

0402

BOX:

388

FOLDER:

3619

DESCRIPTION:

Hamilton, William

DATE:

03/18/90



3619

0403

BOX:

388

FOLDER:

3619

DESCRIPTION:

Dwyer, John

DATE:

03/18/90



3619

0404

Witnesses;

James W. Darrin

Organist

104.

Counsel,

Filed

Pleas

day of March 1890

THE PEOPLE

vs.

William Hamilton

and

John Dwyer

Indictment in the second degree.
Grand Jurors second
degree.
Section 497, 506, 528, 531, 539.

JOHN R. FELLOWES,

District Attorney.

A True Bill.

John R. Fellowes

Foreman.

March 17/90

James W. Darrin

Ed. S. D. J. J.

0405

Police Court— District.

City and County } ss.:
of New York,of No. 656 Third Avenue Street, aged 21 years,
occupation Driver being duly sworndeposes and says, that the premises No. 656 - 3rd Ave Street, 19th Wardin the City and County aforesaid the said being a three story andbasement brick buildingand which was occupied by deponent as a lodging roomand in which there was at the time a human being by name James H. Smithwere BURGLARIOUSLY entered by means of forcibly breaking openthe door of Room known as No 13 on2nd floor of said premises and enteringtherein with intent to commit a felonyon the 10th day of March 1889 On the day time, and the

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

One Spring Overcoat. One pairof pants, three vests and onewinter coat all together ofthe value of Forty five dollars\$45.00the property of deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid

BURGLARY was committed and the aforesaid property taken, stolen and carried away by

William Hamilton John Dwyerboth now herefor the reasons following, to wit: That deponent left saidroom at about 8 o'clock A.M. ofabove date and at that time saidproperty was hanging in saidroom. That deponent is informedby James H. Smith of No 656 -3rd Avenue his room mate thathe was asleep in bed in saidroom and at about 2 o'clock

0406

On said date he was awakened by a noise that he again went to sleep and when he got up at about 3 o'clock PM said date he missed said property from said room.

Defendant is further informed by Officer Bernard Malarsky of the 21st Precinct that defendant Dwyer admitted and confessed to him where he had pawned said Over Coat. Defendant has since obtained said Coat and fully and positively identifies the same as his property. Defendant is informed by E. Felix Forch of No 34-2 Ave that he identifies defendant Dwyer as the person who came to his pawnshop at about 3 o'clock PM of said and pledged two coats, one coat and one pair of pants all of which defendant has since been and identified.

Police Justice

to be disclosed

guilty of the offense within jurisdiction

There being no sufficient cause to believe the within named

Dated 188

I have admitted the above named

to bail to answer by the undertaking hereunto annexed.

Dated 188

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

Hundred Dollars

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

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, &c.,
on the complaint of

Offense—BURGLARY.

vs.

1
2
3
4

Dated

188

Magistrate.

Officer.

Clerk.

Street,

Street,

Street,

Witness,

No.

No.

No.

\$ to answer General Sessions.

H. A. Derrick

0407

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 35 years, occupation Paranotary of No.

924 2nd Ave Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

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

Sworn to before me, this

day of

1898

J. Henry Ford

Police Justice.

0408

CITY AND COUNTY }
OF NEW YORK, } ss.

Bernard Malarkey
aged _____ years, occupation Police Officer of No. _____
41 Precinct Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Thos W. Dennis
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me this 11
day of Nov 1890 } Bernard Malarkey

John W. Ford
Police Justice.

0409

Sec. 198-200.

H District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name.

Answer.

William Hamilton

Question. How old are you?

Answer.

30 years

Question. Where were you born?

Answer.

Brooklyn N.Y.

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

Answer.

40656-3rd Ave. 3 weeks

Question. What is your business or profession?

Answer.

Glass Stammer

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 been crazy drunk for about a week and didn't know what I was doing. I was never arrested before.

His
William Hamilton
mark

Taken before me this

day of

March

1898

John J. [illegible]

Police Justice.

04 10

Sec. 198—200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name.

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I have been in company with William Hamilton for about a week and have been crazy drunk and I don't know why I did it. This is the first time I was ever arrested.

John Dwyer

Taken before me this

day of

1888

Police Justice.

0411

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

Hamilton and John Dwyer
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 11 1888 J. Henry Ford 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.

0412

104 B.O. 399
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thos M Senior
vs. 656 - 3 Ave
Wm Hamilton
Jno Dryer

Office
P. J. Murphy

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated March 11 1890

Magistrate

Officer.

Precinct.

Witnesses

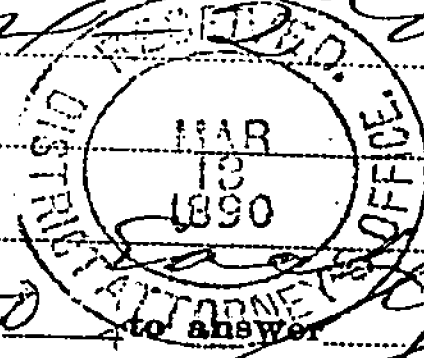
No. _____ Street.

No. 7 34 _____ Street.

No. _____ Street.

to answer

Committed



0413

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 Hamilton
and John Burger

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

William Hamilton and John Burger
of the CRIME OF BURGLARY IN THE ~~Second~~ DEGREE, committed as follows:

The said *William Hamilton and John*
Burger, both

late of the *Fifteenth* Ward of the City of New York, in the County of New York
aforesaid, on the *fourth* day of *March*, in the year
of our Lord one thousand eight hundred and *ninety*, with force and arms, about the
hour of *two* o'clock in the *day* time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one *Thomas W. Smith,*

there situate, feloniously and burglariously did break into and enter, there being then and there
some human being, to wit: *one James H. Smith,*

within the said dwelling house, with intent to commit some crime therein, to wit: the goods,
chattels and personal property of the said *Thomas W. Smith*
and James H. Smith,

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.

0414

SECOND COUNT—

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

William Hamilton and John Burger
of the CRIME OF ~~Robbery~~ LARCENY in the second degree, committed as follows:

The said *William Hamilton and John Burger, 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 ~~day~~ time of the said day, with force and arms,

*one overcoat of the value of twenty
dollars, one pair of trousers of the
value of four dollars, three vests each
of the value of four dollars, and
one coat of the value of eight dollars,*

of the goods, chattels and personal property of one *Thomas W. Smith,*

in the dwelling house of the said *Thomas W. Smith,*

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.

0415

THIRD COUNT—

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

William Hamilton and John Singer
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *William Hamilton and John Singer, 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, with force and arms,

one overcoat of the value of twenty dollars, one pair of trousers of the value of five dollars, three vests of the value of four dollars each, and one coat of the value of eight dollars,

of the goods, chattels and personal property of one *Thomas W. Seinfeld*;

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

unlawfully and unjustly, did feloniously receive and have; the said *William Hamilton and John Singer*;

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

JOHN R. FELLOWS,
District Attorney.

0416

BOX:

388

FOLDER:

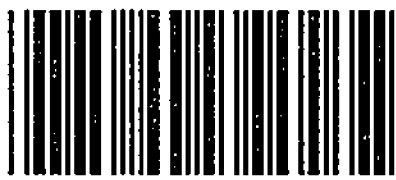
3619

DESCRIPTION:

Hawkins, Frank T.

DATE:

03/27/90



3619

0417

Witnesses;

Bernardo Rufino
Off. Date 7 March

1962 L. J. M. K.

Counsel,

Filed 27 March 1890

Pleads, Chicago

THE PEOPLE

vs.

Frank S. Hawkins

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

JOHN R. FELLOWS,

District Attorney.

172.3
172.3
172.3

A True Bill.

John R. Fellows

April 14/90 Foreman.

April 14/90 (Part 1)

Please go to day 3. 1. 1.

S.P. at 12. 1.

0418

Police Court

District

Affidavit—Larceny.

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

Bernardo Ruffino

of No. 139 Bank Street, aged years,
occupation Boot and shoe store being duly sworn

deposes and says, that on the 28 day of February 1882 in the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

a quantity of
jewelry of the value of forty
dollars and United States money
of the value of thirty one dollar
all of the value of seventy one
dollar.

the property of Deponent and his wife and
then in deponent house at 139 1/2
Bank St

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Frank J. Hawkins

(now here) under the following circumstances.
The said property was kept in
the room back of deponent's store on
said date, and was locked up in
a trunk. The said trunk was
broken open on said date and
the said property was taken therefrom.
Deponent is informed by Policeman
Patrick J. Hunt now here, that
on said date about the hour
of 10.45 o'clock A.M. on
said date he caught the defendant
in the act of leaving the said premises
with the said stolen property in his
possession

Bernardo Ruffino

Sworn to before me, this

28 day

of February 1882

Police Justice.

0419

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Frank J. Hawkins

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

N.Y.

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

Answer.

772 34th St. N.Y. 9 months

Question. What is your business or profession?

Answer.

Plumber & Gas fitter

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

Answer.

I did not steal it
Frank J. Hawkins

Taken before me this

day of

1894

Police Justice.

0420

CITY AND COUNTY
OF NEW YORK, } ss.

aged 39 years, occupation Patrolman of No. 9th Precinct

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

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

Sworn to before me, this

day of

1888

H. J. White
Police Justice.

Patrick J. Hunt

0421

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

Frank J. Hawkins

Guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of \$200 Hundred Dollars,..... and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated Feb 28 1890..... 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.

0422

Police Court--- *or* 353. District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Bernard Rufino
139 Bank St
Frank T. Hawkins

1
2
3
4

Office
Jacobs
Henry

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *Feb 28* 1890

White Magistrate.

Hunt & Burleigh Officer.

9 Precinct.

Witnesses

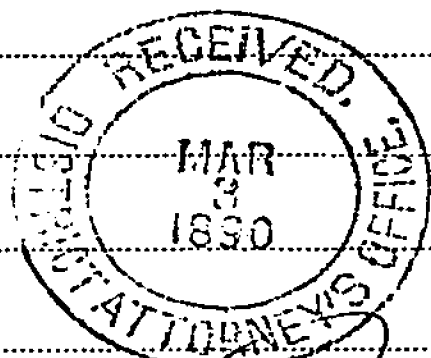
No. Street.

No. Street.

No. Street.

Henry to answer

Cow



0423

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Frank J. Hawkins

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

Frank J. Hawkins

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

The said

Frank J. Hawkins

late of the City of New York, in the County of New York aforesaid, on the *twenty-eighth*
day of *February* in the year of our Lord one thousand eight hundred and
ninety, at the City and County aforesaid, with force and arms, in the
day - time of the same day, divers promissory notes for the payment of money, being
then and there due and unsatisfied (and of the kind known as United States Treasury
Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the
payment of and of the value of *thirty-one*

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

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

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

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

*divers articles of jewelry of a number
and description to the Grand Jury
aforesaid unknown, of the value
of forty dollars,*

of the goods, chattels and personal property of one

Bernardo Raffano
then and there being found,

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

JOHN R. FELLOWS, *District Attorney.*

0424

BOX:

388

FOLDER:

3619

DESCRIPTION:

Hearne, Charles C.

DATE:

03/30/90



3619

Witnesses:

Henry Michaels

Officer Maule, C.O.

I have carefully examined the
case, and am of opinion that
the evidence will not warrant a
conviction. I consequently
recommend the dismissal of
the indictment.

June 5/90.

W. B. Barker
Off.

No 233

Counsel, Henry Michaels

Filed 30 day of April 1890

Pleads, Not guilty (may)

THE PEOPLE

vs.

P

Charles C. Hearn
(2 cases)

[Section 528, and 531, Penal Code].
(False Pretenses).
LAWYER

JOHN R. FELLOWS,

District Attorney.

Part 2 May 1890.

A True Bill

W. B. Barker
Foreman.
On recm. of Foreman
indict. Dis. P.B.M.

POOR QUALITY
ORIGINAL

5240

0426

Police Court

District

Affidavit—Larceny.

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

Henry Michaels
of No. *87 Jackson Street, Newark N.J.* Street, aged *22* years,
occupation *Clerk*

being duly sworn
deposes and says, that on the *12th* day of *September* 188*7* at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the *day* time, the following property, viz:

*Good and lawful money of the
United States of the value of
Three hundred 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 *Charles C. Hearne* for the

reasons that on the *11th* September 188*7* deponent
saw the annexed advertisement in the
Staats Zeitung, a Newspaper published
in the *Prussian language*
in the City of New York and ~~deponent~~ and when
translated into the English language reads
as follows: "A young man as cashier
and collector; must have three hundred
dollars cash. Salary 12. dollars.
Inquire to day at Hearne 37 College
Place." Deponent there saw the defendant
who ~~and~~ agreed with deponent to engage deponent
in the office of the *Dorcas Publishing Company*
an alleged corporation carrying on business
at said 37 College Place, as a Clerk at

Sworn to before me, this
of 188*7* day

Police Justice.

0427

a salary of \$12 per week but upon condition that deponent deposit as security for the faithful performance of his duties as such clerk, Deponent did then and there pay over said Three hundred dollars to the defendant upon the express understanding that said money was so deposited to insure deponent's honesty in said employment. That the alleged contract hereto annexed was understood and received by deponent from the defendant as a receipt for said money and the defendant verbally agreed with deponent when he received said money that it would be returned to deponent when demanded. Deponent then entered into said position and continued therein until the 10th October, 1889 when deponent demanded from the defendant money due as salary to wit: sixteen dollars for services rendered. That defendant thereupon discharged deponent from his position without any just cause or reason and refused to pay said money due as salary or return the said three hundred dollars.

Deponent is informed George Aloncle (now here) that he, Aloncle has made investigation as to the financial condition of said Dorcas Publishing Company and finds that the defendant is wholly irresponsible financially and that the said company is not incorporated under the laws of the State of New York and no certificate of said Corporation has been filed in the office of the County Clerk and that the printed representations printed as to the incorporation thereof, are false and untrue.

Wherefore deponent charges the defendant with obtaining said money from deponent by means of said false and fraudulent representations.

Sworn to before me }
this 10th October, 1889 }

Henry. Nichols.

W. H. Allen
Notary Public

0428

Circulation Guaranteed, 20,000 Copies Every Issue.

THE

DORCAS

MAGAZINE

Kuplen &
41 Ave

AN ILLUSTRATED SEMI-MONTHLY OF WOMAN'S HANDIWORK:

KNITTING, CROCHET-WORK, NETTING, EMBROIDERY, ART NEEDLEWORK, ETC.

ONE DOLLAR PER YEAR.

37 College Place, New York, Oct 10th 89

Harry Michael, Esq

Sir - Please call at this office tomorrow.

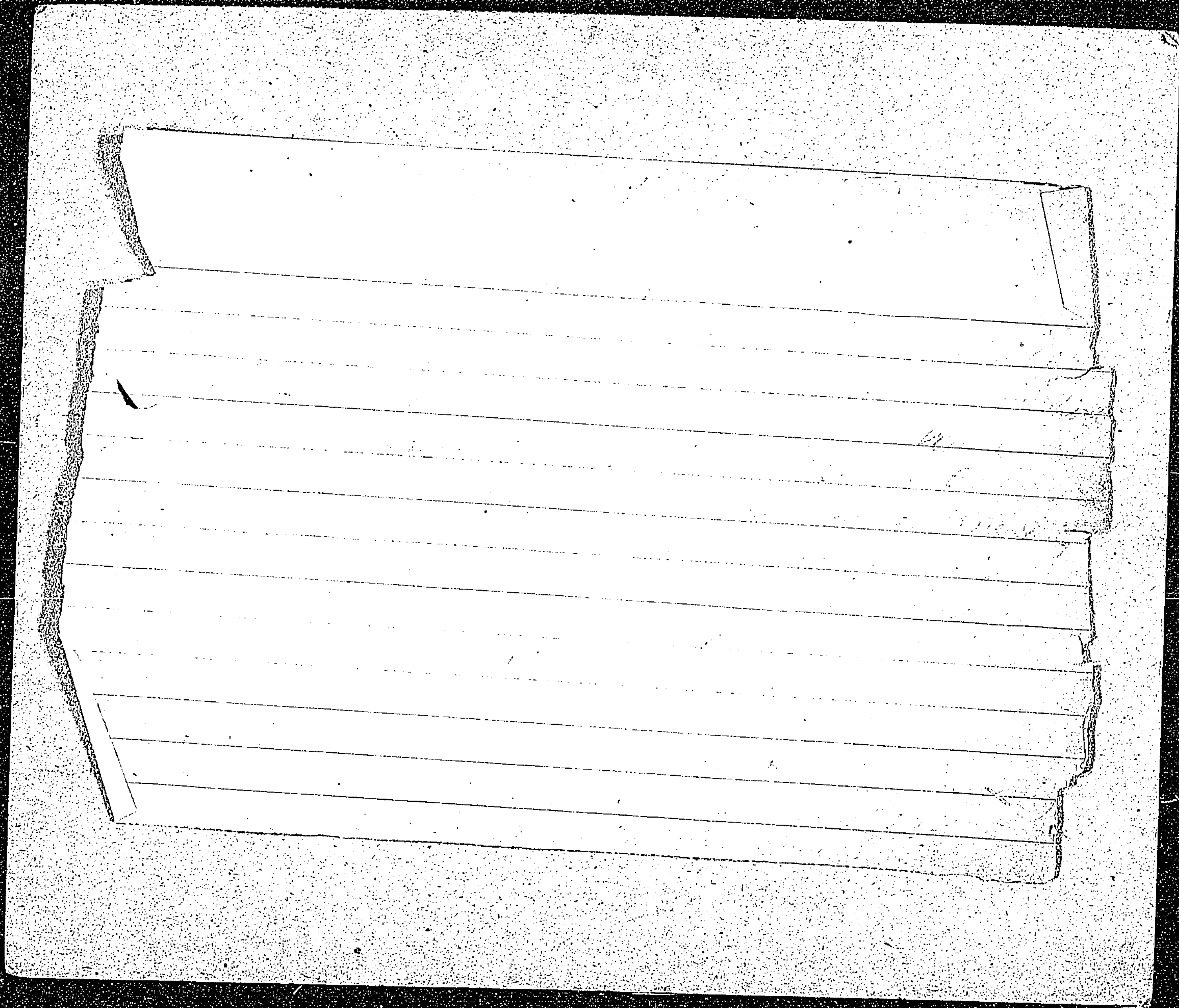
Friday Oct 11th at 12 o'clock and you will be paid
along up to Wednesday night Oct 9th. On November
1st you will be paid your \$500. with interest to
that date.

Dorcas Publishing Co

Charles H. Hearne, President

0429

POOR QUALITY
ORIGINAL



Board of Directors of the State

The People of the State

Charles C. Brown

I have the honor to acknowledge the receipt of your letter of the 10th inst.

and in reply to inform you that the same has been forwarded to the proper authorities.

I am, Sir, very respectfully, Sir, your obedient servant.

Very truly yours,

Wm. C. Brown

and since the 30th day of December,

1874 I have been confined to my bed,

and am still sick and unable to leave my

room and am unable to appear in

Court without having great pain of my

back; I would prefer that otherwise I

should have been able to go to the State

and I respectfully give notice that I am

unable to come to some time in the near future.

When the same may be finally disposed of.

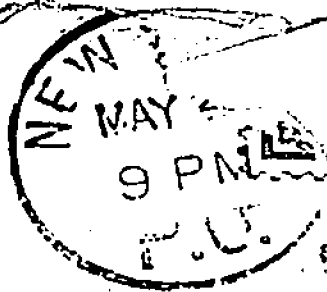
I am, Sir, very respectfully, Sir, your obedient servant.

Wm. C. Brown

Notary Public

W. C. Brown

0431



To His Honor
Judge George
Court of General Session
Chambers Street
N.Y. City

0432

have the District Attorney
arrange to try me of the
case (Grand Larceny) on Tuesday
and the other (assault) on Wed-
nesday. If you can you
will confer a great favor on
me - when you will find
it not unworthy of your consid-
eration. I am a gentleman
my associates and friends
and I never committed a wrong
act in my life. - Therefore
you can understand how bitter
the situation, in which I am
placed, must be to me. May
I not be advised by your Honor
as to your action in the matter
at your earliest convenience so that
I may know upon what I can depend
and arrange accordingly. With great re-
spect I am, your obedient
Charles W. Hearne

0433

will make it irreparable
as your Honor must think -
I do not seek any favor
of any one - but simply ask
that justice be done - and
it can only be done by granting
me a speedy trial - There
is also an indictment against
me for assault - on which I
do desire to be tried - This
is a case in which I should
never have been held - as your
Honor will readily recognize
when tried - A case which I
tried every way to avoid -
and only struck when I was
forced - but there was no way
to avoid it - The evidence
when presented - will readily
convince your Honor that I
have been more grossly abused
than I am - Can you not

0434

Tomb's Prison

Sunday

May 11 1890

Dear Sir

Judge Green

Chief Clerk Sessions

My dear Sir

Tomorrow will be
two weeks since I came to
the Tomb. It appears that
the Grand Jury at the instance
of the District Attorney has
found an other indictment
against me. Charging me with
Grand Larceny in the same case
on which I was tried and acquitted
before you know - as you will be
reminded two weeks ago - which
to me appears like perver-
sion more than a desire to vindicate
Justice - I am ready and anxious

to be tricked and my being
a prisoner is an outrage on
Justice - I have committed no
crime - In this case - my paper
has been published seven years
3 years by Horvath Bros. one year
by Mr. Haggner and 3 years by
myself - I gave up a position
and salary of \$125.00 a year
when I bought the paper in 1887
paying for it \$2500.00 in cash -
Since then I have put into the
paper \$6000 more cash - In 1891
the paper was incorporated into
a stock company - and its publi-
cation - changed from a monthly
into a semi-monthly paper - and
in July of this year - again changed
into a weekly paper - We have
in course of publication now
a 300 page book of which more
than one half is in type - and

from which we can hope to
realize from \$5000 to \$10000
in very few months - If you
will stop to consider for a
moment - It will appear to
you that as hardly reasonable
to suppose - that a man who
can command such a
salary as I can - would
sacrifice himself and the happi-
ness of two little daughters to
whom he has had for 12 years
to be both father & mother)
for a few paltry hundred dollars
My actions and my books are
open for inspection to any
and every body - I have done
nothing for which I am ashamed
I am not a coward nor a con-
fidence man nor do I resort
to tricks & devices for the sake
of getting money - It is an outrage

0436

that I am kept here
at the sacrifice of my
business, to satisfy the
spite of Mr. Justice Atkinson
Macdonald. I am anxious to
be tried, and when the facts
of both sides are presented
to the Court, there is not a
doubt that I don't deserve
on a charge of being false in
this or any case. I would ask
your Honor, as a special favor, to
order my case on the Calendar
for trial on Tuesday morning.
There is no possible reason
for delay. I am always ready
for trial. One hour's notice will
be ample time to procure my
counsel. During my absence
my business is at a stand
still, and I am embarrassed

0437

A search having been made for the
Certificate of Incorporation of The Dorcas
Publishing Company filed in the office
of the clerk of the City and County of New
York, for the year 1889. Report as follows

Nothing found

September 11th 1889

J.R.

Edward F. Riley
Clerk

0438

Please search the records of your office
from January 1st, 1889, to October 11th, 1889,
inclusive of both dates, for certificate
of incorporation of "The Dorcas
Publishing Company" and certify
the results of such search -
May 8th, 1890 -

John R. Fellows,
District Attorney
by W. J. J.

To

Edward F. Reilly, Esq.,

County Clerk of N. Y. County -

Nothing found between

dates herein given

May 8th 1890. J. R. F.

J. R. F.

25

Edward F. Reilly
Clerk

0439

CITY AND COUNTY }
OF NEW YORK, } ss.

aged years, occupation Detective Sergeant of No.

Boo Mulberry Street, being duly sworn deposes and

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

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

Sworn to before me, this 11th
day of October 1887 by George A. Alonch

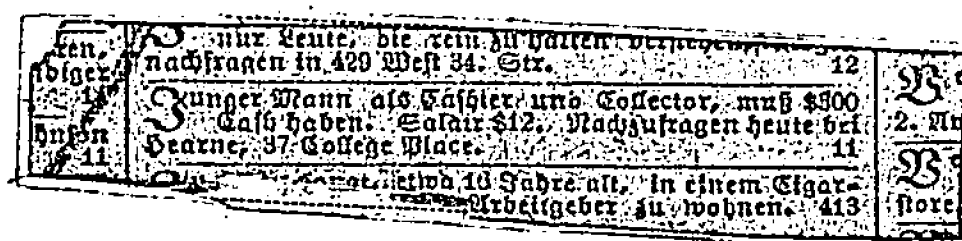
L. Hogan
Police Justice.

0440

De ple Cy

Exhibi

6 A 2250



Staats Zeitung Sept 11. 1889

0441

People

11191

zen.	12	12
ndiger	11	11
hufen	11	11
11	11	11

nur Leute, die sich zu halten vermögen. 12
nachfragen in 429 West St. 11.
Jünger Mann als Cashier und Collector, muß \$300
Cash haben. Salari \$12. Nachfragen heute bei
Pearce, 37 College Place. 11
war. etwa 15 Jahre alt, in einem Cigar-
Küchlein zu wohnen. 113

Start

0442

People's Circulation guaranteed, 20,000 Copies Monthly.

THE DORCAS MAGAZINE

AN ILLUSTRATED SEMI-MONTHLY OF WOMAN'S HANDIWORK: KNITTING,
CROCHET-WORK, NETTING, EMBROIDERY, ART NEEDLEWORK, ETC.

37 COLLEGE PLACE.

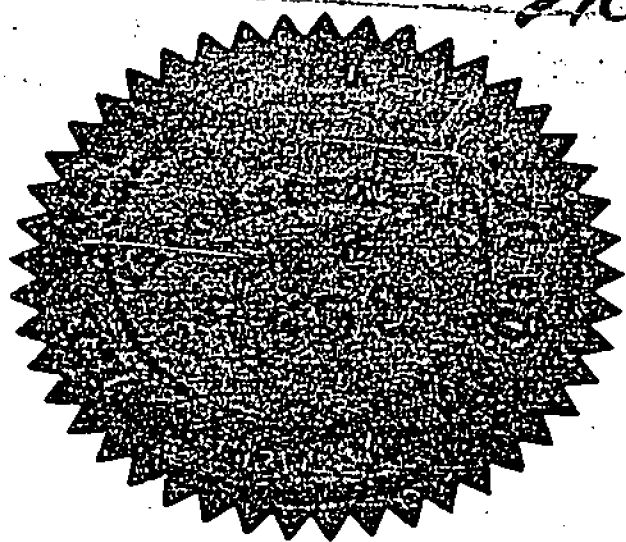
NEW YORK *Sept 12th* 1889

In Consideration of Henry Michels
having this day purchased five shares
of the Capital Stock of the Dorcas Pub
lishing at the par value of sixty (\$60)
dollars per share and having paid down
Three Hundred (\$300) Dollars Cash for same
we have this day employed him
in the office of this Company at a
Salary of Twelve (\$12) per week.
It being understood and agreed by
and between the said Henry Michels
and this Company. That any time
he may wish to make a change
and leave the service of the Dorcas
Publishing Co. that the said Dorcas
Publishing Co. agree and bind
itself to take back the said
five shares of stock at par. and
on sixty day notice to pay to

0443

him the said three hundred (\$300)
dollars paid by him with interest
on same at the rate of six per cent
per annum & that the said Henry
Michels shall be entitled to all
dividends accruing on that share
become due on the said two shares
of stock so held by him

The Dorcas Publishing Co
per Charles E. [unclear]
President



0444

Sec. 151.

Police Court 2 District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by Patrick J. Conn
of No. 320 E 11th Street, that on the 10 day of July
1890 at the City of New York, in the County of New York, the following article to wit:

Good and lawful money
of the value of Seven hundred Dollars,
the property of Complainant
w as taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by Charles P. Heane

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and every of you, to apprehend the bod of the said Defendant
and forthwith bring him before me, at the 2 DISTRICT POLICE COURT, in the said City, or in
case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the
said charge, and to be dealt with according to law.

Dated at the City of New York, this 14 day of August 1890
P. J. O'Sullivan POLICE JUSTICE.

0445

Police Court 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Chas P Heane

Warrant-Larceny.

Dated Aug 14 1889

WCR Magistrate

Healdsburg C.O. Officer.

The Defendant

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

Officer.

Dated _____ 188

This Warrant may be executed on Sunday or at
night.

Do Healdsburg Police Justice.

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

Dated _____ 188

Police Justice.

The within named

0446

Sec. 192.

2 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before John J. Gorman Police Justice
of the City of New York, charging Charles P. Hearne Defendant with
the offence of Larceny

and he having been brought before said Justice for an examination of said charge, and it having been made to
appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hear-
ing thereof having been adjourned,

We Charles P. Hearne Defendant of No. 2009
John H. Toller Street; by occupation a Real Estate
and John H. Toller of No. 2009
Street, by occupation a Real Estate Surety, hereby jointly and severally undertake that
the above named Charles P. Hearne Defendant
shall personally appear before the said Justice. at the 2 District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of fifty
Hundred Dollars.

Taken and acknowledged before me, this 19

day of Aug

188

John J. Gorman POLICE JUSTICE.

0447

CITY AND COUNTY } ss.
OF NEW YORK,

Sworn to before me this
day of Sept
1881
John H. Toller
Police Justice.

the within named Bail and Surety being duly sworn, says, that he is a resident and
holder within the said County and State, and is worth thirty Hundred Dollars,
exclusive of property exempt from execution, and over and above the amount of all his debts and
liabilities, and that his property consists of house and lot

of land situated at
NO 2009 - 1st Ave
and is worth the thousand
dollars John H. Toller

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to appear
during the Examination.

vs.

Taken the day of 188

Justice.

0448

Police Court—2—District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 320 E 11th Street, aged 35 years,
 occupation Clerk
 being duly sworn
 deposes and says, that on the 10th day of July 1890 at the City of New
 York, in the County of New York, was feloniously taken, stolen and carried away from the possession
 of deponent, in the day time, the following property, viz:

A draft on The National Bank of
 Tuam County Galway Ireland
 of the value of Seven hundred
 dollars (or 140 £)

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 Charles P. Hearne

Deponent says that said defendant
 requested him to give him the aforesaid
 property to have cashed. The said
 defendant then and there stated
 that he would return the money
 as soon as he received the cash
 for the same. Deponent relying upon
 the truth of said representation gave
 to said defendant the aforesaid
 property. Deponent says that said
 defendant received the money for
 said draft and refused to return
 the same as aforesaid. Therefore

Sworn to before me, this
 18th day of July 1890
 Police Justice.

0449

defendant charged said defendant with
feloniously taking, stealing and
carrying away the same and
with intent to appropriate the same
to deprive the true
owner of the same

Petruck J. Coen

14
Aug
De J. Coen

0450

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK,

2 District Police Court.

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

Question. What is your name?

Answer. Charles E Heane

Question. How old are you?

Answer. 43 years

Question. Where were you born?

Answer. N. Y.

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

Answer. Park St New Canaan Conn.

Question. What is your business or profession?

Answer. Publisher

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

Answer.

I am not guilty and
demand an Examiner

Charles E Heane

Taken before me this

day of Aug

1892

William R. Connor

Police Justice.

0451

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.....

D. Spurr
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 such bail.

Dated *Aug 20* 18*90* *John J. Horner* Police Justice.

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

Dated *Aug 20* 18*90* *John J. Horner* Police Justice.

There being no sufficient cause to believe the within named.....

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

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

0452

Bond renewed Oct. 8/90

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court---

1249 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Patrick J. Green
Charles P. Heanne

2

3

4

Offence *Carrying*
Firearm

Dated

August 15 1890

David O'Reilly

Magistrate.

John T. Heidelberg

Officer.

C. O.

Precinct.

Witnesses

\$1500 & Aug 16th 10 a.m.
adjudged 11 18 2 P.M.

No.

Julius H. Miller

Street.

No.

65 West 1060 9th

Street.

\$

Ady 2 P.M. Aug 20th

D. J. O'Reilly
Police Justice.

Bailed

0453

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 R. Deane,

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

Charles R. Deane

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

The said Charles R. Deane,

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

Frederica Davis,
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make an assault; and the said Charles R. Deane,
with a certain metallic instrument known as
with a certain a milers' gallery which he the said
Charles R. Deane

in his right hand then and there had and held, the same being then and there
a weapon and an instrument and weapon likely to produce grievous bodily harm,
him, the said Frederica Davis, then
and there feloniously did wilfully and wrongfully strike, beat
bruise and wound, 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.

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SECOND COUNT—

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

_____ *Charles R. Meane* _____
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Charles R. Meane*, _____

late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms, in and upon the
said *Fredricka Sims*, _____

in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make another assault; and the said *Charles R. Meane*,
the said *Fredricka Sims*,
with a certain *metallic instrument known as*
a printers' galley
which *he* the said *Charles R. Meane* _____
in *his* _____ right hand, then and there had held, in and upon the
_____ *head* _____ of *him* the said *Fredricka Sims*,

then and there feloniously did wilfully and wrongfully strike, beat _____
bruise and wound, and did then and there and by the means aforesaid, feloniously,
wilfully and wrongfully inflict grievous bodily harm upon the said *Fredricka*
Sims, to the great damage of the said *Fredricka Sims*,
against the form of the statute in such case made and provided, and against the peace of
the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

Witnesses:

Frederick Sims

Officer Lane

No 3027/1.

3341

Counsel, Frederick Sims
Filed 30 day of April 1890
Pleads, Not Guilty. (May 21)

THE PEOPLE

vs.

75

Charles C. Herring
(2 cases)

Assault in the Second Degree.
(Section 218, Penal Code).

JOHN R. FELLOWS,
District Attorney.

Sub 2 May 9/90 at 9/15
request.
A True Bill. WJ

W. J. Berry
Foreman.
Sub 2 May 9/90
Tried and Acquitted

0455

0456

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 R. Heame

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

Charles R. Heame

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

The said *Charles R. Heame*,

late of the City of New York, in the County of New York aforesaid, on the *twelfth*
day of *September* in the year of our Lord one thousand eight hundred and
eighty-*nine*, at the City and County aforesaid, with force and arms, with intent to
deprive and defraud *one Henry Nichols*

of the proper moneys, goods chattels and personal property hereinafter mentioned, and of
the use and benefit thereof, and to appropriate the same to *his* own use, did then and
there feloniously, fraudulently and falsely pretend and represent to *the said*
Henry Nichols,

That *there then existed a certain corporation*
known as The Dorcas Publishing Company;
that the said corporation had been organized
and incorporated under the laws of the State
of New York; that it had a capital stock of
six thousand dollars divided into one hundred
shares of the par value of sixty dollars each;
that the said Charles R. Heame was then
the president and one W. N. Devick was then the
Secretary of the said corporation; that a certain

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paper writing purporting to be a certificate of the title and ownership of him the said Charles R. Meane of five shares of the capital stock of the said corporation which he then and there produced and exhibited to the said Henry Nichols and offered to sell, transfer and assign to him for and in consideration of the sum of three hundred dollars was then and there a good and valid certificate and was of the value of three hundred dollars after the stock of the said corporation was then worth fifty dollars each share.

And the said Henry Nichols

then and there believing the said false and fraudulent pretenses and representations so made as aforesaid by the said Charles R. Meane

and being deceived thereby, was induced, by reason of the false and fraudulent pretenses and representations so made as aforesaid, to deliver, and did then and there deliver to the said Charles R. Meane for and in consideration of the assignment and delivery of the same to him the said Henry Nichols, and for and in payment of five shares of the capital stock of the said corporation, the sum of three hundred dollars in money, lawful money of the United States of America (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of three hundred dollars, of the proper moneys, goods, chattels and personal property of the said Henry Nichols.

And the said Charles R. Meane did then and there feloniously receive and obtain the said proper moneys, goods, chattels, and personal property, from the possession of the said Henry Nichols, by color and by aid of the false and fraudulent pretenses and representations aforesaid, with intent to deprive and defraud the said Henry Nichols

of the same, and of the use and benefit thereof, and to appropriate the same to his own use

Whereas, in truth and in fact, ~~there~~ there did not then exist any corporation known as the Texas Publishing Company, and no such corporation had been organized or incorporated under the

0458

laws of the State of New York; and such corporation
did not have a capital stock of six thousand
dollars divided into one hundred shares of the
par value of sixty dollars each; and the said
Charles R. Heame was not the president, and
the said W. M. Merrick was not then the Secretary
of the said corporation; and the said paper
writing which the said Charles R. Heame as
as aforesaid then and there produced and
exhibited to the said Henry Nichols and offered
to sell transfer and assign to him, was not
then and there a good or valid certificate and
was not of the value of three hundred dollars,
but was wholly false and fraudulent and worthless;
and the said stock was not then worth sixty
dollars each share, but was wholly without
value.

And Whereas, in truth and in fact, the pretenses and representations so made
as aforesaid by the said Charles R. Heame
to the said Henry Nichols was and were
then and there in all respects utterly false and untrue, as the said
Charles R. Heame
at the time of making the same then and there well knew

And so the Grand Jury Aforesaid, do say that the said
Charles R. Heame
in the manner and form aforesaid, by the means aforesaid, the said proper moneys, goods,
chattels and personal property of the said Henry Nichols
then and there feloniously did STEAL, against the form of the Statute in such case made and
provided, and against the peace and dignity of the said people.

JOHN R. FELLOWS,

District Attorney.

0459

BOX:

388

FOLDER:

3619

DESCRIPTION:

Hebbard, Charles E.

DATE:

03/18/90



3619

0460

Bail \$2000 =

12/29

Witnesses:

Edward Norman
Ervingine Kimbark
Calvin Norman
John R. Norman

The within indictment is founded upon a state of facts precisely similar to that which was lately held by the Court of Oyer & Terminer not to constitute the crime of bribery (case of Martin, Young et al.). Nor is it a misdemeanor, as the defendant was not a public officer, being only specially deputized for the occasion in question. I consequently recommend the dismissal of the indictment.

Dec 29 1890
Bailed before Dist. Atty.
by - Norman Andrews
509 E. 116th St.

98/100 BW 18 456

Counsel,

Filed 1890
Pleads, *Not guilty*
Leads to indictment 10 days
THE PEOPLE

vs.

B

Charles E. McHard

JOHN R. FELLOWS,
District Attorney.

A TRUE BILL.

John R. Norman

Mr. McCoy Desk
Wm. R. Davis & Son
Asch. 116th St.
Dec 29 1890

1940

CITY AND COUNTY OF NEW YORK, SS.

In the Name of the People of the State of New York, To any peace officer in this State:

An indictment having been found on the 12th day of March

1890, in the Court of General Sessions of the Peace of the City and

County of New York, charging *Charles J. Johnson*

with the crime of *Manslaughter*,

You are therefore Commanded forthwith to arrest the above named *Charles J. Johnson*

and bring him before that Court to answer the indictment; or

if the Court have adjourned for the term, that you deliver him into the custody of the Keeper of the

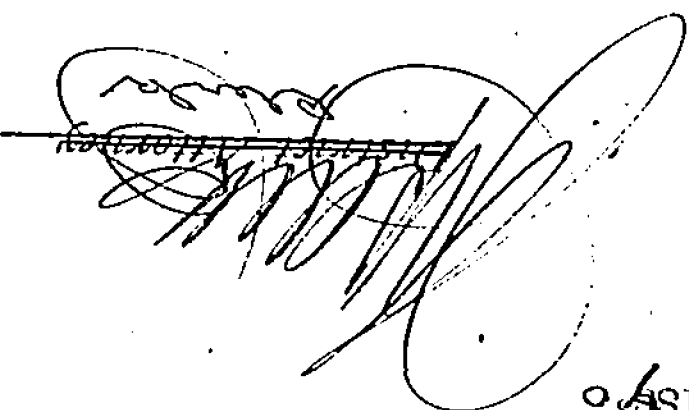
City Prison of the City of New York, or if he require it, that you take him before any Magistrate

in that County, or in the County in which you arrest him, that he may give bail to answer the

indictment.

City of New York, the 12th day of March 1890

By order of the Court,



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61
N. Y. General Sessions of the Peace.

THE PEOPLE
OF THE STATE OF NEW YORK,

against

Charles E. Hubbard

Beck Warrant for Misdemeanor.

JOHN R. FELLOWS.
~~Randolph E. Martine,~~
District Attorney.

Issued March 18th 1890.

0463

District Attorney's Office.
City & County of
New York.

November 16, 1890

The People

- vs -

Rhodes E. Hubbard

The defendant is indicted under section 114
of the Penal Code which is as follows:

"A Sheriff or other Officer shall not demand
or receive from a person arrested by him, while
in his custody, a gratuity or reward, upon any
pretense, for keeping the prisoner out of jail,
for going with him or waiting for him to find
bail, or to agree with his adversary, or for
any other purpose."

The indictment also contains a count drawn
under section 48 of the Penal Code which prior
to Sept 1st 1890 made it a misdemeanor for an
executive or administrative officer to ask or receive
any gratuity or reward as authorized by law.

The change is that the defendant is

0464

District Attorneys Office.
City & County of
New York.

18

been deputized in writing by the Sheriff (in
virtue of the statute authorizing such deputization)
to execute an execution against the person of
one Edward Norman, arrested Norman, and
while he had him in his custody, unlawfully
demanded and received of and from Norman
ten dollars "for going with him and waiting for
him to find bail" and to consult with his
counsel &c.

The facts as aforesaid are fully proven.
but there are grave questions of law involved.

First: Was the defendant, by reason of
having been deputized to execute the process, an officer,
or merely the servant of the Sheriff?

Second: Was he an administrative officer?

Third: Section 48 of the Penal Code having
been amended by Chap 336 of the Laws of 1890
and the amendment having taken effect September
1st 1890, can we now proceed upon the record made
of the indictment.

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District Attorneys Office.
City & County of
New York.

18

I am satisfied the latter points would
avail the defendant. He was not an "administrative"
officer.

This leaves only the first point to be
considered. Did the Sheriff's detention make
the defendant an "officer" for the purpose of
arresting the witness Norman?

There is much doubt whether it did.

All these points were understood and
considered at the time the indictment was
found, and it was supposed that a judicial
decision upon them, would be obtained upon
demurrer. No demurrer has been filed however.

Unless you are of the opinion that the
indictment can not be sustained upon the
ground suggested I do not see how the case
can be disposed of otherwise than by a trial.

Nov. 13, 1890

Respectfully submitted
J. B. Sullivan

To the District Attorneys

0466

COURT OF GENERAL SESSIONS OF THE PEACE
Of the City and County of New York.

----- x
The People of the State of New York,)
--against--)
CHARLES E. HEBBARD.)
----- x

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK,
by this Indictment, accuse CHARLES E. HEBBARD of a Misdemean-
er, committed as follows:

H e r e t o f o r e, to wit, on the Eleventh day
of February, in the year of our Lord One thousand, eight
hundred and ninety, at the City and County aforesaid, there
was issued from the Supreme Court of the State of New York
a certain process of the said Court known as an Execution
against the Person, in a certain action in the said Court,
between Thomas A. Cooney, plaintiff, and Edward Norman,
defendant, then and theretofore pending in the said Court,
which said process was directed to the Sheriff of the County
of New York, and whereby the said Sheriff was commanded to
arrest the said Edward Norman, and commit him to the Jail
of the said County until he paid a certain judgment there-
tofore rendered in the said action against him in favor of
the said plaintiff therein, or was discharged, according to
law; and to return the said process within Sixty days after

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its receipt by him to the Clerk of the said County of New York.

A n d afterwards, to wit, on the said Eleventh day of February, in the year aforesaid, the said Sheriff, by an instrument in writing, in due form of law, deputed the said Charles E. Hebbard to execute the said process; and afterwards, to wit, on the Twentieth day of February, in the year aforesaid, the said Charles E. Hebbard, by virtue of the authority vested in him by such deputization, and pursuant to the requirements of the said process, at the City and County aforesaid, duly executed the said process by arresting the said Edward Norman, and him, the said Edward Norman, in his custody, under and by virtue of such order of arrest, did then and there have.

A n d afterwards, to wit, on the day and in the year aforesaid, the said Charles E. Hebbard having so arrested the said Edward Norman, and then having him in his custody, did unlawfully demand and receive from the said Edward Norman a gratuity and reward, to wit, the sum of ten dollars, in money, lawful money of the United States of America, and of the value of ten dollars, for going with him and waiting for him, the said Edward Norman, to find bail, and also for going with him to consult with his attorney, upon pretence that he, the said Charles E. Hebbard, was then lawfully entitled to receive the said gratuity and reward for such purpose; whereas, in truth and in fact, he, the said Charles E. Hebbard, was not then lawfully entitled to

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-3-

receive the said gratuity and reward for the said purpose 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 E. Hebbard of a Misdemeanor, committed as follows:

H e r e t o f o r e, to wit, on the Eleventh day of February, in the year of our Lord, One thousand, eight hundred and ninety, at the City and County aforesaid, there was issued from the Supreme Court of the State of New York a certain process of the said Court known as an Execution against the Person, in a certain action in the said Court, between Thomas A. Cooney, plaintiff, and Edward Norman, defendant, then and theretofore pending in the said Court, which said process was directed to the Sheriff of the County of New York, and whereby the said Sheriff was commanded to arrest the said Edward Norman, and commit him to the Jail of the said County until he paid a certain judgment theretofore rendered in the said action against him in favor of the said plaintiff therein, or was discharged, according to law; and to return the said process within Sixty days after its receipt by him to the Clerk of the said County of New York.

0469

-4-

A n d afterwards, to wit, on the said Eleventh day of ~~F~~^{Fe}bruary, in the year aforesaid, the said Sheriff, by an instrument in writing, in due form of law, deputed the said Charles E. Hebbard to execute the said process; and afterwards, to wit, on the Twentieth day of February, in the year aforesaid, the said Charles E. Hebbard, by virtue of the authority vested in him by such deputation, and pursuant to the requirements of the said process, at the City and County aforesaid, duly executed the said process by arresting the said Edward Norman, and him, the said Edward Norman, in his custody, under and by virtue of such order of arrest, did then and there have.

A n d the said Charles E. Hebbard being, by reason of such deputation as aforesaid, an administrative officer, so having the said Edward Norman in his custody as aforesaid, afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully ask and receive from the said Edward Norman a gratuity and reward, to wit, the sum of Ten Dollars, in money, lawful money of the United States of America, and of the value of Ten Dollars, and a promise of such gratuity and reward, for doing an official act, to wit, for going with him, the said Edward Norman, to find bail, and for waiting with him to find bail, and for going with him to consult with his attorney, no gratuity or reward being authorized by law for such purpose, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

*John A. Hebbard,
District Attorney*

0470

BOX:

388

FOLDER:

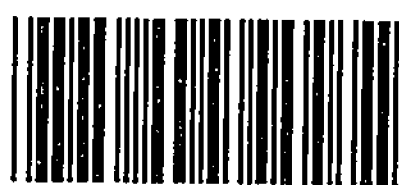
3619

DESCRIPTION:

Henderson, Thomas

DATE:

03/07/90



3619

0471

If witnesses;

Wm. H. Collins

John F. Collins

Officer Connolly

Al. C. a

Counsel,

Filed

Pleads,

Barlow & Co.
May 1890
Manly

THE PEOPLE

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

1st England
vs.
George Washington
1890

P

Thomas Henderson

in London

JOHN R. FELLOWS,

District Attorney.

A True Bill.

John F. Collins

Part 2 Pleads Foreman.
Assault - Send before

Elmira
Mich 1290
P.B.M.

0472

Police Court—2 District.

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

of No. 372 Hudson Street, aged 27 years,
occupation Truck Driver being duly sworn
deposes and says, that on the 1 day of March 1889 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Thomas Anderson (Crown)
who wilfully and maliciously
cut and stabbed deponent four
times in the head with a
pocket knife he then held
in his hands.

Deponent says
that said assault was
committed

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

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

Sworn to before me, this 2 day
of April 1889 }

William Collins
A. White Police Justice.

0473

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Thomas Anderson*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *England*

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

Answer. *575 Washington St*

Question. What is your business or profession?

Answer. *Plasterer*

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*
*Thomas Henderson.*Taken before me this
day of *March*
189*8**Police Justice.*

0474

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 *Nov 2* 18*90* *A. J. White* 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.

0475

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Police Court---

354 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Wm Collins

372 vs. Hudson

Anderson

2 *Henderson*

3

4

Dated *March 2 1890*

Whit Magistrate.

Curry Officer.

A Precinct.

Witnesses.....

No. Street.

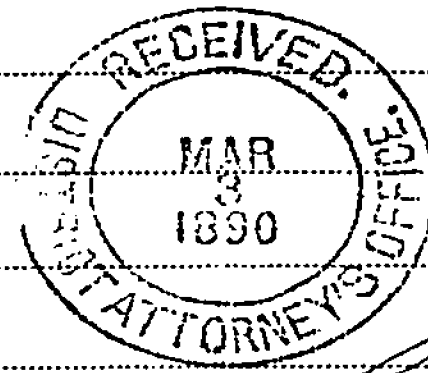
No. Street.

No. Street.

\$ *5000* to answer *Wm Collins*

Collins

Wm Collins



0476

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 Henderson

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

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

The said

Thomas Henderson

late of the City of New York, in the County of New York aforesaid, on the
first day of March in the year of our Lord
one thousand eight hundred and ninety, with force and arms, at the City and
County aforesaid, in and upon the body of one William Collins
in the Peace of the said People then and there being, feloniously did make an assault
and him the said William Collins
with a certain knife

which the said

Thomas Henderson
in his right hand then and there had and held, the same being a deadly and
dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and
wound,

with intent

him the said William Collins
thereby then and there feloniously and wilfully to kill, against the form of the statute in
such case made and provided, and against the peace of the People of the State of New York
and their dignity.

SECOND COUNT—

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

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

The said

Thomas Henderson

late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of
the said William Collins in the peace of
the said People then and there being, feloniously did wilfully and wrongfully make
another assault, and him the said

with a certain

William Collins
knife

which the said

Thomas Henderson
in his right hand then and there had and held, the same being a weapon and
an instrument likely to produce grievous bodily harm, then and there feloniously did
wilfully and wrongfully strike, beat, cut, stab and wound, 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.

0477

THIRD COUNT—

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

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

The said

Thomas Henderson

late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms, in and upon the said
William Collins in the peace of the said People then
and there being, feloniously did wilfully and wrongfully make another assault, and

him the said William Collins
with a certain knife

which

the said

he Thomas Henderson

in his right hand then and there had and held, in and upon the head
of him the said William Collins

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, bruise and
wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrong-
fully inflict grievous bodily harm upon the said William Collins

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

JOHN R. FELLOWS,

District Attorney.

0478

BOX:

388

FOLDER:

3619

DESCRIPTION:

Herzig, Jacob S.

DATE:

03/17/90



3619

POOR QUALITY
ORIGINAL

0479

91. + J. L. Green
Counsel,
Filed 17 day of May 1890
Pleads, C. H. Kelly - if

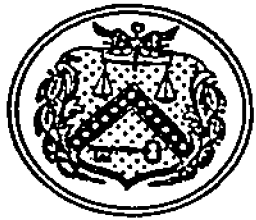
THE PEOPLE
vs.
Jacob S. Herzog
New York
[Section 528, and 531, Penal Code].
(False Pretenses).
LARCENY, 2nd degree

JOHN R. FELLOWS,
District Attorney.

A True Bill

John R. Fellows
Dat 2 June 1890
Foreman.
J. R. Kelly
April 20/90

0480



INTELLIGENCE UNIT

TREASURY DEPARTMENT

INTERNAL REVENUE SERVICE

New York
(Name of Division)

WPM:ECL

New York, N.Y., August 27, 1931.

County Clerk,
New York County,
Supreme Court Building,
New York, N.Y.

Sir:

This office requires for use in an official investigation exemplified copies of the records of conviction of George Graham Rice, alias Jacob Herzig.

The following is a list of convictions of this individual in New York County.

Under the name of Jacob S. Herzig, he was convicted of Second Degree Larceny in General Sessions Court of New York County, April 25, 1890, and sentenced to serve an undetermined sentence in Elmira Reformatory.

Under the name of Jacob S. Herzig, alias Joseph Hart, he was convicted of Second Degree Forgery in New York County on April 19, 1925, and was sentenced to serve six years and six months in Sing Sing Prison.

Will you please furnish this office with an estimate of the cost of furnishing exemplified copies of your records relative to these convictions.

A self-addressed envelope which requires no postage is enclosed for your reply.

Respectfully,

W. P. Murphy
Walter P. Murphy,
Special Agent.

Ans August 30

0482

To the Hon.

Frederick Smyth.

Recorder of the City of New York.

The undersigned respectfully represents.

That he is the father of Jacob S. Herzig who was convicted in the Court of General Sessions of the County of New York on the 18th day of April 1890 presided over by the Hon. Frederick Smyth, Recorder. The offence of which said Herzig was convicted was that of Grand Larceny. Your Petitioner further states that said Herzig is now in his 19th year, that he has heretofore until June last lived at the home of your Petitioner who has always provided for him. Your Petitioner knew that said Herzig was on trial and did not take any part towards his defence for the reason that he believed it was in the interest of his son to have him convicted so that he might be saved from committing any offences against the Law. The said Herzig is a boy of considerable intelligence and it is earnestly hoped that his conviction and sentence may prove to his advantage. Your Petitioner is the father of three boys other than the defendant, also a daughter who has just entered society, and has a wife.

H

He prays that your Honor may use your discretion in designating a place for the commitment of said Defendant, and that he may be committed to the Elmira Reformatory to the end that in event of ^{the} unfortunate boy's reformation

0483

he may be relieved after serving such time as is required by the laws of said Reformatory and return to his home, and secondly that the family of your Petitioner may be spared the degradation of having a son incarcerated in the State Prison.

And your Petitioner will pray &c.

New York April 19th 1890.

Simon Herzog
168 E. 70th St. New York

0484

Levee
1.
Boggy

0485

COURT OF GENERAL SESSIONS.

-----X
The People : Before
vs. : Hon. Frederick Smyth
Jacob Herzig. : and a Jury.
-----X

Tried April 17th, 1890.

Indictment filed March 17th, 1890.

Indicted for Grand Larceny, by false pretense.

APPEARANCES.

Assistant District Attorney Davis, for the People.

Joseph I. Green, Esq., for the Defense.

A L E X A N D E R K E N T, the complainant, testified that he lived at 51 East Houston Street, and in October, 1889, he was in the retail cigar business at 44 East Houston Street. Just prior to October 27th, 1889, he had a business transaction with Schlosser & Co., dealers in cigars. He bought some cigars from them. He bought about 800 cigars, and the bill amounted to about \$50. The defendant handed him a bill for the cigars and delivered the cigars to him at the same time. The day before he ordered the

0486

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cigars from the defendant. When the defendant came in, on October 27th, with the bill and the cigars, he said, "I don't see you quoted in Bradstreet." He, the complainant, bought the cigars with the understanding that two per cent. should be deducted for cash, which would amount to \$10. The defendant said, "If you will pay spot cash I will allow you three per cent. off." He, the complainant, took advantage of this proposition, and the three per cent. was deducted from the bill. The bill was not receipted when the defendant handed it to him. He, the complainant, was waiting on a few customers and the defendant quitted his saloon. Then he, the complainant, discovered that the bill was not receipted and he followed the defendant to a neighboring restaurant and the defendant receipted it there. The defendant said that he had forgotten to receipt the bill and begged pardon for not having receipted it. He, the complainant, paid the defendant in bank notes. When the defendant came to make the sale he represented himself as the representative of Schlosser & Co., and had samples with him. The cigars were called La Fantasca cigars. The defendant said that he was a young man and asked him, the complainant, to give him a chance with the cigars because he was young.

0487

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Under cross-examination the complainant testified that he had been engaged in the cigar business about nine years.

M O S E S H. M A N N testified that he lived at 350 East 51st Street, and was in the cigar business in October, 1890, at 71 New Street. He was a member of the firm of Schlosser & Co. The defendant was in the employ of the firm on October 27th, 1889, as a salesman. He, the witness, knew Mr. Kent, the preceding witness, and the firm sold cigars to him in October, 1889, through the defendant. The defendant gave the name of Kent to the firm as a purchaser before the cigars were delivered. The defendant said that Kent was a first class man and that he had sold some cigars to Mr. Kent, and the defendant told him, the witness, what kind of cigars he had sold to Mr. Kent. Defendant said he had sold seven or eight hundred cigars to Mr. Kent, and asked him, the witness, to send the cigars to Mr. Kent as soon as possible because Mr. Kent was Al and needed the cigars. He, the witness, sent the cigars and the defendant made no report afterwards. The firm never received payment for the cigars delivered to Mr. Kent. They were sold to Mr. Kent, according to his, the witness' understanding, on 60 days' time, or cash, less two. They did not send any statement

0488

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but the bill was delivered with the goods. At the expiration of 60 days a statement was sent to Mr. Kent, but he said that he had already paid the bill. He, the witness, tried to see the defendant about that time, but did not see him. The defendant had no authority to collect money for the firm. The defendant left the firm's employ before the 60 days expired. The defendant was a salesman on commission. The defendant took out his samples and if he did not report for several days the firm did not care. He came in to get his samples and to report orders and that was all. If he did not report any sales the firm had nothing to pay him. He heard no more of the defendant after he quitted the employ of the firm until he learned that the defendant was under arrest, and he, the witness, went to the police court to make a complaint.

Under cross-examination the witness testified that he had been a partner in the firm of Schlosser & Co. for about 8 months. He was a partner at the time the cigars were sold to Mr. Kent. He sent the cigars by a boy and the defendant went with the boy. The boy was not in the employ of the firm at the time of the trial. The defendant had collected three or four bills due the firm, but he had no authority to do that. He had turned in the money in other cases to the firm. He, the witness, kept the books

0489

5

of the firm and made sales when he was not engaged at the books. He also received money and paid bills. The defendant did not pay him the money collected from Mr. Kent and the books of the firm show that the money had never been received by the firm. He, the witness, kept a running account with the defendant as to his commissions, and the defendant frequently drew more than he was entitled to.

LEOPOLD V. SCHLOSSER testified that he was a member of the firm of Schlosser & Company. The defendant had no authority to collect any money from the complainant or any one else. He, the defendant, had not given him, the witness, any part of the money paid by Mr. Kent for the cigars. He, the witness, employed the defendant.

OFFICER EDWARD C. FREEL testified that he was attached to the Police Central Office. He arrested the defendant on February 25th on Third Avenue near 14th Street. He tapped the defendant on the shoulder and said, "How do you do." The defendant said, "I don't know you." He, the witness, said, "You ought not to forget me." He, the witness, told the defendant that he was wanted at police headquarters and he took the defendant to police headquarters and locked him up. On the way to police headquarters the defendant wanted to know what he was arrested for and he, the wit-

0490

6

ness, said that he had been ordered to arrest him if he saw him on the street. On the following morning he, the witness, took the defendant to Court and he was remanded. The defendant wanted to know what he was arrested for and he told the defendant that he could not tell him until he saw the complainant.

Under cross-examination, the witness testified that he knew the defendant's brother. The defendant's brother did not point the defendant out to him. The defendant's brother did come to him, the witness, at police headquarters, and asked him, the witness, if he could make a mistake between him and the defendant, and he, the witness, said that the defendant's brother did not look enough like the defendant to make a mistake. He, the witness, had arrested the defendant at the St. James Hotel, about three months before, and knew him by sight.

For the defense, CHARLES A. HERPICH testified that he had known the defendant for some time. He, the witness, was in the fur business. The defendant had sold and delivered cigars to him, the witness, and had collected money for those cigars, in the previous October or November. He, the witness, knew the general reputation of the defendant. It was not what he, the witness, would call prime. It was not good.

0491

7

Under cross-examination the witness testified that he had been in the fur business for about 30 years. He had heard the defendant's reputation discussed, and had heard that he was given to gambling. He had heard of the defendant going to merchants with whom his father was dealing, and ordering goods to be sent to his father's house, when the house was unoccupied, and then reselling the goods for his own benefit. He had also heard that the defendant's father, in order to save his family from disgrace, had paid the bills. He had also heard that the defendant had borrowed large amounts of money from merchants doing business with his father's firm, without authority, in his father's name, and had squandered the money. He, the witness, had also heard that, about the middle of November, 1890, at the suggestion of one of the police justices, the defendant was arrested by Inspector Byrne's detectives, and lodged in the police headquarters. After the defendant's arrest, his father visited him and suggested that he should go to Europe, and should stay there until he had reformed. He also heard that the defendant agreed to the proposition, and his father equipped him for the journey, gave him money and placed him aboard of a steamship, and that there was a detective at the pier to see that the defendant actually sailed. He, the witness,

0492

8

had also heard that the defendant went to the firms with which his father dealt in Europe, contracted for skins worth many thousands of dollars, without authority from his father, and borrowed money on the strength of these alleged purchases. He had also heard that the defendant had gone to the far West, and had made similar purchases, on his father's credit, and had borrowed money on the strength of them. He had also heard that the defendant had visited the South, and drawn bogus drafts on his father and had cashed them, and had defrauded friends of his father in that locality out of about \$1,500.

CHARLES WEILL testified that he was a restaurant keeper and that he had bought cigars from the defendant. He knew the defendant was in the employ of Schlosser & Co. He paid for the cigars, giving the cash to Mr. Herzig. The defendant presented a bill to him for the cigars, and, when he paid the bill, the defendant receipted it. He, the witness, never received any bill or statement from the firm to the effect that he had not paid for the cigars. A collector came from the firm and he told him that he had paid his bill to Herzig, and the collector said, "It is all right."

0493

9

SOLOMON MARKSTEIN, JR., testified that he had known the defendant for about twelve years. He, the witness, was in the fur business. The defendant had sold cigars to him, and he had paid for them. He did not pay the defendant, but he paid the collector. He had heard the defendant's general character discussed in the trade, but he would not pronounce upon it, because he did not know the truth of the different matters discussed.

JACOB S. HERZIG, the defendant, testified that he was employed by Herzig Brothers, the firm consisting of his father and uncle. He had had a number of quarrels with his uncle, because his uncle favored his brother, and he, the defendant, left, and went into the employ of Schlosser & Co., as a commission salesman. He had made a correct return of all of his sales and had turned in all of the money that he ever collected. He had full authority from the firm to make collections from customers to whom he sold cigars. He paid him the money that he collected from Mr. Kent to Mr. Mann, of the firm of Schlosser & Co. Mr. Mann was accustomed to put money into his pocket and credit the different accounts whenever he thought of it. Mr. Mann was also accustomed to buy tickets on the races with money which he, the defendant, turned in from customers. He knew

that Mr. Mann bought a pool ticket on a horse named Badge with one of the \$10. bills that he collected from Mr. Kent. A few days after he turned in the money to Mr. Mann, he, the defendant, was in the office of the firm, and the ledger lay open on the desk. He saw that the amount collected from Kent had not been credited to Kent's account. The defendant then denied that any of the stories that were current about his misdoings, referred to by Mr. Herpich in his testimony, were true. His, the defendant's father, was very affectionately disposed towards him, but his, the defendant's uncle and brother were very inimical to him, and had endeavored to prejudice his father against him, and had circulated false reports about him.

J O H N B R A M B E M O R E testified that he kept a restaurant in Houston Street. He had bought cigars from the defendant, and had paid him, the defendant, for them, and had obtained a receipt from the defendant. He had never received a statement from Schlosser & Company showing that he owed the firm anything.

A. A. COHEN testified that he had been in the employ of Schlosser & Company. He was present when the defendant delivered the collection from Kent to Mr. Mann. Mr. Mann told the defendant to go into the office and put the money

0495

11

on the desk. He saw the defendant put some money on the office desk.

Under cross-examination the witness testified that he had known the defendant for about five years. He had associated with him intimately but had not gone to places of amusement, except theatres, with him. He, the witness, had worked for Schlosser & Company about two weeks. He had had a discussion with Mr. Mann, and had left the firm's employ.

J O S E P H I. G R E E N testified that he had known the defendant for about nine years, and he had never known the defendant to do anything dishonorable.

Under cross-examination the witness testified that notwithstanding all that he had heard to the contrary he regarded the defendant's character as good.

In rebuttal, Mr. Mann being re-called, testified that the witness A. A. Cohen had been employed by Schlosser & Company as a commission salesman for about ten days. Herzig, the defendant, recommended Cohen to the firm. He, the witness, discharged Cohen, and kicked him out, because Cohen had acted dishonestly about his samples. He received five or six hundred cigars as samples, and, after being out ten days, he had sold goods on which the commission amount-

0496

12

ed to \$1.10, and had used up six or seven dollars worth of cigars out of the boxes. Cohen was discharged on October 26th, 1889. Mr. Mann then denied the defendant's claim that he, the defendant, had delivered the money received from Kent to him, the witness. The bill which Kent received from Herzig, and which he paid to Herzig, was in Herzig's own handwriting. Herzig had no authority to make out the bill or collect the money for the cigars from Kent.

0497

POOR QUALITY
ORIGINAL

1

Dear Sir,

and when we meet the injuries take fire
their sadness turns to fury—and then to
"the vengeance & destruction"

I have to the great advantage

Yours truly
W. H. Murray

0498

Confidential

Simon Herzig
People of Herzig
Part 2

Jacob S. Herzig is now nineteen years of age and is the son of Simon Herzig who resides at No. 168 East 75th street and who carries on a fur business together with his brother Philip Herzig at No. 133 Mercer street.

Mr. Simon Herzig's family consists of his wife, a daughter of the age of twenty one years and four sons including the first above mentioned. The business of said firm is the purchasing and sale of Furs in their raw state. At the age of sixteen, Jacob Herzig developed considerable ability as a judge of raw skins and entered the employ of said firm and continued so to do until June 1889. During a year or two prior to said firm said Herzog was employed in as one of the purchasing agents of said firm, necessarily travelling in the west, making various purchases and being allowed a very liberal compensation for his daily expenses. About the latter part of August 1888 young Herzig was in the habit of over-drawing his account with said firm while in the City and on frequent occasions would draw more money from the cashier of said firm, than he was entitled to, so that instructions were given to deduct from his salary such amount so over-drawn by him; this caused dissention between young Herzig and his firm (more particularly his Uncle) and the result was that the ^{former} firm left the employ of said firm and thereafter began to pursue a new course of life which has lead to his downfall. From what we can gather, this unfortunate youth associated with men much older than himself who had bad vices, such as gambling in its various phases and asso-

0499

ciated with lewd woman. While the father of Jacob was on his vacation with his family ^{in August 1889} said Herzig began a system of raising money by going to various merchants, storekeepers with whom his said family were dealing; he would purchase various merchandise of them, have them sent to the house (where none of the family were, all being in the country) accept the same having the same charged to his father and then hypothecate said articles. The natural consequence was that a number of these store-keepers sent their bills to the father for payment and thus the discovery was made, and it must be here added that in all instances the father, in order to save his and his family's name from shame paid these bills. Young Herzig while in St. Paul, Minn. did open a bank account but it soon became exhausted, nevertheless while in the City in the fall of 1889 he gave to a number of persons checks of said Bank which were of course dishonored and subsequently presented to the father. The rascalities of young Herzig were being so continuous that it was deemed prudent about the middle of November last to cause his arrest at the suggestion of one of the Police Justices of this City, and the matter was placed in Inspector Byrnes hands, who caused his arrest and had him lodged at Head Quarters for four or five days, and his father then there visited him and suggested the propriety ^{of} his son going to Europe for the purpose of reforming him. The son acquiesced in the proposition, and the following day his father procured for him a ticket to go abroad, equipped him as was becoming his station

0500

gave him sufficient funds and placed him upon the Steamer, and gave him a respectable adieu being accompanied to the Steamer by a detective, the mother and brothers together with the counsel of the father. Young Herzig took with him letters of recommendation to people in Leipsig, friends of the father who had given instructions to procure him suitable board, and if possible employment. He wrote his parents very pleasant letters in which he stated that he was going to procure a position as book-keeper. In the month of February the father made his annual trip to the far west for the purpose of purchasing skins, and during his absence a letter was received from the son in which he wrote that he was bound for India, and hoped that in some time he would be able to present himself and re-pay to his ~~father~~ distressed father the sum of \$2500.00 out of which he had defrauded him. This letter was a decoy for it turned out as will appear subsequently that he took the same Steamer which brought that letter to America. The discovery was made by said firm receiving various drafts from merchants in the west who had cashed the same at the request of Jacob who represented himself to be in the employ of said firm. Information was sent to the entire trade, by ~~the~~ latter and ^{W. H. H. H.} telegram that he had no connection with said firm, ~~and~~ finding himself unable to procure funds in the west, ^{he} went to the south and there in North Carolina and New Orleans managed to impose upon ~~the~~ a number of Furriers in having drafts cashed. It should not be forgotten that while in Europe Herzig went to London and various other places and introduced himself to a number of the merchants as the repre-

0501

representative of said firm and there managed to defraud said people out of various sums amounting in the aggregate to \$1,500.00. Young Herzig finding himself without means necessary came to the City of New York and a day or two prior to his arrest when these facts were reported to the Police department and it was advised that in order to arrest said Herzig it must be for some offense committed within the jurisdiction of the courts of this State. The writer of these facts remembered that young Herzig had been in the employ of Messrs Schlosser & Co. for ^{about} a period, Cigar dealers at 71 New street, on inquiry learned that young Herzig had collected divers sums of money from customers of said firm without authority and appropriated the same to his own use and said firm who are complainants in the case now before the Court appeared before Mr. Justice White together with Mr. Kent who paid over money to young Herzig and entered the complaint on which he has been ~~arrested~~ indicted and now awaits trial. It will be thus seen that this is a necessary although very reluctant prosecution, necessary because this young man has been given several opportunities to reform but has proven himself unequal to the task of reformation, and his conviction is therefore asked, not so much with a view of meeting out that punishment that criminals deserve, but to place him in such an institution for the reformation of boys of his age to the end, that he may be denied the opportunity of ruining the said firm and the good name of his family. His parents have taken no part in this prosecution, but they have

0502

FILED IN THE OFFICE OF THE DISTRICT ATTORNEY
AT NEW YORK, N. Y. MAY 10, 1911

been advised by the writer that it is their duty after giving him the opportunity to reform that he has had, to let the law take its proper course. It may be added here with perfect propriety that young Herzig is one of the most unmitting and plausible liars that ever existed. It is said that a strenuous fight will be made by way of defense, that while there are no real merits in the defense to the complaint that an attempt will be made to show that a conspiracy exists wherein the father, brother and uncle of this unfortunate youth are endeavoring to have said Herzig convicted, and that threats have been made that if the parents should not come to his rescue he would subpoena them, as well as the family for the purpose of shaming them before the court and the jury and that this was to be followed by a publication of the same in the public press. Suffice it to say that the parents of this boy are people who stand too high in the community and who have been too devoted and affectionate to be guilty of the imputation heretofore spoken of. It is indeed a severe blow to them, but it is to the interest of their wicked son that he should be convicted and if possible sent to the Elmira Reformatory and it earnestly asked that in the event of a conviction in this case that the District Attorney will request sentence to be suspended for a day or two to the end that an opportunity may be given to make application that said Herzig may be sent to said Reformatory.

0503

Police Court—

District.

Affidavit—Larceny.

City and County }
of New York, } ss.Moses K. Mann
of No. 358 East 57 Street, aged 37 years,
occupation cigar business. Being duly sworndeposes and says, that on the 27 day of October 1897, at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:Good and lawful money of the
United States to the amount of
forty seven dollars and fifty three
cents (\$47 23/100)the property of Deponent and deponent's partner
and in deponent's care and custodyand that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Jacob S. Herzog (now known)from the fact that deponent is
informed by Alexander Kent of
57 East 40th Street that the said
defendant presented him with
a bill for the above amount
saying that as you are not
quoted in Bradstreet I will
allow you 3% off for cash
when deponent paid him the
above amountDeponent further
says that the said defendant was
in his employ only as a salesman
and had no authority to collect

Says

Shewn to before me this 18 day

Police Justice.

0504

to receive any money for the
said firm and that he the said
defendant has full, to turn over
the said money as he has collected
to any one authorized to receive the
same and which he has collected
without authority from ^{person} the
said firm.

Wherefore deponent charges
the said defendant with feloniously
taking and carrying away
the said money and for a so that
he may be held and dealt with
as the law directs.

Sown before me this } Moses H. Mann
27 day of February 1890.

A. H. H. H.

Police Judge

0505

CITY AND COUNTY } ss.
OF NEW YORK, }

Alexander Kent
aged 43 years, occupation Cigar Dealer of No. 57 East 10th Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Wm. H. Mann,
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 27
day of Feb 1888

Alexander Kent

A. J. White
Police Justice.

0506

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

2
District Police Court.

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

Question. What is your name?

Answer. *Isaac S. Bergin*

Question. How old are you?

Answer. *I refuse to answer*

Question. Where were you born?

Answer. *I refuse to answer*

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

Answer. *I refuse to answer*

Question. What is your business or profession?

Answer. *I refuse to answer*

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

Answer. *WANT NO EXPLANATION*
Isaac S. Bergin

Taken before me this
day of *July* 193*8*

Isaac S. Bergin
Police Justice.

0507

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.....

Adm'd and
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 *Feb 27* 18*90* *H. J. White* 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.

(Signature)

0508

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Police Court---

352 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Wm H Mann
350 East 51 St
Jacob Wuzig

2

3

4

Officer
J. W. Clark
J. W. Clark

Dated

Feb 27 1890
Where

1890

Magistrate.

Kirk & Freed
CV

Officer.

Precinct.

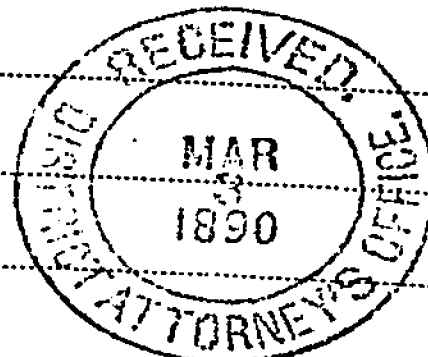
Witnesses

Alexander Kern

No.

51 E Houston Street.

No.



Street.

No.

Street.

\$

5000

to answer

Low

Wm H Mann
Jacob Wuzig

0509

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
AGAINST

Jacob S. Henig

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

Jacob S. Henig

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

The said *Jacob S. Henig*,

late of the City of New York, in the County of New York aforesaid, on the *27th*

day of *October*, in the year of our Lord one thousand eight hundred and

eighty-*nine*, at the City and County aforesaid, with force and arms, with intent to

deprive and defraud *one Alexander Kent, who was*

then and there indebted to a certain copartnership

doing business in the firm, name and style of

Schlusser and Company, in the sum of forty

seven dollars and fifty three cents

of the proper moneys, goods chattels and personal property hereinafter mentioned, and of

the use and benefit thereof, and to appropriate the same to *his* own use, did then and

there feloniously, fraudulently and falsely pretend and represent to *the said*

Alexander Kent

That *the said Jacob S. Henig was*

then and there authorized by the said

copartnership to demand, collect and

receive from the said Alexander Kent the

amount of the said indebtedness for

and on behalf of the said copartnership.

05 10

And the said Alexander Kent

then and their believing the said false and fraudulent pretenses and representations so made as aforesaid by the said Jacob S. Hering

and being deceived thereby, was induced, by reason of the false and fraudulent pretenses and representations so made as aforesaid, to deliver, and did then and there deliver to the said

Jacob S. Hering, the sum of forty-seven dollars, and fifty three cents in lawful money of the United States of America and of the value of forty seven dollars and fifty three cents.

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

Alexander Kent

And the said Jacob S. Hering did then and there feloniously receive and obtain the said proper moneys, goods, chattels, and personal property, from the possession of the said Alexander Kent,

by color and by aid of the false and fraudulent pretenses and representations aforesaid, with intent to deprive and defraud the said Alexander Kent

of the same, and of the use and benefit thereof, and to appropriate the same to his own use

Whereas, in truth and in fact, the said Jacob S. Hering was not then and there authorized by the said partnership to demand, collect or receive from the said Alexander Kent

0511

the amount of the said indebtedness for
and on behalf of the said partnership.

And Whereas, in truth and in fact, the pretenses and representations so made
as aforesaid by the said John S. Henry
to the said Alexander Kent was and were
then and there in all respects utterly false and untrue, as he the said
John S. Henry
at the time of making the same then and there well knew

And so the Grand Jury Aforesaid, do say that the said
John S. Henry
in the manner and form aforesaid, by the means aforesaid, the said proper moneys, goods,
chattels and personal property of the said Alexander Kent,
then and there feloniously did STEAL, against the form of the Statute in such case made and
provided, and against the peace and dignity of the said people.

JOHN R. FELLOWS,

District Attorney.

05 12

BOX:

388

FOLDER:

3619

DESCRIPTION:

Hicks, Alfred

DATE:

03/17/90



3619

Witnesses:

Randolph R. R. R.

Counsel,

Filed

17. day of *March* 1889

Pleads,

THE PEOPLE

vs.

Alfred Sticks

Grand Larceny, 5th Degree.
(From the Person.)
[Sections 528, 581, — Penal Code.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

John Henry R. R.

March 18/90 Foreman.

Alfred Sticks

27th & 1st St. S.P.

0513

05 14

Police Court—3—District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 197 Mulberry Street, aged 19 years,
occupation Salesman

deposes and says, that on the 18 day of February 1890 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of person of deponent, in the day time, the following property, viz:

One Silver Watch valued at
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 Alfred Hicks (now here)

in the following manner to wit:—
Deponent was standing on the Bowery looking into a show window when he deponent felt some one pulling at his watch chain. When he deponent saw the defendant with his deponents hands on his chain. Defendant then ran away and deponent followed him defendant when he defendant entered a street car and deponent caused his arrest. Deponent therefore prays that the defendant be held to answer

Randolph Kirkland

Sworn to before me, this 18 day

of February

1890

John J. McCarty Police Justice.

05 15

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK }

3 District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty
Alfred Hicks

Taken before me this

day of

188

John D. Williams

Police Justice.

05 16

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 *1890* *McQuinn* 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.



05 18

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Alfred Sticks

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

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

The said

Alfred Sticks

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

*one watch of the
value of thirteen dollars*

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

John R. Feltows
District Attorney

05 19

BOX:

388

FOLDER:

3619

DESCRIPTION:

Hinkel, John

DATE:

03/05/90



3619

Witnesses;

Christian Holman

John Smith

upon reading the
within with David
and the defendant
of good character
defendant a the
recommendation of
Mr. Foster - fact
that defendant is
discharged in his
recognition

G. L. B. March 26
1890.

9.

J. B.

Counsel,

Filed

day of March 1890

Pleads,

John Hinkel

THE PEOPLE

vs.

P.

John Hinkel

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

JOHN R. FELLOWS,

District Attorney.

Part March 1890

A True Bill.

John H. Phoebe

Decharge on own

Foreman

12 E. 104th St. New York

parties of District Court

Edwards March 20 1890

G. L. B.

0520

0521

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

John Lunkel

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. And for ^{the} further reason that I am satisfied that he has been punished enough up to the present time by his imprisonment that ^{am informed} he is a man of family having a wife and five children for whom he has sent money to Europe to come to this country, that he has never been in any trouble of any kind that he has borne a good character. I am almost well by reason of the wound inflicted ^{healing} up nicely. and I do not experience any more pain.

Griffin Holzner.

Witness to Signature
and reading of ~~the~~
above withdrawal

Mrs. G. Schmidt
515 2 15th St.

Dated N.Y. March 9th 1890.

0522

-- Belleme Hospital
Sunday Feb 23rd 90

This is to certify that
Mrs. Christina Haltzhausen
of 537 East 12th St is
suffering from a severe
stab wound of the right
breast. The wound
although large & deep is
not of a dangerous
nature.

J A Bowers
M.D.

0523

Police Court—201 District.

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

of No. 537 East 12 Street, aged 31 years,
occupation Housekeeper being duly sworn
deposes and says, that on the 23 day of February 1889 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by one John
Frankel (now here) who did stab
said deponent with the blade
of a large pocket knife in
her right breast.

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

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

Sworn to before me, this 23 day
of Feb 1889 } Griffin Holzheiser

M. Peterson Police Justice.

0524

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK

329 District Police Court.

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

Question. What is your name?

Answer. John Hinkel

Question. How old are you?

Answer. 49

Question. Where were you born?

Answer. Germany

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

Answer. Croton Fall - N.Y.

Question. What is your business or profession?

Answer. Machinist

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 Hinkel

Taken before me this

day of

1887

Police Justice.

0525

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 *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 *Feb 23* 189*0* *Charles M. Smith* 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.

0526

The Presiding Magistrate
in my absence, will please hear
and determine the within case.

J. M. Patterson
Police Justice.

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court

District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Christiania Holmberg
537 East 12th
John Hynes

3. _____

4. _____

Dated *Feb 23* 1890

Patterson Magistrate.

Gred. Smith Officer.

12 Precinct.

Witnesses _____

No. *Ed. Feb 24* Street.

No. *2/10* Street.

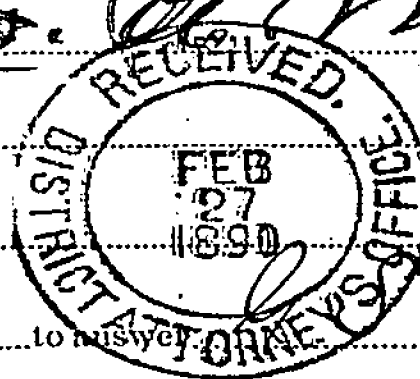
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *2000* to his lawyer

Carr



0527

Affidavit. 284.

H. K. BREWSTER & CO., Successors to
H. Anstice & Co., Stationers, 20 Nassau St. N. Y.

State of New York,

County of Westchester.

} ss.

being duly sworn says, that

Henry Heitt, he is an employee in the Machine Shop of George Junger & Sons, at Croton Falls, in said County and State aforesaid; that he ~~was~~ was acquainted with John Hinkle, who is now held to answer at a Court of General Sessions, in the City and County of New York, on the charge of Assault in the first degree; that he has known him and worked with him for about two years last past; and that he has always found him to be of a quiet and peaceable disposition, and a good law abiding citizen.

~~And further this deponent says not.~~

Sworn to before me, this 10th day
of March 1890.

Odle J. Whitlock,
Justice of the Peace.

Henry Heitt

0528

State of New York } ss.
 County of Westchester } Wm Juengst
 being duly sworn says, that he is an employee
 in the Machine Shop of Geo. Juengst & Sons, at
 Croton Falls in said County and State
 aforesaid; that he is well acquainted with
 John Hinkle, who is now held to answer at a
 Court of General Sessions in the City and
 County of New York, on the charge of assault
 in the first degree; that he has known him
 and worked with him for about two years
 last past; and that he has always found
 him to be of a quiet and peaceable disposition
 and a good law abiding citizen.

Sworn to before me this }
 11th day of March, 1890. } W. Juengst
Ode Whitlock
 Justice of the Peace

0529

State of New York } ss.
 County of Westchester } Carl Miller,
 being duly sworn says, that he is an
 employee in the Machine Shop of George Junge
 & Sons, at Croton Falls in said County and
 State aforesaid; that he is well acquainted
 with John Hinkle, who is now held to answer
 at a Court of General Sessions, in the City
 and County of New York, on the charge of
 assault in the first degree; that he
 has known him and worked with him
 for about two years last past; and that
 he has always found him to be of a quiet
 and peaceable disposition, and a good law
 abiding citizen

Sworn to before me, this }
 11th day of March, 1890. }

Carl Miller

Odle Whitlock
 Justice of the Peace

0530

State of New York }
County of Westchester } S.S. William Lowa,
being duly sworn says, that he is an employee
in the Machine Shop of George Juergens & Sons,
at Croton Falls in the County and State aforesaid;
that he is well acquainted with John Hinkle,
who is now held to answer at a Court of General
Sessions in the City and County of New York on
the charge of assault in the first degree; that
he has known him and worked with him
for about two years last past; and that he
has always found him to be of a quiet and
peaceable disposition, and a good law abiding
Citizen.

Sworn to before me this }
11th day of March, 1896. } William Lowa,
Ode Whitlock,
Justice of the Peace.

0531

State of New York } S.S.
 County of Westchester } Edward Lee
 being duly sworn says, that he is an employee
 in the Machine Shop of George Juergat & Sons, at
 Croton Falls in said County and State aforesaid;
 that he is well acquainted with John Hinkle, who
 is now held to answer at a Court of General
 Sessions in the City and County of New York,
 on the charge of assault in the first degree;
 that he has known him and worked with him
 for about two years last past; and that he
 has always found him to be of a quiet and
 peaceable disposition, and a good law abiding
 citizen.

Sworn to before me this }
 11th day of March, 1890. }

Edward Lee

Odell Whitlock,
 Justice of the Peace

0532

State of New York } ss.
County of Westchester)

Adam Blacket,
being duly sworn says, that he is an employee
in the Machine Shop of George Hunslet & Sons, at
Croton Falls in said County and State aforesaid,
that he is well acquainted with John Henkle,
who is now held to answer at a Court of General
Sessions in the City and County of New York,
on the charge of assault in the first degree;
that he has known him and worked with him
for about two years last past; and that he has
always found him to be of a quiet and peaceable
disposition, and a good law abiding citizen.

Sworn to before me this }
11th day of March 1890. } Adam Blacket
Ode J. W. Blacket,
Justice of the Peace.

0533

State of New York } S.S.

County of Westchester)

Alfred E. Juengst

being duly sworn says that he is an employee in the Machine Shop of George Juengst & Sons, at Croton Falls in said County and State aforesaid; that he is well acquainted with John Hinkle, who is now held to answer at a Court of General Sessions in the City and County of New York, on the Charge of assault in the first degree; that he has known him and worked with him for about two years last past; and that he has always found him to be of a quiet and peaceable disposition and a good law abiding citizen.

Sworn to before me, this }
11th day March, 1890

Alfred E. Juengst

Edw. Whitlock

Justice of the Peace

0534

State of New York

County of Westchester

} ss.

Gottfried Weisbecker,
being duly sworn says, that he is an employee
in the Machine Shop of George Juengst & Sons,
at Croton Falls in said County and State aforesaid;
that he is well acquainted with John Hinkle, who
is now held to answer at a Court of General
Sessions in the City and County of New York,
on the charge of assault in the first degree;
that he has known him and worked with
him for about two years last past; and that
he has always found him to be of quiet
and peaceable disposition, and a good
law abiding citizen.

Sworn to before this 11th
day of March, 1890.

Edw. Whittoch,
Justice of the Peace.

Gottfried Weisbecker, Ver.

0535

State of New York } ss.

County of Westchester,)
 being duly sworn says, that he is an
 employee in the Machine Shop of George
 Jung & Sons, at Croton Falls, in the
 said County and State aforesaid; that
 he is well acquainted with John Hinkle,
 who is now held to answer at a Court
 of General Sessions, in the City and County
 of New York, on the charge of assault
 in the first degree; that he has known
 him and worked with him for about
 two years last past; and that he has
 always found him to be of a quiet and
 peaceable disposition, and a good law
 abiding citizen.

Sworn to before me this
 11th day of March, 1890

Albert M. Tilford
 Clerk of the Peace
 Justices of the Peace

0536

State of New York } ss:
County of Westchester }

Charles A. Jungst,

being duly sworn says, that he is one of
the firm of George Jungst & Sons, man-
ufacturers of machinist tools, at Canton
Falls, N.Y.; that he is well acquainted
with John Hinkle who is now held to
answer at a Court of General Sessions
in the City and County of New York, on the
charge of assault in the first degree;
that he has known him as a quiet and
peaceable disposition, and a good law
abiding citizen; that he has been in
the firm's employ during the past two
years, most of the time; and that his
position now stands open for him if he
is permitted to return to his work.

Sworn to before me, this }
11th day of March, 1890. }

Edw. J. Whitlock,
Justice of the Peace

Chas A Jungst

0537

My General Session

The People v C

against

John Winkler

affidavits = character

0538

Court of General Sessions
County of New York

The People vs.

John Hinkel.

Report

I have examined all the witnesses in the above case, both for the prosecution as well as the defence.

It appears that the defendant on the day in question had come to the City from Croton Falls where he was employed as a machinist, to this City to purchase clothes & linen for himself and to send money to his wife to enable her and 5 children to come here to live with him.

He called on a person in this City to whom he was referred by a co-laborer at Croton Falls. This friend took him to a saloon during the evening, on Ave. A bet 7th & 8th Sts. where his society had arranged for a sociable evening. After drinking a little, not being a drinking man, he decided to leave the saloon, as the

0539

irritates were growing boisterous and quarrelsome. On going out, in the general melee in the hall, he was struck several times in the face. Then a blow was given him on the stomach which dazed him. Believing that he was going to be brutally treated, being an utter stranger in the city & not knowing the character of the people about him, in his excitement he drew his small penknife and warned the crowd to keep away & let him go. At the same time throwing his arms about him. He did not know anybody of the crowd, nor who had punched him several times, he had no intention of cutting anybody. He desired simply to get away from the crowd.

(There are numerous affidavits attached to the papers proving his good character & one from his employer agreeing to take him back in his employment.)

The complainant herself can not say that defendant intended to willfully cut her, but she was cut by deft. while throwing his arms about.

On the ground, and also because

0540

of the deft's good character, of which she is informed, and as his family of wife & 5 children will arrive in the city in a few days, to accompany deft. to Croton Falls there to live with him, she desires to and has withdrawn her complaint which she informs me she never intended originally to make.

On the testimony elicited & procurable, I do not think a conviction can be procured and I would therefore recommend that the defendant be discharged on his own recognizance.

March 20th '90.

William Foster
Dist. Dist. Atty.

0541

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 Hinkel

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

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

The said

John Hinkel

late of the City of New York, in the County of New York aforesaid, on the *twenty-third* day of *February* in the year of our Lord one thousand eight hundred and *ninety*, with force and arms, at the City and County aforesaid, in and upon the body of one *Christina Holzhauser* in the Peace of the said People then and there being, feloniously did make an assault and *her* the said *Christina Holzhauser* with a certain *knife*

which the said *John Hinkel* in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and wound,

with intent *her* the said *Christina Holzhauser* thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

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

The said

John Hinkel

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Christina Holzhauser* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *her* the said

with a certain

Christina Holzhauser
knife

which the said

John Hinkel

in *his* right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully strike, beat, cut, stab and wound, 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.

0542

THIRD COUNT—

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

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

The said

John Hinkel
late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms, in and upon the said
Christina Holzhauser in the peace of the said People then
and there being, feloniously did wilfully and wrongfully make another assault, and
her the said Christina Holzhauser
with a certain knife

which he the said

in his right hand then and there had and held, in and upon the breast
of her the said Christina Holzhauser
then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, bruise and
wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrong-
fully inflict grievous bodily harm upon the said Christina Holzhauser

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

JOHN R. FELLOWS,

District Attorney.

0543

BOX:

388

FOLDER:

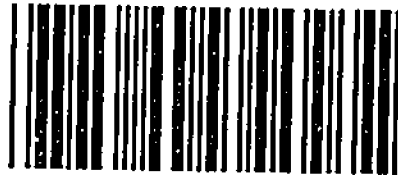
3619

DESCRIPTION:

Hogan, John

DATE:

03/19/90



3619

0544

Witnesses;

Orville Blake
Off Theo J. Lawrence

115 Loran

Counsel,

Filed

Pleaded

19 March 1890

THE PEOPLE

vs.

John Hogan

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

JOHN R. FELLOWS,

-- District Attorney.

A True Bill.

John R. Fellows
Stekroff Foreman.
Offenders

3 yrs + mo. S. P.

0545

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 1 DISTRICT.

of No. 2nd Precinct Street, aged 30 years,
occupation officer being duly sworn deposes and says

that on the 8th day of March 1890

at the City of New York, in the County of New York: Patrick Blake

now here is a necessary and material witness for the People against John Hogan. Deponent has just cause to believe that the defendant nor appear that efforts will be made to intimidate said Blake and deponent asks that said Blake be sent to the House of Detention in default of bail

Thomas J. Curran.

Sworn to before me, this

of March 1890

day

Police Justice.

0546

Police Court— District.

CITY AND COUNTY
OF NEW YORK, } ss.

Patrick Blake
of No. *29 Henry* Street,

Laborer being duly sworn, deposes and says, that

on *Saturday* the *8th* day of *March*

in the year *1890* at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by *John Hogan*

(now here) who cut and stabbed
deponent upon the head with
some sharp instrument then held
in his hand

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

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

Sworn to before me, this *9* day } *Patrick L. Blake*
of *March* 189*0* } *mark*
W. W. Mahon POLICE JUSTICE.

0547

Sec. 198—200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

John Hogan

Taken before me this

day of March 1890

H. M. M. M.

Police Justice.

0548

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 *March 9th* 1890 *W. W. W. W. W.* 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.

0549

BAILED.

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Police Court--- ⁴⁰⁵ *First* District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Patrick Blake

John Hogan

1

2

3

4

Offence: Tell assault

Dated *March 9th* 18*90*

McMahon Magistrate.

Curran Officer.

2d Precinct.

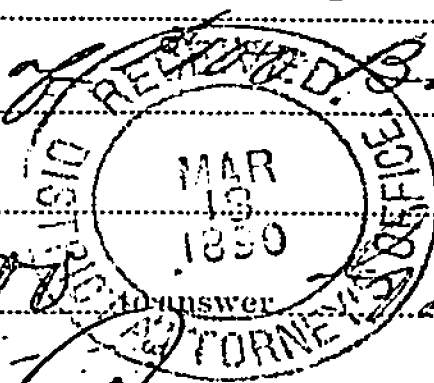
Witnesses *Isacc. Edmunds*

No. *86 West* Street.

Compliment sent to the
House of Deputies in
default of return of Bail

No. Street.

\$ *1000* answer



0550

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 Hogan

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

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

The said

John Hogan
late of the City of New York, in the County of New York aforesaid, on the
eight day of *March* in the year of our Lord
one thousand eight hundred and *ninety*, with force and arms, at the City and
County aforesaid, in and upon the body of one *Patrick Blake*
in the Peace of the said People then and there being, feloniously did make an assault
and *him* the said *Patrick Blake*
with a certain *sharp instrument to the*
Grand Jury aforesaid unknown,
which the said *John Hogan*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and
wound,

3
with intent *him* the said *Patrick Blake*
thereby then and there feloniously and wilfully to kill, against the form of the statute in
such case made and provided, and against the peace of the People of the State of New York
and their dignity.

SECOND COUNT

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

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

The said

John Hogan
late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of
the said *Patrick Blake* in the peace of
the said People then and there being, feloniously did wilfully and wrongfully make
another assault, and *him* the said
Patrick Blake
with a certain *sharp instrument to the*
Grand Jury aforesaid unknown,
which the said *John Hogan*
in *his* right hand then and there had and held, the same being a weapon and
an instrument likely to produce grievous bodily harm, then and there feloniously did
wilfully and wrongfully strike, beat, cut, stab and wound, 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.

0551

THIRD COUNT—

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

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

The said

John Hogan
late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms, in and upon the said
Patrick Blake in the peace of the said People then
and there being, feloniously did wilfully and wrongfully make another assault, and
him the said Patrick Blake

with a certain sharp instrument to the
Grand Jury aforesaid unknown,
which he the said John Hogan
in his right hand then and there had and held, in and upon the head
of him the said Patrick Blake

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, bruise and
wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrong-
fully inflict grievous bodily harm upon the said Patrick Blake

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

JOHN R. FELLOWS,

District Attorney.

0552

BOX:

388

FOLDER:

3619

DESCRIPTION:

Hunt, William

DATE:

03/07/90



3619

0553

Witnesses:

Joseph Egan

of 71st man

Cail #2570-

March 11/90 for

The complainant in this case has left the State & there is no prospect of securing his attendance (see affs filed herein) - He appears to be avoiding the service of sub-poeas. The dept has filed affidavit as to his previous good character & I think he should be discharged on his own recognizance.

Jan 22. 1891

W. M. Davis
Clerk

[Sections 224 and 225, 554, Penal Code]

THE PEOPLE

2

William Hunt

Robbery, 1st degree.

JOHN R. FELLOWS,

District Attorney.

Part I

April 24/90

chr. Court & Trial 57

A True Bill.

John W. Hunt & Family

Part 2. Jan 22. 1891. Boreman. In motion of 1000th atty. defendant discharged on his own recognizance.

Part 3. Dec. 16 at 11th request.

Off Dec. 22nd 1890. 1890

From Days W.D. 1891

Jan 15th 1891

Jan 20. 1891. 1891

0554

Stone Mason

State of New York
 City of Westchester
 Town of New Rochelle

ss

Joseph Grimm being
 duly sworn deposes and
 says he resides in the said
 Town & Co - but did live
 up to last Friday Feb. 28. 1889
 at 334 Lincoln Ave Mount
 Vernon when he removed
 to New Rochelle - And further
 he did not receive the
 attached subpoena until
 this 3^d day of March 1890
 at about 3 P.M. - That the
 same had been left at
 his last place of residence
 was the reason he did not
 receive the same - or he
 would have been there at
 the time specified -

Dated at New Rochelle this 3^d March
 1890

Joseph Grimm

Sworn to before me this 3^d day
 March 1890

Jacob W. Lewis
 Justice of the Peace

0555

Barrat of General. Lesimo
People & Co.

William Hunt.

City and County of New York ss:
Joseph Kennedy being duly sworn.
Says he is in the livery business and
resides at 136 St. 4th Street

That he knows the defendant herein
and has known him for the last
twenty years.

That he never knew of said Hunt
being charged with any crime and
knows his reputation to be good.

Sworn to before me
this 22^d day of Jan. 1891

Attest
H. H. Davis

Joseph Kennedy

NOTARY PUBLIC, KING'S COUNTY,
CERT. FILED IN N. Y. COUNTY.

0556

Grant of General License
People &c
William Hunt

City & County of New York ss.
Henry Lamb, being duly sworn
says he resides at 157 Greenwich
Street, N.Y. City

That his business is that of
watchman.

That he knows the defendant
William Hunt and has known
him for the last ten years.

That said William Hunt's
reputation is good and Defendant never
knew of his being charged with any
crime.

Sworn to before me
this 22nd day of Jan 1891.

Henry Lamb.

Henry H. Davis
Notary Public, New York County,
CITY OF NEW YORK.

0557

Grant of General, Quorum
People, &c

no.
William Hunt

City & County of New York ss.

Samuel C. Hunt being duly sworn.
says he is a Deputy Sheriff.

That he knows the defendant William
Hunt and has known him for the
last twenty years.

That he never knew said Wm
Hunt being charged with any crime
and knows the reputation of said
Hunt as being good.

Sworn to before me
this 22nd day of Jan.
1891

(Daniel C. Hunt

Henry H. Davis
J. H. H. COUNTY
J. H. H. COUNTY

0558

Count of General Rescues
People.

no.
William Hunt

Self

City & County of New York ss:

Walter D. Kelly, being duly sworn,
says he resides at No. 15-2 Washington
Street N.Y. and doing business as a
clerk.

That he knows the defendant William
Hunt and has known him for about 20
years last past.

That his general reputation is good
and defendant ~~has~~ never known of
said William Hunt ever being charged
with any crime.

Sworn to before me
this 22^d day of Jan. 1891

Walter D. Kelly

Alfred Davis

N. Y. Genl. Secy
People vs.
R

William Hunt

Attorneys & C.

J. H. Mellon
att. atty
No 2 S. Broadway St.
New York City

0559

0560

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 Alfred Smith

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 February 16 1890

George J. Evans 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.

0561

Police Court---

340 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Grimm
Union St West New Rochelle
Officer Hunt

1

2

3

4

Offence Robbery

Dated

February 26 1890

Magistrate.

Thomas Curran Officer.
2nd Precinct.

Witnesses

Joseph Grimm
No. New Rochelle Street.

New York

No.

Street.

No.

Street.

\$

1000

to answer

Case
Bailed

BAILED,

No. 1, by

Thomas Curran

Residence

51 South Washington Square

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

0562

Police Court— / District.

CITY AND COUNTY }
OF NEW YORK, } ss

Joseph Grimm
of No 334 *Lincoln* and *Mount Vernon* Street, Aged *37* Years
Occupation *Mason* being duly sworn, deposes and says, that on the
26 day of *February* 18*90*, at the *First* 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:

Gold and lawful money of the issue of
the United States consisting of one Silver
Coin

of the value of *Fifty Cents* ~~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

William Hunt (nowhere) and another
person not arrested and whose name
is unknown to deponent under the
following circumstances to wit:
That at the hour of 3 o'clock in the
morning of said 26th day of February
1890 deponent was walking along
Liberty Street when said Hunt of Company
of said unknown person came up to
deponent when said Hunt seized hold
of deponent by the Coat Collar and demanded
that deponent to give him one dollar
or they said deponent would arrest

day of

Sworn to before me, this

188

Police Justice.

0563

deponent deponent had not done any unlawful act to be arrested deponent told said two defendants that he had only 85 Cents, that he must have 95 Cents for his fare home deponent was in fear of bodily harm and gave said defendant Hunt, said fifty cents

Sworn to before me this 26th day of February 1890 Joseph Gorman
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 1888 Police Justice
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1888 Police Justice
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1888 Police Justice

Police Court, District, _____

THE PEOPLE, &c.,
on the complaint of

vs.

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

Offence—ROBBERY.

Dated 1888 _____
Magistrate.

Officer. _____
Clerk. _____

Witnesses, _____
No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____
\$ _____ to answer General Sessions.

0564

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

William Hurst 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 Hurst*

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. *145 West Houston Street 1 year*

Question. What is your business or profession?

Answer. *Runner*

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, the man gave me 50 cents willingly for detaining me for about one hour.*
William Hurst

Taken before me this

day of *February* 1880

Police Justice.

0565

PART III.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To Joseph Grimm
of No. New Rochelle Street New York

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the 22nd day of December 1890, at the hour of 11 in the forenoon of the same day,

as a witness in a criminal action prosecuted by the People of the State of New York, against

William Hunt

Dated at the City of New York, the first Monday of December
in the year of our Lord 1890.

JOHN R. FELLOWS, *District Attorney*

0566

Court of General Sessions.

THE PEOPLE

vs.

William Hunt

City and County of New York, ss:

sworn, deposes and says: I reside at No.

John H. Reilly
452 West 29th

being duly

Street, in the City of New York. I am a Subpoena server in the office of the District Attorney of the

City and County of New York. On the

20th

day of *December* 189*6*

& on several other occasions

I called at *New Rochelle Westchester County New York*

the alleged *residence*

of

Joseph Grimm

the complainant herein, to serve him with the annexed subpoena, and was informed by

Jacob W. Stives, the Justice of the Peace, at New Rochelle, that the said Joseph Grimm was formally employed by different contractors as a laborer, in and about New Rochelle, and Mount Vernon. He does not know where he resides or where he could be found. I also inquired at the central Police Station and at The Post Office, but I could get no information concerning him. I called at 334 Lincoln Avenue, Mount Vernon and was informed by the landlady, that the said Joseph Grimm had boarded there about five months ago, for a few weeks, she does not know where he could now be found.

Sworn to before me, this

22nd

day

of

December

189*6*

Thos. G. McGuire

Commissioner of Docks & Wharves

John H. Reilly
Subpoena Server.

Court of General Sessions.

THE PEOPLE, on the Complaint of

Joseph Grimm

vs.

William Hunt

Offense:

JOHN R. FELLOWS,

District Attorney.

Affidavit of

John H. Kelly
Sherman

Failure to find Witness.

0567

0568

71

New York Jan 3/91
Hon Judge Fitzgerald.
Dear Sir

In the case of
robbery against William Hunt
to come up before you on
Monday Jan 5th the complaint
lives in Mount Vernon
and I know it is fixed
for him not to be here.
The officer receives his subpoena
for him and sends it
to the constable of Mount
Vernon and he serves it.
The complaint is a business
man and a resident of New

0569

Vernon and wants to
come when notified

Hoping you will
give it your attention

I remain Your
Most Humble
Servant

Alfred Ford
friend of the Bondsmen
whom he left in such a
pleth when he ran away -

0570

New York Jan 3/91.
Hon Judge Martine
Dear Sir

In the case of
robbery against William Hunt
to come up before you on
Monday Jan 5th the
complainant lives in
Mount Vernon and I
know it is fixed for
him not to be here.
The official receives his
subpoena for him and
sends it to the Constable
of Mount Vernon and
he serves it to the complainant.

0571

is a business man and
a resident of Mount Vernon
and wants to come when
notified —

Hoping you will
give it your kind
attention

I remain
Your Most Humble
Servant

Alfred Ford
A friend of the bondman whom
he left in such a plight when
he ran away —

0572

COURT OF GENERAL SESSIONS.

-----x

The People &c., :

-against- :

WILLIAM HUNT. :

-----x

SIR:-

You will PLEASE TAKE NOTICE that upon the annexed affidavit, we shall move before the HON. RUFUS B. COWING, in Part 3, of the Court of General Sessions on Monday the 22nd day of December, 1890 at 11 o'clock in the forenoon or as soon thereafter as counsel can be heard, for an order discharging the above named defendant from custody upon the ground of the failure to prosecute by the People of the State of New York or for such other and further order as may seem just.

Yours &c.

Daniel E. Finn,

Atty. for Deft.

25 Chambers St.,

N. Y. City.

TO

John R. Fellows, Esq.,

District Attorney.

COURT OF GENERAL SESSIONS.

against

W I L L I A M M U N T .

City and County of New York, ss:

Daniel E. Finn, of counsel for the above named defendant,
being duly sworn, deposes and says:

That the above named defendant was indicted on the 7th day of March, 1890- that during his imprisonment, his case was placed on the calendar for trial several times; that he has been ready for trial each time his case was called, with one exception, the cause being the absence of a material witness.

WILKINSON, deponent prays that the defendant may be discharged on his own recognizance, or for such other or further order as may seem just.

That no previous application for this order has been made to this Court.

Sworn to before me ~~17~~
this ¹⁹~~15th~~ day of December, 1890

Rev A Moore
 Commr of Seeds.
 N.Y. City

0574

COURT OF GENERAL SESSIONS.

-----x
THE PEOPLE OF THE STATE OF NEW YORK :

against :

W I L L I A M H U N T . :

-----x
CITY AND COUNTY OF NEW YORK SS.

W I L L I A M H U N T , being duly sworn, deposes and says, that on the 26th day of February, 1890, he was arrested and charged with the crime of Robbery. That on the 15th day of August, 1890, he was arrested on a bench warrant, or surrendered by his bondsman while lying in St. Francis Hospital in this city. That since that time, he was kept a prisoner in the Prison Ward of Bellevue Hospital; until about the 5th day of November, 1890, and on that date he was transferred to the City Prison where he is still confined. That on Monday, November the 17th, 1890, his case placed on the calendar of Part 1, of the GENERAL SESSIONS, for trial, and was postponed until November the 21st, 1890. That defendant is ready, and wants to be tried and appeared in person on November the 21st, 1890, ready for trial and anxious to be tried. The prisoner further says, that owing to his confinement in the City Prison, he is prevented from having proper medical attendance for his broken leg, which may cripple him for life, if he does not have the proper medical attention and nourishment.

Sworn to before me this :
21st day of November, 1890 :

William Hunt.

Daniel E. Finn,
Comm. of Deeds,
N. Y. City.

0575

Count of General Cassin
People vs

vs
William Hunt

Affidavit & notice
of arrest

David E. Hunt

att. for affd.

No 25 chambers st

New York city N.Y.

By
John R. Williams Esq.
District atty

0576

PART II.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To Joseph Ginn
AND West New Rochelle Street

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the 22 day of January 1891, at the hour of 11 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York against

William Hunt

Dated at the City of New York, the first Monday of January

in the year of our Lord 1891.

DE LANCEY NICOLL, *District Attorney*

0577

Court of General Sessions.

THE PEOPLE

vs.

William Hunt

City and County of New York, ss :

John W. Reilly

being duly

sworn, deposes and says: I reside at No. 3 - Bank St.

Street, in the City of New York. I am a Subpoena server in the office of the District Attorney of the City and County of New York. On the 21st day of January 1891,

I called at the house, corner of Union St. & Pelhamville Road West New Rochelle, N. Y.

the alleged residence of Joseph Grimm

the complainant herein, to serve him with the annexed subpoena, and was informed by

Mrs. Grimm, that her husband Joseph Grimm, was a laboring man, and had not done any work in two months, that on last Tuesday he had gone to Connecticut, in search of work telling her that he would not return, until he had made some money. She says she does not know what part of Connecticut he has gone to. I remained in the vicinity watching the house, & neighboring roads, from 4.30 to 7 o'clock P.M. but could see nothing of the said Joseph Grimm.

Sworn to before me, this 22 day of January 1891

H. W. Ellwitzer

Com. of deeds, N.Y. city

John W. Reilly

Subpoena Server.

Court of General Sessions.

THE PEOPLE, on the Complaint of

Joseph Grimmer

vs.

William Hunt

Offence :

JOHN R. FELLOWS,
District Attorney.

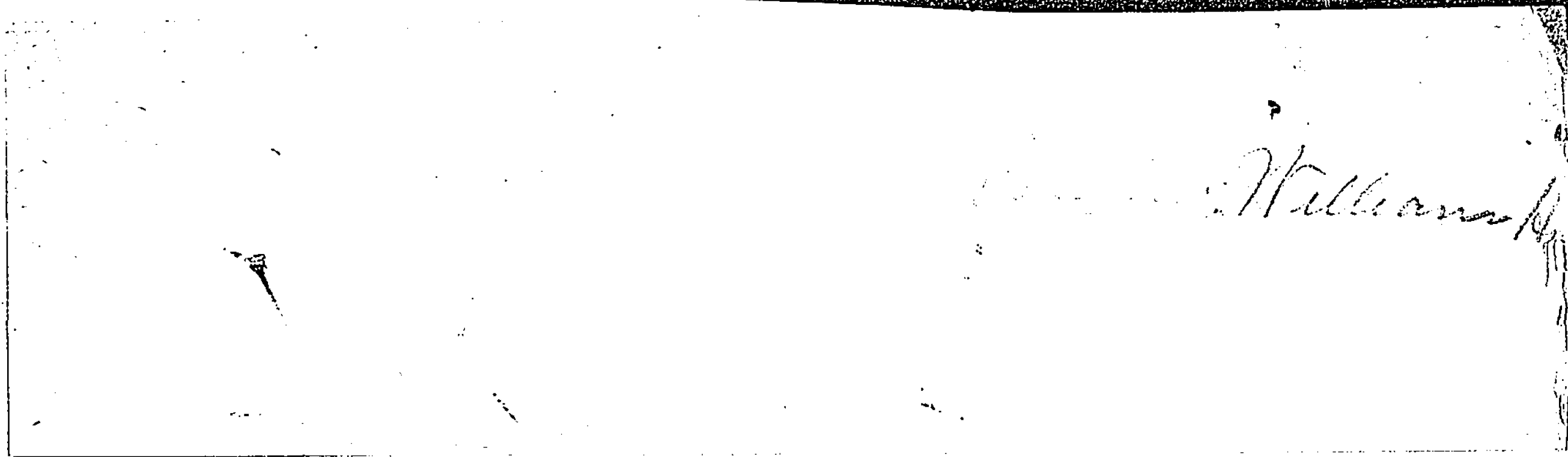
Affidavit of

John H. Reilly
Subpoena Server.

Failure to Find Witness.

0578

0579



0580

TO THE CHIEF CLERK.

Part 1
Please send me the Papers in the Case of
PEOPLE

vs.

Mr Hunt

Rotter

April 24

Office closed
personally

Complaints out for
issued

Apr. 21/90
District Attorney.

0581

I, **JOHN SPARKS**, Clerk of the Court of General Sessions of the Peace, and Clerk of the Court of Oyer and Terminer held in and for the City and County of New York, (each being a Court of Record and having a Common Seal,) do hereby certify that the annexed is a copy of

An Undertaking to answer

now on file in the Clerk's Office, and that the same has been compared by me with the original, and is a correct transcript therefrom and of the whole of such original.

GIVEN UNDER my hand and attested by the seal
of the said Court this *thirtieth* day
of *April* in the year of our Lord one
thousand eight hundred and *eighty one*

3d Vol. R. S., 7th Ed., Sec. 10, p. 2573.
Laws 1879, p. 611, Sec. 933.

[Signature]

0582

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

An indictment having been found on the 7th day of March 1890, in the Court of General Sessions of the Peace, of the City and County of New York, charging William Hunt with the crime of Robbery, and he having been duly admitted to bail in the sum of twenty five hundred dollars:

We William Hunt defendant, residing at No. 145 West Houston Street, and Thomas Cannon residing at No. 57 South Washington Square Street, surety, hereby jointly and severally undertake that the above-named William Hunt shall appear and answer the indictment above mentioned, in whatever Court it may be prosecuted, and shall at all times render himself amenable to the orders and process of the Court; and, if convicted, shall appear for judgment, and render himself in execution thereof; or if he fail to perform either of these conditions, that we will pay to the people of the State of New York the sum of twenty five hundred dollars.

Taken and acknowledged before me,

this 11 day of March 1890.

William Hunt Principal. T.S.

Thomas Cannon Surety. T.S.

James Fitzgerald
Judge General Sessions

0583

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

Witness

David Anderson

William Hunt Principal. to S.

Thomas Cannon Surety. to S.

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

Thomas Cannon

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

Sworn to before me, this *11* day
of *March* 1890.

Thomas Cannon

James Fitzgerald
Judge General Sessions

0584

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

Witness

David Anderson

William Hunt Principal. to S.

Thomas Cannon Surety. to S.

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

Thomas Cannon

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

Sworn to before me, this *11* day

of *March* 18 *90*

Thomas Cannon

James Fitzgerald

Judge General Sessions

0585

State of New York,
CITY AND COUNTY OF NEW YORK. } ss.

Thomas A. Auer the surety mentioned
in the annexed undertaking to answer, do hereby authorize and empower any
Policeman of the City of New York, or
or either of them, in my name, place, and stead, to take, seize and
surrender the said *William Auer*, (in the said
undertaking held as defendant,) to the Court wherein he is bound to
appear for trial, or deliver him to the custody of the authorities of said city
and county, in my exoneration as surety therein.

Dated *April 30 1890*
Thomas A. Auer *Guilty*



Certified Copy

NEW YORK

Court of General Sessions of the Peace.

THE PEOPLE, ETC.,
ON THE COMPLAINT OF
vs.
William Auer

Recognition to Answer.

Taken the *11* day of *March* 1890

Approved as to Form and Sufficiency.

Dated *March 11* 1890

Paul P. Doan
District Attorney.

Identified by *Andrew Kelly*
W. W. Galt

Filed *11* day of *March* 1890

0586

State of New York }
CITY AND COUNTY OF NEW YORK, } ss.

I, Thomas Lamon the surety mentioned
in the annexed undertaking to answer, do hereby authorize and empower any
Policeman of the City of New York, or _____
or either of them, in my name, place, and stead, to take, seize and
surrender the said William Hunt, (in the said
undertaking held as defendant,) to the Court wherein he is bound to
appear for trial, or deliver him to the custody of the authorities of said city
and county, in my exoneration as surety therein.

Dated April 30 1890
Thomas Lamon Surety.

Certified Copy

NEW YORK

Court of General Sessions of the Peace.

Recognition to Answer.

THE PEOPLE, ETC.,
ON THE COMPLAINT OF

vs.

William Hunt

Taken the 11 day of March 1890

Approved as to Form and Sufficiency.

Dated March 11 1890

David P. Doxey
District Attorney.

Identified by Andrew Kelly

W. W. Zane

Filed 11 day of March 1890

0587

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 Hunt

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

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

The said *William Hunt*,

late of the City of New York, in the County of New York aforesaid, on the *Twenty-sixth* day of *February*, in the year of our Lord one thousand eight hundred and *eighty-ninth*, in the *night* time of the said day, at the City and County aforesaid, with force and arms, in and upon one *Joseph T. Quinn*, in the peace of the said People, then and there being, feloniously did make an assault, and

one silver coin of the United States of America, of the kind called half-dollar, of the value of fifty cents,

in the presence and of the goods, chattels and personal property of the said *Joseph T. Quinn*, from the person of the said *Joseph T. Quinn*, against the will, and by violence to the person of the said *Joseph T. Quinn*, and *by putting him in fear of some immediate injury to his person*, then and there violently and feloniously did rob, steal, take and carry away, *the said*

William Hunt then and there aided by an accomplice actually present, whose name is to the Grand Jury aforesaid as yet 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.

0588

SECOND COUNT—

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

William Hunt
~~Extortion,~~
of the CRIME OF ~~RECEIVING STOLEN GOODS~~, committed as follows:

The said William Hunt,

late of the City of New York, in the County of New York aforesaid, on the ~~Twenty-first~~
day of ~~February~~, in the year of our Lord one thousand eight hundred
and ~~eighty-ninth~~ at the City and County aforesaid, with force and arms, ~~one silver~~
~~coin of the United States of America, of~~
~~the kind called half dollars of the~~
~~value of fifty cents, of the goods and~~
~~personal property of one Joseph Quinn,~~
~~belonging to and obtain from the said~~
~~Joseph Quinn, with his consent, induced~~
~~by a wrongful use of fear, to wit:~~
~~fear induced by a threat made by him~~
~~the said William Hunt, to the said~~
~~Joseph Quinn, then and there, to do~~
~~an unlawful injury to his person, and also~~
~~of the goods, chattels and personal property of~~
~~to accuse him of some crime to the Grand~~
~~Jury aforesaid unknown,~~
~~by a certain person or persons to the Grand Jury aforesaid unknown, then lately before~~
~~feloniously stolen, taken and carried away from the said~~

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

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

JOHN R. FELLOWS,
District Attorney.