things*

Edward Hill

Taken before me, this *13th*
day of *March* 188*2*

J. J. [Signature] Police Justice.

0590

Sec. 109-200.

CITY AND COUNTY
OF NEW YORK,

2nd DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. *John P. Nessel*

Question. How old are you?

Answer. *32 years old*

Question. Where were you born?

Answer. *New York*

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

Answer. *72-6 Avenue: 1 year*

Question. What is your business or profession?

Answer. *Cyeterman*

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 don't know nothing about it. I met Hill going across the park as I was going to get my breakfast.*

Taken before me, this *13th*
day of *March* 188*2*

John P. Nessel

J. P. Nessel Police Justice.

0591

BOX:

62

FOLDER:

701

DESCRIPTION:

Hindelang, Thomas

DATE:

03/10/82



701

0592

BOX:

62

FOLDER:

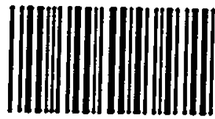
701

DESCRIPTION:

O'Brien, Dennis

DATE:

03/10/82



701

0593

And me 70 71

Counsel,
Filed 10 day of March 1882

Pleads

THE PEOPLE
vs.
Thomas Hindelang
Dennis O'Brien
Grand Larceny.

John McReay
DANIEL G. ROLLINS,

District Attorney.

A True BILL

John Lamm Phelan
Foreman.
John H. B. 13/12
John P. O'Leary

Verdict of Guilty should specify of which count.

5 1/2 years

0594

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Thomas Hundelang, and
Dennis O'Brien*

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

of the CRIME OF

Burglary,

committed as follows:

The said

Thomas Hundelang and Dennis O'Brien

late of the *Eighth Ward* Ward of the City of New York, in the County of New York, aforesaid,

on the *first* day of *March* in the year of our Lord one thousand eight hundred and eighty *two* with force and arms, about the hour of *Eleven* o'clock in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of

George Lang

there situate, feloniously and burglariously did break into and enter, by means of *forcibly breaking open an outer window of said dwelling house* whilst there was then and there some human being, to wit, one

George Lang.

within the said dwelling-house, he, the said

Thomas Hundelang and Dennis O'Brien then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of

George Lang

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.

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

Thomas Hundelang and Dennis O'Brien

of the CRIME OF

Larceny

committed as follows:

The said

Thomas Hundelang and Dennis O'Brien

late of the Ward, City and County aforesaid, afterwards, to wit, on the day and in the

noon aforesaid, at the Ward, City and County aforesaid, about the hour of *Eleven* o'clock in the *night* time of said day, the said

ten pounds tobacco of the value of eighty cents a pound, two hundred and fifty cigars of the value ten cents each, three hundred cigars of the value five cents each of the goods, chattels, and personal property of

George Lang in the said dwelling house of one

of the said George Lang then and there being found in 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.

John M. Keon
DANIEL G. ROLLINS, District Attorney.

0595

Sec. 204, 209, 210 & 212

Police Court District

THE PEOPLE, &c.,
VS THE COMPLAINANT OR

George Downing
Thomas Hendelay
Dennis O'Brien

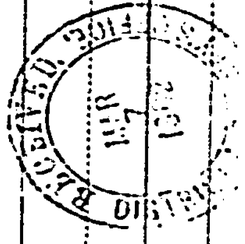
Offence *burglary*
carried

Dated *March 1st* 1882

J. H. [Signature] Magistrate
John P. [Signature] Officer
[Signature] Clerk

Witnesses *[Signature]* Officer

No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____



No. _____ Street, _____
Committed to [Signature]
without 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 *Thomas Hendelay*
and Dennis O'Brien

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

Dated *March 1st* 1882
March 5 1882

[Signature] Police Justice
[Signature] Police Justice

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0596

Police Court—Second District.

City and County of New York. } ss:

George Lang. Age 38. Paper Dealer

of No. 304 Hudson Street, being duly sworn,

deposes and says, that the premises No. 304 Hudson Street, 7th Ward, in the City and County aforesaid, the said being a frame building and which was occupied by deponent as a dwelling and a place of business were BURGLARIOUSLY broken

open and entered by means of forcibly breaking the lights of glass in the show window of said premises, with intent to commit a crime therein

on the morning of the 1st day of March 1887, in the

nighttime and the following property feloniously taken, stolen, and carried away, viz:

One Box containing Plug Tobacco of the value of eight dollars - Five Boxes containing fifty cigars each, (250 in all) of the value of twenty three dollars - Ten Boxes, not full, containing about three hundred cigars of the value of twelve dollars. Said property in all of the value of forty three 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 Thomas Sindelary (nowhere) and the others who were present at the time of the burglary for the reasons following, to wit:

That at the hour of eleven o'clock P.M., of the 28th day of February 1887, deponent locked and securely fastened the said premises and at the said time the window aforesaid was secure and intact and the said property was contained in the store of said premises: that deponent was thereafter informed by officer Ezra D. Strobe that about the hour of two

0597

O'clock A.M. of the said 1st day of March 1882, he caught the said Bindelang in the act of crawling out of the window of defendant store in said premises, and that defendant upon examining the said store found the said box of tobacco had been taken from the shelves and placed on the floor and the five boxes of cigars taken from the show case and put near the window, and four empty cigar boxes were found in the alley way near the said premises.

Sworn to before me this
1st day of March 1882 } George Lang
J. W. [Signature]
Police Justice.

City and County of Wash. D.C. -
Ezra D. Strope being duly sworn deposes and says that defendant has heard read the foregoing affidavit of George Lang and so much thereof as relates to defendant is true of defendant of own knowledge.

Sworn to before me this
1st day of March 1882 } Ezra D. Strope
J. W. [Signature]
Police Justice

0598

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

Jud
DISTRICT POLICE COURT.

Thomas Hindelang 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. *Thomas Hindelang*

Question. How old are you?

Answer. *17 years of age*

Question. Where were you born?

Answer. *New York*

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

Answer. *#6 Congress Place; One month.*

Question. What is your business or profession?

Answer. *Plumber.*

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.*

Thomas Hindelang

Taken before me, this *1st*
day of *March* 188*7*

J. P. [Signature] Police Justice.

(Over)

City and County of N. Y.
 of New York

John H. Strope, being duly sworn and further examined, says - That Dennis O'Brien, now here, is one of the two other unknown men mentioned in the foregoing Complaint of George Lang as having committed a burglary and larceny upon the premises of said Lang at 304 Hudson on the morning of the 1st day of March instant.

That deponent then and there saw said O'Brien standing with another man, at the show window of the store of said Lang at the time said store was being entered as described in the Complaint of said Lang, and when deponent approached them, said O'Brien ran away.

That the defendant Thomas Heideclang admitted and confessed to deponent

0600

that said O'Brien did
participate with Mrs. M.
the assassin Dwyer and
that said O'Brien acted as
look out or watcher while
he, said Hindelang, entered
the premises.

Given to you on this
6th day of March 1882

J. W. Patterson

Edw. D. Stroppe

Wm. J. Foster

0501

Sec. 198-200.

2 DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Dennis C. O'Brien

Question. How old are you?

Answer. Nineteen years of age

Question. Where were you born?

Answer. New York

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

Answer. 281 Spring St. One year

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 have nothing to say -
I was in it certainly

Dennis O'Brien

Taken before me, this 6th

day of March 1882

J. M. Patterson Police Justice.

0602

BOX:

62

FOLDER:

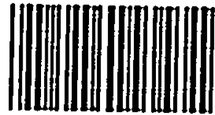
701

DESCRIPTION:

Hoag, George J.

DATE:

03/24/82



701

WITNESSES.

153 Bill Anderson

Day of Trial, *APR*
Counsel, *APR*
Filed *APR* day of *1882*
Pleads *Not Guilty*

THE PEOPLE

19 *vs.* *P*
George J. Hoag

Book 13

John McKeon
~~DANIEL G. ROHMANS,~~

2 District Attorney.
April 3, 1882

read + crossed out
with recommendation to jury.
A TRUE BILL.

John James
Foreman

Pen 6 months (6)

aj

0504

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

George J. Hoag

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

George J. Hoag

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

The said

George J. Hoag

late of the first Ward of the City of New York, in the County of New York, aforesaid on the thirteenth day of March in the year of our Lord one thousand eight hundred and eighty-two at the Ward, City and County aforesaid.

with force and arms, in and upon the body of Lizzie Bohent in the peace of the said people then and there feloniously did make an assault and her the said Lizzie Bohent with a certain pestle which the said George J. Hoag in his right hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut and wound the same being such means and force as was likely to produce the death of her the said Lizzie Bohent with intent her the said Lizzie Bohent then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided and against the peace of the People of the State of New York and their dignity.

John M. Keon
District Attorney

0605

Sec. 214, 210, 210 & 212

235 103

Police Court - 24 District.

THE PEOPLE, Etc.,
ON THE COMPLAINT OF

George J. Haag
vs
George J. Haag

Offence *Obvious Assault*
& Battery

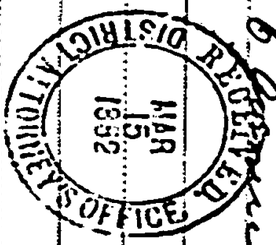
Dated *March 13* 1882

D. V. Morgan Magistrate.

Wiley 19
Officer.

Witness *Robert Beale*
No. *88* 6
Street.

No. _____ Street.
No. _____ Street.
No. _____ Street.



James A. Deane
Commuter

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

~~held to answer and~~ guilty thereof, I order that he be ~~permitted to bail in the sum of~~ _____ Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he ~~is~~ *legally discharged*

Dated *March 13* 1882

A. Schotgan Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0506

Police Court—Fourth District.

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

of No. 880, 6th Avenue

Lizzie Bohem aged 21 years
Occupation, a domestic -

on *Monday* the *13th* being duly sworn, deposes and says, that
in the year 18*92* at the City of New York, in the County of New York, day of *March*

and feloniously
She was violently ASSAULTED and BEATEN by *George J. Haag* (now her),
who did wilfully and feloniously
throw an *Iron pebble* (here shown),
at deponent which struck deponent
on the head.

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

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

Sworn before me, this *13th* day
of *March* 18*92*

Lipall Lofman

Police Justice.

0607

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

George J. Haag 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 J. Haag

Question. How old are you?

Answer. 19 years

Question. Where were you born?

Answer. Rochester N.Y.

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

Answer. No where

Question. What is your business or profession?

Answer. Baker

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

Answer. The complainant threw a stick of wood at me and I threw a pestle at her

Taken before me, this 13th
day of March 1882

George J. Haag

A. L. Morgan Police Justice.

0608

BOX:

62

FOLDER:

701

DESCRIPTION:

Hornadel, John

DATE:

03/20/82



701

0609

WITNESSES.

Biggs

Day of Trial,

Counsel, *J.M.* March 1882

Filed 20 day of

Pleads *Not Guilty*

THE PEOPLE

vs.

John Hornadel

*Agreed with intent
of Ramon*

John M. Stearns

District Attorney.

*Beane to be...
with*

TRUE BILL.

John ...

Foreman

Apr 5/82

A/

John ...

0610

**POOR QUALITY
ORIGINAL
DOCUMENT(S)**

0611

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK

THE PEOPLE OF THE STATE OF NEW YORK

against

John Hornadel

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

of the CRIME OF *Assault with intent to Ravish*

committed as follows:

The said

John Hornadel
late of the first Ward of the City of
New York in the County of New York
aforesaid on the twenty sixth day of December
in the year of our Lord one thousand eight
hundred and eighty one at the ward City
and County aforesaid with force and
arms in and upon one Eliza Hofacker
wilfully and feloniously made an assault
with intent her the said Eliza Hofacker
against her will and by force and violence
to then and there wilfully and felonious
ly ravish and carnally know against
the form of the Statute in such case
made and provided and against the
Peace of the People of the State of
New York and their dignity

John M. Keon
District Attorney

06 12

1862

Annie Hastings
Annie Flutman

0613

26. ✓

John Hornadel
11/17/82

PART I.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,
To *Cpl. J. E. Eddy*

of No. _____ Street,

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *10* day of *April* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

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

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of *April* in the year of our Lord 1882

JOHN McKEON, District Attorney.

06-14

Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.

If inconvenient to remain, and you prefer another day, state this early to the District Attorney, in the Court.

If ill when served, please send timely word to the District Attorney's office.

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his assistants.

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

being duly sworn, deposes and says he _____

Subpoena, of which the within is a copy, upon _____

_____ on the _____ day of _____

_____ 188 by _____

Sworn to before me, this _____ day }
of _____ 188 }

Notary Public,
N. Y. Co.

06 15

Johnson will see Dist Atty in
relation to further evidence in case
of John Hamble - of Indecent Assault
Case # 51 -

06 16

#52

notes re to character

Office 12

0518

Sec. 151.

District Police Court.

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 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 Eugene Wolf of No. 140 St. John St Street, that on the 1 day of January 1882 at the City of New York, in the County of New York,

and ~~indecently~~ violently Assaulted and Beaten by John Harwood

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 13 day of Feb 1882

[Signature] POLICE JUSTICE.



POLICE COURT, DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Eugene Wolf

John Harwood

John Harwood

Dated Feb 13 1882

[Signature] Magistrate

[Signature] Officer

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

Dated [Signature] 1882

This Warrant may be executed on Sunday or at night.

Police Justice

Warrant - A. & B.

REMARKS:

Time of Arrest, Feb 20, 1882

Native of Germany

Age, 38

Sex 140 St. John St

Complexion, _____

Color _____

Profession, _____

Married _____

Single, _____

Read, _____

Write, _____

0619

N.Y. General Services

People

v.
Hoanack.

Report of Officers
NYS P.C.C. ~~~~~

0620

C. 8286.

11th March, 1882.

Officer Wilson visited the Hofacker family at 140 Norfolk St. 1st floor front, and questioned them regarding the alleged indecent assault on Eliza Hofacker, said to have taken place on or about last New Year's.

Eliza, who is ten years old last December, said: "It happened on the Monday following New Year's or Christmas Day. It was about five o'clock and dark, but I had not yet eaten my supper. I was standing on the stoop of our house when Mr. Honadel asked me to get him a pint of beer. I went with him up stairs into his room one flight up, and whilst he was giving me the money and pail, a man named Adam . . . came in for his wash, which Mr. Honadel told me to reach him. — I gave him it, and went for the beer. When I got back, Adam had gone. I put the beer and three cents change on the table and started to go out. But Mr. Honadel locked the door and said I must not go. Then he got hold of me, put me on the sofa, — pulled down his pants, — raised my clothes, — lay on me and put his privates to mine. I saw his privates — No, I had not my drawers on at the time. I usually wear them. He lay on me a few minutes and then asked me to go into the bed room, and got off me. I could not cry out whilst he was on me. He had his hand over my mouth. I now went to the door and said I must go down to my mother. He offered me 10 cts. putting it on the table. I told him I did not want it. I wanted to go down stairs. He then offered me two shillings, which I refused. At last he unlocked the door and let me out, telling me he would cut my head off and murder me, if I told any one what had happened. I ran down stairs and ate my supper. I did not tell any one be-

cause I was afraid, till mama asked me. Yes, Mr. Honadel hurt me, but only a little.

Eliza is a little girl of common features and of ordinary intelligence, who tells her story as consistently and truthfully as can be expected from any ordinary girl of such age. She cried when questioned and appeared at first both afraid and ashamed. Eliza's mother, Barbara Hofacker, said: "I did not hear of it till four weeks ago to-morrow (Sunday 12th Feby) when Mrs. Hannah Feringer living above us on Honadel's floor, informed me of what Mrs. Honadel had told her about Lizzie and Honadel. I immediately asked Lizzie about it. She was afraid to say anything at first because Honadel would kill her. At last she told me all. Next day Monday my husband took Lizzie to Court. Whilst they were there I asked Mrs. Honadel what was the matter with Lizzie and her husband. She replied - "If you don't know already, wait and you will soon find out what it is." - I told her my husband had gone to Court with Lizzie. She then went to Honadel's shop and told him. He kept out of the way till the following Monday (20th of February) when he was arrested by Officer Kennedy of the 3rd District Court."

Mrs. Hannah Feringer replied to questions put to her: "Mrs. Honadel and myself are neighbors on the same floor. We often talk and gossip together. Mrs. Honadel often talks of her husband and speaks of him as a "Schlechter Kerl," who does this and that. Well, on Tuesday after Christmas (27th Dec 1881), whilst getting water on the ladding, Mrs. Honadel asked me to come in, as she had something to tell me. - "What do you think of my husband," said she, - yesterday (Monday 26th Dec 1881), he had Lizzie Hofacker locked in the room, and would not let the boys in. The schlechter Kerl, I would not trust him." Mrs. Feringer continued: "At first

I thought no more of this news than I did of Mrs. Honadel's charges against her husband and Mrs. Anna Hussman same house last Thanksgiving Day. Mrs. Honadel on that occasion created a big scandal in the house by going up into Mrs. Hussman's rooms, where Honadel was drinking beer with Mrs. Hussman, and giving him a licking which included breaking a glass and cutting his hand, - and then coming out on the landing and calling Mrs. Hussman whore &c." Mrs. Hussman corroborated the above to officer. "I did not think it possible, Honadel would do it, and so I did not mention it for long time."

It would seem from the above, that Mrs. Honadel was informed of the affair by the boys mentioned, namely Fritz Honadel aged 11 years and George aged 13 years, who should therefore know something of it. So should "Adam," who can probably be found. It would also seem, that the assault must have taken place on Monday 26th Dec. 1881 about 5 P. M.

So much as to the specific charge.

As to the Honadels' general character, it is reported, that whilst they are not drunkards, yet they drink freely and are constantly quarreling. To this may be added, on the authority of a shop-mate of Honadel's, the story of a similar charge against Honadel with a girl in Reade Street some 18 months, when his wife was in Germany. This story can be tested if necessary.

As to dates of affidavits: the warrant was granted Monday 13th Feby; Honadel was arrested 20th Feby and remanded by Justice Otterbourg till following Monday 27th Feby for Justice White, who remanded him till Wednesday 1st March for Ex. Honadel's employer is bail, \$1000.

0623

M.

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Elyza Hoffman
John Hamadle

AFFIDAVIT.
Indecent Assault

Dated *13 Feb* 188 *2*

M. Magistrate.

Officer.

Witness, _____

Disposition, *\$500.00*
2.

0624

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

POLICE COURT, 3 DISTRICT.

Eliza Hopfiker
of No. *140* *St. John* Street, being duly sworn, deposes and
says that on the *First* day of *January* 1882
at the City of New York, in the County of New York, *she was violently*

and indecently assaulted by John
Harwood, who entered deponent into
his room, locked the door, threw her upon
a lounge, raised her clothes, exposing
her naked body, unbuttoned his pant
calours, exposed his naked private
parts, and laid upon her body, with his
private person, against her private
parts.

Eliza Hopfiker

Sworn to before me, this

of

February

1882

at

Justice.

[Signature]

0625

City and County of New York, ss.:

Police Court, Third District.

THE PEOPLE

vs.

On Complaint of *Clara Nalfecker*
For *Indictment Assault*

John Nardello

After being informed of my rights under the law, I hereby *Demand* a trial by Jury, on this complaint, and demand a trial at the **COURT OF SPECIAL SESSIONS OF THE PEACE**, to be holden in and for the City and County of New York.

Dated.

1 March 18*92*

Andrew White

POLICE JUSTICE.

John Nardello

0626

County (County)
of New York Res. Henry Edman
of No 194 & 196 Webster Street.
Being sworn and examined for
the defence says. I have known
defat 9 or 10 years. He works
for me. I have always found
him a steady sober man. I don't
know of my own knowledge that
he was sick. I did not see him
until in Court.
Given to be sworn by Henry Edman
This 1st day of 1882
Auden W. White
Police Justice

City of Albany
of New York

Mary Karmadde being sworn and examined for the defence says. Defat is my husband. He was gone Jan 1/1882. and so was I. all day. My husband was lying in bed. and Compliments father reported him sick on the 2^d Jan 1882 at the Lodge. Dr Beck. No 9 Clinton Street. attended my husband. I was at home at 10 o'clock that night. I did not see Compliment that night. By the way, I first heard of the charge against my husband about 2 weeks after. I told my husband. He remained in the City, but not at home. I was with him all the time. except day time when I was home. The children were with me I work at pantaloons. and my children work outside in the day time. and slept with me at night at my sisters. I elaid away because the father of the girl. kicked and beat me.

Maria Fouwell

By the Court
I am the person who was with me
this 1st Jan 1882
John Lewis
Carrick Jones

0628

City & County of New York

John Hornadle, 38 years of age, bronze, and living No 40 Norfolk Street. I have a being sworn in his own defence says. I have a wife & 2 children. The children aged 14 & 15 years respectively. I know Eliza Wolficker, she lives in the same house. That she charges me with is not true. I was sick on Jan 1 - before and for 3 weeks after. I was in bed all that day and the day before. Dr Beck attended me. He lives in Clinton St. Complainant's father got him for me.

By the Court. I have lived in that house for 1 year. and have worked for Bidner & Co. for ten years. I left because I wasn't guilty and did not want to be picked up. My wife first told me. at the shop. I then dressed myself and went away.

Given to before me
this 2^d March 1872
Murray J. Smith
Police Justice

City Council

of New York. Jas.

Eliza Hoffman.

being duly sworn and cross examined in the presence of John Hamadell, the defendant says.

It was a holiday and his wife was out. I always thought it was on New Year's day, and I thought it was another holiday didn't take me in his room. It was either Christmas or New Year. I don't know if the wife was out any other day.

Dr. Hentzel of 3rd Street examined me on the Monday the first day I was in Court. I was in the room a little more than 15 minutes, and went right home. I lied on the floor.

Now. My father, mother and uncle's boy were there. It was 7 o'clock in the evening it happened. No one was in his room at the time. He has 2 children who were in the street at the time. I staid in the house and played dominos about 1/2 an hour, and shortly after went to bed.

I slept with my 2 brothers, one 6 years. I was out and around

0630

the next day. I have not been
laid up by what happened.
From before me
this, March 28
Audrey White
Police Justice

Philip Gifford

0631

BOX:

62

FOLDER:

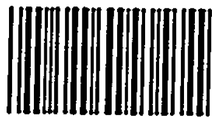
701

DESCRIPTION:

Hughes, Frederick D.

DATE:

03/29/82



701

0632

Bail fixed at \$ 100
M.D.G.

Bailed with 30% by
deposit in City Clerk's
office of \$ 100.
J.P.P.

103

Bills returned
Att. James M. Keegan

Day of Trial,

Counsel,

Filed 29 day of March 1882

Pleads

THE PEOPLE

vs.

Frederick D. Hughes

40.

108 W 32

Violation of Excise Law.

JOHN McKEON,

District Attorney.

22 April 10, 1882

pleads guilty.

A True Bill.

John L. Rhoads
Foreman

of
Pen 30 days +
Fined \$250.

0633

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frederick D. Hughes

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

et. al.

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

committed as follows:

The said *Frederick D. Hughes*

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

; 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.

John McKee District Attorney

0634

103

Bill returned

Bail fixed at \$100.
W.D.G.

Bailed McKeon by
deposit in City Chamber-
lain's office of \$100.
J.M.

Day of Trial,

Counsel,

Filed 29 day of March 1882

Pleads

THE PEOPLE

vs.

Fredrick D. Hughes

Violation of Excise Law.

JOHN McKEON,

District Attorney.

A True Bill.

John Lane Rhodes

Foreman

a/

0635

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frederick D. Hughes

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

Frederick D. Hughes

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

committed as follows:

The said *Frederick D. Hughes*

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

George W. L. Carter

; 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.

John McKeon
District Attorney

0636

212 103 Bill
Mayor of N.Y. Orders

Transmitting copies of
affidavits relative to
sale of liquor at the
"Cremone" in West 32nd St

Bill Maderick

Police Department.

New York, March 2, 1882

Respectfully referred to you

Accept

By order of the Board.

Wm. J. [Signature]

Wm. J. [Signature]



Wanted
Bill for selling liquor
without license

20th Ward

Subpoena

~~Capt. Williams~~

Secy of Excise
Board

Capt. Williams

John [Signature]

See [Signature]
[Signature]
[Signature]

0637



MAYOR'S OFFICE

New York,

March 1, 1882,

To the Board of
Police Commissioners,
Gentlemen:

The Mayor directs me to send you the enclosed copies of
affidavits the originals of which ^{have been} ~~are~~ filed in this office by the
complainants, and to request that you give the matter your im-
mediate attention.

Yours respectfully,

Wm. H. Spink
Secretary

0638

Police Department of the City of New York,

Precinct No. 29

New York, March 6th 1882

Thomas W. Thorne
Inspector

Sir,
The name
of the proprietor of the
premises 108th & 32nd St
is Frederick D. Hughes

Respectfully
Yours,
Joseph J. Matthews
Sergeant

0639

(Copy.)

CITY and COUNTY of NEW YORK. ss.

George W. L. Carter, being duly sworn, says that on the night of Saturday, February 11th, 1882, between the hours of 10.30 and 11.30 he and Joseph Pilson did visit a saloon known as the "Cremorne," situated on 32d St. near 6th Ave., and during the time of their remaining there did purchase liquors both over the bar and while seated at the tables of the large saloon.

(Signed.)

Geo. W. L. Carter.

Sworn to before me this 18th
of February, 1882.

(Signed.) Napoleon Cinq-Mars,

Notary Public, Kings Co.

Cert. filed.

(Copy.)

CITY and COUNTY of NEW YORK, ss.

Mr. Joseph H. Pilson, being duly sworn, says: That he is a job printer by trade and resides at 30 Ridge St., New York city, that he, in company with one Geo. W. Carter, a clerk employed in the office of C. W. H. Carter at 215 William St., New York City, went to a garden in 32nd St., near 6th Ave. named the Cremorne at about 10.30 P. M., on Saturday, February 11th, 1882, and purchased a glass of lager beer and drank it on the premises before the bar, we then went through another door into the garden and sat down before a table and was immediately followed by a woman who sat down beside us, she asked us if we had any objection to her calling a friend over we said no, she called her friend over ~~and~~ we called for cigars and they for something to drink. They then asked us to come up into the wine room and open a bottle of wine we asked her how much it would cost they said 3 dollars we went up stairs and were served by a negroe with two pint bottles of Champagne wine. The girls were called Lou and Dora, during the conversation the labels were removed from the bottles by Mr. Carter. We were in the place about 1 hour, from 10.30 to 11.30, they spoke of a ball that they had the night before and a room that was used for opium smoking.

(Signed,)

Joseph H. Pilson,

Sworn before me this day the

14th of Feb, 1882,

(Signed,) Napoleon Cinq-Mars,

Notary Public, Kings Co.,

Cert. filed N. Y. Co.