

0962

BOX:

248

FOLDER:

2412

DESCRIPTION:

Hoar, John

DATE:

02/25/87



2412

0963

BOX:

248

FOLDER:

2412

DESCRIPTION:

Clune, Thomas

DATE:

02/25/87



2412


George Beck

102 Ch. bad.

407. Ruccicarpa

Stout & Co.

See appendix to
Ch. 1



George Peck

Filed
25 day of Feb

Pleading

THE PEOPLE

us.

John Hear

ms
P1

Thomas Clune

RANDOLPH B. MARTINE,

District Attorney

A True Bill.

George Sumner
March 6/77

Figure 6.11

More

Dear Sir,
M. B. D.

Chas. 2^d Kendra & W. P. Kuykendall

24th J. P. 1975

100. 103 May 1894

0964

0965

Court of General Sessions
The People etc }
vs
John Hoor }

City and County of New York S. S.
Thomas Hoor being duly sworn says
that he lives at 405 East
28th St in said City that
he is the father of the above
named defendant that said
defendant is a good honest
boy, has not lost a day
since he first went to work
some two years since before
and was never before in
custody

~~Sworn to before~~
~~me this 4th day~~
~~of March 1887~~

Thomas Hoor

Sworn to before
me this 4th day
of March 1887

Stephen D. Block

Clerk of said City
of New York

Court of General Sessions

The People etc }
 Against }
 John Horner }

City and County of New York S.S.
 Edward Van Velsor being duly
 sworn says that he resides at
 No 151 Calyer Street Green-
 point and is the Superintend-
 ant of the Manhattan Dress
 Company doing business
 at First Ave from 27th to
 28th streets in said City
 that said John Horner was
 at the time of his arrest in
 defendant's employ and has
 worked for said Company
 for a period of two years -
 that defendant knows said de-
 fendant well and that he
 is an honest industrious
 boy, exceptionally so and
 if the Court will suspend
 judgment in this case
 defendant will take him back
 in his employ -

Done at New York Edward Van Velsor

Subscribed and sworn to before me this 4th day of March 1887
 J. B. W. Clerk
 Court of General Sessions City & County of New York

0967

Corner of General Sessions
The People etc }
vs
John Horvath }

City and County of New York S.S.
Michael Reilly being duly sworn
says that he resides at No 492
First Avenue that he is the
owner of Nos 492 - 494 -
First Avenue in said City
that he has known the
defendant from Childhood
that he knows him to be
a good honest industrious
boy and that he has been
steadily employed for the
last two years - that he is a
boy of the very best of character
sworn to before me
this 4th day of March
1887

Stephen S. Blake Michael Reilly
Corner of 2nd Ave City
and County of N.Y.

0968

Police Court—4th District.City and County { ss.:
of New York,

of No. 537 Second Avenue George Beck
 occupation Butcher Depon, aged 35 years,
 being duly sworn
 deposes and says, that the premises No. 537 Second Avenue 21st Ward
 in the City and County aforesaid the said being a Store

and which was occupied by deponent as a Store
 and in which there was at the time ^{no} human being, ~~by name~~ but a quantity of
 meat, Poultry and one overcoat
 were BURGLARIOUSLY entered by means of forcibly by breaking
 a pane of glass of a rear window
 and unfastening the lock upon said
 window

on the 19th day of February 1887 in the night time, and the
 following property feloniously taken, stolen, and carried away, viz:

Three Turkeys of the value of about
Six Dollars and one overcoat of
the value of Ten Dollars in
all of the value of Sixteen Dollars

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

John Hoar & Thomas Blune (now here

for the reasons following, to wit: That on the night of the
18th day of February 1887 deponent
securely fastened the doors and
windows of said premises.

That on the morning of 19th
of February 1887 deponent was informed
by Officer Ernest Lindemann, that he
said officer found said property in
the possession of the Defendants

0969

and deponent has identified the same as being his property.

Deponent therefore charges said Defendants with said Burglary

Wherefore he prays that they may be dealt with as the Law directs

Suorn to before me this }
19th day of February 1887 } George Beck
P. H. Duffy
Police Justice

Dated 1887 Police Justice.

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

There being no sufficient cause to believe the within named

Dated 1887 Police Justice.

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

Dated 1887 Police Justice.

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

I order that he be held to answer the same and he be admitted to bail in the sum of

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of

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

It appearing to me by the within depositions and statements that the crime therein mentioned has been

Police Court, District,	Offence—BURGLARY.
THE PEOPLE, &c., on the complaint of	
1.	
2.	
3.	
4.	
Dated 1887	Magistrate.
Officer.	
Clerk.	
Witnesses.	
No. Street,	
No. Street,	
No. Street,	
\$ to answer General Sessions.	

0970

CITY AND COUNTY }
OF NEW YORK, } ss.

Ernest Lindemann
aged 35 years, occupation Police officer of No
21st Precinct

Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of George Beck
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 19th
day of February 1887

P. G. Duffy
Police Justice.

Ernest Lindemann

0971

Sec. 198—200.

4

District Police Court.

CITY AND COUNTY { ss
OF NEW YORK,

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

Question What is your name?

Answer

John Hoar

Question. How old are you?

Answer

16 years

Question. Where were you born?

Answer.

New York City

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

Answer.

405 East 28th Street Eight years

Question What is your business or profession?

Answer

Brass Helper

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

Answer.

*I am not guilty**John Hoar*

Taken before me this

19th

day of

February 1887

Police Justice.

0972

Sec. 198—200.

CITY AND COUNTY
OF NEW YORK, { ss

4 District Police Court.

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

Question What is your name?

Answer

Thomas Blume

Question. How old are you?

Answer

21 years

Question. Where were you born?

Answer.

Yonkers

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

Answer.

136 East 28th Street one week

Question What is your business or profession?

Answer

Electric Light

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

Thomas. Blume.

Taken before me this

day of February 1887

Police Justice.

0973

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

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

Dated February 19 1887 W. G. Piff 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.

0974

Police Court

4

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George Beck

1 John Hoar

2 Thomas Blume

3

4

Offence

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

February 19

1887

P. G. Duffy

Magistrate

Lindemann

Officer.

21

Precinct.

Witnesses

Lindemann

No.

21st Precinct

Street.

No.

Street.

No.

Street.

\$

1000

to answer

G. S.

C. M.

0975

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 Doan and
Thomas Rhine

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

John Doan and Thomas Rhine

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

The said

John Doan and Thomas
Rhine, both —

late of the ~~Twenty-fifth~~ Ward of the City of New York, in the County of
New York, aforesaid, on the ~~nineteenth~~ day of ~~February~~, in the year of
our Lord one thousand eight hundred and eighty-~~seven~~, with force and arms, at the Ward,
City and County aforesaid, a certain building there situate, to wit: the ~~Store~~ of one

— ~~Figoras Beda~~, —

feloniously and burglariously did break into and enter, with intent to commit some crime therein, to
wit: with intent, the goods, chattels and personal property of the said

— ~~Figoras Beda~~, —

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

0976

SECOND COUNT—

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

John Moore and Thomas Rhine
of the CRIME OF *Petit* LARCENY, — committed as follows :

The said *John Moore and Thomas Rhine, both* —

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

Three dead hound dogs of the value
of two dollars each, and one
overcoat of the value of ten
dollars,

of the goods, chattels and personal property of one *Fitzgerald* —

in the *Store* of the said *Fitzgerald* —

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

0977

THIRD COUNT—

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

John Moor and Thomas Rhine
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *John Moor and Thomas Rhine, both —*

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

*Three dead hounds of the
value of two dollars each,
and one overcoat of the
value of ten dollars,*

of the goods, chattels and personal property of one *Fitzgerald Bede. —*

by ~~ascertain~~ *persons* to the Grand Jury aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said *Fitzgerald Bede. —*

unlawfully and unjustly, did feloniously receive and have; the said *John Moor
and Thomas Rhine —*

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

RANDOLPH B. MARTINE,

District Attorney.

0978

BOX:

248

FOLDER:

2412

DESCRIPTION:

Hodges, Frederick

DATE:

02/15/87



2412

Witnesses:

Mary Dager

Geo. Fox

Mrs. Hodges

125. West St.

Low Moor St.

opposite Protestant

7.1

no Bill
Counsel,
Filed 15 day of July 1887
Pleads,

THE PEOPLE

vs.

Frederick Hodges

RANDOLPH B. MARTINE,

District Attorney.

Sections 498, 506, 528, 532
Judiciary in the Third Degree.

A True Bill.

Edward Jennings

July 15th 1887 Foreman

James P. Dwyer

James P. Dwyer

July 15th 1887

James P.

0980

Court of General Sessions

The People ex rel
Mary Fager
guilty
Frederick Hodges

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.
100 EAST 23^d STREET.

New York, May 10th 1887

CASE NO. 27656

DATE OF ARREST February 8, 1887

CHARGE Burglary

OFFICER: McLaughlin & English

12th Ind

AGE OF CHILD 13 years

RELIGION Protestant

FATHER William

MOTHER Loris

RESIDENCE 125 Willett St

AN INVESTIGATION BY THE SOCIETY SHOWS THAT boy does
not attend school, he is a thief, & asso-
ciates with thieves, there is no record, that
he has ever been arrested before, parents
are said to be respectable

All which is respectfully submitted,

E. H. Jones
Supt

To Dist. Attorney.

0981

Court of General Sessions

The People

vs.

Frederick Hodges

Mayberry

PENAL CODE,

Report of The New York Society
for the Prevention of Cruelty,
to Children.

ELBRIDGE T. GERRY,

President, &c.,

100 East 23d Street,

NEW YORK CITY.

0982

Police Court—3 District.

City and County } ss.:
of New York,of No. 47 Sheriff. Mary Jaeger Street, aged 30 years,
occupation Housekeeper.deposes and says, that the premises No. 47 Sheriff. Street, 13 Ward
in the City and County aforesaid the said being a five story brick building
3 rooms on the 3rd floor of
which was occupied by deponent as a dwelling
and in which there was at the time no human being, by name.were BURGLARIOUSLY entered by means of forcibly breaking the glass
on the parlour over the door of deponent's room
then opening the fastening from the inside
on said parlour.on the 4 day of February 1887 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:One Black Ladies dress of the value
of seven dollars.One Over Coat of the value of
Ten dollars.said property being in all of the
value of seventeen dollars.the property of deponent and John J. Jaeger her husband
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away by
Medrick Hedges (now here)for the reasons following, to wit: That at the house of about
9 o'clock in the morning of said
4th day of February 1887 deponent left
her premises, which at that time contained
the above described property. That
the parlour was then closed and
securely fastened.Deponent is informed by
Ellen Mantau of No 47 Sheriff Street.

0983

that between the hours of 9 + 10 O'clock
of the aforesaid Morning she saw said
defendant lurking about defendants
Rooms, Defendant is further informed
by John J. C. Carley of the 12th Precinct
Police that he arrested said
defendant, and that he acknowledged
that he committed said Burglary
and Larceny, and that he found
said Stolen Property

that said officer on said information
obtained the property in the pawnshop,
which property defendant fully
identifies as the same stolen
from defendant.

Sworn to before me this } Mrs. Mary Jaeger
10th day of February 1887 }
J. H. H. H. H.

Peter J. H. H.

Dated 1887 Police Justice.

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

Dated 1887 Police Justice.

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

Dated 1887 Police Justice.

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

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

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

Police Court, District.

THE PEOPLE, etc.,
on the complaint of

vs.

Offence—BURGLARY.

1
2
3
4

Dated

1887

Magistrate.

Officer.

Clerk.

Witnesses.

No.

Street.

No.

Street.

No.

Street.

\$ to answer General Sessions.

0984

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 27 years, occupation Ellen Manton of No. 47 Sheriff.

Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of Mary Jager and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 10 day of May 1887 } Ellen Manton

John M. [Signature]
Police Justice.

0985

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 37 years, occupation Police officer of No.

12 Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Mary Jagger

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

Sworn to before me, this 10
day of July 1889 John M. Canby

John M. Canby
Police Justice.

0986

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss

Frederick Hodges 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 Frederick Hodges

Question. How old are you?

Answer 13 years

Question. Where were you born?

Answer. New York

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

Answer. 125. Willet Street 2 months

Question What is your business or profession?

Answer I go to School.

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
Fredie Hodges

Taken before me this

10

day of February 1887

J. J. Connelley

Police Justice.

0987

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 *\$100* Hundred Dollars, _____ and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated *July 10* 188*7* *J. Thompson* 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.

0988

Police Court

184 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary Jones
47 Sheriff St.

1. Frank Hedges

2.

3.

4.

Offence Burglary

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

July 11

188

Frank Hedges

Magistrate.

English & McCarty

Officer.

Precinct.

Witnesses

No.

S. P. C. Childress

No.

100 E. 2nd Street.

No.

Ellen Marston

No.

47 Sheriff Street.

No.

500 to answer

No.

Conch

0989

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Fredinda Rodgers

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

Fredinda Rodgers

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

The said *Fredinda Rodgers*,

late of the *Thirteenth* Ward of the City of New York, in the County of New York, aforesaid, on the *fourth* day of *February*, in the year of our Lord one thousand eight hundred and eighty-*seven*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *dwellings house* of one

John J. Gage,

feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent, the goods, chattels and personal property of the said

John J. Gage,

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

0990

SECOND COUNT—

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

Fredinda Dodge—

of the CRIME OF *Petit* LARCENY,—

committed as follows :

The said *Fredinda Dodge,*

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

*one dress of the value of seven
dollars, and one overcoat of the
value of ten dollars,*

of the goods, chattels and personal property of one *John G. Jaeger,*

in the dwelling house of the said *John G. Jaeger,*—

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

Randolph B. Martin,
District Attorney

099-1

BOX:
248

FOLDER:
2412

DESCRIPTION:
Hoefler, John

DATE:
02/16/87



2412

Witnesses:

George S. Oram

After consultation with Mr. Comstock, the complainant herein, and Agent of the society for the suppression of vice. I am convinced that the interests of justice will be satisfied by the imposition of a fine upon the defendant; & I recommend that if defendant plead guilty, that his punishment be restricted thereto.

see report

Randolph B. Martine

Dist Atty

Counsel, *J. L. Corran*

Filed 10 day of Feb 1887

Pleads *Not Guilty (at)*

THE PEOPLE

vs.

POLICY.
[§§ 348 and 344, Penal Code].

John Hooper

Atty
RANDOLPH B. MARTINE,
District Attorney.

Atty
A True Bill.

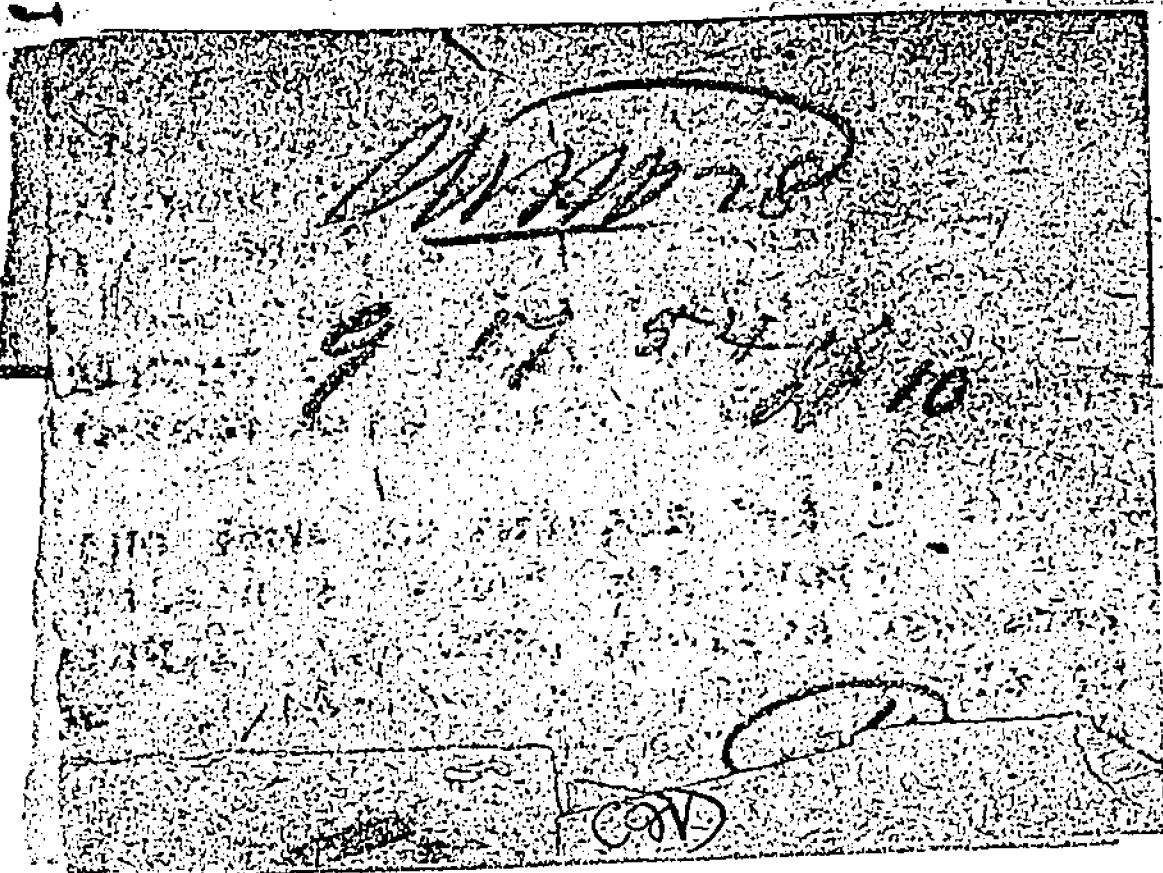
Atty
Foreman.

Atty
Pleas Guilty

Atty

March 21 1887

0993



0994

GLUED PAGE

27/56
Gated 11/20
1120
Blumhofer

0995

CITY OF New York COUNTY OF New York } ss.
AND STATE OF NEW YORK.

George E. Cram of 150 Nassau Street, New York, being duly sworn, deposes and says that he has just cause to believe and does believe that

did, on or about the 28th day of December, 1886, at number 154 Stanton

street, in the City of New York and County of New York unlawfully and knowingly sell, furnish, vend and procure, and cause to be furnished and procured, a certain paper or instrument, purporting to be a ticket or part of a ticket in a lottery, which said ticket or part of a ticket is hereto annexed, and which said paper or instrument hereto annexed is what is commonly known as, or are called lottery policy and further that the said,

had in his possession, within and upon certain premises, occupied by him and situated and known as number 154 Stanton street, in the City of New York and County of New York aforesaid, certain others, what are commonly known as, or are called lottery policies or lottery tickets, and also certain writings, cards, books, documents, personal property, tables, devices, and apparatus, for the purpose of enabling others to sell or vend lottery policies or lottery tickets, and at, within and upon said premises, sold, vend, furnished and procured, and had in his possession, the aforesaid articles in violation of the laws of the State of New York, in such case made and provided.

Subscribed and sworn to before me,
this 28th day of December, 1886.

John H. Hoffman
Police Justice.

George E. Cram

CITY OF New York COUNTY OF New York } ss.

George E. Cram being duly sworn further deposes and says, that on the 28th day of December, 1886, aforesaid, he called at the place of business of the said John Hoeffler aforesaid, at the said premises 154 Stanton and there purchased the said paper, ticket and instrument, purporting to be what is commonly called a lottery policy as annexed to foregoing affidavit, under the following circumstances to wit: Deponent there saw the said John Hoeffler and had conversation with him in substance as follows. Deponent said, to him, 'Who backs this place?' The said Hoeffler said, 'Noelke.' Deponent said, 'Which one?' The said Hoeffler said, 'The stout old man.' Deponent said, 'I want to make a large play.' The said Hoeffler said, 'You want to make a sealed play'. Deponent said, 'All the books goes to him?'. The said Hoeffler replied, 'Yes.' Deponent said, 'Give me nine, seventeen, fifty-four for ten dollars in both lotteries for this morning drawing?' The said Hoeffler recorded the said numbers on a slip of paper hereto annexed, and handed the same to deponent. He also recorded the same on another paper, and deponent left.

Deponent returned a moment afterwards with Anthony Comstock, and Officer Sullivan, and the paper containing the record of the play just made was then and there found in the possession of the said Hoeffler by the said Comstock. He also found deponent's play recorded on the same. The said Hoeffler afterwards informed Comstock in deponent's presence, that he had been in this place for nine months, and that the old man Noelke paid the rent; that he was employed by Noelke, and

(over)

0996

that a man named James came there every day for the plays, about 12 o'clock.

Subscribed and sworn to before me
this 28th day of December, 1886.

George E. Crane

John H. Hoffer

Police Justice.

POLICE COURT— DISTRICT.

THE PEOPLE, ETC.,

ON THE COMPLAINT OF

George E. Crane

VS.

John H. Hoffer

LOTTERY AND POLICY.

Dated

188

Magistrate.

Clerk.

Officer.

WITNESSES:

Bailed, \$

to answer

Sessions.

By

Street.

0997

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss

John Hoeffer 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 Hoeffer

Question. How old are you?

Answer

56 years

Question. Where were you born?

Answer.

Germany

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

Answer

No 154 Stanton St. 9 months

Question. What is your business or profession?

Answer.

Glassware

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 of the charge**John Hoeffer*

Taken before me this

day of *Dec* 188*8*

Police Justice.

0998

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

Dated *Dec 28* 188 *8* *John H. H. H. H.* Police Justice.

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

Dated *Dec. 28* 188 *8* *John H. H. H. H.* 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.

0999

166 Broom
BAILED,
No. 1, by Adrian Alt
Residence 166 Broom Street.
No. 2, by _____
Residence _____ Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

285 1953
Police Court District.

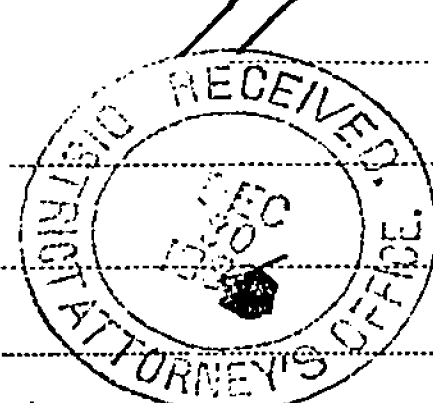
THE PEOPLE, &c.,
ON THE COMPLAINT OF

George C. Oram
150 Nassau
John Woffner
1 _____
2 _____
3 _____
4 _____

Offence Littering
Police

Dated Dec 28 188 6
Thos Magistrate.
Sullivan Officer.
11 Precinct.

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



No. _____ Street.
\$ 500 to answer G.S.
Ballance

1000

District Attorney's Office.

PEOPLE

vs.

John Hofer
Lottery

Indictment found
Oct 26 / 86

Al. not guilty

No further proceedings
Dec 2 / 87 Court.

A. D. Parker
Ch. Clk.

1001

District Attorney's Office.

PEOPLE

vs.

John Hofer
Policy

To be tried
in Part 1 on
20th inst.
Sec 7/8 RBM
To Mr Parker

1002

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 Dodger

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

John Dodger

of the CRIME OF KEEPING A ROOM TO BE USED FOR GAMBLING PURPOSES, committed as follows:

The said *John Dodger*.

late of the *Seventeenth* Ward of the City of New York in the County of New York aforesaid, on the *nineteenth* day of *December*, in the year of our Lord one thousand eight hundred and eighty *nine*, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep a certain room in a certain building, there situate, to be used for gambling purposes, to wit: to be used for the purpose of therein conducting a certain gambling game commonly called "policy," where money and property was dependent upon the result, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

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

John Dodger

of the CRIME OF KEEPING A ROOM TO BE USED FOR THE PURPOSE OF SELLING LOTTERY POLICIES THEREIN, committed as follows:

The said *John Dodger*.

late of the Ward, City and County aforesaid, afterward, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, unlawfully did keep a certain room in a certain building there situate, to be used for the purpose of therein selling and offering to sell what are commonly called Lottery Policies, and divers writings, papers, and documents in the nature of bets, wagers and insurances upon the drawing or drawn numbers of certain public and private lotteries, and of therein endorsing and using books and other documents for the purpose of enabling divers persons to sell and off - to sell lottery policies and other such writings, papers and documents, 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.

1003

THIRD COUNT.

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

John Madger

of the CRIME OF SELLING TO ANOTHER WHAT IS COMMONLY KNOWN AS A LOTTERY POLICY, committed as follows :

The said *John Madger*.

late of the Ward, City and County aforesaid, afterward, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, feloniously did sell to one *George E. Dray*.

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

W 28

9 17 54

10

W

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

FOURTH COUNT.

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

John Madger

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

The said *John Madger*.

late of the Ward, City and County aforesaid, afterward, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, feloniously did sell to one *George E. Dray*.

a certain paper and writing, in the nature of a bet and wager upon the drawn numbers of a certain lottery, the same being a scheme for the distribution of property by chance among persons who had paid or agreed to pay a valuable consideration for such chance (a more par-

1004

ticular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper and writing is as follows, that is to say:

WMA 28
9-17-54
H 10
W

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

FIFTH COUNT.

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

John Madigan

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

The said *John Madigan*,

late of the Ward, City and County aforesaid, afterward, to wit: On the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, feloniously did sell to one *George E. Oram*,

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

WMA 28
9-17-54
H 10
W

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

RANDOLPH B. MARTINE,
District Attorney.

1005

BOX:

248

FOLDER:

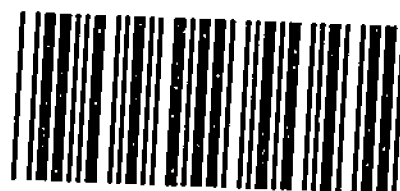
2412

DESCRIPTION:

Holland, Siegismund

DATE:

02/17/87



2412

1006

107 Prigione

Counsel, _____
Filed 17 day of July 1887
Pleads, _____

Grand Larceny, second degree
[Sections 528, 531 Penal Code]

THE PEOPLE

vs.

Sigismund Holland

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Julius J. Martin

July 17/87 Foreman.

Placed in custody
Wm. J. Smith
July 17/87

23

Witnesses:

Johanna Katz

Julius J. Martin
accused

July 17/87
Wm. J. Smith
July 17/87

1007

Police Court—2^d District.

Affidavit—Larceny.

City and County }
of New York, } ss.:of No. 298 E 4th Johanna Katz Street, aged 28 years,
occupation Nothing being duly sworndeposes and says, that on the 9 day of February 1887 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz:One pair of cluster diamond
Earrings of the value of
Twenty dollarsthe property of Deponent and Julius Katz her
husbandand that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Sigismund Holland (now free)Deponent says that she is informed
by Officer Philip C. Boyle
that he found a ticket represent-
ing said property in the possession
of said defendant and that the said
defendant acknowledged and confess-
ed in the presence of said officer
that he took stole and carried
away said property and that thereafter
he pledged the sameJohanna KatzSworn to before me, this 9 day
of February 1887Samuel C. Bennett

Police Justice.

1008

CITY AND COUNTY }
OF NEW YORK, } ss.

Philip C. Bleil
aged _____ years, occupation *Police officer* of No. *2811*
Princeton Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Johann Olatz*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this *9*
day of *February* 188*7* }

Samuel C. Bleil
Police Justice.

Philip C. Bleil

1009

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss

Sigmund Holland 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.

Sigmund Holland

Question. How old are you?

Answer.

17 years

Question. Where were you born?

Answer.

Gumany

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

Answer.

298 E 4th St

4 weeks

Question. What is your business or profession?

Answer.

Salesman

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

Answer.

I am guilty of the charge

Sigmund Holland

Taken before me this

9

day of

July 188*7*

188

Samuel J. Kelly
Police Justice.

10 10

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

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

Dated Feb 9 188 7 Samuel C. Bell 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.

10 11

Police Court 2 District 173

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Johanna Katz
298 6 4
Sigismund Holland

Offence Grand Larceny

2 _____
3 _____
4 _____

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *February 9* 1887

Daniel O Kelly Magistrate.

Philip C Bleil Officer.

28 Precinct.

Witnesses *Officer* _____

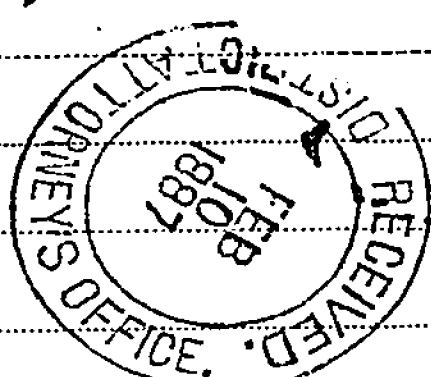
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 1000 to answer G. S.

Committed



10 12

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Siegismund Holland

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

Siegismund Holland

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

The said *Siegismund Holland*,

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

Two savings of the value of
thirty five dollars each,

of the goods, chattels and personal property of one *Julius Hatz*

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.

Randolph B. Smith
District Attorney

10 13

BOX:

248

FOLDER:

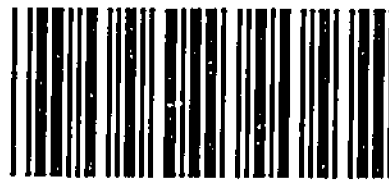
2412

DESCRIPTION:

Horan, Thomas

DATE:

02/09/87



2412

1014

8.11

Witnesses

Michael C. Woods

Officer Holohan

I am of opinion that
no conviction could
be had here of a
higher grade than of a
murder in first degree
and I will plead
guilty to the same
his plea be accepted.

April 14, 1887
Randolph B. Martine
Dist. Atty.

Counsel,

Filed 9 day of March 1887

Pleads,

THE PEOPLE

vs.

31. S. Harkness

Thomas Moran

H.D.

MURDER IN THE FIRST DEGREE.
[Section 189, Penal Code]

RANDOLPH B. MARTINE,

Att. Gen. 21/87 District Attorney.

pleads manslaughter

after 3/27 1887

A True Bill.

William J. ...

Foreman.
12/21/1887

1015

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the ~~house of~~ *Coroner's Office*
 No. 67 *Clark Row* *Met. in the Fourth Ward* of the City of
 New York, in the County of New York, this *7th* day of *January*
 in the year of our ~~Lord~~ *one thousand eight hundred and* *before*
M. J. Messers *Coroner,*
 of the City and County aforesaid, on view of the Body of *Patrick Dowling*

Eight *Upon the Oaths and Affirmations of*
 good and lawful men of the State of New York, duly chosen and
 sworn, or *affirmed and charged to inquire, on behalf of said people, how and in what manner the said*
Patrick Dowling *came to his death, do*
 upon their Oaths and Affirmations, say: That the said *Patrick Dowling*
 came to his death by

Pistol shot wound
of the abdomen said pistol being in the
hands of Thomas Brown and his wife in
Morris Avenue near 112nd Street on
January 1st 1887 about 2.30 P.M.

In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this Inquisition
 set our hands and seals, on the day and place aforesaid.

JURORS.

<i>Geo Adams 245 Greenwich St</i>	<i>John J. Sullivan 146 Kings</i>
<i>James Greer 24 Church</i>	<i>Edw. J. Day</i>
<i>Samuel Lewis 294 1/2 Broadway</i>	<i>37 Church St</i>
<i>Novokysman</i>	
<i>Thomas 297 Greenwich St</i>	
<i>Bernard Meyer 197 Greenwich St</i>	

M. J. Messers

CORONER, I. S.

1016

Coroner's Office.

TESTIMONY.

Officer Edward J. Holahan 3^d Precinct being
 sworn says On January 1st 1887 about
 3 P.M. a man named Charles
 Wood came to me while I was
 on duty and said that a
 man had been shot at
 South Endham Ave. Morris St.
 I went there and saw the
 man Dorian lying on the
 sidewalk, I went to where
 the prisoner was at 101st West
 and Morris St. and arrested
 him he was at the head of
 the stairs and had a revolver
 in his right hand, he told me
 not to come up the stairs
 I went in the hall and got
 under the ceiling as he could
 not hit me and took my
 revolver out in my left hand
 and said to Wood to put up
 his revolver, he stepped back
 around the corner of the hallway
 and I started up the stairs
 he then came to the head of the
 stairs and the revolver in his
 hand and told me not to come
 up the stairs, I told him to put

Taken before me

this day of

188

CORONER.

1017

Coroner's Office.

TESTIMONY.

2

up his ankles that he had done
 shooting enough in me say I
 made up back arrested him
 and he had the revolver in his
 hand and I took it away
 from him and said to him that
 he was my prisoner and to
 come out without making
 any further resistance. He said
 that he would turn over to the
 United States, I could smell
 liquor off his breath, the prisoner
 said I shot that man and that
 he insulted him and said on the
 way to the Station House I shot
 him and I don't care whether
 he dies or not on his way to the
 Station House he said he assaulted
 him and said that he had shot
 him in self defense and would
 tell the rest on his trial.

Edward B. Holahan

Taken before me,

this

day of

1887

J. J. Mearns

CORONER.

10 18

Coroner's Office.

TESTIMONY.

3

Officer Peter J. Knie 34th Precinct.
 being sworn says. On Jan. 11th at about
 2 1/2 P.M. While on duty James Brown
 came to me and said a man
 had been shot at Marig St.
 between 184 & 185 St. I went
 there and found a man lying
 in the Rush I went to the
 signal box and sent for a
 wagon to take the man to
 the Station House and I went
 back and put the man out
 of the Rush then Officer Golden
 came and we went to the
 House and when we went to
 the Stair Thomas Brown the prisoner
 said not to come up. There
 a lady was up on the top of
 the stairs and said that was an
 Officer and the prisoner said he
 would give up to the United
 States. Officer Abraham took
 the revolver from him, took him
 down stairs and brought him
 before the injured man and
 Abraham asked him if he shot
 that man and he said "Yes
 I did shoot him" and in the

Taken before me

this day of

188

CORONER.

10 19

Coroner's Office.

TESTIMONY.

way to the Station House,
 Officer Aschman asked him what
 day he went to school that morn-
 ing and he said I would
 shoot him as any other man
 that would follow me the way
 he did he said he followed him
 with a knife and he was
 then taken to the Station House
 no charges of conspiracy were ever made
 against me, in the back room of
 the Station House the prisoner admitted
 that he shot deceased

— Peter F. Heine

Taken before me

this

day of

1887

J. J. Meserant
 CORONER.

1020

Coroner's Office.

TESTIMONY.

Michael C. Woods being sworn says: I reside at Southam Heights and am a miner, I know the deceased Prince by hood and on Jan 1st 1887 and about 2.30 P.M. we went in to a saloon at Morris St. and 111st Street (north west corner) and the ~~deceased~~ prisoner talked to me about a gold mine and that he had been out west he got vexed and pulled the marker at me and the deceased got between us and put me back in a room I stood there a while then and the deceased came in about 5 minutes after and then had a can and got some beer. The deceased came to me and told me that to keep out of ~~trouble~~ away as he would shoot ~~him~~ ^{me} I said all right, then went out and the deceased followed him and they commenced talking on the sidewalk together and then ~~some~~ ^{some} walked away and told ~~Quinn~~ ^{Quinn} to mind his own business. ~~Quinn~~ ^{Quinn} said that he was doing

Taken before me

this day of

188

CORONER.

1021

Coroner's Office.

TESTIMONY.

6

nothing let him shoot away. I then
 put up his hands over his head.
 Kohn had the revolver in his hand
 at the time and fired two shots
 at Donahy, then tossed around
 and walked to his own
 house, I ran and caught the
 deceased as he was in the
 act of falling, the deceased
 gave the witnesses no explanation.
 I went for an officer and the prisoner
 was afterwards arrested.

Michael C. Woods

Thomas A. Murphy being sworn says.
 I reside at 2196 Bay St. and am
 a painter. On Jan 1st 1887 between 2 &
 3 P.M. I was at Morris St.
 between 1817 & 1820 St. in a
 saloon and I saw the prisoner.
 draw a revolver on the man Woods.
 the prisoner said that he could
 not draw on him then Schumacher
 and Donahy got out. Donahy
 said afterwards it's your fault

Taken before me

this

day of

Jan.

1887

J. H. Meserve

CORONER.

1022

Coroner's Office.

TESTIMONY.

What do you want to be saying
 with the man for when he came
 back and got a can of beer
 went out again and Darling
 followed him I stood in the
 saloon and the next I saw
 was Woods taking two bricks
 and going out of the saloon
 I walked out and saw Horn
 in front of his own shop
 Darling was about 10 feet
 behind him and I heard him
 say shoot and then the prisoner
 fired and after that the prisoner
 staggered against a tree and
 the witnesses went to his own
 house

— Thos. H. Murphy

Taken before me

this

day of

Jan.

1887

W. J. Meserve

CORONER.

1023

Coroner's Office.

TESTIMONY.

Kyrus Holland being sworn says, I
 reside in Morris St. bet 14th & 12th
 St. and am in the liquor business.
 On Jan 11th at about 2.30 P.M. I
 looked out my door and saw the
 prisoner and two others come
 out of Schumacher's Saloon
 opposite my residence, then
 was ahead and Deanling after
 him they remained that way
 until within 25 feet of Jones
 residence then Deanling
 round and fired a shot
 the deceased raised his hands
 and Deanling fired twice in
 succession, the deceased fell and
 Deanling was afterwards arrested.

—Kyrus Holland

Edward Terman being sworn says, I
 reside at 121st St and Roger Ave
 and corroborate the statement
 of the previous witness Kyrus Holland.

—Edward Terman

John W. Evans being sworn says, I
 reside at 14th Bridge and corroborate
 the statement of Kyrus Holland.

—John W. Evans

Taken before me

this 17th day of

Jan. 1887

M. J. Meserones

CORONER.

1024

Coroner's Office.

TESTIMONY.

9

Ernest Schumacher being sworn said I
 reside on Morris Ave. bet. 107th & 112nd
 Stret and keep a saloon there. On
 Jan 1/17 Woods and Durbin
 came in between 1 and 2 PM
 and Fern came in about 15
 minutes after they did. They
 did not seem to be angry
 together and I know nothing
 further only what I heard.

Ernest Schumacher

Taken before me

this

day of

188

W. J. Messinger

CORONER.

1025

CORONER'S OFFICE.

TESTIMONY.

10

Dr. Justin Ferold, being sworn, made an autopsy on the body of the deceased Patrick Dooland Jan. 2/87, at the Morgue. A superficial examination showed a small cutaneous wound, about the size of a three-cent piece, about 2 in. above the Superior Spine process of the chest of the right side. It also found a bullet wound about 2 in. below and $1\frac{1}{2}$ in. to the right of the umbilicus. Section of chest and abdomen showed the lungs congested, heart normal, stomach, liver, kidneys - all other organs normal. Third part of the small intestine the right in present a penetrating bullet wound, which perforated its lumen walls, & thence lodged in the sacral muscles, adjacent to the sacrum, in its upper part, from where it was removed. Death, in my opinion, was caused by shock from pistol shot wound of the abdomen.

Justin Ferold M.D.

Taken before me

this 7th day of Jan

1887

J. J. Mercier M.D.

CORONER.

1026

Coroner's Office,

CITY AND COUNTY
OF NEW YORK, } ss.

Thomas Horan

undersigned, according to law, on the annexed charge, and being informed that he was at liberty to answer or not, all or any questions put to him, states as follows, viz. :

Question—What is your name?

Answer—*Thomas Horan*

Question—How old are you?

Answer—*31 years of age*

Question—Where were you born?

Answer—*Carlisle, Kentucky*

Question—Where do you live?

Answer—*218 3 South Fordham Ave A*

Question—What is your occupation?

Answer—*Laborer*

Question—Have you anything to say, and if so, what, relative to the charge here preferred against you?

I am not guilty

Thos Horan

Taken before me, this *17th* day of *Jan* 188*7*
N. J. J. Messenger

CORONER.

1027

MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
30 Years. — Months — Days.	Ireland.	Mosque from 34 th Street.	Jan 2/89

17 Jan. 28 1889
HOMICIDE.

AN INQUISITION

On the VIEW of the BODY of

Orestis Karling

whereby it is found that he came to
his Death by the hands of

Thomas Moran.

Inquest taken on the 17th day
of January 1889

Wm. J. O'Meara, Coroner.

Committed

Died

Discharged

Date of death Jan. 1st 1889

1020

17 Dec. 28 1887

HOMICIDE.

AN INQUISITION

On the VIEW of the BODY of

Patrick Connelley

whereby it is found that he came to his Death by the hands of

Thomas. Brown.

Inquest taken on the 17 day
of January. 1887

W. J. O. Macdonnell Coroner.

Committed

Bailed



Discharged


Date of death Jan. 1 - 1887

MEMORANDUM.

AGE. 30 Years. Months Days.	PLACE OF NATIVITY. Ireland.	WHERE FOUND. Maguire farm, New York.	DATE WHEN REPORTED. 19th Dec. 1887.
--------------------------------	--------------------------------	-----------------------------------------	----------------------------------------

N.Y. General Sessions

The People vs 
 apt
 Thomas Horan 

City and County of New York ss 
 J. Ernst Schumacher
 being duly sworn do depose and
 say;

I reside at no 2203. Morris
 Avenue, Bronx, New York City.
 and I keep a saloon at the above
 place.

I have known the defendant
 Thomas Horan about 8 months be-
 fore he was arrested.

He came from the south to
 work in the new aqueduct, and
 he lived in the next house to
 me.

During the time I have known
 him I have always found him to
 be a sober, industrious quiet hard-
 working and unassuming man, who
 makes hard every day for a living.

I never heard anyone say
 a harsh or unkind word against

1030

him. I saw him nearly every
 day going to work
 I soon to hear me that
 1 day of July 1887
 Joseph Adams
 Commissioner of the
 Registry
 Ernst. Schumacher

Not, Grant, Grant
 The People
 Thomas of the
 =
 apparent of
 good character
 =
 from the record
 of Corvud

1031

To Mr Parker

People
Thomas Aaron }
N. 45 East 12 St
New York July 29 1887
Murder.

Hon R. D. Martine
Dist City
Hon Sir:

Michael
O. Woods was detained by you
since Jan 1 to June 21 by the
House of Detention taken from
his work and lost his employment
and has no means except that
which I give him to pay for
lodging and his meals. He has
several times written you but
heard nothing from it. Mr Parker
says that he endorsed his application

1032

& relieve for his long Exp. Mr
Parker certified that this is a
worthy claim

Hoping to hear from you soon
I remain

Your Humble servant
Moses Bayersdorfer

1033

Police Department of the City of New York.

Precinct No. 145 D.

New York, June 21 1887

A D Parker

in

Michael Wood
committed to Hq D. as
a witness in to case
of Morris on June
21 1887 and
this day on June 21
1887 at 10 o'clock
am. I have discharged
him.

The above statement is
the defendant pleaded guilty on June
21 1887 to manslaughter. He is a
young man and seems to me a fair
one for some compensation. R. B. R.

Respectfully
Yours
H. D.

Wm. A. Omer
#15 W.

1034

New York June 22, '87

Mrs. Martine: —

Hon. Sir: —

As I have been
in the House of Detention
since Jan. 1 I am in very
poor circumstances and
not being acquainted with
any one else I have taken
the liberty of asking that
you kindly see that
something is done for
me.

You cannot under-
stand the state of my
feelings as I have no
clothes in which I could
look for work & a wife
& family to support

1035

Hoping you will
exercise your kindness
in this extreme case of
need.

I remain

Your obedient

Servant

Michael C. Woods

1036

TO THE CHIEF CLERK.

PLEASE SEND ME THE PAPERS IN THE CASE OF
PEOPLE

vs.

Dear Mr. Parker:

In this case the
District Atty thinks
the witness ought to
have some compensation.
Will you make out the
necessary order District Attorney.
have the Recorder
sign it.

July 2/87

V. M. Davis
Asst. District Atty

To Mr. Parker,

1037

District Attorneys Office.
City & County of
New York.

Hon R B Kossuth

Michael Woods was
a witness in the Murder
Case of Thomas Horran
from Jan 1/89 to June
21/89 in the House of
Deputies thereby to him
without & under the
abuse of Mr
Parker claims to have
endorsed his application

1038

for Compensation
worth of ~~Conduct~~
and miles I expect
Mr. Lee has an
Means to ~~pay~~ for
My Dayer's Day
45 E 12 St

1039

TELEPHONE, 531 LAW.

MEMORANDUM

FROM

HOWE & HUMMEL,

Counsellors at Law,

WM. F. HOWE,
A. H. HUMMEL,
BENJ. STEINHARDT,
JOS. F. MOSS.

87 & 89 CENTRE STREET
AND
135, 138 & 140 LEONARD STREET.

TO

New York, May 23rd, 1888.

My dear Fitz:-

I have concluded that it is only fair to
you that Horan should plead to Manslaughter,
1st.

To that end put him on to-morrow's calendar
when he shall plead and be remanded for sentence

Yours Faithfully,

W. F. Howe

New York June 8th 1887.

District Attorney Martin Esg.

Dear Sir!

As there is no other man in the House of Detention, at present, who passed a longer time in this place, as I did, therefore I beg Your Honor to pay attention to my following few lines:

I am here since the 1st of January, in the Thos. Horn murder case. Since that time many and many other murder cases were settled, only I am the only unfortunate man, who am losing my health, time, liberty unjustly. My clothes are all worn out and ragged. I declare Your Honor, that I will be entirely ruined for my life, if you don't give me soon as possible a chance to get out.

Hoping that my appeal at Your Honor's human feelings will not be made in vain

I remain
very respectfully
Michael Chas. Woods

1041

7 May 1961

20/12

Thomas Horton

Admission

1042

City County & State of New York

The People of the State }
of New York }
against
Thos Moran.


City & County of New York S.S

Edward J. Farrell being duly
sworn doth depose and say that the
above named Thomas Moran was in
his employ about the time of his arrest
and for several months previous, and as
an employe was known to him and he
always found him quiet and civil and
knew nothing against his character
and during such time he never knew
or heard of anything against the said Thos
Moran, until the time he heard of
his present trouble.

Edward J. Farrell

Subscribed & sworn to this
23rd day of June AD 1887

before me


Commissioner of Deeds

my General Grant
 the People

is -
 Thomas Grant

app of good
 character

Mr. Grant
 of Canada

1044

Form 9.

Sixth District Police Court.

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

of the 31st Precinct Police Edward B. Holahan, 24 years old,
street, New York City being duly sworn, deposes and says,

that on the first day of January 1887
in Morris Avenue between 151st and 152nd streets
at the City of New York, in the County of New York, Thomas Horn,

now here, did wilfully and violently felonious assault Patrick Dolan with the felonious intent to take the life of said Dolan, did point at the person of said Dolan a revolving pistol loaded with powder and ball and did discharge said pistol towards said Dolan, and the ball therefrom did enter the person of said Dolan in the abdomen about four inches below the navel, and said Dolan did likewise receive another wound from said pistol held by said Horn, said second wound being in the right side in the region of the kidneys. And from the effect of said wounds inflicted as aforesaid said ~~Horn~~ ^{Dolan} did languish and die. At about two o'clock and forty-five minutes in the afternoon of said day defendant, in front of Shaft No 22 New Algonquin, was told by one Michael E. Woods that a man had been shot. Defendant went with said Woods to Morris Avenue near 152nd street, and there found lying on the sidewalk on the West side of the Avenue said Patrick Dolan lying wounded as aforesaid. Defendant, inquiring for the assailant, was told that he was in the second house from the corner of 151st street. Going there, defendant found said ^{Horn} standing at the head of the stairs, ^{holding in his hand} the revolver here shown, ^{two} chambers of ^{Horn} were empty. Said ~~Dolan~~ ^{Horn} did not come in the door, and pointed the revolver at defendant. Defendant told him

1045

that he had done shooting enough already, and
to put up his pistols. Defendant thereupon went
up stairs and arrested said Holman. Defendant
might said ~~that~~ Holman to where said Holman
was lying and said Holman said "Yes, I shot
that man". Said Holman was unable to speak
at the time. Officer Peter F. Haine of the 36th Precinct was present
and assisted deponent
to bring me this
2^d day of January 1886.

M. W. Wells
Police Justice

Edward B. Holman

CITY AND COUNTY }
OF NEW YORK, } ss.

Peter F. Haine

aged 23 years, occupation Policeman of New
the 36th Precinct Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Edward B. Holman
as to the arrest of Thomas Horn
and that the facts stated therein ~~and information of deponent~~ are true of deponents' own
knowledge.

Sworn to before me, this 2^d
day of January 1887 } *Peter F. Haine*

M. W. Wells
Police Justice.

Form D.

POLICE COURT—SIXTH

THE PEOPLE, &
ON THE COMPLAINT OF

25.

Dated

1046

Form 9.

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

Sixth District Police Court.

House of Detention Michael C. Woods, 37 years old
 of ~~the~~ *McBurnis Lane Road, Fordham Heights*
~~street~~ *New York City*

that on the First-

being duly sworn, deposes and says,

day of January 1887

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

deponent was in
 company with Patrick Dolan and Thomas
 Horn at Schumacher's in Morris Avenue
 between 18th and 182^d streets. This deponent
 and said Horn quarreled and all three
 went out into the street. Deponent stood
 in the doorway when Horn who held
 his revolver in his hand pointed it straight-
 at Dolan. Deponent heard three shots,
 saw Dolan fall and went to where he
 was lying. Deponent then went and
 informed officer Holohan.

I am to depose me this
 2^d day of January 1886

Michael C. Woods

Michael C. Woods

Police Justice

1047

Form 9.

Sixth District Police Court.

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

old painter of No. 2196 Ryer Avenue, New York City
street,

being duly sworn, deposes and says,

that on the First

day of January 1887

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

near 181st street he saw Thomas Horn
shoot and wound Patrick Dolan. Said
Horn discharged three shots from a revolver
at said Dolan, who fell to the ground.
Said Horn as soon as he had discharged
the last shot went into ^{his} house of ~~James~~
~~Schmitt~~ ^{near} ~~in front of~~ which the shooting occurred

Sworn to before me this
2^d day of January 1887
J. J. [Signature]
Police Justice

Thomas H. Murphy

1048

Sec. 198-200.

6

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss

Thomas Horn 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. Thomas Horn

Question. How old are you?

Answer. 31 years

Question. Where were you born?

Answer. Barhile, Kentucky

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

Answer. Morris Avenue near 181st Street; 7 months

Question. What is your business or profession?

Answer. Labourer

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.

Thomas his
marks Horn

Taken before me this

day of

188

Police Justice.

1049

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

Horn
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~~ shall be duly discharged

Dated January 2^d 1888 Wm. H. Bridge 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.

1050

Police Court 6th District. 15

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward B. Hollan

vs.

1 Thomas Horn

2

3

4

Offence Homicide

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Thomas H. Murphy

2196 Ryer Avenue

John W. Evans

Highbridgeville

Dated

January 2^d

1886

Weld

Magistrate.

E. B. Hollan

Officer.

912nd Precinct.

Witnesses

Edw. J. Kain 36th Street

Edw. J. Kain 36th Street

No.

181st Ryer Avenue

No.

Keyser Holland

No.

Morris Schmitt 181st Street.

No.

Ernest Schmitt

No.

2203 Morris Schmitt Street.

No.

Committee to answer

No.

Michael E. Morris

No.

Committed to House of

No.

Detention in Kezauk 98200

No.

Guil to testify

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 Moran

The Grand Jury of the City and County of New York, by this indictment accuse *Thomas Moran* —

of the CRIME OF *Murder in the First Degree*, committed as follows:

The said *Thomas Moran*,

late of the City of New York, in the County of New York aforesaid, on the *first* day of *January*, in the year of our Lord one thousand eight hundred and eighty-*nine*, at the City and County aforesaid, with force and arms, in and upon one *Patricia Dandridge*, in the peace of the said People then and there being, wilfully, feloniously, and of *his* malice aforethought, did make an assault, and the said *Thomas Moran*, a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which said pistol the said *Thomas Moran* — in *his* right hand then and there had and held, to, at, against, and upon the said *Patricia Dandridge*, then and there feloniously, wilfully, and of *his* malice aforethought, did shoot off and discharge, and the said *Thomas Moran*, — with the leaden bullet aforesaid, out of the pistol aforesaid, then and there by force of the gunpowder aforesaid, shot off, sent forth, and discharged, as aforesaid, *him* the said *Patricia Dandridge* in and upon the *abdomen* of *him* the said *Patricia Dandridge*, then and there feloniously, wilfully, and of *his* malice aforethought, did strike, penetrate, and wound, giving to *him* the said *Patricia Dandridge*, then and there, with the leaden bullet aforesaid, so as aforesaid discharged, sent forth, and shot out of the pistol aforesaid, by the

1052

said *Thomas Moran*, in and upon the ~~abdomen~~ of
the said *Patricia Dandridge*, one mortal wound of the breadth
of one inch, and of the depth of six inches, of which said mortal wound *she* the
said *Patricia Dandridge*, ~~at the City and County aforesaid,~~
~~from the said~~ ~~day of~~ ~~in the~~
~~year aforesaid, until the~~ ~~day of~~ ~~in the same year~~
~~aforesaid, did languish, and languishing did live, on which said~~
~~day of~~ ~~in the year aforesaid, the said~~
~~at the City and County aforesaid, of the said mortal wound did die.~~
Then and there died.

And so the Grand Jury aforesaid do say: That the said

Thomas Moran, Jr. —

the said *Patricia Dandridge*, in the manner and form, and by
the means aforesaid, wilfully, feloniously, and of *his* malice aforethought, did kill,
and murder, 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.

1053

BOX:

248

FOLDER:

2412

DESCRIPTION:

Howard, Frank

DATE:

02/18/87



2412

1054

Witnesses:

Mary E. Miller

Officer Clapp

Seals for

Grand Juror

157. E 123. L

President

and officer

or

that offence.

187

Counsel, *[Signature]*
Filed *[Signature]* day of *July* 188 *7*
Pleads, *[Signature]*

THE PEOPLE
vs.
Frank Howard
157. E 123. L

Grand Larceny, *second degree*
[Sections 628, 684 Penal Code].

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Henry Simmons
July 18/87
Foreman.
Charles G. Smith
Alfred
July 20/87

1055

Police Court—

5th District.

Affidavit—Larceny.

City and County } ss.:
of New York,

Mary C. Miller
 of Kings Bridge Road & 206th Street, aged 52 years,
 occupation Housekeeper being duly sworn
 deposes and says, that on the 23rd day of December 1886 at the City of New
 York, in the County of New York, was feloniously taken, stolen and carried away from the possession
 of deponent, in the day time, the following property viz:

Two (2) over-coats, one pattern dress
 and several articles of jewelry and
 other property in all of the value of
 eighty seven (87) dollars

the property of deponent

and that this deponent
 has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
 and carried away by Frank Howard, now here,

from the fact that he was then in
 the employment of deponent.
 That on the afternoon of said day
 deponent left her house on
 business and placed said Frank
 in charge of the house, no other
 person being therein, and said
 property being then within said
 house. That when deponent
 returned to her house about the
 hour of 6 o'clock P.M. on said day
 deponent found that said Frank
 had gone away and that said
 property had been stolen and
 carried away from said house.

Subscribed and sworn to before me this 23rd day of December 1886

Notary Public

Exhibits

1056

That deponent is now here informed by
Officer Blappe that he, said Officer,
admitted to him, said Officer, that
Mr. Frank, stole said property and
passed the same at the pawn
shop of Goodstein at 2108-3rd Avenue.

Subscribed before me this {
10th day of February 1887 } Mary E. Miller

J. M. Patterson Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been
committed, and that there is sufficient cause to believe the within named
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 1887
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1887
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1887
Police Justice.

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—LARCENY.

vs.

1
2
3
4

Dated

1887

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

\$

to answer

Seasons.

1057

CITY AND COUNTY }
OF NEW YORK, } ss.

John M. Clapp
aged 50 years, occupation Police officer of No. 35
35th Precinct Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Mary E. Miller
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 10th
day of May 1887

John M. Clapp

John Patterson
Police Justice.

1058

Sec. 198-200.

J District Police Court.

CITY AND COUNTY {
OF NEW YORK, } ss

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

Question. What is your name?

Answer Frank Howard

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. Cor. of Hester St. & Bowery, 2 or 3 weeks.

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 have nothing to say.
Frank Howard.

Taken before me this

10th

day of January 1887

William J. Putnam

Police Justice.

1059

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 _____

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

Dated Feb 10 1887 John D. Patterson 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.

1060

Police Court

5th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary E Miller
Kingsbridge Road
+ 206 St
Frank Howard

Office of Larceny
J. J. J. J.

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated February 10th 1887

Patterson Magistrate.

Colappa Officer.

35th Precinct.

Witnesses

No. 35th Precinct

Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

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No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

1061

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.]

To see Records

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To

Frank Hart

of No.

151 E. 123

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 *23* day of *February* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

Frank Howard

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 *Feb*, in the year of our Lord 1887

RANDOLPH B. MARTINE, *District Attorney.*

1062

N.Y. Dec. 18-1887

My dear Mother:-

Write to
you during now winter
I have been and how good
you and everybody have
been to me.

I am this night going
to make a third trial to
put myself out of the way
of everybody.

When I look back over
my past life and see the
chances I have lost and
the wrong I have done
since I was 13 years of age
it makes me cry.

I don't see myself how
I have done things which

1063

N.Y. Dec. 18-1887
My dear Mother:-

I write to
you during now wicked
I have been and now good
you and everybody have
been to me.

I am this night going
to make a third trial. It
put myself out of the way
of everybody.

When I look back over
my past life and see the
chances I have lost and
the wrong I have done
since I was 13 years of age
it makes me cry.

I don't see myself how
I have done things which

with me with all your love
 & good wishes.

Tell Father that I can see
 now and appreciate all his
 endeavors in my behalf, ^{which}
 he tried to make something
 of me.

May you both be blessed
 hereafter instead of cursed,
 as you have done.

If you see her anytime
 tell her I loved her dearly
 always and still do to the
 last.

Good bye, all. I sincerely
 hope by the time you get
 this I will be far away.

From your wicked and
 sinful Son

Sollie

I have done. it is my wicked,
 sinful nature.

I hope when I am dead at
 least you will try to forgive
 me for what I have done. I
 know it will be hard to do
 so but try, please.

Twice last week I tried,
 once by laudanum, and once
 by Father's gun to do it but took
 too much which merely made
 me sick. To night I took a
 dose of arsenic which I pray
 God will be fatal.

Mother, I think you might
 have shared me a little to
 her, not have given me quite
 such a bad name, but
 still it was the truth.

Sincerely hope the rest
 of the children will grow
 up better than me, and

1065

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Franka Howard

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

- Franka Howard -

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

The said Franka Howard,

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

Two overcoats of the value of
thirty dollars each, one dress of
the value of twenty seven
dollars, divers articles of jewelry,
of a number and description
the Grand Jury aforesaid
unknown, of the value of
twenty dollars.

of the goods, chattels and personal property of one

Mary E. Wither.

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.

Charles J. Martin
District Attorney

1066

BOX:

248

FOLDER:

2412

DESCRIPTION:

Howe, Patrick

DATE:

02/16/87



2412

deedown for
mch 9th 187-188

Witnesses:

Officer John Sinden

Counsel, *J. P. [Signature]*
Filed, *16* day of *July* 188*7*
Pleas *Not Guilty*

THE PEOPLE

vs.

R

Patrick Howe

Grand Larceny, *1st* degree
(From the Person).
[Sections 628, 680, Penal Code].

RANDOLPH B. MARTINE,

vs. Mel G. B. District Attorney.
Ind. & acquitted.

A True Bill.

John W. [Signature]

Foreman.

[Signature]
[Signature]
[Signature]

1058

Police Court— District.

Affidavit—Larceny.

City and County } ss.
of New York,John Binder
of No. 10th Precinct Street, aged 34 years,
occupation Police Officer being duly sworndeposes and says, that on the 9th day of February 1887 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession and
possession of ~~deponent~~ ^{an unknown woman}, in the night time, the following property viz:One hand-satchel, containing
two napkins and two
copper coins valued at
two cents, all being valued at
two cents

the property of an unknown woman

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 Patrick Harr (now Harr)for the reasons following to wit:
at about the hour of 9 o'clock
P.M. on the above described date,
deponent saw the said defendant
seize the said satchel from the
hand of the said unknown woman
and run into the gallery of premises
No 192 Elizabeth Street. The said
defendant could not, at the time
be found by this deponent. Deponent
is informed by Robert J. Martin
now present that the Martin found
the said defendant in the said
premises and caused his arrestSubscribed and sworn to before me this
1887 day of

Police Justice.

1069

Reponant is ^{informed that} far than ~~by~~ Robert
J. Harris ~~that he~~ ~~found~~ found
the said satchel on the roof of
the premises in which the said
defendant ran.

Wherefore aponant
charges the said defendant with
feloniously taking, stealing, and
carrying away the aforesaid property
and the possession and person
of this said defendant.

Sworn to before me (John Sinder)
this 10th day of February 1877

Solomon Sinder

Peace Justice

1070

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 17 years, occupation Truck Driver of No. 192 Elizabeth Street, being duly sworn deposes and

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

Sworn to before me, this 19th

day of May 1888

Robert J. Martin

Salou Sinden
Police Justice.

1071

Sec. 198-200.

102

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

Patrick Howe 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 Patrick Howe

Question How old are you?

Answer 20 years

Question Where were you born?

Answer New York City

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

Answer 268 Elizabeth St One Month

Question What is your business or profession?

Answer Tobacco Stripper

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

Patrick Howe

Taken before me this

188

Police Justice.

1072

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

Dated Feb 1883 188

Solomon B. 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.

1073

Police Court

10th 190 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Sinder
10th Prec.
Patrick Howe

2

3

4

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated

Feb 10th

Spillth

Sinder

Magistrate.

Office

Precinct

Witnesses

Robert J Martin
10th Precinct

No. 192 Elizabeth Street.

Off and Cummings

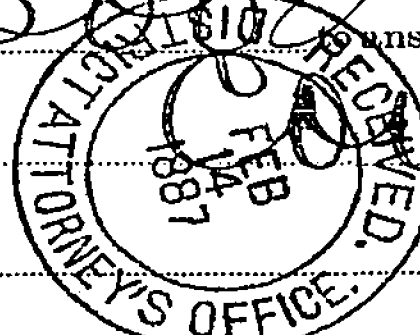
No. 10th Precinct Police

John Grant

No. 192 Elizabeth Street.

\$ 3000

Answer



1074

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Patricia Stone

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

- Patricia Stone -

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

The said *Patricia Stone,*

late of the City of New York, in the County of New York aforesaid, on the
ninth day of *February*, in the year of our Lord
one thousand eight hundred and eighty-seven, at the City and County aforesaid, in the
night time of the same day, with force and arms, *she* ~~seized~~
of the value of one dollar, two
napkins of the value of five
cents each, and two coins, of the
kind called cents, of the value
of one cent each.

of the goods, chattels, and personal property of *one certain woman*
whose name is to the Grand Jury unknown,
on the person of the said *woman,* then and there being

found, from the person of the said *woman,* 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.

David J. B. Martin
District Attorney

1075

BOX:

248

FOLDER:

2412

DESCRIPTION:

Hutchinson, Katie

DATE:

02/17/87



2412

R QUALITY
ORIGINAL

1076

64
Counsel, 7/32
Filed, 17 day of July 1887
Pleads, 1

THE PEOPLE
vs. R.
Katie Hutchinson
(2 cases)
[Section - 282, - Penal Code].
Abduction

RANDOLPH B. MARTINE,
District Attorney.
Indictment disclosed

A True Bill.
Edward J. Murray
Foreman.



*The New York Society for the
Prevention of Cruelty to Children.*

NO 100 EAST 23RD STREET, (CORNER 4TH AVE.)

New York Dec. 19th 1887

*The People etc
vs
Katie Hutchinsons*

*A. D. Parker Esq
Chief Clerk etc
Dear Sir:*

*In reply to your letter of the 18th inst.
I beg to say that the girl Katie Hutchinsons was
last week committed by Police Justice O'Neilly,
to the House of the Good Shepherd, pursuant
to Chapter 353, Laws of 1886 of which I
enclose a copy. As this as effectually disposes
of her as a trial and conviction would do I
respectfully ask that she be not required to
plead to the indictment for abduction.*

*I remain
with great respect,
J. Elloror Jenkins
Superintendent.*

1078

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Katie Hutchinson

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

Katie Hutchinson

of the CRIME of Abduction, —

committed as follows:

The said Katie Hutchinson,

late of the ~~South~~ Ward of the City of New York, in the County of New York afore-
said, on the ~~15th~~ day of November, in the year of our Lord
one thousand eight hundred and eighty- ~~nine~~, at the Ward, City and County aforesaid,

did feloniously take, receive, harbor,
employ and use, and cause and procure
to be taken, received, harbored, employed
and used, one Rosanna Smith, who
was then and there a female under the
age of sixteen years, to wit: of the age
of fifteen years, for the purpose of
prostitution, against the form of the
Statute in such case made and provided,
and against the peace of the People
of the State of New York, and their
dignity.

Second Count.

And the Grand Jury aforesaid, by this indictment further accuse the said Katie Hutchinson of the crime of Abduction, committed as follows:

The said Katie Hutchinson, late of the Ward, City and County aforesaid, aforesaid, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, did feloniously invade and entice one Rosanna Smith, who was then and there an unmarried female, of previous chaste character; into a certain house of ill fame and assignation, there situate, for the purpose of prostitution, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

Randolph B. Martinie,
District Attorney

1080

Witnesses:

Eva Goldie

Lizzie Ryan

Rebecca Smith

Counsel,

Filed, 17 day of

1887

Pleads,

THE PEOPLE

vs.

Katie Hutchinson

(2 cases)

Reduction

[Section - 282 - Penal Code]

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

J. Ellsworth Johnson

Foreman.

1081

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Katie Hutchinson

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

Katie Hutchinson

of the CRIME of Abduction, —

committed as follows:

The said Katie Hutchinson, —

late of the ~~Eleventh~~ Ward of the City of New York, in the County of New York aforesaid, on the ~~seventh~~ day of ~~January~~, in the year of our Lord one thousand eight hundred and eighty-~~seven~~, at the Ward, City and County aforesaid, did unlawfully, with force and violence, and with intent to defraud, and with intent to deprive the said ~~Evie~~ ~~Evie~~ ~~Evie~~, who was then and there an unmarried female of previous chaste character, into a certain house of ill fame and assignation, there situate, for the purpose of prostitution, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

Randolph B. Martine,

District Attorney.

1082

END OF
BOX