

0984

BOX:

115

FOLDER:

1227

DESCRIPTION:

Hauser, Casper

DATE:

10/31/83



1227

POOR QUALITY ORIGINAL

0985

Sept. was out of
work. I. was empty
He went in to eat.
I was pending for
the month. the wine
I was from drunk
in the Cellar
F.S.

827

Day of Trial,

Counsel,

Filed 31 day of Oct 1883

Pleads

THE PEOPLE

vs.

Casper E.

Clawson

BURG-LARY-Third Degree,
Hunting Stone Goods,
5498-506-528-532

JOHN McKEON,

District Attorney.

A True Bill.

W. A. Clendon

Foreman.

Part 2 Oct 31, 1883

Pleas Guilty

At the Bar 3rd day

John C. W. F.S.

0986

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Casper E. Trauser

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

Casper E. Trauser
of the CRIME OF BURGLARY IN THE THIRD DEGREE,

committed as follows:

The said Casper E. Trauser

late of the 20th Ward of the City of New York, in the County of New York, aforesaid, on the 26th day of October in the year of our Lord one thousand eight hundred and eighty three with force and arms; at the Ward, City and County aforesaid, the premises of Charles

g. Eigner

there situate, feloniously and burglariously, did break into and enter, the same being a part of 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

Charles g. Eigner then and there being, then and there

feloniously and burglariously to steal, take and carry away, and eight

bottles of wine of the value of one dollar and fifty cents each bottle

of the goods, chattels and personal property of the said Charles g.

Eigner

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

John McKean
District Attorney

1887

Police Court 2d District 11th

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James J. Maguire
302 W. 44th St.

1 Caesar E. Hansen

2 _____

3 _____

4 _____

Offence Burglary

Dated October 27 1883

Patterson Magistrate.

Malley Officer.

20 Precinct.

Witnesses James J. Malley

No. 20 Precinct Street James J. Malley

No. 199 Street James J. Malley

No. _____ Street _____

\$ _____ to answer _____

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 Caesar E. Hansen

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

Dated Oct 27 1883 AM Patterson 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.

0988

Sec. 198-200

20

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Casper E. Hauser 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. *Casper E. Hauser*

Question. How old are you?

Answer. *26 years.*

Question. Where were you born?

Answer. *Germany*

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

Answer. *13 West 44th Street. New York.*

Question. What is your business or profession?

Answer. *Carpenter.*

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*

Casper Hauser

Taken before me this 27th day of October 1883

Wm. M. ...

Police Justice.

0989

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 28 years, occupation Detective of No. James F. Vallely

20th James Street being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Thomas J. Egan

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

Sworn to before me, this 2nd day of October, 1883

James F. Vallely

J. M. Patterson
Police Justice.

0990

Police Court - 2 District - 1

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

of No. 302 West 40th Street, aged 57 years,
occupation *Wine Merchant* being duly sworn

deposes and says, that the premises No 302 West 40th Street,
in the City and County aforesaid, the said being a *Basement in the*

basement dwelling house the *cellar* and
and which was occupied by deponent as a *storage room*
and in which there was at the time *no* human being, ~~there~~

were BURGLARIOUSLY entered by means of forcibly *removing*
the stones which fastened the outside
cellar door together and breaking off the
lock of the cellar door

on the 26th day of October 1883 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

Eight Bottles of Wine
of the value of

Twelve Dollars

the property of *A 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

Casper B. Sausser (now here)
for the reasons following, to wit: *That on the night above*
mentioned deponent found the
said cellar door broken open, and
said cellar broken into, and said property
missing; Deponent is further informed
by James J. Tully a detective of the
24th police precinct that he arrested said
Casper, who was in said cellar lying drunk
said Casper admitted and confessed to

0991

deponent that he had broken open and
into the said premises and had taken
there and carried away the said property

Sworn to before me } Charles J. Eganey
This 27th day of October 1883 }

J. M. Patterson
Clerk of Justice

Police Court District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF
vs.
Burglary Degree.

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

0992

BOX:

115

FOLDER:

1227

DESCRIPTION:

Haverty, William

DATE:

10/12/83



1227

0993

BOX:

115

FOLDER:

1227

DESCRIPTION:

Clark, William

DATE:

10/12/83



1227

0994

BOX:

115

FOLDER:

1227

DESCRIPTION:

Kassebart, John

DATE:

10/12/83



1227

POOR QUALITY ORIGINAL

0995

27.

Counsel,
Filed *2* (day of *Oct*) 1883
Pleads *M guilty*

THE PEOPLE
vs.
William Henderson
William Clark
and
John Henderson
Burglary,
Grand Larceny, Second Degree,
(Sections 49, 50, 52, 53, and 55)

JOHN McKEON,

District Attorney.
Filed Oct 17, 1883.
Not plead, or ans. Ind. to Jury.

A True Bill.

27th
J. M. McKeon

Filed Oct 30, 1883.
Nos 2 + 3 tried + acquitted.

POOR QUALITY ORIGINAL

0996

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

THE PEOPLE OF THE STATE OF NEW YORK
against

William Haverly
William Clark
and
John Kasselhart

The Grand Jury of the City and County of New York, by this indictment, accuse
William Haverly, William Clark
and John Kasselhart
of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows :

The said William Haverly, William
Clark and John Kasselhart
late of the Fourteenth Ward of the City of New York, in the County of
New York aforesaid, on the Sixth day of October in the
year of our Lord one thousand eight hundred and eighty three with force and arms,
about the hour of twelve o'clock in the day time of the same day, at the
Ward, City and County aforesaid, the dwelling house of

_____ Gastano Roso _____
there situate, feloniously and burglariously did break into and enter, ~~by means of a~~

_____ that the said
William Haverly, William Clark
and John Kasselhart
then and there intending to commit some crime therein, to wit: the goods, chattels and
personal property of the said Gastano Roso
_____ in the said dwelling house then and there being, then and
there feloniously and burglariously to steal, take and carry away, against the form of the
Statute in such case made and provided, and against the peace of the People of the State
of New York, and their dignity.

Second Count:

And the Grand Jury aforesaid, by this indictment, further accuse the said
William Haverly, William Clark
and John Kasselhart
of the CRIME OF GRAND LARCENY IN THE SECOND DEGREE, committed as follows :

The said William Haverly, William
Clark and John Kasselhart

late of the Ward, City and County aforesaid, afterwards, to wit, on the day and in the
year aforesaid, at the Ward, City and County aforesaid, with force and arms, one coat of
the value of twenty dollars, one vest of the value of
five dollars, two pairs of trousers of the value of ten
dollars each pair, two shirts of the value of one dollar
each, one pair of drawers of the value of one dollar, four
pairs of socks of the value of thirty cents each pair, two cuffs
of the value of ten cents each, one watch of the value of fifteen
dollars, one blank book of the value of two dollars, and a
sum of money, to wit: the sum of twenty dollars in money
lawful money of the United States of America and of the
value of twenty dollars
of the goods, chattels, and personal property of the said

_____ Gastano Roso _____
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 People of the State of New York, and their dignity.

~~JOHN W. BROWN, District Attorney.~~

THIRD COUNT.

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

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

The said William Hawerty

late of the Ward, City and County aforesaid, afterwards, to wit: on the said Sixth
day of October in the year of our Lord one thousand eight
hundred and eighty-~~three~~, with force and arms, at the Ward, City and County
aforesaid, one coat of the value of twenty
dollars, one vest of the value of five
dollars, and one pair of trousers
of the value of ten dollars

of the goods, chattels and personal property of Gaetano Rosa, by
William Clark, John Harshaw, and
by a certain ~~person~~ other persons to the Grand Jury aforesaid unknown, then lately before
feloniously stolen of the said Gaetano Rosa

unlawfully and unjustly did feloniously receive and have (the said William
Hawerty)

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

JOHN McKEON,

District Attorney.

POOR QUALITY ORIGINAL

0998

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

Police Court - 1st District.

779

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1 William Harty
 2 John Cassaber
 3 William Clarke
 4 _____
 Dated 7 October 1883
 S. B. Smith Magistrate
 Edward H. Brennan and Meen. Precinct. 14
 Offence Burglary

Witnesses
 No. 190 Elizabeth Pittone
 No. 190 Elizabeth Pittone
 No. _____
 \$ _____
 Sessions _____
 Street _____
 Street _____

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named William Harty John Cassaber and William Clarke guilty thereof, I order that each be held to answer the same and each be admitted to bail in the sum of 200 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until they give such bail.

Dated 7 October 1883 S. B. Smith Police Justice.

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

Dated _____ 1883 _____ 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 _____ 1883 _____ Police Justice.

Sec. 198-200

CITY AND COUNTY OF NEW YORK, ss.

District Police Court.

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

Question. What is your name?

Answer.

William Clarke

Question. How old are you?

Answer.

24 years

Question. Where were you born?

Answer.

New York

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

Answer.

31 Mulberry St 2 years

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 not guilty I was there drinking beer but know nothing about the burglary
William Clarke.*

Taken before me this

[Signature]
Justice.

POOR QUALITY ORIGINAL

10000

Sec. 198-200

183

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Cassabar

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 Cassabar*

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. *127 Elizabeth St about 2 weeks*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am not guilty. I know nothing about it.*
John Kaseboat

Taken before me this
[Signature]
day of *[Signature]*
at *[Signature]*
New York City
Police Service

POOR QUALITY ORIGINAL

1001

Sec. 198-200

1885

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

William Haverly

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

Question. What is your name?

Answer. William Haverly

Question. How old are you?

Answer. 20 years

Question. Where were you born?

Answer. New York

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

Answer. 147 Grand St Twelve weeks

Question. What is your business or profession?

Answer. Brass Moulder

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

Answer. I am not guilty. I obtained the coat from the Clark and ...
William Haverly

Taken before me this 18th day of ... 1885
[Signature]
Police Justice.

POOR QUALITY
ORIGINAL

1002

BOX:
115

FOLDER:
1227

DESCRIPTION:
Haverty, William

DATE:
10/15/83



1227

111

Ex officio.

Lawyer,
Mr Burke
S. Ponce Jr.
Agt.

Exp. Burke.
says that identity
Chances is
F.S.

Counsel,

Filed 15 day of Oct 1883

Pleads

THE PEOPLE
 vs
 Grand Jurors
 147
 W. S. Shaw
 Plaintiff
 vs
 Defendant

Burglary, Larceny, Degree,
 and Receiving Stolen Goods,
 (Sections 408, 504, 525, 537 and 530)

JOHN McKEON,

Dist. Attorney.
Filed 17/83
1883

A TRUE BILL.

M. H. Anderson

Foreman

E. H. [Signature]

POOR QUALITY ORIGINAL

1003

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

THE PEOPLE OF THE STATE OF NEW YORK
against

William Haverly

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

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

The said William Haverly

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

Frederick Sauter
there situate, feloniously and burglariously did break into and enter, ~~by means of force~~ he the said

William Haverly
then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of the said Frederick Sauter 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

William Haverly
Petit
of the CRIME OF ~~GRAND~~ LARCENY ~~IN A DWELLING HOUSE~~, committed as follows:

The said William Haverly

late of the Ward, City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, one pair of trousers of the value of ten dollars, one hat of the value of two dollars, two shoes of the value of one dollar each, one shirt of the value of one dollar, one book of the value of one dollar, one chain of the value of three dollars, one pocket of the value of two dollars, three studs of the value of fifty cents each and two rings of the value of one dollar each.

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

Frederick Sauter
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 People of the State of New York, and their dignity.

JOHN MCKEON, District Attorney

THIRD COUNT.

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

William Hawerty

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

The said William Hawerty

late of the Ward, City and County aforesaid, afterwards, to wit: on the said

29th day of October in the year of our Lord one thousand eight hundred and eighty-three, with force and arms, at the Ward, City and County

aforesaid, one pair of trousers of the value

of ten dollars, one hat of the value of two dollars, two shirts of the value of one dollar each, one shirt of the value of one dollar, one book of the value of one dollar, one chain of the value of three dollars, one locket of the value of two dollars, three studs of the value of ~~two~~ fifty cents each, and two rings of the value of one dollar each

of the goods, chattels and personal property of Frederick

Sauter

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

unlawfully and unjustly did feloniously receive and have (the said

William Hawerty

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

JOHN McKEON,

District Attorney.

POOR QUALITY
ORIGINAL

1006

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 55 years, occupation Vincenzo Romano
Salooner of No.

190 Elizabeth Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Lucretia Rosa

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

Sworn to before me, this 7 day of October 1883 } Vincenzo ^{his} Romano
mark

Salou Romano
Police Justice.

1007

Police Court— 18^b District.

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

Giuseppe Roca

of No. 190 Elizabeth Street, aged 20 years,

occupation Tobacco Stripper being duly sworn

deposes and says, that the premises No 190 Elizabeth Street, near house
in the 14th ward in the City and County aforesaid, the said being a brick building

and which was occupied ^{in part} by deponent as a dwelling
and in which there was at the time ^{no} human being, ~~by name~~

were BURGLARIOUSLY entered by means of forcibly breaking off the
lock of the ^{door} which lead from the railway into said
premises and enter therein

on the sixth day of October 1883 in the Day time, and the
following property feloniously taken, stolen, and carried away, viz:

One suit of clothes two suits of underware. Four pair
of socks. one pair cuffs. one silver watch. one album
board and lawful money to the amount of twenty dollars
one pair of pantaloons. one flannel shirt and several other
articles in all of the value of about fifty five dollars

the property of deponent and three cousins who were room mates of deponent
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by
William Haverly, John Cassabar, and William Clarke
all (now here)

for the reasons following, to wit: that deponent was informed by
Vicenzo ~~Rocca~~ ^{Rouiquel} that on said day he saw said
defendants leaving said premises with bundles in their
possession deponent further says that he found said
suit of clothes a portion of the aforesaid property in said
Haverly possession.

Wherefore deponent charges said defendants in
acting in concert with each other in burglariously
entering said premises and taking stealing and carrying
away the aforesaid property
Giuseppe Roca

Sworn to before me this
7th day of October 1883
at New York
John H. [unclear]
Police Justice

1008

BAILED,

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

Police Court No. 10
 District 780

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

1. William Haverty
 2. Grand St.
 3. Burglary
 4. _____

Offence

Dated 17 Oct 1883

Magistrate
 J. J. Smith

Officer
 J. J. Smith

Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

No. 1000 Sessions.

to answer
 J. J. Smith



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

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

Dated 17 Oct 1883 J. J. Smith Police Justice.

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

Dated _____ 1883 _____ 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 _____ 1883 _____ Police Justice.

1009

Sec. 193-200

CITY AND COUNTY }
OF NEW YORK, } ss.

185 District Police Court.

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

Question. What is your name?

Answer.

William Haverty

Question. How old are you?

Answer.

20 years

Question. Where were you born?

Answer.

New York

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

Answer.

147 Grand St - 2 weeks

Question. What is your business or profession?

Answer.

Brass Moulder

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

Answer.

I am not guilty
William Haverty

Taken before me this

20th
1885
at New York
City Justice.

10 10

Police Court - 1st District.

City and County of New York, ss.:

Fritz Lauber

of No. 147 Grand Street, aged 19 years, occupation Picture Frame-Maker being duly sworn

deposes and says, that the premises No 147 Grand Street, in the City and County aforesaid, the said being a Eric's residing

and which was occupied by deponent as a ^{in part} dwelling and in which there was at the time ^{no} human being, by name

were BURGLARIOUSLY entered by means of forcibly unloosening the door which leads from the Hallway into said premises with a false key and entering therein.

on the first day of October 1883 in the day time, and the following property feloniously taken, stolen, and carried away, viz:

One Pair of Pantaloons one hat one pair of shoes. one colored shirt. one album. one gold chain. gold pocket. Three gold studs and two gold rings. One dollar in money. in all of the value of twenty five dollars

the property of deponent and deponent further says, that he has great cause to believe, and does believe, that the aforesaid BURGLARY was committed and the aforesaid property taken, stolen, and carried away by William H. Averly (now here)

for the reasons following, to wit, that deponent found a portion of the aforesaid property in said defendants possession

Sworn to before me this 7th day of October 1883 by Friedrich Lauber Solon Smith Police Justice

POOR QUALITY
ORIGINAL

1011



City of New York Recorder's Chamber

New York _____ 188

People
v.
Harvey

Mr Burke says Harvey
~~real name is~~ he knows
him since childhood
never heard anything
against his character
Munk who is formerly
married as Clarke
his character is very
bad

10 12

BOX:

115

FOLDER:

1227

DESCRIPTION:

Heck, Charles

DATE:

10/25/83



1227

POOR QUALITY ORIGINAL

10 13

Counsel, *Abner v. H.*
Filed 25 day of Oct 1883
Pleads *Iniquity.*

THE PEOPLE

B ~~vs.~~
Charles F.
Dexter

accepted & committed.
JOHN McKEON,
District Attorney

A True Bill.

W. A. McMillon
Foreman.
Ordered to sit in Court of
Open Court, Terming for
trial. Dec 4/83.
Feb. 14 - 1884.
Tried and acquitted

Def't may be admitted to bail in the sum of \$4000.
W. A. McMillon
Oct 26 1883 P.M.

Bailed by Ludwig Speck,
206 Broadway Street
Oct 27/83

POOR QUALITY
ORIGINAL

10 14

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles F. Deek

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

Charles F. Deek
of the CRIME OF Murder in the Second Degree,
committed as follows:

The said Charles F. Deek

late of the City and County of New York, on the thirteenth day of
September in the year of our Lord one thousand eight hundred and eighty-three
with force and arms, at the City and County aforesaid, in and upon one

William Stammer, in the peace of the People
of the State of New York, then and there being,
wickedly, feloniously, and with a design to
effect the death of him the said William
Stammer, did make an assault: and the
said Charles F. Deek, a certain pistol then
and there charged and loaded with gunpowder
and one leaden bullet, which said pistol, he
the said Charles F. Deek in his right hand
then and there had and held, to, at, against
and upon the said William Stammer, then
and there feloniously, wickedly and with a
design to effect the death of him the said
William Stammer, did shoot off and
discharge; and the said Charles F. Deek,
with the leaden bullet aforesaid, out of the
pistol aforesaid, then and there by force of
the gunpowder aforesaid, shot off, sent forth
and discharged, as aforesaid, him the said

William Stammers, in and upon the chest
of John the said William Stammers, then
and there feloniously, wilfully, and with
a design to effect the death of John the
said William Stammers, did strike, pene-
trate and wound; giving to John the said
William Stammers, then and there with the
lead ball aforesaid, so as aforesaid dis-
charged, went forth and shot out of the
pistol aforesaid, by the said Charles F. Beck,
in and upon the chest of John the said
William Stammers, one mortal wound, of
the breadth of one inch and of the depth
of six inches; of which said mortal wound,
he the said William Stammers then and
there did die.

And so the Grand Jury aforesaid, do say:
that he, the said Charles F. Beck, in the
said William Stammers, in the manner and
form aforesaid, on the day aforesaid and in
the year aforesaid, feloniously, wilfully
and with a design to effect the death of
John the said William Stammers, did
kill and murder, 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.

POOR QUALITY ORIGINAL

1015

MEMORANDA.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
20 Years. 7 Months. 2 Days.		82 Stanton from	Sept. 30/83.

10th Prec. H. House,
 Baker Meyer / 206 1/2 Street
 Ann's Barnhardt 207 "
 Valentine Johnson 207 "
 Sam's Barnhardt 207 "
 Henry Howard 207 "

Witnesses
 Thomsen Jan Bell
 10 p.p.
 Wm. M. H. Jerny
 Wm. D. D. Green
 Wm. Apple
 "Robbie" Thompson
 Dr. L. Conroy
 Conroy of the
 John McLean
 203 Cherry St
 Bertha Berke
 32 Rivington St.
 Christian Fitchell
 204 Street
 John McLean
 210 Street
 Nikola Wilson
 206 Street
 Henry Adams
 199 Street
 George Hamper
 199 Street
 Robert Walling
 206 Street

Witnesses
 Anna Bernhardt
 207 Street
 Valentine Johnson
 207 Street
 Lewis Bernhardt
 207 Street
 Henry Howard
 207 Street
 Wm. Apple
 Wm. D. Green
 Wm. M. H. Jerny

whereby it is found that he came to his death by a fall that wound of his chest at the height of some ten or eleven to this Guy is very high above 206 Street about 7/2 30th on Sept. 30/83

Inquest taken on the 5th day of October 1883 before

WILLIAM H. KENNEDY, Coroner.

K.
 231
 819
 1883

AN INQUISITION

On the view of the body of

Wm. Hamper

POOR QUALITY ORIGINAL

1017

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the *Crown's Office*
No. *139 15* *Chatham St* Street in the *4th* Ward of the City of
New York, in the County of New York, this *5th* day of *October*
in the year of our Lord one thousand eight hundred and *eighty three* before

WILLIAM H. KENNEDY, CORONER,

of the City and County aforesaid, on view of the Body of *Wm Fleming*

82 Stanton St
ten

now lying dead at
Upon the Oaths and Affirmations of

good and lawful men of the state of New York, duly chosen and
sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the

said *Wm Fleming*

upon their Oaths and Affirmations, say: That the said *Wm Fleming* came to his death, as
came to his death by

Rifle shot wound of
the Chest from being shot by some person *near* *206 Forsyth St*
about *12³⁰ A.M. on Oct 5th /83.*

In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this Inquisition
set our hands and seals, on the day and place aforesaid.

JURORS.

<i>N. Hubbard Miller</i>	<i>101 & 103 Nassau St</i>
<i>James J. Leary</i>	<i>104 Duane St</i>
<i>Saml Rensburg</i>	<i>307 Bway</i>
<i>John Steis</i>	<i>10 First Ave</i>
<i>Roman Martin</i>	<i>46 Duane St</i>
<i>Wm King</i>	<i>77 Bway</i>
<i>Wm Cameron</i>	<i>879 Broadway</i>
<i>John H. Hunt</i>	<i>107 Nassau St</i>
<i>A. J. Macdonald</i>	<i>297 1/2 Bway</i>
<i>D. W. Wiebold</i>	<i>21 Elm St</i>

CORONER, T. S.

1.

TESTIMONY.

Charles Heck being sworn says, I live at 204 Forsyth and am a paint presser. About 12th P.M. on Sept. 29th/83 I came down stairs ^{in my house to going the yard} and some men attacked me and kicked me. I got up and went up stairs and soon after the Policeman came and woke me and brought me to the Station House. Charles Ferdinand Heck

Rodrick Meagher being sworn says, On Sept. 29/83 about 10¹⁵ P.M. I was sitting at the Ducking House where we always sit. We were making a noise and Heck called out of the window. He came down in the hall way in shirt sleeves with some weapon in hand like a stick or club and attacked us. We followed him into the hall and three or four others came to his assistance. We ran out and when in the middle of the street, I heard a pistol shot and deceased fell to the ground. The shot seemed ^{to come} from right outside the window where a man was standing in shirt sleeves, for I saw the flash of the pistol in that direction.

W. L. Meagher

Julius Meyer 206 Forsyth being sworn says I am a varnisher and on Sept. 29/83 I was at a meeting and got home about 9³⁰ P.M. I was talking to two friends Fritz 210 Forsyth and his partner in saloon at 206 Forsyth, and about 12³⁰ we heard the window break and ran out to the street. We saw one man run across the street and Robert Mathies ran after him. In front of door 204 Forsyth a man in shirt sleeves with no hat on said in English "You son of a bitch, You won't come back any more" I ran towards Stanton at two doors and saw a man lying under a wagon groaning. I went back and soon after the of ~~deceased~~ ^{deceased} in the deceased, Julius Meyer

this 30th day of September 1883

CORONER.

Coroner's Office.

TESTIMONY.

John Herlan being sworn says, I live at 203
Christie st. Am a butcher by occupation.
On Sept. 30/83 I was living at 204 7th St
and about 12³⁰ P.M. was in the room of
Mr. Albert Meyer ^{who was,} playing cards with Ch.
Gritzer and Heck. I went to the window
to fix the shutters and saw a crowd on
the sidewalk. I saw some one without a
coat who I think was Heck as he had
gone down stairs just before. I went
in the hallway and saw the crowd of
men run after Heck and beat him
They ran out on the street and one young
fellow hit him in the chest and knocked
him down. He ~~fell against~~ ^{fell against} the window and broke it
he laid there I heard a shot from a pistol
but I saw no flash. The crowd ran away
from Heck and left him free, when he
went up stairs. I saw no weapons of any kind
in Heck hands. If he had one I would
have seen it. I was in my shirt sleeves
with my vest on. Heck had not his hat
on. He had his shoes on.

John Herlan

Taken before me,
this 5th day of October 1883

James J. Fenwick

CORONER.

Coroner's Office.

TESTIMONY.

Christian Fritzer 204 Forsyth St
being sworn says, On Sept. 30/83 about
12³⁰ A.M. Albert Meyer and Beck was
in room with me, and John Herlan.
I heard former witness testify and corroborate
all that he has said. I was in my shirt
sleeves with my shoes on

Christian Fritzer's child

Johanna Hecker 210 Forsyth St being
sworn says, On Sept. 30/83 about 12³⁰
A.M. my husband and I came home and
as we passed by the packing house the
crowd of young fellows who congregate
there were singing and making considerable
noise. We had been in the room a few
minutes. My husband had gone to bed.
I was in the outer room and hearing a
noise like a fight in the street. I looked
out of the window and saw a crowd
run out of the hall way. A man standing
near the show window of Lager beer
saloon seemed to have something shining
in his hand. I saw a flash of a
pistol come from the shining object
and heard a pistol shot. The crowd
scattered and I went in the room
to call my husband. When I went back to
window I saw a crowd run from 206 Forsyth.

Taken before me, x - *Thorne Miller*
this 5th day of October 1883

Coroner's Office.

TESTIMONY.

Nicholas Ulmer being sworn says, I live at 206 Forsyth, Am a tailor. On Sept. 30/83 about 12³⁰ A.M. I heard a pistol shot fired while I was in bed I don't know who fired it.

Nicholas Ulmer

Henry Scherr being sworn says, I live at 199 Forsyth st. I work at tobacco for Stratton and Storms. On Sept 30/83 about 12³⁰ A.M. some one called out of the window. After that there was a fight in the hall way of 204^{or} Forsyth st and I went in to help my friend the deceased. I saw in the hallway a man with ^{something like} a stick in his hand about 1/4 foot long. I ran out of the hall and across the street when I heard a shot fired. I went up in the house and Mrs. Stammers asked me where was her son. I went to look for him and found he was lying on floor of saloon 204 Forsyth st, dead.

Henry Scherr

Taken before me,
this 5th day of October 1883

William J. Conroy
CORONER.

Coroner's Office.

TESTIMONY.

Roundman Bell 10th Precinct being sworn says, Meagher accused Meyer in the saloon of shooting his friend and never mentioned Beck as having done the shooting.

Thomas Bell
Officer Michael Rooney 10th Precinct being says, On Sept 30 1883 about 12³⁰ A.M. when near Stanton in Forsyth st I heard a pistol shot and ran down to 206 Forsyth. I saw deceased under a cart and took him in Lager Bier Saloon. Matthias pointed out to Meagher as the one who did the deed and Meagher ran away. I caught him and when I told him what he was accused of he said the saloon keeper did it. When he said I won't tell you nothing.

Michael Rooney

Taken before me,

this 5th day of October 1883

William J. [Signature] CORONER.

Coroner's Office.

TESTIMONY.

Officer Creed 10th Precinct being sworn says, on Sept 30/83 he says said the saloon keeper did the shooting. After being instructed to search the apartment of Beck I found the pistol case exhibited to the Jury and the large cartridge in his trunk. The small cartridge was picked up on the floor of the hallway of 206 Forsyth St by the housekeeper on Sunday morning. The pistol case was picked up from the same place.

John D. Beck
George Staminger being sworn says, I live at 199 Forsyth St and am a shoemaker. I know nothing about how my son was killed, as I was in bed at the time.

George Staminger

Taken before me,
this 5th day of October 1883

CORONER.

Coroner's Office.

TESTIMONY.

W^m A. Conway M. D. being sworn says, On Oct. 1st 1883 I made an Autopsy on the body of W^m Stamper at 82 Stanton st. An external examination of the body showed a pistol shot wound of the chest about 6 inches below the left nipple and 6 inches from median line. On opening the chest the ball was found to have pierced the seventh rib in an upward direction and to have perforated the apex of the heart and the left lung, flattening itself somewhere on the spinal column. The ball was not found, nothing remaining of it but some flattened pieces of lead. From the size of the bullet hole the pistol must have been of small calibre about 22 inches. The right lung was covered with old adhesions and the apex of both lungs showed evidence of the commencement of tubercular disease. Tubercles were found in both lungs.

The other organs were negative.

The cause of death in my opinion was shock from Hemorrhage from Pistol Shot Wound of the chest through Heart and Lungs on left side

Taken before me,

this 5th day of

October 1883

William A. Conway CORONER.

TESTIMONY.

Frederick Roth being sworn says, On Sept. 29/83 about 12²⁰ P.M. I was with some young fellows singing in front of packing house and Heck called out of a window of 206 1/2 4th St. to us. Some one dared him to come down and he came down with something which he held behind his back. Some of the boys followed him into the hall way and a fight took place. The boys ran out and near the window a struggle took place, in which the glass was broken. I was in the middle of the street when I saw a man in his shirt sleeves fire a pistol. I saw the flash and heard the report of a pistol. ^{Altono being who the mark} ~~the~~ ^{Billy dropped} ~~near the track~~ ^{where who shot} ~~himself~~ ^{below the window} ~~Ruff.~~

Bertha Geeser 32 Rivington St being sworn says On Sept. 30/83 about 12³⁰ A.M. I was going along 4th St and saw people carrying a man into Lager Bier Saloon.

x Bertha Geeser.

Robert Mathias being sworn says, I live at 206 1/2 4th St and am a saloon keeper at that number. On Sept. 30/83 about 12²⁰ A.M. by my clock, I heard my window break and running out saw a man running away. I thought it was he who had broken the window. I ran after him and caught him in Stanton St. It was Rodwick Meagher. When I came into the saloon I saw the body of deceased in my store. Rodwick Meagher had no pistol.

Robert Mathias

Sworn to before me,
this 5th day of October 1883

CORONER.

1026

BOX:

115

FOLDER:

1227

DESCRIPTION:

Hempson, Edward

DATE:

10/31/83



1227

POOR QUALITY ORIGINAL

1027

317

Counsel,

Filed 31 day of Oct 1888

Pleads

THE PEOPLE

vs.

F

Edward

Dempson

*Seeing an order
made 10/31/7*

JOHN McKEON,
District Attorney

A True Bill.

M. H. McDonald
Foreman.

Part 2 Oct 31, 1888

*Pleas do Guilty
Just do it*

*The Allegor obs em
and in amper.
I think Dept has
been suppressed
purchased for selling
it.*

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Edward Dempson

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

_____ Edward Dempson _____

of the CRIME OF Selling an obscene and indecent
paper and writing
committed as follows:

The said Edward Dempson

late of the City and County of New York, on the twenty fourth day of
October — in the year of our Lord one thousand eight hundred and eighty-three
with force and arms, at the City and County aforesaid,

unlawfully did
sell to one Joseph A. Britton, a certain
obscene and indecent paper and writing,
which said obscene and indecent paper
and writing is as follows, that is to say:

Lay your brown head on my bosom,
Entrance you I will in my arms;
Tell me sweet girl that you love me,
My dear keep for me all your charms,
Each pulse in my heart beats for your love,
For you I would gladly die,
Unhappy I am always without you,
Cheer me then with a glance from your eye,
Knew you but now I adore you,
You would then amiable be,
Oh! do not now drive me from you,
Until you have comforted me.

against the form of the Statute in such
case made and provided, and against
the peace of the People of the State

POOR QUALITY
ORIGINAL

1029

of New York, and their dignity.

John McKeon

District Attorney

POOR QUALITY ORIGINAL

1030

BAILED

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Stephen A. Whitton
150 Broadway St.
Edward Hempson

offence telling obscene prints or cards

Dated *Oct 24* 188*8*

Whitton Magistrate.
Whitton Officer.
Whitton Precinct.

Witnesses _____ Street _____

No. _____ Street _____

No. _____ Street _____

No. *2* to answer *James* Sessions.
Street _____

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

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

Dated *Oct 24* 188*8* *Andrew White* 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.

POOR QUALITY ORIGINAL

1031

Sec. 198-200

1st District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Edward Kempson 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 Kempson

Question. How old are you?

Answer. 35 Years

Question. Where were you born?

Answer. England

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

Answer. 125 Elizabeth about 2 months

Question. What is your business or profession?

Answer. Laborer

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

Answer. I am not guilty I do not know of any obscenity in the card

his Edward X Kempson mark

Taken before me this 14th day of Oct 1888
[Signature]
Police Justice

1032

POLICE COURT 1st DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

On Complaint of

Wm A Britton

For

selling obscene prints

vs.

Edward Hanson

demand

After being informed of my rights under the law, I hereby ~~wave~~ ^{waive} a trial, by Jury, on this complaint, and my right to make a statement in relation to it and ~~demand~~ ^{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 Oct 24 1888

Edward Hanson
man

Audrey White Police Justice.

POOR QUALITY ORIGINAL

1033

Joseph A. Britton

October 24th

Edward Heupson

October 24th
Joseph A. Britton
Andrew J. White
Police Justices

1034

Bought of
Edward Henson
in Restaurant
Corner of Gold
and Platt St
Oct 24/88
Price 1¢ or
6 for 5¢
at 12 o'clock
J. A. Britton

1035

Lay your brown head on my bosom,
Entwine you I will in my arms;
Tell me sweet girl that you love me,
My dear keep for me all your charms,
Each pulse in my heart beats for your love,
For you I would gladly die,
Unhappy I am always without you,
Cheer me then with a glance from your eye,
Knew you but how I adore you,
You would then amiable be,
Oh! do not now drive me from you,
Until you have comforted me.

1036

BOX:

115

FOLDER:

1227

DESCRIPTION:

Hensom, Annie

DATE:

10/03/83



1227

29

H. C. [unclear]

Counsel,
Filed *3* day of *Oct* 188*3*

Pleas *Not guilty to*

10
10
10
THE PEOPLE
vs.
R
Annis
Danson
Grand Larceny, *Strom* degree, and
Receiving stolen Goods
(1883 Nov 5)

John
JOHN McKEON,
District Attorney
Heard
A True Bill.
W. J. [unclear]
City Foreman
Paul
Jack

1038

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Annie Dawson

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

Annie Dawson

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

The said Annie Dawson

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the 20th day of August in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms

one shirt of the value of twenty dollars, and one waist of the value of twenty five dollars

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

John McLean District Attorney

1039

Sec. 208, 209, 210 & 212.

Police Court - 4th District.

763

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John McChas
#59 by #77
Annie Keuson

Grand Juror

Offence,

Dated September 26th 1883

Wm. Sewall, Magistrate.

Port Kelly Officer.

2nd Floor

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Street, Street, Street, Street, Street, Street, Street, Street,

Witnesses

No.

Street,

No.

Street,

No.

Street,

Tom Lane G.D.

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 Annie Keuson

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

Dated September 188 3

[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.

1040

Sec. 198-200

46 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } SS.

Annie Lennon

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. Annie Lennon

Question. How old are you?

Answer. 29 years

Question. Where were you born?

Answer. Ireland

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

Answer. 479 West 47th Street, 10 months

Question. What is your business or profession?

Answer. Cook

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. By advice of counsel not guilty

Annie Lennon

Taken before me this

day of

September 1888

at

[Signature]

Police Justice.

11 District Police Court.

Affidavit-Larceny.

CITY AND COUNTY OF NEW YORK, } ss.

John Mc Clane

of No. 439 West 47th Street,

being duly sworn, deposes and says, that on ~~the~~ ^{or about the} day of August 1883

at the City of New York,

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

the following property, viz :

One Silk Skirt and Waist both of the value of Fifty five Dollars.

the property of Deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken,

stolen, and carried away by Annie Neason, now present

a servant in the employ of deponent at the time, from the fact that she admitted stealing and passing said skirt and waist, which were recovered upon the ticket which defendant delivered to the police, as deponent is informed and believes

John Mc Clane

Sworn before me this

11th day of August 1883

Police Justice,

1042

BOX:

115

FOLDER:

1227

DESCRIPTION:

Herman, August

DATE:

10/02/83



1227

26

Counsel,
Filed *OK* day of *1883*
Pleads

THE PEOPLE
vs.
R
August
Overman
Att. Gen. vs. Overman

John McKeon
JOHN McKEON,
District Attorney

A True Bill.
W. H. Amador
Foreman.

W. H. Amador
Pleads Guilty
True Bill. on 1 day...
Kept suit. to case of Council of
Cavaliers & Cavaliers Sep 3 1883

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

THE PEOPLE OF THE STATE OF NEW YORK
against

August Herman

The Grand Jury of the City and County of New York, by this indictment, accuse August Herman of the CRIME OF Attempting Suicide. committed as follows:

The said August Herman

late of the City and County of New York, on the Twenty eighth day of September in the year of our Lord one thousand eight hundred and eighty-three with force and arms, at the City and County aforesaid, with intent to take his own life, then and there feloniously did commit upon himself, an act dangerous to human life, to wit: he, the said August Herman, with the intent aforesaid, then and there feloniously did cut and sever one of the arteries in his body, 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

1045

BAILED,

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

Police Court 5th District. 458

THE PEOPLE, Sec.,
 ON THE COMPLAINT OF

John K. Cooper
August Herman

Offence Attempted
Suicide

Dated Sept 28th 1883

Sever Magistrate.
Boagrove Officer.
Finch Precinct.

Witnesses _____ Street _____

No. _____ Street _____

No. 1009 Street 113th
 to answer Boag

Boag

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 August
Herman

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

Dated Sept 28th 1883 Solou Smith Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

1046

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

August 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. August Herman

Question. How old are you?

Answer. 70 Years

Question. Where were you born?

Answer. Germany

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

Answer. 15 State St. 2 weeks

Question. What is your business or profession?

Answer. Rope 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 had no money no friends and no home, and I went to the city.

August ^{his} Herman
mark

Taken before me this 28th
day of October 1887
John J. Smith
Police Justice.

1047

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

POLICE COURT, ^{4th} DISTRICT.

^{24. Police Officer}
John T. Cosgrove

of No. The First Precinct Police Street, being duly sworn, deposes and

says that on the 28th day of September 1883

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

Fernan knew he did un-
lawfully, and willfully with
intent to take his own life, cut
an artery in his left wrist, with
a razor, then held in the right
hand of said Fernan, in violation
of section 174, of the Penal Code, and
under the following circumstances
to-wit. On September 28th 1883 at
about one o'clock a.m. deponent
found said August Fernan
lying in the bushes, in Battery
Park, bleeding from a cut in his
left wrist. Deponent found a razor
in the pocket of said Fernan, and
said Fernan admitted to deponent
that he had cut himself with said
razor, for the purpose of causing his
death and that he wanted to die,
and would die.

Sworn to before me this
28th day of Sept 1883 } John T. Cosgrove

John B. Smith

Police Justice

1048

BOX:

115

FOLDER:

1227

DESCRIPTION:

Herrmann, Otto

DATE:

10/17/83



1227

POOR QUALITY ORIGINAL

1049

Lee Parker of
Dept. of Specia
Ponchevalin
First offence
F. P.

1574
47
107.
32
691

139

Day of Trial,
Counsel,
Filed 7 day of Oct 1883
Pleads

BURGARY—Third Degree, with
Kecching stolen Goods.
52498-528-532-506

THE PEOPLE

Proff.

vs.

John F. McKeon
Plumber

Otto Steinmann

*John
Parker*

JOHN McKEON,
District Attorney.

Pr Oct 1883

plead guilty.

A True Bill.

John F. McKeon
Foreman.

Agreed to
Lee Parker, Jr.

POOR QUALITY ORIGINAL

1050

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Otto Hermann the younger

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

Otto Hermann the younger of the CRIME OF BURGLARY IN THE THIRD DEGREE,

committed as follows:

The said Otto Hermann the younger

late of the 17th Ward of the City of New York, in the County of New York, aforesaid, on the tenth day of October in the year of our Lord one thousand eight hundred and eighty three with force and arms, at the Ward, City and County aforesaid, the shop of

Otto Hermann the elder

there situate, feloniously and burglariously, did break into and enter, the same being a part of 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

Otto Hermann the elder

then and there being, then and there feloniously and burglariously to steal, take and carry away, and one saw

of the value of two dollars, one pair of the one dollar, and one certain patent machine whereof the name and a more particular description are to the Grand Jury aforesaid unknown, of the value of one dollar

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

the elder

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

John McKeon District Attorney

POOR QUALITY ORIGINAL

1051

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Otto Hermann
135 Street

Otto Hermann
135 Street

Offence *Burglary and Larceny*

Dated

Oct 13 188

188

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$

to answer

No.

Street.

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

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

Dated *Oct 13 188* *Andrew 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.

POOR QUALITY ORIGINAL

1052

Sec. 198 - 200

CITY AND COUNTY OF NEW YORK, } 55.

District Police Court.

Otto Hermann 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 Hermann

Question. How old are you?

Answer.

18 Years

Question. Where were you born?

Answer.

Prussia

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

Answer.

Salem House on Bowry & Delancey Streets

Question. What is your business or profession?

Answer.

Member

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.

Am guilty of the charge

Otto Hermann Jr.

Taken before me this

day of

1888

Samuel J. ...
Police Justice.

POOR QUALITY ORIGINAL

1053

Police Court—1st District.

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

of No. 133 East Eighth Street, aged 38 years,

occupation Plumber being duly sworn

deposes and says, that the premises ~~is~~ of aforesaid Street,

in the City and County aforesaid, the said being a workshop

and which was occupied by deponent as such

and in which there was at the time ^{no} human being, by name

were BURGLARIOUSLY entered by means of forcibly Raising

An outer window leading to the

basement

on the 1st day of October 1883, in the night time, and the

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

Mechanical tools consisting of one

and one hand saw two planes and one

of patented machine all of the

value of five dollars

the property of deponent Otto Herman Werkens

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

Otto Herman Now here deponent says

for the reasons following, to wit: That about five o'clock

A. M. on said day the defendant entered

133 East 8th St. N.Y.C. 1883
Otto Herman

by the defendant to have been sold by him where they were
O. Herman

1054

BOX:

115

FOLDER:

1227

DESCRIPTION:

Higgins, James

DATE:

10/18/83



1227

1055

BOX:

115

FOLDER:

1227

DESCRIPTION:

Delaney, Thomas

DATE:

10/18/83



1227

W. J. A. A.

Counsel,

Filed 18 day of Oct 1883

Pleads *Guilty* 191

Account in the
 [44218-528-532]

THE PEOPLE
 vs.
 James Higgins
 and
 Edward D. Blaney

JOHN McKEON,
District Attorney

A True Bill.

W. J. A. A.

Foreman.

Oct. 23/83.
(J. B. A.)

True Bill & Acquitted.

1056

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Delaney
and
James Higgins

The Grand Jury of the City and County of New York, by this indictment, accuse Thomas Delaney and James Higgins of the CRIME OF Assault in the Second Degree committed as follows:

The said Thomas Delaney and James Higgins

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

in and upon the body of one John Seino in the presence of the said People then and there being, feloniously did make an assault, with intent to commit a felony, to wit: with intent divers goods, chattels and property of the said John Seino of a description whereof is to the Grand Jury aforesaid unknown and cannot now be given, of the value of one hundred dollars, on the person of the said John Seino, then and there being found, from the person of the said John Seino then and there feloniously to steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

John McKeon
District Attorney

POOR QUALITY ORIGINAL

1058

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

CLERK'S NO. 1143
 Police Court
 District

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

John Dillman
63rd St.
 1 *James Deegan*
 2 *James Deegan*
 3
 4

Offence *Assault as a Pick Pocket*

Dated *October 9* 188

John Dillman
 Magistrate
James Deegan
 Officer
 Precinct.

Witnesses
The evidence discloses
 No. *Henry*
 Street

No. *James Deegan*
 Street

No. *James Deegan*
 Street

to answer. *James Deegan*
 Sessions.
John Dillman

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

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

Dated *October 9* 188 *James Deegan* 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.

1059

Sec. 198-200

District Police Court.

CITY AND COUNTY OF NEW YORK

James Higgins 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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.

Not Guilty

James Higgins
Maurice

Taken before me this
day of *March* 188*8*
[Signature]
Police Justice.

1060

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK } ss.

District Police Court.

Thomas Delaney 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 Delaney

Question. How old are you?

Answer.

24 Years

Question. Where were you born?

Answer.

Connecticut

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

Answer.

39 Monroe St. 2 1/2 Months

Question. What is your business or profession?

Answer.

Polisher

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

Answer.

Not Guilty

Thomas Delaney
M. Delaney
M. Delaney

Taken before me this

day of

1888

Police Justice.

Form 10.

POLICE COURT-FIRST DISTRICT.

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

John Selms
of No. 6th Precinct Place Street,

that on the 11th day of October 1883 being duly sworn, deposes and says,
at the City of New York,

in the County of New York.
James Higgins and Thomas Delaney
were in company together in the fall of
the previous year 50 Mudding Street, and that
said Higgins placed his hand in the pocket
of the coat worn upon the person of Debonen,
with the intent to steal, therefore as a
pick pocket and that said Delaney took
hold of the bottom part of the trousers
worn by Debonen, with the intent to aid
and assist said Higgins in said
theft ~~with~~ with intent to steal as a
pick pocket as aforesaid - Debonen prays
said Higgins and Delaney may be dealt with as
the law directs
John Selms

Sworn to, this
before me,
day of
1883

Police Justice.

1062

Form 10.

POLICE COURT—FIRST DISTRICT.

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

John Seim &
James Higgins
Thomas Delaney

AFFIDAVIT—*delaney aca*
John Seim &

Dated *October 9* 188*9*

White Justice

Seim Officer

1063

City and County of New York, ss.

Police Court 10 District.

THE PEOPLE

vs.

James Higgins

On Complaint of

John Beems

For

Assault as a Pick Pocket

After being informed of my rights under the law, I hereby wave 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 October 9 1889

James Higgins
POLICE JUSTICE.

City and County of New York, ss.

Police Court 10 District.

THE PEOPLE

vs.

Thomas Delaney

On Complaint of

John Beems

For

Assault as a Pick Pocket

After being informed of my rights under the law, I hereby wave 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 October 9 1889

Thomas Delaney
POLICE JUSTICE.

1064

BOX:

115

FOLDER:

1227

DESCRIPTION:

Hill, James

DATE:

10/22/83



1227

POOR QUALITY ORIGINAL

1065

W. H. R.
Counsel,
Filed 22 day of Oct 1883
Pleas *Christy (23)*

THE PEOPLE
vs. *R*
Lamers
Oris
INDICTMENT.
Grand Larceny in the 1st degree.
[P. 530]

JOHN McKEON,
District Attorney.

A TRUE BILL.

M. J. McDon
Oct 24/83.
Foreman.
Ther. J. Kequitt.

POOR QUALITY ORIGINAL

1066

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Rice

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

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

The said James Rice

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the 17th day of October in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms,

in the night time of said day, one silver coin of the United States of America of the kind known as half dollars of the value of fifty cents, one other silver coin of the said United States of the kind known as quarter dollars of the value of twenty five cents, five other silver coins of the said United States of the kind known as dimes, of the value of ten cents each

of the goods, chattels and personal property of one James Mc Mahon on the person of the said James Mc Mahon then and there being found, from the person of the said James Mc Mahon

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 McKEON, District Attorney.

POOR QUALITY ORIGINAL

1067

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

Police Court 3
 District 199

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

John M. Mulholland
John M. Mulholland
John M. Mulholland

2 _____
 3 _____
 4 _____

Offence Larceny
John Mulholland

Dated October 19
 1883

James M. Mulholland
 Magistrate.

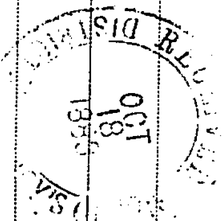
Geo. W. Chapman
 Officer.

Wm. M. Mulholland
 Precinct.

Witnesses *Wm. M. Mulholland*
 No. _____ Street _____

No. _____ Street _____

No. _____ Street _____



No. _____ Street _____

\$ _____ to answer _____

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

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

Dated Oct 19 1883 *James M. Mulholland* 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.

1058

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Hill

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

Question. What is your name ?

Answer. *James Hill*

Question. How old are you ?

Answer. *26 Years.*

Question. Where were you born ?

Answer. *New York.*

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

Answer. *308 East 23rd Street 4 Years.*

Question. What is your business or profession ?

Answer. *Painter*

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

Answer. *I am not guilty*

Taken before me, this

day of

October 188*7* } *James Hill*

188*7*

Hugh Gorman Police Justice.

3rd

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, } ss.

of No. 78 East Houston Street, John W. Mahon, Agent of Waiter

being duly sworn, deposes and says, that on the 17th day of October 1883

at the City of New York,

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

of deponent in the night time with intent to deprive the true owner thereof the following property, viz:

Some small amount of lawful money of the United States consisting of silver coins of various denominations and values together 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 Hill (now here)

from the fact that when deponent was walking along the Bowery and when near the corner of Delancey Street, the said Hill in company with an unknown person, came up to deponent and the said Hill put his hand into the left hand pocket of the deponent's then on deponent's person, and took said money therefrom and ran away. Jno. W. Mahon

Sworn before me this

17th day of October

1883

Augustine J. ... Police Justice,

1070

BOX:

115

FOLDER:

1227

DESCRIPTION:

Hoey, Thomas

DATE:

10/22/83



1227

POOR QUALITY ORIGINAL

1071

Counsel,
Filed 22nd day of Oct 1883
Pleads

THE PEOPLE

vs. R

Thomas

Doerff

22nd 36
42nd 74.

Grand Larceny, Swearing, Stolen Goods, and
Degree, and

(185284 531)

JOHN McKEON,

Dist. Atty.

23/83

A True Bill.

W. H. Woodson

Foreman.

W. H. Woodson

See Officer
Sept. has been
in Commission
Larceny.
Mr. Woodson
says that he
has seen Sept
2nd Mrs. McKeon
has been seen
for Commission
for Sept. 1883

POOR QUALITY ORIGINAL

1072

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Hoey

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

Thomas Hoey

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

The said Thomas Hoey

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the ninth day of October in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms two overcoats of the value of seventeen dollars each, two coats of the value of twenty dollars each, three pairs of trousers of the value of twelve dollars each pair and two vests of the value of three dollars each

of the goods, chattels and personal property of one Aaron Raymond then and there being found, then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity

John McKeon District Attorney

1074

Sec. 193-200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer. *Thomas Haey*

Question. How old are you?

Answer. *Twenty two years.*

Question. Where were you born?

Answer. *New York*

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

Answer. *225 West 30th Street, about 4 months.*

Question. What is your business or profession?

Answer. *Driver*

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

Answer.

*I am guilty of this charge, I
did take the property and disposed
of it as I confessed to the officers*

Thomas Haey

Taken before me this *16th*
day of *June* 188*3*
Wm. P. ...
Police Justice.

1075

CITY AND COUNTY }
OF NEW YORK, } ss.

Dennis Reade

aged 14 years, occupation Telegraph of No. 129.5 11th Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of H. P. Pease

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

Sworn to before me, this 16th day of October 1883 Dennis Reade

A. M. Garrison
Police Justice.

1076

CITY AND COUNTY }
OF NEW YORK, } ss.

Hugh Luddy

aged 35 years, occupation Detective of No.

20th Precinct Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of M. J. P. P. P.

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

Sworn to before me, this 16th
day of October 1883

Hugh Luddy

M. J. P. P. P.
Police Justice.

1077

CITY AND COUNTY }
OF NEW YORK, } ss.

Matthew M. Conwell

aged 51 years, occupation Delecteur of No.

20th p. creek Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of N. C. Percy

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

Sworn to before me, this 16th
day of October 1883

Matthew M. Conwell

J. M. Conwell
Police Justice.

1078

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK,

of No. 227 Thompson Street, 32 years, Contractor being duly sworn, deposes and says, that on the 9th day of October 1883

at the Premises above named in the daytime in the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent With intent to deprive the true & lawful owner thereof the following property, viz:

Two Overcoats of the value of
thirty four dollars.

Two suits of clothes
of the value of
seventy dollars.

Two pairs of pantaloons of the value of
sixteen dollars.

Benignini all of the value of
one hundred and twenty dollars.

the property of

the property of Harrold Raymond and Augustus Raymond comprising the firm of H. Raymond & Co. during business at 256 Broadway; the same being in the care and custody 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 Thomas Hoey (now here) from the fact that on the day above mentioned said Hoey was in the employ of deponent as an express driver and that the said property was given to said Hoey to deliver to H. Raymond & Co. which he failed to do. Said Hoey admitted and confessed to Hugh Liddy and Matthew M. Conell, detectives of the 20th police precinct who arrested said Hoey and in the presence of deponent, that he had taken stolen and carried away the said property.

Police-Josua

POOR QUALITY ORIGINAL

1079

And paid one of said suit of clothes to B. Kuhn
 of number 667, 1st Avenue for three ^{75/100} dollars
 And that he paid the other suit to Dennis Rode
 at 1295, 4th Avenue for Eleven dollars. And that
 the pawned one of said overcoats at the pawn
 office of E. Sullivan of 112 West 31st for
 Five dollars And one pair of said pantaloons at
 the office of S. Stern of 56 West 31st for two
^{25/100} dollars. And another pair of said pants at
 the office of S. Stern of 194 8th Avenue
 for the sum of One ^{62/100} dollars; paid Stacy
 receiving all of said moneys therefore, And cover
 ting the same to his own use;

Deponent fully identifies the said property
 as being the property in his case And custody And as
 having been taken stolen And carried away
 by said Stacy.

Subscribed to be sworn me
 this 16th day of October 1883 } H. C. Percy
 J. M. Patterson }
 Police Justice

District Police Court.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

vs.

Dated 1883

Magistrate.

Officer.

WITNESSES:

DISPOSITION

AFFIDAVIT—Larceny.

1001

**END OF
BOX**