

0649

BOX:

376

FOLDER:

3520

DESCRIPTION:

Healy, Thomas

DATE:

12/19/89



3520

POOR QUALITY
ORIGINAL

0650

Witnesses;

James J. Alwell
Nellie Lynch
Cory Wade

Property all
Receivers
R

Counsel,

Filed

Pleads,

19 Dec 1889
Not guilty

THE PEOPLE

vs.
Thomas Mealy

Burglary in the Second degree,
and Robbery with degree,
[Section 497, 526, 528, 531, 550].

JOHN R. FELLOWS,

Pr Dec 23/89 District Attorney.
pleads Burg 3d g.

A True Bill

161
James J. Alwell

Foreman.

57/100 51.27
H

POOR QUALITY
ORIGINAL

0651

Police Court—C District.

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

James J. Alwell
of No. 215 East 25th Street, aged 29 years,
occupation Doorkeeper, being duly sworn
deposes and says, that the premises No. 215 East 25th Street, 18th Ward
in the City and County aforesaid the said being a Tenement House

and which was occupied by deponent as a place of abode
and in which there was at the time a human being, by name Samuel B. Alwell

were BURGLARIOUSLY entered by means of forcibly opening a
door leading from the hallway
of said premises to deponent's apartment
for that

on the 1st day of December 1889 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

Two Cloth Coats & jacket of the value
of forty dollars. the property of deponent
and one Push. Trap. of the value of
thirty dollars. the property of Nellie Lynch
and in deponent's care and charge
also some papers & things of the value of
seventy dollars
the property of

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away by

Thomas Healy. (nowhere)

for the reasons following, to wit: That as or above. The hour
of 5 P.M. on said date deponent discovered
that said premises had been entered
as aforesaid and the said property
feloniously taken stolen and carried
away from said premises
deponent is informed by Officer Charles
Wade that he arrested the said
Healy and found in his possession

POOR QUALITY
ORIGINAL

0652

The ~~Old~~ Rush-Wrap here shown which
deposits fully identifies as a portion
of the property stolen and carried
away from deposits for many
deposits therefore proving that the said
bundle may be here to answer.

I now to be free me
This 9th day of December 1883 { James J. [unclear]
[unclear]
[unclear]
[unclear]

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
Twenty Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1883
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1883
There being no sufficient cause to believe the within named
guilty of the offence mentioned, I order he to be discharged.
Dated 1883
Police Justice.

Police Court, District,	Office—BURGLARY.
THE PEOPLE, &c., on the complaint of	
1.	
2.	
3.	
4.	
Dated 1883	Magistrate.
	Officer.
	Clerk.
Witness,	
No. Street,	
No. Street,	
No. Street,	
\$ to answer General Sessions.	

POOR QUALITY
ORIGINAL

0653

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 35 years, occupation Police Officer of No 18th Street, being duly sworn deposes and
James J. Cleaves
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

183

Charles J. Moore

A. J. McMahon

Police Justice.

POOR QUALITY
ORIGINAL

0654

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Henry 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 Henry*

Question. How old are you?

Answer. *41 Years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *295. 3rd Avenue. 1 Year*

Question. What is your business or profession?

Answer. *Slabman*

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
explanation?

Answer. *I am not guilty of the
Charge*
Sho. Pealy

Taken before me this

day of *November* 188*5*

H. J. McCall
Police Justice.

POOR QUALITY
ORIGINAL

0655

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James A. [Signature]

vs. [Signature]

Offence

1

2

3

4

Dated

Magistrate

Officer

Witness

No. 1, by

Residence

No. 2, by

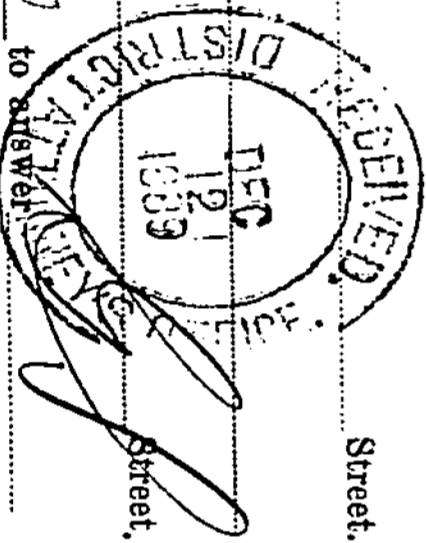
Residence

No. 3, by

Residence

No. 4, by

Residence



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 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 [Signature] 188 [Signature] Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

POOR QUALITY
ORIGINAL

0656

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 Mealy

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

Thomas Mealy
of the CRIME OF BURGLARY IN THE ~~second~~ DEGREE, committed as follows:

The said *Thomas Mealy*,

late of the *Fifth* Ward of the City of New York, in the County of New York
aforesaid, on the *eight* day of *December*, in the year
of our Lord one thousand eight hundred and eighty-*nine*, with force and arms, about the
hour of *four* o'clock in the *day* time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one *James J. Alwell*,

there situate, feloniously and burglariously did break into and enter, there being then and there
some human being, to wit: *one Sarah B. Alwell*,

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

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,

POOR QUALITY
ORIGINAL

0657

SECOND COUNT—

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

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

The said Thomas Steady,

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,

two coats of the value of twenty
dollars each, and one wrap of the
value of thirty dollars,

of the goods, chattels and personal property of one James J. Alwell,

in the dwelling house of the said James J. Alwell,

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.

POOR QUALITY
ORIGINAL

0658

THIRD COUNT—

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

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

The said Thomas Mealy,

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,

Two coats of the value of
Twenty dollars each, and
one wrap of the value of
thirty dollars,

of the goods, chattels and personal property of one James J. Alwell,

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

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

Thomas Mealy

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.

0659

BOX:

376

FOLDER:

3520

DESCRIPTION:

Hennesson, Frank

DATE:

12/20/89



3520

POOR QUALITY
ORIGINAL

0660

Witnesses:

Josephine Huntling
Ray Neil

Counsel, *Newman*
Filed *20* day of *Dec* 188*9*
Pleeds, *Wyzulky*

THE PEOPLE

vs. *R*

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

Frank Hennessy

JOHN R. FELLOWS,
District Attorney.

A True Bill, *1127*

Foreman.

John R. Fellows
Dec 23/89
Chas W. Heywood

POOR QUALITY
ORIGINAL

0661

Police Court—6th District.

CITY AND COUNTY
OF NEW YORK, } ss.

Josephine Huntington, 20 years old, married
housekeeper of No 21 Kingsbridge Street,
New York City

being duly sworn, deposes and says, that
on Thurs the 12th day of December

in the year 1889 at the City of New York, in the County of New York, at Kingsbridge
he was violently and feloniously ASSAULTED and BEATEN by Frank Hennessey,
now here, who pointed a loaded revolving
pistol at the person of deponent and
discharged therefrom a shot which
endangered deponent, the ball passing
near her shoulder

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 13th day
of December 1889

Josephine Huntington
No 21 Kingsbridge
Police Court POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0662

Sec. 198—200

6th

District Police Court.

CITY AND COUNTY
OF NEW YORK. ss.

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

Question. What is your name?

Answer. *Frank Hennessey*

Question. How old are you?

Answer. *Twenty three years.*

Question. Where were you born?

Answer. *Virginia*

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

Answer. *Shaft 19 New Bedford, Two weeks.*

Question. What is your business or profession?

Answer. *Laborer.*

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

Answer. *I am not guilty.*

His
Frank Hennessey
mark

Taken before me this

day of *December* 188*8*

John J. O'Connell
Police Justice.

POOR QUALITY
ORIGINAL

0663

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

James H. [unclear]

vs.

Frank H. Hennessey

1
2
3
4

Offence

*Assault
Felony*

Date *December 13, 1899*

James H. Hennessey
Magistrate.

Frank H. Hennessey
Officer.

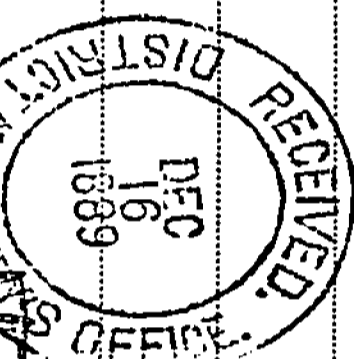
335
Precinct.

Witnesses _____

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____



*Committed to
Custody*

\$ *5000* *for* *holding*

As 10000. Please pay

City. Is 14th Dec. 99

Collection Dept. of Probation

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 *One thousand* ~~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 *December 13, 1899* *John C. [unclear]* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

0664

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Frank Hennessey

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

Frank Hennessey
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said *Frank Hennessey*

late of the City of New York, in the County of New York aforesaid, on the
twelfth day of *December*, in the year of our Lord
one thousand eight hundred and eighty*nine*, with force and arms, at the City and County
aforesaid, in and upon the body of one *Josephine Huntington*
in the peace of the said People then and there being, feloniously did make an assault and
to, at and against *her* the said *Josephine Huntington*
a certain pistol then and there loaded and charged with gunpowder and one leaden
bullet, which the said *Frank Hennessey*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did then and there shoot off and discharge,
with intent *her* the said *Josephine Huntington*
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
Frank Hennessey
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Frank Hennessey*

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 *Josephine Huntington* in the peace of
the said People then and there being, feloniously did wilfully and wrongfully make
another assault, and to, at and against *her* the said
Josephine Huntington
a certain pistol then and there charged and loaded with gunpowder and one leaden bullet,
which the said *Frank Hennessey*

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 shoot off and discharge, 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.

0665

BOX:

376

FOLDER:

3520

DESCRIPTION:

Henries, James

DATE:

12/06/89



3520

0666

BOX:

376

FOLDER:

3520

DESCRIPTION:

Henries, James

DATE:

12/06/89



3520

Witnesses:

Matthias H. H. H.
A. Bergman

Counsel,
Filed, *6* day of *Dec* 188*9*
Pleadg. *Not guilty*

THE PEOPLE,

vs.

V

James D. Hennessy

(2 cases)

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

JOHN R. FELLOWS.

District Attorney.

Book 1 Dec. 12 1889

A True Bill. *(7)*

James D. Hennessy

Foreman.

Dec 12, 1889
James D. Hennessy
James D. Hennessy
James D. Hennessy

0667

0668

STENOGRAPHER'S MINUTES.

District Police Court.

THE PEOPLE, &c., IN COMPLAINT OF

Walter Haughton

VS.

James P. Hennes

BEFORE HON.

Hogan

POLICE JUSTICE,

Dec 2 1889

APPEARANCES:

For the People,

For the Defence,

188

INDEX.

WITNESSES.

Direct Ex.

Cross Ex.

Re-Direct.

Re-Cross.

Walter Haughton
Boniface Bergman
Chas Keller

J. C. Schenck

Official Stenographer.

0669

Walter Haughtley }
James P. Henries } charged with
Looney
Klee 2/1/89

Walter Haughtley being duly
sworn deposes and says
By Mr Bedford.

Q. On the first of October did you have
an interview with the defendant
Ayesa.

Q. With regard to some jewelry, Ayesa?

Q. Just state it substantially.

Q. On that day Mr. Henries took a
diamond ring of the value of \$100

Q. when did you give him that diamond
ring? A. I cannot tell the exact
date

Q. Was it the last week in September or
in September? A. September 1889.

Q. when you gave him that diamond ring
what conversation did you have with
him as to with you related to its
disposition if you remember?

A. As near as I can remember he

0670

2

fact which had a party that wanted a
diamond ring worth about \$100
dollars that was among those in my
stock and I showed it to him and
told him I could sell it for \$110 dollars
he said it would answer the purpose
and he would take it to show to
the party; and on the next day when
he brought that due out in
I asked him if he had a customer?
when he said he had a customer?
Answer Sir

I asked him the name of who the cus-
tomer was?

A I don't think he mentioned any name
I quite strength after saying that he
had a purchaser for a diamond ring
you desired it to him Answer Sir
I asked him the understanding at the
time you desired it to him?

A That if the party was pleased with it
he would make the sale on those
conditions (referring to a paper)
affixed my name & money / Pff / Exa

of your gemstone that ring?

Ayesen

And I wish the same day please
to bring it back to you?

Answer it was several days later?

What did he say to you if anything at
the time he handed the receipt to
you?

A. That the party was pleased with it
and simply handed it to me with a
\$20 bill

Of the very next receipt from Boardman
and \$20 dollars and said he was
very much pleased with it?

Ayesen

What did he say if anything?

A. He said he could see him some more
or something to that effect.

It was your diamond ring?

Ayesen I had about 110 dollars ^{at the time}

and I went to Mr. Kenner's billiard
he was acting in good faith and
was going to sell it? Ayesen

I. Had you ever seen Mr. Boardman?

Has been a name; - A Shore

I did not have any conversation with
him in regard to this ring; Aussie
I was the person's present. A No. 1
Cops Examined

I do not know whether you gave him this Diamond
Ring to Mr. Stearns to see;
A Not the day

I do not know whether you gave him any
other jewelry at the same time to see
Aussie

I do not know whether you gave him any
jewelry the day before or after;
Aussie

I do not know whether it was
September or not. A No. 1 not for the
I do not know whether it was August
June or July that you gave him this
Identical ring; A No. 1 not

I do not know what is your best recollection;
A No. 1 not.

I do not know what state it was in September
that you gave him this Diamond ring;
A To the best of my knowledge & belief

0673

Q. And that is your best knowledge now
Ayes si

Q. Show you about this means see that
book before? Ayes si

Q. Now point to page headed August 23^d
and to the entry marked Aug 16th it is that
in your handwriting or any portion of it
Answer sometimes the heading is this (Showing
Q. and that bears date August 16th
don't it. Ayes si

Q. Then it must have been August 16th that
you gave him this property Answer very briefly
Q. And when the month of September was
just past testified to? Answer to the
best of my knowledge and belief
Q. And you are sure that ring to sell
for a stone? Ayes si

Q. The same as you did the other property
Ayes si

Q. Did you ask him the next day what
became of the property to the day after
Answer I don't think I did

Q. Now you recollect when you first gave
him about this identical ring?

0674

6

add not:-

Q. didn't you think it was strange to allow
him to have your property from August
16th to October 7th? A. That is not
unusual.

Q. He had other property, of yours
equally as long as he has had this?
A. I think he has. Q. On more than
one occasion? A. Yes Sir

Q. Now when he came back and made
the report to you you gave him credit
for the \$5 dollars didn't you?

A. No! Q. To whom did you
charge it? A. Mr. Bergman

Q. And you looked to Mr. Bergman
for the balance of the money didn't you?
A. Yes Sir

By Mr. Bedford

Q. He acted as your agent?

A. Yes Sir

Q. And you gave him authority to sell
to whom he saw fit provided the
party or parties named to him in
the statements according to the usual

7

Ayes si

Q and as long as the installments were
paid by him to you you didn't mind
if it was Smith Jones or Thompson?

Ayes si

Q You loaned to him
for the installments? Ayes si
Q And for him to collect the install-
ments and give them to you A yes si
Q He was your agent for that purpose?

Ayes si

Mr Meyer

Q Assuming that Mr Henrich collected
the money from Bergman and didn't
turn it over to you but you wanted
you then loan for the payment of the
money on the installment plan?

A If Mr Bergman had the receipts given
by Henrich I would look to Henry

Mr Bedford

Q Why would you loan to Henrich?

A With these blanks I have a regular
or monthly receipt that is a blank
also with my name printed on it
at the bottom for my arrangements

8

with house was of him to make
 a regular monthly collection. He
 would get more commission but if
 I was to make the collection as in
 this case I would claim the money
 from Kemp's

Mr Meyer

Q when Kemp made this sale of the
 diamond ring to Bergman?
 A yes you the 20 dollars who then
 did you charge this ring to?

A B Bergman

Q who then did you look to for the pay-
 ment of the money of that identical
 diamond ring?

A I looked to Bergman to pay for the ring

Q you so entered it in your ledger or
 day book or check book did you?

A Check book

Q you have no question then that this
 diamond ring was charged to
 Bergman.

A So Mr Bergman quite correct

Q and at the same time you received

0677

9

This debit you also received \$20 dollars
 do you not Apssui
 I can inform it upon that book any
 where (showing) Apssui
 I and in base handwriting are the
 names and figures in the book
 A mostly mine (indicating) and
 my bookkeeper as clerks
 I made under your instructions Apssui
 I figure in the payments made to you
 by the business from well including
 the 20 dollars A \$107 dollars
 I know know as agent of yours to
 see goods on the installment plan
 A know as agent.
 I and if he would sell any goods
 he would come and report to you
 the sale with the names of purchaser
 is that correct Apssui
 I and then you would charge it to the
 party in the debit & Apssui
 I and you would look to them for
 the payment of the money
 A If Mr. Henry did not turn in the

require payments I would not

Q Then if I understand you if Mr
Bergman
Hewes did not pay you would look
to Henry so that it appears if
Mr Bergman did not pay.

Q Then if a sale was made you would
look as guided in this case for the
payment of the money to Mr Bergman

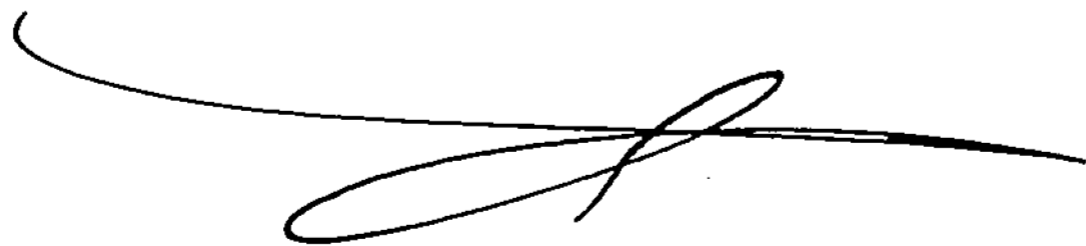
A I want to correct just one point
if it was sued to Mr Bergman
and he did not pay then I would go
to Mr Henry and as certain why
of course

Q Then if Mr Bergman was not re-
sponsible who would you then look

A I would look upon it as a loss

Q Then as I understand you the very
minute a check is presented to you
you announce it as a sale?

Answer



0679

"

Jonifare Bergman being duly
sworn deposes and says

That Bedford

of which daym reside ?

Answer to the above

of which daym ever being a claim and right
from the defendant Mrs. Kerner
Answer

of you never did in your life ? Answer

of what your signature (the original witness
aff. etc. ? Answer

of which daym ever authorized anybody to
sign that paper in question Answer
Mr. Meyer

For the purpose of this case
we can see he never bought the
ring in question

—

Charles Messers being duly sworn
deposes and says

By Mr Bedford:

Q What is your business & where is it?

A I gave C. Pambrooke

Q So that your ticket (showing) appears
offered in evidence, & admitted by the
Court under Pff Ex 3.

Q What does that ticket represent?

A One occasioned ring.

Q Who received who brought that diamond
ring to you? Answer: The defendant
of course that he brought it. Answer:

Q Who received on what day it was?

A The date is on the ticket August 20/89

Q Did he come to your place of business
Answer:

Q Did you wait on him?

Answer

Q Just state what was said & done by
him & by you?

A The defendant came in and laid down
the ring and asked for the mit
and examined it & was working

0681

13

if \$30 dollars would not do. and he
 said cant you give any more and
 said that is as much as I can give
 you, & he said if you cant give me
 any more I will take the \$30 dollars
 I owe him the money and make out
 the ticket & he went away
 of I have you the ring with you (A person
 producing the ring)

Mr. Koughty, Complainant Released
 By Mr. Bedford

of So that the particular ring you gave the
 defendant to sell? and which he
 represented to you by this installment
 ticket Mr. Bergman bought,
 and which paper is purported to be
 signed by him October 11th, and
 which you received \$20 dollars
 on account?

A. That is the ring to the best of my
 knowledge

Q. and is that the ring he pawned on
 the 20th of August for \$30 dollars

0682

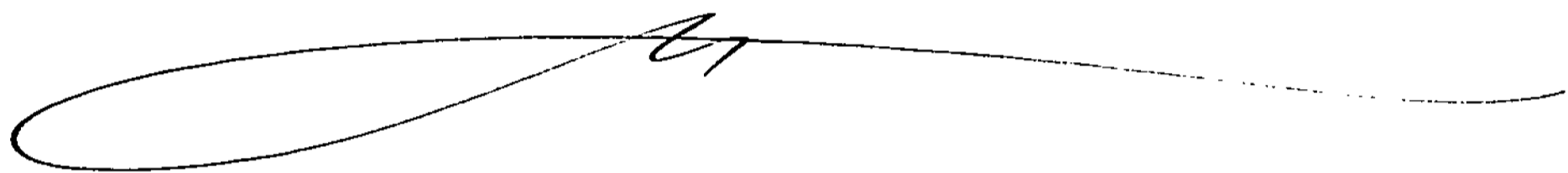
14

Ayer's

Mr Meyer No questions

I again renew my motion which
I made in the other case to dismiss
the Complaint,

By the Court Motion Renewed



District Police Court.

Drayton

vs.

Hennis

2d Case

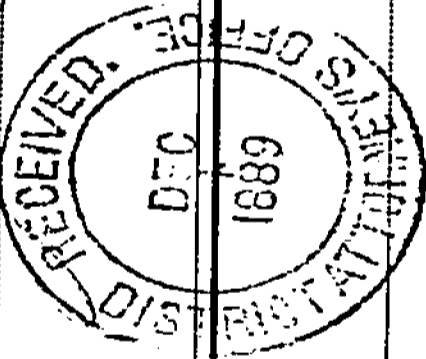
STENOGRAPHER'S TRANSCRIPT.

188

BEFORE HON.

E. H. Hennis

Police Justice.



Official Stenographer.

0683

0684

Police Court— / — District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Walter Doughty
 of No. 6 Maiden Lane Street, aged 45 years,
 occupation Jeweler being duly sworn
 deposes and says, that on the 23 day of August 1889 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:

Three gold watches of the value
 of One hundred and Eighty dollars
 and two Diamond rings valued
 Two hundred and thirty dollars.

All of the value of Four hundred and ten dollars
 the property of deponent

and that this deponent
 has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
 and carried away by James P. Hewrie's (now here)
 for the reasons that on said day
 the defendant was an agent of the firm
 of Doughty and Cooper, then in existence
 and to which deponent succeeded, to
 sell jewelry upon the installment
 plan. On said day the defendant re-
 presented to deponent that he had
 customers or intended purchasers in
 view for the above property and asked
 deponent to give him said property
 to show and sell, if possible to said
 customers on the installment plan for
 said firm. Deponent believing said re-
 presentations to be true gave said

Subscribed to before me this

day

Police Justice

0685

property to the defendant. That the defendant has not accounted for said property to deponent and when asked in reference to it, he, defendant gave deponent various answers and excuses. Deponent is informed by Detective John J. Creed, that he, Creed arrested the defendant and ~~and~~ the defendant's wife delivered to said Creed a large number of pawn tickets among which the defendant acknowledges and confessed, represented the property above mentioned and which he appropriated to his own use.

Sworn to before me }
 this 27th of January, 1889 } Walter Doughty
 O. H. Farr }
 Police Justice

0686

CITY AND COUNTY
OF NEW YORK, } ss.

aged 38 years, occupation John J. Reed Detective of No.

Centra Office Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Walter Doughty

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

Sworn to before me, this 27
day of November 1889

John J. Reed
E. Hogan
Police Justice.

0687

Sec. 198—200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *James P. Henries*

Question. How old are you?

Answer. *42 years.*

Question. Where were you born?

Answer. *Pennsylvania*

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

Answer. *56 West 26 Street. 5 months.*

Question. What is your business or profession?

Answer. *Salesman*

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

Answer. *I am not guilty and
demand an examination*

James P. Henries

Taken before me this *27*
day of *November* 188*6*

Police Justice

0588

Accid. & Dec. 2 at
2 M. pm.

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

Mattie Smith

James O. Dennis

Offence

Grand Larceny

Dated November 27 1889

Magistrate.

Chief Clerk Officer.

C. L. Precinct.

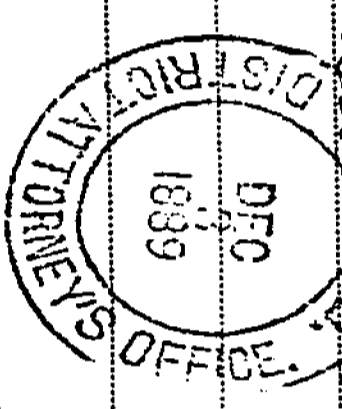
Witnesses

Call the officers

No. _____ Street _____

(See testimony)

No. _____ Street _____



No. _____ Street _____

No. _____ Street _____

by _____

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 _____ 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 November 27 1889

Police Justice.

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

Dated _____ 1889 _____ 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 _____ 1889 _____ Police Justice.

0689

Police Court— District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Malta Doughty
of No. *6* *Maiden Lane* Street, aged *45* years,
occupation *Jeweler* being duly sworn
deposes and says, that on the *1st* day of *October* 18*89* at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the *day* time, the following property, viz:

*One diamond ring of the
value of One hundred and ten
dollars*

the property of deponent and his partner

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by *James P. Henries* for the

reasons that on said day and previous
thereto the defendant was an agent
of deponent's firm, ^{then in existence and to which deponent success} to sell jewelry upon
the installment plan. That it was the
defendant's duty upon making a sale
to deliver the property purchased to
the purchaser and receive a portion
of the purchase money and have
the purchaser sign and execute an
agreement similar to the one hereto
annexed. That previous to said first
day of October inst. the defendant
represented to deponent that he had
an intended purchaser in view for

Sworn to before me this

18

Police Justice

0690

✓ a diamond ring and deponent believing that
 the defendant intended to sell said ring
 in the usual and customary manner,
 gave the defendant the said diamond
 ring. That on or about said 1st October, 1889,
 ✓ the defendant returned to deponent and
 stated that he had sold said ring and
 gave deponent the annexed agreement
 purporting to be executed by B. Bergman
 of 425 Sixth Avenue New York, and
 ✓ gave deponent the sum of Twenty dollars
 which the defendant represented was the
 first installment paid by said Bergman
 in the purchase of said property. Deponent
 believing said representations to be true, con-
 sented to said sale.

Deponent is informed by Boniface Bergman
 (now here) that he Boniface resides at No. 425
 16th Avenue, that he never purchased said
 ring or executed said agreement and that
 the signature attached to said agreement was
 not signed by him or attached by his
 authority and he has no recollection of ever
 seeing the defendant.

Therefore deponent charges the defendant
 with retaining the possession of said
 property by means of the said false
 representations and appropriating said
 property to his own use.

Sworn to before me }
 this 23rd November, 1889 }

Walter Doughty

J. M. Patterson

Police Justice

0691

CITY AND COUNTY { ss.
OF NEW YORK, }

Bonifac Bergman
aged 43 years, occupation *Tancy provisions* of No.
425 Sixth Avenue Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Walter Dougherty*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 23
day of November 1888

Bonifac Bergman

J. M. G. Cutler
Police Justice.

0692

Sec. 198—200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *James P. Henries*

Question. How old are you?

Answer. *42 years*

Question. Where were you born?

Answer. *Pennsylvania*

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

Answer. *56 West 26th St. 5 months*

Question. What is your business or profession?

Answer. *Salesman*

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

Answer. *I am not guilty*

James P. Henries

Taken before me this *2nd*
day of *November* 188*7*

Police Justice

0693

Sec. 151.

Police Court. / District.

CITY AND COUNTY }
OF NEW YORK, } ss.In the name of the People of the State of New York; To the Sheriff of the County
of New York, or 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 Malter Doughtyof No. 6 Maiden Lane Street, that on the 1st day of November
1889 at the City of New York, in the County of New York, the following article to wit:One diamond ringof the value of One hundred and ten Dollars,the property of Malter Doughtyw. as taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by J. R. StewartWherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to
answer the said complaint.These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant
and forthwith bring him before me, at the First 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 23 day of November 1889H. M. Patterson POLICE JUSTICE.

0694

Adm'd Dec. 2 at
2 P.M.

Police Court---

District

W 1889

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Maletta Straight

James J. Henrich

Offence

Grand Larceny

Dated Nov 24 1889

Seabrook Magistrate.

Preced Officer.

Preced Officer.

Witnesses: Benjamin Thompson

No. 425-6. Ave.

(See testimony)

No. 7 for 1889

No. 2 for 1889

No. 10000. to answer

No. 10000. to answer

No.

The Magistrate being
in 1st Court on
my absence will
please let the
St. in court's care

J. M. M.
P. J.

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 December 2, 1889 Police Justice.

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

Dated 1889 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 1889 Police Justice.

0695

108 Vanek St Mykity
Dec 14th 1889

Recorder Smyth;

Esteemed Sir. In
behalf of a worthy man and his
family I address you. Mr. J. P.
Heuriez who has been proclaimed
convicted of forgery in the second
degree and remanded till Monday
the 16th inst for sentence. I have known
him about a year and from the first
have been most favorably impressed
on his favor. I believe him an honest
man at heart and his willingness now
to turn over to Mr. Doughty, the
plaintiff every thing he has in the
world leaving his wife absolutely
penurious & homeless with two children
one 18 months & the other 2 years old.

0696

is some proof of his right desires. His friends in this vicinity, where he has lived the past eight years, all speak highly of him in every respect and know of his earnest efforts and hard struggle to maintain his family. Many times they have been without a dollar. The day of his arrest his wife was left with 50¢ and since that time has had to exist upon \$3.00 weekly earned by caring for a dwelling during the absence of the owner's family. Mrs. Henrich assures me her husband is not in his right mind nor has he been for more than a year. I believe myself he is not responsible for his actions and the more closely his recent behavior is noticed, the more apparent it becomes. Possessing neither money nor moneyed friends he

is practically helpless. Against the advice of his attorney, directly, he candidly confessed everything as you may remember. If it is possible without injustice to any one could you release him further time? I feel sure his many friends can satisfy his employers thoroughly fully and that having made all reparation possible as an honorable man you will be as lenient as you can consistent with your duty. He does throw himself upon your mercy and I feel sure if you knew the man and his family you would believe as I do that they are honest & worthy citizens in great distress all because of his temporary derangement brought on by terrible anxiety and worry. I ask all the kind consideration you feel you can extend a hitherto

0697

Worthy citizen

Very respectfully Yours

Edwin Rulac

108 Vandell

or 22 Vesey St

PS I write this without the knowledge
of any one of his family or himself.

W. & J. H.

Wentworth

Leeds

0698

District Attorney's Office.

PEOPLE

vs.

Jas. P. Hurvies

G.R.

Walter Boughty.
6 Maiden Lane
off Creed & Heard.
P.O.

0699

POOR QUALITY
ORIGINAL

STENOGRAPHER'S MINUTES.

District Police Court.

THE PEOPLE, &c., IN COMPLAINT OF

Walter Douglas
vs.
James P. Hume

BEFORE HON.

E. Hogan
POLICE JUSTICE,
Dec 9 1889

APPEARANCES: { For the People, _____
For the Defence, _____

188

INDEX.

WITNESSES.

Direct Ex.

Cross Ex.

Re-Direct.

Re-Cross.

Walter Douglas
John J. Lee

Official Stenographer.

POOR QUALITY
ORIGINAL

0700

Walter Laughtley } Charged with
James P. Henries } Larceny of
Edward Hogan }
Police Justice
December 2^d 1889

Walter Laughtley the complainant
being duly sworn deposes that says
examined by Mr Bedford at and at
where do you reside?
A Elizabeth New Jersey
Q Where is your place of business?
A 6 Maiden Lane New York
Q Do you know the defendant?
A Yes
Q What is his name?
A James P. Henries
Q On the 23^d of August did you have an
interview with him?
A Did
Q Please state concisely what that in-
terview was?
A He represented to me
Objection to.

**POOR QUALITY
ORIGINAL**

0701

of what did he say, don't say what he represented to you

A As near as I can remember it he said
midnight, I had three parties that
want watches, ⁹also two parties that
want diamond rings giving me
a description of about what he wanted
a \$6000 gold watch, and a diamond
ring worth about the price that is
mentioned here, I had the goods and
gave them to him, he said that those
parties would buy on the install-
ment plan, and he took them
with the understanding that they
were to be sold that way.

That was the 23^d day of August
Ayresii

When next after that did you see him
It may have been a week or ten days
It may have been a little longer

of what conversation did you have then
asked him when he came in if he
had disposed of the goods, and if
so I wanted him to report on them

and he said he thought they would be
paid, he had not seen one of the parties
lately, and he had called there once
or twice, and at one time they were
out at lunch and another time
they were too busy, and he gave a
number of excuses for not turning
in the due bill;

Q. What did you say to him?

A. I don't know at that time, but still
later I approached the subject again.

Q. What was the second conversation?

A. About the same as the first, he had
not seen the parties yet.

Q. Did you ask him who ~~were~~ the parties
were?

A. Not at that time.

Q. Did you know who they were at that
time?

A. No I did not say that I did not.

Q. Did you have a third conversation
with him about this transaction?

A. No not to my knowledge.

Q. In consequence of these conversations

4

with the defendant what did you do
if anything?

Aguehuni to understand that I must
have a report on the goods, that I was
in need of money, and if the goods
were sold I wanted the money turned
in, and if they were not sold I wanted
the goods, and he said he would try to
see the parties very soon again and
make a report.

Q Did he after that conversation return
the goods? A No sir

Q Did you ever get them? A No sir

Q Did you see Creed or any other person
time after that? you must not
state the conversation that you had
with him if the defendant was not
present,

A He was not present

Q The consequence of what you told me
Creed what did he do?

A He created the defendant

Q This is your property?

A Yes sir

Q and the value of them is
alleged in the complaint \$410000
Answer

Prof Examined by
Mr Meyer

Q How long have you known the defendant
A Not quite a year

Q And does his name appear upon the
door in conjunction with your name
at your place of business now?
A On the door?

Q Yes sir his sign?
Answer

Q And has he not an office at your
place of business?

Answer

Q And does he make out his headquarters
Answer

Q How many transactions during
the past year have you had with the
defendant?

A That I would be unable to answer
without having my books here.

Q You were told to produce your books

6

were you not at the last hearing?
A above.

Q a book in reference to the subject matter
of this complaint were you not?
A yes sir

Q Directed by the Court so to do?
A yes sir

Q will you produce it?
A yes sir

Q Let us see it?

Mr Bedford Subject to this going into
any transactions except this one of
August 13th;

By the Court objection sustained
The meyer,

I ask your honor to let me
make the offer of my proof before
you rule upon the objection so as to
preserve my record?

By the Court Very well

The meyer. I offer to prove that this defendant
has had transactions with the complain-
ant before and after the subject
matter mentioned in the complaint

7

namely the 23^d of August, and that
his books if allowed to be produced
would show repeated sales before
and after,

By the Counsel Objection Sustained
Q and after the 23^d of August when
was the first time that you saw
him after that?

A It may have been the next day.

Q Wasn't it a fact Mr. Daugherty that
the defendant came at your place
of business almost daily?

A Yes sir.

Q Then when you testified in answer to
the question put to you by the learned
District Attorney that you had seen
him 8 or 10 days after the 23^d of
August you were mistaken

A I was not aware that you asked me
such a question

Q Do you recollect that the District
Attorney asked you when you saw
him and you said it was 8 or 10
days afterwards?

8

Ayes si

Q But you had seen him about your
place of business almost daily after
the 23^d of August?

Ayes si

Q Now at the time that this property was
got from you did you charge it to him
in your books?

Ayes si

Q Did you take a memorandum of it in
your books? A I did

Q Has you that memorandum now?
A Yes

Q Will you produce it. A Yes si (witness
producing it)

Q That is the book which you now hold
in your hand?

A Memorandum book

Q And I notice the cover says Sherris?
A Yes si

Q That is a book containing the various
transactions that you had with Mr
Sherris isn't it? A Yes si
Q Where does the date of his transactions

9

commence? A That would be different
to ~~show~~ pay

Q. What does your book show?

A. The book shows nothing in regard to
the date, some of these amounts are
copied from another book that I have.
When I first knew Mr. Henries several
other parties were in the same book
and to facilitate matters I got about
like this.

Q. At the time you gave these various
articles to the dependant is this the
identical book that you moved it
in? A. I think not.

Q. When Mr. Henries got these 3 guest watches
you made a memorandum in your
book which you have not produced
here did you not? A. Yes Sir

Q. What book is that?

A. A general memorandum book just
like this.

Q. But that is the book in which you
originally put in the entries as
they were taken by Mr. Henries

10

is it not? Ayee sui

Q Now will you tell us exactly what
Misternys said on the 23rd of August
1889 in reference to these 3 gold watches
A He came in and said he had some
porters that wanted to buy watches.
Q Did he at that time name to you
any of the individuals who wanted
to buy watches?

A Calling them by name?

Ayee sui. A No sui

Q But upon the strength of those repre-
sentations as you call it you gave
him these 3 watches didn't you?

A Let him take them ayee sui

Q And the same transactions that he
had as far as the taking of the 3
watches, he had done previous trans-
actions with you? Ayee sui

Q If you trusted him with your
property for the purposes of selling
it to his customers if he could?

Ayee sui

Q As I understand your custom ^{to be} that

11

Henri's was a salesman for you?
A an agent

Grand wanted see those goods upon
what would determine the installment
plan? Assess

Grand come back and bring you a
portion of the sale if he received any
money and you would charge it to
him? Assess.

Grand wanted you charge the property
to if you received some payments?
Now for instance if Mr Henry paid
the property to Judge Hogan you
would look to Judge Hogan for
the money and not the defendant
wouldn't you?

A If a proper due bill was brought in
assuming Mr Maughey that Mr
Henry showed present to you a
due bill signed with Edna or
Hogan with would you look to Mr
Henry or Mr Hogan for the payment
of your watch, ring or jewelry?

A If he failed to bring in a proper due

14

Will I want look to Mr Henry's
if you would you look to if you received
advice? A Mr Henry's

If you don't understand my question
Assuming that the property that you
gave to the defendant to sell was
sold to a purchaser who would
you look to for the payment of the
money, the purchaser or Mr
Henry? A It would depend
upon the circumstances the way
the goods were sold. If Mr Henry
was allowed his commission or
rather was making the collection
on the regular payments I would
look to him, and not to the purchaser
If you would Mr Hogan responsible
for such a transaction, or Mr
Henry? A Mr Hogan.

If then the sale would be to him would it?
A Yes.

If and he would be your agent to sell
to Mr Hogan would it be?

A As I understand it yes.

13

Q And that is the same transaction
that you had in this case with Mr
Henry. you gave him these goods to sell

A Yes I gave him the goods to sell

Q And you allowed them to go out of
your possession? A Yes sir

Q And he took them away to sell A Yes sir
when he represented justice.

Q He also represent the names of the
justice to you? A Yes sir

Q He never mentioned a name to you?
A No sir.

Q Did you receive any payments on any
of those articles? A No sir none of them

Q Can you tell me what transactions the
defendant had with you on the 21st
of August?

A Mr. DeFord objected to unless it be so
directly on that of the 21st of August

By the Court Admitted.

A I don't remember

Q Can you recollect a transaction that
happened with the defendant on the
21st of August. A No sir

14

Q Can you recollect a transaction that
happened on the 30th of August?
A I don't recollect it.

Q Can you recollect what happened on the
29th of August? A Yes Sir

Q On the 29th of August. A I think not
Q Is it not a fact that all the transactions
that you had with the defendant were
done in the ordinary & usual course
of business and in the way that
the defendant always transacted his
business with you including this
one of the 29th of August? A Yes Sir
By Mr Bedford

Q Do I understand you by the last answer
that you made that his honor that
you have been in the habit prior to the
29th of August of giving the defendant
jewelry to sell by way of installments
and that he kept it and never paid
any installment, and never gave
any satisfactory account of it as
of the 29th of August?
A Yes Sir By the Court Admitted

15

A I would say no to that:

Q. Then on the 26th of August you entrusted
the defendant with the jewelry on
his representations that he would sell
it to certain persons and was he
not entitled to pay you certain installments
paid to him on those transactions
or return the jewelry? A. Yes sir
Q. Did he have for those particular transactions
your consent directly or indirectly
for him to appropriate them to his own
individual use? A. No sir
Q. Did you ever authorize him to pawn
the jewelry or any portion of it that
you gave him on the 26th of August
A. No sir

By Mr. Meyer:

Q. Did you rely upon the representations
that the defendant had customers for
your property? A. I did
Q. And you relied upon the representations
that without any name being
mentioned to you of customers?
A. I must say that he did not name a

16

single customer

I have no one single customer one
single individual that you can
recall that told you that he was
going to sell any of the property men-
tioned in this complaint of August
4th 1901. I don't think he mentioned any

If you relied entirely upon the
representations as made by him
in which he was to sell to some
customers and that it was
and you relied entirely upon his
representations. Yes sir

Is this a copy of your answer that
you use in your answer? (A yes sir)
and this answer was used by the
defendant in the sale of this property
by him? Yes sir

and is this the only claim that you
have in your answer?

A. On installment yes sir

as I understand it the defendant
was empowered to sell only on install-
ments to customers and to seek

17

A. I don't think anything was ever said
in regard to that?

Q. Did you see to him upon credit?

A. Yes

Q. Did you charge him in your books
with any of the property that he took
from you as sold?

A. I entered them on the books, that is
a memorandum of his taking the
goods?

Q. Didn't you charge them to him when
he took them?

A. Yes

Q. At no time A. at no time
Mr. Bedford

Q. The fact that you believed the representatives
that he had certain customers is
that you relied upon him to such an
extent that you gave him the jewelry
to sell?

A. Yes sir

01

John J. Creed asked me before of
the case being duly sworn deposes
and says:

Q What is your business?
A I am a Sergeant 3rd Missouri
of Red you have any occasion to visit
the defendants wife?

A I visited the Central office to see
her husband on Saturday evening
November 23/1889 when he was on trial.

Q Was the defendant there? A Yes Sir
Q Will you state all the conversation
that took place in his presence?

A When he came to the Central office he
was allowed to sit in the basement
He was troubled he claimed with back
troubles and rheumatism, and he
requested me to go to his house with
him, that the pawn tickets were at
his house in different boxes and
different parts of the room and
He would be the only one that could
find them. The sergeant refused to
allow me to go. But he sent for his

19

wife to come down & showed and
response to the wife and stated he to
bring down all the pawn tickets and
where she could find them, on the
following day which was Sunday.
His wife brought down to him 82
pawn tickets which he admitted he
pawned and these tickets represented the
property he had taken from the Com-
plainant.

Q. What was his language?

A. At that time this book was lying
on the table and he was showing me
aloudly what he had done with the
property and he said he had pawned
tickets for all of them, and these pawn
tickets were among the articles rep-
resenting the property.

Mr. Meyer

I move to strike out all of
this witness's testimony as to any-
thing applying to the book and which
has any reference to anything
contained in the pawn tickets.

0719

20

By the Court Motion Denied
of the consequence of what the defendants
said to you and quite true in consequence
of the \$2 pawn tickets which
he produced. Did you as an officer
do anything special about the pawn
tickets?

Answer:

Q. Did any officer or detective do any
thing to your knowledge in regard to
this matter? Answer:

Mr. Meyer: No questions to ask.
I now move to dismiss the complaint
upon the ground that the people have
failed to make out a case of larceny
and rely upon the decision as
laid down by the Supreme Court
General term 1st department in the
case of the people against Dough
and read now from the decision of
Judge Van Brunt the presiding
justice of the May 1888 general
term of the Supreme Court.

By the Court Motion Denied
Defendants rest

POOR QUALITY
ORIGINAL

0720

1 District Police Court.

Walter Douglas

vs.

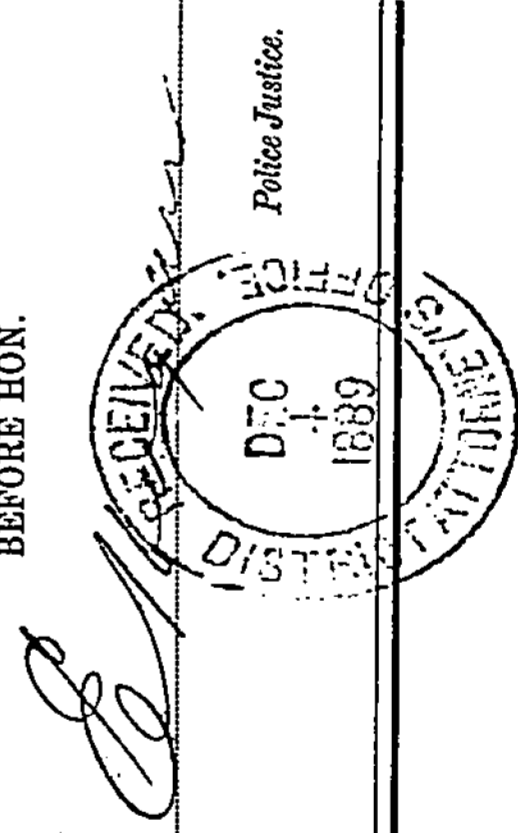
John P. Hennes

(1st Case)

STENOGRAPHER'S TRANSCRIPT.

Rees 1889

BEFORE HON.



Police Justice.

Official Stenographer.

POOR QUALITY
ORIGINAL

0721

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

James P. Henries

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

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

The said

James P. Henries

late of the City of New York, in the County of New York aforesaid, on the *twenty-third*
day of *August* in the year of our Lord one thousand eight hundred and *eighty-*
nine, at the City and County aforesaid, with force and arms,

*three watches of the value of
sixty dollars each, and two finger
rings of the value of one hun-
dred and fifteen dollars each*

of the goods, chattels and personal property of one

Walter Doughty

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. Bellows
District Attorney

POOR QUALITY
ORIGINAL

0722

Witnesses;

Maria Douglas
Officer [illegible]

Counsel,

Filed

Pleas,

McClary
1894
Dec 9
Myself

THE PEOPLE

vs.

P

James B. Hennessey
(2 cases)

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

JOHN R. FELLOWS,

District Attorney.

A True Bill. 687

Paul A. [illegible]
Foreman.

POOR QUALITY
ORIGINAL

0723

DOUGHTY & COOPER,
AMERICAN WATCHES,
Diamonds and Jewelry,
6 MAIDEN LANE,
NEW YORK.

Gold 59

Pes 1 for watch

NEW YORK

Oct 1st 1889

This certifies that I have received and agree to purchase from DOUGHTY & COOPER,
No. 6 MAIDEN LANE, N. Y.,

#1271 1 S St Diamond Ring 1 1/2

valued at \$ 110.00 on the following terms and conditions, viz.:

That I will pay said firm \$ 10.00 per Month each and every Month
until the sum of \$ 110.00 is paid in full.

20 paid out
That if default be made in any payments as above stated, I agree to return said Watch to
DOUGHTY & COOPER, in good order as received, and authorize them to retain the sum of \$ 10
from my payments, which sum shall be considered a fair value for the use of said WATCH while in my
possession, to indemnify them from loss on account of no sale being effected, and to pay expense of collecting money.

It is understood and agreed that the Title to said WATCH remains in DOUGHTY & COOPER
until the full amount of \$ 110.00 is paid and that I will not sell or dispose of said WATCH
so long as the Title remains in said firm.

(OVER)

NAME, B. Bargmann

RESIDENCE, 425 6th Ave.

POOR QUALITY
ORIGINAL

0724

I HEREBY AGREE to be responsible for the fulfillment of within contract.

NAME,

ADDRESS,

J. G. Gornilhorn
58 26th St.,

PAID ON WITHIN CONTRACT.

DATE.

AMOUNT.

Oct 2nd 1914

20.

POOR QUALITY
ORIGINAL

0725

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James P. Henries

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

James P. Henries
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said

James P. Henries

late of the City of New York, in the County of New York aforesaid, on the
first day of October in the year of our Lord
one thousand eight hundred and eighty-nine, with force and arms, at the City and
County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly
act and assist in the forging a certain instrument and writing,

which said forged
instrument and writing
is as follows, that is to say:

New York, Oct. 1st 1889
This certifies that I have received and agree to
purchase from Doughty & Hooper, No. 6 Maiden Lane N.Y.
#12W 1 D. St. Diamond Ring 1 1/8
valued at \$110.00 on the following terms and conditions, viz:
That I will pay said firm \$10.00 per month each and every
month until the sum of \$110.00 be paid in full
\$20 paid on a/c
That if default be made in any payments as above stated, I
agree to return said Dia. Ring to Doughty & Hooper, in good order as
received and authorize them to retain the sum of \$ from
my payments which shall be considered a fair value for the use of
said watch while in my possession, to indemnify them from loss or
account of no sale being effected, and to pay expense of collecting money.
It is understood and agreed that the title to said Dia. Ring remains
in Doughty & Hooper until the full amount of \$110.00 is paid and that I
will not sell or dispose of said Dia. Ring so long as the title remains in said firm.
I am B. Bergman
Residence 425 6th Ave.

with intent to defraud, against the form of the Statute in such case made and provided, and
against the peace of the People of the State of New York and their dignity.

POOR QUALITY
ORIGINAL

0726

SECOND COUNT:—

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

James P. Henries
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said

James P. Henries
late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing,

which said forged instrument and writing
is as follows, that is to say:

New York, Oct. 1st 1889
This certifies that I have received and agree to purchase
from Doughty Cooper, No. 6 Maiden Lane, N. Y.,

#12 W 1 S. 1/2 Diamond Ring 1 1/2
valued at \$110.00 on the following terms and conditions, viz.:

That I will pay said bond \$10.00 per month each and every
month until the sum of \$110.00 is paid in full
\$20 paid on 1/2

That if default be made in any payments as above stated, I
agree to return said Dia Ring to Doughty Cooper, in good order as re-
ceived, and authorize them to retain the sum of \$110.00 for the use of said
payments, which sum shall be considered a full value for the use of said
watch while in my possession, to indemnify them from loss on account of
its sale being effected, and to pay expense of collecting money.

It is understood and agreed that the title to said Dia Ring
remains in Doughty Cooper until the full amount of \$110.00 is
paid and that I will not sell or dispose of said Dia Ring
as long as the title remains in said firm.

Samuel B. Bergman
Residence, 425 6th Ave.

with intent to defraud

the said

James P. Henries
then and there well knowing the same to be
forged, against the form of the Statute in such case made and provided, and against the peace
of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0727

BOX:

376

FOLDER:

3520

DESCRIPTION:

Hickman, Robert

DATE:

12/03/89



3520

Aime Herbert

Pleas, *Originality* 4

vs.

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

Robert Tichernan

A
I

JOHN R. FELLOWS,

District Attorney.

A True Bill

For example:

Dear Mr. South
I have your of 9th inst.

**POOR QUALITY
ORIGINAL**

0728

POOR QUALITY
ORIGINAL

0729

District Attorney's Office.

PEOPLE

vs.

Robt Hickman

Asst.

Robt J. Jones.

William Lynch.

Amie E. Hickman

H. D.

Georgiana Wright

500 So. 5th Ave

Frank Martoccia

244 Elizabeth St

Alfred Powers

8th Prec

POOR QUALITY
ORIGINAL

0730

CITY AND COUNTY
OF NEW YORK, } ss.

POLICE COURT, 2 DISTRICT.

of the 8th Precinct Alfred Powers
of Police Street, aged years,
occupation Police officer being duly sworn deposes and says,
that on the 27 day of November 1889
at the City of New York, in the County of New York,

Amie E. Hickman
(now here) is a material witness for
the people of the State of New York against Robert
Hickman charged with felonious assault,
deponent fears that said Amie will
not appear to testify when required
therefore deponent prays that she be
committed with the name of detainer

Alfred Powers

CITY AND COUNTY
OF NEW YORK, } ss.

POLICE COURT, 2 DISTRICT.

of the House of detainer Amie E. Hickman
of Michigan Street, aged 24 years,
occupation Michigan being duly sworn deposes and says,
that on the 27 day of November 1889
at the City of New York, in the County of New York, she heard read
the annexed affidavit of Robert Jones
and she knows the contents thereof.
That the statement made by said
Jones and referring to deponent
is true to deponent's own knowledge.

Sworn to before me this
27 day of November 1889 Amie E. Hickman
Alfred Powers
Police Justice

POOR QUALITY
ORIGINAL

0731

St. Vincent's Hosp.
New York Nov 15/89

Ann Hickman is
still in the Hospital
Her condition is
unchanged from
last statement.

A. Beckman
House Surgeon

St. Vincent's Hosp.
New York Oct 30
To Judge Hogan
Sir

I am the best
of my knowledge Anna
Hickman (a patient
in this hospital) is
not of imminent
death from her injuries.
Respy

A. Beckman
House Surgeon

POOR QUALITY
ORIGINAL

0732

St. Vincent's Hosp.
New York Oct 18/89
The condition
of Annie Hickman
is unchanged.
Resp.
P. Beckman
House Surgeon

St. Vincent's Hosp.
New York Oct 15/1889
This is to certify that
Annie Hickman is a
patient in this hospital
suffering from a Compound
Depressed Fracture of the
Skull and an incised
wound of the shoulder
P. Beckman
House Surgeon

POOR QUALITY
ORIGINAL

0733

CITY AND COUNTY, ss.
OF NEW YORK,

POLICE COURT, 2 DISTRICT.

Alfred Powers
of No 5th West 100th Street, aged years,
occupation Police Officer being duly sworn deposes and says
that on the day of 188
at the City of New York, in the County of New York

Robert Jones
(nowhere) is an important and necessary
witness against Robert Hickman charged
with felonious Assault.
Deponent further says that he has
reason to believe that the said Robert
will not be forthcoming when
wanted and pray that he be
committed to the House of Detention

Alfred Powers

Sworn to before me, this 15th day

of 188

John J. McManus Police Justice.

POOR QUALITY
ORIGINAL

0734

Police Court, 2 District.

City and County } ss.
of New York, }

of No. 200 South 5th Avenue Street, aged 25 years,
occupation Drive a manette being duly sworn, deposes and says,
that on the 14th day of October 1889, at the City of New

York, in the County of New York, in the yard of the premises
No 200 South 5th Avenue. at about
the hour of 12.30 O'clock P.M. said date
deponent saw this defendant

Robert Hickman. Strike his wife
Annie Hickman a violent blow on
the head with a large butcher knife
he the said Robert then and there held
in his hand. She the said Annie
then started and ran up on the stoop
and when she reached the top of the
stoop she fell on her side and threw
her arms over her head. the said
defendant who had pursued the said
Annie up said stoop, then wilfully
and maliciously cut and stabbed
the said Annie in the shoulder with
said knife. he then attempted to stab
her again when deponent caught
hold of said knife. the defendant then
drew the knife through deponents
hand. when deponent struck him
knocked him down and held him
until the arrival of Officer Alfred
Powers of the 8th Precinct Police who
arrested him the said defendant.

Sworn to before me
this 15th day of Oct 1889 }
John J. Herman
Police Justice

Robert J. Jones
Mant

POOR QUALITY
ORIGINAL

0735

CITY AND COUNTY
OF NEW YORK, ss.

POLICE COURT, 2 DISTRICT.

William Lynch

of No. 198 Smith St. Ave. aged 20 years,

occupation work at paper store being duly sworn deposes and says

that on the 14th day of October 1889

at the City of New York, in the County of New York Robert Hickman

(now here) did wilfully and maliciously cut and stab Annie Hickman the said defendants wife, on the head and in the right shoulder with a large butcher knife which he the said defendant then and there held in his hand cutting her, the said Annie Hickman so severely that she the said Annie is now confined in St. Vincent's Hospital and unable to appear in court. Wherefore defendant prays

Subscribed before me this 14th day of October 1889

1889

Police Court

POOR QUALITY
ORIGINAL

0736

the said Robert Hickman may
be held to answer the result of the
injuries of the said Annie Hickman

Sworn to before me } William Lynch
this 14th day of Oct 1889 }
John P. Gorman
Police Justice

Police Court-- District.

AFFIDAVIT.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs.

Dated 188

Magistrate.

Officer.

Witness,

Disposition,

POOR QUALITY
ORIGINAL

0737

Sworn to before me, this

of

188

day

188

day

188

day

188

day

188

day

188

day

188

day

188

day

188

day

188

day

188

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 2 DISTRICT.

Alfred Powers
of No. 8th Precinct Police Street, aged years,
occupation Police Officer being duly sworn deposes and says
that on the day of 188

at the City of New York, in the County of New York William Lynch

(now here) is an important and necessary
witness against Robert Hickman
charged with felonious assault
defendant further says that he has
reason to believe that the said Lynch
will not be forth coming when wanted
and pray that he may be ordered to
find surety for his appearance when
wanted to testify and in default be
committed to the House of Detention
Alfred Powers

POOR QUALITY
ORIGINAL

0738

Sec. 193-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Robert Hickman 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.

Robert Hickman
Sworn

Taken before me this

day of

1889

Police Justice.

POOR QUALITY
ORIGINAL

0739

Can without fail to
circumvent the result of
his words
to Nov. 28. 2 PM

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

Police Court-- District.

1/34

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Robert J. Jones

Robert J. Jones

1
2
3
4

Offence Assault
felony

Dated

Nov 15

1889

No. 1, by _____

John M. Jones Magistrate.

No. 2, by _____

Robert J. Jones Officer.

No. 3, by _____

Robert J. Jones Precept.

No. 4, by _____

Robert J. Jones

No. 5, by _____

Robert J. Jones

No. 6, by _____

Robert J. Jones

No. 7, by _____

Robert J. Jones

No. 8, by _____

Robert J. Jones

No. 9, by _____

Robert J. Jones

No. 10, by _____

Robert J. Jones

No. 11, by _____

Robert J. Jones

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 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 Nov 27 1889 John M. Jones Police Justice.

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

Dated 1889 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 1889 Police Justice.

POOR QUALITY
ORIGINAL

0740

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Robert Hickman

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

Robert Hickman
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said

Robert Hickman
late of the City of New York, in the County of New York aforesaid, on the
fourteenth day of October in the year of our Lord
one thousand eight hundred and eighty-nine, with force and arms, at the City and
County aforesaid, in and upon the body of one Annie E. Hickman
in the Peace of the said People then and there being, feloniously did make an assault
and her the said Annie E. Hickman
with a certain knife

which the said Robert Hickman
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 Annie E. Hickman
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
Robert Hickman
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

Robert Hickman
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 Annie E. Hickman 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 knife

which the said Robert Hickman
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.

John R. Fellows,
District Attorney.

0741

BOX:

376

FOLDER:

3520

DESCRIPTION:

Hofer, Delia

DATE:

12/18/89



3520

POOR QUALITY
ORIGINAL

0742

Witnesses;

Thomas M. Miller

Counsel,

Filed

day of

1899

Pleads,

THE PEOPLE

vs.

ASSAULT IN THE THIRD DEGREE
(Section 219, Penal Code.)

Delia Hofer

JOHN R. FELLOWS,

District Attorney.

A True Bill.

John R. Fellows

Foreman,

Part III December 20/99.

tried and acquitted

POOR QUALITY
ORIGINAL

0743

Police Court— 3rd District.

CITY AND COUNTY
OF NEW YORK, ss.

Thomazine McPulley
of No. 202 Allen Street, aged 25 years,

occupation Seamstress being duly sworn, deposes and says, that

on the first day of December 1889 at the City of New York,

in the County of New York,

She was violently ASSAULTED and BEATEN by Delia Hofer

that she struck deponent in
the arm with a fork

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 the above assault, &c., and be dealt with according to law.

Sworn to before me this 2nd

day of December 1889

Mrs. Thomazine McPulley

u) Carter Police Justice.

POOR QUALITY
ORIGINAL

0744

Sec. 198—200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name.

Answer.

Delia Hofer

Question. How old are you?

Answer.

Thirty four years

Question. Where were you born?

Answer.

Ireland

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

Answer.

202 Allen Street one year

Question. What is your business or profession?

Answer.

Domestic

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.
St Delia Hofer
her mark

Taken before me this

day of *December* 188*9*

John Brown
Police Justice.

POOR QUALITY
ORIGINAL

0745

Sec. 151.

Police Court 3 District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Thomasine McNulty of No. 202 Allen Street, that on the 2nd day of Dec 1889 at the City of New York, in the County of New York,

She was violently Assaulted and Beaten by

Selia Hofer

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring her forthwith before me, at the 3 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 2nd day of Dec 1889

W. D. O'Connell
POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0746

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomasine McElroy
vs.
Julia Hofer

Warrant-A. & B.

Dated *Dec 2* 188*9*

Power Magistrate

Fay 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.

Police Justice.

Dated _____ 188

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.

Police Justice.

The within named

Dec 2d
34
W
Joe
202 Allen

POOR QUALITY
ORIGINAL

0747

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

Police Court--- 3rd District.

THE PEOPLE
vs. c.

ON THE COMPLAINT OF

Thomas McPhail
John McPhail
John McPhail
John McPhail

Offence

Dated

Dec 2nd 1889

Magistrate

Magistrate

Officer

Officer

Witnesses

Witnesses

No.

No.

No.

No.

No.

No.

No.

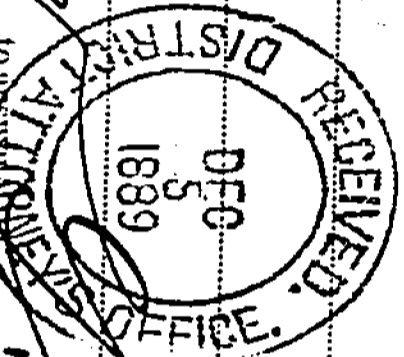
No.

No.

No.

No.

No.



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 _____ 1889 _____ 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.

POOR QUALITY
ORIGINAL

0748

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Delia Hofer

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

Delia Hofer

of the CRIME OF ASSAULT IN THE THIRD DEGREE, committed as follows.

The said

Delia Hofer

late of the City of New York, in the County of New York, aforesaid, on the *first*
day of *December* in the year of our Lord one thousand eight hundred and
Eighty-nine at the City and County aforesaid, in and upon the body of one *Thomazene*
McMulty in the peace of the said People then and there being, with force
and arms, unlawfully did make an assault, and *her* the said *Thomazene*
McMulty did then and there unlawfully beat, wound and ill-treat, to the great damage
of the said *Thomazene McMulty* 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.

0749

BOX:

376

FOLDER:

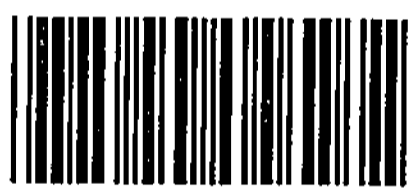
3520

DESCRIPTION:

Horrigan, Dennis

DATE:

12/12/89



3520

POOR QUALITY
ORIGINAL

0750

Witnesses:

John J. Kaurin
John Zartler

Counsel,

Filed

Pleads,

THE PEOPLE

vs.

Dennis Horigan

Dec 16/69

*put to the Court of Special
Sessions for trial by request
of Counsel for Defendant*

JOHN R. FELLOWS,

District Attorney.

A True Bill, 1077

James J. Kaurin

Foreman.

VIOLATION OF EXCISE LAW.

(Selling to Minors).
(H.R. Stat. (Ch. 104) p. 1082, § 15.)

(Section 29 Criminal Code)

POOR QUALITY
ORIGINAL

0751

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Dennis Horrigan

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

Dennis Horrigan

of a MISDEMEANOR, committed as follows:

The said

Dennis Horrigan

late of the City of New York, in the County of New York aforesaid, on the
twenty-fifth day of *November* in the year of our Lord
one thousand eight hundred and *eighty-nine* at the City and County aforesaid,
certain strong and spirituous liquors, and certain wine, ale and beer, to wit: One gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of
cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of
lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury
aforesaid unknown, unlawfully did sell to one *and caused and procure to be sold*
child, actually and apparently *John Barter*
who was then and there a *minor* under the age of *sixteen* years, to wit: of the age of
fifteen years, as ~~the said~~
~~then and there well knew and had reason to believe~~; 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.

0752

BOX:

376

FOLDER:

3520

DESCRIPTION:

Hunt, George

DATE:

12/23/89



3520

POOR QUALITY
ORIGINAL

0753

132.

1828

Counsel,

Filed 23^d day of Dec 1889

Pleads,

THE PEOPLE

vs.

George Hunt

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL

Foreman.

See case of Francis Dohy
indicted same day

Burglary, 2nd degree
Second offense.
[Sec. 498 and 688, Penal Code]

POOR QUALITY
ORIGINAL

0754

Police Court—First District.

City and County } ss.:
of New York,

Charles C. Dombrowski
of No. 80 and 82 Clinton Street, aged 42 years,

occupation Manufacturer being duly sworn

deposes and says, that the premises No. 80 Clinton Street, 13 Ward

in the City and County aforesaid the said being a Brick Building, the
second floor of

~~and~~ which was occupied by deponent as a Manufacturing

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

Broke and
were BURGLARIOUSLY entered by means of forcibly breaking the
front door of said premises and then
breaking open the door of deponent's
Manufacturing on the second floor, at
about the hour of 12 o'clock P.M.

on the 13 day of December 1889 in the night time, and the
following property feloniously ~~taken, stolen, and carried away, viz:~~ attempted to

be stolen and carried away, viz:
a quantity of Slipper uppers and
other property of the owner of said
premises and others

the property of deponent
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away by

George Hunt and Francis Daly.
both now here,

for the reasons following, to wit: that said premises were
then properly closed and secured,
the front door being secured with
a bar of iron and pad lock, and
the door on the second floor secured
by a night latch. that said property
was then within said premises.

that on the morning following deponent
found both of said doors broken

POOR QUALITY
ORIGINAL

0755

open. That defendant was thereafter
informed by Officer Edward Armstrong,
then present, that he, said officer,
saw said defendants in company
together and in the act of breaking
open the said shut door and
entering said premises through the
broken door. That said officer further
informs defendant that he arrested
said defendants in the act of climbing
over the fence from the yard
of said premises into the adjoining
yard about ten minutes before
the time they broke open the shut
door. That the officer found in their
possession, as he informs defendant,
a steel "jimmy," two steel punches,
and two bits, and a brace and bit
and two steel jimmies in the trunk say,
all of which were Rayburn's tools.
Arrested by me at New York City, N.Y.,
16th day of December 1885.

Dated 1885
guilty of the offense within mentioned, I order he to be discharged.
Police Justice.

Dated 1885
There being no sufficient cause to believe the within named
Police Justice.

Dated 1885
I have admitted the above named
to bail to answer by the undertaking hereto annexed.

Dated 1885
of the City of New York, until he give such bail.
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of

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

Police Court, District,	Office—BURGLARY.
THE PEOPLE, &c., on the complaint of	
1.	
2.	
3.	
4.	
Dated 1885	
Magistrate.	
Officer.	
Clerk.	
Witnesses,	
No. Street,	
No. Street,	
No. Street,	
to answer General Sessions.	

POOR QUALITY
ORIGINAL

0756

CITY AND COUNTY {
OF NEW YORK, ss.

Edward Armstrong
aged 27 years, occupation Police officer of No. 300 Mulberry Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Charles G. Donohue
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 16th
day of December 1888

Edward Armstrong

[Signature]
Police Justice.

POOR QUALITY
ORIGINAL

0757

Sec. 193-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

George Hunt 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. *George Hunt*

Question. How old are you?

Answer. *28 years 9 months*

Question. Where were you born?

Answer. *New York City*

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

Answer. *No. 5 Batavia St. 5 years.*

Question. What is your business or profession?

Answer. *Wicker maker*

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

Answer. *I have nothing to say.*

George Hunt

Taken before me this *16th*
day of *December* 188 *8*

Police Justice.

POOR QUALITY
ORIGINAL

0758

Sec. 193-200.

District Police Court.

CITY AND COUNTY }
OR NEW YORK, } ss.

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

Question. What is your name?

Answer. *Francis Dally*

Question. How old are you?

Answer. *31 years & 9 ages*

Question. Where were you born?

Answer. *New York*

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

Answer. *5 Bataria St. 2 months*

Question. What is your business or profession?

Answer. *Printer*

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

Answer. *I have nothing to say.*

Francis Dally

Taken before me this

day of *March* 188*8*

Police Justice.

POOR QUALITY
ORIGINAL

0759

132. *Stearns*
Police Court... District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John W. Stearns

George Hunt
Francis Donly
Separate
Indictments

Offence *Burglary*

Dated *December 16* 188*9*

Hegans Magistrate.

Amelias and Officer

Thomas W. C. Precinct.

Witnesses *Edward Amelias*

No. *Conrad Street*

No. *Mr. Roswell*

No. *16* Street.



No. *John W. C. D.* Street.

Amelias

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

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

Dated *Dec. 16* 188..... Police Justice.

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

Dated..... 188..... Police Justice.

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

Dated..... 188..... Police Justice.

POOR QUALITY
ORIGINAL

0760

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

George Hunt

The Grand Jury of the City and County of New York, by this
Indictment accuse George Hunt

of the crime of Burglary in the Third degree,
as a SECOND OFFENSE, committed as follows:

Heretofore, to wit: at a court of General Sessions of the Peace, holden in and
for the City and County of New York, at the City Hall, in the said City of New York,
on the fifteenth day of August, in
the year of our Lord, one thousand eight hundred and eighty eight,
before the Honorable Randolph Martin Judge of the
said Court of General Sessions of the Peace,
and Justice of the said Court, the said George Hunt
by the name and description of George Hunt
was in due form of law convicted of an attempt to commit a felony
to wit: an attempt to commit Burglary in the Third degree,
upon a certain indictment then and there in the said Court depending against him
the said George Hunt by the
name and description of George Hunt
as aforesaid,

for that he, the said George Hunt

then late of the Seventeenth Ward

POOR QUALITY
ORIGINAL

0761

of the City of New York, in the County of New York aforesaid, on the
twenty-seventh day of June in the
year aforesaid, at the Ward, City and
County aforesaid, with force and arms, a certain building
there situate, to wit: the building of
one Jacob Rose, feloniously and unlawfully
did break into and enter, with intent to
commit some crime therein, to wit: with
intent, the goods, chattels and personal
property of the said Jacob Rose, in the
said building then and there being, then
and there feloniously and unlawfully
to steal, take and carry away.

POOR QUALITY
ORIGINAL

0762

And Thereupon, upon the conviction aforesaid, it was considered
by the said Court of General Sessions of the Peace, and ordered and adjudged that
the said George Hunt
by the name and description of George Hunt
as aforesaid,
for the said attempt to commit a felony, whereof
— he — was so convicted as aforesaid, be imprisoned in the State
Prison at hard labor for
the term of one year and four months,
as by the record thereof doth more fully and at large appear.

And the said George Hunt
late of the Seventeenth Ward
of the City of New York, in the
County of New York aforesaid, having been so as aforesaid convicted of the
said attempt to commit a felony, in
manner aforesaid, afterwards, to wit: on the thirteenth day of
December, in the year of our Lord one thousand eight hundred
and eighty-nine, at the Ward, City and County aforesaid, with force
and arms, a certain building there situate,
to wit: the factory of one Charles E.
Dombrowsky, feloniously and unlawfully
did break into and enter, with intent to
commit some crime therein, to wit: with
intent the goods, chattels and personal
property of the said Charles E. Dombrowsky,
in the said factory then and there
being, then and there feloniously and
unlawfully to steal, take and carry
away, against the form of the Statute

POOR QUALITY
ORIGINAL

0763

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.

0765

**END OF
BOX**