

0010

BOX:

103

FOLDER:

1098

DESCRIPTION:

Haggerty, James

DATE:

05/07/83



1098

0011

John McKeon
Counsel,
Filed *John McKeon*
May of *1883*
Pleas *John McKeon*

THE PEOPLE
vs.
John McKeon
INDICTMENT.
Grand Larceny in the
(MONEY)
528 and 530

JOHN McKEON,
District Attorney.
22 May 14. 1883
Arrested & returned.
A True Bill.
John McKeon

Foreman
John McKeon
14/5/83

0012

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 Draggerty

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

James Draggerty

of the crime of GRAND LARCENY IN THE *First* DEGREE, committed as follows:

The said *James Draggerty*

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the ~~twenty ninth~~ day of *April* in the year of our Lord one thousand eight
hundred and eighty-~~three~~ at the Ward, City and County aforesaid, with force and arms, *in the*

night time of said day
one promissory note for the payment of money, being then and there due and unsatisfied (and of the
kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars
; ~~one~~ promissory note for the payment of money, being then and there due and
unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value
of ten dollars ; ~~two~~ promissory notes for the payment of money, being then and there due
and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the
value of five dollars *each*; *five* promissory notes for the payment of money, being then and
there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars,
and of the value of two dollars *each*; *five* promissory notes for the payment of money, being
then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination
of one dollar, and of the value of one dollar *each*; *one* promissory note for the payment of
money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty
dollars ; *one* promissory note for the payment of money (and of the kind known as bank
notes), being then and there due and unsatisfied, of the value of ten dollars ; *two* promissory
notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of
the value of five dollars *each*; ~~promissory note for the payment of money (and of the kind
known as bank notes), being then and there due and unsatisfied, of the value of two dollars~~
~~promissory note for the payment of money (and of the kind known as bank notes), being then and there due and
unsatisfied, of the value of one dollar~~

*and silver coins of the
United States, of a number, kind
and denomination to the Grand
Jury aforesaid unknown, of the
value of five dollars,*

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

JOHN McKEON, District Attorney.

0013

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

John Allen
30 Broadway
James Haggerty

Offence

Larceny from person

Dated

29 April 1883

No.

Witnesses

No.

Precinct.

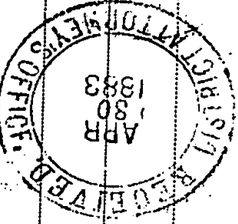
No.

No.

No.

No.

\$



to answer
Allen

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

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

Dated 29 April 1883 Arthur White Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0014

Sec. 198-200.

12 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

James Haggerty

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

New York

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

Answer.

195 Mott St about 2 years

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 am not guilty

James Haggerty

Taken before me this

day of

April 1929

1888

Charles J. ...
Police Justice.

0015

182

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, } ss.

John Coles 38 years. Tailor

of No. 30 Bowery Street,

being duly sworn, deposes and says, that on the 29 day of April 1883

at the in the night time at the City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent and from deponents person with intent to deprive the true owner of the use and benefit thereof the following property, viz:

Good and lawful money of the United States to the amount and value of 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 Haggerty (now here)

from the fact that while deponent was passing along Pell Street in said city, defendant came up to deponent and thrust his hand into the right hand side pocket of the pantaloons then and there worn by deponent and did take therefrom the aforesaid money

J. A. A. A.

Sworn before me this

29 day of

April

1883

Police Justice,

Handwritten signature of Police Justice

00 16

BOX:

103

FOLDER:

1098

DESCRIPTION:

Hamilton, James

DATE:

05/16/83



1098

0017

1st Bill found
Filed *16* day of *May* 188*3*
Pleads *May 17*

ROBBERY—First Degree.
Sec. 224 & 228

THE PEOPLE

vs.

P

James Hamilton

*Armed and with
a pistol & C.*

Wm. & JOHN McKEON,

District Attorney.

Part I 25

A True Bill.

G. H. King

Foreman.

May 23. 1883.

Fred H. Reynolds

0018

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

THE PEOPLE OF THE STATE OF
NEW YORK,
against

James Hamilton

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

James Hamilton

of the crime of Robbery in the first degree,

committed as follows:

The said James Hamilton

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the ~~thirteenth~~ day of May in the year of our Lord one thousand eight hundred and eighty ~~three~~ at the Ward, City and County aforesaid, with force and arms, in and upon one John Clarkson in the peace of the said People then and there being, feloniously did make an assault ~~and~~

being then and there aided by an accomplice actually present whose name is to the Grand Jury aforesaid: said unknown] and, one promissory note for the payment of money, the same being then and there due and unsatisfied, of the kind commonly called United States Treasury notes, of the denomination and of the value of one dollar and seven cents of the United States, of a number, kind and denomination to the Grand Jury aforesaid unknown of the value of one dollar and fifty cents

of the goods, chattels and personal property of the said

John Clarkson

from the person of said John Clarkson and against the will and by violence to the person of the said John Clarkson then and there violently and feloniously did rob, steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN McKEON, District Attorney.

0019

Police Court 5 District 422

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John L. Lankson
Esq. Lawyer at New York
near 97th Avenue
James Hamilton

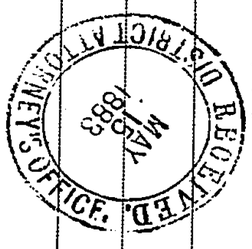
1
2
3
4
Residence
No. 1, by
Residence
No. 2, by
Residence
No. 3, by
Residence
No. 4, by
Residence

Offence Robbery

Dated May 13 1883

Henry Magistrate.
Barnard Pitt Officer.

Witnesses Official
No. _____ Street _____
No. _____ Street _____
No. _____ Street _____



No. _____ Street _____
\$ 1000 - to answer 9 Street 8

3 Committed

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

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 May 13 1883 [Signature] Police Justice.

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

Dated _____ 188 . _____ Police Justice.

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

Dated _____ 188 . _____ Police Justice.

0020

Sec. 198-200

5

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *James Hamilton*

Question. How old are you?

Answer. *25*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *301 E 28th St on L no*

Question. What is your business or profession?

Answer. *Butcher*

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

Answer. *I don't know nothing about it*

James Hamilton

Taken before me this

13

day of

May

1887

Police Justice.

0021

Police Court 5th District.

CITY AND COUNTY } ss.
OF NEW YORK.

John Clarkson

of No 8 Lawrence Street, near 9th Avenue
being duly sworn, deposes and saith, that on the 13th day of May
1883, at the 23rd Ward of the City of New York, in the County
of New York, was feloniously taken, stolen, and carried away, from the person of deponent
by force and violence, without his consent and against his will, the FOLLOWING PROPERTY, VIZ:

good and lawful money consisting of
one bill of the denomination and
value of one dollar and divers
pieces of silver coin of divers denom-
inations of the value of one dollar
and fifty cents all

of the value of Two ⁵⁰/₁₀₀ DOLLARS,
the property of deponent who is 42 years old and a Plumber
by occupation and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away, by force and violence as aforesaid by

James Hamilton (now here) and another
person whose name is unknown that
about the hour one o'clock on said
date deponent was ^{making} across the Harlem
Bridge when said Hamilton struck
deponent a blow on the neck with
his arm and tripped him up
throwing deponent down and got
on top of him and said Hamilton
placed his arm over deponent's mouth
and held him down and while down
said unknown person took stole and
carried away said money that was

Day of

Subscribed before me this

1883

Police Officer

0022

contained in the pocket of the pantaloons
then and there worn by deponent
That said Hamilton and said other
person threatened deponent with
further violence and he went away
and deponent saw officer Pettit
and told him and while talking
to said officer said Hamilton
came across the Bridge and
officer Pettit assisted him

Sworn to before me John Clarkson
This 13th day of May 1883
J. M. Murray Police Justice

Police Court— District.

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

AFFIDAVIT—ROBBERY.

Dated 188

Magistrate.

Officer

Witnesses:

0023

BOX:

103

FOLDER:

1098

DESCRIPTION:

Harper, James

DATE:

05/01/83



1098

0024

Day of Trial, *J. J. Keller*
Counsel, *J. J. Keller*
Filed 1 day of *May* 188*3*
Pleads *Not Guilty*

Sections 498-506-528-532

BURGLARY—Third Degree, 1883

THE PEOPLE

vs.

P

James Harper

Received of
J. J. Keller

JOHN McKEON,

District Attorney.

A True Bill.

J. J. Keller
Foreman.

May 10 1883

J. J. Keller
Foreman.

5 P one year

0025

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 Dwyer

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

James Dwyer

of the CRIME OF BURGLARY IN THE THIRD DEGREE,

committed as follows:

The said James Dwyer

late of the Fifteenth Ward of the City of New York, in the County of New York, aforesaid, on the 25th day of April in the year of our Lord one thousand eight hundred and eighty three with force and arms, at the Ward, City and County aforesaid, the store of

Edward Miller

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

Edward Miller

then and there being, then and there feloniously and burglariously to steal, take and carry away, and five hats of the value of three dollars each

of the goods, chattels and personal property of the said

Edward Miller

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

John McKeon District Attorney

0026

BAILED.

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

1897
 Police Court 2
 District 353

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Louis S. Miller
 107 E. 67th St.
 James Sturges

Offence: Burglary
 and Larceny

Dated April 26 1883

Magistrate
 Arthur S. Sullivan
 43 Precinct

Witnesses
 No. _____
 No. _____
 No. _____



No. _____
 Street, _____
 \$ 1000 to answer
 Louis

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

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

Dated April 26 1883 Arthur S. Sullivan 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.

0027

Sec. 198-200

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *James Harper*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *Roosevelt Street and about two months*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I know nothing about it
I was drunk*

*James H. Harper
marks*

Taken before me this

day of

April 26
188*3*

August W. Warner Police Justice.

0028

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 38 years, occupation John C. Gilligan
a Policeman of the
15 Police Precinct Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Louis S. Miller

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

Sworn to before me, this 26
day of April 1883 } John C. Gilligan

Henry Gorman
Police Justice.

0029

Police Court 2 District.

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

of No. 107 East 64 Street, aged 21 years,
occupation Clerk

being duly sworn
deposes and says, that the premises No 4 Astor Place Street,

in the City and County aforesaid, the said being a wooden building
the first floor of

and which was occupied by deponent's father as a store for the sale of hats
and in which there was at the time no human being, by name

were BURGLARIOUSLY entered by means of forcibly breaking
a light of glass in the window in front of said
premises and facing on said street

on the 25 day of April 1883 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

Five felt hats of the value of
three dollars each in all of
the value of fifteen dollars

the property of deponent's father, Edward Miller,
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

James Harper (now here)

for the reasons following, to wit: Deponent is informed
by Officer John Kelly, Gileigan,
of the 15 Police Precinct, that
on the above date at or about
the hour of 10.20 P.M. he caught
said Harper in the act of
leaving said premises with
the aforesaid property in his possession
J. Miller

0030

BOX:

103

FOLDER:

1098

DESCRIPTION:

Haughey, James

DATE:

05/28/83



1098

0031

BOX:

103

FOLDER:

1098

DESCRIPTION:

Downes, John

DATE:

05/28/83



1098

0032

114 [unclear]

Counsel,
Filed *27* day of *May* 1883
Pleads *Not guilty* (27)

THE PEOPLE
vs.
James Edward [unclear]
and John [unclear]
[unclear]
[unclear]
[unclear]

Grand Larceny, Second degree, and
Receiving Stolen Goods.
(Sec. 523-524-525)

JOHN McKEON,
District Attorney
James [unclear]
Chas. [unclear]
A TRUE BILL
[Signature]

May 27/83
Breman.
Chas. [unclear]
[Signature]
S. P. H. 1/2 year.

0033

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 Danahy and John Danahy

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

James Danahy and John Danahy

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

The said James Danahy and John Danahy

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the 12th day of May in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms

carried out of the value of two dollars each, and fifty stamps of the value of two dollars each.

of the goods, chattels and personal property of one William J. ... 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.

0034

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

James Donaghy and John
Donner

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

The said James Donaghy and
John Donner

late of the First Ward of the City of New York, in the County of New York
aforesaid, on the twenty day of May in the year of our Lord
one thousand eight hundred and eighty-three, at the Ward, City and County
aforesaid, with force and arms twenty pieces of the value of
two dollars each, and twenty stamps of the value of
two dollars each

of the goods, chattels and personal property of _____

William J. Cadman

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

Cadman

unlawfully and unjustly, did feloniously receive and have; the said James
Donaghy and John Donner

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

JOHN McKEON, District Attorney.

0035

Love to the County
PART I.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA
FOR A WITNESS TO ATTEND THE
Court of General Sessions of the Peace.

29

The People of the State of New York,

To *James C. Sub. Hough*
of No. *323* *9th Avenue* Street,

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *12* day of *June* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in ~~our~~ behalf, against

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

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of *June* in the year of our Lord 188 .

JOHN McKEON, District Attorney.

0036

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

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

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

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

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

John W. King

being duly sworn, deposes and says he *Seduced*

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

_____ on the _____ day of

_____ 188 by _____

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

Notary Public,
N. Y. Co.

0037

184
Police Court
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Woodman

James Haughey

John Downes

Offence, Grand Larceny

Dated May 18 1883

Magistrate
Officer
Clerk

Witnesses, Fred R. State Street

No. 333 Gavanne Street

151 MAY 1883 DISTRICT ATTORNEY'S OFFICE

No. 520 to answer

Down

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

James Haughey
John Downes

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

Dated May 18 1883 Police Justice.

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

Dated 1883 Police Justice.

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

Dated 1883 Police Justice.

0038

Sec. 198-200

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. John Dawnes

Question. How old are you?

Answer. 30 years

Question. Where were you born?

Answer. New York City

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

Answer. 163 West 25 Street Six weeks

Question. What is your business or profession?

Answer. Painter

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

Answer. I am not guilty

John Dawnes

Taken before me this 18
day of August 1888
[Signature]
Police Justice.

0039

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *James Haughey*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *208 West 41 Street about six years*

Question. What is your business or profession?

Answer. *Iron worker*

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 Haughey

Taken before me this
day of

[Signature]

Police Justice.

0040

CITY AND COUNTY }
OF NEW YORK, } ss.

Federick Gutekunst
aged 27 years, occupation Engraver of No.

323 1/2 Ninth Avenue Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of William Hochman
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 18 day of May 1889 } F. Gutekunst

[Signature]
Police Justice.

0041

2nd

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

Engraver 107 West 210th Street.

William J. Cochran 55 yr

being duly sworn, deposes and says, that on the 12th day of May, 1883

at the premises 1215 Broadway in the City of New York,

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

of deponent, with the intent to deprive the true owner of the use and benefit thereof of

the following property, viz:
Dies for stamping paper to the amount
and value of one hundred dollars

the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by James Waughy and John Downes

both (now here) from the fact that deponent missed the aforesaid property on or about the

12th day of May 1883 and was informed by Frederick Gutekunst that the said defendants

came to said Frederick Gutekunst on or about the 10th day of May 1883 and offered to sell the

said dies to the said Gutekunst for ten dollars and deponent identified the said

dies as the aforesaid property taken, stolen and carried away as aforesaid

Wm J. Cochran

Sworn before me on this 12th day of May 1883

Police Justice.

0042

BOX:

103

FOLDER:

1098

DESCRIPTION:

Hayburn, George

DATE:

05/01/83



1098

0043

4-13

Counsel
Filed 1 day of May 1883
Pleads *W. G. Wiley*

THE PEOPLE

vs.

P
George Washington
[in case]

General B. A. P. H. 218-219-220-221-222-223-224-225-226-227-228-229-230-231-232-233-234-235-236-237-238-239-240-241-242-243-244-245-246-247-248-249-250-251-252-253-254-255-256-257-258-259-260-261-262-263-264-265-266-267-268-269-270-271-272-273-274-275-276-277-278-279-280-281-282-283-284-285-286-287-288-289-290-291-292-293-294-295-296-297-298-299-300-301-302-303-304-305-306-307-308-309-310-311-312-313-314-315-316-317-318-319-320-321-322-323-324-325-326-327-328-329-330-331-332-333-334-335-336-337-338-339-340-341-342-343-344-345-346-347-348-349-350-351-352-353-354-355-356-357-358-359-360-361-362-363-364-365-366-367-368-369-370-371-372-373-374-375-376-377-378-379-380-381-382-383-384-385-386-387-388-389-390-391-392-393-394-395-396-397-398-399-400-401-402-403-404-405-406-407-408-409-410-411-412-413-414-415-416-417-418-419-420-421-422-423-424-425-426-427-428-429-430-431-432-433-434-435-436-437-438-439-440-441-442-443-444-445-446-447-448-449-450-451-452-453-454-455-456-457-458-459-460-461-462-463-464-465-466-467-468-469-470-471-472-473-474-475-476-477-478-479-480-481-482-483-484-485-486-487-488-489-490-491-492-493-494-495-496-497-498-499-500-501-502-503-504-505-506-507-508-509-510-511-512-513-514-515-516-517-518-519-520-521-522-523-524-525-526-527-528-529-530-531-532-533-534-535-536-537-538-539-540-541-542-543-544-545-546-547-548-549-550-551-552-553-554-555-556-557-558-559-560-561-562-563-564-565-566-567-568-569-570-571-572-573-574-575-576-577-578-579-580-581-582-583-584-585-586-587-588-589-590-591-592-593-594-595-596-597-598-599-600-601-602-603-604-605-606-607-608-609-610-611-612-613-614-615-616-617-618-619-620-621-622-623-624-625-626-627-628-629-630-631-632-633-634-635-636-637-638-639-640-641-642-643-644-645-646-647-648-649-650-651-652-653-654-655-656-657-658-659-660-661-662-663-664-665-666-667-668-669-670-671-672-673-674-675-676-677-678-679-680-681-682-683-684-685-686-687-688-689-690-691-692-693-694-695-696-697-698-699-700-701-702-703-704-705-706-707-708-709-710-711-712-713-714-715-716-717-718-719-720-721-722-723-724-725-726-727-728-729-730-731-732-733-734-735-736-737-738-739-740-741-742-743-744-745-746-747-748-749-750-751-752-753-754-755-756-757-758-759-760-761-762-763-764-765-766-767-768-769-770-771-772-773-774-775-776-777-778-779-780-781-782-783-784-785-786-787-788-789-790-791-792-793-794-795-796-797-798-799-800-801-802-803-804-805-806-807-808-809-810-811-812-813-814-815-816-817-818-819-820-821-822-823-824-825-826-827-828-829-830-831-832-833-834-835-836-837-838-839-840-841-842-843-844-845-846-847-848-849-850-851-852-853-854-855-856-857-858-859-860-861-862-863-864-865-866-867-868-869-870-871-872-873-874-875-876-877-878-879-880-881-882-883-884-885-886-887-888-889-890-891-892-893-894-895-896-897-898-899-900-901-902-903-904-905-906-907-908-909-910-911-912-913-914-915-916-917-918-919-920-921-922-923-924-925-926-927-928-929-930-931-932-933-934-935-936-937-938-939-940-941-942-943-944-945-946-947-948-949-950-951-952-953-954-955-956-957-958-959-960-961-962-963-964-965-966-967-968-969-970-971-972-973-974-975-976-977-978-979-980-981-982-983-984-985-986-987-988-989-990-991-992-993-994-995-996-997-998-999-1000

JOHN McKEON,
District Attorney.

At the Bill.

W. G. Wiley

Foreman

May 7 1883

W. G. Wiley

S.P. 3 1/2 years.

0044

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 Traufman

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

George Traufman

~~attempting to commit~~
of the CRIME OF RAPE, committed as follows:

The said *George Traufman*

~~late of the First Ward of the City of New York, in the County of New York, afore-~~
said, on the ~~twenty seventh~~ day of *April* in the year of our Lord
one thousand eight hundred and eighty ~~three~~ at the Ward, City and County
aforesaid, with force and arms in and upon one *Ellen Saggart*
wilfully and feloniously made an assault, and the said *George Traufman*
George Traufman her the said
Ellen Saggart then and there by force and with
violence to her, the said *Ellen Saggart* and against her
will, did wilfully and feloniously ~~attempt to~~ ravish and carnally know, against the form of the
Statute in such case made and provided, and against the peace of the People of the State
of New York and their dignity.

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

George Traufman

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

The said *George Traufman*

~~late of the Ward, City and County aforesaid, afterwards, to wit, on the~~
day and in the year aforesaid, and at the place aforesaid, with force and arms, in and
upon her, the said *Ellen Saggart* wilfully and feloniously
made an assault ~~with intent to commit~~ *with intent to commit* her the said *Ellen Saggart*
against her will, and by force and violence, to then and there wilfully and feloniously
ravish and carnally know, against the form of the Statute in such case made and provided,
and against the peace of the People of the State of New York, and their dignity.

JOHN McKEON, District Attorney.

0046

Sec. 198-200

440 District Police Court.

CITY AND COUNTY OF NEW YORK,

George Hayburn

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

Question. What is your name?

Answer. *George Hayburn*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *2^d Avenue 643^d Street, 17 years*

Question. What is your business or profession?

Answer. *I was working at driving a feed wagon*

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 was intoxicated and dont remember anything about what I did*

*George^{his} Hayburn
man*

Taken before me this *29th*
day of *April* 188*8*
Wm. G. Giff
Police Justice.

0047

Form 9.

4th District Police Court.

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

of No. 805 Second Avenue Ellen Taggart

~~street,~~ being duly sworn, deposes and says,
that on the 2nd day of April 1883

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

she was violently, feloniously, and indecently
assaulted and beaten by George Hayburn
(now here) from the following facts to wit:
That on said day deponent employed
said defendant to put up a Pulley line
and carry two Barrels into the Cellar of said
premises after doing which he said
defendant knocked deponent down on the
Bed dragged her by the Hair from the
Bed robe into the front room because
deponent resisted that when he got
deponent into the front room he knocked
her down twice placed his hands on
the private parts of deponents person
and tore the under clothing from her
person. That at said time ~~deponent~~
had his Pantaloons unbuttoned with
his Penis exposed. That deponent
screamed aloud for help and that
in order to prevent him said defendant
from having illicit inter-course with
deponent she seized him by the private
parts of his person and thereby prevented
him from so doing. Deponent therefore
charges the said defendant with indecently
and feloniously assaulting ^{and beating} deponent
and with attempting to commit a rape on
the person of deponent and she therefore
asks that he may be held to answer and
dealt with according to law.

Sumner & DeForest
29th day of April 1883
City of New York

Phoebe Spuler

Ellen Taggart
mark

0048

City and County of New York, ss.

Police Court—4—District.

THE PEOPLE

vs.

On Complaint of

Theodor Jantz

For

assault & Battery

George Hayburn

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

Dated April 29 1883

W. J. O'Connell

POLICE JUSTICE.

George Hayburn
Mark

0049

Police Court— 4th District.

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

Pharmacist
of No. 803 Second avenue Theodor Jantze, aged 33 years, Street,

being duly sworn, deposes and says, that
on Friday the 27th day of April
in the year 1883 at the City of New York in the County of New York,

he was violently ASSAULTED and BEATEN by George Hayburn (or thereabouts)
who struck deponent with a stone, which
he said defendant cast from his hand

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 29th
day of April 1883 } Theodor Jantze
City Clerk POLICE JUSTICE.

0050

402

Filed 1 day of May 1883

Pleas *W. H. Kelly &*

THE PEOPLE

vs.

P
George Langford
(vs)

in the third degree

ASSAULT

JOHN McKEON,

District Attorney.

A True Bill.

W. H. Kelly
Foreman.

RECORDED IN THE OFFICE OF THE CLERK OF THE COURT

OF THE DISTRICT AND COUNTY OF KANE, ARIZ.

ON THE 15th DAY OF MAY 1883

0051

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 Drayman

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

George Drayman

of the CRIME OF ASSAULT, ~~in the third degree~~ ^{in the third degree}, committed as follows:

The said *George Drayman*

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the ~~twenty seventh~~ day of *April* in the year of our Lord
one thousand eight hundred and eighty ~~three~~ *three* at the Ward, City and County
aforesaid, in and upon the body of *Shedore Jantze*
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and *in* the said *Shedore Jantze*
did then and there unlawfully beat, wound and ill-treat, to the great damage of the
said *Shedore Jantze* and against the peace of the
People of the State of New York, and their dignity,

JOHN McKEON, District Attorney.

0052

BAILED,

No. 1, by _____
Residence _____ Street,

No. 2, by _____
Residence _____ Street,

No. 3, by _____
Residence _____ Street,

No. 4, by _____
Residence _____ Street,

361
Police Court - 4th District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Frederick Schultz

George Hayburn

1 _____
2 _____
3 _____
4 _____

Offence

Assault - Battered

Dated *April 29* 188*3*

Wm. J. Brown
Magistrate.

Wm. J. Brown
Officer.

Witnesses,

No. _____ Street,

No. _____ Street,

No. *300* Street, *25*
to answer *Wm. J. Brown*



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 Hayburn*

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

Dated *April 29* 188*3* *Wm. J. Brown* 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.

0053

Sec. 197-200

4 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *George Hayburn*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *2^d Avenue & 43^d Street, 17 years*

Question. What is your business or profession?

Answer. *I was at driving a feed wagon*

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

Answer. *I am not guilty*
George Hayburn
mark

Taken before me this *29th*
day of *April* 188*7*
Wm. W. ...
Police Justice.

0054

BOX:

103

FOLDER:

1098

DESCRIPTION:

Herten, Ida

DATE:

05/17/83



1098

0055

146
Counsel,
Filed
Pleads

1883

THE PEOPLE

vs.
Ward Garrison

R

Sida Slevin

Grand Larceny, Second degree, and
Receiving stolen goods.
(Sec. 520 & 551)

JOHN McKEON,
District Attorney
New York, P.C.

A True Bill
C. M. McKeon

Foreman.
C. M. McKeon

0056

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Ida Drexler

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

Ida Drexler

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

The said *Ida Drexler*

late of the First Ward of the City of New York, in the County of New York, aforesaid, ~~on the~~ *ninth* ~~the~~ day of *May* in the year of our Lord one thousand eight hundred and eighty-~~two~~ *three*, at the Ward, City and County aforesaid, with force and arms *one dress of the value of twenty dollars, and one dolman of the value of fifteen dollars*

of the goods, chattels and personal property of one *Marie Blanche*
Fornell 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 McKeen
District Attorney

0057

Sec. 212.

6th District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

It appearing to me by the within depositions and statement that the crime therein mentioned

Grand Larceny

has been committed, and that there is sufficient cause to believe the within named

Ida Heerten

guilty thereof, I order that she be held to answer the same, and the said crime beingailable by me, but bail not having been taken by me, I order that she be admitted to bail in the sum of Five Hundred Dollars — and be committed to the Warden and Keeper of the City Prison of the City of New York, until she give such bail.

Dated at the City of New York, May 10th 1883

William J. ...
Police Justice

0058

6th District Police Court

THE PEOPLE, & CO.,
ON THE COMPLAINT OF

Thomas M. Farrell

vs.
Edw. Herbert

AFFIDAVIT—Larceny—*Grand*

DATED May 10th 1883

Murray MAGISTRATE.

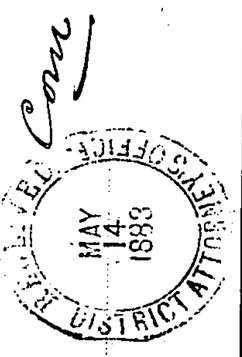
James Clark 33rd OFFICER.

WITNESSES:

Mrs. Blanche Farrell

Geo. Cook 139th St.

Disposition \$500 to Mrs G.S.



0059

6th District Police Court--

Affidavit--Larceny.

CITY AND COUNTY }
OF NEW YORK } ss.

of No. 660 East 139th Street, age 21 years, Occupation Clerk
being duly sworn, deposes and says, that on the 9th day of May 1883
at the hour of about 4 1/2 O'clock P.M. on said day, in the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, and from said premises said street, with the
intent to deprive the true owner of her property,
the following property, viz.:

One gray silk dress of the value of
twenty dollars and one black cloth woman
of the value of fifteen dollars, said
property being together and in all
of the value of thirty-five dollars

the property of deponent's sister Marie Blanche Farrell
in deponent's care and charge

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by Ida Herten (now here) from the
fact that immediately after the commission
of said offense, deponent caught and
detected the said Ida Herten at 139th
Street near Willis Avenue, with the above
described property in her possession, and the
said Ida Herten admitted and confessed
to deponent that she had taken the
above described property.

Thos M. Farrell

Sworn before me this 10th day of May 1883
at New York
Police Justice.

0050

Sec. 198-200.

6th DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Ida Herten 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 *her* waiver cannot be used against *her* on the trial,

Question. What is your name?

Answer. *Ida Herten*

Question. How old are you?

Answer. *18 years of age*

Question. Where were you born?

Answer. *New York City*

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

Answer. *New York City*

Question. What is your business or profession?

Answer. *Servant*

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

Answer *I am guilty of the charge
I am sorry for what I have done, I have
never been arrested before, ~~never~~*

Taken before me, this *10th*
day of *May* 188*3*

J. J. ...

[Signature] Police Justice

0061

BOX:

103

FOLDER:

1098

DESCRIPTION:

Hicks, George

DATE:

05/08/83



1098

0062

1031

Counsel, *John D. ...*
Filed *May 10/89* 1883
Pleads: *Not Guilty.*

Grand Larceny, Grand degree, and Receiving Stolen Goods. (Sec 52-53 and 55)

THE PEOPLE

vs.
W. ...
George ...

JOHN McKEON,

Dist. Atty.
May 10/89
Rec. 3 ...

A True Bill

John D. ...

Foreman.

0063

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 Dickens

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

George Dickens

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

The said George Dickens

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the 30th on the day of April in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms one overcoat of the value of fifteen dollars, one coat of the value of twelve dollars, one vest of the value of three dollars and one pair of trousers of the value of five dollars

of the goods, chattels and personal property of one William Davis 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.

0064

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

George Dickers _____

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

The said George Dickers _____

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

one overcoat of the value of
fifteen dollars, one coat of the value of
seven dollars, one vest of the value of
three dollars, and one pair of trousers
of the value of five dollars.

of the goods, chattels and personal property of Willie Harris

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

Harris _____

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

Dickers _____

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

JOHN McKEON, District Attorney.

0065

BAILED,

No. 1 by _____
 Residence _____ Street,

 No. 2, by _____
 Residence _____ Street,

 No. 3, by _____
 Residence _____ Street,

 No. 4, by _____
 Residence _____ Street,

No. 31
 Police Court
 District

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Valley View

194 Grand Street

George Weeks

2 _____
 3 _____
 4 _____
 Offence, Grand Larceny

Dated May 1st 1883

Magistrate

Peter Brennan Officer

29 West Clerk



Witnesses,
 No. _____ Street,

 No. _____ Street,

 No. _____ Street,

 \$ 500 to answer
 Street,

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

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

Dated May 1st 1883 August Gardner 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.

0066

Sec. 198-200

1st District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

George Hicks

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 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 Hicks*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *Long Island*

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

Answer. *239 Wooster Street one month*

Question. What is your business or profession?

Answer. *Boot Black*

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*

Geo. Hicks

Taken before me this

day of

Sept

188

John Gardner

Police Justice

0067

2nd

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK } ss

housekeeper }
of No. 194 Greene Street,

Sally Harris 24 years old

being duly sworn, deposes and says, that on the 30th day of April, 1888 }
at the ~~from~~ premises 194 Greene Street in the night, ^{time in the} City of New York, }
in the County of New York, was feloniously taken, stolen and carried away from the possession }
of deponent ^{with the intent to deprive the true owner of the} use and benefit thereof of }
the following property, viz:

One Coat one pair of pantaloons one }
Vest and one overcoat of the }
value of thirty five dollars

Sworn before me this

the property of Willie Harris husband of deponent

and that this deponent }
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, }
stolen, and carried away by George Hicks (now here) from the }
that deponent found defendant wearing a }
portion of the said clothing and called }
Officer Peter Brennan of the 129th Precinct and }
caused said defendant to be arrested and identified }
the aforesaid property as said property taken }
stolen and carried away as aforesaid

Sally Harris }
Sally Harris }
Mark

Thos. G. Gardner }
Police Justice. }
1888

0068

BOX:

103

FOLDER:

1098

DESCRIPTION:

Hines, James

DATE:

05/15/83



1098

POOR QUALITY ORIGINAL

0069

103
Counsel,
Filed *1st* day of *May* 188*8*
Pleads

BURGLARY—Third Degree, and
Grand Larceny—2nd Degree
Section 198-506-528-531-550

THE PEOPLE

vs.
P
James Shiner
H.S. & Co. Diers
130 North James Street

JOHN McKEON,
27 May 16/83 District Attorney.
pleads At Bar &
Two Years. S.P. (Murdun)
A True Bill.
John McKeon
Foreman.

Verdict of Guilty should specify of which count.

0070

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 Shines

The Grand Jury of the City and County of New York, by this indictment, accuse
James Shines
of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows :

The said *James Shines*

late of the *Seventh* Ward of the City of New York, in the County of
New York aforesaid, on the *tenth* day of *May* in the
year of our Lord one thousand eight hundred and eighty *three* with force and arms,
about the hour of *nine* o'clock in the *day* time of the same day, at the
Ward, City and County aforesaid, the dwelling house of *William E. Fanning*
there situate, feloniously and burglariously did break into and enter, ~~_____~~ he the said

James Shines
then and there intending to commit some crime therein, to wit: the goods, chattels and
personal property of *William E. Fanning*
in the said dwelling house then and there being, then and
there feloniously and burglariously to steal, take and carry away, against the form of the
Statute in such case made and provided, and against the peace of the People of the State
of New York, and their dignity.

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

James Shines
the Second Degree
of the CRIME OF GRAND LARCENY IN ~~_____~~, committed as follows :

The said *James Shines*

late of the Ward, City and County aforesaid, afterwards, to wit, on the day and in the
year aforesaid, at the Ward, City and County aforesaid, with force and arms, *one*
coat of the value of fifteen dollars,
one vest of the value of five dollars,
one pair of trousers of the value
of ten dollars, and one ring of the
value of two dollars

of the goods, chattels, and personal property of the said _____
William E. Fanning
in the said dwelling house then and there being, then and there feloniously did steal,
take and carry away, against the form of the Statute in such case made and provided, and
against the peace of the People of the State of New York, and their dignity.

~~_____~~

0071

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

James Dines

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

The said James Dines

late of the Ward, City, and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, with force and arms, at the Ward, City, and County aforesaid, one coat of the value of fifteen dollars, one pair of trousers of the value of ten dollars, one vest of the value of five dollars, and one ring of the value of two dollars

of the goods, chattels and personal property of _____

William E. Fleming

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen of the said William E. Fleming

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

James Dines

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

JOHN McKEON,

District Attorney.

0072

Police Court 3 District 417

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

William Manning
207 East Broadway

1 *James Hester*
2
3
4

Offence, Burglary

Dated May 11 1883

William Manning
Magistrate.

John P. O'Connell
Officer.

Sam. Clark
Clerk.

Witnesses, *Sam. Clark*

No. 204 E. Broadway
Street,

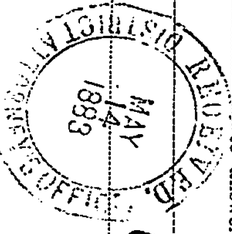
Lucia O'Connell

No. 204 E. Broadway
Street,

Margaret O'Connell

No. 1100
Street,

James Hester



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

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 May 11 1883 *W. Manning* 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.

0073

Sec. 198-200

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. James Harris

Question. How old are you?

Answer. 45 years

Question. Where were you born?

Answer. Pennsylvania

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

Answer. 130 East 40 Street a few days

Question. What is your business or profession?

Answer. Butcher

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

Answer. It is a case of Petit Larceny and should be tried in the Court of Special Sessions

James Harris
+
(mark)

Taken before me this

day of May

1885

James P. Justice
Justice.

0074

CITY AND COUNTY }
OF NEW YORK, } ss.

aged _____ years, occupation James B. Ayers of No. 9th Precinct Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of William Fleming and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 11 day of May 1883 } James B. Ayers

S. P. Patterson
Police Justice.

0075

Police Court - 3rd District.

City and County of New York, ss.:

William Fleming

of No. 204 East Broadway Street, aged 25 years, occupation Truck driver being duly sworn.

deposes and says, that the premises No 204 East Broadway Street, in the City and County aforesaid, the said being a Brick building, one Room in front of the first floor and which was occupied by deponent as a Sleeping apartment and in which there was at the time no human being,

were BURGLARIOUSLY entered by means of forcibly opening the lock with false keys on the door leading to said Room

on the 10 day of May 1883 in the day time, and the following property feloniously taken, stolen, and carried away, viz:

One Coat, one pair of Pants and one Vest of the value of thirty dollars and one gold Ring of the value of two dollars said property being in all of the value of thirty two dollars

the property of Deponent

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

James Davis (now here)

for the reasons following, to wit: Deponent is informed by officer James B. Agnes of the 9th Precinct that he caught said Davis while running in East River of Grand Street, with the above described property in his possession

William E. Fleming

Sworn to before me on May 18 1883
James B. Agnes
Police Justice

0076

BOX:

103

FOLDER:

1098

DESCRIPTION:

Hodgman, Edward A.

DATE:

05/23/83



1098

POOR QUALITY ORIGINAL

0077

W. J. [Signature]
Day of Trial,
Counsel,
Filed, *23* day of *May* 188*3*
Pleads *Not guilty (v.t.)*

THE PEOPLE
vs.
R
Edward a. [Signature]
Assault in the First Degree.
(Sec. 219 and 218)

JOHN MCKEON,
District Attorney.

W. J. [Signature]

A TRUE BILL
W. J. [Signature]

Foreman.

May 29/83.

Plends already [Signature]

S.P. 2 1/2 years.

W. J. [Signature]

0078

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Edward A. Dodgman

The Grand Jury of the City and County of New York, by this indictment, accuse *Edward A. Dodgman*

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

The said *Edward A. Dodgman*

late of the City of New York, in the County of New York, aforesaid, on the ~~twenty second~~ day of *April* in the year of our Lord one thousand eight hundred and eighty ~~three~~ with force of arms, at the City and County aforesaid, in and upon the body of *Michael Mehan* in the peace of the said people then and there being, feloniously did make an assault and ~~in~~ the said *Michael Mehan* with a certain ~~knife~~ which the said *Edward A. Dodgman*

in ~~his~~ right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with intent ~~in~~ the said *Michael Mehan* 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

Edward A. Dodgman

of the CRIME OF Assault in the Second Degree, committed as follows:

The said *Edward A. Dodgman*, 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 *Michael Mehan* then and there being, feloniously did, willfully and wrongfully, make an assault and ~~in~~ the said *Michael Mehan* with a certain ~~knife~~ which the said *Edward A. Dodgman*

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

JOHN McKEON, District Attorney.

0079

State of New York.

P. 9
May 1883

Executive Chamber,

Albany, Apr. 16 1884.

Sir: Application having been made to the Governor for the pardon of Edward A. Hodgeman, who was sentenced on June 5 1882, in your County, for the crime of Assault for the term of 2 years and 6 mos. to the State Prison you are respectfully requested (in pursuance of Chapter 310, Laws 1849) to furnish the Governor with a concise statement of the case as proven on the trial, together with any other facts or circumstances which may have a bearing on the question of granting or refusing a pardon. Be pleased, also, to state the previous character of the convict. (See Instructions respectfully printed)

Each letter of inquiry from this Department should be answered on a separate sheet.

Very respectfully yours,

Samuel B. Knickerbocker
of Godwin Brook
County

To Mr. Peter A. Alvey
District Attorney, &c.

0080

Answered
Sept 30/84
P.R.D.

0081

DISTRICT ATTORNEY'S OFFICE.

PEOPLE

vs.

Edward Hodgeman.

If a subpoena is sent to off. Beilly he will file in Nolan's first name, and serve it himself.

0082

Down 2 3 PM
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Amick
146 Christopher St.
Edward Hodgeman

Offence Felony Assault
and Battery on
Michael Trehan

BAILED,
No. 1 by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Dated April 22nd 1883

William Magistrate
James Reilly Officer
Morr Clerk

Witnesses
James Reilly
No. _____ Street _____
of _____
No. _____ Street _____

No. 23 Street, ADR
to answer
RECEIVED
APR 23 1883

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

Edward Hodgeman

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.

be legally discharged

Dated April 22nd 1883 _____ Police Justice.

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

Dated _____ 1883 _____ Police Justice.

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

Dated _____ 1883 _____ Police Justice.

0083

Sec. 198-200

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Edward Hodgeman

Question. How old are you?

Answer. 36 years 9 yrs

Question. Where were you born?

Answer. Brooklyn, New York

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

Answer. I stop at the St. Eastern Hotel,
all winter

Question. What is your business or profession?

Answer. Bar Tender

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

Answer. I did it in my defence. I
wave all examination here
E A Hodgeman

Taken before me this 22
day of April 1888
William Patterson
Police Justice.

0084

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

POLICE COURT, 2 DISTRICT.

of James Reilly
9th Precinct Police, being duly sworn, deposes and

says that on the 22nd day of April 1883

at the City of New York, in the County of New York, deponent saw

Michael Meekans on Christopher
Street lying on the sidewalk with
a stab wound in the back.
That deponent conveyed him to
St. Vincent Hospital where he
now lies unable to appear in
Court, and deponent is informed
by the physicians in charge of
said Hospital that Mr. Meekans,
is in danger of death from
said stab wound. James Reilly

Sworn to before me, this
of April 1883
W. H. Sullivan
Police Justice

0085

Police Court— 2 District.

STATE OF NEW YORK, }
CITY AND COUNTY OF NEW YORK, } ss. James Burcker, aged 20 years,

of No. 146 Christopher Street,

Driver of a Wagon being duly sworn, deposes and says, that
on Sunday the 22nd day of April

in the year 1883 at the City of New York, in the County of New York,
deponent saw Michael Meekam
~~was~~ violently and feloniously ASSAULTED and BEATEN by

Edward Hodgeman, now here.
That about the hour of 1 o'clock on
the morning of said day deponent
saw said deponent and said
Michael Meekam standing together
on the corner of Barrow and West
Streets and deponent heard said
Meekam say to said deponent
"give me a show" whereupon said
deponent said "you son of a bitch
I'll give you a fair show" at the
same time striking said Meekam on
the face with one of his fists. That
deponent then saw said deponent
strike said Meekam on the back
and then walk away and Meekam
then said "Oh! my God I'm stabbed,
Catch that man." That said Meekam
was so assaulted Meekam grieves

with the felonious intent ~~to do him bodily harm~~ to do him bodily harm; and with out any
justification on the part of the said assailant :

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

Sworn to before me, this 22nd day
of April 1883

J. M. Patterson POLICE JUSTICE.

James Burcker

In the Matter
of
Edward Hodgman.

Witnesses:

Michael Meekhan,
293 West St.

James Burcher,
146 Christopher St.

Off. James Beilly,
9th Precinct.

McLean,
141 Greenwich St.

0086

0087

City and County of New-York, SS.:

Michael Meehan, of No. 293 West street, in said City, being duly sworn, deposes and says: That on the night of the 21st. day of April, 1883, he was accosted by two men, whose names are unknown to deponent, at the corner of Christopher and West streets, in said City, who asked him if he was going to treat; that deponent refused to do so, and crossed over to the other side of the street, where he entered a liquor store; that while he was in said liquor store these two men came in; that they left before deponent did, and that when deponent went into the street he saw them talking to one Edward Hodgeman; that the smaller of these two men asked the said Hodgeman why he didn't go for deponent; that deponent walked off about five yards, and while he had his back turned to these men, Hodgeman came up behind him and stabbed him in the back with a knife; that deponent was taken to St. Vincent's Hospital, where he remained under medical care until Monday, the 14th day of May, 1883; that Hodgeman was arrested by Officer James Reilly, of the Ninth Precinct, and the next day was arraigned before Justice Patterson, at the Second District Police Court, where the said Hodgeman confessed to the stabbing, but stated that he had done so in self defense.

This deponent further says that he had never seen the said Hodgeman before the night he was assaulted by him, and has never spoken a word to him in his life.

Sworn to before me, this :
19th day of May, 1883. :

his
Michael Meehan.
mark.

John J. Murray
Notary Public (1884)
City and County New York

0088

BOX:

103

FOLDER:

1098

DESCRIPTION:

Hop, Tuck

DATE:

05/01/83



1098

0089

BOX:

103

FOLDER:

1098

DESCRIPTION:

Sing, Lee

DATE:

05/01/83



1098

0090

BOX:

103

FOLDER:

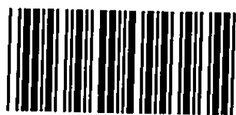
1098

DESCRIPTION:

Lee, Tom

DATE:

05/01/83



1098

POOR QUALITY ORIGINAL

0091

Counsel, W. B. Russell.

Filed 1 day of May 1883

Pleas Not Guilty with leave to withdraw

Section 31, 29, 27
Criminal Code
District of Columbia

THE PEOPLE

vs.
Johnston
Lee Sing
Tom Lee
(Two cases)

1- sec 27 Com. Law 74, 84

JOHN MCKEON
District Attorney

A True Bill
Johnston
Foreman.

Johnston
\$500.00
fs

~~III~~ paid by deposit
of \$500 May 2/83

Ref. to III Bailed
by James Naughton
35 Matt St

POOR QUALITY ORIGINAL

0092

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Sucha Doy
See Sing and
Tom See

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

Sucha Doy, See Sing and Tom See

of the CRIME OF keeping a room to be used for gambling purposes committed as follows:

The said Sucha Doy, See Sing and Tom See, late of the Sixth Ward of the City of New York, in the County of New York, on the third day of April in the year of our Lord one thousand eight hundred and eighty three with force and arms, at the City and County aforesaid, unlawfully did

keep a room in a certain building there situate and known as number Seventeen Mott Street in said Ward, City and County, to be used for gambling purposes, to wit: for the purpose of therein conducting a certain gambling game, commonly called Five Star, where money and property was dependant upon the result against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

And the Grand Jury aforesaid, by this indictment further accuse the said Sucha Doy, See Sing, and Tom See, of the crime of keeping a room to be used for gambling purposes, committed as follows:

The said Sucha Doy and See Sing, late of the Sixth Ward of the City of New York, in

POOR QUALITY
ORIGINAL

0093

The County of New York aforesaid, afterwards
to wit: on the said third day of April, in the
year of our Lord, one thousand eight hundred
and eighty three, at the Ward, City and County
aforesaid, with force and arms, unlawfully
did keep a room in a certain building there
situate and known as number Seventeen
North Street, in said Ward, City and County,
to be used for gambling purposes, to wit:
for the purpose of therein conducting a
certain gambling game commonly called
Five Star, where money and property were
dependent upon the result: and the said
Tom Lee, did then and there unlawfully
counsel, command, induce, and procure, the
said Five Star and seeing the crime aforesaid,
in manner and form aforesaid, to do
and commit, against the form of the Statute
in such case made and provided, and against
the peace of the People of the State of New
York, and their dignity.

John McKeon

District Attorney

0094

Affidavits of Truck Hops
Long Child
See Ting
Long Child

0095

BAILED,

Partly the other
1/3 parts

No. 1, by ~~See Hop~~
Residence ~~383 Water~~ Street

No. 2, by ~~See Hop~~
Residence ~~383 Water~~ Street

No. 3, by ~~See Hop~~
Residence ~~383 Water~~ Street

No. 4, by ~~See Hop~~
Residence ~~383 Water~~ Street

Police Court District.
1917

THE PEOPLE, Ec.,
ON THE COMPLAINT OF

Patrick English
121st St.

1 Doog Hop
2 See Sing
3 See Sing
4 Hop See

Dated April 11th 1883

Quirk
Magistrate

5th Precinct

Witness
William Adams

No. Buttal of fee Street

No. _____ Street

No. _____ Street

No. 1100/12/3
11374
Discharge



Offence Gambling
Violating Sec 44
Penal Code

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 Doog Hop and See Sing

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

Dated April 12th 1883 Solou Quirk Police Justice.

I have admitted the above-named Doog Hop and See Sing to bail to answer by the undertaking hereto annexed.

Dated April 12th 1883 Solou Quirk Police Justice.

There being no sufficient cause to believe the within named See Sing and Hop See guilty of the offence within mentioned, I order them to be discharged.

Dated April 12th 1883 Solou Quirk Police Justice.

0096

William Adams an officer attached to the Central Office Police being duly sworn deposes and says. I am familiar with the uses to which the articles now shown are put. It is the game called "Four Four". It is a game that is played with a piece of zinc and called "Tin Chin" and there are numbers on each side 1-2-3-4. It is a square piece placed on the middle of a table on a piece of matting. The pieces of wood like dominoes are called "quit pique" and used in the game. These cards are called "gee pie". The pieces of paper covered wood are called "quit pique" and represent 5+10 dollars. A button represents five cents commission. If a wrong is made the button is taken off. They pay three for one in the game. When you play one number. The cover is used to cover up a number of pieces of the Chinese money shown and then bets are made on the number of pieces. The cup is called "Tom Yum". The game is one played for money and is what is known as a bank game there being a bank game and a dealer or banker. The stick is called "Tom Pan" and used for counting the pieces under the cup. There is no limit to the game.

0097

I don't know to be a

X. Ex

The piece now shown is a Chinese coin
The documents shown are nearly the
same character as ours.

Those are buttons now shown.

The piece shown is a document done
up. The piece now shown is a check.
A man buys five dollars worth of
checks and gets one of the Chinese
documents.

William Adams

Sworn to before me
This 9th of April 1883

Solomon S. Smith
Police Justice.

0098

Sec. 198-200.

First District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Dog Ho op

Question. How old are you?

Answer. Thirty years.

Question. Where were you born?

Answer. China

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

Answer. 17 Mott Street. Two years

Question. What is your business or profession?

Answer. Chinese Groceries

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

黄天

黄天

Taken before me this

day of April 1888

Stephen D. French Police Justice.

0099

Sec. 198-200.

First District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Lee Sing 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. Lee Sing

Question. How old are you?

Answer. Thirty five years

Question. Where were you born?

Answer. Shina

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

Answer. 4 Baxter Street. Two months

Question. What is your business or profession?

Answer. Laundryman

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

Answer. I am not guilty

利 6/10

Taken before me this 12th
day of April 1888

Seamus J. Smith
Police Justice.

0100

I was in the room three months since. See Sing had money in his hands, silver coins. Hop Lee passed a quantity of ^{to} See Sing. Doc Hop had nothing in his hands. Sing had a small piece of a stick in his hand. I found the papers now shown on the premises I can't read them. I found the rolls with red paint on them I don't know how the Chinese celebrate their holidays. I found two boxes of opium. I think the square pieces of wood shown are Chinese documents. The pieces now shown are documents (American) I found also the strips of candle paper with figures on them. I heard a little English spoken by the Chinese. I found a number of Chinese coins and buttons. I will not swear the coins are not Chinese money. Sing can't speak English. It was about 9 P M when I went to the place with two other officers. Some of the Chinese escaped. I had no warrant I did not apply for

0101

one. I went by order of Captain
Petty. I saw an officer
committing them. I have no
citizenship court now who is
interested in the case. I never
played the game. I have
played pool seven up and
poker and forty five. I don't
know where Seeding lives or
Doc or Lee says he lives in Bombay
over top lives at 17 Mott street.
The man on the back seat may
be Doc. I don't know
where Seeding lives. I don't know
by my own knowledge that any
of these four men rent no 17
Mott st. The articles shown are the
ones mentioned in my complaint
as apparatus. I saw the checks ^{of money} on
the table. I don't swear it is not
money. The pieces and a square
space in them. I saw Seeding
take money.

Q Will you tell the court how the game
of Chinese Faro is played.

A I never played the game and
can't tell how it is played.

0102

I have no citizen or neighbor nor
can I produce any to make a
complaint against the place.
There was no difficulty about
going to a magistrate for a
warrant. I did not see Hop Lee
do anything more than what I have
sworn to.

Patrick English

Sworn to before me
this 4th day of April 1880

Edouard S. Smith
Police Justice

0103

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

POLICE COURT, 18th DISTRICT.

of the 6th Precinct Police Patrick English 41 Dyers
Street, being duly sworn, deposes and
says that on the 3 day of April 1883

at the City of New York, in the County of New York, Dog Hop (now here)
at premises number 17 North Street in
said city did unlawfully keep and
maintain a gambling house did
permit and cause to be used apparatus
for the purpose of gambling
deponent further says that in said
premises on said day Lee Sing (now here)
was acting as dealer of the game of chance
and known as Chinese Faro played
for money and Lee Sing (now here)
was acting as banker for said game of
Faro and Hop Lee was playing
at said game of chance. The cards
devices and apparatus here shown
were found in said premises which
tends to establish the truth of the charge
herein made

Sworn to before me this 4 Patrick English
4 day of April 1883

Solon Summit Police Justice
Patrick English being cross examined
says & found the defendants on
the first floor back room of 17 North
Street it is a three story house.
There were about six persons in
the room one was sitting the others
standing. I have been there three

0104

BOX:

103

FOLDER:

1098

DESCRIPTION:

Hughes, John

DATE:

05/01/83



1098

0105

and did procure and cause to be procured for the said _____

Samir Rothstein

a certain paper, writing and document in the nature of an insurance upon the drawing of a certain Lottery wherein divers monies were set up to be distributed by lot and chance, a more particular description of which said Lottery is to the Grand Jury aforesaid unknown, and cannot now be given, which said paper, writing and document is as follows, that is to say:

5c

40
42
46

(a more particular description of which said paper, writing and document is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the Peace of the People of the State of New York and their dignity.

JOHN McKEON,

District Attorney

270 Bill
Kortanay

Day of Trial,

Counsel,

Filed 1 day of May 1883

Pleads Not Guilty (Alleged)

THE PEOPLE

vs.

Selling Lottery Policies.
Section 3447

John Smagora

John Smagora

JOHN McKEON,

District Attorney.

A True Bill.

John Smagora
Foreman.

John Smagora
Foreman.

Pen 10 days

Witnesses:

0106

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

THE PEOPLE OF THE STATE OF NEW YORK

against

John Hughes

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

John Hughes

of the CRIME OF "Vending and Selling to another what are commonly known as and called Lottery Policies," committed as follows:

The said *John Hughes*

late of the *Fifteenth* Ward, in the City and County aforesaid, on the *seventh* day of *April* in the year of our Lord one thousand eight hundred and eighty *three* at the Ward, City and County aforesaid, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply, to one

Louis Rothstein

and did procure and cause to be procured for the said

Louis Rothstein

a certain paper, instrument, and writing, commonly called a lottery policy, which said paper, instrument, and writing, called a lottery policy, is as follows, that is to say:

5 c

40
42
46

(a more particular description of which said instrument and writing so commonly called a lottery policy, is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

0107

SECOND COUNT—

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

John Hughes
of the CRIME OF "Vending and Selling to another what is commonly known as and called Lottery Policies," committed as follows:

The said John Hughes

late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in year aforesaid, and on divers other days and times between that day, and the day of the taking of this inquisition, was and yet is a common gambler; and ~~that~~ — he — the said

John Hughes
on the day and in the year aforesaid, and on said other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a building, known as number three Attorney Street

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply to divers persons (whose names are to the jurors aforesaid unknown and cannot now be given), and did procure, and caused to be procured, for the said divers persons (whose names are to the jurors aforesaid unknown), certain instruments and writings, commonly known as and called lottery policies (a more particular description of which is to the Grand Jury aforesaid unknown and cannot now be given), against the form of the statute in such case made and provided, and against the Peace of the People of the State of New York and their dignity.

THIRD COUNT—

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

John Hughes
of the CRIME OF "Vending and Selling to another, what are commonly known as and called Lottery Policies," committed as follows:

The said John Hughes

late of the Ward, City and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler:

And ~~that~~ — he — the said John Hughes

afterwards on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number three Attorney Street

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply to one Solis Rodenstein

and did procure and cause to be procured for the said Solis Rodenstein

a certain instrument and writing, commonly known as and called a lottery policy, which said instrument and writing commonly called a lottery policy, is as follows, that is to say:

5 c

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42
46

(a more particular description of which said instrument and writing so commonly called a lottery policy, is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

0108

FOURTH COUNT—

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

_____ *John Hughes* _____

of the CRIME OF "Selling and Vending a paper and writing, in the nature of a bet and wager upon the drawn numbers of a Lottery," committed as follows:

The said *John Hughes* _____

late of the *Fifth* Ward, in the City and County aforesaid, on the *ninth* day of *April* in the year of our Lord one thousand eight hundred and eighty *three* at the Ward, City and County aforesaid, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply, to one

_____ *Samis Rothstein* _____
and did procure and cause to be procured for the said

_____ *Samis Rothstein* _____
a certain paper and writing, in the nature of a bet and wager upon the drawn numbers of a certain Lottery, wherein certain monies were set up for distribution by lot or chance, a more particular description of which said lottery is to Grand Jury aforesaid unknown, and cannot now be given, which said paper and writing, is as follows, that is to say:

5 c

40
42
46

(a more particular description of which said paper and writing, is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

FIFTH COUNT—

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

_____ *John Hughes* _____

of the CRIME OF "Vending and Selling a writing, paper and document in the nature of an insurance upon the drawing of a Lottery, committed as follows:

The said *John Hughes* _____

late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in year aforesaid, and on divers other days and times between that day, and the day of the taking of this inquisition, was and yet is a common gambler; and ~~that~~ he _____ the said _____

_____ *John Hughes* _____

on the day and in the year aforesaid, and on said other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a building, known as number *three*

Street _____

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply to one *Samis Rothstein* _____

0109

and did procure and cause to be procured for the said _____

_____ *Samis Roxhstein* _____

a certain paper, writing and document in the nature of an insurance upon the drawing of a certain Lottery wherein divers monies were set up to be distributed by lot and chance, a more particular description of which said Lottery is to the Grand Jury aforesaid unknown, and cannot now be given, which said paper, writing and document is as follows, that is to say :

40
42
46
5c

(a more particular description of which said paper, writing and document is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the Peace of the People of the State of New York and their dignity.

JOHN McKEON,
District Attorney

270 Bldg. Courtway

Day of Trial,

Counsel,

Filed 1 day of May 1883

Pleads *not guilty*

THE PEOPLE

vs.

Selling Lottery Policies.
Section 344

B
Smagars

McKeon

JOHN McKEON,

District Attorney.

A True Bill.

A. J. ...
Foreman.

Plenty Guilty.

Pen 10 days.

Witnesses:

0110

BAILED.

No. 1, by Mary White
Residence W 23rd St

No. 2, by _____
Residence _____

No. 3, by _____
Residence _____

No. 4, by _____
Residence _____

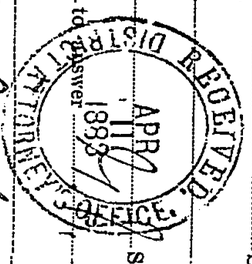
170 ndw 287
Police Court 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
James McLaughlin & Co
John Hughes
1
2
3
4
Offence, 400 Lottery Law

Dated April 8 1883

Storobin Magistrate.
Meeklin Officer.
CO Clerk.

Witnesses, _____
No. _____ Street, _____
No. _____ Street, _____
No. 509 Street, _____
\$ _____
Paulo
Police Justice



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

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

Dated April 8 1883 August Gardner Police Justice.

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

Dated April 9 1883 August Gardner 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.

01111

Sec. 198-200

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *John Hughes*

Question. How old are you?

Answer. *Twenty five years*

Question. Where were you born?

Answer. *England*

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

Answer. *140 Mulberry Street one year*

Question. What is your business or profession?

Answer. *Newspaper.*

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

Answer. *I am not guilty*

John Hughes

Taken before me this

Day of

188

George J. ...
Police Justice.

0112

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

Louis Rothstein

of No. 118 Mulberry Street,
being duly sworn, deposes and says, that on the
day of April 1883, at No. 3 Attorney
Street, in the City and County of New York,

John Hughes

did unlawfully and feloniously sell and vend to

deponent for the sum of five cents

a certain paper and document, the same being what is commonly
known as, and is called a Lottery Policy, and which said Lottery
Policy, writing, paper, and document is as follows, that is to say:

40, 42, 46 purporting to be a chance
drawing of numbers in
an Lottery unauthorized by the State

Wherefore deponent prays that the said
may be dealt with according to law.

Sworn to before me, this
day of April 1883

Louie Rocca

Hugh Farmer

Police Justice.