

0508

BOX:

464

FOLDER:

4260

DESCRIPTION:

Hoch, Edward W.

DATE:

01/11/92



4260

Witnesses:

Witness signature lines

In answer to the
is a conflict as to the
value of property taken
I recommend that in
the plea of Patent Law
be accepted.
W. J. DeForest
1892
not sent directly

M. J. DeForest

Counsel,

Filed

11 day of June

1892

Plends,

DeForest

THE PEOPLE

vs.

Edward W. Stock

Grand Larceny, Second Degree.
[Sections 223, 227, Penal Code.]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

W. J. DeForest

Townman.

W. J. DeForest
DeForest
DeForest

0510

Police Court First District. 1 Affidavit—Larceny.

City and County }
of New York, } ss:

David A. Doyle

of No. 1 Vesey Street, aged 28 years,

occupation Merchant being duly sworn,

deposes and says, that on the 11th day of December 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:

Three leather Bags of the value of thirty dollars

the property of Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by Edward W. Koch

(overlure) from the fact that deponent is informed by and Thomas Stealy that he saw said defendant in the act taking stealing and carrying away said property

David A. Doyle

Sworn to before me this 11th day of Dec 1891

J. V. McWhorter Police Justice.

0511

CITY AND COUNTY }
OF NEW YORK, } ss.

1877

Thomas Keely

aged 30 years, occupation Salesman of No.

4 Astor House

Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of David A. Doyle

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

Sworn to before me, this 22
day of Dec 1891

Thomas Keely

[Signature]
Police Justice.

05 12

Sec. 198-200.

1st

District Police Court.

CITY AND COUNTY }
NEW YORK, } ss.

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

Question. What is your name?

Answer. Edward W Hoch

Question. How old are you?

Answer. 25 years

Question. Where were you born?

Answer. Boston Mass

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

Answer. In 179 Froyth St - 4 mos

Question. What is your business or profession?

Answer. Piano tuner

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 taken no property
Edm. W. Hoch

Taken before me this

day of Dec 1891

Sam'l W. Howell Police Justice.

0513

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

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

Dated Dec 22 1891 Do J. C. [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.

0514

Police Court--- 1st District. 1572

THE PEOPLE, &
ON THE COMPLAINT OF

David B. Doyle
vs.
Edward W. Hoach

Office *Adams*

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 22 1891

Daniel O'Reilly Magistrate.

Smythe Officer.

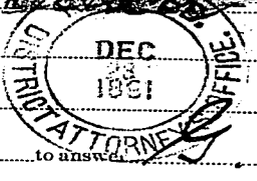
Witness Thomas Kealy Precinct.

No. 4 Astor House

Charles Smythe
17th Precinct Street.

No. _____ Street.

\$ 1000 to answer.



Committed

NEW YORK GENERAL SESSIONS.

THE PEOPLE ETC.,

agst.

Edward Hoch.

Plea of Petit Larceny.

City, County and State of New York:

Annie Scott being duly sworn deposes and says: I reside at 2013 Fifth Avenue in the City of New York, and am a widow. I have known the above named defendant for over ten years. His mother is a most respectable and worthy lady, and a member of one of the best Boston families. The defendant, who is a man of good education was formerly a book-keeper, but has latterly been, owing to his ill health, out of employment for a long time, and at the time of the commission of the offence with which he is charged was, as I am informed, and verily believe, in almost a starving condition and unfortunately yielded to temptation, rather than acquaint myself or his mother with his desperate circumstances out of a feeling of false pride. The defendant is at the present time a victim of consumption and at the best cannot live very long. I have always known him prior to this offence, as having led a most correct and upright life and his reputation for honesty has always been very high. I most respectfully under these circumstances beg the clemency of the Court on behalf of this unfortunate offender. I feel positive that a long term of imprisonment would mean that he would never visit his mother or friends again alive. And on my part, if the Court will

0516

exercise its prerogative clemency in his behalf, I will see that he is returned to his friends in Boston where he can have a good home, and that medical care and attention which at the present time he needs more than anything. I am not a relative of the defendant, and I have simply taken an interest in him out of the regard, love and affection for his mother, and because I have deemed it best in her present state of delicate health, she should know nothing of the misfortune which has befallen the defendant, the knowledge of which, would unequivocally cause her present illness to have a fatal termination.

Sworn to before me this
second day of February, 1892.

Reynolds Deenault
Commissioner of Deeds
in and for the City and
County of NEW YORK.

Ann E. Lee

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

..... being duly
sworn, says that he resides at No. Street, in the City of
New York; that he is years of age; that on the day of
189 , at Number in the City of
New York, he served the within on
the by leaving a copy thereof with

Sworn to before me this
day of 189 }

M. M. Stone
Plaintiff,
The People

against
Edward Koch
Defendant.

Affidavit of
Good Character

HOWE & HUMMEL,
Attorneys for *Koch*
87 & 89 Centre St., New York City.

Due and timely service of copy of the within
hereby admitted
this day of 189
Attorney.

To

0518

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Edward W. Hoch

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

Edward W. Hoch

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

The said *Edward W. Hoch*

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

three leather bags of the value of ten dollars each

of the goods, chattels and personal property of one *David A. Doyle*

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

De Lancey Nicoll
District Attorney

05 19

BOX:

464

FOLDER:

4260

DESCRIPTION:

Hodge, Frank

DATE:

01/18/92



4260

0520

BOX:

464

FOLDER:

4260

DESCRIPTION:

Price, Charles

DATE:

01/18/92



4260

Witnesses:

Counsel, *[Signature]*
Filed, *[Signature]* day of *[Signature]* 189*[Signature]*
Pleads, *[Signature]*

INJURY TO PROPERTY.
[Section 654, Penal Code.]

THE PEOPLE

vs.

[Handwritten mark]

[Handwritten mark]
Frank Hodge

and

Charles Price

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

[Signature]
Foreman.

[Signature]
Jan 19/92

[Signature]
with lead pencil can
be used for purposes
[Signature]

0522

Sec: 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Frank Hodge*

Question. How old are you?

Answer. *38 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *No Home*

Question. What is your business or profession?

Answer. *Painter*

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

Answer. *I am not guilty*

Frank Hodge.

Taken before me this

John J. [Signature]
1888

Police Justice.

0523

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer. *James Price*

Question. How old are you?

Answer. *31 years.*

Question. Where were you born?

Answer. *United States.*

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

Answer. *Jaquing House Broadway*

Question. What is your business or profession?

Answer. *Writer*

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

Answer. *I am not guilty*

James Price
his
James Price

Taken before me this

day of *February* 189*7*

J. M. ...

Police Justice

0524

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

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

Dated July 9 1892..... H. M. ... 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

THE PEOPLE &c.,
ON THE COMPLAINT OF

Jacob Henry
186th Bowery
James J. [unclear]

34
Officer [unclear]
[unclear]

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street

3
4
Dated *January 9* 188*9*

McNiab Magistrate.

Koch Officer.

10 Precinct.

Witnesses *George Koch*

No. *10* Precinct Street.

No. Street.

No. Street

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

Am.



0526

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 1 DISTRICT.

of No. 186 Bowery Street, aged 31 years, occupation Merchant Tailor being duly sworn deposes and says, that on the 9th day of January 1891 at the City of New York, in the County of New York, Grand Juror

Charles Price (now dead) who while acting in concert did wilfully and maliciously break the plate glass window in the premises 186 Bowery containing of the value of seventy five Dollars. for the reasons following to wit. That a report was received by George Koch a police officer attached to the 10th Precinct of Police that about the hour of 4 o'clock A.M. on the morning aforesaid

Sworn to before me, this _____ day of _____ 1891

Police Justice.

0527

He saw said Hodge break the said window with his arm and said Price watching out and looking up and saw and when said Hodge broke said window he ran away and Price followed him and said Hodge accused them to be arrested and Deputy Magistrate charged them with wilful and malicious mischief

Sworn to before me on the 5th day of January 1888

APPA DAVIT

Police Court, District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Dated 1888

Magistrate

Office

W. J. ...

Witness

Police Justice

Disposition

Jacob ...

0528

CITY AND COUNTY }
OF NEW YORK, } ss.

1877.

George Koch
aged *31* years, occupation *Police officer* of No. *10th Avenue*

10th Avenue Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of *James Horro* and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this *9th* day of *January* 189 *2*

George Koch

W. M. ...
Police Justice.

Court of General Sessions of the Peace

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
AGAINST

*Granda Dodge and
Charles Price*

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

Granda Dodge and Charles Price
of the CRIME OF UNLAWFULLY AND WILFULLY *destroying* PERSONAL PROPERTY OF ANOTHER,
committed as follows:

The said *Granda Dodge and Charles
Price, both*

late of the City of New York, in the County of New York aforesaid, on the *ninth*
day of *January*, in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, with force and arms, *as certain*

have do done

of the value of *seventy five dollars*,
of the goods, chattels and personal property of one *John Harris*,
then and there being, then and there feloniously did unlawfully and wilfully *break and
destroy*.

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

SECOND COUNT.

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

Frank Hodge and Charles Price
of the CRIME OF UNLAWFULLY AND WILFULLY *destroying* REAL PROPERTY OF ANOTHER,
committed as follows :

The said *Frank Hodge and Charles Price*

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, *a certain parcel of*

land,

of the value of *seventy five dollars,*
in, and forming part and parcel of the realty of a certain building of one *John J. Harris,*
John J. Harris, there situate, of the real property of the said
John J. Harris,
then and there feloniously did unlawfully and wilfully *break and destroy*

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.

0531

BOX:

464

FOLDER:

4260

DESCRIPTION:

Hoefler, George

DATE:

01/19/92



4260

0532

M. Loman

Counsel,
Filed, *19* day of *Jan*, 189*2*.
Plends, *M. Loman*

22
copy
115 copy of vs. *B*
Jungelboyer
(2 Cases)

POLICE.
[S 844, Penal Code.]

DE LANCEY NICOLL,
District Attorney.

Feb. 12, 1892. M. L.

A TRUE BILL.

Chas. J. De Jones

Jan 2- Oct. 12, 1892
Foreman.
Reads Spiritly

James J. J.

Witnesses:

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

0533

AFFIDAVIT—Selling Lottery Policies.

CITY AND COUNTY }
OF NEW YORK, } ss.

3rd District Police Court.

Edward Becker

of No. *100 East 23rd* Street, being duly sworn,
deposes and says, that on the *11th* day of *January*
1892 at premises No. *115 West* Street,
in the City and County of New York,

George Kofer (now here)

did unlawfully and feloniously sell and vend to

Emma Cilitky

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

*a paper representing seven gigs in a lottery
for which said Emma paid twenty
seven cents as deponent is informed
by said Emma Cilitky*

Which deponent charges was in violation of the statute in such
case made and provided, and prays that the said *George*

Kofer may be dealt with according to law.

Sworn to before me, this

day of

Jan 18*92*

Edward Becker

J. J. Smith

Police Justice.

0534

CITY AND COUNTY }
OF NEW YORK, } ss.

Emma Tilitky
aged 10 years, occupation School girl of No.

122 Delancey Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Edward Becker

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

Sworn to before me, this 12 day of July 1890, Emma Tilitky

J. J. [Signature]
Police Justice.

0535

Sec. 198-200.

District Police Court

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *George Hoefen*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *119 E. 10th St - 5 months*

Question. What is your business or profession?

Answer. *Clerk*

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

Answer. *I am not guilty*

George Hoefen

Taken before me this

day of

188

Police Justice

Henry J. ...

0536

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 Smith

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 10 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 29 1892 *J. Williams* Police Justice.

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

Dated Jan 13 1892 *J. Williams* 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--- 3 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Edward Beck

vs.

Georga Kopfer

William S. Cotton
Attorney
for
Defenses

BAILED.
No. 1 by Hamburger
Residence 235 E 7th Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated January 12 1892

Richard Magistrate.

Samuel Officer.

_____ Precinct.

Witnesses Carl Officer

No. 1 Street.

Emma

No. 122 Street.

Phil

No. _____ Street.

\$ 1000 to answe



[Handwritten signature]

0538

01666
142642/10
252974/3
102030/5
132558
124044
91921/12
34757/8

0539

Emma Tillyer

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
AGAINST

George Hofer

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

George Hofer
of the CRIME OF SELLING WHAT IS COMMONLY CALLED A LOTTERY POLICY, committed as follows:

The said *George Hofer*

late of the City of New York in the County of New York aforesaid, on the *Eleventh* day of *January* in the year of our Lord one thousand eight hundred and ninety *two*, at the City and County aforesaid, feloniously did sell to one

Emma Filitsky

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

71666
14 26 42 1/2
25 39 44 3
18 28 30 5
13 25 50
12 40 44
9 19 29 12
3-44 54 18

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

SECOND COUNT:

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

George Hofer

of the CRIME OF SELLING A PAPER, WRITING AND DOCUMENT IN THE NATURE OF A BET AND WAGER UPON THE DRAWING OF A LOTTERY, committed as follows:

The said *George Hofer*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, feloniously did sell to one *Emma Filitsky*

a certain paper, writing and document in the nature of a bet and wager upon the drawing of a certain lottery, the same being a scheme for the distribution of property by chance among persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper, writing and document is as follows, that is to say:

M 1666
14 26 42 // 2
25 29 44 // 3
10 20 30 // 5
13 25 50
12 40 44
9 19 29 // 2
3-44 54 // 87

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

THIRD COUNT:

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

George Hooper

of the CRIME OF SELLING A WRITING, PAPER AND DOCUMENT IN THE NATURE OF AN INSURANCE UPON THE DRAWING OF A LOTTERY, committed as follows:

The said George Hooper

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, feloniously did sell to one Emma Filitsky

a certain paper, writing and document in the nature of an insurance upon the drawing of a certain lottery, the same being a scheme for the distribution of property by chance among certain persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown and cannot now be given), which said paper, writing and document is as follows, that is to say:

M 1666
14 26 42 // 2
25 29 44 // 3
10 20 30 // 5
13 25 50
12 40 44
9 19 29 // 2
3-44 54 // 87

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

FOURTH COUNT:

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

George Hooper

of the CRIME OF SELLING A PAPER, WRITING AND DOCUMENT IN THE NATURE OF A BET AND WAGER UPON THE DRAWN NUMBERS OF A LOTTERY, committed as follows:

The said George Hofer

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, feloniously did sell to one Emma Tilitzky

a certain paper, writing and document in the nature of a bet and wager upon the drawn numbers of a certain lottery, the same being a scheme for the distribution of property by chance among persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper, writing and document is as follows, that is to say:

N 1666
14 26 42 12
25 29 44 13
10 20 30 15
13 25 50
12 40 44
9 19 29 12
3-44 54 18 4

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

FIFTH COUNT:

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

George Hofer

of the CRIME OF SELLING A WRITING, PAPER AND DOCUMENT IN THE NATURE OF AN INSURANCE UPON THE DRAWN NUMBERS OF A LOTTERY, committed as follows:

The said George Hofer

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, feloniously did sell to one Emma Tilitzky

a certain paper, writing and document in the nature of an insurance upon the drawn numbers of a certain lottery, the same being a scheme for the distribution of property by chance among certain persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper, writing and document is as follows, that is to say:

N 1666
14 26 42 12
25 29 44 13
10 20 30 15
13 25 50
12 40 44
9 19 29 12
3-44 54 18 4

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

DE LANCEY NICOLL,
District Attorney.

0543

BOX:

464

FOLDER:

4260

DESCRIPTION:

Hogan, John

DATE:

01/05/92



4260

19 *Alfred Eckhardt* 39

Counsel, *5* day of *January* 189 *2*
Filed *Alfred Eckhardt*
Pleads, *Alfred Eckhardt*

THE PEOPLE

19 *1909-1910* *F*
John Hogan
(2 cases)

Barclay in the Third Degree
[Section 498, 498, 498, 498, 498]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Chas. D. R. Jones

Foreman.
Part 3 Jan 12 1922
Indictment
J. L. 22 day
J. P. R. 4 M
Jan 10 1922

Witnesses:

Witness signature lines

COURT OF GENERAL SESSIONS, PART III.

----- x
 :
 The People of the State of New York :
 :
 against : Before
 : Hon. Fred'k Smyth,
 John Hogan. : and a Jury.
 :
 :
 ----- x

Indictment filed January 5, 1892.

Indicted for burglary in the third degree.

New York, Jan. 12, 1892.

A P P E A R A N C E S:

For the People,

Asst. District-Attorney E. S. Weeks;

For the Defendant,

Mr. H. J. Goldsmith.

DAVID WINKEL, a witness for the People, sworn, testified:

I am a cigar-maker having my place of business at No. 1989 Second Avenue in this city. My father's name is Simon Winkel. On the night of the 1st. of December last I know that the store at that number was securely closed. There were 65,000 cigars in the place on that night. Since that time and on the 16th. of December I saw some of my cigars in a saloon in 104th. St. and I identified them as my property.

EDWARD PARTEL, a witness for the People, sworn, testified:

I am a police officer attached to the 27th. Precinct. I saw the premises No. 1989 Second Avenue on the early morning of December 1st. last. I got informa-

2.

tion from a party that the door had been broken in and that a burglary had been committed. I arrested John Hogan in the Harlem Theatre about 10:30 on the night of December 16. I told him that he was arrested on the charge of breaking into the cigar store No. 1989 Second Avenue. I brought him to a store in 104th. Street where the cigars were found and the proprietor there identified him as the man who sold him the cigars. I took him to the Station House. The next morning going to court he told me that he sold these cigars to the gentleman in 104th. Street, but didn't sell them in boxes, only in bundles. We had him remanded until the following morning going to court he told me that he sold 150 cigars to Angelo Mora at 309 E. 104th. Street. He also said that he had some long-cut smoking tobacco. He told me that there was 1500 more of the same cigars in a box in Mora's possession. I took him to Mora's place, and Mora denied having the cigars. We searched his place but found none there. When I arrested the defendant I found a penknife in his possession which was identified by the owner of the hardware store on Third Avenue, which had been burglarized previous to that.

Cross-examination:

I arrested the defendant at the Harlem Theatre. I knew at that time that the cutlery store had been broken into.

3.

JOSEPH BUTCH, a witness for the People, sworn, testified:

I keep a liquor store at 309 E. 104th. Street in this city. The cigars which are now produced in court were found in my place by the detective. I bought those cigars from the defendant John Hogan, who is now at the bar. He came into my store, sold me 100 cigars for which I paid him \$1. His explanation was that he was working in a cigar manufactory. I also bought a knife from the defendant, for which I paid \$.35.

Cross-examination:

I am not in the habit of buying cigars from everybody that comes into my place. I do buy a pen-knife once in awhile from any person who was to sell it. The defendant simply asked me if I wanted to buy a knife and I told him yes. I asked him how much he wanted for it, and he said he would give it to me for \$.35. He told me at the time he sold me the cigars that he was working in the cigar factory.

OFFICER PARTEL, re-called:

The defendant told me that he found the cigars in a hallway. That statement was made by him in the Harlem Police Court. I asked him for information in regard to where he got the cigars and I also asked him if he would tell me where his partner was. He didn't give me any information then. I found out afterwards that he had sold this man Butch 100 cigars. The defendant himself told me that he had sold 150 cigars to Angelo Mora.

4.

DAVID WINKEL, re-called:

There is a doorway in the rear of my premises that connects with the back room of my store. It is fastened with a latch. That latch was broken off when I came to my store on the morning after this burglary.

DEFENSE:

MICHAEL MALONEY, a witness for the defendant, sworn, testified:

I am in the contracting business. I know the defendant and have known him for about a year. He has been in my employ. He has always been honest, sober and industrious while he has worked for me. I know other people who know him. His reputation is good.

JOHN HOGAN, the defendant, sworn, testified:

I am 19 years of age on the 25th. of last March. I know Mr. Maloney. I was working for him at the time I found these cigars. The way I came to find the cigars was that I was coming down driving a truck through 102d. Street. I was going to work on the cable road for Mr. Maloney. I saw these two boxes of cigars in a little hallway and I jumped off the truck and picked up the two boxes of cigars and put them on the truck. I then went around to Mr. Butch and Mr. Butch offered me a dollar for them, and I sold them to him. I do not know Mr. Winkel. I had no information that his place was burglarized. I had no part in the burglary.

5.

Cross-examination:

I gave a knife to Mr. Butch, but that knife was given to me by another person. I did not steal the knife. / I do not know anything about the burglary at a hardware store. I have never been guilty of any offense. At the time when I was driving this truck it was about a quarter past 7 o'clock in the morning. It was light enough for me to see from the truck on which I was sitting into the hallway. I am positive that I saw these boxes of cigars there.

The Jury returned a verdict of guilty of grand larceny in the second degree.

0001-3 .not to be used

0001-3 .not to be used

Indictment filed Jan. 5-1892.

COURT OF GENERAL SESSIONS

Part III.

THE PEOPLE &c.

against

JOHN HOGAN.

Abst. act of testimony on

trial, New York, Jan. 12th

1892.

Order - exhibit on:

0551

District Attorney's Office,
City and County of New York.

City and County } ss.
of New York, }

of No. 400 East 87th Street, aged 28 years,
occupation Segar maker being duly sworn, deposes and says,
that on the first day of December 1891, at the City of New
York, in the County of New York,

the store in the building known as
number 1989 2nd Avenue in the 12th ward
of the City of New York (occupied by the
brother of deponent, Simon Winkler,
as a store for the manufacture and sale
of segars) was broken into, and the
following described property feloniously
stolen taken and carried away to wit:
Twenty nine hundred segars of the
value of one hundred and sixty five
dollars.

That deponent charges that said premises
were broken into and said property
stolen by one John Hogan for the
reason that a portion of the said
property was found in the possession
of ^{and} ~~said~~ Hogan, by Officer Jeremiah
Hamilton as I am informed by said
Hamilton, and he could not satisfactorily
account for his possession of the same
said Butch informed said Hamilton that
he had purchased the cigars from the
said Hogan. I am further informed by
said Hamilton that said Hogan admitted
selling said property to the said Butch,
and stated that he had found the property
in the hallway in the building next door to
that in which the burglary and larceny
were committed.

Sworn to before me }
this 5th day of June 1891 }
John Andrew

David Winkler

Comptroller

Cl. Sec'y

0552

57

DISTRICT ATTORNEY'S OFFICE.
City and County of New York.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

David Winke
400 E-87 St
John Hogan
Office of
Cunha
P. Redwing

Dated January 5th 1891

Witnesses, Off Hamilton

No. 27th Street

Off Bertell

No. 80 27th Street

No. 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

John Hogan

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

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

The said

John Hogan

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

twenty razors of the value of two dollars each, ten knives of the value of one dollar each, ten scissors of the value of one dollar each, and ten shears of the value of one dollar each

of the goods, chattels and personal property of one

Samuel J. Corker
by one Philip Glover, and

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

Samuel J. Corker

unlawfully and unjustly did feloniously receive and have; the said

John Hogan

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.

0554

Witnesses:

Witness signature lines

W. J. Belmont

Counsel.

Filed, *5* day of *Jan'y* 189*1*
Pleads, *former acquitted 6.*

THE PEOPLE

vs.

John Hogan
(2 crew)

RECEIVING STOLEN GOODS.
(Section 550, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Chas. D. DeForest
Foreman.

0555

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

THE PEOPLE OF THE STATE OF NEW YORK

against

John Hogan

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

John Hogan

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

The said *John Hogan*

late of the *15th* Ward of the City of New York, in the County of New York aforesaid, on the *first* day of *December* in the year of our Lord one thousand eight hundred and ninety-*one* in the *night*time of the same day, at the Ward, City and County aforesaid, a certain building there situate, to wit, the *store* of one *Simon Winkell*

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 *Simon Winkell* in the said *store* then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

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

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

Twenty-nine hundred Regars
of the value of six cents each

of the goods, chattels and personal property of one

in the

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

THIRD COUNT:

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

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

The said

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

*Twenty-nine hundred cigars of
the value of six cents each*

of the goods, chattels and personal property of

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

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

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

DE LANCEY NICOLL,
District Attorney.

0558

BOX:

464

FOLDER:

4260

DESCRIPTION:

Honberg, John

DATE:

1/14/92



4260

0559

Witnesses:

Five horizontal dotted lines for witness signatures.

1207

Counsel,

Filed,

Day of

1892

Pleas,

THE PEOPLE

vs.

B

John D. onberg

VIOLATION OF EXCISE LAW.
(Selling to Minor.)
[Section 290, Penal Code, sub. 8.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Chas. C. DeForest

Comptroller sent to the Comptroller,
of Special Sessions,

Part III, ... April 16, 1892

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 Homberg

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

John Homberg

of a MISDEMEANOR, committed as follows:

The said John Homberg

late of the City of New York, in the County of New York aforesaid, on the thirtieth day of December in the year of our Lord one thousand eight hundred and ninety-one, at the City and County aforesaid, certain strong and spirituous liquors, and certain wine, ale and beer, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, and cause and procure and permit to be sold to one William Chasen who was then and there a child actually and apparently under the age of sixteen years, to wit: of the age of Eleven years, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL, District Attorney.

0561

BOX:

464

FOLDER:

4260

DESCRIPTION:

Horlbogen, Alfred J.

DATE:

01/25/92



4260

Witnesses:

[Handwritten signature]

Counsel,

Filed *23rd* day of *Jan*

1893

Pleads,

THE PEOPLE

vs.

F
Alfred J. Horboger

Grand Larceny, Section Degree.
[Sections 528, 58/ Penal Code.]

DE LANCEY NICOLL,

District Attorney.

W. G. [unclear]
Proctor

A TRUE BILL.

Chas. J. DeForest
Foreman.

Foreman.

[Handwritten signature]

2 pm 11 20 93

0563

Police Court District. Affidavit—Larceny.

City and County of New York, ss:

Philip Trautman of No. 526 9th Avenue Street, aged 20 years, occupation Baker being duly sworn,

deposes and says, that on the 16th day of January 1892 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the eighth time, the following property, viz:

One gold cased watch chain and locket and fifty dollars in good money together of the value of One Hundred dollars

the property of Applicant

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

knowing from the fact that the Applicant and defendant roomed together at above premises and being in bed, that at about the hour of 10 PM said defendant arose and departed and about one hour subsequently Applicant arose and discovered said property missing from his trunk. That on the Sunday following Applicant met the defendant on the Bowery, caused his arrest and in his possession a portion of said stolen property to wit - the stolen watch and fifty nine dollars in money. Philip Trautmann.

Sworn to before me, this day of

of Police Justice

0564

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

District Police Court.

Alfred J. Horbogen 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. *Alfred J. Horbogen*

Question. How old are you?

Answer. *2 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *77 1/2 Bowery*

Question. What is your business or profession?

Answer. *Baker*

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
Alfred J. Horbogen.*

Taken before me this *17* day of *December* 1933
[Signature]
Police Justice

0565

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.....

Devedant

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 *Jan 17* 18*94* *[Signature]* Police Justice.

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

Dated..... 18..... *[Signature]* 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.

0566

73

Police Court--- District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Philip Frankman
326^{cs} 9th St
Alfred Horligger

2
3
4

Grand Juror
Office

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street

Dated *Jan 18th 1892*

Bluffy Magistrate.

Murphy Officer.

e b Precinct.

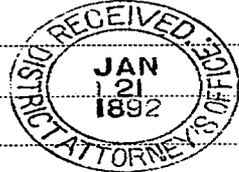
Witnesses.....

No. Street.

No. Street.

No. Street.

§ *of* answer *at*



at *at*

0567

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

528

THE PEOPLE OF THE STATE OF NEW YORK,

against

Alfred J. Horlbogen

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

indictment, accuse

Alfred J. Horlbogen

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

The said

Alfred J. Horlbogen,

late of the City of New York in the County of New York aforesaid, on the 16th day of January in the year of our Lord one thousand eight hundred and ninety-two at the City and County aforesaid, with force and arms, in the night time of said day, divers promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of thirty

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

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

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

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

thirty dollars, one watch of the value of twenty dollars, one chain of the value of ten dollars, and one locket of the value of ten dollars

of the goods, chattels and personal property of one Philip Trautmann then and there being found,

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

DE LANCEY NICOLL,

District Attorney.

0568

BOX:

464

FOLDER:

4260

DESCRIPTION:

Hung, Ah

DATE:

01/19/92



4260

0569

Witnesses:

194
Counsel, *J. J. Callahan*
De P. P. P.

Filed *19* day of *January* 1892

Pleads, *Guilty*

THE PEOPLE

35
no more

vs.

P

Ah Hung

ABDUCTION.
[Section 292, Sub. 1, Penal Code.]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Wm. T. DeForest
Foreman.

Part 2 - Feby. 5th 1892.

Tried and convicted.

5 yrs S.P. J.
Feb. 10

First District Police Court.

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

William A. Fin

of Number 100 East 23rd Street being duly sworn,
that he has been informed by one Ester Bostwick age 15 years and verily believes
deposes and says, that on the 19th day of December 1891 at the
City of New York, in the County of New York, at number Ten

Waver Street in said City of New York,
one Ah Hung (now present) did then
and there unlawfully take, receive,
employ, harbor and use a certain
female (now present) called Ester
Bostwick, said female then and
there being under the age of
sixteen years, to wit, of the
age of fifteen years, for the
purpose of prostitution, in
violation of the statute in
such case made and provided
and especially of Section
242 of the Penal Code of the
State of New York

Wherefore the complainant prays that the said Ah Hung

may be ~~apprehended, arrested and~~ dealt with according to law.

Sworn to before me, this 10th day of January 1892. } William A. Fin

A. J. ...
Police Justice.

0571

CITY AND COUNTY }
OF NEW YORK, } ss.

1877.

Ester Postwick

aged 15 years, occupation none of No. Hoboken, New Jersey
10 Clinton Street, being duly sworn, deposes and

says, that she has heard read the foregoing affidavit of William A. Fin
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 January 1892.

Ester Postwick

W. W. Madala

Police Justice.

0572

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, First DISTRICT.

Samuel J. Bostwick
Hoboken, New Jersey
Street, aged 35 years,

of No. 10 Clinton
occupation expressman being duly sworn deposes and says,

that ~~the~~ ~~day of~~ ~~1892~~
at the City of New York, in the County of New York, he is the

father of the female Esther
Bostwick (now present) and
that the said Esther is now
^{about} the age of fifteen years.

Subscribed and sworn to before me
Samuel Bostwick

Sworn to before me, this 13 day

of January 1892.

W. M. ...
Police Justice.

0573

Police Court 1st District.

City and County } ss.
of New York.

of No. 73 Goercks

Elizabeth Horton
Street, aged 17 years,

occupation none being duly sworn, deposes and says,
that since the 19th day of December 1891, at the City of New
York, in the County of New York,

I have visited the house of prostitution kept and managed by a Chinaman called Ah Hung at number 10 Waver Street in said City of New York on three different occasions and on two of those occasions I have prostituted myself to Chinaman at said house and of the revenue thus received have paid the sum of fifty cents on each occasion to the said Ah Hung for the use of the room wherein said prostitution took place.

I have also on the different occasions of my visit to the premises 10 Waver Street, there seen a girl called Esther Bostwick and have there seen her go to bed rooms with Chinaman, and have seen her pay money over to the said Ah Hung for the use of the rooms on such occasions

her
Elizabeth Horton
mark

Sworn to before me this
12th day of January 1892

W J McMahon
Police Justice

0574

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Al Hung 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. Al Hung

Question. How old are you?

Answer. 35 years

Question. Where were you born?

Answer. China

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

Answer. 20 Mott Street - 2 weeks

Question. What is your business or profession?

Answer. laundry

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

Answer. I am not guilty

his
Al Hung
reads

Taken before me this

10

day of January 1892

M. M. M. M.

Police Justice

0575

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 *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 *January 10* 18 *92*. *H. M. Malon* 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.

57

Police Court---~~1st~~ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Quinn

vs.

1. *Ab Hung*

2. _____

3. _____

4. _____

Offence *Abduction*
Sec. 282 Penal Code

Dated *January 10* 18*92*.

W. F. McMahon Magistrate.

Thomas Donohoe Officer.

S. P. C. C. Precinct.

Witnesses *Officer Schirmer*

No. *6 Precinct* Street.

No. _____ Street.

No. _____ Street.



\$ *1500* to answer *G. S.*

500 bail & Jan 11 2 PM

Do Jan 13 9 am

W. F. McMahon

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0577

POOR QUALITY ORIGINAL

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

.....

The People,)
vs.) Before

.....)
AH HUNG.) HON. JAMES FITZGERALD,
.....) and a Jury.

Tried February 5th, 1892.

Indictment filed January 19th, 1892.

Indicted for ABDUCTION.

.....

APPEARANCES.

Assistant District Attorney Vernon M. Davis,

For THE PEOPLE.

Charles Le Barbier, Esq.,

For THE DEFENSE.

.....

0578

2

E S T H E R B O S T W I C K, The COMPLAINANT, testified that she lived at No.10 Clinton Street, Hoboken, New Jersey. She was 16 years of age on the 24th of May, 1892. She knew the defendant, Ah Hung. She met him first at No.10 Doyer Street, on the 19th of December, 1891. It was the first time that she ever visited the house at 10 Doyer Street. She was taken to the house by a woman named Johanna Cavanagh. This woman, Johanna Cavanagh, lived at 94 Monroe Street. She believed that Johanna Cavanagh was a married woman. She went to Ah Hung's house at about half-past 6 o'clock on the evening of the 19th of December. Johanna Cavanagh did not tell her, the complainant, why she wanted her, the complainant, to go to Ah Hung's house. She found that it was a dwelling house, containing three stories. There was a lager beer saloon on the ground floor of the house, and the defendant, Ah Hung, occupied the two upper floors. She went up one

0579

3

flight of stairs, with Johanna Cavanagh. When she entered the room off the landing, with Johanna Cavanagh, she saw four girls seated in the room. She also saw the defendant, Ah Hung. The girls that she saw seated in the room were May Horton, Loretta Fletcher, Mamie Ling and Mamie Chrystie. Ah Hung, the defendant, was seated in the little room off the larger room, where the girls were seated. There was a bunk in the room where he was. He was sitting near this bunk, and he was smoking opium. There were four rooms on the floor. There were two bedrooms, a kitchen and the little room in which Ah Hung sat. The kitchen was the largest of the rooms, and it was in front. The four girls were seated in the kitchen. The four rooms on that floor all opened into each other. The rooms did not run back. They ran across the front of the house. The little room in which Ah Hung sat joined the kitchen. On the floor above were two rooms. Ah Hung occupied this floor also, and was the landlord of the whole house, with the exception of the beer saloon, on the ground

0580

4

floor. After she, the complainant, had been upstairs on the floor above, with a Chinaman, Johanna Cavanagh said to Ah Hung, "Here's a girl that I brought over to you, Charlie." Ah Hung said nothing. He only stood up and looked at her, the complainant. When she, the complainant, first entered the kitchen, on that evening, with Johanna Cavanagh, she took a seat. Soon afterwards a man asked her to go upstairs with him, and she did not want to go. Before the man asked her to go upstairs with him, she saw the defendant, Ah Hung, sitting in his little room, smoking opium. He was seated behind what looked like a cigar case. She had been in the kitchen about five minutes when a man, a Chinaman, approached her, and asked her to go upstairs with him. She did not understand what he meant at first, and she asked one of the other girls what the Chinaman meant. The girl told her that the Chinaman wanted to have sexual connection with her. It was Mamie Horton that told her what the Chinaman meant. She said that she did not want to go upstairs with him, because she

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was afraid. She told the Chinaman that she would not go upstairs with him. The Chinaman took another girl and went upstairs with her. Then another Chinaman came in, and asked her to go upstairs with him. Mamie Horton told her what he meant, and she went upstairs with him. They went into a bedroom upstairs, and the Chinaman had sexual intercourse with her. She was upstairs with the Chinaman about fifteen minutes. The Chinaman paid her \$1.50. When she returned to the kitchen, she gave Johanna Cavanagh \$1, and 50 cents to Ah Hung, the defendant. She walked into the room, where he sat, smoking opium, and threw the 50 cents down on the pasteboard pad that was on the ~~segar~~ counter in front of him. On the pad were several opium pipes and opium boxes. There was also a little lamp on the table. Ah Hung was lying in his bunk, smoking, when she put the money on the pad. He said nothing to her, when she put the money on the pad. She was told to do so by the other girls. They told her that she must give Ah Hung 50 cents out of the money that she received from the Chinaman with

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whom she had sexual intercourse. The second Chinaman that she went upstairs with gave her \$2. She Gave Johanna Cavanagh \$1.50 and Ah Hung 50 cents. She went upstairs with a third Chinaman, and of the \$1.50 that he paid her, she gave \$1 to Johanna Cavanagh, and 50 cents to Ah Hung. When any of the girls went upstairs with a Chinaman, Ah Hung told the girls not to stay long upstairs with the Chinamen. He said, "If you stay up a long time with one of the Chinamen, all the other Chinamen will want you to stay upstairs a long time with them." If a girl stayed upstairs with a Chinaman longer than 15 minutes, Ah Hung went to the foot of the stairs, and called up to them to come downstairs. After Johanna Cavanagh had received the money that she, the complainant, gave her, Johanna Cavanagh went home, saying that she would be right back. But she did not return until the following Tuesday. She went home at about 11 o'clock on the first evening that she took the complainant to Ah Hung's house. After Johanna Cavanagh went away, she, the complainant, went upstairs with several

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other Chinamen, receiving \$1.50 from each of them. Each time that she came downstairs, after having had connection with a Chinaman, she gave Ah Hung 50 cents. She had connection with seven Chinamen that night. She stayed there all night. On the following morning, she got her breakfast in a restaurant in the Bowery, and returned to Ah Hung's house. It was then about half-past 1 o'clock in the afternoon. She sat down in the kitchen, and, whenever a Chinaman came in, and asked her to go upstairs with him and have sexual connection, she went with him. Each time that she went upstairs, she gave Ah Hung 50 cents. Besides going upstairs for 15 minutes at a time with a number of Chinamen during the day, she had a man to spend the whole night with her. These men were called "Night sleepers" in Ah Hung's house. They would usually go in about 2 o'clock in the morning, and sleep with a girl for the remainder of the night. Each of these men paid \$4, and Ah Hung received a dollar. She was in Ah Hung's house, altogether, about three weeks. As nearly as she could recollect, dur-

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ing that time she had connection 55 times with China-
men. She remembered when Agent Finn, for the Society
for the Prevention of Cruelty to Children, came to
Ah Hung's house. It was about 8 o'clock in the even-
ing, and she, the complainant, was only partly dressed.
She was going out. She had been dressing in the bed
room off the kitchen. She slept upstairs, but all
the girls were in the habit of dressing downstairs.
It was very cold in the rooms upstairs, as there was
no fire up there.

In

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

the complainant testified that she was born in the
City of New York, in Barclay Street. Her father was
still living, but her mother died nine years ago.
Her aunt kept house for her father, after her mother's
death. Her father had been married to a second wife
for about two years. She, the complainant, attended
school regularly, until she was 14 years old. Then
she went to work in Greene Street. She worked in
Greene Street for eleven months. Then her father

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moved to Hoboken. Just before her father moved to Hoboken she began to be immoral. She began to be immoral because she did not like to have her father marry again. She had been acting improperly for about two weeks before her father's removal to Hoboken. She went with girls to the theatre and to amusements at night. She also stayed out from her home at night. Whenever her father found out that she had been out all night, he whipped her. She had intercourse with three or four men and boys before her father moved to Hoboken. For about a month after she moved to Hoboken, she was moral, and then she began to have intercourse with men and boys. She was accustomed to go over to New York, for immoral purposes. She had worked in a pocketbook manufactory, in Hoboken, for about two weeks after her father moved over there. She did not know the name of the firm, or, rather, could not recollect it. The factory was in Pavonia Avenue. She lived at 282 Monroe Street, in this City, for nearly three weeks after she left Hoboken.. She lived with a girl

0586

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friend, named Katie Nixon. They carried on, at night, with men and boys, but did not have intercourse with them. After she had been with Katie Nixon about three weeks, her father came over from Hoboken, and took her to his home in Hoboken. She, the complainant, had never been to the house at 11 Pell Street. She knew where the house was, but she had never been to the house, to have sexual intercourse with Chinamen there. She did not know whether Katie Nixon had visited 11 Pell Street, to have intercourse with Chinamen. No men ever came to Katie Nixon's room, while she, the complainant, was living with Katie Nixon. She, the complainant, had known Johanna Cavanagh for about two weeks before Johanna Cavanagh took her to Ah Hung's house. There were two girls who had a furnished room in the house at 282 Monroe Street, and she, the complainant, visited them in their room. She met Johanna Cavanagh in the room of these girls. She visited Johanna Cavanagh in her room. Johanna Cavanagh was in the habit of receiving men in her room. Sometimes they came in in

0587

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the afternoon, and sometimes in the evening. She knew of the house, at 19 Doywer Street, called "Pretty Lung's" house. She had not been in the house, but she knew of the house by talking to girls who lived in that house. She also knew "Pretty Lung" herself. At the time that she heard of "Pretty Lung's" house, she was living in the house of Ah Hung. Her father had her arrested while she was living with Katie Nixon, and had her taken over to Hoboken. He had her arrested because she was a bad girl and was leading a bad life. She went to live at her aunt's house. She got tired of her aunt's house, and ran away, and came back to New York again. She went then to stay at Johanna Cavanagh's room. She had been staying with Johanna Cavanagh three days and three nights, when Johanna Cavanagh took her to the defendant's house. When she was working in Greene Street, she lived with her father, at 670 Water Street, in this City. As she remembered the number of the place where she worked in Greene Street, it was 46, 48

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and 50. The name of the firm was Rosenthal. She worked for the firm for about eleven months, and then her father moved to Hoboken, and she went to Hoboken with her father. The 19th of December, she remembered, fell on a Saturday. It was the first time that she had ever been to a house of prostitution frequented by Chinamen. Johanna Cavanagh did not ask her to go to "Pretty Lung's" house, instead of Ah Hung's house. She did not know a Chinaman by the name of Ah Kee. She never heard that "Charlie" was really Ah Kee, and not Ah Hung, the defendant. When Johanna Cavanagh said, "Charlie, I have brought you a new girl," she addressed the defendant, Ah Hung, and not a Chinaman named Ah Kee. When the first Chinaman asked her, the complainant, to go upstairs with him, after she had been in the kitchen of Ah Hung's house for a few minutes, she said that she was afraid to go up with him. Johanna Cavanagh said to her, the complainant, "You don't need to be afraid. How well the other girls isn't

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afraid." She did not know what the Chinaman wanted her to do. It was true that she had had connection with white men and boys, but she had never had connection with Chinamen before. She had never smoked opium. She had never seen an opium layout till she went to Ah Hung's house. She bought clothes with the money that she earned in Ah Hung's house, with the exception of the money that she paid to Ah Hung and Johanna Cavanagh. Her clothes were still at Ah Hung's house. She also bought her own food. She usually had her meals in Keiley's restaurant, in the Bowery. She was never put out of the restaurant for being drunk and disorderly. While she was living at Ah Hung's house, she slept one night in a Bowery lodging house. She did this because she met a girl who had no home, and she took her to the lodging house, and stayed with her all night. The girl was Loretta Fletcher. She, the complainant, was not put out of Ah Hung's house that night, for being drunk and disorderly. Loretta Fletcher did

not then go to Ah Hung, and beg him to let her, the complainant, return to his house. She, the complainant, asked Ah Hung to let Loretta Fletcher stay in his, Au Hung's, house. She had stayed several times over night at 17 Mott Street, but it was when she got to Ah Hung's house late, and found the door locked. She had never had sexual intercourse with any men at 17 Mott Street. She knew that the proprietor of the house was named Yung Pah. She knew him because he came sometimes to Ah Hung's house, at 10 Doyer Street. She had had intercourse with Yung Pah on several occasions. When he had connection with her first, at Ah Hung's house, he told her his name and gave her his address.

E M M A H O R T O N, testified that she lived at 10 Doyer Street, the house of the defendant, Ah Hung. She had been an inmate of the house for about six

weeks. The defendant, Ah Hung, was the proprietor of the house. He was generally known in the house as "Charlie." There were a number of girls in the house besides the witness, and all of the girls had to pay a portion of the money that they received from all Chinamen for prostitution, to the defendant, Ah Hung. She, the witness, often paid him money. The girls were required to give the defendant 50 cents out of each \$1.50 that they received from Chinamen. The defendant told her not to remain upstairs too long with any Chinaman, because all the other Chinamen that came to the house would want her and the other girls to remain upstairs with them a long time. She, the witness, remembere~~d~~ the night that the complainant, Esther Bostwick, came to the house of Ah Hung. She was taken to the house of Johanna Cavanagh. Then the witness corroborated the testimony of Esther Bostwick, as to what occurred in Ah Hung's house, on the first evening that she went to Ah Hung's house. She, the witness, saw Esther Bostwick give money

to the defendant, Ah Hung, and also to Johanna Cavanagh. Ah Hung cooked his own meals, in his own house, for himself. He did not cook any meals for the women living in the house. They went to neighboring restaurants for their meals. Ah Hung was the only Chinaman who was in any way connected with the management of the house, or who lived in the house. She, the witness, paid money to Ah Hung, whenever she had sexual intercourse with Chinamen.

In

C R O S S - E X A M I N A T I O N,
the witness testified that she was 19 years of age on the 20th of July, 1892. She had never been arrested before or charged with any offense. She had lived in Ah Hung's house, and had had intercourse with many Chinamen there. She was a prostitute. She did not intend to return to Ah Hung's house to live, if he was acquitted. She sometimes smoked opium. She learned how to smoke opium at Ah Hung's house.

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L I Z Z I E H O R T O N, testified that she was the sister of the last witness. She visited Ah Hung's house, and had had intercourse with Chinamen there. She, the witness, saw Esther Bostwick in the defendant's house. She saw Esther Bostwick go upstairs to the bedrooms of the house, with Chinamen. When she came downstairs, Esther Bostwick gave money, in each instance, to Ah Hung, the defendant. The defendant was known in the house as "Charlie." She, the witness, always gave "Charlie," the defendant, 50 cents, each time that she went upstairs with a Chinaman.

In

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

the witness testified that she had seen Esther Bostwick at 94 Monroe Street, and knew of her staying over night at that number, with Johanna Cavanagh. She, the witness, never asked Esther Bostwick to accompany her, the witness, to Chinatown. She, the witness, first went to the defendant, Ah Hung's

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house, to borrow a sack from her sister, and then stayed there and had intercourse with Chinamen. She, the witness, was 18 years of age. She, the witness, had been a prostitute for about four months.

S A M U E L J. B O S T W I C K, testified that he lived in Hoboken, New Jersey, at No.10 Clinton Street. He was married. Esther Bostwick, the complainant, was his daughter. She was between 14 and 15 years of age. He had other children.

In

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

the witness testified that the mother of the complainant was dead, and he had re-married. The second marriage took place on Thanksgiving Day, 1891. He had endeavored to take good care of his child, the complainant, and had given her a

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good home. Whenever he found that she had been out late at night he punished her severely. He had sent her to school regularly, and she attended the Madison Street Public School, in this City, for seven or eight years. The complainant was also employed in Church Street, near Walker. He did not know the name of the firm. She ran away from home, after they moved to Hoboken, and he, the witness, had her arrested and took her back to Hoboken, but she ran away again. He did not know the name of the firm with which she worked in Greene Street.

W I L L I A M A. F I N N, testified that he was an Agent of the Society for the Prevention of Cruelty to Children. He arrested the defendant, Ah Hung, at 10 Doyer Street, on the evening of the 9th of

0596

January, 1892. He entered the defendant's rooms, at 10 Doyer Street, at about half-past 8 o'clock in the evening. He found the defendant and another Chinaman lying in the bunk, in the alcove off the principal room, which appeared to be used as a kitchen and sitting room. The two Chinamen were smoking opium. He, the witness, asked, "Who is the boss?" The defendant got up from the bunk, and said, "Me boss." He, the witness, went into the adjoining room, off the kitchen, and found Esther Bostwick there. She wore only a chemise, stockings and a pair of slippers. He arrested Ah Hung, the defendant, the other Chinaman, who was lying in the bunk with the defendant, smoking opium and Esther Bostwick, and took them to the Sixth Precinct Station House.

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FOR THE DEFENSE,

L O R E T T A F L E T C H E R, testified that she was 22 years of age, and lived at 61 Doyer Street. She knew Esther Bostwick, and had met her in the defendant's house, at 10 Doyer Street. The complainant, Esther Bostwick, told her that she, Esther Bostwick, was 18 years of age. She had seen Esther Bostwick drunk several times. The defendant, Ah Hung, was not the proprietor of the house at 10 Doyer Street. The proprietor was a Chinaman named Ah Kee. The defendant, Ah Hung, was only the cook in the house at 10 Doyer Street.

In

C R O S S - E X A M I N A T I O N,
the witness testified that she was formerly an inmate of the house at 10 Doyer Street, and had lived there about three months before the trial. She occasionally visited there afterwards. She had

occasionally visited there afterwards. She had been a prostitute for about two years. She was living with a Chinaman named Ching Guy. The defendant lived constantly at 10 Doyer Street. He was the cook of the establishment. When he was not cooking, he was smoking opium. She never saw the defendant, Ah Hung, collect any money from the girls, and she, the witness, never paid him any. The man who collected the money from the girls, and who was the proprietor of the house, was Ah Kee. Since she had been a prostitute, she had plied her trade mostly among Chinamen. She knew that it was a crime for any man to have intercourse with a girl under the age of 16, or to harbor a girl under the age of 16 in a house of illfame. All the girls in that neighborhood knew this also.

M A M I E C H R Y S T I E, testified that she was 21 years of age. She knew Esther Bostwick, the complainant.

She had seen her in the house at 10 Doyer Street. Esther Bostwick had told her, the witness, that she was 18 years old. The defendant, Ah Hung, was not the proprietor of the house at 10 Doyer Street. The proprietor of the house was Ah Kee. The defendant was only the cook at the house at 10 Doyer Street.

In

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

the witness testified that all the girls in the Chinese quarter knew that it was against the law to have sexual intercourse with a girl under the age of 16 years, and that they all claimed to be over 18 years. She, the witness, had frequently heard of Mr. Gerry's Society for the Prevention of Cruelty to Children. She had never heard that Ah Kee had a house of his own in Brooklyn. She, the witness, had been an inmate of 10 Doyer Street, but could not remember how often she had had connection there with Chinamen. The number of times was so large that she could not remember how much it was. She was an inmate of 10 Doyer Street

0500

for more than two months. She never paid any money to Ah Hung. There was a box to drop money into, when any of the girls had been upstairs to have connection with Chinamen. The housekeeper, Mamie Ling, usually took charge of the house, but she did not receive any money from the girls. It was dropped in the box. The box stood on the counter, in the small room off the kitchen. The defendant usually sat in this small room,---lying on his bunk, smoking opium. Ah Hung could see the girls drop money into the box. There were usually five or six girls in the house. The girls were prostitutes, and had connection with Chinamen. She remembered when Esther Bostwick came to the house at 10 Doyer Street. Johanna Cavanagh took her there. Since the raid on the house at 10 Doyer Street, she, the witness, had gone to work as a chambermaid at the American House, in the Bowery.

In the

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

the witness testified that Ah Hung had tried to get Esther Bostwick to leave his house, and had told her to go home several times, because he thought that she was too young. When the defendant told Esther Bostwick to go home, he said that she was too young, and that she would get the house into trouble. Esther Bostwick had been in the house a week then. Esther Bostwick and Mamie Horton had been to a dressmaker's, at the time of the conversation, and when they returned, they said that they had heard that Mr. Gerry's Society was looking for Esther Bostwick, and then Ah Hung told Esther Bostwick that she must leave the house, and go to her home. Esther Bostwick refused to go home, and then Ah Hung said, "All right, then." She, the witness, advised Ah Hung to get rid of Esther Bostwick, because she was so young that she would get the house into trouble.

A H H I N G, testified, through an Interpreter, that he

had never seen the defendant, Ah Hung, in the house at 10 Doyer Street. He, the witness, knew Ah Kee. He never saw the man, Ah Kee, in the house at 100 Doyer Street. But he had seen him in Mott Street. He did not know where Ah Kee lived, except from what Ah Kee had told him. He had seen the complainant, Esther Bostwick, in Mott Street, but had never seen her at the house, No. 10 Doyer Street. He had seen her in the restaurant at 10 Mott Street, buying maccaroni.

M U N

F O N G

testified that he was a laundryman, and that he knew Ah Hung. He had seen Ah Hung in No. 10 Doyer Street. Ah Hung was the cook at that house. He did not know whether Ah Hung was the proprietor of 10 Doyer Street or not. He had called to see him there.

A H

O N

testified that hew knew that Ah Kee ran the pre-

mises at 10 Doyer Street, of which it was claimed that Ah Hung, the defendant, was the proprietor. Ah Hung was the cook there.

In

CROSS - EXAMINATION,

he testified that all that he knew about 10 Doyer Street was that he, the witness, was a tailor, and that Ah Kee gave him some clothing to repair, and he went to the house at 10 Doyer Street, to deliver the clothing and wait for Ah Kee to pay him. He had seen girls in the house, but he had had no sexual intercourse with any of them. Ah Hung was the cook, but he acted only for the man, Ah Kee. Ah Kee told him, the witness, that he was the proprietor of the house, and that is all that he, the witness, knew about the ownership of the house. He did not know where Ah Kee was now.

A H S I N G testified that he was the proprietor of a grocery

and drug store at 20 Mott Street. He knew Ah Kee. He supplied him with groceries. Ah Kee was the proprietor of the house at 10 Doyer Street. He, the witness, visited 10 Doyer Street occasionally. He did not have intercourse with the complainant there, or with any girl. He was not known, as she had testified, as "Irish," in the house at 10 Doyer Street. Ah Kee paid him for his, the witness's, groceries.

Q U O N G S I N G L U N G testified that he was a grocer at 16 Mott Street. He knew Ah Kee. Ah Kee lived at 10 Doyer Street. Ah Hung, the defendant, worked for Ah Kee, as a cook. He, the witness, had been to 10 Doyer Street, to deliver groceries. Ah Kee paid him, the witness, for his groceries. He had never seen the complainant in the house at 10 Doyer Street.

0605

M A N F O O K L U N G testified that he kept a grocery at 33 Mott Street. He had known the defendant, Ah Hung, for several months. He did not know what his business was.

A H H U N G, the DEFENDANT, testified that he formerly lived at 20 Mott Street. Ah Kee hired him, the defendant, to cook for him, Ah Hung. He, the defendant, was not the proprietor of the house at 10 Doyer Street, but Ah Kee was. He, the defendant, wanted to leave Ah Kee's employ, because so many girls came into the house. When Ah Kee spoke to one of the girls, she cursed him. Then Ah Kee said that he, Ah Kee, was going to San Francisco, and that the girls could curse him, the defendant. He, the defendant, was the cook for Ah Kee in the house at 10 Doyer Street. He, the defendant, had nothing to do with the girls that came into the house. Ah Kee managed the house. Sometimes, when Ah Kee went

0506

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out, he told him, the defendant, to look out for the place for him. He the defendant, never spoke to any of the girls that frequented the house, because he could not speak English at all. If he attempted to talk to them, they laughed at him. He, the defendant, never received any money from any of the girls. Ah Kee, the proprietor of the house, paid him, the defendant, wages as a cook, and that is all the money that he ever saw in the house. Ah Kee paid him at the rate of \$20. a month.

In

C R O S S - E X A M I N A T I O N,
the defendant testified that he had nothing to do with the management of the house. Ah Kee had a woman housekeeper there, and she looked after the girls in the house. He had never seen the girls have intercourse with Chinamen. He never paid any attention to them. When his work was done, he went out for a walk in the evening, and did not see what went on in the house. When he was in the house, he

was busy in the kitchen. He could not tell how many girls were in the house at any particular time. They ran in and out as they pleased. Ah Kee spoke to the girls, and he, the defendant, had nothing to do with them whatever. He, the defendant, had been in New York City for about eleven months. He came from San Francisco to New York. He was in San Francisco for two or three years. He went from China direct to San Francisco. After spending two or three years in San Francisco, he came to this City.

.....

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0608

131 East 39th St

Jan'y 10th '91

Hon. Elbridge T. Gerry,

President of the Society
for the Prevention of Cruelty to
Children,

Dear Sir:—

~~Perit~~ I have this
day examined the person
of Ester Bostwick, aged
15 years, of 10 Clinton St.,
Hoboken, and find there has
been complete penetration of
her genitals by some blunt
object.

Respectfully Submitted

W. Travis Gibb M.D.

0609

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

516

THE PEOPLE OF THE STATE OF NEW YORK

against

John Stung

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

John Stung

of the CRIME OF ABDUCTION, committed as follows:

The said *John Stung*

late of the City of New York, in the County of New York aforesaid, on the *nineteenth*
day of *December*, in the year of our Lord one thousand eight hundred and
ninety- *one*, at the City and County aforesaid, did feloniously take, receive, harbor,
employ and use one *Esther Costinida*, who was then and there a female
under the age of sixteen years, to wit: of the age of *fifteen* years, for the purpose of
prostitution, 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.

06 10

BOX:

464

FOLDER:

4260

DESCRIPTION:

Hunter, Jesse

DATE:

01/08/92



4260

0611

Witnesses:

*Subpoena
affidavit*

J. B. X

Counsel,

S. Chan
Filed May of 1892

Pleas, *Appau...*

THE PEOPLE

32

*vs.
Sullivan*

Jesse Hunter

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

*Henry
W...*

DE LANCEY NICOLL,

District Attorney.

*Part 1 Feb 8/92
Part 2 Feb 15/92
A TRUE BILL.*

Chas. W. De Jorox
Foreman.

Part 2 - March 8, 1892.

Tried and convicted Attorney

*Assault Third Degree, with
recommendation of Bureau*

*Ben H. Mus.
R. M. ...*

0612

Police Court 2 District.

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

Chester L Seiford
of No. 2nd Precinct Police Street, aged _____ years,
occupation Policeman being duly sworn

deposes and says, that on the 29 day of December 1892 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Jesse Hunter (now here) who drew and flourished a deadly weapon known as a "Black Jack" or "slung shot" and attempted to strike deponent ^{with said weapon} and attempted to rescue a prisoner then in deponent's custody named George Elagin, whom deponent had arrested in company with deponent for disorderly conduct.

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

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

Sworn to before me, this 29 day }
of December 1892 } Chester L Seiford
[Signature] Police Justice.

0613

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Jesse Hunter

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. Jesse Hunter

Question. How old are you?

Answer. 31 years

Question. Where were you born?

Answer. N.Y.

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

Answer. 220 Sullivan Street - 2 years

Question. What is your business or profession?

Answer. Long shore man

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

Answer. I am not guilty
Jesse Hunter
sworn

Taken before me this
day of Dec

27

1887

Police Justice.

[Signature]

06 14

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.....

Jesse Hunter

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 *Dec 29* 18 *87* *[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.

06 19

1607

Police Court--- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Colista L Seiford

Jesse Hunter

2
3
4

Seiford
Hunter
Offence

Dated *December 29* 18*91*

Hogan Magistrate.

Seiford Officer.

2 Precinct.

Witnesses *John O. Yeary*

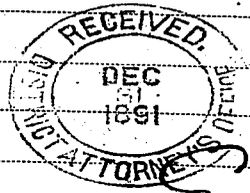
No. *9 of Precinct* Street.

No. _____ Street.

No. _____ Street.

\$ *200* to answer *7 A*

Cam *Amr*
P.A.



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

Jesse Hunter

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

Jesse Hunter

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

The said

Jesse Hunter

late of the City of New York, in the County of New York aforesaid, on the *29th* day of *December* in the year of our Lord one thousand eight hundred and ninety-*one*, at the City and County aforesaid, with force and arms, feloniously made an assault in and upon one

Chester L. Sciford

then and there being, a *Patrolman* of the Municipal Police of the City of New York, and as such *Patrolman* being then and there engaged in the lawful

apprehension of one *George Glasgow*

and the said

Jesse Hunter

him the said

Chester L. Sciford

then and there feloniously did beat, strike, wound and otherwise illtreat, with intent then and there and thereby to prevent and resist the lawful

of the said *George Glasgow* as aforesaid,

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.