

0000

BOX:

543

FOLDER:

4945

DESCRIPTION:

Hickey, Michael

DATE:

12/16/93



4945

esses:
John Lafoude

Counsel, *Duffy* 131
Filed, *16th* day of *Nov* 1893
Pleads, *Guilty (17)*

THE PEOPLE
vs.
R
Michael Hickey
odd days

ILLEGAL VOTING.
(Section 41 k, Penal Code.)

DE LANCEY NICOLL,
Dec 7 93 District Attorney.
Pleads Guilty
A TRUE BILL.

Howard Foreman

Pen one year

00000

Police Court, 2 District.

1801

City and County of New York, ss.

John Lafonde

of No. 251 Spring Street, aged 59 years,
occupation Shoemaker

being duly sworn, deposes and says,
that on the 7 day of November 1897, at the City of New
York, in the County of New York,

Michael Hickey (now
Levy) did vote illegally, at the polling
place 154 Varck St, the strength
election district of the eighth Assembly
district at a general election then
being held at said place. The
defendant, at said time and place
gave his name as James Dilly, and
his residence at 243 Spring St. and
he voted on that name, and de-
fendant knows that the name of the
defendant is not James Dilly
and that he does not live at
243 Spring St. and defendant's
vote was then and there challenged
and defendant then and there swore
in his vote. Defendant therefore
charges defendant with violation of
the election law.

7 day } John Lafonde
November }
Thompson }

0007

City and County of New York, ss:

Michael Hickey

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

Question. What is your name?

Answer. *Michael Hickey*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *Ireland.*

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

Answer. *No place in particular*

Question. What is your business or profession?

Answer. *Stevedore man*

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

Answer. *I have nothing to say.*

M Hickey

Taken before me this

day of

Michael Hickey

Police Justice.

0000

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

Michael Hickey

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

Dated *Nov 3* 18*90* *Paul R. [Signature]* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

000

\$300 Ex. aud. by Nov. at 9th

Police Court--- 173 District. 1199

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Lafonda
vs. 257 Spring
Michael Hickey

Offence
Violation
election law

2
3
4

BAILED.

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated Nov 7 1893

Magistrate.
Officer.
Precinct.

Witnesses _____ Street.

No. _____ Street.

No. _____ Street.

\$ 1000 to answer G.S.

Com



0091

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

2687

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Hickey

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

indictment, accuse *Michael Hickey*

of the crime of knowingly _____ voting at an election when not qualified therefor, committed as follows :

Heretofore, to wit: on Tuesday, the *seventh* day of November, in the year of our Lord one thousand eight hundred and ninety-*three*, (the same being the Tuesday succeeding the first Monday in the said month of November), there was held a general election throughout the State of New York and in the said City and County of New York; and on the day and in the year aforesaid, and at the said election, the said *Michael Hickey*, late of the said City and County, at the City and County aforesaid, did personally appear before the Inspectors of Election of the *Seventh* Election District of the *Eight* Assembly District of the said City and County, at a meeting of the said Inspectors of Election then being duly held at the duly designated polling place of the said Election District, and then and there feloniously did knowingly _____ vote in the said Election District, he the said *Michael Hickey* not being then and there qualified therefor, to wit: he, the said *Michael Hickey* not having been then and there an inhabitant of the said State for one year, and the last four months a resident of the said County of New York, and for the last thirty days next preceding the said election a resident of the said election district, as he the said *Michael Hickey*, then and there well knew: against the form of the statute in such case made and provided, and against the peace and dignity of the said People.

DE LANCEY NICOLL, District Attorney.

089

BOX:

543

FOLDER:

4945

DESCRIPTION:

Hickey, William

DATE:

12/16/93



4945

0890

BOX:

543

FOLDER:

4945

DESCRIPTION:

Hawk, Howard

DATE:

12/16/93



4945

0893

BOX:

543

FOLDER:

4945

DESCRIPTION:

Cross, John J.

DATE:

12/16/93



4945

POOR QUALITY ORIGINAL

Witnesses:

Mary L. Hall
Off Grady

Subroena of
court for

Depts.
cross with

In this case the defendant has
given information as to an
affidavit stating all the facts.
He was a passive participator in
the crime. The other two defend-
ants have pleaded guilty because
Hawk was to be witness against them.
There is no fault at this that either Heckey
did not stand trial. Therefore, the
Hawke to be discharged on his own recognizance.

Counsel

Filed

day of

1893

Pleas

THE PEOPLE

William Tuckey
Howard Hawk
John Cross

DE LANCEY NICOLL,
District Attorney

Part
No. 2. Resid on this
one Recog. on the ground
TRUE BILL.
Dec 20 1893

M. C. Mack Foreman

Part 2 - Dec. 14, 1893
Part 1 + 3 Plead Burg 2nd Deg
No. 1 - 10 yrs. S. P.
Dec. 8/93

Burglary by the
Section 494

~~11/13~~

POOR QUALITY ORIGINAL

Witnesses:

Mary L. Hall
Off Grady

Meas. Sub. vena cava
Sept 1893

Sept 1893
cross work

In this case the defendant Hawk gave information & swore to an affidavit stating all the facts. He was a passive participator in the crime. The other two defendants have pleaded guilty because Hawk was to be witness against them. He is no fault of his that Cross & Hickey did not stand trial. I therefore recommend that he be discharged on his own recognizance.

Counsel,

Filed

day of

1893

Pleas,

THE PEOPLE

18
553 by 39
bushland

William Hickey

Howard Hawk

John Cross

Burglary in the 1st degree
Section 496, 506, 530, 531

DE LANCEY NICOLL,
District Attorney.

John
No. 2. W. H. on this
own Recog. of Hawk
A TRUE BILL.
Dec. 20 1893

H. C. Ward Foreman.

Jan 2 - Dec. 4, 1893
Nos 1 & 3 Plead Burg. 2nd deg
No 1 - 10 y. S.P.
No 3 - 4 y. 10 m. S.P.
Dec. 5/93

Police Court - / District.

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

of No. 11 West 37th Mr. Valentine G. Hall
Street, aged 50 years,
occupation House Keeper

deposes and says, that the premises No 21 East 24th Street,
in the City and County aforesaid, the said being a Dwelling House
being duly sworn

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

were **BURGLARIOUSLY** entered by means of forcibly raising the
(2nd) second story front window

about
on the 24 day of August 1893 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

One diamond and sapphire ring of the
value of about one hundred dollars,
one ear ring of the value of about two hundred
dollars, one black jet and pearl brooch of the
value of about thirty dollars, one silver watch
with about gold chain of the value of about twenty
five dollars - all together of the value of about
three hundred and fifty five dollars

the property of Deponent

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

William Hickey - Howard Hawk and John
J. Rose - who were acting in concert and

for the reasons following, to wit: that on the said twenty fourth
day of August about three o'clock in the morning,
deponent was awakened from her sleep and
discovered a man in her room - at premises
21 East 24th Street. the said man approached
deponent's bed side and pointing a pistol at
deponent demanded from deponent her rings and
ear - ring. Deponent being in dread that
should refuse deponent would do her bodily

have handed the said man all of the aforesaid property save the watch and chain, which were on a chain near the window.

Defendant is informed by Dennis Grady and George Drann both of the Central Office Detective Office that the defendants Cross and Hawk admitted to them that they assisted the defendant Hickey in obtaining an entrance into defendant's premises on the aforesaid date. The said ~~Drann~~ and Grady further inform defendant that the defendant Hickey enabled ~~them~~ ^{him} to procure a portion of the property taken from defendant.

Defendant has seen the defendant Hickey and firmly believes that he was the man who on the said 24th day of August 1893 burglarized his premises and further defendant says that he picked out the defendant Hickey from among several men as the man who was in his room on the aforesaid date.

Mrs. Valentine G. Hall

Subscribed before me
this 25th day of October 1893

[Signature]
Police Justice

Police Court _____ District.

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

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 30 years, occupation George Doran
Detective of No. Central Office Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Valentine G. Hall
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me this, 25 } George A Doran
day of October 1893 }

[Signature]
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 30 years, occupation Detective of No.

Central Office Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Mrs. Valentine G. Hall

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

Sworn to before me this, 25 } Dennis Grady
day of October 1893 }

[Signature]
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Hickey 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. William Hickey

Question. How old are you?

Answer. 18 years

Question. Where were you born?

Answer. U. S. New York City

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

Answer. 55 3 West 39th Street 8 Months

Question. What is your business or profession?

Answer. Brick layer

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

Answer. I am not guilty.

William Hickey

Taken before me this 20th day of
August 1913
James J. [Signature]
Police Justice.

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK

Howard Hawk 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. Howard Hawk

Question. How old are you?

Answer. 20 years

Question. Where were you born?

Answer. New Jersey

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

Answer. 466 8th Avenue - 3 years

Question. What is your business or profession?

Answer. Tailer

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.

Howard Hawk

Taken before me on this 1st day of August 1933
[Signature]

Police Justice.

0900

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

John J. Cross 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 J. Cross

Question. How old are you?

Answer. 26 years

Question. Where were you born?

Answer. New York City

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

Answer. 409. 7th Avenue. 1 Month

Question. What is your business or profession?

Answer. Porter

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 J. Cross.

Taken before me this
29th day of
March 1937
at New York City

Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

POLICE COURT, 1 DISTRICT.

Dennis Grady

of No. *Central Office* Street, aged *30* years,
occupation *detective* being duly sworn, deposes and says

that on the _____ day of _____ 189

~~at the City of New York, in the County of New York,~~ *he arrested*
John J. Cross and Howard Hawk
(both now here) charged with Burglary.
Defendant prays that the two defendants
be committed to enable him to procure
further evidence.

Dennis Grady

Sworn to before me, this

of

189

day

M. W. [Signature]

Police Justice.

250

Police Court, _____ District,

THE PEOPLE, Etc.,
ON THE COMPLAINT OF

John J. Cross
vs
Howard Hawk

AFFIDAVIT.

Burglary

Dated *Oct 22* 189*3*

Martin Magistrate.

Grady C. V. Officer.

Witness, _____

Disposition, *25 m each*

Ex

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

Defendants

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

Dated, *October 25* 189 *3* *Manuel Martin* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

256 1144
Police Court--- / District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Miss Valentine L. Hall
11 N. 37th St.
William Hickey
2 Howard Hawk
3 John J. Cross
4

Offense *Burglary*

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated, *Oct 25* 189 *3*

Martin Magistrate.

Brady & Deane Officer.

C.O. Precinct.

Witnesses *Dennis Brady*

No. *Central Office* Street.

George Deane

No. *Central Office* Street.

Miss Hall Street.

No. _____ Street.

\$ *5000* each to _____



Committee

Brady

090



New York,

Hawk is a well known pick pocket was arrested several times but has never been convicted to my knowledge. His picture is in the Rogues Gallery and his number is 23.

Very truly yours

Wm. D. McLaughlin

Inspector Detective Office

0908

People

✓
Masters
or Miss

Depts Record

filled Nov 16-1893

090



New York,

Dec 8th/93.

Mon. Frederick Smythe,

Recorder.

My Dear Sir:-

In reference to the case of John J. Cross/William Hickey and Harry Hawk, I beg to state that they were arrested on the 19th of October on the charge of having committed a burglary in the first degree at the residence of Mrs. V. G. Hall No 21 East 24th street, this city, at three o'clock in the morning. Hickey stood on the shoulders of Cross climbed up on the front porch opened a window on the 2d floor, went in, found the woman asleep, put his head out of the window and asked his companions on the outside if he would hold her up. They said yes, then he went back, awoke the woman put his pistol to her head and while she was sitting up in bed made her take the diamond earrings out of her ears and the diamond brooch from her night dress and hand them over to him, he then took some other valuables from the room-- a ring, silver watch and other jewelry.

The nurse attracted by Mrs Hall's scream came into the room and she too was held up at the point of the pistol, in escaping Hickey dropped one of the Diamond earrings on the inside of the room and dropped his revolver in the areaway the other earring was recovered by me and identified by Mrs Hall as one of the diamondx earrings taken from her



New York,

on the night of the burglary, the remainder of the jewelry has not been recovered, Hickey gave some information as to where the ring was pawned and the officers went there and found it had been released two days after it was pawned.

Hickey is one of the most desperate criminals I know of at the present time, his specialty was burglary in the first degree and robbing people at night time at the point of a pistol. He has been interested in several cases of that kind, and was arrested at different times but in each case from want of identification he escaped punishment.

He was arrested by Captain McAvoy's men for burglary of \$500. in cash from a widow woman in W. 56th St., he climbed a fire escape to the 4th story to get this money and was identified by the woman. He was held for trial on that case but it never came up, at the time of Hickey's arrest on this charge he was confined in the Tombs on charge of robbing an Italian in the Prison Pen at Jefferson Market Court, while he was confined at the latter place for disorderly conduct.

I made an investigation relative to Cross's character and can only find that he originally came from Chicago and worked for 5 or 6 years in the neighborhood of 6th Ave., & 33rd St. as a boot black & porter.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against
William Hickey, Howard Hawk, and John J. Cross

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

William Hickey, Howard Hawk and John J. Cross

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

The said *William Hickey, Howard Hawk and John J. Cross, all*

late of the *18th* Ward of the City of New York, in the County of New York aforesaid, on the *Twenty-fourth* day of *August* in the year of our Lord one thousand eight hundred and ninety-*three*, in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of one *Mary L. Hall*

there situate, feloniously and burglariously did break into and enter, there being then and there a human being within the said dwelling house, with intent to commit some crime therein, to wit: the goods, chattels and personal property of the said *Mary L. Hall*

in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away,

the said William Hickey, Howard Hawk and John J. Cross being then and there assisted by a confederate actually present, to wit, each by the other, and also being then and there armed with a dangerous weapon, to wit: with a certain pistol then and there charged with gunpowder and lead:
against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment further accuse the said William Hickey, Howard Hawk and John J. Cross of the CRIME OF Grand LARCENY in the first degree, committed as follows:

The said William Hickey, Howard Hawk and John J. Cross, all late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, in the night-time of the said day, with force and arms,

one finger ring of the value of one hundred dollars, one earring of the value of two hundred dollars, one brooch of the value of thirty dollars, one watch of the value of fifteen dollars, one chain of the value of ten dollars

of the goods, chattels and personal property of one

Mary L. Hall

in the dwelling house of the said

Mary L. Hall

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

De Lancey Nicoll,
District Attorney

091

BOX:

543

FOLDER:

4945

DESCRIPTION:

Higley, Charles

DATE:

12/02/93



4945

0914

Witnesses

Witnesses:
off Michiuel

The person who lost
the property - cannot be
found - and the doubtless
of the person is unimpaired
The person's reputation of
the person seems to have
been the very best and since
he has been upon bail -
is constantly employed and
making satisfactory return
to his employer - I would
therefore recommend the
discharge of the person's
bail -

Robert Johnson
Asst. Dist. Atty.
M.I.
July 7th 96

559 2 *Jay Lynam*

Counsel,
Filed *2nd Nov^r* 1893
Pleads *Not Guilty*

THE PEOPLE
vs.

Charles Higley

Grand Larceny, *Fourth* Degree,
(From the Person.)
(Sections 628, 630, Penal Code.)

DE LANCEY NICOLL,
District Attorney.

500 days

A TRUE BILL.

Edward G. Taylor

July 7/96 Foreman.
Bail Discharged

Lynam

0915

Police Court 2 District.

Affidavit—Larceny.
from person

City and County }
of New York, } ss:

Henry Michaels

of No. 15th Precinct Street, aged 34 years,
occupation Police officer being duly sworn,

deposes and says, that on the 22nd day of October 1893 at the City of
New York, in the County of New York, was feloniously taken, stolen and carried away
from the possession of ~~deponent~~ ^{of an unknown man}, in the night time, the following property, viz:

A watch and chain of the
value of about six dollars

the property of some person unknown to deponent
but whom deponent has seen and
can identify

and that ~~this deponent~~
~~has a probable cause to suspect, and does suspect,~~ that the said property was feloni-
ously taken, stolen and carried away by Charles Higley (now
here) and an unknown man not arrested
who were in company with each other
and acting in concert for the reasons
that at two o'clock a.m. while deponent
was on duty on South Fifth Avenue and
Bleecker Street deponent saw defendant
and his companion standing in the
corner; deponent also saw the said
unknown man walking along Bleecker
Street and deponent saw him wearing
a watch chain. Deponent saw the
defendant and ~~the unknown man~~ ^{his companion}
cross the street and the man not arrested
jostle the unknown man and then

Subscribed and sworn to before me this 22nd day of October 1893

Notary Public

the defendant snatched said chain and watch from the unknown man's vest and ran away. Deponent pursued defendant who ran into premises 219 Wooster Street where deponent arrested him and upon the floor ~~where~~ deponent found the watch and chain lying; the chain being broken.

I swear to before me
this 23rd October, 1893
J. H. W.
Police Justice

Henry Michael

091

City and County of New York, ss:

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

Question. What is your name?

Answer.

Charles Higley

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

N.S.

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

Answer.

509 Washington Street 4 years

Question. What is your business or profession?

Answer.

Work in Ship yard.

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
Charles Higley*

Taken before me this
day of *October*

189*3*

[Signature]

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

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

Dated Oct 23 1893 _____ Police Justice.

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

Dated Oct 25 1893 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

091

1139

Police Court--- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Michaels
vs.
Charles Kigley

Office Grand Jurors

2
3
4

BAILED.

No. 1, by John Flannery
Residence 536 Hudson Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated Oct 23 1893

Hogans Magistrate.

Michael Officer.

9th Precinct.

Witnesses Thomas Stanton

No. 15th Precinct Street.

No. Street.

No. Street.

\$ 500 to answer

Richard



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

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Higley

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

Charles Higley

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

The said

Charles Higley

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

one watch of the value of four dollars, and one chain of the value of two dollars

of the goods, chattels and personal property of one, a certain ~~number~~ whose name is to the Grand Jury aforesaid unknown, on the person of the said man, then and there being found, from the person of the said man then and there feloniously did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

De Lancey Recoll,
District Attorney

092

BOX:

543

FOLDER:

4945

DESCRIPTION:

Hirsch, Jacob

DATE:

12/08/93



4945

76

Witnesses:

Maurice Mayer

Counsel.

Filed,

Pleas

Dec 3 1893
County of ...
City of ...

THE PEOPLE

vs.

Jacob Hirsch
[3 cases]

Grand LARCENY, 2nd degree
(MISAPPROPRIATION)
(Sections 528 and 531 of the Penal Code.)

DE LANCEY NICOLL,

March 26th 1895 District Attorney.
Part 2 - March 26 1895
on motion of District Attorney
indictment dismissed.
A TRUE BILL.

Wm. Harris Foreman.

092

Police Court— District.

Affidavit—Larceny.

City and County of New York, } ss.

of No. 3560 3rd Avenue Maurice Mayer Street, aged 39 years, occupation Cashier

deposes and says, that on the 27th day of May 1912, being duly sworn, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

One hundred and forty four Dollars

the property of The David Mayer Brewing Company in deponent's 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 Jacob Hirsch

firm. The fact that on said date one Martin Kane of 2118 4th Avenue was indebted to the above firm in the above amount and said Hirsch was employed by said firm as a collector. Deponent says that he is informed by said Kane that on said date he paid said Hirsch the above amount by applying to the payment of his indebtedness. Deponent further says that said Hirsch never paid over the said sum of money to said Company but has appropriated it to his own use.

Sworn to before me this 27th day of May 1912 at New York City. Police Justice.

0922

CITY AND COUNTY }
OF NEW YORK, } ss.

Martin Kane

aged *27* years, occupation *Saloon* of No.

4118 2 Ave Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of

Maurice Gray

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

Sworn to before me this

16

Martin Kane

day of *October* 189*2*

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

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

Dated, Nov 20 1893 [Signature] Police Justice.

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

Dated, Nov 20 1893 [Signature] Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0928

The Magistrate presiding during my absence will please hear and determine the within case

1236
Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Margaret Bryant
vs.
Jacob Thersick

2
3
4

Offense

Dated, Oct 18 1893
Magistrate.

Officer.
Precinct.

Witnesses
No. Street.

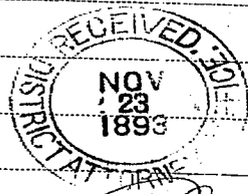
No. Street.

No. Street.

\$ 10.00 to answer

10.00 on Oct. 26th 2.30

B. " " dd. Nov. 2/27.30
Nov 11 9.30
20th P.M.



Bailed
No. 1, by Victor J. ...
Residence 2876 32 E. ...
No. 2, by ...
Residence ... Street.
No. 3, by ...
Residence ... Street.
No. 4, by ...
Residence ... Street.

0921

Sec. 151.

Police Court _____ District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Anna May of No. 56, Fair Street, that on the 27 day of May 1885 at the City of New York, in the County of New York, the following article to wit:

of the value of One hundred and fifty four Dollars, the property of David May Hebing Co. was taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Jacob Hersch

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

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

Dated at the City of New York, this 27 day of May 1885
Arnold Martin POLICE JUSTICE.

0920

1235-2 same

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

Dated Oct 16- 1893

Martin Magistrate

Cuorm Officer.

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

John Cuorm Officer.

Dated Oct 18- 1893

This Warrant may be executed on Sunday or at
night.

Police Justice.

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

Dated 188

Police Justice.

64
v
From
Collector
v
vs
College Point
L.D.

The within named

State of New York }
County of Queens } ss:

John Connor, of the first
District Police Court City of New York being
advised sworn that ^{say's} name of Bernard F.
Martin signed to the within warrant is in
the handwriting of Bernard F. Martin
who is one of the Police Justices of the
City of New York. N.Y.

John Connor

Sworn to before me
this 17th day of October 1893
Ed. B. Sullivan
Police Justice
Village of College Point
N.Y.

093

Police Court— District.

1912

Affidavit—Larceny.

City and County of New York, ss.

of No. 3560 3rd Avenue Street, aged 29 years, occupation Cashier

deposes and says, that on the 17th day of August 1891 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

One hundred and five dollars and sixty cents

the property of The David May Brewing Company in deponent's 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

Jacob Hirsch from the fact that at the time one John Lenahan of 323 Rivington Street was indebted to the above Company in the above amount and said Hirsch at the time was a collector for said Company. Deponent is good informed by said Lenahan that on or about said date he paid said Hirsch the above amount of money in cash the same to be paid deponent's Company in settlement of his bill. Deponent further says that said Hirsch never turned over the money so collected but has appropriated

Sworn to before me, this

189

(day)

Police Justice.

to his own use and benefit.

Wm. W. W.

Sworn to before me this
17th day of October 1893

Ernest W. W.
Police Justice

0933

CITY AND COUNTY }
OF NEW YORK, } ss.

John Lounsbury
aged 55 years, occupation Leguon of No. 333
Wilmington Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Maurice Hayes
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me this, 10th
day of October 1898 by John Penikens

Samuel H. Carter
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

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

Dated, *Nov 20* 189*3* *Edward Martin* Police Justice.

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

Dated, *Nov 20* 189*3* *Edward Martin* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0939

Police Court---

1236 District

THE PEOPLE, &c
ON THE COMPLAINT OF

Maurice Hayes
3560 - 32 Ave
Jacob Hirsch

Officer
Blair

2
3
4

Dated,

1893

W. H. Martin

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$ *1000* to answer *G.S.*

1000 by Oct. 26th 1893
ad. Nov. 25. 1893
Nov. 20th 3 P.M.



BAILED.

No. 1, by

Victor Guinard

Residence

2873 E. Hamilton Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

First Judicial District Court,
S. W. cor. Chambers & Centre Sts.,

WAUHOPE LYNN, JUSTICE.
LOUIS G. BRUNS, } CLERKS.
JOHN PURCELL, }

New York, Oct 26 1893

Hon B. H. Martin
Police Justice
Dear Sir

In the ³ case of The People
vs Jacob Hirsch adjourned until
this afternoon at 2.30 P.M. I
beg to consent to an adjournment
as asked for by the defendants
Council. Hoping you will grant
the same until Nov 2nd at the
same time. Should you wish to
put it to some other day more
convenient to your own engagements.

Yours sincerely
Wauhope Lynn
Council for Complainant

See letter hereto annexed

093

LOUIS WERTHEIMER,
COUNSELLOR AT LAW,
No. 4167 BROADWAY,
Room 28.

New York, October 23, 1893

People vs Hirsch.

Hon. Wauhope Lynn.

Dear Sir:-

You will greatly oblige me by consenting to an adjournment until November 2 1893 of the examination of Jacob Hirsch in the three proceedings now pending against him in the Tombs Police Court. I will be very busy this week and will find it very inconvenient to proceed on the 26th. Besides Mr. Hirsch is under heavy bonds and I have no doubt you are satisfied that he will appear.

Thanking you in advance for the favor which I take the liberty to presume you will grant, I am

Yours very truly,

Louis Wertheimer

Attorney for Jacob Hirsch.

City and County of New York: ss.

Maurice Meyer of No 3560 Third Avenue, being duly sworn, deposes + says, he is the treasurer of the David Meyer Brewing Company, doing business at the above mentioned place. That in October 1893 he made three separate charges of Grand Larceny against one, Jacob Hirsch, who was then a collector for the David Meyer Brewing Company. That upon these complaints, the three accompanying indictments were found. That subsequent to the finding of said indictments - viz in October 1894, the said defendant died at College Point, Long Island.

Sworn to before me

this twenty-third day of March 1895-

J. M. Lubach.

Notary Public "67"
N. Y. County.

Maurice Meyer 

0939

People
v.
Jacob Hirsch

James Cunningham

Affidavit

0940

CITY AND COUNTY }
OF NEW YORK, } ss.

Harris Feinsod

aged 26 years, occupation Saloon of No. 27 Ludlow Street, being duly sworn, deposes and

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

Sworn to before me this 17 day of October 1898 *Harris Feinsod*

Armand Martin
Police Justice.

P.M.

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

Dejeu

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

Dated, *Nov 20* 189*3* *[Signature]* Police Justice.

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

Dated, *Nov 20* 189*3* *[Signature]* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

094

M 23
Police Court--- District. 1236

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Maurice Meyer
Jacob Hirsch

1 _____
2 _____
3 _____
4 _____

Offense *Carrying*

BAILED.

No. 1, by *Victor Gussling*
Residence *28th 320 Hudson Street*

No. 2, by _____
Residence _____ Street

No. 3, by _____
Residence _____ Street

No. 4, by _____
Residence _____ Street

Dated, *Oct 17* 189 _____
Martin Magistrate.

Officer.

Precinct.

Witnesses _____
No. _____ Street.



No. _____ Street.

No. *1000* Street. *to answer*

1000 or Oct 26th 2.30
1000 or Oct 27th 2.30
Nov 26th 3PM

094

Police Court— District.

Affidavit—Larceny.

City and County of New York, ss.

of No. 356 3rd Avenue Street, aged 29 years, occupation Cashier being duly sworn,

deposes and says, that on the 25 day of May 1897 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

Eighty-Eight dollars and Eighty cents

the property of The David Mayer Receiving Company in assignments 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 Jacob Hirsch

fact that at the time one Harris Fenisod of 27 Audlons was indebted to the above Company in the above amount and said Mayer was employed by said Company as a collector. Deponent says that he is informed by said Fenisod that on said date he paid Hirsch the above amount the same to be paid deponents Company in settlement of the claim. Deponent further says that said Hirsch never paid over said amount of money but appropriated it to his own use.

Sworn to before me this 18th day of May 1897 at New York City Police Justice

David Mayer

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Jacob Minich

The Grand Jury of the City and County of New York, by this indictment, accuse
Jacob Minich
of the CRIME OF *Grand* LARCENY, *in the second degree*, committed
as follows:

The said *Jacob Minich*,

late of the City of New York, in the County of New York aforesaid, on the
day of *August*, in the year of our Lord one thousand eight hundred and
ninety-*one*, at the City and County aforesaid, being then and there the

and servant of a certain corporation
called the David Waizer
Brewing Company.

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

the true owner thereof, to wit: *the sum of one hundred*
and five dollars and sixty
cents in money, lawful money
of the United States of America,
and of the value of one hundred
and five dollars and sixty cents.

the said *Jacob Minich* afterwards, to wit:
on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,
did feloniously appropriate the said *sum of money*

to his own use, with intent to deprive and defraud the said *corporation,*
of the same, and of the use and benefit thereof; and the same goods, chattels and personal
property of the said *corporation,*

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

DE LANCEY NICOLL,
District Attorney.

Witnesses:

Maurice Mayer

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

L. W. Hennery

Counsel.

Filed, day of Dec 1888
17th day of Dec, 1888
Plends, Jacob Hirsch

Grand LARCENY, 2nd degree
(MISAPPROPRIATION)
(Sections 528 and 531 of the Penal Code.)

THE PEOPLE

vs.

B

Jacob Hirsch

[Sealed]

DE LANCEY NICOLL,

State of New York, District Attorney.

On motion of the said Attorney
indictment dismissed

A TRUE BILL.

Wm. H. Adams Foreman.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

James Smith

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

James Smith

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

The said *James Smith*,

late of the City of New York, in the County of New York aforesaid, on the *27th* day of *May*, in the year of our Lord one thousand eight hundred and ninety-*one*, at the City and County aforesaid, being then and there the *clerk*

and servant of a certain corporation called the *Saint Marys Brewing Company*,

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

corporation,

the true owner thereof, to wit: *the sum of one*

hundred and forty four dollars

in money, lawful money of

the United States of America,

and of the value of one

hundred and forty four dollars,

the said *James Smith* afterwards, to wit:

on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, did feloniously appropriate the said *sum of money*

to his own use, with intent to deprive and defraud the said *corporation*

of the same, and of the use and benefit thereof; and the same goods, chattels and personal property of the said *corporation*,

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

DE LANCEY NICOLL,
District Attorney.

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

THE PEOPLE OF THE STATE OF NEW YORK
against
Jacob Minick

The Grand Jury of the City and County of New York, by this indictment, accuse
Jacob Minick
of the CRIME OF *Grand* LARCENY, *in the second degree*, committed
as follows:

The said *Jacob Minick*,
late of the City of New York, in the County of New York aforesaid, on the *25th*
day of *May* in the year of our Lord one thousand eight hundred and
ninety-*one*, at the City and County aforesaid, being then and there the *agent*
and servant of a certain corporation
called the *Saint Mary*
Brewing Company.

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

the true owner thereof, to wit: *the sum of eighty*
eight dollars and eighty cents
in money; said money of
the United States of America,
and of the value of eighty eight
dollars and eighty cents,

the said *Jacob Minick*, afterwards, to wit:
on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,
did feloniously appropriate the said *sum of money*

to his own use, with intent to deprive and defraud the said *corporation*
of the same, and of the use and benefit thereof; and the same goods, chattels and personal
property of the said *corporation*,

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

DE LANCEY NICOLL,
District Attorney.

0944

BOX:

543

FOLDER:

4945

DESCRIPTION:

Holez, Charles

DATE:

12/07/93



4945

Witnesses:

Antonia Nowotny

46

Counsel,

H. P. ...

Filed,

7 day of *Dec* 189*3*

Pleads,

Not guilty

THE PEOPLE

vs.

*32-25.
337-25.
factor*

Charles Foley

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

DE LANCEY NICOLL,

District Attorney.

Part 3 Dec 14 93

A TRUE BILL.

*B. ...
Part 3 Dec 18 18 93
Jury & ...
Foreman
Attempt at Assault 2 deg
Pen 174 & 8 mos
Dec 21/93*

0951

Miss E. C. Murray,
Importer of
Silks, Costumes, Mantoux, &c.,
9 East 38th Street,
Bet. Fifth & Madison Aves.

New York, Dec 19 1893

To the Honorable Judge Martine
Court of General Sessions

Your Honor,

I was unable, on account of
severe illness, to appear in court
to testify in favor of my former
employee Charles Kober. Whom
I understand is to be sentenced
tomorrow; therefore I take the liberty
of addressing this note to you in
the hope that you will be
as lenient as possible with him
I am convinced that he was
provoked beyond endurance or
he would never have committed

0952

an assault, as he was
always most gentlemanly -
peaceable and attentive
to his work, and has the
good will of everyone in
my work room. If you
will exercise your clemency
in his case, I shall be
deeply grateful

I am your Honor
Yours respectfully
Elizabeth C. Murray

Elizabeth C. Murray
Dec 19, 1893
People as before

0953

City of New York,
Finance Department
Comptroller's Office
Mr. [unclear]
Dec 14th 1893

Freid Uger
Enclosed
please find subpoena
& Doctor's Certificate in
case referred to last
night by me.

I thank you very much for
your consideration in the
matter and believe me
to be yours

Very truly
J. H. Gouldsbury

This witness is master
of Auditor Gouldsbury. He
knows nothing of the case
any way. I can't find it
at home or arrange to go on without
approval

0954

COURT OF GENERAL SESSIONS OF THE PEACE.

1787
SUBPENA.

Part III
The Court is held in the Court House, 32 Chambers St

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

COUNTY OF NEW YORK,

ss. To Miss E. C. Murray,
9 East 38th street, New York City



YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace, to be holden in and for the said City and County of New York, at the City Hall of the said City, on Thurs day, the 14th day of

Dec instant, at the hour of ELEVEN O'CLOCK in the forenoon of the same day, as a witness in a criminal action, prosecuted by the People of the State of New York,

against Charles Hales defendant
on the part of said defendant

Dated at the City of New York, 13th day of Dec 1893.

By order of the Court,

JOHN F. CARROLL, Clerk of Court.

F. J. McDonald
Counsel for Defendant.

0955

WM. NEWMAN, M. D.,
574 LAFAYETTE AVENUE, BROOKLYN.

(Telephone Call ~~3~~ Bedford)
1562

OFFICE HOURS:

UNTIL 10 A. M.; 1 TO 2 P. M.

EVENINGS AFTER 7

NEW YORK OFFICE, 515 GRAND STREET.

0956

New York Dec. 12th 1893
This certifies that Miss Anna
is sick with the "grippe" and
unable to leave her room.
Wm. Brown
57th St. N.Y.C.

COURT OF GENERAL SESSIONS, PART III.

THE PEOPLE OF THE STATE OF
NEW YORK
vs
C H A R L E S H O L E D.

INDICTMENT FILED SEPTEMBER
7th, 1893. INDICTED FOR
ASSAULT IN THE FIRST DEGREE

BEFORE

HON. RANDOLPH P. MARTINE AND A JURY.

A P P E A R A N C E S.

FOR THE PEOPLE, ASSISTANT DISTRICT ATTORNEY, BARTOW S. WEEKS.

FOR THE DEFENDANT, HENRY PRESPRITH.

New York, December 14th, 1893.

ANTON NOUVOUKY, the complainant in this action,
being duly sworn, testifies as follows:

I am a tailor by occupation and am employed by Miss Murray, No. 9 East 38th Street. The defendant now at the bar was in the employ of the same lady on the second of December, this year. On that day, it was a Saturday, I came into my work-room and began to take off my coat. Just as I began to take off my coat the defendant began to curse and call me names. He said to me "Are you here? I will break every bone in your body to-day" and all the

time he was swearing.

I did not pay any attention to him at all because I was astonished that he began to talk in that way. This was at eight o' clock in the morning. I took my coat off and walked over to my cutting table intending to begin to work, to begin to cut. He damned all the time but I did not mind him. He did not start to work but sat down in a chair with his arms folded. He said several times, "I will fix you today. I will break every bone in your body today."

I was very much astonished, but I did not mind him and I began to work. All at once he took out a brass handled pocket knife from his pocket and made a jump for me. He took hold of me by the back of the neck. He jumped between eight or ten feet for me. He caught me by the back of the neck. I put up my hand and he drew the knife right across my fingers. Each of my fingers were cut seriously.

I shouted out, help, this man wants to murder me. A number of the ladies employed by Mrs. Murray, came into the room when they heard my cry for help. Then I saw that my hand was cut. I went to the wash basin, and washed the blood off of it. I had been cutting and I had a large pair of shears in my hand. When the Defendant caught me by the back of the neck, I threw up my hands with the shears in them. If the Defendant got cut on the forehead, it may have happened by the shears, which were in my hand, coming in contact with his forehead. I did not deliberately strike him with the shears, and I do not know that I cut him with the shears at any time. I had the Defendant arrested. I then went to

3

the hospital and had my hand dressed. I was at the hospital four times altogether; my hand is not quite well yet and one of my fingers will be useless; as it is now I can not use it at all. After the cutting I was in the room with the defendant alone. There were no witnesses present. A number of the ladies employed by Miss Murray came into the room after the fight was all over. They saw my hand covered with blood. None of them know what took place before they came into the room as the door was closed. The women work in a different part of the building from the men. The defendant and myself were the only two men employed by Miss Murray.

CROSS-EXAMINATION.

- Q. Who got there first on that Saturday morning? A. The defendant got there first.
- Q. What was he doing when you came into the room? A. He was not doing anything but sitting down in the chair. I could not tell whether he had started to work or not before I came there. As soon as I came in the door on that morning, he began to curse and damn. I paid no attention
- Q. How long was he swearing before he came over to where you were? A. About three minutes.
- Q. What time did you get to work on that Saturday morning?
A. Eight o'clock.
- Q. Is it not a fact that when you sit at this cutting table you have your back to the wall of the room? A. I had my back to the wall, yes sir.
- Q. Between that wall and the door is where the defendant was sitting? A. He was sitting on the side by the window.

- Q. Between you and the door? A. No sir, between the door and the window.
- Q. Your back was turned to the wall? A. Yes sir.
- Q. Did you see any blood on the defendant on that day? A. *No*.
- Q. Were you not discharged after this fight by Miss Murray?
- A. Yes sir, I was discharged a few days after. She said she did not want anybody in her place who was fighting.
- Q. Did Mr. Holed have the knife you have spoken about?
- A. Yes sir.
- Q. What did the defendant use that knife for? A. He used it in his business as a tailor for ripping and so on.
- Q. Was he using his scissors at the time this occurred? this assaulting? A. He was not using his scissors, he was sitting down in a chair doing nothing.
- Q. After you complained to Miss Murray about the defendant's workmanship? A. Yes sir, he had made a cloak too long and I told him about it.
- Q. Didn't you say to him about nine days before the 2nd of December, that he was a very unskillful tailor, that he was no good as a tailor, that he made a great many mistakes on the goods that he was working on for Miss Murray and that you could get a better workman in his place, a friend of yours for the wages he was receiving from Miss Murray? A. No sir, I never had any trouble with him before.
- Q. Never before that Friday? A. No sir, I was all the time friendly with him.

- Q. Did you take a jacket to Miss Murray and complain about it? A. Yes sir.
- Q. When was that? A. On a Friday.
- Q. Had you spoken to the defendant about it? A. Yes sir.
- Q. You are positive that you didn't say a word to him on that Saturday morning of this difficulty? A. I am positive I did not say a word to him. He was cursing and swearing all the time, but I paid no attention to him.
- Q. You did not say this to him: I will tell Miss Murray that you are a thief and have served a term of several years in prison as a criminal? A. No sir, I never talked in that way.
- Q. Now is n't it a fact that when Holed got up from his chair and walked down the room, that he went toward the door where your coat was hanging or the coats of both of you were hanging at the back of the door, and took hold of his coat preparing to go out of the shop, saying, I am going to make you prove these accusations in court? A. No sir.
- Q. Did he make any efforts to go out of the room? A. No sir.
- Q. Did you stop him from going out of the room? A. No sir, I did not.
- Q. Are you sure that you did not cut him with your scissors? A. I am certain I did not cut him intentionally with my scissors, but my hand was raised in the air, the scissors were open in it, and he may have been cut in that way. I will illustrate to the jury just how that might occur. The defendant had been employed by

Miss Murray several years before I was. During all the time I have been in her employ, he was there and we were very friendly together. I never had occasion to make any complaint to Miss Murray before this day.

FRANK GOEBER, a witness for the people sworn testified:

I live at number 236 Crescent St., Dutch Kills, Long Island. On the 1st. of December of this year, I met the defendant, Holed, in 41st.St., near Lexington Ave., in a saloon; I had a conversation with him about Nouvouny. He told me Mr. Nouvouny had found fault with him for working on a coat, saying he had made one side longer than another. He told me "I have had trouble this morning with Mr. Nouvouny. I was working on a coat and he charged that I made one side longer than it should be. The defendant then said to me "I will fix him for that, I will fix Nouvouny because the jacket is not so bad as he told Miss Murray it was."

CROSS-EXAMINATION.

- Q. How long have you known Mr. Nouvouny? A. I cannot tell exactly but about six years.
- Q. How long have you known the defendant? A. I may say over a year.
- Q. Are you a friend of his? A. I know Mr. Nouvouny longer than I know the defendant, but I am no particular friend of one more than the other.
- Q. Didn't Holed say that he was going to fix the jacket and not Mr. Nouvouny? A. He told me he would fix Mr. Nouvouny for what he had said to Miss Murray.

HENRY LANG, a witness for the people, sworn, testified:

I am a police officer attached to the Fourteenth Precinct in this City; that Station-house is at the corner of Fifth Street and First Ave., in this City. I arrested the defendant, Holed on the 2nd of December this year in a beer-saloon at No. 337 East Fifth St.; it was about eleven-twenty in the morning; I spoke to him in German; when I entered the saloon, I asked for the boss and when the defendant saw me he walked rapidly towards the rear door; I was in citizen's clothes; as soon as I saw the defendant walk towards the rear door I stopped him and asked him his name; he told me his name was Charles Holed and I placed him under arrest. I asked him whether he had any trouble with anybody on that day and he told me that he had not; he said that if the complainant was cut, he had cut himself with his own shears. I brought him to the station-house, and when I entered the station-house the complainant was there he having returned from the hospital with his hands all bandaged up. I searched the defendant and I found a knife which is produced in evidence on his person. The complainant identified that knife as the one with which he was stabbed on that morning at No. 9 East 38th St.. I inquired how he knew that that was the knife and he said that he knew it because he had seen the defendant use it on several occasions in his shop. I opened the knife and while I was opening the blade the defendant told me in German that I could search the knife and

I could not find anything on it; I did examine the blade of the knife and I found a red substance on it which I took to be dry blood.

CROSS-EXAMINATION.

- Q. Did you notice the defendant's shirt when you arrested him? A. Yes sir.
- Q. Is that the bloody shirt he had on at that time? A. Yes sir, that is the shirt; it was all covered with blood at the time I arrested him; the defendant had a cut on his forehead; I found no other instrument on the defendant except the knife. The defendant denied having cut the complainant with that knife and insisted that if the complainant was cut he must have cut himself with his own shears. He admitted to me that they had a struggle.

DEFENSE.

MARY FINN, a witness for the defendant, sworn, testified:

I am a dress-maker and live at No. 242 East 32nd Street in this City. On the morning of the 2nd of December last I was employed by Miss Murray, a dress-maker at No. 9 East 38th Street; I know the complainant, Mr. Nouvouny, and I know the defendant, Mr. Holed. Both those gentlemen were in the employ of Miss Murray on the morning of the 2nd of December this year. I work in a different room

9

from them on the same floor. Shortly before eight o'clock on that morning my attention was attracted by a mumbly noise in the room where the two men were employed; they spoke in their own language, Bohemian, I did not hear anything in English at all; I heard no cry of help or murder at any time while that skuffle was going on; in a short time Miss Murray burst open the door and when the door was open, the defendant was seen with his forehead cut and all covered with blood. The complainant was behind the door; I did not see any knife in the hands of the defendant, on the floor or anywhere about the room; I did see a pair of shears which belong to the complainant; they were lying on a table. In a short while the complainant came out from behind the door, went outside and washed the blood off his hands; after he had finished washing the blood from his hands, the defendant went outside and washed the blood off.

CROSS-EXAMINATION.

I am head trimmer in Miss Murray's establishment. When I got into the room all I saw was that Holed, the defendant, was covered with blood. I did not see any blood on the complainant; I was so shocked when I saw the blood that I cannot remember distinctly anything that took place after that. The defendant's character for peace and quiet while he has been employed in our establishment is exceptionally good.

KATIE MULLIGAN, a witness for the defendant, sworn, testified:

I am a dress-maker employed by Miss Murray, No. 9 East 38th St., in this City. I have been in her employ for seven years. I am acquainted with the defendant and I also know the complainant; both of the men were employed at Miss Murray's establishment where I have been employed by her for seven years. I remember distinctly the circumstances when the assault took place. I was in the place before eight o'clock on that day; my attention was attracted to this room by a loud noise; I could not understand anything that was said as it was in the Bohemian language. I did not hear the complainant shout out help, help, this man wants to murder me or any other cry for help. As soon as Miss Murray burst in the door I went in after her; all I saw was the defendant with his forehead covered with blood and the blood streaming down his face. The complainant was behind the door and I did not see him; I did not hear any of the conversation that occurred between Miss Murray and these two men when she got into the room; both of the men went to the hydrant and washed the blood off themselves.

MARY CRONSON, a witness for the people, sworn, testified:

I live at No. 2045 First Ave., I am employed by Miss Murray at No. 9 East 38th Street in this City, and have been there for about two years; I know both the complainant and the defendant in this case. The character of the

defendant for peace and quietness during the time I have known him is very good; he was a very quiet and peaceful workman and an obliging man during the time he was in Miss Murray's employ. On the morning of the 2nd of December I came up stairs and found the complainant washing his hands; I did not see anything of the assault and I was not present at the time Miss Murray first went into the room.

JOSEPHINE DEIBOCHLON, a witness for the defendant, sworn, testified:

I live at No. 337 East 5th Street in this City. My husband and I have a saloon and a boarding-house at that number; I know the defendant, Holed, and have known him for over a year; his character for peace and quietness is good; I know the complainant; he came down to my place after this occurrence and was looking for some information about Holed; he told me he had a fight with him; I told him I was sorry for Holed because he is a very trustworthy man. Nouvouny answered and said to me, if you knew more about him you would talk differently. Then he wanted to tell me that the defendant hadn't paid any money for board and I told him that that was not true that the defendant had paid me. He endeavored in every way to give me a bad impression of the defendant.

JOHN DEIBOCHLON, testified to the good character of the defendant.

BERNARD SCHULICH, a witness for the defendant,
sworn, testified:

I live at 120 W 47th St., in this City. I know the defendant;
he has been in my employ; I know about his character; it
is good; he is a peaceable and quiet man.

HENRY BIRBERICK, a witness for the defendant,
sworn, testified:

I live at No. 337 East Fifth St., I know the defendant and
have known him about five years; his character for piece
and quietness is good.

CHARLES HOLED, the defendant, sworn in his own
behalf, testified:

I live at No. 337 East Fifth St., in this City. I have
lived in this City about six years; I am thirty-two years
of age and am unmarried; I am a ladies' tailor by occupa-
tion; I have known the complainant, Anton Nouvouky about
a year and a half; I first met him in 121st Street in Har-
lem; I saw him about four or five times before he came into
the employ of Miss Murray; I remember the 2nd day of Dec-
ember; the trouble commenced about two days before the
2nd of December on account of a jacket; he said that the
work was not perfectly done; I answered that the work is
perfectly done and I know my business; then for the whole

day we were quarreling and we did not speak together again he would not say anything to me and I would not say anything to him.

On the 2nd day of December, Saturday morning, he came in, in an angry way and said that he wanted the work done in his way. On the previous Friday he had complained to Miss Murray that I had made a jacket up wrong, that it was too long on one side and too short on the other; I myself went to the lady and I apologised and I told her that if everything was not right I would willingly pay and fix it all right. She said that everything was all right except one jacket and I promised that I would fix that all right for her. On Saturday morning I came in the shop about five minutes before eight o'clock in order to get as soon as possible to my work; the complainant came in about ten minutes later; when he had taken off his garment I asked him who was to make the trimmings on that jacket and he answered that I was to do it myself; that I ought to know how to do my work and that if I did not understand the business I had no right to go into it; then he reproached me as to my salary and said that I did not deserve the money that Miss Murray was paying me; I answered to him that if he said that I didn't deserve the money that I received that he did not deserve his nearly as well and that he had better stop telling all these stories to Miss Murray about me. I also added that I

wanted to settle the matter with him and he answered saying that I had been in prison for several crimes for a number of years, and that such a man as I was he wanted nothing whatever to do with; he said he would tell everybody what sort of a fellow I was; then I rose up and required from him that he should withdraw every word that he had uttered. Before that we had some other words on the same subject which are not proper to be repeated in this place; I told him to withdraw such words as he had said. I had hardly got finished saying what I had to say, when he flew up with his shears in his hand and while I was advancing towards him he attacked me with his shears. In the Bohemian language he said, "You damned loafer" and he gave me a blow with his shears; while he was aiming the second blow I checked his blow and repelled his hand. Then while he was trying to hit me a third time I again checked him. If the defendant cut himself at all it was with his own shears during the struggle we had; he was trying to cut me all the time; I had nothing in my hand but simply took hold of him here on the arm and I held his arm away from me so that he would not cut me with his shears. He managed however, to give me one serious cut on my forehead; we had a struggle for the possession of the shears and it was during the progress of that struggle that his hand got cut. After I was cut some one came into the room including Miss Murray and Miss Finn. Miss Murray asked us how we dared to fight in her rooms; as soon as she came he

abandoned the attack on me and went out into the hall to wash his hands; I went out afterwards and washed the blood off my face. The shirt which I now produce in Court is the shirt which I had on that day and it is all covered with blood. I did not go to any hospital to have my wound attended to but got a piece of plaster in a drug-store and put it on myself; I did not have hold of the defendant by the back of the neck at any time as he has testified; I made no attempt whatever to assault him. I did not have the knife which is produced here, in my possession on that day; at the time of this assault it was home in my house in Fifth Street; I do not use a knife of that sort in my business as a tailor; I did not have any scissors in my hand at the time the defendant attacked me with his scissors.

W. J. ...
...

NO CROSS-EXAMINATION.

The Jury returned a verdict convicting the defendant of the crime of assault in the second degree.

Police Court 3 District.

1931

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

of No. 1325 Second Avenue Street, aged 45 years,
occupation dressmaker being duly sworn,
deposes and says, that on the 2 day of December 1897 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Charles Foley (workman) who did then
and then cut and stab deponent on the left
hand with a knife which said
Foley held in his hand, and that
said assault was committed

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

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

Sworn to before me, this 3 day }
of December 1897, } Anton Nowotny

John Ryan Police Justice.

097

Sec. 193-200.

3 District Police Court

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Foley 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. Charles Foley

Question. How old are you?

Answer. 31 years

Question. Where were you born?

Answer. Bohemia

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

Answer. 337 E. 5 St. - 6 years

Question. What is your business or profession?

Answer. Tailor

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
Foley Foley

Taken before me this 21 day of June 1899

Police Justice.

0974

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Ten Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give security.
Dated December 3 1893 John Ryan Police Justice.

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

Dated _____ 189 _____ Police Justice.

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

Dated _____ 189 _____ Police Justice.

097

Police Court--- 3 District. 1277

THE PEOPLE, &c.
ON THE COMPLAINT OF

Anton Nowotny
Charles Holey

John W. Asaugh
Officer

1
2
3
4

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated *Dec 3 1893*

Myan Magistrate.

Lang Officer.

14 Precinct.

Witnesses *Frank Doubrn*

No. *236 Grand* Street.

Batch Kells

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *1000* to myself

Con



Asaugh

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Charles Foley

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

Charles Foley

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

The said

Charles Foley

late of the City and County of New York, on the *second* day of *December* in the year of our Lord one thousand eight hundred and ninety-*three*, at the City and County aforesaid, in and upon one

Anton Nowotny

in the peace of the said People then and there being, feloniously did wilfully and wrongfully did make an assault ; and the said

Charles Foley

with a certain

knife which *he* the said *Charles Foley*

in *his* right hand then and there had and held. the same being then and there a weapon and an instrument likely to produce grievous bodily harm, *him*, the said

Anton Nowotny then and there feloniously did wilfully and wrongfully strike, beat, *cut, stab* bruise, and wound, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

De Lancey Ricall
District Attorney

097

BOX:

543

FOLDER:

4945

DESCRIPTION:

Hopper, Howell

DATE:

12/07/93



4945

48

Witness:

John Licht

Counsel,

Filed

Pleads,

day of

189

~~Dec~~

THE PEOPLE

vs.

Howell Hopper

Burglary in the Third Degree.
Section 408, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 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

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

B. Lockwood
Dec 7 1892 Foreman

Pleas

Pen 11 months

Police Court - 6th District.

City and County of New York, ss.:

of No. 372 Willis Avenue Street, aged 30 years, occupation Butcher

Frederick W. Lichti

deposes and says, that the premises No 628 East 142nd Street, in the City and County aforesaid, the said being a one story frame building

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

were BURGLARIOUSLY entered by means of forcibly pulling off some boards, and entering therein with intent to commit a crime therein

on the 29th day of November 1893 in the night time, and the following property feloniously taken, stolen, and carried away, viz:

two living chickens of the value of fifty cents each together of the value of one dollar and

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 Herman Hopper (now dead)

for the reasons following, to wit: That deponent knows of his own knowledge that some premises was secretly closed - and since the commission of said offense and in open court the said deponent admits and confesses that he witnessed some premises as aforesaid, and did feloniously steal & carry away said property
F. W. Lichti

Exam & Report on this 30th day of November 1893 Charles W. Fenister Police Justice

0980

Sec. 198-200.

6th

1882 District Police Court.

City and County of New York, ss:

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

Question. What is your name?

Answer. Horrell Hopper

Question. How old are you?

Answer. 37 years -

Question. Where were you born?

Answer. New York -

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

Answer. 422 E 142nd St, 5 months

Question. What is your business or profession?

Answer. Hooster

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

Horrell Hopper

Taken before me this

day of March 1893

Charles W. Swinton

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 Defendant

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

Dated Apr 30th 1893 Charles N. Luntz Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

✓
Police Court--- 6th District. 1278

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frederick W. Lichti
372 Weller Ave

1. Howell Hopper
2.
3.
4.

Burglary
Offence

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated Nov 30th 1893
Sanitar Magistrate.

George W. Becken Officer.
33 Precinct.

Witnesses John Lichti
No. 357 Weller Ave Street.

No. _____ Street.



No. _____
\$ 500 to answer _____

Howell Hopper
Burglar
P.H.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Howell Hopper

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

Howell Hopper

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

The said *Howell Hopper*

late of the 3rd Ward of the City of New York, in the County of New York, aforesaid, on the
twenty-ninth day of *November* in the year of our Lord one
thousand eight hundred and ninety-*three* in the *night* time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *stable* of
one

Frederick W. Lichter

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

SECOND COUNT—

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

Howell Hopper

of the CRIME OF *Pitch* LARCENY committed as follows:

The said

Howell Hopper

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

*two chickens of the value
of fifty cents each*

of the goods, chattels and personal property of one

Frederick W. Licht

in the

stable

of the said

Frederick W. Licht

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

*De launcey Nicoll,
District Attorney*

0981

BOX:

543

FOLDER:

4945

DESCRIPTION:

Horning, John

DATE:

12/13/93



4945

114

~~X~~

Witnesses:

Ellen Ryan

Counsel,

Filed 13 day of Dec 1893

Pleads,

do Boston

THE PEOPLE

vs.

John Horning
Dec 13/93
Pleads, J. P. [unclear]
Horning [unclear]

Grand Larceny, second Degree.
From the Person.
[Sections 528, 529, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

B. Lockwood

Foreman.

Police Court 2 District.

Affidavit—Larceny.

City and County }
of New York, } ss:

Ellen Ryan

of No. 46 Gay St Street, aged 38 years,
occupation Housekeeper being duly sworn,

deposes and says, that on the 29 day of March 1897 at the City of
New York, in the County of New York, was feloniously taken, stolen and carried away
from the possession of deponent, in the day time, the following property, viz:

one pocket book containing fifty
five cents in gold and several money
of the United States

the property of Deponent

and that this deponent
has a probable cause to suspect, and does suspect that the said property was feloni-
ously taken, stolen and carried away by John Horning (now
Deponent was walking through
Greenwich Street near Spring Street,
carrying the said pocket book in
her hand, when the defendant seized
the said pocket book from deponent's
hand and ran off with it, and de-
ponent immediately pursued and
arrested with the stolen property in his
possession by Officer Maurice Hartnett
of the 8th Precinct.

Ellen Ryan
sworn

John W. [Signature]
Subscribed to before me, this 30th day
of March 1897
Police Justice.

0988

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

John Horning 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 Horning*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *Refused*

Question. What is your business or profession?

Answer. *Hostler*

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 Horning

Taken before me this
day of *Mar*

20

188*7*

Police Justice.

[Signature]

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 Hornung
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 *Mar 30* 18*97* *[Signature]* Police Justice.

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

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

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

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

Complainant Bailed
by - Timothy E. Scallow
184 Hudson

BAILED,

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

1200
Police Court--- 2 --- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Ellen Ryan
vs.
John Horning

Offence
for terror

2
3
4
Dated Nov 30 1897

Hogan Magistrate.

Hartnett Officer.

Witnesses Call the Officer
No. _____ Street.

included in the
of detentions.

No. _____
\$ 500 to answer

Edm



AFFIDAVIT FOR COMMITMENT OF WITNESS.

4771

POLICE COURT ✓ DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Sworn to before me, this 30
day of March, 1897

Maurice Hartnett

of the 8 Precinct Police, being duly sworn, deposes

and says that Allen Ryan

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

John Harman charged

with Larceny As deponent has

cause to fear that the said Mary Ryan

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

that the said Mary Ryan be

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

Maurice Hartnett

[Signature]
Police Justice.

0992

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

THE PEOPLE OF THE STATE OF NEW YORK

against

John Harming

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

John Harming
of the CRIME OF GRAND LARCENY in the *second* degree, committed as follows:
The said *John Harming*

late of the City of New York, in the County of New York aforesaid, on the *29th*
day of *November*, in the year of our Lord, one thousand eight hundred and
ninety-*three*, in the *day* -time of the said day, at the City and County aforesaid,
with force and arms,

divers coins of the United States of America, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of fifty-five cents, and one pocketbook of the value of some fifty cents

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

De Laurey McColl
District Attorney

099.

BOX:

543

FOLDER:

4945

DESCRIPTION:

Howard, Andrew

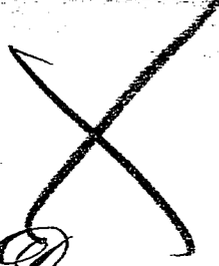
DATE:

12/15/93



4945

141



Witnesses:

officer Michael C. Donohue
21st District

Counsel,

Filed 15 day of Dec, 1893

Pleads,

50
140031

THE PEOPLE

vs.

Andrew Howard

Dec 15/93

Pleads

DE LANCEY NICOLL,

District Attorney.

Per Emmons

A TRUE BILL.

B. Lockwood

Foreman.

Grand Larceny, Second Degree
[Sections 289, 291, 577 Penal Code.]

I am satisfied
the acceptance
of a plea of
Not Guilty
to proper in this
Case.

Wm. J. Frouse
Notary Public

Dec. 15th 1893.

0999

Police Court 4 District.

Affidavit—Larceny.

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

Timothy Sullivan

of No. 140 E 31st

Street, aged 26 years,

occupation Tailor

being duly sworn,

deposes and says, that on the 2 day of Dec 1895 at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession of the deponent, in the night time, the following property, viz:

One Overcoat and One Coat and
rest accessories of the value of
Thirty dollars
\$30.⁰⁰

the property of Timothy Sullivan

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 Andrew Howard (now here) from the fact that deponent missed said property on said date. Deponent suspected said defendant of having taken said property and caused his arrest by Officer Michael C. Donohue of the 31st Precinct said Officer found in defendant possession two pawn tickets which represent the above described property.

Defendant admitted to said Officer that he had taken stolen and pawned said property.

Timothy Sullivan

Sworn to before me, this 11 day of Dec 1895
of James J. Smith Police Justice.

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss:

District Police Court.

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

Question. What is your name?

Answer. Andrew Howard

Question. How old are you?

Answer. 35 yrs

Question. Where were you born?

Answer. W S

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

Answer. 140 E 31 St 4 mos

Question. What is your business or profession?

Answer. Brick layer

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

Andrew Howard

Taken before me this

day of

Dec 1890

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 Defendant

Law guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of Law 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, Dec 7 1893 Amos C. Burke Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

Police Court--- 1319 District. 1894

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Timothy Sullivan
140 E. 31st
Andrew Howard

Offense *Larceny*
7th

2 _____
3 _____
4 _____

Dated, *Dec 7* 1894

Burke Magistrate.

Donohue Officer.

21 Precinct.

Witnesses _____

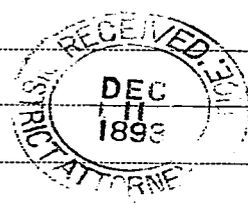
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *1000* to answer *G.S.*

CM *gtz*



BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Andrew Howard

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

Andrew Howard

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

The said *Andrew Howard*

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

one overcoat of the value of fifteen dollars, one coat of the value of ten dollars and one vest of the value of five dollars

of the goods, chattels and personal property of one

Timothy Sullivan

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.

SECOND COUNT—

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

Andrew Howard

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said

Andrew Howard,

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

one overcoat of the value of fifteen dollars, one coat of the value of ten dollars and one vest of the value of five dollars

of the goods, chattels and personal property of one

Timothy Sullivan

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

Timothy Sullivan

unlawfully and unjustly did feloniously receive and have; the said

Andrew Howard

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

DE LANCEY NICOLL,

District Attorney.

100

BOX:

543

FOLDER:

4945

DESCRIPTION:

Hubscher, Joseph

DATE:

12/15/93



4945

Witnesses:

officer Andrew Beverly
2nd Precinct

148
Counsel,

Filed

day of

1893

Pleads,

Guilty
THE PEOPLE

vs.

Joseph Hubscher

*Burglary in the second degree,
Chapter 49, Sec. 506, S. & S. O. S. 1881*

DE LANCEY NICOLL,

District Attorney.

Part 2 Dec. 21, 1893
Tried and acquitted

A TRUE BILL.

B. Loewen

Foreman.

Police Court / District.

City and County of New York, ss.:

of No. 18 Greenwich Street, aged 47 years, occupation Boarding House Keeper, being duly sworn deposes and says, that the premises No 18 Greenwich Street, in the City and County aforesaid, the said being a saloon and

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

were BURGLARIOUSLY entered by means of forcibly opening the front door of said premises with a key which he had previously been stolen by the defendant from

on the 30th day of September 1893, in the night, and the following property feloniously taken, stolen, and carried away, viz:

One metal candy watch, Family Coupons, a Box of the Premier Club Cigarettes, and other articles together of the value of over Two Hundred Dollars.

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

Joseph H. Sobel

for the reasons following, to wit: that the defendant had previously been employed by deponent and had a key which would open the front door of said premises and that he also knew the combination of a safe in said premises wherein said property was contained. Further that on the 30th day of

September 1893 the premises were
 entered as described and the
 property stolen and carried
 away from the safe which
 had been opened by using
 the combination. Defendant
 having suspicion that said
 Stobbs had committed the
 crime caused his arrest by
 means of a decoy letter and
 when he was searched found
 upon his person a metal case
 which is identical with the one
 taken from the safe on the 30th day of September
 1893.

Sworn to before me
 this 10th day of December 1893

Wm. Redigden

J. J. [Signature]
 Police Justice

Police Court District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Degree.

Burglary

vs.

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

Sec. 198-200.

District Police Court

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *Joseph Sobochil*

Question. How old are you?

Answer. *71 years*

Question. Where were you born?

Answer. *Switzerland*

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

Answer. *Chicago - Ill.*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am not guilty*

Joseph Sobochil

Taken before me this *10* day of *March* 189*8*
W. J. [Signature]
Police Justice

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

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 December 10 189 Stevenson Police Justice.

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

Dated _____ 189 _____ Police Justice.

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

Dated _____ 189 _____ Police Justice

Police Court 148 District 1317

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Redigahn
18 Greenwood
Joseph Hobschel
Offence *Drury Lane*

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

Dated *December 10th* 189 *3*

Meade Magistrate.
Oliver Henry Officer.

Witnesses *Emily Fluge*
No. *130 Greenwood* Street.

No. _____ Street.
No. _____ Street.



\$ *1000* to answer *gls*
C

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph Hubscher

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

Joseph Hubscher

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

The said

Joseph Hubscher

late of the *First* Ward of the City of New York, in the County of New York aforesaid, on the *fifteenth* day of *June* in the year of our Lord one thousand eight hundred and ninety-*three* in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of one *William Redigahn*

there situate, feloniously and burglariously did break into and enter, there being then and there a human being within the said dwelling house, with intent to commit some crime therein, to wit: the goods, chattels and personal property of the said *William Redigahn*

in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away,

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

SECOND COUNT—

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

Joseph Nubscher
of the CRIME OF *Grand LARCENY in the first degree,* committed as follows:
The said *Joseph Nubscher,*

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

one watch of the value of twenty dollars, twenty coupons of certain bonds and written obligations of the Bremer Staats Anleihe Gesellschaft, (a more particular description whereof is to the Grand jury aforesaid unknown) of the value of four dollars and fifty cents each coupon, and divers other goods, chattels and personal property, (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of fifty dollars

of the goods, chattels and personal property of one *William Redigahn*
in the dwelling house of the said *William Redigahn*

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

THIRD COUNT:

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

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

The said

Joseph Hubscher
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 watch of the value of twenty dollars, twenty coupons of certain bonds and written obligations of the Bremer Staats Anleihen Gesellschaft (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of four dollars and fifty cents each coupon, and divers other goods, chattels and personal property (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of *20* dollars of the goods, chattels and personal property of one *William Redigahn*

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 Redigahn*

unlawfully and unjustly did feloniously receive and have; the said

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

DE LANCEY NICOLL,
District Attorney.

101

BOX:

543

FOLDER:

4945

DESCRIPTION:

Hunken, Christian

DATE:

12/07/93



4945

10 12

139

Witnesses:

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

COURT OF OYER AND TERMINER.

Counsel,

Filed,

7th day of Dec 1893

Pleads,

THE PEOPLE

vs.

B.

Christian Hemken

*General Sessions
Dec 8 & 9*

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

DE LANCEY NICOLL,

District Attorney.

SUPREME COURT PART 1,

December 22 1893

INDICTMENT DISMISSED.

R. J. Cross Foreman.

FILED DEC. 15
1893

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

5 District Police Court.

Christian Hunken

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. *Christian Hunken*

Question. How old are you?

Answer. *25 years old*

Question. Where were you born?

Answer. *Germany*

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

Answer. *244 East 81 st Two months*

Question. What is your business or profession?

Answer. *Bar tender*

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

Answer. *I am Not Guilty
I held demand trial by jury*

Christian Hunken

Taken before me this
day of *July* 189*7*
John J. Tucker
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.....

Defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of One 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 July 23 1893 *Chas. F. Smith* Police Justice.

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

Dated July 23 1893 *Chas. F. Smith* Police Justice.

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

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

10 11

Selling on Sunday. ¹³⁹⁷⁸⁵
Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Jacob Brummer
vs.
Christ Hunter

W. J. C. C. C. C.
Justice

2 _____
3 _____
4 _____

Dated July 23rd 1893

Feltner Magistrate.

Brummer Officer.

27 Precinct.

Witnesses _____

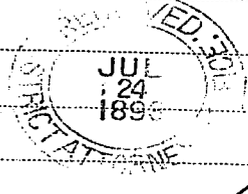
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ _____ to answer.

Dated _____



BAILED,

No. 1, by John F. Meyer
Residence 1601. 2nd St. Street.

No. 2, by _____ Street.

Residence _____ Street.

No. 3, by _____ Street.

Residence _____ Street.

No. 4, by _____ Street.

Residence _____ Street.

10 18

Excise Violation—Selling on Sunday.

POLICE COURT, 5 DISTRICT.

CITY AND COUNTY OF NEW YORK, ss:

Jacob Brunner
of No. 27 Meinert Street of the
City of New York, being duly sworn, deposes and says, that on SUNDAY, the 23rd
day of July, 1893, in the City of New York, in the County of New York,
at premises No. 156 1/2 Second Avenue
Christian Hunker (now here)

did then and there SELL, CAUSE, SUFFER and permit to be sold, and GIVEN AWAY under his direction or authority, strong and spirituous liquors, wines, ale and beer, being intoxicating liquors, to be drunk as a beverage contrary to and in violation of the statute in such case made and provided.

WHEREFORE, deponent prays that said Christian Hunker may be arrested and dealt with according to law.

Sworn to before me this 23rd day of July, 1893, by Jacob Brunner
of Ch. Hunker Police Justice.

Court of Oyer and Terminer

6132

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Christian Hemken

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

The said *Christian Hemken*

late of the City of New York, in the County of New York aforesaid, on the 23
day of July in the year of our Lord one thousand eight hundred and
ninety-three, at the City and County aforesaid, the same being Sunday, certain strong
and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill
of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale,
one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spiritu-
ous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

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

SECOND COUNT—

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

The said *Christian Hemken*

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

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

DE LANCEY NICOLL,
District Attorney.

10 11

BOX:

543

FOLDER:

4945

DESCRIPTION:

Hurley, Jeremiah

DATE:

12/21/93



4945

10 19

233

~~W. Harris~~

Witnesses:

Pauline Kuntz
Office Frank Everhoe,
Cott Office

Counsel,

Filed 21 day of Dec 1893

Pleads, Guilty

THE PEOPLE

vs.

Jeremiah Hurley

Part I
Jan 4

Grand Larceny, Second Degree.
From the Person.
[Sections 528, 53, Penal Code.]

DE LANCEY NICOLL,
District Attorney.

Tried & Acquitted

A TRUE BILL.

W. Harris
Foreman.

Police Court, 2nd District.

1901

City and County of New York, ss.

of No. Frank Cranhoe Street, aged 27 years,
occupation Detective Dept being duly sworn, deposes and says,
that on the 9 day of December 1893, at the City of New
York, in the County of New York, he overheard

Jeremiah Herlihy 'growling
upon suspicion' of having
committed a larceny that
Department has not all the
necessary evidence upon
which to base a complaint
and he asks that the
defendant be remanded
into the custody till December
11th 1893, at 9 o'clock

Sworn to before me } Frank N Cranhoe
this 10th day of Dec 1893 }
M. J. [Signature]

[Signature]

Remanded to Cent. off.
Exam. ed. to H. H. at 9

Police Court 267 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank Covakoe
vs.
James Horley

Office
Suspension

2 _____
3 _____
4 _____

Dated Dec 10 1893

Koch Magistrate.
Covakoe Officer.
B.O. Precinct.

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

§ _____ to answer _____

Police Court

2 District.

Affidavit—Larceny.

City and County of New York, } #:

Pauline Krutz.

of No. 329 West 41 Street, aged 37 years, occupation Washing being duly sworn,

deposes and says, that on the 30 day of November 1893 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

One pocket-book containing good and lawful money of the United States to the amount of thirty five dollars

(# 35-00/100)

the property of

Deponent.

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by Jeremiah Healy

(now dead) for the following reasons to wit: That at about 10 o'clock a.m. said date deponent was standing at the corner of 9th Avenue and 37th Street that said pocket-book containing said sum of money was in the pocket of the dress that deponent was then and there wearing upon her person that deponent felt a tug at her dress as though some person was asperting at a hand in her pocket that she immediately turned around and caught the hand of deponent that she then had said pocket-book

Sworn to before me, this

Police Justice.

my hand, that the defendant
then jettied away from the defendant
and made good his escape

Wherefore defendant charges the
defendant with feloniously taking
stealing and carrying away the
said property from the person
of defendant and prays that
he be held

seem to refrain
the 11 day of Dec 1843

Pauline King

Amelia

Chas Justice

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Jeremiah Hurley 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. *Jeremiah Hurley*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *609, Seventh Ave. of City*

Question. What is your business or profession?

Answer. *Book-keeper*

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
Jeremiah Hurley*

Taken before me
day of

[Signature]

Police Justice.

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

Armand

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 *Dec 11* 18 *93* *[Signature]* Police Justice.

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

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

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

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

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

Police Court--- District. ¹³³¹

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Guillermo Kuntz
329 W 41
General Herlihy

Office
Amerson

2
3
4

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *Dec 11* 188*9*

Koch Magistrate.
Counhor & Vallely Officer.
60 Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *1000* to answer _____



Com
9th
1200

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Jeremiah Hurley

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

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

The said

Jeremiah Hurley

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

the sum of thirty five dollars in money, lawful money of the United States of America, and of the value of thirty-five dollars, and one pocketbook of the value of one dollar,

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

Pauline Kunz
Pauline Kunz
Pauline Kunz

De Launcy McCall
District Attorney

1028

BOX:

543

FOLDER:

4945

DESCRIPTION:

Hyland, James P.

DATE:

12/22/93

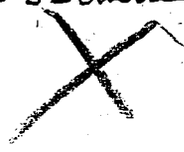


4945

1400

Court of Oyer and Terminer

274



Witnesses:

Henry Hildenbrand
Michael F Blaine
Patrick J Scully

Counsel,

Filed 22nd day of Dec 1893

Pleads,

THE PEOPLE

33
19 Downing St.
Wood Poles vs.

James P. Hyland

Neglect of duty

[Penal Code.]

[Section 418]

DE LANCEY NICOLL,

District Attorney.

Filed Dec 29
by Frances O. Rice
19 Downing St

March 20 1894

Pleas Guilty
Inaguer's syllabus 5th

A True Bill.

For m

Geo. Barnett
Justice
R. D. Cross Foreman.

Kept no list of cripples etc.

ought to be ad -

With Kurbie

COURT OF OYER AND TERMINER
Of the City and County of New York.

THE PEOPLE OF THE STATE OF NEW YORK,
against
JAMES P. HYLAND.

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment accuse James P. Hyland of the crime of omitting and neglecting to perform a duty required of him by the election law as a poll clerk, at an election, committed as follows:-

Heretofore, to wit: on Tuesday the seventh day of November, in the year of our Lord one thousand eight hundred and ninety-three, (the same being the Tuesday next succeeding the first Monday of the said month of November) there was held a general election throughout the State of New York and in and throughout the said City and County of New York, and on the day and in the year aforesaid, and at the said election, the said James P. Hyland late of the City and County aforesaid, was a poll clerk of the ^{twenty-sixth} ~~said~~ ^{of the Eighth Assembly District of said City and County} election district, duly appointed, qualified and then and there acting as such and then and there kept one of the poll lists of and for the said election district, and was present in the polling place thereof during the said election.

And on the day and in the year aforesaid, divers

voters of the said election district, to wit: Eugene White, Edward J. Scanlon, Walker Colbert, John T. Hall, Robert Hopkins, Antonio Lafronia, John Morris, John Murray, Henry Oake, Alexander Phillips, Joseph Jefferson, Jesse V. Jackson, James H. Hall, Martin Higgins, Henry Stannard, Maurice Ward, Robert Keenan, Patrick Roche, John Nelson and divers other persons to the Grand Jury aforesaid unknown, received the assistance of other persons in the voting booths of the said polling place in the preparation of their ballots, such voters having sworn before the Inspectors of Election of the said Election District to certain reasons for requiring such assistance.

11

And the said James P. Hyland, - being such poll clerk as aforesaid, it then and there was his duty to make a memorandum of the said poll list so kept by him as aforesaid, and of every instance of a voter receiving such assistance of another person in a voting booth of the said polling place in the preparation of his ballot, stating the name of such voter, the substance briefly of the reasons requiring such assistance as sworn to by the voter, and the name of the person rendering such assistance, and such duty was then and there enjoined upon him the said James P. Hyland by the election law.

Nevertheless, the said James P. Hyland, well knowing the premises, did then and there feloniously omit, refuse and neglect to perform the said duty, and