

0721

BOX:

518

FOLDER:

4721

DESCRIPTION:

Hickey, Joseph C.

DATE:

04/03/93



4721

POOR QUALITY ORIGINAL

0722

Witnesses:

Amyl Wahuau

*Subjura official
for 20/11*

*Subjura
= Steph. Shich =*

Count

Filed

Plends

7 8. 1893
day of April 1893

Myndy 4

THE PEOPLE

*22
53861 3/20
78.
Prann*

Joseph C. Stickey

DE LANCEY NICOLL,

District Attorney.

Grand Larceny, *Second Degree.*
[Sections 628, 68.]
Penal Code.]

A TRUE BILL.

Publ-2 April 13

Alfred D. Wolfe

Sept 2 - April 14, 1893
foreman.
Bill and Council

*11/13/93
11/13/93
City from 30 days*

A.

Police Court— 4 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Henry Wahmann
of No. 795 9th Avenue Street, aged 22 years,
occupation Goods Clerk being duly sworn,
deposes and says, that on the 22 day of March 1893 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

One horse and wagon and a
quantity of goods of the value of
about Two Hundred Dollars

the property of Gerhard Depken of 795 9th Avenue
and in deponent's care and charge.

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 Joseph Hickey (now here) for
the reason that on said date the said
property was in West 56th Street and
while deponent was delivering some goods in
a house in West 56th Street, this
defendant got entered said wagon and
drove away with the same. The deponent
ran after said wagon and caught this
defendant driving it away and therefore
charges him with Grand Larceny.

Henry Wahmann

Sworn to before me this 22 day of March 1893
J. M. ...
Police Justice

0724

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Joseph Hickey 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. *Joseph Hickey*

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. *535 East 130th Street. 2 years*

Question. What is your business or profession?

Answer. *Buss Man*

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

Answer. *I am not guilty.*

Joseph C Hickey

Taken before me this

day of *March* 189*8*

Wm. S. ...
Public Justice.

0725

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

Defendant

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

Dated,..... 189

J. J. Wheeler Police Justice.

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

Dated,..... 189

..... Police Justice.

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

Dated,..... 189

..... Police Justice.

0726

Police Court--- 4 District. ³¹⁹

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Waldman
vs
Joseph Hickey

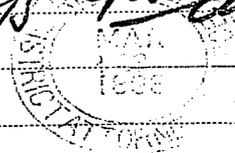
Offense
Larceny
Theft

1 _____
2 _____
3 _____
4 _____

Dated, March 22 189 3
McM - Magistrate.
Edw. O'Hill Officer.
22 Precinct.

Witnesses
No. Louis Wagner Street.

No. 795 9th St. Street.



No. _____ Street.
\$ 13.00 to answer G.D.

Em

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

COURT OF GENERAL SESSIONS OF THE PEACE--Part 2.

CITY AND COUNTY OF NEW YORK.

))))))))))))))))))))))))))

THE PEOPLE,

) BEFORE

VS.

) HON. JAMES FITZGERALD,

JOSEPH C. HICKEY.

)

) AND A JURY.

))))))))))))))))))))))))))

TRIED, NEW YORK, APRIL 17, 1893.

INDICTMENT FILED APRIL 13RD, 1893.

INDICTED FOR GRAND LARCENY IN THE SECOND^D DEGREE.

APPEARANCES:

ASSISTANT DISTRICT ATTORNEY JOHN F. MCINTYRE,

For THE PEOPLE.

JACOB BERLINGER, ESQ.,

For THE DEFENSE.

//////////

LOUIS WAGNER, a witness for The People, sworn, testified that he lived at 795 9th Avenue. On March 22nd he worked for G. DEPNER, 795 9th Avenue. He drove a wagon for him. He drove it from about 9 o'clock that morning. He did not see the defendant at the bar on that day. His horse and wagon were taken that day between 11 and 12 o'clock. He left his horse at 56th Street and Broadway and went to deliver groceries, and, while there, a clerk called him upstairs and said that he got "The fellow what stole the horse and wagon." The value of the groceries was \$50 or \$60. He next saw the wagon at 55th Street and Broadway and the defendant was in the custody of a policeman.

HENRY WAHMAN, a witness for The People, sworn, testified that he is a grocer, employed by Gerhard Depner,

at 795 9th Avenue. He was employed by him in March. He sent his boy out with groceries about 11 o'clock on March 22nd. The value of the horse was about \$175, the wagon \$200 and the groceries \$25 or \$30. He saw the defendant take the horse and wagon and drive off on the occasion in question. The boy was then in the cellar. The witness pursued the defendant and caught him. The defendant asked, "What do you want?" and the witness answered, "You will find out."

In

C R O S S - E X A M I N A T I O N

the witness testified that he was standing on the corner of Broadway and 56th Street. He did not have a fight with the defendant.

In

R E - D I R E C T - E X A M I N A T I O N

the witness testified that the value of the grocery orders in the wagon was about \$50.

EDWARD O'NEILL, a witness for The People, sworn,

testified, that he is attached to the 22nd Precinct. He arrested the defendant at the bar at the corner of 55th Street and Broadway. The complainant asked him, the witness, to arrest the defendant; that he, the complainant, saw the defendant steal his, the complainant's, horse and wagon, and the defendant denied that he stole the property in question.

C R O S S - E X A M I N A T I O N.

N o n e.

THE DEFENSE.

--

LOUIS WAGNER, recalled by The Defense, testified that he left the wagon in 56th Street between Broadway and 7th Avenue. and he found it on the corner of 55th Street and Broadway.

JOSEPH C. HICKEY, the Defendant, sworn, testified in his

own behalf, that he is 22 years of age, and was never before arrested. He was going down Broadway to 236 West 54th Street and saw the horse running away. He could not step the horse from the front so he jumped in the wagon at the back and tried to turn the horse around. The wagon was not full. There were only three orders and a bushel of coal, and he, the defendant, went through the wagon, and took hold of the lines. The defendant testified that he was in the wagon and was going to get out when the complainant pulled him out of the wagon and had him arrested.

In

C R O S S - E X A M I N A T I O N,

the witness testified that he worked at mason work and sometimes he drove a contractor's cart for Patrick Foy, of 65th Street and the Western Boulevard. He worked for Foy the day before his arrest. He did mason work for his father. He, the defendant, lived at 535 East 135th Street; he also lived with his aunt at 1091 First Avenue. The horse was just starting on a good run when he jumped in. He left the horse and wagon to take the defendant to the policeman

and the horse did not run away while left alone. He denied that he stole the horse and wagon. He had not lived with his father for nine years before, as he had a "little kick" with him. His father knew he was in the present trouble, but had not been to see him about it, although he, the defendant, had written to his father. He, the defendant, had worked since he was 12 years of age.

REBUTTAL.

--

EDWARD O'NEILL, recalled, testified that the wagon was almost full of groceries, and that a person could not get in the wagon at the tail end and go to the front of it. The defendant did not say anything about jumping into the wagon to stop the horse.

In

CROSS - EXAMINATION,
the witness testified that he looked into the wagon twice. A person might get through, but he would have considerable difficulty, especially if the horse was

running away. The defendant stated to the sergeant at the desk that he did not steal the horse and wagon, and that he was a boss plasterer up at 135th Street.

HENRY WAHMAN, recalled, testified, that he went to the station-house at the time of the defendant's arrest, and stated to the sergeant at the desk that the defendant jumped into the wagon and drove off with it, and the defendant said that the complainant pulled him all around the sidewalk and knocked him down, and he said that he was not in the wagon at all; that he was only stopping the horse. There were about 15 orders in the wagon, with a basket to every order. The tail-board was up.

(The Jury returned a verdict of Guilty of Grand Larceny in the Second Degree.)

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0735

MEMORANDUM.

TIM, WALLERSTEIN & CO.
MANUFACTURERS OF THE TROY SHIRT.
FACTORY, TROY, N. Y.

NO. 87 FRANKLIN STREET,

New York, May 6 1893.

Mr Justice Fitzgerald

I hereby ask you for Gods sake if you will please have mercy on me and spare me from prison, as God knows I am innocent of all this, and I swear to God that I am telling you the truth, and that I am innocent of this charge, Since I have been in prison I have been suffering from sickness and Nervousness and it will kill me if I go to prison and Innocent man, as I do not deserve to be sent to prison over.

0736

and I can prove my innocence to God. If I
was guilty of this I would take my punishment
like a man, but Justice I can not stand this
and I do not want to go to prison an innocent
man, as it will drive me crazy. I have under-
stood them in the station house, to say to me
did the man catch me in the wagon and I
said not with is right as he caught me at the
horses head and therefore I speak the truth
to you, this is all a put up job on the officers
part as he is against me for not paying my fare
on the car, hoping to God you will have mercy
on me and spare me from Prison, and may
God bless and save me I Remain an innocent man
yours Truly Joseph C. Hickey

0737

May 8, 1893

To. Judge Fitzgerald

Your Honor Sir I have
been over to see Mr. Deplein
the groceryman several
times also were many more
men to intercede for Joe.
He told me he had lost a
considerable amount of
property and he would be
very sorry to have the
boy prosecuted if he was
not the right party.

Your Honor Sir

The
policeman said he knew him
and that he belonged to the
Gas House Gang on the West
side. Mr. Deplein told me

0738

have been told he has been
enquiring about his char-
acter, but he cannot find
a blemish in it. And I
think the policeman wants
to prosecute him anyhow.
As the boy has always
been sick and delicate
I hope your honor will
consider and give him
a light sentence and
May God Bless you - your
family and your new
arrival.

Mrs. O'Brien
His Aunt.

it was in the District
Attorneys Office and the
policeman told him if
he let up on the boy they
would do nothing more
for him if he got into
any more trouble. Joe
said the policeman never
saw him on the wagon
when he arrested him. He
said he was glad that he
had caught Young Wilson
at last. It seems the
policeman wanted Joe to
pay his way to the court
when he arrested him I
don't know whether the boy
had any money or not, but
it made the policeman
very angry.
Your Honor Sir

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph C. Hickey

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

Joseph C. Hickey of the CRIME OF GRAND LARCENY IN THE second DEGREE, committed as follows:

The said Joseph C. Hickey,

late of the City of New York, in the County of New York aforesaid, on the 22nd day of March in the year of our Lord one thousand eight hundred and ninety-three, at the City and County aforesaid, with force and arms,

one horse of the value of two hundred dollars, one wagon of the value of one hundred and fifty dollars, one set of harness of the value of thirty dollars, and a quantity of groceries (a more particular description whereof is to the Grand Jury aforesaid unknown), of the value of thirty dollars

of the goods, chattels and personal property of one Gerhard Depken

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

De Lancey Nicoll District Attorney

0741

BOX:

518

FOLDER:

4721

DESCRIPTION:

Hieke, Emil

DATE:

04/03/93



4721

0742

Witnesses:

W. Slattery

34

Counsel,

3 day of *April* 189*3*

Filed

Pleads,

THE PEOPLE

vs.

A

Emil Dickey

Grand Larceny, second Degree, [Sections 528, 529, 531, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Stuyvesant Dwyer
Foreman.

Wm. H. 93

Wm. H. 209

Emma P. 209

Police Court—3 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. Atlantic Casino Plaz & No 1 Street, aged 18 years.
occupation Victor Boy being duly sworn,

deposes and says, that on the 26 day of March 1899 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 night time, the following property, viz:

Two Overcoats of the value of Twenty Dollars and one pair of Pants of the value of Six dollars & 26 Cts

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 Emil Meyer (now here)

from the fact that said property was in a room in the above premises and said deponent was on said date employed in said premises as a waiter. Said deponent left said premises and shortly after the departure of said deponent, deponent missed the said property. Deponent is informed by Walter Stacey of the 11th Precinct Police that he arrested said deponent and found in his possession an overcoat. Deponent has since seen the overcoat found in the possession of said deponent and fully and positively identified it as part of the property taken and carried away from deponent's possession.

Earl Orth

Suborn to before me this 27th day of March 1899

Police Justice

[Signature]

0744

City and County of New York, ss:

Emil Haker 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. *Emil Haker*

Question. How old are you?

Answer. *20 Years*

Question. Where were you born?

Answer. *Pohema*

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

Answer. *No where*

Question. What is your business or profession?

Answer. *Writer*

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*

Emil Haker

Taken before me this
day of *May*

1893

[Signature]
Justice

0745

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 Arfurd

Arfurd 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, Nov 27 1893 [Signature] Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0746

353

Police Court, 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Paul Orth
Calypso Casco - 5th St, 13-19
1 Paul Heke

Office,
Mrs. Lanning

2 _____
3 _____
4 _____

Dated, Nov 27 1893

Hogan Magistrate.

Stubbs Officer.

M Precinct.

Witnesses Call Officer

No. _____ Street.

William Sauer
No. 8th Ave #155 Street.

No. _____ Street.

\$ 500 to answer _____



BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0747

1921

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 4 years, occupation Martin Stubbins of No. 11 Beekman Place Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Karl Orth and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 24 day of March 1893 } Martin Stubbins

[Signature]
Police Justice.

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

THE PEOPLE OF THE STATE OF NEW YORK
against
Emil Hebe

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

Emil Hebe

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

The said Emil Hebe

late of the City of New York, in the County of New York aforesaid, on the 26th day of March in the year of our Lord one thousand eight hundred and ninety-three, at the City and County aforesaid, with force and arms,

two overcoats of the value of ten dollars each and one pair of trousers of the value of six dollars

of the goods, chattels and personal property of one

Karl Orth

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

De Lancey Nicoll,
District Attorney

0749

BOX:

518

FOLDER:

4721

DESCRIPTION:

Hines, James

DATE:

04/18/93



4721

Witnesses:

Off. Frazer

*This debt was tried in
Court and failed to agree -
debt had to be tried - P.M.*

20th

Counsel,

Filed

18th day of April 1893

Pleas,

April 19

THE PEOPLE

vs.

James Shiner

Grand Larceny, Second Degree,
(From the Person),
[Sections 828, 831, Penal Code.]

Part I 2nd
DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

James D. Wiley

Foreman.

April 21 93

James P. P.

Benjamin P.M.

0751

Police Court 7 District.

Affidavit—Larceny.

City and County }
of New York, } ss:

Henry Shanley

of No. 576 Grove Street Jersey City, N.J. aged 35 years,
occupation butcher being duly sworn,

deposes and says, that on the 11 day of April 1893 at the City of
New York, in the County of New York, was feloniously taken, stolen and carried away
from the possession of deponent, in the day time, the following property, viz:

One silver watch and silver chain, together
of the value of Thirty-five Dollars,
\$35.00

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 Hines (now here)
from the fact that on the aforesaid date about
5:30 P.M. deponent was on King Street between
Washington and West Street having said property in
his possession; that deponent is informed
by Charles Stewart of No. 53 Bowery, in this
city, that he saw said Hines steal and
carry away said property from deponent's vest;
that deponent is further informed by Officer
Hayes of the 82 Precinct Police that when
he arrested defendant and searched him he found
in his possession a watch which deponent identifies
as his missing property; therefore deponent prays
that defendant may be dealt with according to law
Henry Shanley

Sworn to before me, this 13 day
of April 1893
at New York Police Justice.

0752

1021

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Stewart

aged *48* years, occupation *Hotel steward* of No.

53 Bowery

Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Henry Shanley*

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

Sworn to before me, this *13* day }
of *April* 189*7* }

Chas Stewart

Thos F. Gandy Police Justice.

0753

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Hines

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

Question. What is your name?

Answer. James Hines

Question. How old are you?

Answer. 20 years

Question. Where were you born?

Answer. United States

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

Answer. 522 Washington St 3 years

Question. What is your business or profession?

Answer. Longshoreman

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

Answer. I am not guilty.
James Hines

Taken before me this

day of

April

13

1893

W. J. Brady

Police Justice.

0754

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

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of 75 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 April 13 1893 Wm. J. Brady Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0755

Police Court--- 421 District.

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

Henry Stanley
576 Grove St.
Foney City
James Shivers

Lucy from
the person
Offense

2
3
4

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated, *April 13* 1895
Magistrate.
Brown & Hayes Officer.
8 Precinct.

Witnesses *Officer Hayes*
No. *82 Precinct* Street.

Ch. Stewart
No. *53 Bond* Street.



No. _____ Street.
\$ *1000* to answer.

Edae

G. S.
Ch.

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 Hines

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

James Hines

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

The said *James Hines*

late of the City of New York, in the County of New York aforesaid, on the *eleventh* day of *April* in the year of our Lord one thousand eight hundred and ninety-*three*, in the *day* - time of the said day, at the City and County aforesaid, with force and arms,

one watch of the value of twenty-five dollars and one chain of the value of fifteen dollars

of the goods, chattels and personal property of one *Henry Shanley* on the person of the said *Henry Shanley* then and there being found, from the person of the said *Henry Shanley* then and there feloniously did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

De Lancey Nicoll,
District Attorney

0757

BOX:

518

FOLDER:

4721

DESCRIPTION:

Hoffelmeyer, Charles

DATE:

04/06/93



4721

Witnesses:

Off. Bruner

Counsel,

Chadwick

Filed,

6 day of *April* 1893

Pleads,

Amulya

THE PEOPLE

vs.

B.

Charles H. offelmeyer

VIOLATION OF THE EXCISE LAW,
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 82.]

*Attended to counsel of
General Pennington for
1st of 93*
DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Russel D. Hydes
pro tem
Foreman.

0759

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 Hoffmeyer

The Grand Jury of the City and County of New York, by this indictment, accuse
Charles Hoffmeyer
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND
BEER ON SUNDAY, committed as follows:

The said *Charles Hoffmeyer* —

late of the City of New York, in the County of New York aforesaid, on the — *26th* —
day of *February* — in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, the same being Sunday, certain strong
and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill
of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale,
one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spiritu-
ous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

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

SECOND COUNT—

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

Charles Hoffmeyer
of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS,
WINES, ALE AND BEER, committed as follows:

The said *Charles Hoffmeyer*

late of the City and County aforesaid, afterwards, to-wit: on the day and in the year aforesaid, the
same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one
gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of
a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and
expose for sale to one

— *Jacob Brunner* —

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

DE LANCEY NICOLL,
District Attorney.

0760

BOX:

518

FOLDER:

4721

DESCRIPTION:

Hoffman, William

DATE:

04/05/93



4721

0761

BOX:

518

FOLDER:

4721

DESCRIPTION:

Rafferty, John

DATE:

04/05/93



4721

0762

BOX:

518

FOLDER:

4721

DESCRIPTION:

Nelson, John

DATE:

04/05/93



4721

0763

BOX:

518

FOLDER:

4721

DESCRIPTION:

Donohue, Thomas

DATE:

04/05/93



4721

Witnesses:

Wm. Stock

Sufferna Street
complained for
Q15th without fail

I find upon
Examination of
The within case
That the papers
cannot explain
William Deane
April 21st 1893
and Deane to
cannot explain they
examined them
I believe upon the
own Recyngance

Robert Deane
Deane

140

Counsel,

Filed

Pleas,

189

day of April
1893

THE PEOPLE
vs.
William Hoffman

William Hoffman

John B. Hoffert
John B. Hoffert

John B. Hoffert
John B. Hoffert

De LANCEY NICOLL,

District Attorney.

Part 2 - April 26th 1893
in presence of District Attorney
Part 2 - H discharged and
has in the Recyngance
A TRUE BILL.

John B. Hoffert
April 26th 1893
Foreman.

John B. Hoffert
April 26th 1893
Foreman.

Burglary in the Third Degree,
[Section 498, 504, 505, 506, 507.]

0765

Police Court District.

1912

Affidavit—Larceny.

City and County of New York, ss.

of No. 48 W 50 Maiden Lane Street, aged 39 years, occupation Jewellery Merchant being duly sworn,

deposes and says, that on the 1st day of August 1892 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

Two gold watches together of the value of One hundred and twenty dollars (\$120.00)

the property of Samuel F. Meyers, Marcus A. Meyers and Stephen Plummer.

Capartners in business and composing the firm of S. F. Meyers & Co. 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 William S. Kalkris (now here) for the reasons following to wit: That between the aforesaid dates deponent was in the employ of deponent's firm as a travelling salesman and had property which were samples together with a catalogue samples to send to deponent's firm who would ship said property to the persons who purchased the same. And caused the money therefore, and that said deponent as such salesman had no right to dispose of said property or to collect any money for deponent's firm. Deponent further says

Police Justice

that between the dates herein mentioned said defendant was in the City of Syracuse in the State of New York with the said property as such possession, and failed to said deponent or his firm any marks for the pass of any goods. Deponent is further informed by Marcus A Meyer, a member of said firm that on the 24th day of February 1893 he went to the City of Syracuse and found said defendant there ^{place} where he asked defendant what became of his property that he said defendant admitted and confessed to him that he had been an a drunk and that he needed money and that he had pawned the within described property in various pawn offices in Syracuse for the sum of \$600 and that said defendant then went with said Marcus Meyer to the various pawn shops and identified him said Marcus Meyer to the persons in charge of the various pawn shops as the owner of said property and said Meyer did redeem the said property which he fully identifies as being his and that said defendant also admitted and confessed that the other property he had belonging to deponent he had pledged in various pawn offices in various parts of the State of New York and appropriated the money to his own use.

That on the 29th day of March 1893 defendant came to deponent's place of business as a said and he caused him to be arrested and he charges him with the larceny of said property.

Sworn to before me this 30th day of April 1893

[Signature] Samuel F. Myers
 Police Justice

0767

CITY AND COUNTY }
OF NEW YORK, } ss.

1021

aged 35 years, occupation Merchant of No.

48 & 50 Maiden Lane Street. Being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Samuel Meyer

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

Sworn to before me, this 30th day
of March 1893

Marcus A. Meyer

A. White

Police Justice.

0768

Sec. 198-200.

District Police Court.

1882

City and County of New York, ss:

William F. Hallius 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 a 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 F. Hallius*

Question. How old are you?

Answer. *57 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *Brooklyn New York 7 years*

Question. What is your business or profession?

Answer. *Jeweler*

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*
William F. Hallius

Taken before me this

day of

20th

1882

Police Justice.

0769

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

Defendant

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

Dated, *March 30* 189*3* *A. J. White* Police Justice.

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

Dated,.....189..... Police Justice.

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

Dated,.....189..... Police Justice.

0770

Police Court--- District.

369
1334

THE PEOPLE, &c.
ON THE COMPLAINT OF

Samuel J. Meyer
48 & 50 Maiden Lane
Murray J. Kallio

2
3
4

new
Offense

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *March 30th 1893*

White Magistrate.

Oats Officer.

..... 1st Precinct.

Witnesses

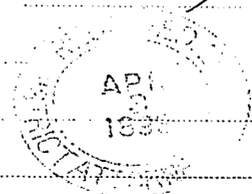
No. Street.

No. Street.

No. Street.

\$ *100.00* to answer *CS*

Comm



0771

49549
MULVHILL & COSTELLO.
 NO. 4 BOWERY,
 NEW YORK.
 ESTABLISHED 1851.
March 15 1891

	\$	Cts.
<i>Recd</i>		
<i>watch</i>	<i>100</i>	
<i>W.C. Mulvihill</i>		

This Ticket Good for One Year Only.
 Not accountable for Loss, or Damage by Fire, Breakage,
 Robbery or Mutilation.

Rates of Interest.
 On sums of **One Hundred Dollars**, or under, **3**
 per cent. per month or any fraction thereof for first six
 months, and **2** per cent. per month thereafter. On sums
 over **One Hundred Dollars**, **2** per cent. per month
 for first six months, and **1** per cent. per month thereafter.

0772

Pinewood Neck
by E. S. K. Lane
Case 306838
mov-4427353-

326
442

Syracuse 3/15/93

Mr A Myers Esq

Sir

Enclosed please find another check. Please attend to it as soon as the time is up; do not put it in stock. Are you getting all the watches that I gave you orders for. Am I doing you again. I am still awaiting your orders. But Cant stand it much longer with out funds. But the way, you probably have got my scarf by this time. As it is Broken and no good to you, I wish you would send it to me. Besides what little money I could get out of it will be the means of saving my home, as a nurse is

POOR QUALITY
ORIGINAL

0774

2
Long passed due. I have a
proposition to make, and the
last one, You probably writ such
me out again, and I don't
blame you if you don't.
So to pay you up, you had
better send me a good sample
line of Socks & E.G. also one
sample Roll of Flat ware, and
a small sample line of
Tuff & Collar Buttons scarf Pins
&c allow me a fair half of
Commission, and keep the
Commission. In this way I
can pay you, and then
all will be right.

Yours Really
W. J. Hoffman

(over)

D.S.
Let me hear from you by return mail

POOR QUALITY
ORIGINAL

0775

Marty do you remember what
I said about using tobacco
also about a church, You probably
will not believe it, But I have
done all I said I should,
and I am in earnest too.
You gave me my last cigar.

H

0776

OFFICE OF
ALLTER BROTHERS,
WHOLESALE AND RETAIL DEALERS IN
GROCERIES AND PROVISIONS
HEADQUARTERS FOR
Strictly Fresh and Finely Preserved Eggs
COUNTRY PRODUCE BOUGHT AND SOLD

S.O.B. S.L.B.

APR 18 1893

S.F. MYERS

St. Johnsville, N. Y. ³²⁰³⁰ April 10 1893

S. F. Myers & Co.
New York. Gents, yours of the
30th of March at hand.

In reply would say, the watch
referred to was a new watch
purchased of you through Mr. Holkins.
The watch didnt keep good time
and the case wasnt right he
took it along to the house (at
New York I suppose) to examine
the works and put the works
in an open face (heavy crystal)
of the same value of the Hunting
case. He took it along in Feb
1892 and was to return it
but as yet he has not been
here, and you have never

0777

OFFICE OF
ALLTER BROTHERS,
WHOLESALE AND RETAIL DEALERS IN
GROCERIES AND PROVISIONS.
HEADQUARTERS FOR
Strictly Fresh and Finely Preserved Eggs.
COUNTRY PRODUCE BOUGHT AND SOLD.

SEMYERS
APR 13 1893
F. BY. C. BY.

3203089

St. Johnsville, N. Y.

sent it. We are still waiting
for him (Mr Holkins) he may
have it with him and if not
it is possibly at your place of
business. I think it the
watch was bought from book 1891 [#]
Vol 6 No 32. Page 12 No 4018
Hunting case. if it is there Please
put the works in an open face
case to be same value as the
one to be exchanged. Please send
it at once.

Respect Yours

Allter Bros

0778

OFFICE OF
ALLTER BROS. 30439
 Wholesale and Retail Dealers in
GROCERIES AND PROVISIONS. O.B. REC. 4-17
 HEADQUARTERS FOR CHARGE CHECK
 Strictly Fresh and Finely Preserved Eggs
 Country Produce Bought and Sold. FEB 24 1893 A.M.
 St. Johnsville, N. Y. Feb 23 1893

Gents. We still hold those orders for blocks & watches also expect to see Mr Holkins when is he coming this way. If he can not come or stop when he passes this place then I wish he would fix the watch (which he took with him last February) and return it. If he remembers he was to put the works in an open face case.

Respt yours
 Allter Bros
 Also send you
 a bill for
 discount

0779

From **S. F. MYERS & Co.**
Manufacturing and
Wholesale Jewelers,
48 & 50 Maiden Lane,
33 & 35 Liberty Street.

MEMORANDUM

New York, Mar. 30 1893.
TO
Messrs. Aliter Bros.
St. Johnsville, N. Y

Dictated

COPY

Gentlemen:-

Yours of Feb. 23d. inquiring as to certain watch
which you gave Mr. Holkins, we would like you to write us if the
watch in question was given to him for the purpose of sending it
in, or bringing it in to our place, and having it repaired, and
then to return it to you.

An immediate reply will greatly oblige,
Yours truly,

Have you the No of it.

0780

CORRECTION

0781

BOX:

518

FOLDER:

4721

DESCRIPTION:

Hoffman, William

DATE:

04/05/93



4721

0782

BOX:

518

FOLDER:

4721

DESCRIPTION:

Rafferty, John

DATE:

04/05/93



4721

0783

BOX:

518

FOLDER:

4721

DESCRIPTION:

Nelson, John

DATE:

04/05/93



4721

0784

BOX:

518

FOLDER:

4721

DESCRIPTION:

Donohue, Thomas

DATE:

04/05/93



4721

Witnesses:

Ed Stock

Subpoena of great
embellishment for
Rt. 1st without fail

I find copies
of minutes of
the William Stone
Meth. Ch. of
Council of
New York
apart of the
and I declare to
Council of
I remain as per the
own Recyng

Robert J. [Signature]

140

Counsel,

Filed

Pleas,

1893

day of April
2nd of 1893

THE PEOPLE

William Hoffman

John Hoffman

John Hoffman

William Hoffman

DE LANCEY NICOLL,

District Attorney.

State of New York
The People of the State of New York
do hereby certify that
the within and foregoing
is a TRUE BILL.

John Hoffman
April 1st 1893

April 3rd

Reginald [Signature]
Edmund [Signature]
Nov 1893

Burgary in the Third Degree,
[Section 498, ...]

0786

Sec. 198-200.

3 District Police Court. 1883

City and County of New York, ss:

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

Question. What is your name?

Answer. *William Hoffman*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *231 East 10th St. 3 months*

Question. What is your business or profession?

Answer. *Driver*

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

Answer. *I am not guilty*

Wm Hoffman

Taken before me this

29

day of

March 1883

Police Justice.

[Signature]

0787

Sec. 198-200.

3 District Police Court. 1882

City and County of New York, ss:

John Rafferty 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 Rafferty*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *5 Spring St. 10 years*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am not guilty*

John Rafferty

Taken before me this

29

day of *March*

189 *3*

Police Justice.

[Signature]

0788

City and County of New York, ss:

John Nelson

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 Nelson*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *England*

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

Answer. *No home*

Question. What is your business or profession?

Answer. *Printer*

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

Answer. *I have nothing to say*

John Nelson

Taken before me this

day of *May* 189*3*

Police Justice.

[Signature]

0789

Sec. 198-200.

3 District Police Court. 1883

City and County of New York, ss:

Thomas Donohue 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 Donohue

Question. How old are you?

Answer. 17 years

Question. Where were you born?

Answer. New York

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

Answer. 152 3rd Avenue; 1 year

Question. What is your business or profession?

Answer. Laborer

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

Answer. I am guilty

Thomas Donohue

Taken before me this 27 day of March

1893

Police Justice.

[Signature]

0790

CITY AND COUNTY }
OF NEW YORK. } ss.

POLICE COURT, 3 DISTRICT.

of No. John Hock Street, aged 4 years,
occupation Police Officer being duly sworn, deposes and says
that on the 23rd day of March 1893
at the City of New York, in the County of New York he arrested

Thomas Dorothe James Rufferty
William Hoffman, John Nelson, George
Fair and Frank W. Phoe (workmen)

in the charge of having
committed a Burglary and
deponant asks that they may
be held to enable deponant to produce
the proper evidence in Court

John Hock

Sworn to before me this

26th day

1893

Police Justice.

079

Police Court, ^{no 2/23} 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

- 1 James D. ...
- 2 ...
- 3 William ...
- 4 John ...
- 5 ...
- 6 Frank M. ...

AFFIDAVIT.

Long

By aff. Co 27 March at 9 am
at Clifts request

Ex March 27th 1893

3 P.M.

[Signature]

Dated Mar 26 1893

Boch Magistrate.

William Hock Officer.

Witness, _____

Disposition no 5 + 6

Discharged no
evidence
March 27th 1893

0792

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 Arfudant

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

Dated, Mar 27 1893 [Signature] Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0793

Police Court--- 3 District. 354

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Morris Buss
234 E. 10th

William Hoffman
John Rafferty
John Nelson
Thomas Donohue

Offense
Burglary

Dated, Mar 27 1893

Horgan Magistrate.

Stock & Smallin Officer.

10 Precinct.

Witnesses Call Officers

No. Street.

Louis Bauer & M. Buss

No. 234 E. 10th Street.

James Butts -
301 Broadway Street.

No. 507 Broadway Street.

\$ on Bill

MAILED
MAR 30
1893
DISTRICT ATTORNEY

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

0794

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged _____ years, occupation John Hock
Police Officer of No. 10' Princes
Police Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Morris Birn
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 27 day } John Hock
of Minn 1893 }

[Signature]
Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Hoffman, John Rafferty, John Nelson and Thomas Donohue

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

William Hoffman, John Rafferty, John Nelson and Thomas Donohue

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

The said

William Hoffman, John Rafferty, John Nelson and Thomas Donohue, both

late of the *15th* Ward of the City of New York, in the County of New York aforesaid, on the *twenty-third* day of *March* — in the year of our Lord one thousand eight hundred and ninety-*three*, in the *right* time of the same day, at the Ward, City and County aforesaid, a certain building there situate, to wit, the *stable* of one *Morris Birus*.

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

James Brussel in the said *stable*

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—

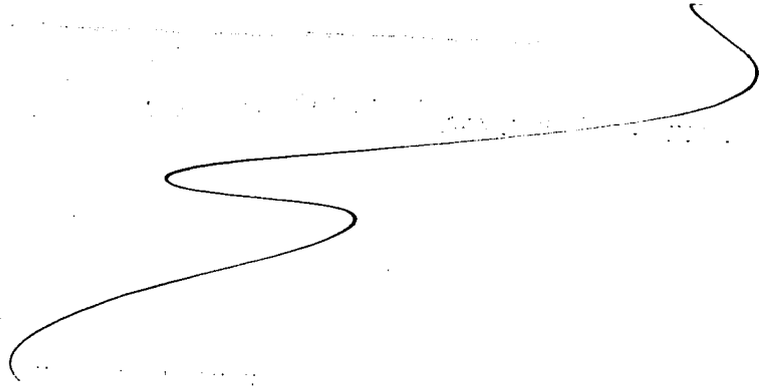
And the Grand Jury aforesaid, by this indictment, further accuse the said

*William Hoffman, John Rafferty,
John Nelson and Thomas Donohue*
of the CRIME OF *Grand LARCENY in the second degree*, committed as follows:

The said *William Hoffman, John Rafferty,
John Nelson and Thomas Donohue*, both

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

*eighteen hundred cigars of the
value of five cents each*



of the goods, chattels and personal property of one *James Brussel*

in the *stable* of the said one *Morris Berns*

there situate, then and there being found, in the *stable* 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.

*De Lancey Nicoll,
District Attorney*

0797

BOX:

518

FOLDER:

4721

DESCRIPTION:

Holkins, William T.

DATE:

04/06/93



4721

Witnesses:

W. Oates
S. P. Meyers

Counsel.

W. J. [Signature]

Filed, *April 18 1893*

Pleads, *[Signature]*

THE PEOPLE

vs.

William J. Hollins

Grand Larceny, [Signature]
(Sections 528 and 531 of the Penal Code.)

*Wednesday
April 17/93*

DE LANCEY NICOLL,

District Attorney.

Ok. 1 - [Signature] 17/93

[Signature]
A TRUE BILL. *S. P. Meyers* *6 mos.*

Cassell D. Hyder
for term Foreman.

0799

Police Court _____ District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 48 & 50 Maiden Lane Street, aged 39 years,
occupation Jewelry Merchant being duly sworn

deposes and says, that on the 1st day of August 15th day of September, 1892 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

Two gold watches together of
the value of
One hundred and twenty
dollars (\$120.00)

the property of Samuel F Meyers, Moore
A Meyers and Stephen Plummer
Caportners in business and composing
the firm of S F Meyers & Co 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 Merrill T. Hattis (now
here) for the reasons following, to wit:
That between the aforesaid defen
dant was in the employ of deponent's
firm as a traveling salesman and had
said property which were packages together
with a letter addressed to deponent's
address from, and said defendant to
deponent's firm who wanted ship
said property to the person who purchased
the same. and earned the money therefore,
and that said defendant as such person
has no right to dispose of said property
or to collect any money for deponent's
said firm. Deponent further says

New York, this 15th day of September 1892

Police Justice

that between the dates herein mentioned said defendant was in the City of Syracuse in the State of New York with the said property as such salesman, and failed to send a report or his firm any orders for the sale of any goods. Dependent is further informed by Marcus A. Meyer, a member of said firm that on the 24th day of February 1893 he went to the City of Syracuse and found said defendant there ^{at} where he asked defendant what he came of his property, that he said defendant admitted ^{and} confessed to him that he had been an a drunk ^{and} that he needed money ^{and} that he had pawned the within described property in various pawn offices in Syracuse for the sum of \$600 ^{and} that said defendant then went with said Marcus Meyer to the various pawnshops ^{and} identified him said Marcus Meyer to the persons in charge of the various pawn shops as the owner of said property ^{and} said Meyer did redeem the said property which he fully identifies as being his ^{and} that said defendant also admitted ^{and} confessed that the other property he had belonging to dependent he had pledged in various pawn offices in various parts of the State of New York ^{and} appropriated the money to his own use. That on the 29th day of March 1893 defendant came to dependent's place of business arrested ^{and} he caused him to be arrested at a he charges him with the larceny of said property.

Sworn to before me this 30th day of March 1893
 J. J. White } Samuel F. Myers
 Police Justice

0801

CITY AND COUNTY }
OF NEW YORK, } ss.

1021

aged 35 years, occupation Marcus H. Meyer of No. Merchant

484 50 Madison Lane Street being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Samuel F. Meyer

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

Sworn to before me, this 30th day of March 1893 } Marcus H. Meyer

A. J. White Police Justice.

0802

Sec. 198-200.

1882

District Police Court.

City and County of New York, ss:

William F. Hallius 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 a 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 F. Hallius*

Question. How old are you?

Answer. *57 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *27 Avenue New York 17 years*

Question. What is your business or profession?

Answer. *Jeweler*

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*
William F. Hallius

Taken before me this

day of

30th

Police Justice.

0803

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

Dejean

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, March 30 1893 *A. J. White* Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

Police Court--- District.

369
1891

THE PEOPLE, &c.
ON THE COMPLAINT OF

Samuel J. Miller
48 L 50 Maiden Lane
Murray J. Halliday

2
3
4

Offense
new

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *March 30* 189*3*

White Magistrate.

Oato Officer.

1st Precinct.

Witnesses _____

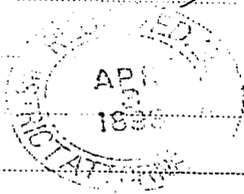
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ _____ to answer

Comm



0805

49549

MULVHILL & COSTELLO,
NO. 4 BOWERY,
NEW YORK.

ESTABLISHED 1851.

March 15 1892

	\$	Cts.
Recd		
March 15 1892		
M. C. Costello		

This Ticket Good for One Year Only.
Not accountable for Loss, or Damage by Fire, Breakage,
Robbery or Mutilation.

Rate of Interest.
On sums of One Hundred Dollars, or under, 2
per cent. per month or any fraction thereof for first six
months and 2 per cent. per month thereafter. On sums
over One Hundred Dollars, 2 per cent. per month
for first six months, and 1 per cent. per month thereafter.

0806

Remondé West
by credit line
Case 306838
mnw-4427355

POOR QUALITY
ORIGINAL

0807

306
442

Syracuse 3/15/93

Mr A Myers Esq

Sir

Enclosed please
find another check. Please
attend to it as soon as the time
is up; do not let it be in stock.
I am waiting all the watches
that I gave you orders for.
Use it - coming out again. I am
still awaiting your orders. But
can stand it much longer with
-air hands. By the way, you
probably have got my scarf. I
by this time. As it is, Broken
and no good to me, I wish you
would send it to me. I wish what
little money I could get out of
it will be the means of saving
my home, as a man's home is

Long passed due. I have a
 proposition to make, and the
 last one, You probably would send
 me out again, and I don't
 blame you if you don't.
 So to say you if you had
 better send me a good sample
 line of goods & etc also one
 sample bill of lading, and
 a small sample line of
 Cuff & Collar Buttons such as
 I allow me a fair part of
 commission, and the rest
 commission. In this way I
 can pay you, and this
 will be right.

Yours Truly
 W. G. Perkins

(over)

P.S.
 I will send you by return mail

Marty do you remember what
I said about using tobacco
also about a month, you probably
will not believe it. But I was
doubt all I said I would,
and I was in earnest too.
You gave me a great deal of
H

08 10

OFFICE OF
ALLTER BROTHERS,
WHOLESALE AND RETAIL DEALERS IN
GROCERIES AND PROVISIONS.
HEADQUARTERS FOR
Strictly Fresh and Finely Preserved Eggs
COUNTRY PRODUCE BOUGHT AND SOLD.

S.O.B. S.F.
APR 11 1893
J.F. WEDS

St. Johnsville, N. Y. ³²⁰³⁰ April 1893

S. J. Myers Esq.
New York
Gentl, yours of the
30th of March at hand
In reply would say, the watch
referred to was a new watch
purchased of you through Mr. Hollis.
The watch didnt keep good time
and the case wasnt right he
took it along to the house (at
New York I suppose) to examine
the works and put the works
in an open face (heavy crystal)
of the same value of the Hunting
case. He took it along in Feb
1892 and was to return it
but as yet he has not been
here, and you have never

0811

OFFICE OF
ALLTER BROTHERS,
WHOLESALE AND RETAIL DEALERS IN
GROCERIES AND PROVISIONS.
HEADQUARTERS FOR
Strictly Fresh and Finely Preserved Eggs.
COUNTRY PRODUCE BOUGHT AND SOLD.

SEMYERS
APR 18 1893
F.B.Y.

3203089

St. Johnsville, N. Y.

sent it. We are still waiting
for him (Mr Holkins) he may
have it with him and if not
it is possibly at your place of
business. I think it the
watch was bought from book 1891
Vol 6 No 32. Page 127 No 4018
Hunting case. if it is there Please
put the works in an open face
case to be same value as the
one to be exchanged Please send
it at once.

Respect Yours

Aller Bros

08 12

OFFICE OF
ALLTER BROS', 30439
Wholesale and Retail Dealers in
GROCERIES AND PROVISIONS.
HEADQUARTERS FOR
Strictly Fresh and Finely Preserved Eggs
Country Produce Bought and Sold.

Black REC. 4-17
CHECK
FEB 24 1893
St. Johnsville, N. Y. Feb 23 1893

Gents. We still hold those
orders for blocks & watches
also expect to see Mr
Holkins when is he coming
this way. If he can-not
come or stop when he
passes this place
then I wish he would fix
the watch (which he took with
him last February) and return
it. If he remembers he was
to put the works in an open
face case. Respt yours
Allter Bros
Also sent you
a few more
discount

0813

MEMORANDUM

From **S. F. MYERS & Co.**

Manufacturing and
Wholesale Jewelers,

48 & 50 Maiden Lane,

33 & 35 Liberty Street.

New York, Mar. 30 1893.

TO
Messrs. Allter Bros.

St. Johnsville, N. Y

DICTATED

C O P Y

Gentlemen:-

Yours of Feb. 23d inquiring as to certain watch which you gave Mr. Holkins, we would like you to write us if the watch in question was given to him for the purpose of sending it in, or bringing it in to our place, and having it repaired, and then to return it to you.

An immediate reply will greatly oblige,
Yours truly,

Have you the No of it.

0814

Police Court 3 District.

City and County } ss.:
of New York,

of No. 231 East 10th Street, aged 40 years,
occupation brickman being duly sworn

deposes and says, that the premises No 228 East 9th Street, 17 Ward
in the City and County aforesaid the said being a four story brick

Stables
and which was occupied by deponent as a Stables
and in which there was at the time a human being, by name

were **BURGLARIOUSLY** entered by means of forcibly opening the
door of said Stables with a key

on the 23 day of March 1883 in the evening time, and the
following property feloniously taken, stolen, and carried away, viz:

Eighteen hundred and no. 100
of the value of Liberty
Bellows
\$ 90.00/100

the property of Hahn, Brussel & Co 423 East 63rd St
and in the care and custody 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 Hoffman, John Rafferty, John Nelson
Thomas Douglas (all numbers)

and acting in concert for the reasons following, to wit:

from the fact that at
about the hour of 9 P.M. March 22nd 1883 said Stables
was securely locked and fastened
On deponent's return to said Stables on the
morning of said date at about the hour
of 4 A.M. deponent discovered that
said premises had been entered in
the manner aforesaid. Deponent
caused the arrest of the said defendants

Hoffman by Officer John Stock of the N.Y. Precinct Police for the reason that said Hoffman had been in the employ of defendant and had been discharged by defendant. Said Hoffman having on leaving defendant's employ retained a key for said State. Said Hoffman admitted to defendant and the said Officer that he gave the key of said State to said defendant whom and that Hoffman together with the said defendants Nelson, Rafferty and Donohue did later steal and carry away said property.

From a deposition taken } Morris Borin
 24 day of March 1933 }
 Police Justice

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

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

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

Police Court, _____ District,

THE PEOPLE, &c.,
 on the complaint of _____

vs.

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

Offence—BURGLARY.

Date _____ 188 _____
 Magistrate.
 Officer.
 Clerk.

Witnesses,
 No. _____ Street,
 No. _____ Street,
 No. _____ Street,
 § _____ to answer General Sessions.

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 T. Hollain

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

William T. Hollain

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

The said William T. Hollain,

late of the City of New York, in the County of New York aforesaid, on the 15th day of March, in the year of our Lord one thousand eight hundred and ninety-three,

at the City and County aforesaid, being then and there the servant and trustee of Samuel T. Meyer, Marcus A. Meyer and Simon Blumauer,

and as such servant and trustee then and there having in his possession, custody and control certain goods, chattels and personal property of the said

Samuel T. Meyer, Marcus A. Meyer and Simon Blumauer, the true owners thereof, to wit:

one watch of the value of twenty seven dollars,

the said William T. Hollain, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, did feloniously appropriate the said watch

to his own use, with intent to deprive and defraud the said Samuel T. Meyer, Marcus A. Meyer and Simon Blumauer, of the same, and of the use and benefit thereof; and the same goods, chattels and personal property of the said Samuel T. Meyer, Marcus A. Meyer and Simon Blumauer

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

DE LANCEY NICOLL, District Attorney.

08 17

BOX:

518

FOLDER:

4721

DESCRIPTION:

Holloran, Thomas

DATE:

04/11/93



4721

Witnesses:

Nath. J. Hubbard

Dec 14 1893

Write addressy apt. perden
R.M.

Counsel,

Filed

Pleads,

111
day of *April* 1893

Wyncoby
THE PEOPLE

vs.

Thomas Holloway

Robbery, *second* Degree,
(Sections 224 and 229, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Samuel Dwyer
Foreman.

April 17 1893

Wyncoby

S.P. *12* *april* *1893*
R.M.

Police Court-- District.

CITY AND COUNTY }
OF NEW YORK, } ss

Nathaniel P. Conkhard
of New York, *Conkhard* Street, Aged *47* Years
Occupation *Wagon Driver* (being duly sworn, deposes and says, that on the

7 day of *April* 188*3*, at the *19* Ward of the City of New York,
in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent by force and violence, without his consent and against his will, the following property, viz:

A sponser - brass gun -
containing food and lawful
money of the United
States and a silver watch
the whole being

of the value of *Twenty* 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 force and violence as aforesaid by

Thomas Holloran
for the reasons following
to wit: at the hour of seven
P. M. on said date as deponent
was in (Car 7) a Street having
the said property in the
possession of the ~~property~~ of the
clothing, which he then saw
he was thrown down by de-
fendant and whilst prostrate
the defendant did kick deponent on
the face and try and take said prop-
erty
Nathaniel P. Conkhard

day of *April* 188*3*
Sworn to before me this
Police District

0820

Sec. 198-200.

1882

4 District Police Court.

City and County of New York, ss:

Thomas Holloran 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 Holloran

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

Cherry

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

Answer.

484 East 74th St. N.Y.C.

Question. What is your business or profession?

Answer.

Labourer

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

Answer.

I am now drunk and do not remember anything of what happened. This Holloran was

Taken before me this

day of

1893

Police Justice.

[Signature]

0021

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

Regardant

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

Dated, *April 9* 189

W. M. ... Police Justice.

I have admitted the above-named

to bail to answer by the undertaking hereto annexed.

Dated, 189

Police Justice.

There being no sufficient cause to believe the within named

guilty of the offense within mentioned, I order h to be discharged.

Dated, 189

Police Justice.

400

Police Court--- 4 District.

Complainant Hubbard
Bailed by Wm J Harrington
304 Elliot St
67

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William J. Harrington
vs.
HOUSE OF DETENTION CASE
James J. [unclear]

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

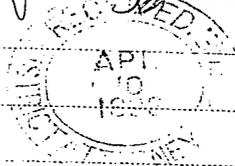
2 _____
3 _____
4 _____

Dated, *Apr 9 1893*

Wm J Harrington Magistrate.
Wm J Harrington Officer.

Witnesses

William J. Harrington Street.
Wm J Harrington Street.
Wm J Harrington Street.



No. _____ Street.

1001 to answer
Wm J Harrington

0823

AFFIDAVIT FOR COMMITMENT OF WITNESS.

4771

POLICE COURT DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Long

of the *13* Precinct Police, being duly sworn, deposes

and says that

Nathaniel Hubbard

(now here) is a material witness for the people against

Henry Holleran

charged

with

Robbery

As deponent has

cause to fear that the said

Nathaniel Hubbard

will not appear in court to testify when wanted, deponent prays

that the said

Nathaniel Hubbard

be committed to the House of Detention in default of bail for his appearance.

John Long

Sworn to before me this
day of *April* 189*3*

W. W. C. B.
Police District

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 Halloran

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

Thomas Halloran

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

The said Thomas Halloran

late of the City of New York, in the County of New York aforesaid, on the seventh day of April in the year of our Lord one thousand eight hundred and ninety-three, in the night time of the said day, at the City and County aforesaid, with force and arms, in and upon one Nathaniel T. Hubbard in the peace of the said People then and there being, feloniously did make an assault; and

one watch of the value of ten dollars, the sum of ten dollars in money, lawful money of the United States of America, and of the value of ten dollars, and one pocketbook of the value of one dollar

of the goods, chattels and personal property of the said Nathaniel T. Hubbard from the person of the said Nathaniel T. Hubbard against the will and by violence to the person of the said Nathaniel T. Hubbard then and there violently and feloniously did rob, steal, take and carry away,

[Handwritten flourish]

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

De Lancey Nicoll
District Attorney

0825

BOX:

518

FOLDER:

4721

DESCRIPTION:

Holohan, Patrick

DATE:

04/12/93



4721

Witness:

H. Callahan

136

Counsel,

to
Filed, *12* day of *April* 1893

Pleas, *Guilty* 13

THE PEOPLE

vs.

B

Patrick Holohan



April 13 93

DE LANCEY NICOLL

District Attorney.

Sam Doyle
A TRUE BILL.

Foreman.

VIOLATION OF THE EXCISE LAW.
(Selling to Minor, § 32.)
[Chap. 401, Laws of 1892, § 32.]

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Patrick Holohan

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

— *Patrick Holohan* —

of the crime of SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER TO A CHILD actually and apparently under the age of sixteen years, committed as follows:

The said *Patrick Holohan* —

late of the City of New York, in the County of New York aforesaid, on the *twenty-seventh* day of *March* in the year of our Lord one thousand eight hundred and *ninety-three*, at the City and County aforesaid, certain strong and spirituous liquors, and certain wines, ale and beer, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell to one *Thomas Callahan* who was then and there a child actually and apparently under the age of sixteen years, to wit: of the age of *nine* years, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.

0828

BOX:

518

FOLDER:

4721

DESCRIPTION:

Howard, George

DATE:

04/03/93



4721

0029

BOX:

518

FOLDER:

4721

DESCRIPTION:

Green, Robert

DATE:

04/03/93



4721

107
The is Robt. Linnam - Cm.
No. 188 of 1886
No. 188 of 1886
name of Linnam's

Witnesses:
Henry Luter
Off. Wash

Counsel,
Filed
Pleadg,
1893

day of April
1893
at the City of
THE PEOPLE

vs.

George Howard
and
Robert Green

[Section 498, No. 6, 1893, 1893]
Pursuant to the Third Degree.

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Saul Dwyer
April 7 1893
Foreman.

Both Ben Coye PBA.

Police Court—2 District.

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

of No. 34 Jones Henry Sutton Street, aged 25 years,
occupation butcher being duly sworn

deposes and says, that the premises No 34 Jones Street,
in the City and County aforesaid, the said being a three story frame
building, the first floor of which
~~and~~ which was occupied by deponent as a butcher store
and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly breaking in
a piece of tin sheeting which was
covering a window in the aforesaid
butcher shop

on the 26 day of March 1893 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

A quantity of meat, of the value
of Two Dollars and fifty-cents,

\$2.⁵⁰/₁₀₀

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

George Howard and Robert Green
(both now here) acting in concert
for the reasons following, to wit: Deponent securely fastened said
window before retiring on March 25, 1893
at 11³⁰ Pm. and the aforesaid property
was in said store. Deponent is informed
by Officer Walsh, of the 9th Precinct Police
that he saw the above-named defendants
about leaving said premises on this morning
about 3.30 Am. the defendant Green having
in his possession the above-described property.

Therefore deponent accuses defendants of having burglariously entered ^{said} premises and prays that they may be dealt with according to Law.

Given before me this } Henry Sutor
26th day of March 1893 }

John R. Voorhies
Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Degree.

Burglary

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

0833

1021

CITY AND COUNTY }
OF NEW YORK, } ss.

aged years, occupation Henry Wabbe of No.

93 Precinct Police Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Henry Sutor

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

Sworn to before me, this 26 day } Henry Wabbe
of March 1895 }

John K. Edwards Police Justice.

0834

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

George Howard 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 to 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 Howard

Question. How old are you?

Answer. 38 years.

Question. Where were you born?

Answer. U.S.

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

Answer. 18 MacDougal St. 12 years

Question. What is your business or profession?

Answer. Laundryman

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, -
George Howard

Taken before me this
day of March, 1883

John W. Bellard
Police Justice

0035

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Robert Green

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. *Robert Green*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *Arcade House, Bowery, N.Y. 1 week*

Question. What is your business or profession?

Answer. *ink-maker*

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

Answer. *I am not guilty -*

Robert Green

Taken before me this

day of

March

1893

J. J. ...

Police Justice.

0036

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

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

Dated March 26 1893 John R. Voorhis Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0037

354

Police Court--- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

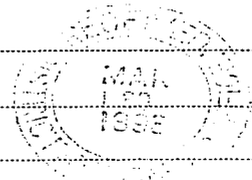
Henry Tutor
C 34 Jones
George Howard
Robert Green

Quigley
Offence

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

Dated March 26 1893
Voorhis Magistrate.
Wahl Officer.
9 Precinct.

Witnesses
No. Street.
No. Street.



No. St.
\$ 1000 answer G. J.
DOW

Tuesday March 27th 1838

Robert G. Gerson

sentenced Wednesday
March the 29 1834 to
2 years & 6 months in the
Penitentiary for Grand Larceny
in the 2nd degree

Captain Mrs Julia C.

Galaway of No 27

Christy for 21st
officer for 20th as Smith

for 18th

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

George Howard
and
Robert Green

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

George Howard and Robert Green

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

The said *George Howard and Robert Green, both*

late of the *ninth* Ward of the City of New York, in the County of New York aforesaid, on the *twenty-sixth* day of *March*, in the year of our Lord one thousand eight hundred and ninety-*three* in the *night*-time of the same day, at the Ward, City and County aforesaid, a certain building there situate, to wit, the *store* of one *Henry Sutor*

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

Sutor in the said *store* 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

George Howard and Robert Green

of the CRIME OF *Petit* LARCENY _____ committed as follows:

The said *George Howard and Robert Green, both*

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

*twenty pounds of meat of
the value of fifteen cents
each pound*

of the goods, chattels and personal property of one

Henry Sutor

in the

store

of the said

Henry Sutor

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

THIRD COUNT:

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

George Howard and Robert Green
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *George Howard and Robert Green, both*

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

*twenty pounds of meat of the
value of fifteen cents each
pound*

of the goods, chattels and personal property of

Henry Sutor

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

Henry Sutor

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

George Howard and Robert Green

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

DE LANCEY NICOLL,

District Attorney.

0842

BOX:

518

FOLDER:

4721

DESCRIPTION:

Howard, George

DATE:

04/13/93



4721

Witnesses:

Off McAuley
 Mr. [unclear] is a
 [unclear]
 Account [unclear]
 Mr. [unclear] Doctor
 [unclear]
 [unclear]

[Signature]

Counsel,
 Filed *[Signature]* day of April 1893
 Pleads, *[Signature]* 14

THE PEOPLE
 vs.
 George Howard
 Amended &
 (Amended by [unclear])
 Grand Larceny, *[Signature]*
 (From the Person, *[Signature]*
 Penal Code.)

DE LANCEY NICOLL,
 District Attorney.

July 1. 1893

A TRUE BILL.
 10/13/93 J.P.
 Dec 11, 1893
 David [unclear]
 Foreman.

Nov. 14 1893
 Dec 2 - Dec 4, 1893
 Pleads G. d. 17th Degree 11

0844

Police Court

2

District.

Affidavit—Larceny.

City and County } ss:
of New York, }

John A. Holmes

of No. 406-11-Avenue

Street, aged 63 years,

occupation Way Grain

being duly sworn,

deposes and says, that on the 7th day of February 1893

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, the following property, viz:

A gold watch, of the amount
and value of twenty five dollars
\$25-⁰⁰/₁₀₀

the property of Deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by George Howard and James M. Cormick (both now here), and while acting in concert with each other, from the following facts to wit: that deponent had the aforesaid property in his possession and on his person, the said watch being in the pocket of the vest then and there worn on deponent's person, while he was at the New York entrance to the Brooklyn Bridge, and that about the hour of 6:40 o'clock P.M. of said date, while deponent was in a car of the Brooklyn Bridge, and while in the limits of the City of New York he suddenly missed the aforesaid property from the pocket of his vest, and that deponent is informed by Detective Sergeant Stephen O'Brien

Subscribed and sworn to before me this 7th day of February 1893

1893

John A. Holmes

of the Central Office, that about the hour
 of 8.20 i'clock P.M. of said date - he saw
 the defendants in company with each other -
 and acting in concert with each other - on
 the down town side of the Station at the corner
 of 23rd Street and 5th Avenue, and on being
 placed under arrest, he found a gold
 watch in the possession of the defendant
 Howard, and that defendant has seen the
 said watch found in the possession of the
 defendant Howard by said Officer O'Brien
 and that he fully recognizes the same as
 his property - and as the aforesaid property
 stolen from him on said date - Argument
 therefore asks that said defendants may be
 held to answer

Done to before me } John A. Holmes
 this 4th day of February 1893 }
 S. J. O'Brien }
 Police Justice

0846

CITY AND COUNTY }
OF NEW YORK, } ss.

1931

aged 39 years, occupation Detective Sergeant of No. 300 Mulberry St Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of J. M. Holmes and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 4th day
of February 1893

Stephen P. Quinn

E. J. Ryan
Police Justice.

0847

Sec. 198 - 200.

1882 District Police Court.

City and County of New York, ss:

George Howard 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 Howard*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *95-3rd Avenue - 4 months*

Question. What is your business or profession?

Answer. *Bar tender*

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

Answer.

I am not guilty
George Howard

Taken before me this

day of *May* 189*7*

Police Officer.

[Signature]

0848

Sec. 198-200.

2
District Police Court.

1882

City and County of New York, ss:

James M. Cormier 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 M. Cormier

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.

496 - Paul Street - 4 years

Question. What is your business or profession?

Answer.

Shoemaker

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

Answer.

*I am not guilty
James M. Cormier*

Taken before me this
day of *May*

189*9*

Police Justice.

0849

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 Wendans

Wendans 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, May 7 1893

[Signature]
Police Justice.

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

Dated, _____ 189 _____

Police Justice.

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

Dated, Feb 7 1893

[Signature]
Police Justice.

0850

Feb 6. at 2 P.M.
\$1000 Bail pending examination
Ex adjourned to Feb. 7. 2 P.M.

Police Court--- 2 District. 156
(56)

THE PEOPLE &c.
ON THE COMPLAINT OF

John A. Colman
406 1/2 Ave B
Gene Howard
James W. Cronin

156
Officers
from the Person

BAILED,

No. 1, by Ray Saudej
Residence 137 Nooster Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

3 _____
4 _____
Dated Feb 4 1893
McCaughy & O'Brien Magistrate.
Officer.
Precinct.

Witnesses
No. No. 2 - Drochayul on Street.
Examin atini

No. _____ Street.
Street.

not
\$ 1000 to answer.

Committed

0051



0852



New York, Dec 11 1893.

My dear Sir:-

Geo Hill, alias Howard, alias Woods, first became prominent in Police Annals in 1880, when he was arrested in company with "Kid" Kelly, for waylaying and robbing the paymaster of John E. Devlin, the contractor of \$400.00

For this offence he served 2 1/2 years in State Prison. Upon his release he was caught in the attempt to rob a house in East 75th St, and sent to the Penitentiary for a short term.

On May 24th 1885 he was arrested by Detectives Sergeants Steve O'Brien, and James Vallely, in company with Francis Kenny, alias Gainer, on complaints of E. W. Gooding 30 E 4th St. Thos James 151 Green St, and Es Van Alward 748 16th av.

On each of these cases their watches, chains and lockets were stolen from their persons on the night previous while riding on 3rd Ave Horse Car. The property was recovered in the room occupied by Hill at 75 1/2 Bowery. On June 17th 1885 he was sentenced to 3 yrs state prison by Judge Childersburg.

On Oct. 7th 1890 he was again arrested by Det. Sergeants O'Brien and McCauley, for sneak robbery, on complaint of W. J. Deery, 170 Leonard St. on Nov 8th 1890 he was sentenced to 2 yrs and 4 months in Penitentiary by Judge Fitzgerald.

In the present case he was arrested on February 1st 1893 by Det. Sergeants O'Brien and McCauley, on the 23rd St station of the 3rd Ave Elevated Road, in company with Jos Mc Cormack a professional pick pocket, alias "Goog" Corcoran, and upon being

0853



New York, _____ 189_____

searched a Gold watch was found on person of Hies, which was afterward identified as having been stolen from pocket of John A. Holmes, 406 11th ave. about an hour previous, while crossing East River Bridge to his home in Brooklyn.

He is known to our Department as an expert pick-pocket, number 1656 in the Rogues Gallery.

Very respectfully yours

Wm. W. McLaughlin

Inspector, Detective Bureau.

To.

Hon. Frederick Smyth
Recorder.

Court of General Sessions.

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

THE PEOPLE OF THE STATE OF NEW YORK
against
George Howard

The Grand Jury of the City and County of New York, by this indictment, accuse
George Howard
of the CRIME OF GRAND LARCENY in the *first* degree, committed as follows:

The said *George Howard*
late of the City of New York, in the County of New York aforesaid, on the *first*
day of *February* in the year of our Lord one thousand eight hundred and
ninety-*three*, in the *night*-time of the said day, at the City and County aforesaid,
with force and arms,

*one watch of the value
of twenty-five dollars*

[Large handwritten flourish]

of the goods, chattels and personal property of one *John A. Holmes*
on the person of the said *John A. Holmes*
then and there being found, from the person of the said *John A. Holmes*
then and there feloniously did steal, take and carry away, against the form of the statute in
such case made and provided, and against the peace of the People of the State of New York
and their dignity.

SECOND COUNT—

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

George Howard

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

The said

George Howard

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

*one watch of the value
of twenty five dollars*

of the goods, chattels and personal property of one

John A. Holmes

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

John A. Holmes

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

George Howard

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

DE LANCEY NICOLL,

District Attorney.

0856

BOX:

518

FOLDER:

4721

DESCRIPTION:

Howart, Charles S.

DATE:

04/14/93



4721

0857

BOX:

518

FOLDER:

4721

DESCRIPTION:

Williams, Edward A.

DATE:

04/14/93



4721

Witnesses:

Apprehow

Counsel,

Filed

day of *April*

1893

Pleas

THE PEOPLE

vs.

Charles S. Stewart

and

Edward A. Williams

DE LANCEY NICOLL,

District Attorney.

Burglary in the Third Degree.
Section 498, of the Penal Code.

A TRUE BILL.

James Dwyer

Foreman.

April 17 93

(S. P. 2 yrs & 6 mos each)
Heard Jury 2 day
R. M. J.

0859

Police Court— District.

City and County } ss.:
of New York,

Owen Matthews

of No. 40 White Street, aged 48 years,

occupation Importer of lace handkerchiefs being duly sworn

deposes and says, that the premises No. 40 White Street, 5th Ward

in the City and County aforesaid the said, being a four story brick

and stone building

and which was occupied by deponent as a saleroom and warehouse on the

second floor and in which there was at the time human beings, by name

were BURGLARIOUSLY entered by means of forcibly opening the

door leading from the hallway of

the premises into a room on

on the second floor.

on the 30 day of March 1886 in the night time, and the

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

Thirty five dozen of cotton handkerchiefs

of the value of Seventy five dollars and

two coats of the value of Twenty dollars

the property being altogether of the value

of Forty seven dollars

the property of Owen Matthews & Co, of which firm deponent

is a partner 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

Charles S. Honart and Edward A.

Williams, both now here,

for the reasons following, to wit: That on said date about

the hour of 5:30 O'clock P.M. deponent

secretly locked and fastened the

doors and windows leading into the

premises and the said property was

therein. That upon deponent coming to

the premises the next morning he,

deponent, found that the premises

had been burglariously entered as

aforesaid and the aforesaid property

Adm. That these defendants, now
 here now arrested and in presence
 of a jury and in open court admitted
 and confessed having committed the
 aforesaid burglary and confessed to
 the same and that part of the property
 had been sold. That a portion of the
 same part of the property
 therefore a portion of the
 that the defendants be dealt
 with in the law books

Done before me Wm Mathews
 the 10 Day of August 1883
 J. White
 Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been
 committed, and that there is sufficient cause to believe the within named
 guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
 Hundred Dollars and be committed to the Warden and Keeper of the City Prison
 of the City of New York, until he give such bail.
 Dated _____ 1883
 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 he to be discharged.
 Dated _____ 1883
 Police Justice

Police Court, _____ District,

THE PEOPLE, etc.,
 on the complaint of

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

Offence—BURGLARY.

Dated _____ 1883

Magistrate.

Officer.

Clerk.

Witnesses, _____

No. _____ Street,

No. _____ Street,

No. _____ Street,

\$ _____ to answer General Sessions.

0861

City and County of New York, ss:

Charles S. Horant 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 a charge against him; that the statement is designed to enable him, if he see fit, to answer the charge and explain the facts alleged against him; that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. *Charles S. Horant*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *636 Borey 7 months*

Question. What is your business or profession?

Answer. *Clothing salesman*

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

Answer. *I am guilty*
C. S. Horant

Taken before me this
day of *April* 188*2*
[Signature]
Police Justice.

0862

Sec. 198-200

1882

District Police Court.

City and County of New York, ss:

Edward A. Williams 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 a 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 A. Williams*

Question. How old are you?

Answer. *22 yrs*

Question. Where were you born?

Answer. *MS.*

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

Answer. *1036 Boreny 3 mths*

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 guilty*
Ed. A. Williams

Taken before me this

day of

March 1891
[Signature]
Police Justice.

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

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

Dated, April 10 1893 J. White Police Justice.

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

Dated,.....189..... Police Justice.

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

Dated,.....189..... Police Justice.

0064

410
1894

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Chas. Matthews
40 1/2 Ave
Geo. S. Thomas
Edward A. Williams

[Signature]
Offense.

3
4

Dated: *April 10* 189*3*

White Magistrate.
Richard M. Donnelly Officer.

5th Precinct.

Witnesses *Call the officers*

No. Street.

No. Street.

No. Street.

\$ *1000* to answer.

[Signature]

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

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 S. Howard
and
Edward A. Williams

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

Charles S. Howard and Edward A. Williams

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

The said

Charles S. Howard and Edward A. Williams both

late of the 5th Ward of the City of New York, in the County of New York aforesaid, on the
thirtieth day of March in the year of our Lord one
thousand eight hundred and ninety-three, with force and arms, in the night time
of the same day, at the Ward, City and County aforesaid, the dwelling house of one
certain building, there situate, to wit:
the building of one Owen Mathews
there situate, feloniously and burglariously did break into and enter, with intent to commit some
crime therein, to wit: with intent the goods, chattels and personal property of the said Owen
Mathews in the said ^{building} 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

Charles S. Howard and Edward A. Williams

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

The said *Charles S. Howard and Edward A. Williams, both*

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

four hundred and twenty handkerchiefs
of the value of four cents each, two
coats of the value of fifteen dollars
each

of the goods, chattels and personal property of one *Owen Mathews*

in the dwelling house of the said

Owen Mathews

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

De Launcey Nicoll,
District Attorney

0867

BOX:

518

FOLDER:

4721

DESCRIPTION:

Hoyt, Frederick M.

DATE:

04/25/93



4721

0868

BOX:

518

FOLDER:

4721

DESCRIPTION:

Coleman, Connolly J.

DATE:

04/25/93



4721

Witnessed by
Off. C. G. ...

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

Counsel,
Filed *...* day of *...* 189*...*
Pleads, *...*

THE PEOPLE
vs.
Frederick M. Hoyt
and *...*
Connolly J. Coleman
DE LANCEY NICOLL,
District Attorney.

[Section 498, ...]
Burglary in the Third Degree.

A TRUE BILL.

David Doyle
...
...
...
...
...

Police Court 5 District.

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

Patrick Welch

of No. 1334 Amsterdam Street, aged 28 years,

occupation Saloon keeper.

being duly sworn

deposes and says, that the premises No. 1334 West 14th Street ^{and Rivington St.} 14th Ward

in the City and County aforesaid the said being a three story brick

building in part

and which was occupied by deponent as a liquor saloon

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

were BURGLARIOUSLY entered by means of forcibly prying open

the front door ^{with a jemmy.} over the storm door ^{leading}

from Rivington St into said saloon and

entering said saloon with the intent to

commit a crime

on the 22 day of April 1893 in the night time, and the

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

one small plated watch. of the
value of five dollar. two dollar
and forty cents in good and lawful
money several regum. all of the
value of about eight dollar.

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

Fredrick M. Hoyt and Connelly J. Coleman

(both now here)

for the reasons following, to wit: that at the hour of 12.20

o'clock A.M. said date. deponent secretly

locked and fastened the doors of

said saloon and closed it for the

night. leaving said property therein.

Deponent is informed by Officer

Charles B. Van Geerichten. that at

about the hour of 1.45 o'clock A.M.

said date he discovered that said

0071

Salom had been entered as aforesaid and that he and Officer James A. Buckley went into said salom and captured these defendants therein and when he searched them he found the property described in this affidavit in their possession. Wherefore defendant charges these defendants with being together and acting in concert with each other and burglariously entering said premises as aforesaid and stealing said property therefrom.

Sworn to before me } Patrick X Welsh
the 22 day of April 1892 }
Magistrate

James A. Burke

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 _____ 1892
Police Justice.

THE PEOPLE, &c.,
on the complaint of
1
2
3
4
Dated _____ 1892
Magistrate
Officer
Clerk
Witnesses
No. Street
No. Street
No. Street
\$ _____ to answer General Sessions.

Police Court, District

Offence—BURGLARY

0872

1877.

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles B. Von Gerichten

aged _____ years, occupation *Police Officer* of No.

30 West 10th Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Patrick Wekh*

and that the facts stated therein on information of deponent are true of deponent's own

knowledge.

Sworn to before me, this *22* day of *April* 189*7*, *Charles B. Von Gerichten*

George H. Burke
Police Justice.

0073

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

Frederick M. Hoyt 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 sees 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. *Frederick M. Hoyt*

Question. How old are you?

Answer. *17 years old*

Question. Where were you born?

Answer. *New York City*

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

Answer. *231. W. 120 St. 3 years*

Question. What is your business or profession?

Answer. *Butcher*

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

Frederick M Hoyt

Taken before me this *12* day of *April* 189*7*
James G. [Signature]
Police Justice.

0074

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

Cornolly Coleman

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 sees 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. *Cornolly Coleman*

Question. How old are you?

Answer. *16 years old prob*

Question. Where were you born?

Answer. *Brooklyn N.Y*

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

Answer. *222 W. 124 St 2 years*

Question. What is your business or profession?

Answer. *Sell newspapers.*

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

Cornolly Coleman

Taken before me this

day of

April

189

James W. Smith

Police Justice.

0075

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 Friedrich
Me. Hoyt and Timothy J. Coleman
 guilty thereof, I order that they be held to answer the same, and they be admitted to bail in the sum of Twenty 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, April 24 1893 Amos H. Parker Police Justice.

I have have admitted the above-named.....
 to bail to answer by the undertaking hereto annexed.
 Dated,.....189.....
Police Justice.

There being no sufficient cause to believe the within named.....
 guilty of the offense within mentioned, I order h to be discharged.
 Dated,.....189.....
Police Justice.

0876

444

Police Court, 5 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Patrick Welsh
133 1/2 Amsterdam
vs.
Fredrick M. Hoyt
Connolly J. Coleman

Offense. *burglary*

3
4

BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

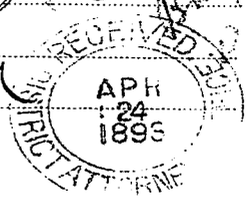
No. 4, by
Residence Street.

Dated, *April 22* 1893

Dunke Magistrate.
Chas. B. Van Gerichten Officer.
20th Precinct.

Witnesses *Off Jas A Buckley*
No. *20* *Pueb Point* Street.
Off C. B. Van Gerichten
No. *20* *Pueb Point* Street.

No. Street. 3
\$ *1500* to answer *95*



0877

Fred Noyt.
has been in my
employ for two
months and found
him to be honest
and industrious.

John Miller
1999 of this
city

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Frederick M. Hoyt
and
Connolly J. Coleman*

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

Frederick M. Hoyt and Connolly J. Coleman

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

The said

Frederick M. Hoyt and

Connolly J. Coleman, both

late of the *12th* Ward of the City of New York, in the County of New York, aforesaid, on the *twenty second* day of *April* in the year of our Lord one thousand eight hundred and ninety-*three*, in the *right* time of the same day, at the Ward, City and County aforesaid, a certain building there situate, to wit, the *saloon* of one

Patrick Welsh

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

in the said *saloon*

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

Frederick M. Hoyt and Connolly J. Coleman

of the CRIME OF *Petit* LARCENY _____ committed as follows:

The said *Frederick M. Hoyt and*

Connolly J. Coleman, both

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

one watch of the value of five dollars, the sum of two dollars and forty cents in money, lawful money of the United States of America, and of the value of two dollars and forty cents

of the goods, chattels and personal property of one *Patrick Welsh*

in the *saloon* _____ of the said *Patrick Welsh*

there situate, then and there being found, in the *saloon* _____ 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.

*De Lancy Nicoll,
District Attorney*

0880

BOX:

518

FOLDER:

4721

DESCRIPTION:

Hudes, Joseph

DATE:

04/06/93



4721

Witnesses:

Wm. H. Huxey

Counsel,

Filed,

Pleads,

at St. Paul
July 10
1893

THE PEOPLE

vs.

B

Joseph H. Hudes

My no 9

DE LANCEY NICOLL,

District Attorney.

VIOLATION OF THE EXCISE LAW,
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 82.]

A TRUE BILL.

Russel D. Hydes
pro tem
Foreman.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph Houdes

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

Joseph Houdes

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said

Joseph Houdes

late of the City of New York, in the County of New York aforesaid, on the — *5th* — day of — *March* — in the year of our Lord one thousand eight hundred and ninety — *three* —, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

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

SECOND COUNT—

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

Joseph Houdes

of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Joseph Houdes

late of the City and County aforesaid, afterwards, to-wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

Ambrose W. Hussey

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

DE LANCEY NICOLL,

District Attorney.

0003

BOX:

518

FOLDER:

4721

DESCRIPTION:

Hughes, John

DATE:

04/26/93



4721

Witnesses:

Off Breccol

Counsel,

Filed,

26 day of *April* 1893

Pleads,

THE PEOPLE

vs.

B

John Hughes

Hughes

VIOLATION OF THE EXCISE LAW,
Selling, etc., on Sunday.

[Chap. 401, Laws of 1892, § 32.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

David Dwyer
Foreman.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Hughes

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

John Hughes

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said

John Hughes

late of the City of New York, in the County of New York aforesaid, on the day of March in the year of our Lord one thousand eight hundred and ninety-three, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to one

fifth

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

SECOND COUNT—

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

John Hughes

of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

John Hughes

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

Dennis Driscoll

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

DE LANCEY NICOLL,

District Attorney.

0886

BOX:

518

FOLDER:

4721

DESCRIPTION:

Hughes, Patrick

DATE:

04/06/93



4721

Witnesses:

W. B. Brown

John

Counsel,

Filed, *April 1893*

Pleas, *Wynndy*

THE PEOPLE

vs.

B

Patrick Hughes

VIOLETION OF THE EXCISE LAW. Selling, etc., on Sunday. [Chap. 401, Laws of 1892, § 32.]

I hereby consent and desire that the case against me be sent to the Court of Special Sessions for trial and judgment.

April 10 1893

DR. LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Russel D. Hyde
pro-tem Foreman.

0000

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Patrick Hughes

The Grand Jury of the City and County of New York, by this indictment, accuse
Patrick Hughes
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said *Patrick Hughes*

late of the City of New York, in the County of New York aforesaid, on the *second*
day of *April* in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, the same being Sunday, certain strong
and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill
of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale,
one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous
liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

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

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said
Patrick Hughes
of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS,
WINES, ALE AND BEER, committed as follows:

The said *Patrick Hughes*

late of the City and County aforesaid, afterwards, to-wit: on the day and in the year aforesaid, the
same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one
gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of
a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and
expose for sale to one

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

DE LANCEY NICOLL,
District Attorney.

0009

BOX:

518

FOLDER:

4721

DESCRIPTION:

Huster, Matthew

DATE:

04/24/93



4721

deft. served in S.P.M.
P.M. 17
Witness:

Geo. E. Martin

334

Counsel, ~~John A. ...~~
Filed ~~May 1893~~
Plends, ~~May 26~~

41 THE PEOPLE
vs.
Matthew Hunter
Grand Larceny,
(From the Person,
Penal Code.)
[Sections 828, 83.]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

David Dwyler
Foreman.

Subj. - May 2, 1893.
Pleads G. L. 2nd Degree
S.P. 3 yrs - P.M. 17

Police Court 3rd District.

Affidavit—Larceny.

City and County }
of New York, } ss.

George D. Mary

of No. 307 West 30th Street, aged 38 years.

occupation Billiard table manufacturer, being duly sworn,
deposes and says, that on the 15th day of April 1899 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 night time, the following property, viz:

a scarf pin of the value of
fifteen dollars

Sworn to before me this 17th day of April 1899

[Signature]

Police Justice

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 Matthew Austin (now here)

for the reasons that deponent felt the defendant take said pin from the scarf worn on deponent's person and the defendant upon deponent's demand, returned the pin to deponent.

George D. Mary

Sec. 198-200.

3rd District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name.

Answer. *Matthew Austin*

Question. How old are you?

Answer. *41 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *168 East 98th St. 6 months*

Question. What is your business or profession?

Answer. *Printer*

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

Answer. *I have nothing to say*
Matthew Austin

Taken before me this

day of

Charles J. Smith
1889

Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

POLICE COURT, 3 DISTRICT.

I, Simon Blumenthal
of No. 14^a Prince Street, aged _____ years,
occupation Officer being duly sworn, deposes and says
that on the 11 day of April 1892

at the City of New York, in the County of New York, he arrested
Matthew Austin (non bet)
charged with Larceny upon the
Complaint of George Marks.

He must promise that the defendant
is held to enable defendant to produce
said Complainant in Court who has
failed to appear in Court.

Simon Blumenthal

Sworn to before me, this

of April

1892

16 day

Simon Blumenthal

Police Justice.

322
Police Court, District.

THE PEOPLE, Etc.,
ON THE COMPLAINT OF

vs.
Matthew Austin

AFIDAVIT.

W. C. C. C.

Exp. out: to 17 Aft. at 9am.
at abts reg.

Dated, April 16th 1893.

Blair Magistrate.

..... Officer.

Witness,

Disposition,

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

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

Dated *April 16* 188*9* *Paul Kelly* Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

Police Court *B* District *431*

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George E. Mars
1307 vs. 60 - 30
Matthew Austin

Office Grand Jurors

2
3
4

Dated *April 17* 18*93*
Koch Magistrate
Blumel Officer.
14 Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ *1000* to answer *GS*

1893
1893

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

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Matthew Auster

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

Matthew Auster

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

The said

Matthew Auster,

late of the City of New York, in the County of New York aforesaid, on the 15th day of April in the year of our Lord one thousand eight hundred and ninety-three, in the night-time of the said day, at the City and County aforesaid, with force and arms,

one scarf pin of the value of fifteen dollars

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

George E. Marx
George E. Marx
George E. Marx
Re Larceny
District Attorney

0898

BOX:

518

FOLDER:

4721

DESCRIPTION:

Hutchinson, James

DATE:

04/05/93



4721

Witnesses:

Andrew

Counsel,
Filed *5* day of *April* 1893
Pleads,

THE PEOPLE

vs.

James Hutchinson

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

David Durkin

Foreman.

Adlo

Plended July 2nd

S.P. 2 yrs & 6 mo
R.B. My

Suplary in the Third Degree, [Section 498, of C.S. 2, 1882]

Police Court 5 District.

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

of No. 201 W. 118th Street, aged 18 years,
occupation none being duly sworn

Ethel Myers

deposes and says, that the premises No. 201 W. 118th Street, Ward
in the City and County aforesaid the said being a five story brick
flat house,
and which was occupied by deponent as a dwelling house
~~and in which there was at the time a woman being by name~~

were **BURGLARIOUSLY** entered by means of forcibly opening the front
door of said premises with a jimmy, then
entering deponent's apartment, which is the
fourth flat of said premises with the intent
to commit a crime
on the 1st day of April 1893 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

Two gold watches one silver watch two
diamond rings one pearl ring, three
Merchandise pipes, one pocketbook
and several small articles of jewelry
all of the value of two hundred dollars.

\$ 200.00

the property of deponent and other members of deponent's
family, and all in deponent's care and custody,
and deponent further says, that she has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away by

James Hutchinson (now here)

for the reasons following, to wit: that at about the hour of
3 o'clock P.M. said date, deponent closed
and locked the door of said premises
leaving all of said property therein,
and when deponent returned about thirty
minutes thereafter deponent discovered
that said premises had been entered
as aforesaid and all of said property
taken therefrom. Deponent is informed by

Officer Thomas F. Condon. That he arrested this defendant at Columbus Ave & 123rd St. and at that time the defendant had all of the property mentioned in this affidavit in his possession. and that there was a Jimmy and two picklocks found near where this defendant was captured. Keppent further says that she has since seen the property found in the defendant's possession. and identify it as her property and as the property of other members of her family.

Wherefore Keppent charges this defendant with Burglarily entering said premises as aforesaid and stealing said property therefrom.

Sworn to before me } Ethel Meyer
 this 2^d day of April 1893 }
 C. E. Sumner

Dated _____ 1893 _____ Police Justice

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

Dated _____ 1893 _____ Police Justice
 I have admitted the above named to bail to answer by the undertaking hereto annexed.

Dated _____ 1893 _____ Police Justice
 of the City of New York, until he give such bail. I order that he be held to answer the same and he be admitted to bail in the sum of _____ Undered Dollars and be committed to the Warden and Keeper of the City Prison

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

Police Court, _____ District, _____

THE PEOPLE, vs.,
 on the complaint of _____

vs. _____

1 _____
 2 _____
 3 _____
 4 _____

Offence—BURGLARY.

Dated _____ 1893 _____ Magistrate.

_____ Officer.

_____ Clerk.

Witness, _____
 No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

§ _____ to answer General Sessions.

0902

CITY AND COUNTY }
OF NEW YORK, } ss.

1377

Thomas F. Condon
aged _____ years, occupation *Police Officer* of No. *20th Street* Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of *Arthur Meyer* and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this *2* day of *April* 189*3* } *Thomas F. Condon*

C. E. Sumner
Police Justice.

0903

5

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

James Hutchinson 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 sees 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 Hutchinson

Question. How old are you?

Answer.

40 years

Question. Where were you born?

Answer.

New York City

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

Answer.

Brooklyn E.H. - 3 years

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

*I Am Guilty
James Hutchinson*

Taken before me this

day of

April 1893

24

J. E. Sumner

Police Justice.

0904

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

Defendant

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of Seventy 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, April 2 1893 *W. E. Sumner* Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

0909

Police Court, 5 District. 363

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Ethel Myers
201 N. 118
James Hutchinson
30
Offense, *Burglary*

BAILED,

No. 1, by

Residence..... Street.

No. 2, by

Residence..... Street.

No. 3, by

Residence..... Street.

No. 4, by

Residence..... Street.

2
3
4
Dated, *April 2^d* 189*3*

Simms Jr Magistrate.
Elias F. Henderson Officer.
30 Precinct.

Witnesses *James Trign*
No. *271 West 118th* Street.

Andrew Galloway
No. *366 N. 117th* Street.

Eugene Muret
No. *201 N. 118th* Street.

\$ *2000* to answer

RECEIVED
APR 3 1893
CITY OF NEW YORK

0906

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 Hutchinson

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

James Hutchinson

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

The said

James Hutchinson

late of the 12th Ward of the City of New York, in the County of New York aforesaid, on the first day of April in the year of our Lord one thousand eight hundred and ninety-three, with force and arms, in the day-time of the same day, at the Ward, City and County aforesaid, the dwelling house of one

Ethel Myers

there situate, feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent the goods, chattels and personal property of the said Ethel Myers in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

James Hutchinson

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

The said *James Hutchinson*

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

two watches of the value of forty dollars each, one other watch of the value of twenty dollars, two finger rings of the value of forty dollars each, one other ring of the value of twenty-five dollars, three pipes of the value of five dollars each, one pocketbook of the value of ^{one} five dollars and divers other articles of jewelry of a number and description to the Grand Jury aforesaid well known, of the value of ten dollars

of the goods, chattels and personal property of one *Ethel Myers*

in the dwelling house of the said *Ethel Myers*

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

THIRD COUNT:

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

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

The said *James Hutchinson*

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,

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

of the goods, chattels and personal property of *Ethel Myers*

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

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

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

DE LANCEY NICOLL,
District Attorney.

0909

BOX:

518

FOLDER:

4722

DESCRIPTION:

Jacobs, Bernard

DATE:

04/24/93



4722

Witnesses:

Herman Cohen
Isaac Cohen

19/10/1893

Attest

Counsel, *D. J. [Signature]*
Filed *24* day of *April* 1893
Pleads *Guilty*

THE PEOPLE

vs.

P
Bernard Jacobs

Grand Larceny, General Degree.
[Sections 228, 229, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

Part 3 May 2, 1893 1893

A TRUE BILL.

Samuel W. [Signature]

Foreman.

Part 3. May 2, 1893 -
Tried and acquitted

0911

Police Court—3 District.

1012

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 17 Ludlow Hyman Cohen Street, aged 50 years.
occupation Cashier

deposes and says, that on the 11th day of April 1893 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 night time, the following property, viz:

Two overcoats and a sack coat
all of sixty four 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 Bernard Jacobs (now held) for the reason that deponent saw the defendant take, steal and carry away said property from the above stated
#COHEN

Sworn to before me, this 12 day of April 1893
Charles J. Smith Police Justice

0912

(1835)

Sec. 198-200.

3

District Police Court

CITY AND COUNTY }
OF NEW YORK, } ss.

Bernard Jacobs

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. *Bernard Jacobs*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *128 Rivington St 3 years*

Question. What is your business or profession?

Answer. *Apprentice*

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

17

day of *April* 189*2*

Charles J. Justice

Police Justice.

09 13

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

defendant

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

Dated, *April 1* 189 *3*

Charles N. Linton

Police Justice.

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

Dated, 189

Police Justice.

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

Dated, 189

Police Justice.

09 14

#500 for 82
April 12/93. 8 PM

315 3 420
Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Hyman Cohen
17 Ludlow
Bernard Jacobs

Offense
Drugging

2
3
4

BAILED,

No. 1, by.....

Residence..... Street.

No. 2, by.....

Residence..... Street.

No. 3, by.....

Residence..... Street.

No. 4, by.....

Residence..... Street.

Dated, *April 12* 189 *3*

Tambo Magistrate.

McCarthy Officer.

11 Precinct.

Witnesses *Myer Silverstein*

No. *5 Ludlow* Street.

Isaac Cohen

No. *17 Ludlow* Street.

No. *500* Street.

\$ *500* to answer

310

B.G. Gil
APR 12 1893

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Bernard Jacobs

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

— Bernard Jacobs —

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

The said — Bernard Jacobs —

late of the City of New York, in the County of New York aforesaid, on the seventh day of — April — in the year of our Lord one thousand eight hundred and ninety- three — at the City and County aforesaid, with force and arms,

five overcoats of the value of the value of twelve dollars each, and one coat of the value of ten dollars —

of the goods, chattels and personal property of one

— Heyman Cohen —

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.

W. Rancy Nicoll,
District Attorney.