

0376

BOX:

2

FOLDER:

23

DESCRIPTION:

Hermas, Louisa

DATE:

12/09/79



23

0377

76

TRIAL FOR
COUNSEL, J B (Barnes)
Filed 9 day of Dec. 1879
Pleads not Guilty (11)

THE PEOPLE

vs.

B
Louisa Hernas

Judgment for Disorderly House.

BENJ. K. PHELPS,
District Attorney.

A True Bill.

M. W. Cooper
Foreman.

See p. 13
Part 2nd Dec 12, 1879
Tried + convicted
acquitted

0378

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

State Vogel

of No. *92 Eldridge (New Home of Rectoria)* Street,
being duly sworn, deposes and says that on the *3rd* day of *December*
187*9* at the City of New York, in the County of New York

Louisa Hermas, now here, did call deponent vile names, to wit: a bitch and whore. That said Louisa keeps and conducts a pattern of premises No 92 Eldridge Street as a common lodging house and house of prostitution where lewd men and women might congregate for the purpose of committing acts of whoredom and prostitution. That said Louisa has repeatedly asked deponent to prostitute her person with lewd men introduced to deponent by the said Louisa, and fights and disturbances are of mightly occurrence in said premises.

Sworn to this
before me
Hth day of December
1879
J. M. Patterson
Police Justice.

0379

Police Court, Halls of Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

of No. *Thomas J. Crystal* Street, in the City of New York,
being sworn, doth depose and say, that on the *3* day of *December*
the year 187*9*, the premises known as No. *92 Eldridge* Street,
in the City and County of New York, were kept, maintained, conducted, and occupied by

Louisa Hermas, (now here,

as a **DISORDERLY HOUSE**, namely, as a common bawdy-house and house of prostitution, and
a resort for tipplers, drunkards, common prostitutes ~~and reputed thieves~~, with other vile, wicked, idle,
dissolute and disorderly men and women ~~and reputed thieves~~, who, or most of whom are in the practice
of drinking, dancing, quarreling and fighting at almost all hours of the day and night, to the great
damage and common nuisance of the People of the State of New York, residing in the neighborhood
and passing thereby.

Deponent therefore prays, that the said *Louisa Hermas*
and all vile, disorderly ~~and~~ improper persons found upon the premises, occupied by said

Louisa Hermas
may be dealt with as the law in such cases made and provided may direct; and further saith not.

Sworn before me, this

4 day }
of *December* 187*9* }

J. M. Patterson

POLICE JUSTICE.

Thomas J. Crystal

0381

76.

223

Police Court—Halls of Justice.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas J. Crystal
10 1/2 Bevier St.

Louisa Hermans
W. 38. Germany
92 Eldridge St.

AFFIDAVIT - Disorderly House.

Done & returned 14 1879

Patterson Magistrate.

Crystal



Witness:

Joseph Bred, 16 1/2 West. Police
John Bauer 94 Eldridge St.

Wate Vogel, House of Detention on default
House of Detention of "Soo. Is. Hall"

\$3.00 - to answer

Bailed to Ans. at G.S. by Charles Elmer 146 at 1096.

0382

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

Louisa Hernas

late of the *Tenth* Ward of the City of New York, in the County of
New York, on the *third* day of *December* in the year of
our Lord one thousand eight hundred and seventy-*nine* and on divers other days
and times, between that day and the day of the taking of this Inquisition, at the City
and Ward, and in the County aforesaid, did keep and maintain, and yet continue to
keep and maintain, a certain common, ill-governed and disorderly house, and in
her said house, for *her* own lucre and gain, certain persons, as
well men as women, of evil name and fame, and of dishonest conversation, to frequent
and come together, then and on the said other days and times, there unlawfully and
wilfully did cause and procure, and the said men and women, in *her*
said house, at unlawful times, as well in the night as in the day, then and on the said
other days and times, there to be and remain, drinking, tippling, gambling, rioting,
disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully,
did permit, and yet continues to permit, to the great damage and common nuisance of
the People of the said Ward, there inhabiting and residing, and of all the people there
passing, to the evil example of all others in the like case offending, and against the
peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

0383

BOX:

2

FOLDER:

23

DESCRIPTION:

Horn, Federick

DATE:

12/09/79



23

0384

84

Counsel,
Filed *9* day of *Dec* 187*9*
Pleads

THE PEOPLE

vs.

Frederick Horn
P

Indictment of Larceny.

BENJ. K. PHELPS,
District Attorney.

A True Bill.

M. W. Cooper

Sworn of his own recognizance
H. R.

Part Trs: Dec 9. 1879.
Discharged by the Court on
his verbal recognizance

0385

Court of General Sessions

The People
vs
Frederick Horn } Grand Larceny

I, Catharine Horn apto. 408 East 53rd St.
am the complainant against Frederick
Horn the above named defendant, I am
his (defendants) mother, I caused his
arrest which was Dec. 14 1879, and charged
him with the offence of Grand Larceny
the facts which will more fully appear
in the annexed complaint, the defendant
is but 18 years old, and has never been
arrested before for any offence, has
always been employed, and previous to
this offence has always been honest. and
I his Mother as complainant desires his
discharge, believing that if discharged
he will lead an honest life, as the pun-
ishment he has so far received will in
my opinion cause him in the future to
do what is right and just.

De Witt James Jones
City & County of New York S.S.

Catharine Horn being duly sworn
says I have heard read the foregoing statement

0386

and know the contents thereof, and that
the same is true of my own knowledge
sworn to before me this

9th day of Dec. 1879

Chas. Morse

Notary Public.
N.Y. Co.

Barbara Jones

0387

Police Court, Fourth District.

CITY AND COUNTY
OF NEW YORK.

Fredrick Horn

being duly examined before the under-
signed, 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. *Fredrick Horn*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *N. S.*

Question. Where do you live?

Answer. *74th St - 7th Ave*

Question. What is your occupation?

Answer. *Varunther*

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

Answer. *I am guilty.*

Fred Horn

[Signature]
Subscribed before me this
day of
1897

0388

4th District Police Court

CITY AND COUNTY OF NEW YORK, ss.

Catharine Horn

of No. 408 East 53rd Street, 29th day of November 1879, Ward of the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent.

the following property, viz.:

One pink dress of the value of Eighteen Dollars
One sofa pillow of the value of Ten Dollars
One pair of Gold Bracelets of the value of Twenty Dollars.
In all of the value of One Hundred and Fifteen Dollars.

the property of Constance Horn

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 Frederick Horn (now here) who admitted that he stole said property
Catharine Horn

Sworn before me this 29th day of November 1879.
John J. [Signature] District Justice

0389

84
H. M.

829

DISTRICT POLICE COURT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Catherine Hora
408 E 53rd St
vs.

Fredrick Hora

AFFIDAVIT - Larceny.

DATED

Dec 4

187

9

Smith

MAGISTRATE.

Jooper

McGowan

OFFICERS

19th Ave

WITNESSES:



Woodman

Com

Vertical lines for notes or additional text.

0390

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

Frederick Horn

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the ~~twenty ninth~~ day of ~~November~~ in the year of our Lord one
thousand eight hundred and seventy- ~~one~~ *seven* at the Ward, City and County
aforesaid, with force and arms

one dress of the value of eighty five dollars
one pillow of the value of ten dollars
Two Bracelets of the value of ten dollars
each -

of the goods, chattels and personal property of one

Constantine Horn -

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.

BENJ. K. PHELPS, District Attorney.

0391

BOX:

2

FOLDER:

23

DESCRIPTION:

Herzberg, Samuel

DATE:

12/22/79



23

0392

BENJ. K. PHELPS, District Attorney.

²⁸
1st *Linking*
Filed *22* day of *Dec* 18*77*
P. *Not Guilty, 23*

THE PEOPLE

Samuel Rosenberg

Felony Assault and Battery.

BENJ. K. PHELPS,
District Attorney.

A True Bill.

M. W. Coppus
Foreman.

Part pro Jan 7. 1880
Plead not G.
Pen 3 months.

0393

AFFIDAVIT—FELONIOUS ASSAULT, &c.

Second District Police Court.

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

Anna Herzberg of No. *116*
West 32nd Street, being duly sworn, deposes and says
that on the *15* day of *December* in the year

1879 at the City of New York she was violently and feloniously assaulted and beaten by

Samuel Herzberg (now here)
deponent's husband who wilfully
and feloniously cut and stabbed
deponent in the left side wound
ing deponent's side with a knife
at the time held in the hand of
the said defendant. That said
assault was

with the felonious intent to take the life of deponent, or to do him 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 dealt
with according to law.

Sworn to before me this *16* day
of *December* 187*9*
R. V. Bishop

Anna X Herzberg
mate
Police Justice.

0394

Police Court—Second District.

CITY AND COUNTY }
OF NEW YORK, }

Samuel Herzberg being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz.:

Question.—What is your name?

Answer.—

Samuel Herzberg

Question.—How old are you?

Answer.—

Twenty Four years

Question.—Where were you born?

Answer.—

Germany

Question.—Where do you live?

Answer.—

72 Mott Street

Question.—What is your occupation?

Answer.—

Salesman

Question.—Have you anything to say, and if so, what—relative to the charge

here preferred against you?

Answer.—

I am not guilty of the charge

Samuel Herzberg

Taken before me, this

[Signature]
of the County of

Police Court

0395

158.

POLICE COURT—Second District.

THE PEOPLE, &c..

ON THE COMPLAINT OF

Am Herzberg
116 or 3rd St
vs.

Samuel Herzberg

Dated *December 16* 187*9*

B. H. Smith Magistrate.

Smith Officer.

24 Clerk.

Witnesses.



Committed in default of \$ *100* bail. —

Bailed by *C*

No. Street.

OFFENCE—Felonious Assault and Battery

0396

CITY AND COUNTY }
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That *Samuel Herzberg*
late of the City of New York, in the County of New York, aforesaid, on the
fifteenth day of *December* in the year of our Lord
one thousand eight hundred and ninety nine with force and arms, at the City and
County aforesaid, in and upon the body of *Anna Herzberg*
in the peace of the said people then and there being, feloniously did make an assault
and *her* the said *Anna Herzberg*
with a certain *knife*
which the said *Samuel Herzberg*
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 *her* the said *Anna Herzberg*
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 Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, the said *Samuel Herzberg*
with force and arms, in and upon the body of the said *Anna*
Herzberg then and there being, wilfully and feloniously did make an
assault and *her* the said *Anna Herzberg*
with a certain *knife* which the said *Samuel Herzberg*
in *his* right hand, then and there
had and held, the same being then and there a sharp, dangerous weapon, wilfully
and feloniously, and without justifiable and excusable cause, did then and there beat,
strike, stab, cut, and wound, with intent to then and there wilfully and feloniously
do bodily harm unto *her* the said *Anna Herzberg*
against the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

THIRD COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-
said, the said *Samuel Herzberg*
with force and arms, in and upon the body of *Anna Herzberg*
in the peace of the said people then and there being, feloniously, did make another
assault and *her* the said *Anna Herzberg*
with a certain *knife*
which the said
Samuel Herzberg in *his* right
hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut,
and wound, the same being such means and force as was likely to produce the death
of *her* the said *Anna Herzberg* with intent *her* the

0397

said *Anna Keryberg* 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.

FOURTH COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said *Samuel Keryberg*

with force and arms, in and upon the body of the said *Anna Keryberg* then and there being, wilfully and feloniously, did make another assault and the said *Anna Keryberg* with a certain *Knife* which the said in *his* right hand then and there had and held, the same being then and there a deadly weapon, wilfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously maim *her* the said *Anna Keryberg* 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.

BENJ. K. PHELPS, District Attorney.

*Part in law 1.000
Pencil art.
Pen 3 months*

A TRUE BILL.
W. M. [Signature]
Foreman.

BENJ. K. PHELPS,
District Attorney.

Samuel Keryberg
THE PEOPLE
FILED day of *Dec* 1899
Not guilty 23
Felonious Assault and Battery.

0398

BOX:

2

FOLDER:

23

DESCRIPTION:

Henderson, John

DATE:

12/17/79



23

0399

114
11/17/79

Counsel,

Filed 17 day of Dec 1879

Pleads *Not Guilty*

THE PEOPLE

vs.

John Hudson

off.

St. Larceny, and Receiving Stolen Goods.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

M. N. Cooper

Foreman.

*Part Trs: Dec. 22. 1879
Trid & acquitted.*

0400

Police Court—Second District.

CITY AND COUNTY }
OF NEW YORK. } ss.

John Henderson being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him states as follows, viz.:

Question.—What is your name?

Answer.—

John Henderson

Question.—How old are you?

Answer.—

Fifty

Question.—Where were you born?

Answer.—

Ireland

Question.—Where do you live?

Answer.—

no residence

Question.—What is your occupation?

Answer.—

Marble Work

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

Answer.—

I am not guilty of the charge

John Henderson

Taken before me, this

14

day of December 1879

Charles Thomas

Police Justice.

0401

District Police Court

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, } ss.

of No. 347 W. 18

John Driffy
Street,

being duly sworn, deposes and says, that on the 6th day of November 1879
at the store No 109-9th Avenue City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent,

the following property, viz.:

One Over Coat of the value
of Twenty Five and One Brass Coat
of the value of Eighteen dollars in
all of the value Forty Three 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

John Henderson now here
for the reasons following— that on the
said date about twenty minutes prior to
said larceny deponent placed the said
property in a closet in said store at
which time said deponent was standing
in near the said closet— immediately
after said deponent had left said
store deponent missed the

Sworn before me this 10th day of Nov 1879

Robert J. ...

0402

property - no other person was in said store during said interval of time about three days thereafter deponent found in the room ^{in the premises} occupied at premises No 408 West 16th street - a written receipt for \$58³³/₁₀₀ dollars and a printed and written receipt for \$300 - which said receipts were in the pocket of the said Overcoat at the time the said property was stolen

Sworn to before me this
14th day of December 1879

John C. Flamm Police Justice

114
838

District Police Court

THE PEOPLE, & C.,
ON THE COMPLAINT OF

John Duffly
347 W. 12th St.

John Henderson

RECEIVED
DEC 15 1879
DISTRICT POLICE COURT

DATED December 14th 1879

Flamm Magistrate

Cain Officer

16

WITNESSES:

Director of Sect. No. 1000

AFFIDAVIT - Larceny - *Green*

0403

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That

John Henderson

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

*Two coats of the value of twenty two dollars
each*

*One instrument and writing, the same being an
acquittance and receipt for the payment of
money, to wit for the payment of the sum of
Fifty eight dollars and thirty three cents -
and the same being the value of the said
instrument*

*One other instrument and writing, the same
being an acquittance and receipt for the pay-
ment of money, and the same being ack-
nowledged by a certain person to the jurors
aforesaid unknown, the said acquittance
being for the sum of three hundred dollars,
in money, the same being the value
of the said instrument.*

of the goods, chattels, and personal property of one

John Duffy

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.

0404

And the Jurors aforesaid, upon their oath aforesaid, do further present
That the said

John Henderson

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

*Two coats of the value of twenty two
dollars each —*

*One instrument and writing the same being
an acquittance and receipt for the payment of
money; to wit the payment of the sum
of fifty-eight dollars, and three cents —
and the ~~same~~ being the value of the said
instrument —*

*One other instrument and writing the same
being an acquittance and receipt for the
payment of money, and the same being
acknowledged by a certain person to the Jurors
aforesaid unknown. the said acquittance
being for the sum of three hundred dollars
in money — the same being the value of the
said instrument —*

of the goods, chattels, and personal property of the said

John Duffey

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously
stolen of the said

John Duffey

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

John Henderson

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

BENJAMIN K. PHELPS, District Attorney.

0405

BOX:

2

FOLDER:

23

DESCRIPTION:

Hebbard, Edward

DATE:

12/03/79



23

0406

No 29

Counsel, *A. H. H. H.*
Filed *3rd* day of *Dec^r* 1879
Pleads *Not Guilty (4)*

THE PEOPLE

Edward L. Hubbard

INDICTMENT,
Grand Jurors of Henry, etc.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

W. H. Cooper

Part No: Dec 5, 1879

Fried and certified.

Elmer A. ...

0407

Leah & Little
Commission Merchants,
197 Nassau Street,
New York City

No. 1153 New York, Nov 15 1879
New York National Exchange Bank
Pay to the order of E. L. Hebland, Inc.
Lefty 100 Dollars
\$50.00
Leah & Little

P. Maitland 124 Chambers St. N.Y.

0408

Pay to the order of
John ^{see} Jagard
E R Henderson
Pay to order

0409

STATE OF NEW YORK.



Executive Chamber.

Albany, April 3, 1888.

Sir: Application having been made to the Governor for the Pardon of Edward L. Hebbard who was sentenced on December 5, 1877, in your County, for the crime of Grand Larceny for the term of _____ years and _____ to the State Prison Genesee Reformatory you are respectfully requested (in pursuance of Chapter 310, Laws 1849) to furnish the Governor with a concise statement of the case as proven on the trial, together with any other facts or circumstances which may have a bearing on the question of granting or refusing a Pardon. Be pleased also to state the previous character of the convict.

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

Very respectfully, your obedient servant,

Edward Maggall

Pardon Clerk.

To: Benj. K. Phelps, Esq.

District Attorney, &c.

0410

This Agreement,

Made this 25th day of June one thousand eight hundred and 1902 by and between the Ed. Hebbard GOLD AND STOCK TELEGRAPH COMPANY, a corporation duly organized under the laws of the State of New York, party of the first part, and

..... party of the second part.

Witnesseth, That said party of the first part is to furnish as soon as practicable, for the use of the said party of the second part, a telegraph wire connecting

25th St - Newark N.J.
with the Merchants' Telephone Exchange system of the Gold and Stock Telegraph Company, equipped with one Edison Carbon Telephone and suitable signaling apparatus; and further, upon request made through said Telephone, at any time during the continuance of this agreement, to put the party of the second part in Telephonic communication with any other subscriber to the Merchants' Telephone Exchange, subject to the remaining conditions of this contract.

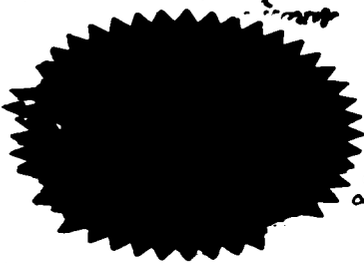
In consideration of the above stipulations and agreements, the party of the second part agrees, upon the establishment of Telephonic communication by the said line, to pay to the said party of the first part the sum of \$5.00 Dollars, as ~~rent for said wire and instruments, at the end of each and every calendar month after the date when such communication shall have been established, the proper pro-rata deduction being made for the part of the first month (if any) which may elapse before the completion of the line.~~

It is further understood and agreed that in the event of interruption of service, the party of the second part shall notify the party of the first part, who shall thereupon, and without unreasonable delay, restore the communication; also, that the party of the first part is not to be held liable pecuniarily for bad service, unless the periods of time, through which the party of the second part is unable to make use of said service, amount in the aggregate, as shown by the record kept by the party of the first part, to more than five days in any one month.

This Agreement shall remain in full force during the period of 2 mos years from the time at which said line and instruments were delivered to said party of the second part in good working order, as aforesaid, and ~~can only be terminated before the expiration of said period upon the payment by party of the second part of all dues for service rendered previous to date of cancellation and one-half the rental for the unexpired term of this contract.~~

THE GOLD AND STOCK TELEGRAPH CO. by

VICE-PRESIDENT.



Leah R. ...

N. B. Lessees are notified that the Company will not hold itself bound by verbal or other engagements of Canvassers, not embodied in this Lease.

0411

New York, Nov 15th 187

ref: Vestrad's Donittles 19th Duane St.

To THE GOLD AND STOCK TELEGRAPH CO., Dr.

For connection with TELEPHONE EXCHANGE for \$100

Monies advanced May 15th 1880 \$50 00

Received payment for the Company

R D I

0412

RECEIVED
PAID
12/11/79

Form 112.

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

Police Court—First District.

Francis W. Lestrade

of No. *197 Duane* Street, being duly sworn, deposes
and says, that on the *15* day of *November* 18*79*

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent, *by trick and device*

the following property, viz: *Good and lawful money
of the United States*

of the value of *Fifty* Dollars,
the property of *Charles W. Lestrade, Elias Dor-*
little and deponent Copartners

and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away by *Edward S. Hubbard*
now present for the reason that said
Hubbard came to deponent's place of
business and presented the annexed bill
to deponent for payment. Deponent be-
lieving said bill to be correct paid said
Hubbard said money.

Deponent has since been informed by
Michael W. Doran that there is no
such person as E. S. Hubbard Treasurer
or any such person as E. Shaw Collector
of said Company, and that said money
was not paid to said Company.

Francis W. Lestrade

Sworn to, before me, this
15
day
of November
1879
Michael W. Doran
Police Justice

0413

City and County
of New York ss

Michael W. Doran
being duly sworn says that he is
acting Assistant Secretary of the Gold
and Stock Telegraph Co. at No 197
Broadway in said City that Edward
L. Hebbard now present is a clerk
for said Company. That he acknowl-
ged to deponent that he received the
within named amount of money from
Lestrade and Doolittle and appropri-
ated the same to his own use and
benefit. That he caused bill heads
like the one hereto annexed to be
printed for that purpose. That said
money has not been paid to said
Company. That said Hebbard did not
have any authority whatever to collect money for
Sworn to before this 25th day of November 1879 } said Company

Merrett O. Brown
Police Justice

M. W. Doran

0414

Police Court—First District.

CITY AND COUNTY } ss.
OF NEW YORK.

Edward S. Hebbard being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer. Edward S. Hebbard.

Question. How old are you?

Answer, 21 years

Question. Where were you born?

Answer. New York.

Question. Where do you live?

Answer 81 Cumberland Street New York

Question. What is your occupation?

Answer. Telegraph Clerk.

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

Answer. I am not guilty.
Edward L. Hebbard

Taken before me, this 26th day of November 1879
Mrs. W. A. Schump Police Justice.

0415

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

NYC
Police Court—First District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Francis M. Lechade
197 Duane St

vs.
Edward L. Keltner

Armed and Dangerous—Larceny.

BAILED:

No. 1, by

Residence, _____

No. 2, by

Residence, _____

No. 3, by

Residence, _____

No. 4, by

Residence, _____

No. 5, by

Residence, _____

No. 6, by

Residence, _____

April 25 1879
Clerk
Michael N. Moran
197 Broadway

Witness:

Michael N. Moran
197 Broadway

1000 to answer
at *Second* Sessions
Received at Dist. Atty's office

FF

0416

This Agreement,

Made this twenty second day of October one thousand eight hundred and seventy nine by and between the GOLD AND STOCK TELEGRAPH COMPANY, a corporation duly organized under the laws of the State of New York, party of the first part, and

Lestrade & Doolittle

party of the second part,

Witnesseth, That said party of the first part is to furnish as soon as practicable, for the use of the said party of the second part, a telegraph wire connecting

No. 197 Duane Street

with the Merchants' Telephone Exchange system of the Gold and Stock Telegraph Company, equipped with one Edison Carbon Telephone and suitable signaling apparatus ; and further, upon request made through said Telephone, at any time during the continuance of this agreement, to put the party of the second part in Telephonic communication with any other subscriber to the Merchants' Telephone Exchange, subject to the remaining conditions of this contract.

In consideration of the above stipulations and agreements, the party of the second part agrees, upon the establishment of Telephonic communication by the said line, to pay to the said party of the first part the sum of Five Dollars, as rent for said wire and instruments, at the end of each and every calendar month after the date when such communication shall have been established, the proper *pro rata* deduction being made for the part of the first month (if any) which may elapse before the completion of the line.

It is further understood and agreed that in the event of interruption of service, the party of the second part shall notify the party of the first part, who shall thereupon, and without unreasonable delay, restore the communication ; also, that the party of the first part is not to be held liable pecuniarily for bad service, unless the periods of time, through which the party of the second part is unable to make use of said service, amount in the aggregate, as shown by the record kept by the party of the first part, to more than five days in any one month.

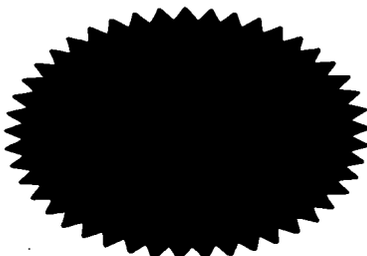
This Agreement shall remain in full force during the period of one year from the time at which said line and instruments were delivered to said party of the second part in good working order, as aforesaid, and can only be terminated before the expiration of said period upon the payment by party of the second part of all dues for service rendered previous to date of cancellation and one-half the rental for the unexpired term of this contract.

THE GOLD AND STOCK TELEGRAPH CO. by

Norvin Green

Vice-PRESIDENT.

by J. O. Green Trustee



Attest
M. W. Downey
Secretary

Lestrade Doolittle

0417

No. *875* T. E.
TELEPHONE LINE.

Contract.

No. *875*

WITH

Rehau & Doolittle

Date *Oct 22* 1879

Wm D.

0418

CITY AND COUNTY }
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present:

That *Edward L. Hubbard*

in the County of New York, aforesaid on the *Fifteenth* day of *November* in the year of our Lord one thousand eight hundred and seventy *seven* at the Ward, City and County aforesaid, 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. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

of the goods, chattels, and personal property of one

James M. Lestade

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.

BENJ. K. PHELPS, District Attorney.

0419

BOX:

2

FOLDER:

23

DESCRIPTION:

Hayden, William

DATE:

12/02/79



23

0420

21

Day of Trial,

Counsel,

Filed 2 day of Dec 1879

Pleas Not Guilty (3)

THE PEOPLE

vs.

William Hayden

*23
W.D.
1879*

BURGLARY-THIRD DEGREE.
NOTHING STOLEN.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

W. W. Cooper
Dec 3 1879
Foreman.

Trick & Crutchfield
an attorney.
Elmira Ref Dec 1879

0421

21

Day of Trial,

Counsel,

Filed 2 day of Dec 1879

Pleas Not Guilty

THE PEOPLE

vs.

William Hayden

23
1879

BURGLARY-THIRD DEGREE.
NOTHING STOLEN.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

M. W. Cooper
Dec 3 1879
Foreman.

Jury & Council
an
Elmira Ref Dec 1879

0422

252

The People
vs. Hayden
William

Court of General Sessions. Before
Judge Corwin. December 3, 1879.
Indictment for burglary in the third degree.

Lewis Kriegelmann, sworn and examined testified. What is your business? Gents furnishing goods. Where do you do it? No 76 Chatham St. under Sweeney's hotel. On the night preceding the 16th of Nov, what time did you close your store? I open Sunday morning until 12 and keep it closed till 6 o'clock. I light the gas and keep it closed altogether till the next morning. It was between Sunday night and Monday morning it was broken open. Sunday night the premises were locked in the usual way. There is a railing on the show window and there is a lock on the bottom. I put it up every night when I close up the store; the window was in good condition when I left it the night before I was notified what had happened at 1 1/2 o'clock at 90 Madison St where I live; then I went to my place 76 Chatham St and I found my window broke and the railing that goes across the window was splend apart; the railing was put on the window instead of shutters to protect it from burglars. There was property of value in the store such as suspenders, handkerchiefs, under clothing

0423

I don't know anything about the prisoner getting into my place. John J. Solara sworn and examined. I am an officer in the Fourth Precinct. I have charge of a section of the precinct and I do my tour in citizens clothes nights. I ~~was~~ standing at the corner of Chamber St. and I saw the prisoner going to the window of 76 Chatham St.; I stepped into Spelman's corner almost opposite, to see what he was doing and I was standing there probably a minute or half a minute and I heard a crash and I went over there and arrested him. Was any one else there? No one passed. What time was this? It was about a quarter past one in the morning. I did not hear the glass ~~break~~ but I could hear the railing, it sounded to me as if he was after dropping the railing that goes across the window. In what condition did you find the railing and the window when you got there? I found the window broken and the railing pulled apart. I found this stone right under the window. I took the prisoner to the station house; the lock of the iron railing dropped through the grating under the window into the sub-cellar; the window was broken and a hole was made in it as large as a hen's eff. What did the prisoner say when you

0424

asked him about it? He said he did not do it, he did not do anything, that another man ran along. Was there any other man running along? No sir. You were in a position to see? There could not anybody pass up or down from where I was standing. Cross Examined. To the best of my belief it was about 1/2 to one o'clock in the morning. I think it was not before one. Where did you arrest this man? Right in front of 76 Chatham St. At the time that you arrested him what was he doing? I was crossing to him; he was doing nothing, as I was coming across the street to him, he started across to me. Where did you arrest him? Right opposite the window. On the sidewalk or on the street? Right off the curb. He was going towards William St. Was he? No sir. He was crossing Chatham St. To the opposite side of the street and you arrested him there? Yes sir. Did you see him put his hand to that window? No sir. I could not see; there was an awning over the window. I saw him come from the door above it and go to this window. I could see the form of a man there, I could not see what he was doing. It was not dark; there is a lamp in front of 78; it was dark certainly, it was night. I am positive there was no one

0425

I dont know anything about the prisoner getting into my place. John J. Solare sworn and

there but him. William Hayden, sworn and examined testified in his own behalf. I belong in New Orleans; by trade I am a cigar maker but I have been following the sea for a year and a half as cabin boy and assistant cook. I arrived in New York on the Wednesday prior to the arrest. Mary Kelly worked on the corner of William and Chatham Sts., it is an oyster saloon. I went there and left eight dollars with her so that I would not spend it. I went up the Bowery and came back again; she told me to come down at 12 o'clock, but the woman who keeps the house told me not to come down till one. I went into a shooting gallery and stayed there till 11 o'clock, and then I walked down to the corner of Chatham and Roosevelt Sts. and got some supper; at the time of my arrest I was going to see this girl; her place is about two blocks from where the place was broken open. I have never been arrested for any crime except once for being drunk. Did you touch that place? No sir. Did you put your hand to the iron grating or anything, did you break the lock, were there any burglars tools found in your possession when you were arrested. No sir. Mary Kelly swore that she knew the prisoner and that she worked at an

0426

oyster saloon corner of William and Chat-
ham Sts; the prisoner came to see her that
Monday about 11 o'clock and she told him to
come back at one o'clock; he gave me eight
dollars to keep.

The jury rendered a verdict of guilty.

as suspenders, handkerchiefs, under clothing

0427

Testimony in the case
of
William Hayden
Filed Dec. 2

0428

Police Office, First District.

City and County
of New York,

ss.:

Louis Trippmann

of No. 46 Chatham Street, being duly sworn,

deposes and says, that the premises No. 46 Chatham-

Street, 6 - Ward, in the City and County aforesaid, the said being a Store

and which was occupied by deponent as a Store for the sale of Shirts

were BURGLARIOUSLY

attempted to be entered by means of forcing off the lock of the window and breaking out the glass of said window on the night of the 16th day of November 1879 with intent to take the following property, feloniously taken, stolen and carried away, viz.:

- a quantity of Shirts
 - a quantity of neck-ties
 - a quantity of Gloves
 - a quantity of Silk Handkerchiefs
 - and other articles of value in all of about the value of three hundred dollars deponent
- the property of

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

William Hayden
(now here)

for the reasons following, to wit: from the fact deponent is informed by Officer John J. Nolan of the 4th Precinct that the said Officer at about the hour of 11 o'clock on the night of November 16th was on the other

0429

Police Office, First District.

City and County
of New York,

ss.: Louis Trippmann

of No. 46 Chatham Street, being duly sworn,

deposes and says, that the premises No. 46 Chatham-

Street, 6 - Ward, in the City and County aforesaid, the said being a Stone

and which was occupied by deponent as a Stone for the sale of Shirts

were BURGLARIOUSLY

attempted to be entered by means of forcing off the lock of the iron railing about the window and breaking out the glass of said window on the night of the 16th day of November 1879

and the following property, feloniously taken, stolen and carried away, viz.:

- a quantity of Shirts
- a quantity of neck-ties
- a quantity of Gloves
- a quantity of Silk Handkerchiefs
- and other articles of value in all of about the value of three hundred dollars deponent

the property of

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

William Hayden (now here)

for the reasons following, to wit: from the fact deponent is informed by Officer John J. Nolan of the 4th Precinct that the said Officer at about the hour of 11 o'clock on the night aforesaid he was on the other side of the street opposite the aforesaid premises and heard a noise at the window aforesaid and at once

0430

GLUED PAGES

0431

he said. Officer ~~was~~ ^{went} over
to said premises and there
found said lock and
glass broken off of said
window as aforesaid
and then and there arrested
said Hayden at said
window. Therefore Dependent
Charges said Hayden with
obscurely attempting to
enter said premises and
with the intent to take
steal and carry away
the aforesaid property.

Deputo before me Geo. J. Hoffman
this 17th day of March
1879. N.Y. Hoffman
Police Justice

City of New York }
of New York } 38. John J. Nolan
of the 4th Precinct Police being duly
sworn says that the facts
stated in the foregoing Complaint
on information given by Dependent
and some of his (Dependent) own
knowledge.
Deputo before me } John J. Nolan
this 17th day of March
1879. N.Y. Hoffman

CITY AND COUNTY }
OF NEW YORK, }

William Hayden being duly examined before the undersigned,
according to law, on the annexed charge, and being informed that — he was at liberty
to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer.

William Hayden

0432

Wm. Hayden
this 17th day of November
1874.

Wm. J. H. Law

B. S. Morgan

CITY AND COUNTY }
OF NEW YORK, } ss.

William Hayden being duly examined before the undersigned, according to law, on the annexed charge, and being informed that — he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer. *William Hayden*

Question. How old are you?

Answer. *23 years of age*

Question. Where were you born?

Answer. *United States.*

Question. Where do you live?

Answer. *I live at a lodging house No 15*
Barney -

Question. What is your occupation?

Answer. *Am a cooper maker by trade*

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

Answer. *I say not guilty*
of the charge.
Wm Hayden

Taken before me, this

B. S. Morgan
17th
day of

0433

Wm. Hayden
this 17th day of November
1874. *B. S. Morgan*

CITY AND COUNTY)
OF NEW YORK,) ss

William Hayden being duly examined before the undersigned, according to law, on the annexed charge, and being informed that — he was at liberty to refuse to answer any question that may be put to him — states as follows, viz:

Question. What is your name?

Answer. *William Hayden*

Question. How old are you?

Answer. *23 years of age*

Question. Where were you born?

Answer. *United States.*

Question. Where do you live?

Answer. *112 E. 10th Street No 15*
Brooklyn

Question. What is your occupation?

Answer. *Own a liquor market by trade*

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

Answer. *I say not guilty*
of the charge.
Wm Hayden

Taken before me, this

B. S. Morgan

day of *November* 1874.

Police J. *1874.*

Police Court - First District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Louis Kriegermann
76. Chatham St.
William Kayden

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence



Dated *November 17* 187*9*

Morgan Magistrate.

Morgan Officer.

H. H. President Clerk.

Officer John J. Nolan
H. H. President

\$ *1000* to answer
General Sessions

Received in Dist. Atty's Office,

COUNSEL FOR COMPLAINANT.

Name, _____

Address, _____

COUNSEL FOR DEFENDANT.

Name, _____

Address, _____

0434

0435

COUNSEL FOR COMPLAINANT.

Name, Address,

COUNSEL FOR DEFENDANT.

Name, Address,

Form 88, 21

Police Court—First District.

THE PEOPLE, &co.,

ON THE COMPLAINT OF

David McKeown
76. Chatham St.
William Kayler



Dated *November 17th* 1879

Morgan Magistrate.

Officer.

H. H. Howard

John J. Molloy
H. H. Howard

W. W. C. to witness
General Jones Notary

Received In Dist. Atty's Office,

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

0436

CITY AND COUNTY, *in* :
OF NEW YORK.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York.
upon their Oath, present:

That

William Hayden

late of the *Fourth* — Ward of the City of New York, in the County of
New York, aforesaid,
on the *Sixteenth* day of *November* in the year of our Lord
one thousand eight hundred and seventy-*nine* — with force and arms,
at the Ward, City and County aforesaid, the *Store* — of

Louis Kruegermann
there situate, feloniously and burglariously did break into and enter, the said *Store*
being then and there a building in which divers goods, merchandise, and valuable things
were then and there kept for use, sale and deposit; the same being the goods, chattels,
and personal property of

Louis Kruegermann

goods, merchandise and valuable things in the said *Store* with intent the said
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.

BENJ. K. PHELPS, District Attorney.

0437

BOX:

2

FOLDER:

23

DESCRIPTION:

Hays, Edward

DATE:

12/17/79



23

0438

108
H. 11

Day of Trial

Counsel,

Filed 17 day of Dec 1879

Pleads, *Guilty*

THE PEOPLE

vs.

P
Edward Mayo

Burglary—Third Degree, and Receiving Stolen Goods.

Benjamin Phelps
BENJ. K. PHELPS,

District Attorney.

A True Bill.

M. W. Cooper
Dec. 17. 1879 Foreman.

Shades
Pen 6 months

0439

New York Dec. 18th /79

Edwards & Sons

Has been in my employ
for about two years
I have always found
him an honest sober
and industrious young
man and can cheerfully
recomend him as such

M. J. Gibbons
Furniture
Dealer
27 New Bovey
City

0440

Police Office, First District.

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

Archibald Campbell

of No. 525 Broadway Street, being duly sworn.

deposes and says, that the premises No. 525 Broadway Street, Eight Ward, in the City and County aforesaid, the said being a Stone Building and which was occupied by deponent as a Hat store for the sale Hats Cap and umbrellers were BURGLARIOUSLY entered by means forcibly breaking a pane of glass of the show window and entering therein

on the night of the 12th day of December 1879 and the following property, feloniously taken, stolen and carried away, viz.:

Four silk umbrellers of the value of thirty two dollars

the property of S L James and in care and charge of this 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

Edward Hayes now present for the reasons following, to wit: that deponent was informed by Officer Maynard of the 14th Precinct Police that he said officer arrested said defendant with said property in his possession - deponent has since seen said property and fully identifies the same as the property of S L James which was in deponent care and charge.

Wherefore deponent charges said Edward Hayes with burglariously entering the aforesaid premises and taking stealing and carrying away the aforesaid property

Archibald Campbell

Sworn to before me this
13th day of December 1879
Notary Public

0441

City and County }
of New York } ss

Edward D Maynard an
Officer attached to the 14th Precinct Police
being duly sworn says that on the morning
of the 13th day of December 1879 about the hour
of 6 a m deponent ~~was~~^{arrested} Edward Hayes, now present
in Crosby Street in said city with the
property described in the foregoing affidavit
of Archibald Campbell and said property
was fully identified by said Campbell as
the property of L S James which was in his
care and charge

Sworn to before me this
13th day of December 1879

Marion O. O'Connell
Police Justice

Edward D. Maynard

0442

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Hayes being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer. *Edward Hayes*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *New York City*

Question. Where do you live?

Answer. *52 Roosevelt Street*

Question. What is your occupation?

Answer. *furniture dealer*

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

Answer. *I am not guilty*
Edward Hayes

Taken before me, this *13* day of *November* 187*9*
Merrill C. Thompson
POLICE JUSTICE.

0443

Form 66. 108

Police Court—First District.

THE PEOPLE, &C.,
ON THE COMPLAINT OF

Arnold Campbell
225 Broadway

Edward Hayes

846 *Washington*



Offense

Dated *13 December* 1879

Harvey Magistrate.

Maynard Officer.

14 Clerk.

Witness, *Edward Maynard*
145 Precinct Police

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

Law to answer

General Sessions.

Received in Dist. Atty's Office,

0444

CITY AND COUNTY }
OF NEW YORK. }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That *Edward Hays*

late of the *Eighth* Ward of the City of New York, in the County of
New York aforesaid, on the *Twelfth* day of *December* in the
year of our Lord one thousand eight hundred and seventy-*nine* with force and
arms, at the Ward, City and County aforesaid, the *Store* of
Sarah L James
there situate, feloniously and burglariously, did break into and enter, the same being a
building in which divers goods, merchandise, and valuable things were then and there kept for
use, sale and deposit, to wit: the goods, chattels and personal property hereinafter described,
with intent the said goods, chattels and personal property of the said

Sarah L James
then and there being, then and there feloniously and burglariously to steal, take and carry
away, and

Four umbrellas of the value of Eight dollars

of the goods, chattels, and personal property of the said *Sarah L James*

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

0445

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

Edward Hays.

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

*Four umbrellas of the value of Eight dollars.
each —*

of the goods, chattels, and personal property of

Sarah L James

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

Sarah L James.

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

Edward Hays.

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

BENJAMIN K. PHELPS, District Attorney.

0446

BOX:

2

FOLDER:

23

DESCRIPTION:

Haggerty, Edward

DATE:

12/02/79



23

0447

No. 12.

Counsel,

Filed 2 day of Dec 1879

Pleads

THE PEOPLE

vs.

29
32
Criminal
Criminal

Edward R. Haggerty

INDICTMENT.

Grand Larceny of Money, &c.

James H. Haggerty

BENJ. K. PHELPS,

District Attorney.

A True Bill.

M. W. Cooper
Foreman

Part pro Dec 3, 1879

Pleas to 6

S. P. Two years & 6 mos.

0448

Form 112.
STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss:

Police Court—First District.

of No. 328 Greenwich Street, being duly sworn, deposes
and says, that on the 11th day of November 1899

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 deponent's person

the following property, viz: Good and lawful
Money consisting of bills of
various denominations
to the amount and

of the value of One hundred Dollars,
the property of Michael Aaron deponent's husband
and in

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

Now present from the fact that
deponent had said Money concealed
upon her person to wit in her bosom
that deponent was sick and lying
in bed and said Haggerty who is
deponent's grandson was attending
to deponent and arranging her clothes
when he suddenly placed his hand
in deponent's bosom and took therefrom
the aforementioned property and
immediately left said room and escaped

Michael Aaron

Sworn to, before me, this 11th day of November 1899
of New York City
Michael Aaron
Police Justice

0449

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK. } ss.

Edward Haggerty being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to refuse to answer any question that may be put to him, states as follows,
viz:

Question. What is your name?

Answer. *Edward Haggerty*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *328 Greeninch Street*

Question. What is your occupation?

Answer. *Timeworth*

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

Answer. *I am not guilty*

Edward R. Haggerty

Taken before me, this *29th* day of *March* 18*99*
Miriam B. Lawrence
Police Justice

CITY AND COUNTY }
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present :

That Edward R Haggerty

late of the First Ward of the City of New York,
in the County of New York, aforesaid on the *Eleventh* day of *November* in the year
of our Lord one thousand eight hundred and seventy-*nine* at the Ward, City and County aforesaid, 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), be-
ing 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 unsatis-
fied, 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. One hundred due bills of the United States of Amer-
ica, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomi-
nation of fifty cents each, and of the marketable value of fifty cents each : two hundred due bills of the United States
of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the
denomination of twenty-five cents each, and of the marketable value of twenty-five cents each : five hundred due bills
of the United States of America, the same being then and there due and unsatisfied (and of the kind known as frac-
tional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

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

then and there returned,

under the form of the State in such case made and provided, and against

0452

BOX:

2

FOLDER:

23

DESCRIPTION:

Hanley, James

DATE:

12/22/79



23

0453

163

Counsel,
Filed *22* day of *Decr.* 187*9*
Pleads

THE PEOPLE

vs.

James Hauley

22
H. M. ...

INDICTMENT.
Larceny from the Person.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

M. W. Cooper

Foreman.

Dec. 23, 1879.

Pleads

Pen 3 months

0454

City Dec 16 '79

This is to certify that
Mrs J. Hizer of no 750
Essex St is suffering
from an acute attack of
Pneumonia and is too ill
to leave her room

Very Respectfully
Dr Edwin Thiel M.D.
467 Hudson St
A

0455

Form 112.

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

Police Court—First District.

of No. James Donohue
84 Cherry Street, being duly sworn, deposes
and says, that on the 9 day of December 1879
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 person

the following property, viz: Two Coats

of the value of @ Fifteen Dollars,
the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away by James Hanley
now present and another man
who escaped, who took said
Coats from deponent's arms

James Donohue

Sworn to, before me, this

9 day
of December 1879

Musea O'Rourke
Police Justice

0456

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK. } ss.

James Hanley being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer. *James Hanley*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *City of New York*

Question. Where do you live?

Answer. *41 Mulberry Street*

Question. What is your occupation?

Answer. *Lay shoverman*

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

Answer. *I am not guilty*
James Hanley
mtk

Taken before me, this

9th
day of *April*
18 *99*
M. J. O'Connell
Police Justice.



0457

COUNSEL FOR COMPLAINANT.

Name, _____
Address, _____

COUNSEL FOR DEFENDANT.

Name, _____
Address, _____

163.
Police Court—First District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Donohue
vs.
James Stanley

17th Street
St. Louis

BAILED:

No. 1, by _____

Residence, _____

No. 2, by _____

Residence, _____

No. 3, by _____

Residence, _____

No. 4, by _____

Residence, _____

No. 5, by _____

Residence, _____

No. 6, by _____

Residence, _____

Person

Affidavit—Larceny—Fruit

Dated Dec 9 1879

W. H. ...
Magistrate

Clerk.

Witness:
W. H. ...
14th

Received at Dist. Atty's office
at General Sessions
in answer

0458

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That *James Hanley*

late of the First Ward of the City of New York, in the County of New York aforesaid,

on the *fourth* day of *December* in the year of our Lord
one thousand eight hundred and seventy-*nine* at the Ward, City and County
aforesaid, with force and arms

*Two coats of the value of seven dollars
and fifty cents each,*

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

BENJ. K. PHELPS, District Attorney.