

0079

BOX:

176

FOLDER:

1779

DESCRIPTION:

Haggerty, James

DATE:

05/22/85



1779

Witnesses:

The prosecution has failed
to appear several times
I am the assessor
of the indictment
Dec 17/88
J. J. Goff
Asst Dist Atty

No. 165

Return

Counsel

Filed May 8, 1888
Pleads Not Guilty (pro)

THE PEOPLE

vs.

B

James Haggerly

PETIT LARCENY.
[Sections 528, 532, Penal Code.]

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

E. J. Wright

Foreman.

May 16/88

May 16/88
P. J. H. S. S. S.
Dec 17/88.
Indictment returned.

0081

34

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

of No. South East cor. of Court & Atlantic St. Brooklyn
being duly sworn, deposes and says, that on the 14 day of May 1885

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 night time
the following property, viz :

Good and lawfull money
of the United States to the amount
and of the value of three dollars
and fifty cents \$3.50

Sworn before me this

day of

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 Jacques Haggerty

1887

Police Justice,

(more here) from the fact that
the deponent ordered a bottle
of wine at the price of one dollar
and fifty cents and he handed
to the defendant a five dollar
note part of which the defendant
was to take ~~out~~ the change.
On the return of the defendant
with said bottle of wine when

0082

The defendant declared
the charge the defendant
refused to give the defendant
any change whatsoever
and the defendant caused the
magistrate to arrest.

John M. Gibson on
Shewn to before me
this 14th day of May 1885
John J. Gibson
Police Justice

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFRIDA VLT-Larceny.

vs.

Dated 188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0083

Sec. 108-200.

34

District Police Court.

CITY AND COUNTY { ss
OF NEW YORK,

James Haggerty 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 Haggerty

Question. How old are you?

Answer.

29 years

Question. Where were you born?

Answer.

England

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

Answer.

137 East 3rd Street 3 years

Question. What is your business or profession?

Answer.

Seaman

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

Answer.

*I am not guilty
and demand a trial by jury*

James Haggerty

Taken before me this

day of

1885

John J. ...

Police Justice.

0084

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 Five Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated May 14 1885 John J. Brown Police Justice.

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

Dated May 14 1885 John J. Brown 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 May 14 1885 John J. Brown Police Justice.

0085

Police Court-- 3^d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John J. McLaughlin
South East Cor. of Court
and Atlantic St. Brooklyn
James H. G. G. G.

Offence

BAILED,

No. 1, by

Conrad Hermann
Residence 13 Borvery Street.

No. 2, by

Residence _____ Street.

No. 3, by

Residence _____ Street.

No. 4, by

Residence _____ Street.

Dated May 14 188 5

Kerwan Magistrate.

White Officer.

10 Precinct.

Witnesses

No. _____ Street.

No. _____ Street,

No. _____ Street.

\$ 500 to answer *General* Sessions.

B.

0086

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 Draggert

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

James Draggert
of the CRIME OF PETIT LARCENY, committed as follows:

The said *James Draggert*,

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

~~one~~ Promissory Note for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as United States Treasury Notes, of the
denomination of *five* dollars and of the value of *five* dollars,

~~and one~~ Promissory Note for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as Bank Notes, of the denomination of
five dollars and of the value of *five* dollars,

of the goods, chattels and personal property of one

John S. McRannan,

then and there being found, then and there unlawfully 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.

Randolph S. Martin
District Attorney

0087

BOX:

176

FOLDER:

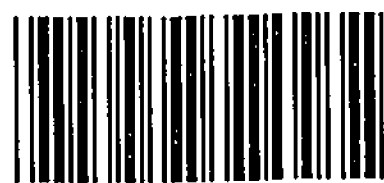
1779

DESCRIPTION:

Hahn, John

DATE:

05/25/85



1779

0000

No. 197

Witnesses:

Counsel,

Filed

(day) of May

1888

Pleads,

Not guilty.

THE PEOPLE

vs.

P

John Dahn

vs. John

Grand Larceny, 1st Degree.
(From the Person.)
[Sections 528, 529, 530, Penal Code.]

RANDOLPH B. MARTINE,

Pr May 28/88 - District Attorney.

Ind. Pleads & C. 2d

S.P. 3 years.

A True Bill.

E. J. [Signature]

Foreman.

0089

3 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

Max Fisher

of No. 161 Rivington Street, New York

being duly sworn, deposes and says, that on the 10 day of May 1885

at the 13th Ward near 161 Rivington St City of New York,

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

the following property, viz :

one double case gold watch
of the value of fifty dollars

Sworn before me this

day of

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 John Hahn (now here)

for the reason that Deponent saw the
said John Hahn unhook the said
watch from the chain to which it was
attached on deponent's vest while
Deponent was in company with the
said John Hahn. Deponent had
at that time the said watch in a
vest worn upon his person, and
as soon as Deponent detected the

Police Justice,

1885

0090

said Hahn in the act of taking
the said watch, the said Hahn walked
off, carrying the watch with him.

Known to before me
this 15 day of May
1885

John Norman

Police Justice

Max Fisher

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0091

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK

John Hahn 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 Hahn*

Question. How old are you?

Answer. *22*

Question. Where were you born?

Answer. *New York*

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

Answer. *55 Clinton St. - a year*

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 was a little intoxicated. He owed me some money. I went to him for it a few times and he told me he did not have it. I only took the watch for fun. He knew I had no intention of keeping it. I told him at the time I only meant to keep it until he paid me the money he owed me. We have been and are now good friends.*
John Hahn

Taken before me this

day of *May* 188*5*

John Hahn
Police Justice.

0092

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

Dated May 15 1885 John J. Horner Police Justice.

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

Dated _____ 188 _____ Police Justice.

There being no sufficient cause to believe the within named

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

Dated _____ 188 _____ Police Justice.

0093

Police Court-- 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Max Fisher
161 Rivington St
John Hahn

Offence Larceny from
the Person

BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated May 15 1885
Gorman Magistrate.
English and Mc Duley Officer.
13 Precinct.

Witnesses

No. Street.

No. Street,

No. Street,

\$ 500 to answer Sessions.

Caund

0094

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 Adams

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

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

The said *John Adams*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
twenty day of *May*, in the year of our Lord one thousand
eight hundred and eighty *five*, in the *night* time of the said day, at the Ward, City and
County aforesaid, with force and arms,

one watch of the value of

fifty dollars,

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

Randolph R. Martin,

District Attorney

0095

BOX:

176

FOLDER:

1779

DESCRIPTION:

Hall, Herbert C.

DATE:

05/01/85



1779

0096

Witnesses:

Geo F. Hastings
Jesse Povey
Geo Depent

This indictment was
found over eight years
ago - I have never re-
ceived such a summons to
appear in court - I have the complaint
before me and see on one
side without reason
The complaint contains
no facts; his address
is not given in the
charge; the defend-
ant is an officer of
the law and is
a person of
good character; I
recommend that he
be discharged on his
own recognizance
at \$5000
Deputy Sheriff
M. R. R.

No 299

Attorney,
Filed day of May 1895
Pleads: Chet. J. J. J.

THE PEOPLE
vs.
B
Herbert C. Hall
Rec'd 6/95
Rec'd 6/95

RANDOLPH B. MARTINE,
District Attorney.

Rec'd June 1895
A True Bill.

(Wm. J. J. J.)

off for my Town
Foreman.
G. S. J.

June 15/95
Rec'd 11/27/95

0097

Cash Balance apparently due on
cash book ending Dec^r 31/83 30192

Cash balance apparently
due on cash book Feb^y 12/84 11273

Cash balance apparently
due from Feb^y 23/84 to
April 20/84 78873
120538

Cash turned over to
Mr G. F. Hastings May 2/84 33880

Apparently Short \$6458

No Cash Accts kept either debits or
Credits from Dec 30/83 to Jan^y 25/84
leaves torn out of Cash book.

No Cash Accts kept either debits or
Credits from Feb^y 14/84 to Feb^y 22/84

No Cash Accts either debits or credits
for Feb^y 28/84

No Cash Credits March 3/84

No Cash Debits April 4/84

No Cash Accts either debits or credits Nov 29 & 30
and Dec 1st 1883

over

0098

Nov 783 - Hunt paid to Hacc \$5. - not put down
" 24. " " " " 5. " " " "

Page 694 of Ledger Hall charges himself with
six items of cash - total \$437.50
Entry made on June 28. 84 last day in
employ - also indexes same in Ledger &
index entry is the last one made under
"H"

0099

1883

June 23 Cash Book folio 185 Shortage \$ 8 00
 July 4 " " " 15 Forced balance 120 00

Nov 29/83 Loftrop & Marsh acct Ledger
 folio 27- Reduction written in
 red ink 8 63

Loftrop & Marsh say they had
 no reduction

L & M say they paid a balance 3.90
 on Feb 4/84, not found
 in Cash Book.

Also 100 Bbs Potatoes not charged
 on Apr 22/83

22 Bbs Potatoes not charged
 on Apr 27/83

prices altered in Books and
 acct balanced without accounting
 for the above Bbs

L & M, having paid for them

Dec 13/83 Paid by Edward O'Neill to G. F. Hastings
 on acct as part payment on the
 boat "R. J. Fuller" and paid over
 by G. F. Hastings ^{in presence of Mr. Cassidy} to H. C. Hull and
 not entered in Cash Book \$100.00

apl 29/84 Paid by S. J. Sweet to G. F. Hastings
 and paid over by him to H. C. Hull
 and not entered in Cash Bk \$25.75

0100

N. B. J. Co. Credits in ^{apparently} Ledger, not entered in Cash Book.

Dates	Folio	Name	How Paid	Amount
Oct 3/83	12	E. S. Sellsingham	By Cash	21 00
Oct 18/83	3	J. Dodge	By Cash 2000	
		Amount out in Cash Bk. 1500		500
Sept 20/83	4	L. Johnson	difference	
Nov 20/83	4	"	By Cash	2000
Oct 10/83	5	"	"	167 50
Dec 4/83	11	M. J. Dillon	" Check	9000
Aug 23/83	18	S. Dragon	" Cash	157 50
Sept 4/83	"	H. J. Myers	By Cash 17000	
		" " " "	" 3000	
			200.00	
Ent in Cash Bk. July 26-5426				
" " " " " 28-4900				
" " " " " 30-2000				
" " " " Aug 27-1600				
13926				
Sept 11/83	24	Geo. Matthews	difference	60 74
Oct 29/83	"	"	By Cash	73 50
" 31/83	41	"	" Check	23 00
Aug 20/83	45	J. McArthur	" Cash	63 00
Oct 4/83	60	A. Mahew	"	17 85
Sept 15/83	67	J. A. Montey	"	2000
Nov 7/83	68	L. Glode	"	2000
Sept 12/83	82	L. Allore	"	2000
July 27/83	85	G. E. Lindroth	"	29 40
Sept 4/83	92	J. Godette	"	27 00
Aug 20/83	"	G. E. Whipple	" Check	33 00
Sept 28/83	96	"	" Cash	22 00
		J. J. Sawyer	By Cash 2500	
		Ent in Cash Bk. 200		
		difference		2300
				58349

0101

Sept 25/83	109	H Van Vranken	By Cash	2000
" 15/83	110	J. Campbell	" "	2000
July 20/83	115	Thos Dolan	" "	2400
Aug 4/83	122	G. Hartman	" "	2000
Oct 24/83	141	P. Quindlen	" "	10800
Sept 14/83	151	P. Reilly	" "	2300
Dec 3/83	184	L. J. Vinegar	" "	2100
July 25/83	188	J. Nugent	" "	2300
Nov 5/83	194	V. Valentine	" "	2000
July 26/83	201	P. Cahill	" "	3000
Dec 16/83	205	J. Gill	" "	2200
Oct 31/83	206	S. Robbins	" "	1500
Sept 5/83	219	E. Johnson	" "	2800
July 3/83	227	Thos Roach	" "	2600
Sept 18/83	247	S. Fulton	" "	4800
Nov 3/83	248	J. H. Pike	" "	1500
Oct 22/83	256	C. A. Bell	" "	1500
Oct 31/83	259	Fred E. Chesney	" "	1500
Nov 5/83	281	J. Glode	" "	1500
Aug 17/83	301	H. Hurd	" "	2300
Nov 7/83	305	H Van Vranken	By Cash	2000
		Ent & in Cash Book	500	
		Real due		1500
July 21/83	310	J. J. Leary	By Cash	2700
July 21/83	311	H. M. Doty	" "	2000
June 29/83	313	Jas Boyd	" "	2000
Sept 20/83	351	A. M. Bristol	By Cash	2000
		Ent & in Cash Book	2500	
		Real due		500
Nov 24/83	363	Frank Tyler	By Cash	2300
				182400

0102

Nov 7/83	365	Thos Columbus	By Cash 1500		
		Ent'd in Cash Bk	800		
		Bal due		400	
July 31/83	368	Jas Mc Namara	By Cash	2700	
Sept 5/83	373	John Kearns	" "	4500	
July 25/83	381	A. P. Thom	By Cash 1500		
		Ent'd in Cash Bk	1200		
		Bal due		300	
Oct 1/83	381	A. P. Thom	By Cash	2000	
Sept 3/83	384	P. Leonard	" "	2200	
Oct 18/83	417	Jas Mc Ghee	" "	1200	
Oct 30/83	417	" " "	" "	2000	
Nov 1/83	421	J. Parks	By Cash 2000		
		Ent'd in Cash Bk	1500		
		Bal due		500	
Apr 26/84	4	A. Perkins	By Cash	331	
" 14 "	29	R. Jones	" "	1050	
" 28/ "	14	A Fortune	" "	150	
Apr 3/84	13	L St Clair	" "	200	
Apr 26/84	28	A Perkins	" "	2369	
Apr 18/84	37	F. Stumpf	" "	2200	
Apr 28/84	48	A G. Devitt	" "	2200	
Apr 26/84	52	J Singleton	" "	200	
Apr 28/84	54	O Kaurley	" "	3500	
Apr 28/84	55	C D. Allen	" "	3720	
" " "	"	" " "	" "	1213	
" 30 "	65	H. Corsey	" "	484	
May 22 "	92	L J. Winegar	" "	200	
" 1 "	98	S. Graham	" "	200	
Apr 29 "	121	J H. Pike	" CR	4200	
" 18 "	192	Geo E Doty	" Cash	206	
				104672	

0103

Produce Accts
Credited in Ledger apparently not
Entered in Cash Book

Oct 1 st /83	10	A. H. Champion	By Chk	90.00
Dec 22/83	15	J. Garrie	" "	100.00
" 31 "	15	" "	" "	114.05
" 22 "	17	B. Feldman & Co	" "	24.00
Mar 8/84	19	F. W. Johnson & Co	" "	30.00
" 22/84	19	" " " "	" "	150.00
Apr 5/84	19	" " " "	" "	31.50
May 1/84	"	" " " "	By Cash 99.45 Ent'd in Cash Book 2893	70.52
Nov 3/83	21	Thos. Hooney	By Check	33.75
Nov 29/83	22	Meyer & Mueller	" "	39.00
Dec 18/83	45	Henry Beyer	" "	630.00
Dec 7-		Ent'd in Cash Book to A. Langer		
June 2/84	52	Williams Bros	By Check	75.00
Dec 8/83	61	S. B. Downes & Co	" Cash	5.50
July 23/84	98	A. K. Meyer	" Check	35.00
May 24/84	109	J. B. Alford	" Cash	47.42
May 16/84	117	Morris & Reed	" Check	17.50
May 16/84	118	J. W. Low	" "	17.50
Feb 9/84	124	A. L. Garcia	" "	40.93
July 9/84	124	" " "	" "	82.70
Mar 25/84	168	R. Cohen	" "	32.00
Apr 9/84	174	J. M. Case	" "	15.00
Mar 5/84	178	S. Burman & Co	" "	56.60
Mar 19/84	181	J. A. Gainer	" "	24.00
Apr 17/84	231	J. L. Hardin	" "	19.25
June 11/84	237	J. Keller	" "	60.25
Mar 9/84	254	H. D. Alton & Son	" "	14.50
				1858.97

0104

Produce A/c to Credits in Ledger						
1884	Corresponding dates		to	out of	Cash Books	
Jan 11/84	1	Geo. W. Cropper	By	Ch.	16 20	and page
Feb 07	3	Jas B. Reedy	"	"	150 00	Left Blank
"	9	Lawton Bros	"	"	39 80	cash
Jan 07	10	A. H. Champion	"	"	42 75	No a/c
Feb 13	10	" " "	"	"	17 00	Kept where
Jan 11	13	W. Meninger & Co	"	"	348 75	
"	3	" " "	"	"	34 00	
"	18	L. Powers	"	"	75 00	
"	6	Hodgson Bros	"	"	16 50	
Feb 13	16	" " "	"	"	15 50	
Jan 5	19	J. W. Johnson & Co	"	"	84 10	
"	19	" " " "	"	"	267 28	
"	11	J. L. Collins & Co	"	"	82 50	
"	23	W. Hunter	"	"	100 75	
"	8	Thos Roberts	"	"	61 55	
"	34	James Gargan	"	Cash	10 00	
"	17	C. P. Woodward	"	Ch.	255 00	
"	18	Armistead & Kenton	"	"	56 15	
"	17	D. Langer	"	"	160 00	
"	5	Clunch Anderson	"	"	300 00	
"	17	Green & Hewlett	"	"	30 00	
"	5	Wissell	"	"	50 00	
"	"	Querr & Neelman	"	"	35 00	
"	"	L. A. Neubauer	"	"	35 00	
Feb 28/84	13	W. Meninger & Co	"	"	212 50	
						over

Jan 5/84	66	Shindler & Smith	By CR	87 50
" " "	67	W. P. Meines	" "	26 25
" " "	68	Geo H. Weaver	" "	17 50
" " "	69	Mayer & Schmitt	" "	26 25
" 17 "	72	Marshall Davis & Co	" "	195 00
" 23 "	79	Wallis Landers & Co	" "	162 50
" 5 "	85	S. Leitch & Co	" "	27 50
" 25 "	85	" " "	" "	27 50
" 5 "	86	H. J. Keller	" "	41 25
" " "	87	Wangman Bros	" "	70 00
Feb 22 "	91	M. Simon	" "	24 30
" " "	92	J. L. Pollard	" "	15 70
" " "	94	J. J. Daniels	" "	16 20
" " "	95	W. J. Watts	" "	78 00
" 20 "	100	W. D. Cleveland	" "	1380 00
" 18 "	102	Tripis & Kemmels	" "	375 00
Jan 22	104	Nicholas Sanford & Co	" "	74 25
Feb 22	106	J. J. Marumide	" "	20 40
Jan 20	109	J. G. Alfors	" Cash	50 00
Feb 22	114	P. G. J. Dodd	" CR	225 00
Jan 25	115	R. C. McEntee	" "	38 00
Feb 13	124	A. C. Garcia	" "	200 50
" 19 "	"	" " "	" "	761 80
" " "	132	Wilmerding Bros	" "	22 00
" 20 "	162	Bailey Bros	" 8th	15 50
Jan 11	225	O. M. Eady & Co	" CR	162 75

0106

N. B. J. Co Accts Credited in
 Ledger, Corresponding dates, ^{leaves} torn out
 of Cash Book or left blank

1884					
July 5	43	W. Harrington	By Ch.	2940	
" "	157	John Cherry	" Cash	2595	
" 22	212	S. Dean	" "	2500	
" 14	217	Jas Mc Donnell	" "	2900	
" 22	266	Jas Adams	" "	3255	
				14190	

People

52

Herbert C. Hall

Shaving
receipts of money &
not accounted for

C. G. M. M. M.

13

la Argentina

15

3

174

0107

POOR QUALITY
ORIGINALS

0108

Grand Jury Room.

Sub. to [illegible] [illegible]
vi [illegible] 19/12
PEOPLE

vs.

Robert C. [illegible]

C. [illegible] [illegible]

[illegible] [illegible]
[illegible] [illegible]

0109

People
 vs.
 Herbert C. Hall
 James Hymmel
 Attorneys
 New York, Feb 18th 1886

R. B. Martine Esq
New York

Deft! My client Hastings
the prosecuting witness in
above case - deft accused
of embezzling about \$5000
while his clerk - has been
patiently waiting for nearly
a year to have the above
case disposed of

Will you please give
the matter your personal
attention to have the case
put on the calendar &
brought to trial

Accepted by
G. Gotschalck

0110

R₄ 4-12" 86-
This certifies that
I am the regular regular
attendant of Mr. G. H.
Hastings - 369-1034 - that
he has been confined
to his home for
several weeks - and that
he is not yet able to be
out. W. S. Sherman M.D.
335 - 9th. N.Y.C.

To Hon^r Randolph Martin
District Attorney of New York County

We the undersigned residents
of the City of New York do hereby
certify that we and each of us
have known Herbert C Hall, for
some years. That he is a young
man of the highest integrity with
a reputation spotless, and with-
out a blemish, whose character
for honesty and uprightness
is above reproach, and whose
standing in the community in
which he resides is high and
excellent.

D. Brainerd Ray - Rector of Grace Ch
John A. Patche Associate rector of
Grace Ch Harlem

Joseph Dingley 212 East 117th Street

John G. Humberg 256 East 122nd St

Chas. H. Hance 189th Lexington Ave

Chas. Brownell No. 74 East 113th St.

Wm Roggenstein No. 412 E. 114th St.

Mrs Wm Roggenstein

Edwin T. Leach 145 E. 114th St.

Manton E. Ferris 331 E. 119th St.

0112

Mrs W H Harris 331. 111th. Harlem.
F. Eugene, Ferus " " "
John W Wilkins 320. E 122nd St.
Samuel Joseph Karslow 315 E. 111th St.

Mrs. Clara de la Huerta 244. E. 111th St.
William de la Huerta 244 E. 111th St
Mrs F H Manahan 244 E 111 St
Mrs C W Peaslee 282 Pleasant Ave
Wilmot O Thompson 160, E. 118. St
Max Sheslow 444 E 130th St
Moses F. F. K. 126 E 125th St
Ed 101 Park Place

Al. Thompson 1991 1991 Ave, Ave
John W. Heeky Jr. 1745 Lexington Ave
Linda H Heeky 1745 Lexington Ave
H M Hansen " " "
C. W. Peasley 282 Pleasant Ave

0113

Left
June 28

New York June 30/84

E. F. Darting Sen. Asst.

#2315 with St. City

D. J. J.

As I did not have an opportunity of speaking to you when I was down this morning I take this opportunity of writing you. Will you kindly send me an account of my indebtedness to you. I expect to be placed in a position in a few weeks so that I can begin paying up the wanting amount and you may rest assured that I will do all in my power to lessen the amount. If you fix it in any way so that Maria & Papa would not know the real cause of my leaving, I would

0114

be greatly obliged to you but I suppose
you will have to use your discretion about
that. Please give this your immediate
attention and an early reply would greatly
oblige

Yours Very Respect

H. B. Hall

#125 & 11386

P.S. If Tom Hunt should come
down please deduct \$20 from his freight
and give me credit for same

H. B. H.

0115

Cash Balance apparently due on
Cash Book ending Dec. 31/83 301 97
No cash accounts kept either debits
or credits from Dec. 30/83 to
Jan'y 25/84. Leaves torn out

Cash Balance apparently due on
Cash Book. Feby 13/84 117 43

No cash accts either debits or credits
from Feby. 14/84 to Feby. 22/84

No cash accts either debits or credits
for Feby. 25/84

No cash credits - March 3/84

No cash debits - Apr. 11/84

No cash accts either debits or
credits - Nov. 29 - & Dec. 1 - Dec 1/1883

Cash Balance apparently due from
Feby 23/84 to Apr. 30/84 788 93
1203 38

By check given to G. J. Hastings
May 2/84 338 80
Amt. due \$864 58

0116

✓
1883
June 23 Cash Book folio 185 Shortages \$ 8.00
July 4 " " " 15 Food Police 120.00

Nov. 21/82 Lethbridge & Maude, Ledger, acct
folio 27. Reduction written in
red ink 8.63

Oct. 10/83 L.M. say they had no maintenance
Credit in Ledger By book 5.90
Maintenance in cash book.

100 Bbls. Potatoes not charged in
Nov. 27/83

22 Bbls Potatoes not charged in
on Nov. 27.

Prices added in Ledger, and acct
balanced, with out accounting for the
above Bbls.

L.M. say they paid H.B. Hall
for these as per their acct.

Dec 13/83 Paid by Edward O'Neill to G. J.
Hastings on acct. as part payment
on the book "R. J. Fisher", and
paid over by G. J. Hastings, to
H.B. Hall, and not entered in
Cash Book 100.00

Apr 29/83 Paid by J. J. Smith to G. J. Hastings &
paid over by G. J. Hastings to H.B. Hall
and not entered in Cash book 25.75

0117

Credits of N. B. T. Co. in Ledger,
not entered in Cash Book.

Date	No.	Name	Cash or check	amount
Oct. 3/83	2	E. D. Cunningham	By bank	21 00
Oct. 18	3	J. Dodge	amt in C. B. 25.00 Difference	5 00
Sept. 21	4	L. Johnson	By bank	20 00
Nov. 30	"	"	"	167 55
Oct. 10	5	W. J. Dickson	" CK -	90 00
Dec. 11	11	L. D. Brown	" Cash	157 55
Aug. 23	18	H. J. Fryer	" " 170.00	
Sept. 4	"	" " "	" " 3.00	
Entered in Cash Book				
July 30			54.26	
" 28			49.00	
" 30			50.00	
Aug. 17			16.00	
			130.26	
			Difference	60 74
Sept. 11	24	Geo. M. Adams	By bank	70 50
Oct. 29	"	"	"	23 00
Oct. 31	41	J. W. Carter	" bank	63 00
Aug. 30	45	A. Maher	"	17 55
Oct. 4	60	J. A. Montez	"	20 00
Sept. 15	67	L. G. Gode	"	20 00
Nov. 7	68	L. Adams	"	20 00
Sept. 12	87	G. E. Linnard	"	29 40
July 27	85	P. Gordon	"	27 00
Sept. 4	92	S. E. Whipple	" CK	23 00
Aug. 25	"	"	" Cash	22 00
Sept. 28	96	J. F. Dwyer	" 25.00	
Entered in C.B.			2.00	
			Difference	23 00

600.09

0118

Sep 25	109	H. Van Vankleer	By bank	20 00	
" 15	110	J. Campbell	" "	20 00	
July 31	115	Thos. D. Hunt	" "	20 00	
Aug 4	124	B. H. Acton	" "	30 00	
Oct 24	141	P. Quindon	" "	108 00	
Sep 14	151	C. Reilly	" "	33 00	
Dec 5	156	L. T. Meninger	" "	31 00	
July 31	188	J. T. Hargrett	" "	27 00	
Nov. 5	194	V. Van Vankleer	" "	30 00	
July 26	201	P. Cahoon	" "	30 00	
Dec. 6	205	T. Lewis	" "	22 00	
Oct. 31	206	S. Robbins	" "	15 00	
Sep 5	219	E. Johnson	" "	28 00	129.49
July 3	227	Thos. R. Hunt	" "	20 00	
Sep 18	247	J. Fulton	" "	45 00	
Nov. 3	248	J. H. Pirtle	" "	15 00	
Oct. 24	256	C. A. Brown	" "	15 00	
" 31	259	Fred. E. Browning	" "	15 00	
Nov. 5	261	J. H. H. Hunt	" "	15 00	
Aug 17	301	H. H. Hunt	" "	23 00	
Nov. 7	305	H. Van Vankleer	Entry in C.B.	20.00	
			Diffing	5.00	
July 21	311	J. L. Leary	By bank	77 00	
" "	311	N. M. Doty	" "	30 00	
June 29	313	Jas. Boyden	" "	20 00	
Sep 20	351	A. M. Bristol	Entry in C.B.	30.00	
			Diffing	25.00	
Nov. 24	363	Frank Tyler	By bank	23.00	

0120

Produce
 Accts Credited in Ledger not
 Entered in Cash Book

Dates	Folio	Names	Cash or check	Amounts
Oct 1/12	10	A. N. Chapman	By check	900
Dec 1/12	15	J. Davis	" "	1000
Dec 1/12	"	B. Davis	" "	2700
Nov 5/12	19	J. H. Johnson	" "	3000
" 27/12	"	"	" "	1500
Apr 5/12	"	"	" "	3000
May 1/12	"	"	" "	3000
		Entry in "C.B." "75.95"		
		By check		3000
Nov 3/13	20	Thos. Davis	By check	3000
" 29/13	22	Thos. Davis	" "	3000
Dec 18/13	45	Henry Taylor	By check	6000
		Auto in cash to a. Taylor		
Jan 2/14	52	Williams Bros.	" "	1500
Dec 8/13	61	A. D. Downes	" Cash	550
May 11/14	109	J. E. Albert	" "	4700
" 16/14	117	Morris & Rice	" Ch	1900
" " "	118	J. H. Davis	" "	1700
May 9/14	124	A. C. Sainier	" "	4600
" " "	"	"	" "	5000
Nov 2/14	168	R. Cohen	" "	3200
Apr 9/14	174	J. M. Kane	" "	1500
Nov 5/14	178	D. P. Dinnant Bros	" "	5600
" 19/14	181	J. A. Sainier	" "	2400
Apr 17/14	231	J. L. Hardin	" "	1900
Jan 11/14	237	J. A. Kane	" "	6000
Nov 9/14	254	N. D. Atkinson	" "	1400
				1700 98

0121

Produce
 Accts Credited in Ledger
 Corresponding dates from books
 of each merchant.

Date	No.	Name	Cash or Check	Amount
July 1/51	1	Geo. M. Chapin	By Cash	16 20
July 17 "	2	James B. Ruddy	" "	15 00
" "	9	Lawton Bros	" "	37 00
July 13/51	10	A. N. Blumfeld	" "	17 00
July 11 "	13	W. Munnings	" "	54 75
" 3 "	"	" " " "	" "	34 00
" 18 "	"	L. J. Jones	" "	75 00
" 6 "	16	Hodgson Bros	" "	16 50
July 13 "	"	" " "	" "	15 50
July 5 "	19	J. H. Johnson	" "	84 10
" "	"	" " " "	" "	26 72 1/2
" 11 "	25	J. A. Collins	" "	81 50
" 23 "	26	W. Hunter	" "	100 75
" 8 "	28	Thos. Roberts	" "	61 50
" "	34	James G. Jones	" Cash	10 00
" 17 "	47	C. P. Woodworth	" Ch.	285 00
" 18 "	"	Amsted & Benson	" "	56 15
" 17 "	53	A. Langer	" "	160 00
" 5 "	57	Charles Anderson	" "	300 00
" 17 "	60	Sam H. Hewlett	" "	12 00
" 5 "	63	Messels	" Cash	50 00
" " "	64	Sam Mederman	" Ch.	35 00
" " "	65	L. A. Neibuh	" "	35 00
July 28 "	13	W. Munnings	" "	212 50
July 5/51	66	Shields & Smith	" "	87 50
" " "	67	W. O. Minner	" "	26 75
" " "	68	Geo. H. H. H.	" "	17 50

2253-83

0122

Jan 5/84	64. Mayer & Schmitt	By Check	26 25
" 17 "	72. Marshall Davis	" "	195 00
" 23 "	74. Marcia Lambert	" "	16 50
" 5 "	85. S. Richman	" "	27 50
" 25 "	" " " "	" "	27 50
" 5 "	86. H. T. Keller	" "	41 25
" " "	87. Waugman B. M.	" "	70 00
Feb 27/84	91. M. Simon	" "	24 30
" " "	92. J. L. Pollard	" "	15 90
" " "	94. J. T. Davis	" "	16 20
" " "	95. W. J. Watts	" "	75 00
" 20 "	100. W. D. Gibson	" "	1380 00
" 18 "	102. Lipes Kennedy	" "	375 00
Jan 27/84	104. Nicholas Haupt	" "	74 25
" 20/84	109. J. S. Alpert	" Check	50 00
" 25 "	115. R. M. Seward	" CK	35 00
May 13 "	124. A. L. Saurin	" "	500 50
" 19 "	" " " "	" "	761 50
" " "	132. Wilmundig Geo.	" "	22 00
" 20/84	162. Bailey B. M.	" CK	15 50
Jan 11/84	225. A. M. Fady	" CK	162 75
			6432 25

0123

9

N. B. T. Co.

Accounts Credited in Ledger

Corresponding dates torn out of

Cash Book

Dates	Particulars	Debit	Credit	Amounts
Jan 5/84	43 W. Harnight		By CR	29 40
" " "	157 Chas. Channing		" CR	25 00
" " "	212 D. Deane		" "	25 20
" 14 "	217 J. McDonald		" "	20 00
" " "	266 J. C. Cunniff		" "	32 55
" 15 "	184 J. J. Cushman		" "	25 00
" " "	203 L. Fish		" CR	100 00
" " "	206 J. Pickens		" "	107 00
" " "	208 E. Paquette		" "	107 10
" " "	209 Geo. E. Channing		" "	105 00
" " "	274 C. E. Cunniff		" "	72 50
" " "	76 S. Neill		" "	100 00
Dec 30/83	157 Chas. Channing		" "	50 00
" " "	204 J. Lafontaine		" "	159 00
Jan 6/84	13 W. Harnight		" "	30 00
Dec 31 "	15 J. Garvin		" "	114 00

0124

Copy Account

TORN PAGE

0125

Indorsed

(Post Office, New York, N.Y.)

Third Division, Mailing and Distribution Department,

May 15 1885

Wm Randolph Martine

Please allow me to
present to your notice a Testimonial
from a few of the many friends of
Herbert C. Hall as to his character
in the vicinity in which he now resides
and has for the last 16 years past
you are called upon in the line of
duty to appear against him and I
think it proper that you should know
his standing as to his character from
neighbors and friends of yours which
is herein submitted

Very Respectfully

Chas Hall

Asst-Supt N.Y. P.O.

0126

District Attorney's Office.

PEOPLE

Herbert L. Hall

William H. Cady

23 South St. N.Y.

George F. Hickey, Jr. South St. N.Y.

~~Capt. John J. Schmitt~~

Benjamin F. Marsh

16 Coenties Slip

Samuel L. Moore 454 Washington St.

Geo. W. Hunt

Box 167 Carrol St. Brooklyn

Box 23 South St. N.Y.

James A. Meekam

23

The City of New York

0127

2/10/1970

10 - 1970

0128

Police Court—

District.

Affidavit—Larceny.

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

George F. Hastings

of No. 23

South

Street, aged 37 years,

occupation Produce Dealer being duly sworn
that on the day of June 1884 and on divers days before that day, between the 1st day of May 1883 and the said
deposes and says ~~that on the~~ 28th day of June 1884 at the City of NewYork, 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 :

the sum of Four thousand nine hundred and thirty four
27 Dollars, lawful money of the United States, in
sums of various amounts, in various amounts of
bills and coin, lawful money of the United States
and in amounts of various checks, drafts and
bills of exchange, equivalent to and the value
of money, all of the aggregate value
of Four thousand nine hundred and
thirty four 27 Dollars

the property of George F. Hastings

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 Herbert C. Hall, ^{now here} who at the times and

place aforesaid, had then and there in
his possession, custody or control as a
servant and clerk of the said George F. Hastings,
the said sum of Four thousand nine hundred and
thirty four 27 Dollars lawful money of the United
States, consisting of sums of various amounts
in various amounts of bills and coin, lawful
money of the United States, and in amounts of
various checks, drafts and bills of exchange
equivalent to and the value of money, the
property of George F. Hastings, which the
said Herbert C. Hall then and there
unlawfully and feloniously appropriated
and converted to his own use

Sworn to before me this

188

Police Justice.

with intent to wrong and defraud the
said George F. Hastings.

That deponent is now been informed by Jesse Percy who examined the books of deponent which had been kept by the defendant, that said books show credits in the ledger and no entries in the cash book corresponding.

That the defendant admitted to
defendant that he had feloniously
appropriated the sum of four hundred
and thirty seven dollars and fifty
cents, a portion of the above amount
so stolen from defendant. That the
affidants of John Mary and George
Kearney hereto attached, tend to es-
tablish and confirm the above
charge.

Subscribed to American music store
28 day of April 1885 - Geo. F. Hastings

J. M. Patterson Policemaster

Dated 188.....

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

Dated _____ 188 .
Police Justice.

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

Dated _____ 188 .
Police Justice.

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Hundred Dollars and be committed to the Warden and Keeper of the City Prison

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

Police Court, _____ District.

THE PEOPLE, &c.,
on the complaint of
George A. Hastings
vs.
Herbert C. Hall

2
3
4

Dated _____ 188.....
Magistrate.

Officer,
Clerk,

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

0130

The People of &c
on the Complaint of
George F. Hastings
against
Herbert C. Hall }

State of New York
City & County of New York } S.S.

George Sepew
being duly sworn on oath
says, that he is 40 years of age
and resides at No 528 - Clinton St
in the City of Brooklyn.

That he is acquainted with
Herbert C. Hall the Defendant
in the above cause.

That on or about the 28th day
of June A.D. 1884 in the City of
New York, he heard the said
Herbert C. Hall say, confess
and admit to George F. Hastings
after having been accused
of taking money wrongfully
from the said Hastings "that
he did not care how much or how

0131

little ~~he was gone~~ ^{was gone}, that the
benefit to him had been but
four hundred and thirty seven
50/- Dollars" also heard the
said Herbert then and there
confess admit and say to said
Hastings "You have the books
examined, papa has got
five thousand dollars, if that
ain't enough and uncle Jake
wouldn't help I don't know
what I'll do, I suppose I
will have to go to prison."

And further affiant said
not.

Geo. H. Dew

Sworn to before me and subscribed
in my presence this 24th day of
April 1885.

Columbus Gutschalk

Sworn to before me this
28 day of April 1885

Notary Public

Kings County N.Y.

J. M. Wilson Police Justice N.Y.

0132

The People etc
on the Complaint of
George F. Hastings
against
Herbert C. Hall

State of New York
City & County of New York S.S.

Jesse Pover
being duly sworn, say upon oath
that I am 42 years of age, and
reside at No 321 - 18th Street in the
City of Brooklyn.

That affiant is a competent
bookkeeper and is now in
the employ of George F. Hastings
the Complainant in the above
cause. That affiant is thoroughly
acquainted with the books of
account of the said George F.
Hastings and the character and
import of the entries thereof
made, entered and shown in
the Ledger and cash books
of said books and other books,

0133

as of dates between the 1st day of May 1883 and the 30th day of June 1884, which entries in said books during said time, affiant is informed ^{and} believes were made by Herbert C. Hall the Defendant in the above cause.

That affiant has examined and compared the various entries in said books made as of the dates in the period aforesaid, and has found the sum of Four thousand nine hundred ^{and} thirty four ²⁹/₁₀₀ Dollars received, taken and unaccounted for by the said Herbert C. Hall, who affiant is informed and believes during the period aforesaid acted as the bookkeeper and cashier of the said George F. Hastings.

Affiant further states, that in addition to the apparent shortage aforesaid, during the

0134

period aforesaid, there are credits in the Ledger of said books aggregating Six thousand four hundred & thirty four ⁴⁸100 dollars, the corresponding dates of the entries thereof in said Ledger, are torn out of the Cash book of said books, and were so torn out as affiant is informed and believes by the said Herbert C. Hall.

That affiant has heard and read the information by George F. Hastings in the above cause and knows the contents thereof and affiant believes the same to be true.

John Forey

Sworn to before me and subscribed in my presence this 28th day of April 1885
J. M. Patterson, Notary Public

0135

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

Herbert C. Hall

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.

Herbert C. Hall

Question. How old are you?

Answer.

20 years of age

Question. Where were you born?

Answer.

New York

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

Answer.

165 East 111th St. one week

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. By the advice of my Counsel, Mr. Hummel, I waive all examination in this Court and offer bail for indictment and trial

H. C. Hall

Taken before me this

27

day of

188

John J. Patterson

Police Justice.

0136

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

Herbert C. Hall
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 April 28 1885 J. M. Patterson Police Justice.

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

Dated April 28 1885 J. M. Patterson Police Justice.

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

Dated _____ 188 _____ Police Justice.

0137

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Geo. J. Hastings
23 South St.

Herbert C. Hastings

2

3

4

Dated

1885

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$

to answer

Sessions.

Bailed

Office of the District Attorney

0138

TO THE CHIEF CLERK.

PLEASE SEND ME THE PAPERS IN THE CASE OF

PEOPLE

vs.

Herbert C. Hall

Larceny.

District Attorney.

Will Mr. Parker please
set this case down for
12th Mar.

Mar. 12th

Mar. 12th

Set down for 22

not on 15th

0139

District Attorney's Office.

Part one

PEOPLE

vs.

Herbert C. Hall

G. L. 1st - ~~March~~ 17

*Let this case
be tried in Part
1 on 17th - inst,*

Mar 12/86 R.B.M.

Subp. + Bail issued

*March 12
Counsel notified*

P 207

0140

District Attorney's Office.

Part Three

PEOPLE

vs.

Herbert B. Hall

April 4

sewed by
Carroll

as entered

Mo. - 26

Bail Counsel

P 51

Off - 22 - 21 6

W. D. X.

0141

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Herbert R. Stahl

The Grand Jury of the City and County of New York, by this indictment, accuse Herbert R. Stahl of the CRIME OF GRAND LARCENY, in the first degree, committed as follows:

The said Herbert R. Stahl,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the twenty-first day of June, in the year of our Lord one thousand eight hundred and eighty-four, at the Ward, City and County aforesaid, being then and there the clerk and servant of Fugate B. Starkins,

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

Fugate B. Starkins, the true owner thereof, to wit: the sum of seven thousand, nine hundred and thirty-four dollars and twenty-seven cents in money, banked money of the United States and of the value of seven thousand nine hundred and thirty-four dollars and twenty-seven cents, and divers evidences of debt, and articles of value of a number, kind and description to the said Fugate B. Starkins known to the value of seven thousand, nine hundred and thirty-four dollars and twenty-seven cents,

the said Herbert R. Stahl, afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, did feloniously appropriate the said sum of money, evidences of debt and articles of value, to his own use, with intent to deprive and defraud the said

Fugate B. Starkins of the same, and of the use and benefit thereof; and the same moneys, goods, chattels and personal property of the said Fugate B. Starkins,

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.

0142

SECOND COUNT—

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

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

The said *Richard C. Smith*

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 ~~time of the said day~~ time of the said day, with force and arms,

— three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each : three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each : twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each : thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each : fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each : sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each : eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each : ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each : one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each : one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each : one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars : one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars : two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each : three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each : ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each : ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each : fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each : thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each : bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each : three gold coins (of the kind usually known as eagles), of the value of ten dollars each : six gold coins (of the kind usually known as half eagles), of the value of five dollars each : fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each : ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each : thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each : gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each : sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each : one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each : three hundred silver coins (of the kind usually called dimes), of the value of ten cents each : six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each : one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each : silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each : five hundred coins (of the kind known as two cents), of the value of two cents each.

*and with intent to defraud, did unlawfully, feloniously, 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, the goods, chattels, and personal property of one *Agnes S. Thompson*, then and there being found,*

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.

Richard C. Smith
District Attorney

Witnesses:

Geo J. Hastings
Jesse Pover
Geo Depert

This indictment was
found over eight years
ago - I have made re-
peated attempts to
have the complainant
attorney even in one
but without success
The complainant cannot
be found; his address
is not given in the
charge. The defend-
ant as appears by
written testimony
appears to be a person of
good character; I
recommend that he
be discharged on his
own recognisance
at Dec 4/93
Deputy Meier
Andrew

No 299

HAR

Counsel,

Filed

1893

Pleads Chetiquy

THE PEOPLE

vs.

B

Herbert C. Hall

Rec'd 6/93
Rail Road

RANDOLPH B. MARTINE,

District Attorney.

Filed June 1st 93

A TRUE BILL.

(Handwritten signature)

off for my T. J. Foreman.

G. S. A.

June 15/93

June 15/93

0143

0144

BOX:

176

FOLDER:

1779

DESCRIPTION:

Hall, William

DATE:

05/07/85



1779

Witnesses:

Counsel,
Filed *7* day of *May* 188*3*
Pleas, *Guilty*

[Sections 224 and 22nd, Penal Code].
Robbery, *first* degree.

THE PEOPLE
vs.
William O'Neil

RANDOLPH B. MARTINE,

*In May 1885 District Attorney.
Gladly acquitted.*

A True Bill.
E. Hall
Foreman.

Wm O'Neil

0146

Court
General Sessions
Frederick Parker
against
William Wall

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.

100 EAST 23 STREET.

New York, 5 May 1885

CASE NO. 18194 OFFICER Fred. Parker 20th Prec.
DATE OF ARREST Saturday 2 May 1885
CHARGE Grand Larceny 2nd degree - taking
pocket-book containing small sum of money
from an other boy
AGE OF CHILD 13 years.
RELIGION Catholic.
FATHER William, a Protestant, politician and
gambler on 3rd Avenue, Elevated Railway.
MOTHER Mary a Catholic.
RESIDENCE 420 West 40th Street, only short time.

AN INVESTIGATION BY THE SOCIETY SHOWS THAT

William Wall does not attend
school or work; but that he does
associate with bad boys and has
been arrested once before for larceny.
Conduct it is said, and discharged.
His parents are said to
be pretty decent people

All which is respectfully submitted,

Wm. O. Henry
President.

To
The District Attorney

0148

Police Court— 2 District.

CITY AND COUNTY }
OF NEW YORK, } ss

Frederick Parker
of 20th Precinct Police ~~St~~et, Aged 29 Years
Occupation Police Officer being duly sworn, deposes and says, that on the
2^d day of May 1885, at the 20th Ward of the City of New York,
in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent by force and violence, without his consent and against his will, the following property, viz:

One pocket book containing
one nickel coin &

of the value of Five cents
the property of A person whose name is unknown to deponent,
and that this deponent has a probable cause to suspect, and does suspect, that the said property was
feloniously taken, stolen, and carried away, by force and violence as aforesaid by

William Hall nowhere and three
other boys whose names are unknown to
deponent and not arrested under the
following circumstances to wit

On said date at about 6³⁰ o'clock PM
deponent saw said Hall and said three
unknown boys surrounding and holding
said boy whose name is unknown to
deponent, and said Hall caught
hold of said unknown boy and wrenched
said pocket book from his hand
and ran away with said pocket book

Deponent saw said Hall throw away
said pocket book which deponent found
under a truck where said Hall had thrown it

Frederick Parker

Sworn to before me, this

Day of May 1885
Police Justice

0149

Sec. 198—200.

2 District Police Court.

CITY AND COUNTY {
OF NEW YORK, } ss

William Hall being duly examined before the under-
signed, according to law, on the annexed charge: and being informed that it is h^{is} right to
make a statement in relation to the charge against 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 h^{is} waiver cannot be used
against him on the trial.

Question. What is your name?

Answer. William Hall

Question. How old are you?

Answer. 12 years

Question. Where were you born?

Answer. U.S.

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

Answer. 318 W 40th one month

Question. What is your business or profession?

Answer. messenger boy

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. The boy owed me five cents
and I wanted to get it from him.
I did not want to steal the
pocket book.

William Hall

Taken before me this
day of May 1905
at New York
Police Justice.

0 150

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

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

Dated *May 3.* 188*5* *Solon Smith* Police Justice.

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

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

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

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

0151

Police Court

457 District.

THE PEOPLE, &c,

ON THE COMPLAINT OF

Frederick Parker
20 vs. Prec.

William Hall

2

3

4

Offence Robbery

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street

No. 4, by

Residence Street.

Dated

May 3^d

1885

Smith

Magistrate.

Parker

Officer.

20

Precinct.

Witnesses

Frederick B. Perry

No.

100 East 23^d Street.

Charles E. Hall

No.

100 East 23^d Street.

No.

500 G. S.

\$

to answer

Q. M.

0152

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 Hall

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

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

The said William Hall,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the Second day of May, in the year of our Lord one thousand eight hundred and eighty-five, in the day time of the said day, at the Ward, City and County aforesaid, with force and arms, in and upon one certain person whose name is to the Grand Jury aforesaid unknown, in the peace of the said People, then and there being, feloniously did make an assault, and

one pocket book of the value of ten cents, and one metal coin of the United States of America, of the kind known as five cent piece, of the value of five cents,

of the goods, chattels and personal property of the said unknown person, from the person of the said unknown person, against the will, and by violence to the person of the said unknown person, then and there violently and feloniously did rob, steal, take and carry away,

(He, the said William Hall being then and there aided by three accomplices actually present 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.

Grand Juror. Martin

District Attorney

0153

BOX:

176

FOLDER:

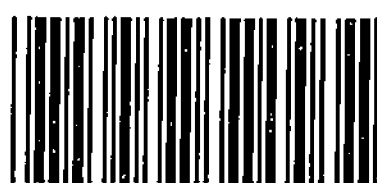
1779

DESCRIPTION:

Hall, William

DATE:

05/13/85



1779

Witnesses:

Sept. 1st 1885
a Decree in V.P.
FD

No. 81.

1885

Counsel,
Filed 13 May 1885
Pleads *Wichell*

THE PEOPLE

vs.

P

William Clark

H.D.

RANDOLPH B. MARTINE,

District Attorney.

Grand Larceny in the
(MONEY)
degree.
(Sec. 598 and 599, Penal Code.)

A True Bill.

E. Howard

May 18/85
Foreman.
Sept. 1st 1885
W. D. Clark

0154

0155

Police Court—34 District.

Affidavit—Larceny.

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

Stephan Eigenlauf
of 117 Street and W. Boulevard Set, aged 27 years,
occupation carrier being duly sworn

deposes and says, that on the 9 day of May 1885 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, ^{and from his person} in the night time, the following property viz:

One Silver watch and one
plated chain of the value of seven
dollars, and gold and base metal
money of the United States in
bills of the value of sixteen
dollars, in all of the value of
twenty three dollars \$23.00

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 William Hall (name here)
from the fact that the deponent
took the deponent (who was drunk)
in an alleyway in 85 Chrystie Street
at the hour of 4.40 minutes A. M. on the
said day and there seized hold
of the above described property which
the deponent had placed in his inside
vest pocket said vest being worn
on deponent's person at the time
and the deponent attempted to
run away but was immediately
arrested by officer interman of the
10th precinct and the above mentioned
property was found in his, the deponent's possession.

(Am Don't Eigenlauf)

Sworn to before me, this 9 day of May 1885

of City and County
Police Justice

0156

CITY AND COUNTY }
OF NEW YORK, } ss.

Hermann Intemann
aged 35 years, occupation Police Officer of No.
187 East Houston Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Arthur Eigenlauf*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

May 1883

Hermann Intemann
Ma Brude

Police Justice.

0157

Sec. 198—200.

34

District Police Court.

CITY AND COUNTY
OF NEW YORK, { ss

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

Question. What is your name?

Answer. William Hall

Question. How old are you?

Answer. 31 years

Question. Where were you born?

Answer. New York City

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

Answer. 86 Bowery four months

Question. What is your business or profession?

Answer. Hoatter

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

William Hall

Taken before me this

day of

1885

Police Justice.

0158

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

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

Dated *May 9* 1885*Alfred H. Hude*..... Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0159

Police Court-- 34 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Hector Eszenbaum
26, 27,
William Hulp

2
3
4

Office of the
Clerk of the Court

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated May 9th 1885

W. H. Hulp Magistrate.

William Hulp Officer.

10 Precinct.

Witnesses *Complainant,*

House of Detention Street.

in default of \$300 Bail

No. *to testify* Street,

Herman Solomon

No. *10th Precinct* Street.

\$ *1000* to answer *2* Sessions.

Complainant in the house
of detention in default
of \$300 bail.

0160

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 B. Martine

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

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

The said

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
day of in the year of our Lord one thousand
eight hundred and eighty, at the Ward, City and County aforesaid, with force and arms,
in the time of the same day,
promissory note for the payment of money, being then and there due and unsatisfied (and of the
kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value
of twenty dollars ; promissory note for the payment of money, being
then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the
denomination of ten dollars, and of the value of ten dollars ; promissory
note for the payment of money, being then and there due and unsatisfied (and of the kind known as
United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars
; promissory notes for the payment of money, being then and
there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomina-
tion of two dollars, and of the value of two dollars ; promissory notes for
the payment of money, being then and there due and unsatisfied (and of the kind known as United
States Treasury Notes), of the denomination of one dollar, and of the value of one dollar ;
promissory note for the payment of money (and of the kind known as bank notes),
being then and there due and unsatisfied, of the value of twenty dollars ;
promissory note for the payment of money (and of the kind known as bank notes), being then and
there due and unsatisfied, of the value of ten dollars ; promissory notes for
the payment of money (and of the kind known as bank notes), being then and there due and unsatis-
fied, of the value of five dollars ; divers coins, of a number, kind and
denomination to the Grand Jury aforesaid unknown, of the value of

of the proper moneys, goods, chattels, and personal property of one *Anton R. Martine*
on the person of the said *Anton R. Martine*, then and there being
found, from the person of the said *Anton R. Martine*, 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.

RANDOLPH B. MARTINE,

District Attorney.

0161

BOX:

176

FOLDER:

1779

DESCRIPTION:

Haring, Henry

DATE:

05/21/85



1779

0162

2

No 152

Counsel, *C. H. Wright*
Filed *21* day of *May* 188*8*
Plends, *Mich. 24.*

THE PEOPLE
vs.
Henry Claring
44. 10 and
578. 10 and
ack weaver
[Sections 278 and 218, Penal Code]

RANDOLPH B. MARTINE,
2nd Nov 9/85 District Attorney.

Wid + convicted.
A True Bill.
E. J. Ward
Foreman

Nov 5. 1885
42 426 1000 P
1000 1000 1000
putting in

Witnesses:

0163

Sec. 198—200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

Henry Hanning 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.

Henry Hanning

Question. How old are you?

Answer.

Forty-four years

Question. Where were you born?

Answer.

Switzerland

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

Answer.

528-10 Ave. Seven months

Question. What is your business or profession?

Answer.

None

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

Henry Hanning

Taken before me this 19

day of

1886

Police Justice.

0164

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 Hamma
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 *May 16* 188 *5* *W. J. Duffy* Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0165

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court-- 5 District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

Adolph Lehmann
522 vs. 10 St.

1 *Wm. H. H. H.*
2
3
4

Office *W. H. H.*

Dated *May 16* 188 *5*

W. H. H. Magistrate.

J. M. Hughes Officer.

10 Precinct.

Witnesses *Katie Lehmann*

No. *522* *10* St.

on John H. Meek

No. *360* West *42* Street.

F. G. Bashley

No. *180* East *23d* Street.

\$ *5000* to answer *95*

C. H.

0166

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 2 DISTRICT.

of No. 572 - 10th Ave. Street, aged 40 years,
occupation Horse - Shoer being duly sworn deposes and says,
that on the 16th day of March, 1885

at the City of New York, in the County of New York, Henry Harring (nowhere)
did unlawfully and willfully on the above date
and at four several times subsequent, attempt
to commit and did commit an act of sexual
intercourse with Katie Lehmann daughter of the
said Katie being under the age of ten
years, wit of the age of eight years and did ravish
the said Katie in violation of Section 278 of the Penal
Code of the State of New York

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

Katie Lehmann

Sworn to before me this

of

March

1885

day

Police Justice.

0167

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 2 DISTRICT.

Patie Lehmann

of No. 522-10 Ave Street, aged 8 years,
 occupation *Attend School* being duly sworn deposes and says,
 that on the *16* day of *March*, 1885

at the City of New York, in the County of New York, *Harry Nanning (nephew)*

did (while she was in the basement of No 522-10 Ave where he was employed in selling coal and wood and when she had been sent by her mother to buy coal and wood) open her drawers and tickle her with his finger and did thereafter take his private out of his pants and pushed it into her thereby hurting her so that she was scarcely able to walk.

Deposant further says that the said Harry Nanning repeated the above described act at for several times subsequent to the above date

Patie Lehmann

Sworn to before me, this 16 day of March 1885

Wm. C. Cuffey
 Police Justice.

0168

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT,

DISTRICT.

of No. 560 1/2 West 42 Street, aged 31 years,
occupation Physician being duly sworn deposes and says,
that on the 16 day of May 1885

at the City of New York, in the County of New York, he made an examination
of the person of Katie Lehmann who charges that
Henry Manning had on the 16 day of March and at four
several times subsequent committed an act of sexual
intercourse with her - and on such examination found the
private parts of her person very much irritated and in-
flamed and presenting evidences of partial penetration

Geo. H. Nesbit M.D.

Sworn to before me, this 17 day of May 1885

Police Justice.

0169

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Denny Darrin

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

Denny Darrin

of the CRIME OF RAPE, committed as follows:

The said *Denny Darrin*

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the 10th day of March in the year of our Lord
one thousand eight hundred and eighty-seven, at the Ward, City and County
aforesaid, with force and arms in and upon one *Katie Schumann*,
wilfully and feloniously made an assault, and the said *Denny Darrin*

her the said
Katie Schumann, then and there by force and with
violence to her, the said *Katie Schumann*, and against her
will, did wilfully and feloniously ravish and carnally know, against the form of the
Statute in such case made and provided, and against the peace of the People of the State
of New York and their dignity.

Second Count:

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

Denny Darrin

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

The said *Denny Darrin*

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

0170

Third COUNT.

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

Henry Harinaf
of the CRIME OF Rape,
committed as follows:

The said Henry Harinaf,
late of the First Ward of the City of New York, in the County of New York, on the
16th day of March, in the year of our Lord one thousand
eight hundred and eighty-five, at the Ward, City and County aforesaid, with force and arms,
in and upon one Katie Lehmann, Dren
and there being, willingly and feloniously
did make an assault, and with the said
Katie Lehmann did Dren and there not
willingly and feloniously perpetrate an act
of sexual intercourse, she, the said Katie
Lehmann being Dren and there a female
under the age of ten years, to wit: of
the age of eight 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

Randolph B. Mathie,

District Attorney.

0171

BOX:

176

FOLDER:

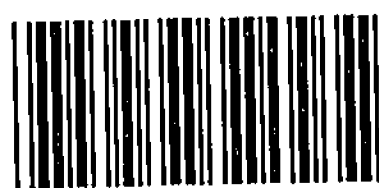
1779

DESCRIPTION:

Healey, Thomas

DATE:

05/07/85



1779

0172

Witnesses:

Several attempts to have
been unsuccessful
made to get the Defen-
dant in Alton
It appears from
The answer of the
Court that the Com-
plainant has gone to
Chicago & is not expected
to return. D. McCom-
mends that the Defendant
be discharged and his
own recognizance

Randolph B. Martine

District Attorney
July 2-86

Counsel,
Filed 7 day of May 1885
Pleaded by

THE PEOPLE
vs. P
Thomas Dealey
July 2/85
Dealey, indigent
See endorsement
RANDOLPH B. MARTINE,
District Attorney.

ASSAULT IN THE FIRST DEGREE, Etc.
(Sections 217 and 218, Penal Code).

May 11, 1885
May 13, 1885
A True Bill.
E. Howard
Court in session
to the Court
July 2-86

0173

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To *Thomas Lodge*

of No. *1449 - 2 Ave. or 1239 - 2 Ave.*

GREETING:

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building in the Park of the said City, on the *2* day of *JULY* instant, at the hour of ten *2 1/2* a half in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

Thos. Healy

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

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of *JULY*, in the year of our Lord 1885

RANDOLPH B. MARTINE, *District Attorney.*

Mr. Mack 3 floor,
Thos. Healy

PART 1.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

GLUED PAGE

0174

Court of General Sessions.

THE PEOPLE

Thomas Healy

City and County of New York, ss.:

George G. Banzer

being duly

sworn, deposes and says: I reside at No.

389 East 22

Street, in the City of New York. I am a subpoena server in the

office of the District Attorney of the City and County of New York. On the

of

July

1885, I called at

No. 1449 - 2 Ave.

the alleged

residence

of

Thomas Lodge

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

Mack with whom he formerly boarded that he had left for Chicago, but did not know his address or where he can be found and did not expect him back. I also called at No. 1239 - 2 Avenue and could gain no information of his whereabouts.

Sworn to before me, this

2

day

of

Rudolph L. Schaff
Clerk of Court

George G. Banzer,

Subpoena Server.

0175

COURT OF GENERAL SESSIONS.

The People, &c.

vs.

Thomas H. Wiley

OFFENCE

RANDOLPH B. MARTINE,
District Attorney.

0176

PART I

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace,

The People of the State of New York,

To Thomas Lodge

of No. 1449 2nd av Street,

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the 18 day of JUNE instant, at the hour of eleven in the forenoon of the same day, to testify the truth, and give evidence in our behalf, against

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

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of JUNE in the year of our Lord 1885.

RANDOLPH B. MARTINE, *District Attorney.*

0177

Court of General Sessions.

THE PEOPLE

vs.

Thomas Healey

City and County of New York, ss.:

George B. McCoy being duly sworn, deposes and says: I reside at No. 365 East 62^d

Street, in the City of New York. I am a subpoena server in the office of the District Attorney of the City and County of New York. On the 7th day of June 1885, I called at No. 1449 - 2^d Avenue

the alleged residence of Thomas Lodge

the complainant herein, to serve him with the annexed subpoena, and was informed by his former boarding mistress (Mrs. John Mack) that he had left about three or four weeks ago and had gone to Chicago. That she did not know where he lives or where he can be found, and cannot tell when he will return. I have called on several previous occasions with the same result.

Sworn to before me, this

18th day

1885

Rudolph L. Schaif

Commissioner of Deeds
N. Y. City & Co.

Geo B. McCoy

Subpoena Server.

0178

COURT OF GENERAL SESSIONS,

The People, &c.

vs.

Thomas Healey

OFFENCE

EDWARD B. MARINE,
District Attorney.

0179

Comd. of Army
Indian Bureau

Judge Eldredge

As I believe you
are to be presiding judge in the trial
of Thomas Hardy, I would say that as
the case was a mission to expedite
in regard to his infamy I shall take
opportunity of making inquiries in
regard to his character.

Miss Stewart of 137 E. 4th St. who
had lived in the house with him
states that he was never known to
drink strong liquors and was steady
in his occupation, plumbing, and
was a good and kind husband.
His wife died when his child was

0180

a few notes etc and he told it
as much to me that the British
Govt was the reason of this trouble
he has an interest for them he is
anxious to provide as he seems much
interested to it. I think it was sent to
the Island being as one to care for
it.

Before this information may prove
some benefit to the poor man

Respectfully

Dr. Henry Dutton

Director of Nursing

June 29th 1884.

0181

Police Court— District.

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

of No. 12399 Avenue Street, aged 37 years,

occupation Bricklayer being duly sworn

deposes and says, that on the 3rd day of May, 1887 at the City of New

York, in the County of New York, in the night time

he was violently and feloniously ASSAULTED and BEATEN by

Thomas Healy now present
who did wilfully and maliciously
cut and stab deponent in the
left breast with and by means
of a certain knife and sharp
dangerous weapon which he Healy
then held in his hand

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

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

Sworn to before me, this 4th day

of May 1887

Thomas Lodge

Hempden Police Justice.

0182

Sec. 193-200.

CITY AND COUNTY
OF NEW YORK, { ss

District Police Court.

Thomas Healey 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.

Thomas Healey

Question. How old are you?

Answer.

28 Years

Question. Where were you born?

Answer.

Chicago

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

Answer.

Cor 57th St & 3 Ave

Question. What is your business or profession?

Answer.

Plumber

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 do not remember anything
about the occurrence*
Thomas Healey

Taken before me this

day of *May* 188*3*

John J. Henry
Police Justice.

0183

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

Thomas Stealy
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 *May 4* 188*5* *Henry Kennedy* Police Justice.

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

Dated 188 . Police Justice.

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

Dated 188 . Police Justice.

0184

Police Court District.

THE PEOPLE & c ,
ON THE COMPLAINT OF

Thomas Codep
1449 2ⁿ av.
vs.

Thomas Healy

2

3

4

Offence Assault

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street

No 4, by

Residence Street.

Dated May 24 1885

Magistrate.
Jacob Brown Officer.

28 Precinct.

Witnesses

No. Street.

No. Street.

No. Street

\$2000 - to answer

Order

0185

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas J. Brady

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

The said

late of the City of New York, in the County of New York aforesaid, on the
day of , in the year of our Lord
one thousand eight hundred and eighty-⁷, with force of arms, at the City and
County aforesaid, in and upon the body of one *Thomas J. Brady*
in the peace of the said People then and there being, feloniously did make an assault
and *in* the said *Thomas J. Brady*
with a certain *knife*,

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

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

SECOND COUNT:

And the Grand Jury aforesaid, by this indictment, further accuse the said
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

late of the City and County aforesaid, afterwards, to wit: on the day and in the
year aforesaid, at the City and County aforesaid, with force and arms, in and
upon the body of one *Thomas J. Brady*
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make an assault, and *in* the said *Thomas J. Brady*,

with a certain *knife*

which *he* the said *Thomas J. Brady*
in *his* right hand then and there had and held, the same being an
instrument likely to produce grievous bodily harm, then and
there feloniously did wilfully and wrongfully beat, strike, stab, cut 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.

David J. Martin,
District Attorney

0186

BOX:

176

FOLDER:

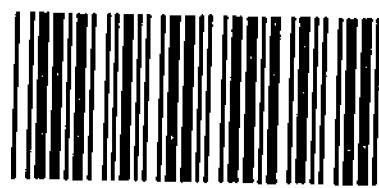
1779

DESCRIPTION:

Hearn, George H.

DATE:

05/21/85



1779

Witnesses:

Bailed by
Carrington Schaffner
90 W. 50th St

For the reasons stated
in the annexed report
of Mr Ambrose H. Judge
Def. Asst. Dist. Atty. I
recommend that within
indictment be dismissed
May Sept 22, 1886
Randolph B. Martine
Dist. Atty.

90150
Counsel, J. Moore
Filed 21 day of May 1885
Pleads Not Guilty

THE PEOPLE
vs.
George H. Deam
Grand Larceny, 1st degree
[Sections 528, 530 Penal Code].
Indictment dismissed
B
RANDOLPH B. MARTINE,
District Attorney.

May 25 To Grand Jury
23 June 1885
A TRUE BILL. Mead & Gray dis agree
Chas. B. La
On motion of Deam
Foreman.
Direct an 1703

0187

0188

The People, &c.

vs.

George H. Hearn.

New York, August 20th 1886.

Hon. Randolph B. Martine,
District Attorney.

Dear Sir :-

The above-named defendant was indicted on May 21st 1885, charged with the crime of grand larceny. On the 4th of June 1885, he was tried in the Court of General Sessions before Hon. Frederick Smyth, Recorder, and a Jury which disagreed, standing eight for conviction and four for acquittal. He was subsequently bailed, and since that time no proceedings have been had on the indictment.

He now asks that a nolle prosequie be entered in his case, alleging, among other things, that he can engage in a respectable business if this charge which now hangs over him is removed.

After a careful examination of the case and some inquiries outside of the papers, I respectfully submit that this is a proper case for the exercise of that discretion which the law gives you in disposing of it. The defendant submits with the papers quite a number of letters and recommendations from reputable people as to his previous good character and as to his present character. I

0189

learn that his father, a very respectable man, is now in Saratoga, and that the son is with him, and that as soon as this charge can be disposed of employment will be found for the young man.

Over a year has now elapsed since the alleged commission of the crime, and during that time the young man appears to have conducted himself properly, and I am inclined to think from my examination of the case and the result of the trial that there are grave doubts as to his guilt. The fact that the trial was had before the learned Recorder and resulted in a disagreement, of itself raises a strong presumption in my mind that there must have been grave doubt as to the guilt of the defendant. I know of no case tried before the Recorder, where the prisoner was clearly guilty, that has resulted in an acquittal. The care that the recorder exercises in conducting criminal trials, the insight that he possesses of human nature, and ability to weigh evidence and discover the truth, enables him to so conduct the trial, that the guilty do not escape.

For these reasons, I respectfully suggest that a nolle prosequi be entered in the case, and the young man be restored to the good name which he enjoyed previous to his indictment and trial.

Respectfully yours,

H. H. Hardy

0190

My General Sessions

THE PEOPLE OF THE STATE OF
NEW YORK

against

Hearn

George J. Hearn

Report of clerk

C. H. Purdy

RANDOLPH B. MARTINE,

ATTORNEY,

33 CHAMBERS STREET,
NEW YORK CITY.

*admitted to
Sept 22/90
Sept 23/90
Soc. City*

0191

To the Hon Randolph B. Martine
Dist Ctty Co of New York
Pearl

On behalf of the Parrelly
of George H. Hearn now under trial
under a criminal charge before
your Courtly permit me to apply
for a nolle Prosequi on the following
grounds - viz

1. Mr Hearn was tried before Recorder
Smith about a year ago and the
jury disagreed - and since that
time has never been brought to
trial - it being apparent that
he cannot on any state of the
case that the Prosecution can
present be convicted
2. By the stigma thrown on him
by the charge in question he
has been unable to get employment
& were it not for the parents
of the accused aided by kind
friends he never could have
subsisted to the present time
3. He is now offered employment
as an assistant Treasurer in
a theatre if he can get rid of
this accusation
4. I submitted to you a number
of letters of respectable individuals
who speak in warm terms of
the accused -
5. His bail Mrs. Schaffner a lady
well known to you has informed
me that she has fully investigated
the case in question and is satisfied
that if you comply with my request
the defendant will henceforth
prove to be a worthy citizen

0192

fully deserving employment
I trust that you will
at once order a nolle prosequi
in his case and his bail to be
discharged

New York July 30, 1886

Samuel M. McKim
Atty & Counsellor
261 Broadway
N.Y. City

I fully concur in every word of
the above N.Y. July 30, 1886

Ernestine Schaffner

Ex. Re.

George W. Stearns

Recd of

Samuel M. McKim

261 Broadway

0193

G. H. Hearn

0194

N. Y. City. May 1st 1886

It gives me much pleasure to
recommend most highly Geo. H. Hearn
I have known him for over 3 years
and have found him honest in
every respect and I am sure any
one placing confidence in him
will never regret doing so

Yours Very Truly

Peter Morris

91-8-6 av

Manufacturer of Cigars

0195

April 30/86

This is to certify that
I have had dealings with
the trader Geo. H. Stearn
and am pleased to state
that I have not found
him wanting as regards
Honesty & Integrity.
Having had dealings
with him for the last
5 years

Yours. Resp'y

Arthur S. Mealy
962. 6th Ave
New York City

Dealer in Toys & Stationery

0196

New York May 4. 1886


To whom it may concern

I have known Mr.
George W. Hearn the father of
George H. Hearn for a number of
years, and have always found
him to be a man of honor and
truth. I also know his son
George H. Hearn and can say
the same for him.

Yours Respectfully
H. M. F. Rogers

1641 Broadway
N.Y. City

0197

OFFICE OF
T. P. PASCALL,
ORIGINAL MAKER AND MANUFACTURER OF THE
Improved C. P. M. Irish Harps,
408 WEST THIRTY-SIXTH STREET.

New York, May 4th 1856
To whom it may concern
Mr Geo W. Hearn is a personal
friend on mine of many
years standing, and one of
whom I have a very exalted
opinion for Honesty & Sincere-
-ity - and being so long
acquainted with him I
also know well of his family,
from Childhood up -
and believe his son George
H. Hearn to be a young
Man of good parts - Honest
& Industrious

Respectfully and
Sincerely T. P. Pascall
as above

0198

N.Y. City May 1/86

This is to certify That I have
known Geo. H. Hearn for the
past seven (7) years and can
recommend as being a Trustworthy
Honest and Obliging young man
I will speak personally
in his favor to any person
who may desire it

Yours etc.
John A. Lawler
865 6th Ave.

Stationery & Segars etc.
41

0199

Dennis M. Mahon
261 Bway -

Geo. H. Mahon

0200

All claims for deduct. allowance must be made within THREE DAYS from the receipt of goods, by mail or otherwise.
 Salesmen in our employ are not permitted to collect for our account, or make drafts upon us, unless by our express written authority.
 Any advances made to them by customers must be at own risk.

P. O. Box 3414.

New York, alt. 15th of May 1884.

66 Parchments stolen from:

Bought of **F. BREDT & CO.**

BRANCH OFFICE:

41 N. FRONT STREET, PHILADELPHIA.

TERMS CASH.

Payable in Current Funds in New York.

IMPORTERS & MANUFACTURERS,

194 FULTON STREET.

46 sheets	12x16	Parchment a	.15	6 90
240	"	13x17	" .22	52 80
340	"	14x17	" .25	92 50
298	"	14x19	" .28	83 44
161	"	15x20	" .30	18 30
119	"	16x22	" .37	44 03
240	"	20x24	" .48	115 20
120	"	16x20	" .33	39 60
				452 77
less 10%				452 77
				\$ 407.50

0201

D. & T. McMAHON,
COUNSELLORS AT LAW,
261 & 263 BROADWAY,
N. W. CORNER OF BROADWAY AND WARREN ST.,
4 Rooms, 5th Floor.

Ascend by Elevators on Warren Street.

NEW YORK, Aug 14 1886

Mr Geo H. Mason

My dear Sir

Please to look over my
communication to you in above matter
and do me the favor to comply with
my request if compatible with your
own sense of official propriety -

Very Truly

D. McMahon

Hon H. M. Martin

Deft Atty
ex of US.

0202

Police Court—First District.

Affidavit—Larceny.

City and County } ss.:
of New York, }Ernest Brecht-of No. 194 Fullen Street, aged 58 years,occupation Buchant- being duly sworndeposes and says, that on the or about 15 day of April 188 4 at the City of NewYork, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz :a quantity of parchments of the
value of Four hundred dollarsthe property of deponent and his copartner Arton
Roesinghand that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,and carried away by George H. Hearn (now here)that deponent is informed by Albert
H. Randell that he identifies thisproperty (now here shown) as partof said property that was stolenas aforesaid. Deponent further saysthat he is informed by officerJoseph C. Geahagan that he foundsaid property now here shown inthe trunk of defendant at the WestShore Railroad Depot foot west 42d.Street in said City said defendanthaving purchased a ticket for KansasCity State of Kansas he said defendantwas about going to start for said place

Subscribed before me, this

188

Police Justice.

0203

when he said defendant was arrested by said Officer. That said defendant acknowledged and confessed to said officer that - he received said property from Paul T. Stunke a clerk in defendant and copartners employ. and that - he said defendant had offered said property for sale to James R. Allan but could not account how said property got in his trunk

Sworn to before me
This 16th day of May 1885
Saml C. Reilly Police Justice

Ernst Prutz

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

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

Dated _____ 188 . _____

Police Justice.

I have admitted the above named _____

to bail to answer by the undertaking hereto annexed.

Dated _____ 188 . _____

Police Justice.

There being no sufficient cause to believe the within named _____

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

Dated _____ 188 . _____

Police Justice.

Police Court, _____ District.

THE PEOPLE, &c.,
on the complaint of

vs.

Dated _____ 188 ____

Magistrate.

Officer.

Clerk.

Witnesses, _____

No. _____ Street,

No. _____ Street,

No. _____ Street,

\$ _____ to answer _____ Sessions.

0204

CITY AND COUNTY }
OF NEW YORK, } ss.

Albert H. Randall
aged *60* years, occupation *Salaman* of No.
194 Fulton Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Ernest Bredt*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

16

day of

May

188*5*

Albert H. Randall

Samuel C. Reilly

Police Justice.

0205

CITY AND COUNTY }
OF NEW YORK, } ss.

Joseph C. Gehegan
aged 28 years, occupation Detective Sergt of the
Police Street, being duly sworn deposes and

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

Sworn to before me, this

day of

May

1885

Samuel O. Kelly
Police Justice.

0206

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

George H. Heam 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 H. Heam

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

New York

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

Answer.

908 6th Ave 2 weeks

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 innocent of the charge

George H. Heam

Taken before me this

16

day of

May

188*8*

Paul J. Kelly Police Justice.

0207

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 15 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated May 16 1885 Samuel C. Peilly Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0208

BAILED,

No. 1, by Ernestina Schaffner

Residence 70 West 50th Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court W 51 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Ernest Bredt
144 Fulton St.

1 George H. Hearn

2 _____

3 _____

4 _____

Offence Grand Larceny

Dated May 16 1885

D O Reilly Magistrate.

Go C Ghegan Officer.

Deliver Sent

Witnesses Albert H. Randell

No 194 Fulton Street.

James R. Allan

No. 85 Liberty Street,

Officer

No. Edw. Knipston 48 John Street.

\$ 1500 to answer General Sessions.

0209

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 D. Stearns

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

George D. Stearns

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

The said *George D. Stearns*,

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

*fifteen hundred sheets of
paperment, of the value of
twenty five cents each sheet,
and fifteen hundred pieces
of paperment of the value
of twenty five cents each
piece,*

of the goods, chattels and personal property of one *Ernest Barrett*,

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.