

0699

BOX:

95

FOLDER:

1033

DESCRIPTION:

Hafner, Christian

DATE:

03/08/83



1033

0700

13 56

Day of Trial
Counsel, *A*
Filed *March* 188*3*
Pleads *Not guilty (9)*

THE PEOPLE
vs.
R
Christian Haigner

*BURGLARY—Third Degree, and
Receiving Stolen Goods*

To **JOHN MCKEON,**
19/83
Friend + Acquaintance District Attorney.

A True Bill.
[Signature]
Foreman.

0701

Court of General Sessions of the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

against

Christian Stolper

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

Christian Stolper

of the crime of Burglary in the third degree,

committed as follows:

The said Christian Stolper

late of the South Ward of the City of New York, in the County of New York,
aforesaid, on the ninth day of March in the year of our
Lord one thousand eight hundred and eighty two with force and arms, at the Ward,
City and County aforesaid, the store of

Abraham Bittel

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

Abraham Bittel

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

one stock
of the value of five dollars
and one basket of the value
of one dollar and fifty
cents

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

Bittel

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.

John McKeon

District Attorney

0702

BAILED,

No. 1, by _____
Residence _____ Street,

No. 2, by _____
Residence _____ Street,

No. 3, by _____
Residence _____ Street,

No. 4, by _____
Residence _____ Street,

Police Court 3 District. 175

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Abraham Bickel
vs
Christian Wagner

2 _____
3 _____
4 _____
5 _____

Dated March 6, 1888

Joseph Coburn Magistrate.
10
Clerk.

Witnesses: *William J. ...*

No. 240 *Robinson* Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,



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

Christian Wagner

guilty thereof, I order that he be held to answer the same and he be ~~admitted to bail~~ committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail is legally discharged

Dated March 6, 1888 *[Signature]* Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

0703

Sec. 198-200

B

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Christian Hafner*

Question. How old are you?

Answer. *42 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *St. Ridge St (resided there 3 yrs)*

Question. What is your business or profession?

Answer. *Carpenter*

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

Answer. *I am not guilty. I heard a noise in this basement. and I went up to window and Belbel pulled me into the basement and held me there I did not have any light*

Christian Hafner.

Taken before me this
day of *March*
188*8*

Police Justice.

0704

Police Court 3 District.

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

of No. 240 Brown Street, aged 29 years,
occupation pedler being duly sworn.

deposes and says, that the premises No. 240 Brown Street,
in the City and County aforesaid, the said being a brick building

and which was occupied by deponent as a fruit store
and in which there was at the time a human being, by name Abraham
Bibel

were BURGLARIOUSLY entered by means of forcibly breaking open
the window leading to the basement
forcing of the catch on the window
and entering through said window

on the 6 day of March, 1883 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

one clock value five dollars
one basket value one dollar and
fifty cents

together of the value of Six ⁵⁰/₁₀₀ dollars

the property of Complainant
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

Christian Harper (now present)

for the reasons following, to wit: from the fact that
deponent saw said Harper in
the basement with a light
in his hand. Deponent alerted
police and persons living in
the house came into the basement
and took said Harper to the
Station House
Abraham Bibel
mark

Sworn to before me
this 6 day of March 1883
P. S. [Signature]

0705

BOX:

95

FOLDER:

1033

DESCRIPTION:

Hafner, John

DATE:

03/15/83



1033

0706

B 145

Counsel,
Filed *15* day of *March* 188*3*
Pleas *Guilty*

Grand Larceny, Robbery, degree, and Receiving Stolen Goods.

THE PEOPLE

vs.

P

John McGeehan
19 March 1883
March 1883

John McKeon
JOHN McKEON,
District Attorney

apud

A True Bill.

Geo. L. Fisher
Foreman.

Geo. L. Fisher
Geo. L. Fisher

0707

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 Wagner

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

John Wagner

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

The said John Wagner

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the ~~seventh~~ day of ~~March~~ in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms two coats of the value of five dollars each, one pair of trousers of the value of three dollars, one hat of the value of two dollars, one pair of shoes of the value of three dollars, one watch of the value of ten dollars, and divers silver coins of the United States of a number, kind and denomination as the Grand Jury aforesaid understand of the value of twelve dollars

of the goods, chattels and personal property of one Nathaniel P. Williams 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.

John McLean District Attorney

0708

Testimony in the
card of
John J. Wagner
filed March

1883

0709

The People
vs.
John J. Hafner
Indictment for an attempt at grand larceny in
the second degree. Nathaniel P. Williams sworn.

Court of General Sessions Part I
Before Recorder Smyth March 28¹⁸⁸³
I live 8 Bowery and lived there on the
11th of March. I had in my closet in my
room at that time two coats, pants, under
clothing and a hat worth \$40 or \$50, a
watch worth forty dollars and \$15 or \$18
in money; I saw the prisoner on the 11th
of March, he woke me up by working at the
lock of the closet, he had already got in
the door; he left the room, and instead of
going out of doors he went into another
room, I looked at my closet, I saw that he
had not got anything, I heard him 15
minutes after working at another lock
in another room. I then jumped up
and I halloed to my man whom I saw
coming in the passage not to let that
man go out. I asked the defendant
what he was doing in there? he said
he stayed there last night; he had a
pocket book in his hand; he said, "I came
after this pocket book, I left it in my
bed last night. I kept him there until
I went out and got an officer. I told
the officer he said he had a pocket

0710

book. When we got the officer he did not have the pocket book; he said he did not have it and we found it afterwards in the room where he had been hid between the beds. The officer opened it in the station house, showed it to the defendant and his own picture was in the pocket book. I have no doubt that the prisoner was in my room; he had a bunch of keys in his hand. This Bowery is a men's lodging house. I keep the house the man that works for me was sick and I was up; the room I was in is on the second floor and there is a passage way leads to another room. Cross Examined. I bolted my room door when I went to bed about seven o'clock. I did not have a very long look at the defendant; he got out very quick, but I knew him; his side was to me and I saw him. I lost sight of him, but after a few minutes I followed him into the hall; he stopped there twice before. I am sure of that; it was several days previous to this occurrence that he stopped there.

John Keirns, sworn and examined. I am an officer of the Sixth Precinct. I arrested the defendant on the way to the

0711

station house. Officer Carl was called into this lodging house and arrested him and he turned him over to me. In the station house the prisoner said he went after a pocketbook that he had left where he had slept; the complainant had the pocketbook in his hand all the way to the station house; he said he found it and the prisoner denied that it was his. I examined the pocketbook and found a picture of two young fellows in one picture and recognized the prisoner as one of them. There was two pawn tickets in it.

John Raffner, sworn and examined in his own behalf testified. I live in Williamsburgh corner of Lorimer and Jackson Sts I have been employed on the Third Avenue Railroad and before that I was a messenger in the Corporation Counsel's office. I stopped at the Lodging house 8 Bowery that night I guess I must have got up at 8/2 or 9 o'clock. I went down stairs and got something to eat; then I came up stairs and washed myself and blackened my shoes and put on a clean shirt. After that I stood in the hallway speaking to a young fellow, whom I saw there now and then. I went down stairs and read

0712

the paper and went up stairs again. The complainant woke up and said, "What are you doing here?" I say, "I am doing nothing." "Did you sleep here last night?" I said, "yes." "Who did you pay?" I said, I dont remember. I came in at 11/2 or 1/4 to 12 and paid a man a quarter. He says to me, "it looks suspicious, hanging around here, I will have you arrested. Afterwards the officer came and arrested me. I was not in the complainants room that night, only in my own room. That pocket book they spoke of is a memorandum book and had my picture and the picture of a young fellow who is an engineer and night watchman at 444 Water St., and a photograph of a young lady. Had two keys which were returned to me by the Sergeant. I have never been arrested before in my life. Cross Examined. I have never been in the penitentiary. I swept cars and washed windows on the Third Avenue Railroad for about six months. I guess it was about eight or nine months since I left it. I have worked at Catskill on a farm and have driven a United States mail wagon. I am nearly 20 years old. I have never been in the State prison, penitentiary or House of Refuge. The jury rendered a verdict of guilty of an attempt at grand larceny.

0713

Police Court 1 District 194

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mathaniel Williams
John Coffey

Offence, *Attempt at Grand Larceny*

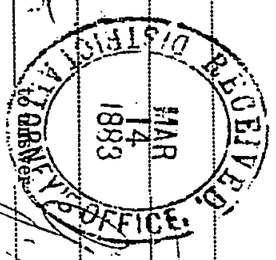
Dated 17 March 1883

W. White Magistrate.
John Deane Officer.
G. Greene Clerk.

Witnesses, No. _____ Street, _____

No. _____ Street, _____

No. 100 Street, 100



BAILLED,

No. 1 by _____
Residence _____ Street, _____

No. 2, by _____
Residence _____ Street, _____

No. 3, by _____
Residence _____ Street, _____

No. 4, by _____
Residence _____ Street, _____

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 Coffey

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

Dated March 17 1883 Andrew White Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0714

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

705 District Police Court.

John Harper 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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 know nothing about it -
I am not guilty
John Harper*

Taken before me this

day of

188

Seaboard Pratt

Police Justice.

0715

District Police Court.

Affidavit - Larceny.

CITY AND COUNTY OF NEW YORK

of No. 107 Plover Street,

being duly sworn, deposes and says, that on the 17th day of March 1888

at the 61st Ward in 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 :

Two coats, 1 pair of pantaloons
1 Vest, a quantity of Under
Clothing, 1 Hat, 1 pair of
Shoes, 1 Watch, and good
and lawful Money in silver coin
of the value of Twelve Dollars, in all
of the value of Forty Dollars
the property of
Deponent

and that this deponent
attempted to be
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by John Haffner knowing

the fact that deponent saw the
said Defendant attempting to open
a closet containing said property,
by means of a false key

Nathaniel P Williams

Sworn before me this

day of

March

1888

POLICE JUSTICE,

[Handwritten signature]

0716

BOX:

95

FOLDER:

1033

DESCRIPTION:

Haley, Joseph

DATE:

03/08/83



1033

0717

B 574

2181

Counsel,
Filed *J. March* 1883
Pleads *Not Guilty.*

THE PEOPLE
vs
245-28 vs
R
James W. ...
Grand Larceny, Receiving Stolen Goods,
degree, and

Alfred H. ...
JOHN McKEON,
District Attorney

A True Bill.

[Signature]
Foreman.
James ...
[Signature]

0718

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph Staley

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

Joseph Staley

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

The said *Joseph Staley*

late of the First Ward of the City of New York, in the County of New York, aforesaid, *on the*
fourth day of *March* in the year of our Lord one thousand eight hundred and
eighty-*three*, at the Ward, City and County aforesaid, with force and arms
in the night time of said day;
one chain of the value of
thirty dollars

of the goods, chattels and personal property of one *Charles St. Evans*, *on the person*
of the said Charles St. Evans *then and there being found,*
upon the person of the said Charles St. Evans, 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.

John McLean
District Attorney

0719

167

Police Court District

THE PEOPLE, Sec.,
ON THE COMPLAINT OF

Joseph H. Foley
Edward M. ...
New ...
185 ...
Offence ...

Date: *November 21* 188*3*

Magistrate: *...*
Officer: *...*
Precinct: *21*

Witnesses: *...*
No. *21* Street: *...*

No. *...* Street: *...*
No. *...* Street: *...*
\$ *2000* TO ANSWER *...*

...
...

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 *Joseph H. Foley*

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

Dated *November 21* 188*3* *...* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0720

Sec. 108-200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

Joseph Haley 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. Joseph Haley

Question. How old are you?

Answer. 22 years

Question. Where were you born?

Answer. New York City

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

Answer. 245 East 38 Street about 4 years

Question. What is your business or profession?

Answer. I am in the Junk business

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 preferred against me

Joseph Haley

Taken before me this

day of March

1887

[Signature]
Police Justice.

0721

CITY AND COUNTY OF NEW YORK, } 88.

POLICE COURT—FOURTH DISTRICT.

Charles H. Evans
of No. 245 Broadway Street
being duly sworn, deposes and saith, that on the 4 day of December
1883 at the night time in the 27 Ward of the City of New York, in the
County of New York, was feloniously taken, stolen, and carried away, from the person of deponent,
by force and violence, without his consent and against his will, the following property, viz:

One gold watch of the
value of one hundred and ten Dollars
and one gold chain of the
value of thirty Dollars.
See all of the value of one hundred
and twenty Dollars.

of the value of \$140.00 Dollars,
the property of Depovent
and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away, by force and violence as aforesaid, by

Joseph H. Bailey (never here)
Depovent was walking on
58 Street near Third Avenue when
the deponent came up to deponent
and took hold of his gold chain
and dragged it with the watch
removed from deponents vest
pocket and ran away.

Chas. H. Evans,

over

Sworn to before me, this 11th day of December 1883
Police Justice.

0722

On the 5th March 1883 Chas H. Evans appeared
before me & stated that after he
had made the foregoing affidavit during
the afternoon, he found his watch in the corner
of his Vest Pocket - but the chain was
gone & the Vest torn, showing that
the attempt was made to steal the
watch, but the chain broke.
The chain was worth thirty pence

Brought before me
the 5th day of March 1883 Chas H. Evans.

A. H. G. M. L.
Police Officer

Police Court—Fourth District.

AFFIDAVIT—Robbery.
THE PEOPLE, &c.,
ON THE COMPLAINT OF
vs.

Dated 1883
Magistrate.
Officer.

WITNESSES:

0723

BOX:

95

FOLDER:

1033

DESCRIPTION:

Hammerschmidt, Carl H.

DATE:

03/19/83



1033

0724

13 1884

Counsel,

Filed 19 day of March 1883

Pleds *Chyquity*

THE PEOPLE

vs.

P

Carl Schammschmidt
ROBBERY
Second

JOHN McKEON,

District Attorney.

A True Bill.

Geo. C. Fisher Foreman.

Wm. J. ...

Henry J. ...

Ed. ...

First offence

Ed

0725

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Carl D. Stammerschmidt

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

Carl D. Stammerschmidt

of the CRIME OF ROBBERY IN THE ~~Second~~ DEGREE, committed as follows:

The said *Carl D. Stammerschmidt*

late of the First Ward, of the City of New York, in the County of New York, aforesaid, on the ~~eight~~ *eight* day of ~~March~~ *March* in the year of our Lord one thousand eight hundred and eighty ~~three~~ *three* at the Ward, City and County aforesaid, with force and arms, in and upon one *Joseph Weiss* in the peace of the said People, then and there being, feloniously did make an assault and ~~one~~ *one* promissory note for the payment of money, being then and there due and unsatisfied, and (of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars ~~and two~~ *two* 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: ~~four~~ *four* 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: ~~ten~~ *ten* 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: ~~ten~~ *ten* 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: ~~coins,~~ *coins, (of the kind known as cents), of the value of one cent each: ~~coins,~~ *coins, (of the kind known as two cents), of the value of two cents each: ~~coins,~~ *coins, (of the kind known as five cent pieces), of the value of five cents each: *one pocket book of the value of fifty cents, one sash case of the value of fifty cents and one printed book of the value of fifty cents****

of the goods, chattels, and personal property of the said *Joseph Weiss*

from the person of said *Joseph Weiss* and against the will, and by violence to the person of the said *Joseph Weiss* then and there violently and feloniously did rob, 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.

JOHN McKEON, District Attorney.

0726

Police Court - 194
194
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael E. Weiss
187 E. 10th St
New York

1 Carl H. Hammerschmidt
2
3
4

Offence, Robbery

Dated 12 March 1883

Magistrate
A. J. White

Officer
Benjamin Stark

Clerk
J. J. Reineck

Witnesses, Joseph Weiss 156 E. 10th St
Complainant 187 E. 10th St
to testify Bailed by

Michael Wealer
105 3rd Ave Brooklyn

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____



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 Carl H. Hammerschmidt

guilty thereof, I order that he be held to answer the same and he be ~~admitted to bail in the sum of~~ he legally discharged
~~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 12 March 1883 A. J. White Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0727

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Carl H Hammerschmidt 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.

Carl H Hammerschmidt

Question. How old are you?

Answer.

17 years

Question. Where were you born?

Answer.

Germany

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

Answer.

No home

Question. What is your business or profession?

Answer.

Baker

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

Answer.

I am guilty

Carl Hammerschmidt

Taken before me this

day of

March 1888

Charles H. ...

Police Justice.

0728

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

Police Court--First District.

Joseph Weiss aged 22 years. Baker.
of No. 186 Ludlow Street, being duly sworn, deposes
and says: that on the Eighth day of March 1883
at the First Ward of the City of New York, in the
County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent, by force and violence, without his consent and against his will, the following property viz:

One Pocket Book containing good and
lawful money to the amount and value of
twenty eight dollars. one cigar case and
one Prayer book in all

of the value of twenty nine 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 force and violence as aforesaid, by

Carl H. Hammerschmidt. (now here) from
the fact that deponent was induced by
defendant to go to the Battery Park
on the aforesaid day about the hour
of five o'clock and while in said
Park said defendant demanded from
deponent is money which deponent
refused to give defendant thereupon
defendant seized deponent by the throat
and threw him to the ground ^{and while prostrated by said defendant} thrust
his hand into the right hand side pocket
of the pantaloons there and there were

Subscribed before me this

18

day

Police Justice

0729

by deponent and took therefrom said
Pocket book containing said money and
then defendant took the cigar case and said
Prayer book from the inside pocket of the
Coat then and there worn by deponent
then defendant ran away. deponent
was afraid to give an alarm being in fear
of bodily harm

Sworn to before me this 3
12 day of March 1883 3

Arthur White

Steph White
Police Justice

0730

BOX:

95

FOLDER:

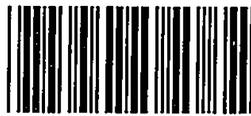
1033

DESCRIPTION:

Hargesheimer, Caroline

DATE:

03/08/83



1033

B. 47

Day of Trial

Counsel,

Filed

Pleads

Day of March 1883
W. H. (12)

THE PEOPLE

vs.

B

Caroline Hargreaves

Violation of Excise Law.
Selling on Sunday.

JOHN MCKEON,

District Attorney.

A TRUE BILL.

[Signature]

Foreman.

7

0731

0732

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Caroline Stargelheimer

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

Caroline Stargelheimer

of the CRIME OF *Exposing for Sale and Selling Spirituous Liquors on Sunday*, committed as follows :

The said

Caroline Stargelheimer

late of the *First* Ward of the City of New York, in the County of New York aforesaid, on the *seventh* day of *December* in the year of our Lord one thousand eight hundred and eighty *two*, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to-wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to

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

JOHN McKEON, District Attorney.

0733

BAILED,
 No. 1, by Christian Steeg
 Residence 242 Broadway Street,
 No. 2, by _____
 Residence _____ Street,
 No. 3, by _____
 Residence _____ Street,
 No. 4, by _____
 Residence _____ Street.

Police Court - 340 District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

James J. Lyons
 10 West
Caroline Hargosheimer

1
 2
 3
 4
 Offence, Violation of
Loquax Law

Dated December 11 1882

J. P. Patterson Magistrate.
Lyons, Jr. Officer.
Mr. Clerk.

Witnesses,

No. _____ Street,

No. _____ Street,

No. 100 Street,
 to answer 1882



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 _____

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

Dated December 11 1882 J. P. Patterson Police Justice.

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

Dated December 11 1882 J. P. Patterson Police Justice.

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

Dated _____ 1882 _____ Police Justice.

0734

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Caroline Hargosheimer*

Question. How old are you?

Answer. *Thirty-four years of age*

Question. Where were you born?

Answer. *Germany*

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

Answer. *16 Forsyth St. Three days*

Question. What is your business or profession?

Answer. *I keep a Lager Beer Saloon*

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. I have made an application for a license.
Caroline Hargosheimer*

Taken before me this

11 "

day of *December* 188*7*

William J. Davis
Police Justice.

0735

Third District Police Court.

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

of James Flynn
Tenth Precinct Police Street,

of the City of New York, being duly sworn, deposes and says, that on the 10th
day of December 1882, at the City of New York, in the County of New York,

at No. 16 7th Street Street,

Caroline Hargesheimer, mother,
did sell, or caused, suffered or permitted to be sold, or exposed for sale, under ^{her} ~~his~~ direction or authority, ^{and beer} strong or spirituous liquors or wines, to be drunk in ^{her} ~~his~~ house or premises aforesaid, in quantities less than five gallons at a time, contrary to and in violation of the Excise Laws of the State of New York, entitled "An Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this 11th
day of December 1882

J. W. Patterson

POLICE JUSTICE.

James Flynn

0736

BOX:

95

FOLDER:

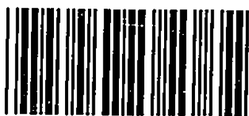
1033

DESCRIPTION:

Hart, Henry W.

DATE:

03/12/83



1033

0737

do not find

Day of Trial
Counsel, *John A. ...*
Filed *24th March 1883*
Pleads *Not Guilty*

THE PEOPLE
vs.
Henry W. Stout
(Two counts)

BURGLARY—Third Degree, *et cetera*
Receiving Stolen Goods

JOHN MCKEON,
Pr. Mar. 15. 1883 District Attorney.
Pleads Guilty.

A True Bill.
[Signature]
Foreman.

For one year
to commence to.

0738

Court of General Sessions of the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

against

Dennis W. Clark

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

Dennis W. Clark

of the crime of Burglary in the third degree,

committed as follows:

The said Dennis W. Clark

late of the Ninth Ward of the City of New York, in the County of New York,
aforesaid, on the sixth day of March in the year of our
Lord one thousand eight hundred and eighty ~~two~~ with force and arms, at the Ward,
City and County aforesaid, the room of

Martin Boyce

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, ~~and~~ and deposit, to
wit: the goods, chattels and personal property hereinafter described, with intent the said
goods, chattels and personal property of

Philip Block

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

thirty yards
of carpet of the value of one dollar
and fifty cents each yard

of the goods, chattels and personal property of the said

Philip Block

so kept as aforesaid in the said room 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.

John McKeon
District Attorney

0739

BAILED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Admitted 8 178

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Montez Boyce
152 East 50 St.
Henry W. Mark

1
2
3
4

Dated *March 6* 188 *3*

E. W. Hummer
Magistrate.
William H. Boyle
Officer.

19 Precinct.

Witnesses _____
Street _____

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____



Offence *Pelvic Larceny*

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 _____

_____ *Henry Mark* 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 *March 3* 188 _____ *[Signature]* 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.

0740

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry W. Hart 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. Henry W. Hart

Question. How old are you?

Answer. 27

Question. Where were you born?

Answer. New York

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

Answer. 443 E 13 St

Question. What is your business or profession?

Answer. Piano Makers

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

Henry W. Hart

Taken before me this

day of March

1888

[Signature]

Police Justice.

0741

4 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. 152 East 50 Street. Martin Boyce aged 31 years
Sanitor

being duly sworn, deposes and says, that on the 6 day of March 1883

the 19th Ward City of New York,

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

the following property, viz:

a quantity of wearing apparel
of the value of five dollars
Two Dresses one Lace Square one
Roll of Cloth in all of the value
of Ten Dollars \$10

Sworn before me this

the property of Caroline Cook and in the
care and charge 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 Henry W. Hart (now present)

and another person whose name is
unknown to deponent, with the intent
to deprive the owner of said property from
the fact that previous to said larceny the
said property was in a barrel in the cellar
of said premises and this deponent saw
the said Hart and said person whose
name is unknown to deponent in the
act of taking, stealing and carrying away said property
from the possession of said Caroline Cook

Martin Boyce

Sworn before me this
19th March 1883
Police Justice

0742

Counsel,
Filed 13 day of March 1883
Pleads

Grand Larceny, [Text] ~~Grand Larceny, [Text]~~

THE PEOPLE
vs.
Henry W. Stark
(Indorsed)

22 Mar 13, 1883
Pleads guilty
JOHN McKEON,
District Attorney

A True Bill.
[Signature]
Foreman.

Pen 13 months

0743

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Dennis W. Hart

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

Dennis W. Hart

of the CRIME OF Petit LARCENY ~~in the~~ ~~degree~~, committed as follows:

The said Dennis W. Hart

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

two dresses of the value of three dollars each, one sash of the value of three dollars, and one roll of cloth of the value of one dollar

of the goods, chattels and personal property of one Caroline

Cook

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.

John McLean

District Attorney

0744

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

8280
Police Court District

THE PEOPLE, Ec.,
ON THE COMPLAINT OF

Martin *[Signature]*

1574 East 50 St

Henry Mark

Offence *Burglary*

1
2
3
4

March 6 1883

John *[Signature]* Magistrate.

William St *[Signature]* Officer.

19 Precinct.

Witnesses _____ Street _____

No. _____ Street _____

No. _____ Street _____

No. 157 Street, _____

§ 1000
1883
OFFICE OF THE CLERK OF THE DISTRICT COURT

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 _____

Henry Mark

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 *March 6* 188 *3* *[Signature]* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0745

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

4 District Police Court.

Henry W Hart 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. Henry W Hart

Question. How old are you?

Answer. 24 Years

Question. Where were you born?

Answer. New York

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

Answer. 443 East 13 Street

Question. What is your business or profession?

Answer. Piano Maker

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

Henry W Hart

Taken before me this

day of

November

188

[Signature]
Police Justice.

0746

Police Court— 4 District.

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

of No. 150 East 50th St Martin Boyce
Subject, aged 31 years,

occupation: Janitor being duly sworn
deposes and says, that ~~the~~ premises No 150 East 50 Street, (19W)

in the City and County aforesaid, the said being a Room occupied
a a store room
and which was occupied by deponent as a place for the storage of goods
~~and in which there was at the time a human being, by name~~

were BURGLARIOUSLY entered by means of forcibly opening
the door of said room by means
of false keys

on the 6th day of March 1883 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

About 30 yards of carpet of
the value forty five dollars—

the property of Philip Block and in the case 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

Henry N. Hart, (now present), and a person
whose name is unknown to deponent

for the reasons following, to wit: that previous to said Burglary
the said door leading into said room
was securely locked and fastened
and said carpet was in said room
and deponent found the said carpet
packed in a bag, and said Hart and
said person whose name is unknown
to deponent were in adjoining cellar, which
is connected with the cellar of said premises

0747

and when de pment went in to said
cellar the said Hart, and said person
whose name is unknown to de pment
ran away.

Sworn to before me this }
6th day of March 1883 } Martin Boyce
[Signature]
Police Justice

Police Court _____ District.

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

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

0748

BOX:

95

FOLDER:

1033

DESCRIPTION:

Hastings, John E.

DATE:

03/12/83



1033

0749

WITNESSES:

B 70

Counsel, *Charles*
Filed *J.D. Clark* 1888
Pleads *Monday 13*

THE PEOPLE
vs.
B
John S. Eastman

INDICTMENT.
RECORDED FROM THE PERSON.

JOHN McKEON,
22 Mar 13. 83 District Attorney.
Not requested
A TRUE BILL
[Signature]
Florence.

Dep. Clerk by
John S. Eastman
270. 9. Avenue.

0750

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 B. Hastings

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

John B. Hastings
of the CRIME OF ~~Grand Larceny~~ *Grand Larceny in*
the Second Degree
committed as follows:

The said *John B. Hastings*

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the *fourth* day of *March* in the year of our Lord
one thousand eight hundred and eighty-*three*, at the Ward, City and County
aforesaid, with force and arms, *one watch of the*
value of ten dollars

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

JOHN McKEON, District Attorney.

0751

ISAAC SOMMERS & Co., 28 VESEY ST., NEW

Judge Lawing
Present

0752

JAMES GILLIES & SONS,
STEAM STONE WORKS,
50th St. and North River,
NEW YORK.

0753

Office of Isaac Sommers & Co.

Direct Receivers of

Monongahela Whiskies.

Importers of

Fine Brandies & Wines

No. 28 Vesey St.

New York

March 13 1853

Mr R. P. Lawning

Dear Sir

I have the pleasure to hear of your
to be an honest well industrious

young man. whose case appears
before this day.

Yours Respy
Isaac Sommers & Co.

0754

JAMES GILLIES & SONS,
Steam Stone Works,
50th Street & North River.

New York, March 9th 1883

To The Hon. Judge

Dear Sir - We the undersigned in whose employ
John Hastings has been during the past year, most respectfully
solicit your attention to what we can say for him. He entered
our employ as an apprentice to learn the trade of Stone Cutting
on March 11th 1882 and our Time-book shows that he has worked
more days than any man or boy upon the roll since that time.
He was always to be depended upon, his conduct always respectful
and obliging, always interested in his work, and a good
mechanic as far as he had advanced. We have come to know
him well during his connection with us, and have always con-
sidered him trustworthy and a good young man. We were
astonished to hear of his arrest, accused of theft, and must-

0755

believe him guilty. A young man working constantly as he has done during the past year for an apprentices wage of one dollar per day, and striving his utmost to learn his trade well, and having the respect & good-will of his employers, and every man about the place, we cannot believe a person of that kind to be a thief, and beg of you in considering his case, to consider the good character we feel it our duty to give him and that it is our opinion, the young man has fallen a victim to bad associates. We will keep his place open for him in hope he may be honorably discharged. This letter has not been solicited from us by any one but is a sense of duty we feel for the young man whom we cannot believe is justly accused.

Yours Most Respectfully
James William Brown

0756

BAILED.

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

Police Court District 10

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James P. Davis
1290 10th St
John Washington

2 _____
3 _____
4 _____

Offence *Larceny from the person*

Dated *March 5th* 188 *3*

William Magistrate.

Paul W. Murray Officer.

10th Precinct.

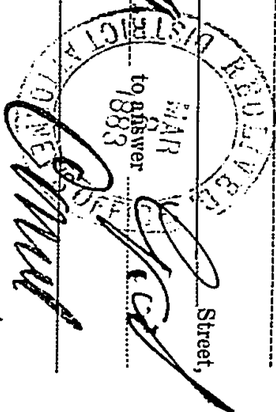
Witnesses _____ Street _____

No. _____ Street _____

No. *East 100th St* Street, *10th*

A.M.

No. *1000* Street, *1000*



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 Washington*

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 *March 6th* 188 *3* *J. M. [Signature]* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0757

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

2 District Police Court.

~~John Hastings~~ 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 Hastings

Question. How old are you?

Answer.

21 Years

Question. Where were you born?

Answer.

This City

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

Answer

268 South Ave & about three years

Question. What is your business or profession?

Answer.

Stonecutter

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 I was twenty five feet or more away from where the complainant said he lost the watch and I was pointed out by him as one of the persons who took it from him

John E. Hastings

Taken before me this

Day of March 1888

Police Justice.

0758

2

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, } ss

of No. Lemard Bauer 290 Tenth Ave Street, 10 years old. Butcher being duly sworn, deposes and says, that on the 4 day of March 1883

at the _____ City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, from his person in the daytime

the following property, viz: A silver watch of the value of ten 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 G. Hallings now here and another not arrested acting in concert and collusion That deponent was passing along Tenth Avenue about 2 o'clock P.M. on said day when the defendant & said other approached him and while the defendant put his hand across deponent's breast and held him said other thrust his hand into a pocket of the coat then torn by deponent and took therefrom the aforesaid watch when they both ran away

Sworn before me this

John G. Hallings
1883
Police Justice

0759

BOX:

95

FOLDER:

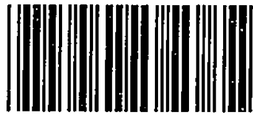
1033

DESCRIPTION:

Haughey, Francis

DATE:

03/21/83



1033

0760

213

FILED 21 day of March 1883

Pleds *Chiquity*

THE PEOPLE

v.s.

B

Francis D. ...

ASSAULT

JOHN McKEON,

District Attorney.

A True Bill.

Geo. C. Fisher
Foreman.

Recd Feb 19th /87

0761

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Francis Langhrey

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

Francis Langhrey

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

The said *Francis Langhrey*

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the ~~seventeenth~~ *seventeenth* day of ~~March~~ *March* in the year of our Lord
one thousand eight hundred and eighty ~~three~~ *three* at the Ward, City and County
aforesaid, in and upon the body of *Dennis Mc Goldrich*
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and ~~in~~ *in* the said *Dennis Mc Goldrich*
did then and there unlawfully beat, wound and ill-treat, to the great damage of the
said *Dennis Mc Goldrich* and against the peace of the
People of the State of New York, and their dignity,

JOHN McKEON, District Attorney.

0762

Police Court 5 District 217

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anna Woodcock
1875: Ind. act.
Francis Stoughton

2 _____
3 _____
4 _____
Offence Assault and Battery

Dated March 18 1883

P. Morgan Magistrate.
Charles G. Stanton Officer.
23 Precinct.

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

No. _____ Street,
\$ 200 to answer.
Francis Stoughton
MAR 20 1883
CITY OF NEW YORK

BAILED.

No. 1, by Francis Stoughton

Residence St. Ann Street

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

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 Francis Stoughton

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 March 18 1883 P. Morgan Police Justice.

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

Dated March 18 1883 P. Morgan 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 _____ 1883 _____ Police Justice.

0763

Sec. 198-200.

5th District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Francis Aughey 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.

Francis Aughey.

Question. How old are you?

Answer.

37 years.

Question. Where were you born?

Answer.

Ireland.

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

Answer.

1873 - 2^d Avenue, about four years.

Question. What is your business or profession?

Answer.

Man crew at the 2^d Avenue P. M. Depot.

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

Answer.

I am not guilty - I was in regular fight between us two. I was in my own defence.

Francis Aughey

Taken before me this

day of March 1887

[Signature]

Police Justice.

0764

Police Court - 5th - District.

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

of No. 1873 - 2d Avenue James M. Goldrick Street,
age 48 years, Car Driver - being duly sworn, deposes and says, that
on Saturday the 17th day of March
in the year 1883, at the City of New York, in the County of New York.

he was violently **ASSAULTED** and **BEATEN** by Francis Henkey, man
here, who struck this deponent upon the head
with some hard substance unknown to this
deponent. That this deponent, thus struck by
Francis Henkey, was staggered, and the wound
thus received by this deponent bled profusely
was without any justification on the part of the said assailant

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

Sworn to before me, this 18th
day of March 1883

P. P. Morgan

POLICE JUSTICE.

James M. Goldrick
Sworn

0765

BOX:

95

FOLDER:

1033

DESCRIPTION:

Hayes, Peter

DATE:

03/22/83



1033

0766

B 226

Counsel, J. McKeon
Filed 22 day of March 1883
Pleads M. M. M. M. M. M.

THE PEOPLE
vs.
Eaton Drang
J. McKeon

BURGLARY - Third Degree, and

JOHN McKEON,
District Attorney.
A True Bill.

Geo. C. Fisher Foreman.

Verdict of Guilty should specify of which count.
In books and 20/10/10
W. M. Brown & Co.
P.C.

Rept. Review
Refr. Ammer
Adm. her services for
M. M. M. M. M.

0767

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Peter Stanger

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

Peter Stanger

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

The said *Peter Stanger*

late of the *South* Ward of the City of New York, in the County of New York aforesaid, on the *sixteenth* day of *March* in the year of our Lord one thousand eight hundred and eighty *three* with force and arms, about the hour of *nine* o'clock in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of

Peter Greenberger

there situate, feloniously and burglariously did break into and enter, ~~by means of forcibly~~ he the said

Peter Stanger

then and there intending to commit some crime therein, to wit : the goods, chattels and personal property of *Peter Greenberger*

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

John McKeon
~~And the Grand Jury aforesaid, by this indictment, further accuse the said~~
District Attorney

of the CRIME OF GRAND LARCENY IN A DWELLING HOUSE, committed as follows :

The said

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,

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

in the said dwelling house 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.

JOHN McKEON, District Attorney.

0768

Police Court - 1st Dist.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

BAILED,

No. 1 by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

1

2

3

4

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses,

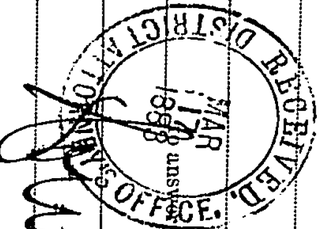
No.

No.

No.

No.

\$



Peter Hayes

Peter Hayes

Offence, Attempted Burglary
Second degree

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 Peter Hayes

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 17 March 188 Colou 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 h to be discharged.

Dated _____ 188 _____ Police Justice.

0769

Sec. 198-200.

18

District Police Court.

CITY AND COUNTY OF NEW YORK,

Peter Hayes

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. *Peter Hayes*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *No home*

Question. What is your business or profession?

Answer. *Machinist*

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*
Peter Hayes

Taken before me this

day of

March 1888
John J. Smith
Police Justice.

0770

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 31 years, occupation Frederick Strohmeyer
Photographer of No.

2 new chamber Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Peter Greenberger

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

Sworn to before me, this 17
day of March 1883 Frederick Strohmeyer

John Smith
Police Justice.

0771

Police Court—1st District.

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

Peter Greenberger

of No. 2 New Chambers Street, aged 59 years,

occupation Cook being duly sworn

deposes and says, that the premises No 2 New Chambers Street,
in the City and County aforesaid, the said being a Brown Stone building

and which was occupied ^{in part} by deponent as a dwelling
and in which there was at the time ^{no} human being, by name

^{attempted to be} were **BURGLARIOUSLY** entered by means of forcibly ~~breaking and~~
pulling out the staples which held the lock on the
door of said premises

on the 16th day of March 1883 in the day time, and the
following property feloniously ^{attempted to be} taken, stolen, and carried away, viz:

a quantity of Wearing Apparel of
the value of forty dollars

the property of deponent

^{and deponent further says, that he has great cause to believe, and does believe, that the aforesaid}
^{attempted} **BURGLARY** was committed and the aforesaid property ^{attempted to be} taken, stolen, and carried away by
Peter Hayes (now here)

for the reasons following, to wit: that deponent locked the
lock which was held by staples on said door
on the morning of said day, and in a few
hours afterward deponent was informed by
Fredrick Strohmeyer that he saw said
defendant at the door of deponent apartments
with one of the staples which held the aforesaid
lock in his hand, and did afterwards run up
stairs wherefore deponent charges said defendant

0772

with attempting to burglariously enter the
aforesaid premises and attempting to take and
carry away the aforesaid property

Polo Grindberg

Sworn to before me this 3
16 day of March 1883

Solo S. Smith
Police Justice

Police Court _____ District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs.

Burglary

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

0773

BOX:

95

FOLDER:

1033

DESCRIPTION:

Heckman, Peter

DATE:

03/30/83



1033

0774

John Rowley
New York

FD

Bail \$1300.

Feb 14

Apr 3 1883

Defr bailed by
George B. Ferris
122 W. 12th St.

B 275 Bill volume
275

(11)

Day of Trial,

Counsel,

Filed 30 day of March 1883

Pleads *Not guilty April 3/83*

THE PEOPLE

vs.

B
Essex Duckman
for assault
on 3/83
W.M.

JOHN McKEON,
District Attorney.

A TRUE BILL. *H. J. Lane*

Geo. C. Fisher
Governor.

Recd Feb 19th/87

0775

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Peter Deckman

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

Peter Deckman

of the CRIME OF Seduction

committed as follows:

The said Peter Deckman

late of the City and County of New York, on the fifteenth day of November in the year of our Lord one thousand eight hundred and eighty-one, at

the City and County aforesaid, with force and arms, unlawfully under

promise of marriage, did seduce and have illicit connection with one Katy Yunker, the said Katy Yunker, being then and there an unmarried female of previous chaste character, 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

John McKeon

District Attorney

0776

B 275 A.M. Apr 2/13

McKeon (II)

Day of Trial,

Counsel,

Filed 30 day of March 1883

Pleads Not Guilty. April 3/13

THE PEOPLE

vs. ~~N.A.~~
Peter Heckman

at Court
April 3/13

JOHN McKEON,

District Attorney.

at 116 May 28/13

A TRUE BILL.

Geo. C. Fisher Foreman

at 116 May 28/13

New Term - 1883

Recd Feb 19/87 Perryway

Bail \$1300.
Geo. C. Fisher

Apr. 3, 1883.

Def. bailed by
George B. Ferris
122 W. 12th St.

0777

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

-----x
The People of the State of New-York :
 :
 - against - :
 :
 Peter Heckman. :
 :
-----x

The Grand Jury of the City and County of New-York, by this indictment, accuse Peter Heckman of the Crime of PERJURY, committed as follows:

On the Fifteenth day of March, in the year of our Lord one thousand eight hundred and eighty three, at the City and County of New-York, there was then and there depending in the Marine Court of the City of New-York a certain action at law, wherein one Katy Yunker was plaintiff and the said Peter Heckman was defendant, for breach of promise of marriage, and the issues in the said action, on the day aforesaid, at the City and County aforesaid, came on to be tried in the said Marine Court of the City of New-York, before the Hon. Ernest Hall, one of the Justices of the said Court, and a jury duly empanelled and sworn to try the same; and at and upon the trial aforesaid, before the said the Hon. Ernest Hall, Justice as aforesaid, it then and there became and was material whether the said Peter Heckman had ever promised to marry the plaintiff in the said action, the said Katy Yunker, and whether the said Peter Heckman had ever had illicit sexual intercourse with the said Katy Yunker; and at and upon the said trial, on the day and in the year aforesaid, at the City and County aforesaid, the said Peter Heckman personally appeared before the said Marine Court of the City of New-York and before the said the Hon. Ernest Hall, Justice as aforesaid, and the said jury, and then and there offered himself as a witness on behalf of the defendant in the said action and against the said plaintiff, Katy Yunker, upon the trial of the said issues; and the said Peter Heckman was then and there duly sworn as such witness as aforesaid, before the said the Hon. Ernest Hall, Justice as aforesaid, and did take his corporal oath that the evidence which he should give to the Court and jury between the said Katy Yunker and the said Peter Heckman on the trial of the issues then depending in the action aforesaid, should be the truth, the whole truth and nothing but the truth, the said the Hon. Ernest Hall, Justice as aforesaid, then and there having full, sufficient and competent power and authority to administer the said oath to the said Peter Heckman in that behalf; and the said Peter Heckman, being then and there lawfully required to depose the truth in a proceeding in a Court of justice, then and there, on the trial aforesaid of the said issues, upon his oath aforesaid, before the said the Hon. Ernest Hall, Justice as aforesaid, feloniously did wickedly, knowingly, wilfully and corruptly falsely say, depose, swear and give evidence to the said Court and jury, among other things, in substance and to the effect following, that is to say:

That the said Peter Heckman had never made any promise to marry the said Katy Yunker, and that he, the said Peter Heckman, had never had illicit sexual intercourse with the said Katy Yunker.

0778

FORMER OF GEORGETOWN, DISTRICT OF COLUMBIA

WHEREAS, in truth and in fact, the said Peter Heckman had theretofore promised to marry the said Katy Yunker;

AND WHEREAS, in truth and in fact, the said Peter Heckman had theretofore had illicit sexual intercourse with the said Katy Yunker.

And so the Grand Jury aforesaid do say, that the said Peter Heckman, in manner and form aforesaid, on the day and in the year aforesaid, at the City and County aforesaid, feloniously did commit wilful and corrupt perjury, to the great displeasure of Almighty God, to the evil example of others in like cases offending, and 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.

JOHN MC'KEON,

District Attorney.

0779

Yunker } Brief
Heckman } Facts

246

Rate Yunker

- vs -

Peter Heckman

Case tried in

Marion Court
Jeffery Hall

March 1883

Witness

Katie Yunker

13th & 3rd St

Annie Yunker

13th & 3rd St

John Heckman

Mrs. Jaeger

0780

Katy Hunter aged 21 live with my mother
at 134 E. - 3rd St. father is dead &

I formed the acquaintance of the
deft. in April 1880, at Ottenway
Hall at a concert for benefit of St.
Francis Hospital, he was single then,
used to visit me every day up till the
time he heard I was in family way &
he then met him at the door of the house
or sometimes at corner of 3rd St & 1st Ave.
We did not went to theatre very often
together about 3 or 4 times & in May
1880 at & went out walking together
very often, went up Fifth Ave on
Sundays & during the week &

In May one evening he promised to marry
me & He said he liked me & would marry
no one but me & from then till November
we went out very often together & he
wrote me many letters, I have some
left &

Letters

About the 10th November 1881 on a Sunday
evening after I came out the Church of
the Most Holy Redeemer in 3rd St bet Ave
A & B. I met him in front of the Church
he was waiting for me, & we went home
together, to 134-3rd St & my Mother went
out was in the back-room left & I went
into front room, my mother went

0781

to bed bet 9 & 10 P. M. & locked the door
between the front room & her bed-room,
& she went to bed.

He says that I want to tell you
something & he made an indecent pro-
position to me & pressed me on his
lap I refused, he said he won't harm
me & would not let it go so far -
he said in case anything does happen
I will marry you any-how - He
put me on the floor & I was afraid to
make any noise to wake my mother,
& he accomplished my ruin.

After that he came until June 20th 1882
study every evening & during that time
he repeatedly did the same thing.

Abt July 12th or 13th I found out I was in
the family way - & told him my condition
abt 13th of July the same night that I came
from the doctor's & he said he would marry
me a month from then - we went out
together a couple of times - when he
stopped coming there - Before I had gone
to the doctor, during this summer he came
one day & in presence of my sister Mary
he took away all the letters he written
to me - he never returned them - I
have a few of them yet.

Mary

0782

And August 9th a female child was born
to me, the of which the deft. is father
I asked him to marry me & he
has not done it yet.
I got a very reckless from him
presently.

Mother Anne Junker knows of visits to
me & his refusal to marry me -

Mary Junker now deft take letters away

Additional

In 1881 or 1882 after Academy of Music,
at college commencement he introduced
me to his sister as his intended
"my girl" in front of my house door.

0783

B ~~27~~ # ~~246~~
The People

107

Peter Heckman

Perjury -

Witnesses
Katie Yunker
Annie Yunker
134 E 3rd St

John Heckman

Mrs. Jaeger



Beel found for

Perjury & Seduction

28.00

0784

Katy Gunker swore as testified to in affidavit & as appears in Complaint in suit.

Auntie Gunker mother of Katy Gunker swore that Peter Heckman promised marriage to Katy, his frequent visits to house - & saw Heckman & Katy go out together often.

John Heckman testified to promise of marriage, his frequent visits to house on Katy & that Katy did not keep company with any one else, often saw them in each others company.

Mrs. Jaeger testified that Katy & Heckman were often in each others company didn't see Katy go out with any one else.

0785

Mrs. Nellmers testified she saw Heckman go to Katy's home as often as three times a day, often saw them out walking together.

Mrs. Johnson: Often saw Katy & Heckman in each others company.

Mrs. Polster: Often saw Katy & Heckman in each others company.

Mrs. Yunker: Often saw Heckman at house, saw Heckman take letters away from Peff, often saw them go out together.

Peff also has letters, presents, picture.

Child was born to Katy of which Heckman is father

0786

State of New York } ss:
City and County of New York }

Katy Quaker being duly sworn deposes and says that she is 21 years of age and resides with her mother at No: 134 East Third Street in this City, and is sole and unmarried.

That at the City of New York in April or thereabouts in the year 1880 deponent formed the acquaintance of one Peter Heckman, their acquaintance thereafter ripening into mutual love, regard and affection.

That said Peter Heckman frequently thereafter expressed his affection for deponent and they frequently went visiting together to various places of amusement.

That in or about the month of November 1881 the said Peter Heckman in consideration of this deponent being sole and unmarried and that she would marry the said Heckman, he did promise and agree to marry this deponent within a reasonable time thereafter, and deponent in return for said promise did promise and agree to marry said Heckman within a reasonable time.

That after said promise and agreement and during said month of November 1881, the said Heckman, under cover of said promise of marriage, and by means of his repeating

0787

the same, induced deponent to have sexual intercourse with her, and he succeeded in having carnal and illicit intercourse with her, and he did then and there seduce this deponent and deprive her of her virginity.

That said Heckman repeatedly thereafter under cover of said promise and agreement to marry deponent, succeeded in inducing deponent to have sexual intercourse with him.

That prior to deponent's seduction by said Heckman she was of chaste character, and pure, virtuous and undefiled.

That although a reasonable time had elapsed since said promise and agreement, said Heckman neglected and refused to marry deponent when requested so to do by deponent.

That as the fruit of said sexual intercourse a child was thereafter borne by deponent of which said Heckman is the father.

That deponent instituted an action in the Marine Court of the City of New York as Plaintiff against said Peter Heckman as defendant, to recover the sum of \$10,000.00 dollars, damages, for said breach of promise and seduction which said case

0788

was tried before the Hon. Ernest Hall
one of the Justices of said Court and a
Jury in Part I of said Court on the 15th
day of March 1883.

That in the course of the trial of said
action on the said day the said Peter
Heckman did wilfully, falsely and
corruptly, swear, under oath, and then
and there testify, falsely and corruptly,
that he did not promise or agree to marry
deponent, that he did not seduce deponent,
that he never had asexual intercourse
with deponent.

That the following witnesses did testify
in deponent's behalf on said trial to wit:
deponent, Mary Yunker, John Yunker,
~~Mary~~ Annie Yunker, Mrs Helmers, Mrs.
Jaeger, Mrs. Johnson & Mrs. Blater.

Sworn to before me this }
16th day of March 1883 }
Joseph Steiner
County Clerk of Deeds
N.Y. City.

0789



New York, Mar. 22^d 1883

Hon. H. C. Allen.

Asst Dist Atty

My dear Sir. In the matter of Peter Hackman against whom a verdict of \$10,000 was rendered upon a trial before me. I am of opinion that the matter should be investigated by the Grand Jury to the end that he may be punished if guilty of a criminal offence

Truly yours

Ernest Hall

0790

BOX:

95

FOLDER:

1033

DESCRIPTION:

Heiss, George

DATE:

03/27/83



1033

0791

B 268

Counsel,
Filed *By S. H. Lamb* 1883
day of
Pleas *Guilty (28)*

THE PEOPLE
vs.
George Davis
Grand Larceny degree.

JOHN McKEON,
District Attorney.
Pr April 3, 1883
Pleas Guilty
A TRUE BILL.

Geo. C. Fisher
Foreman
E. R. Fisher

Ex. Comm. ch
t of specia - Regs
first appearance
to

0792

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

George Davis

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

George Davis

of the crime of GRAND LARCENY, in the second degree, committed as follows:

The said George Davis

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

\$100.

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.

of the goods, chattels, and personal property of one

William St. Daynes

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.

JOHN McKEON, District Attorney

0793

233 ✓
Police Court - 1st District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William J. ...

39 7th Street East ...

George ...

...

...

...

...

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...

...

Offence, *Grand Larceny*

Dated *March 21* 188*3*

James ... Magistrate.

George ... Officer.

... Clerk.

... Witness.

... Witness.

... Street.

... Street.

... Street.

... Street.

... Street.



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 *George ...*

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 *March 21* 188*3* *J. ...* Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

0794

Sec. 198-200.

121 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. George Heiss

Question. How old are you?

Answer. 19 years

Question. Where were you born?

Answer. Germany

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

Answer. 48 Chatham Street, 4 weeks

Question. What is your business or profession?

Answer. Butcher

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.

George Heiss

Taken before me this

day of March 1888

Edmund Cook

Police Justice.

0795

First

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK

Commission Merchant

William H. Hayes, aged 42 years

of No. 39 and 41 Fulton Street, West Washington Market

being duly sworn, deposes and says, that on the 10th day of December 1883

at the City of New York,

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

of deponent with the unlawful intent to cheat and defraud the true owner

of the following property, viz :

Good and lawful money to the amount and of the value of one hundred dollars and more

Sworn before me this

day of

the property of deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by George ~~Hayes~~ Heiss (now here)

That said George Heiss was at the time and place aforesaid a clerk of deponent and being such clerk did then and there by virtue of his employment as such clerk receive for deponent and bear in his possession the aforesaid moneys and having so received and taken it into his possession for and on account of his Employer did on or about the day and year aforesaid in said city and county feloniously and unlawfully appropriate said money to his own use with the unlawful intent to deprive deponent of said

Police Justice,

188

0796

money Deponent further says that he said George Heis
acknowledged and confessed to deponent ~~in the~~
that he did collect said money and spent it,
deponent therefore asks that he may be held to
answer and dealt with according to law

Summ'd before me this
21st day of March 1883 : J. H. Baynes
J. Henry B. P. H. Justice
Police Justice

District Police Court.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs.

Dated _____ 188

Magistrate.

Officer.

WITNESSES :

DISPOSITION

AFRIDA VIT - Larceny.

0797

BOX:

95

FOLDER:

1033

DESCRIPTION:

Hill, John

DATE:

03/12/83



1033

0798

13 65

Counsel,
Filed 12 day of March 1883
Pleads

THE PEOPLE

*38 Woodbury Co. N.H. P
Curtis
John Dix*

Grand Larceny, 3rd degree, and
Receiving Stolen Goods.

JOHN McKEON,
District Attorney

*P 2 Mar 12. 1883
A TRUE BILL.
J. M. [Signature]
Foreman.*

Pen one year.

0799

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 Hill

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

John Hill

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

The said John Hill

17th late of the First Ward of the City of New York, in the County of New York, aforesaid, on the day of February in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms one watch of the value of twenty dollars, one chain of the value of twelve dollars, and several silver coins of the United States of a number, said and denomination to the Grand Jury aforesaid in sum of the value of five dollars.

of the goods, chattels and personal property of one Ernst Johnson 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.

John McLean District Attorney

0000

Police Court 179 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Charles Johnson
John Hill
Larry
James

BAILED,

No. 1, by _____

Residence _____

No. 2, by _____

Residence _____

No. 3, by _____

Residence _____

No. 4, by _____

Residence _____

Offence Carrying

Dated March 3 1883

Johnson Magistrate.

Robert J. W. Campbell Officer.

100 Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

James
MAR 3 1883
RECEIVED
CLERK'S OFFICE

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 Hill

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 March 3 1883 *J. Johnson* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0801

Sec. 195-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2 District Police Court.

John Hill 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 Hill

Question. How old are you?

Answer.

38 Years

Question. Where were you born?

Answer.

Florida

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

Answer.

In Westchester County

Question. What is your business or profession?

Answer.

Cook

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
I was drinking at the time

John Hill
cook

Taken before me this

day of

17 1888

John Hill
Police Justice.

0802

2

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK,

of No. 153 Leonard Street, 21 years old Procer

being duly sworn, deposes and says, that on the 17th day of February 1883

at the _____ City of New York,

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

of deponent, from a room of said premises on the
day true the following property, viz:

Good and lawful
Money in Silver Coins of the
value of five Dollars United States
issue, and a Silver Watch with
Gold Chain Attached of the value
of thirty two Dollars Collectively
of the value of thirty seven
Dollars

Sworn before me this

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 Hill now present
from the fact that on the aforesaid
day deponent saw the defendant
go into the room back of deponent's
store in which said room was a
trunk containing the above described
property, which deponent ^{discovered} that stolen
and carried away thereupon such
discovery being made in a few hours after
the defendant left the room. That said
Hill now admits in Court that he did so
take & steal said property & deponent believes
the same to be true Ernest G. Harris

Wm. Patterson
1883
Police Justice.

0803

BOX:

95

FOLDER:

1033

DESCRIPTION:

Holck, Henry

DATE:

03/16/83



1033

0004

Miscellaneous

F. J.

164, *Advised*,
Apr 11/83

Day of Trial

Counsel,

Filed 16 day of March 1883

Pleas

Guilty (7)

THE PEOPLE

F. J. [Signature]

Henry [Signature]

[Signature]

73 New Chambers St

Violation of Excise Law.
~~Selling on Sunday.~~

JOHN MCKEON,

District Attorney.

12 Apr 12. 1883

reads guilty.

A TRUE BILL.

Geo. C. Fisher

Foreman.

Geo. C. Fisher

C. P. [Signature]

0805

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Denny Dolan

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

of the CRIME OF *Exposing for Sale and Selling Spirituous Liquors on Sunday*, committed as follows :

The said *Denny Dolan*

late of the *First* Ward of the City of New York, in the County of New York aforesaid, on the *eight* day of *October* in the year of our Lord one thousand eight hundred and eighty *two*, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to-wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to

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

~~JOHN McKEON, District Attorney.~~

0806

~~Court of General Sessions of the Peace~~

~~OF THE CITY AND COUNTY OF NEW YORK.~~

~~THE PEOPLE OF THE STATE OF NEW YORK~~

AGAINST

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

~~Henry Golda~~

of the CRIME OF ~~giving away spirituous liquors on Sunday~~

committed as follows:

The said ~~Henry Golda~~

~~The said~~

late of the ~~First~~ Ward of the City of New York, in the County of New York aforesaid, on the ~~ninth~~ day of ~~October~~ in the year of our Lord one thousand eight hundred and eighty ~~three~~, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to-wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did ~~export for sale and sell as a beverage to~~

~~give away as a beverage~~

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

John McKeon
District Attorney

0807

Police Court _____ District.

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

of No. Gilbert Carr Street,
of the City of New York, being duly sworn, deposes and says, that on the Sunday day
of October 1882 in the City of New York, in the County of New York, at
premises No. 73 New Chugcher Street,
Expose for sale Harry Holck [now here]
did then and there sell, and caused, suffered and permitted to be sold, under his direction and authority, strong and
spirituous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be
drunk in the house or premises aforesaid, contrary to and in violation of law.

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

Sworn to before me, this 9 day of Oct 1882 Gilbert Carr
of _____
[Signature] POLICE JUSTICE.

0808

Police Court—First District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Charles J. Kelly

vs.

Henry Holts

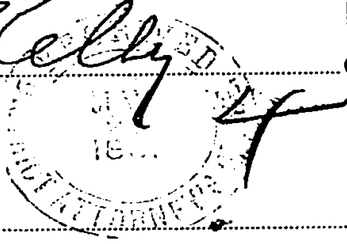
AFFIDAVIT—VIOLATION OF EXCISE LAW.

Dated May 23 1887

J. Hammer Justice

Kelly Officer

WITNESS:



\$ 100 to answer at Court of General Sessions.

Bailed by

David Williams

No.

85 James

Street.

0809

POLICE COURT—FIRST DISTRICT.

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

Charles F. Kelly

a Policeman of *the 2nd* Police Precinct, being duly sworn, deposes and says, that on *Monday* the *22nd* day of *May* 18*87* at the City of New York, in the County of New York

Henry Holak now present at No. *73 New Market* Street, (a place for the public sale of intoxicating liquors), did keep said place open, and did expose for sale, and did sell, or give away, intoxicating liquor, or wine, viz.: *Lager Beer* to be drank as a beverage, in violation of the Excise Law.

Wherefore deponent prays he may be held to answer according to law.

Charles F. Kelly

Sworn to, this *23rd* day of *May* 18*87*
before me,
[Signature]
Police Justice.

0810

13 118

Day of Trial

Counsel,

Filed

Pleads

15 day of March 1883
W. J. [unclear]

THE PEOPLE

vs.

B

Henry [unclear]
[unclear]
73 New Chambers

Violation of Excise Law.
[unclear] Sunday.

JOHN MCKEON,
District Attorney.

Witness on
A TRUE BILL. Ortha [unclear]

G. C. Fisher
Foreman.

Officer [unclear]

0011

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 *Denny Dolan*

late of the *First* Ward of the City of New York, in the County of
New York aforesaid, on the *22nd* day of *May* in the year
of our Lord one thousand eight hundred and eighty *one*, at the Ward,
City and County aforesaid, the same being the first day of the week, commonly called and
known as Sunday, with force and arms, certain strong and spirituous liquors and certain
wines, to-wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand
Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to

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

~~JOHN M. HUBBARD, District Attorney~~

08 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~~

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

~~And the Jurors aforesaid, upon their Oath aforesaid, do further present: That~~

~~The said *Denny Dolan*~~

late of the ~~First~~ *First* Ward of the City of New York, in the County of New York aforesaid, on the ~~22nd~~ *22nd* day of ~~May~~ *May* in the year of our Lord one thousand eight hundred and eighty ~~one~~ *one*, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to-wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did ~~expose for sale and sell as a beverage to~~ *give away as a beverage*

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

JOHN McKEON, District Attorney.

0013

BAILLED,

No. 1 by

Edward Williams

Residence

East Street

No. 2 by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court No. 11 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Charles Davis

Henry Holley

Offence

Dist of Peace

Date

October 9 1882

W. B. Mansard Magistrate.

Conrad Officer.

_____ Clerk.

Witnesses,

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

\$ _____



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 *Henry Holley*

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

Dated *Oct 9 1882* *W. B. Mansard* Police Justice.

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

Dated *9 Oct 1882* *W. B. Mansard* Police Justice.

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

Dated _____ 1882 _____ Police Justice.

0014

Sec 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

Henry Holck

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.

Henry Holck

Question. How old are you?

Answer.

38 Years

Question. Where were you born?

Answer.

Germany

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

Answer.

73 New Chambers St about 9 years

Question. What is your business or profession?

Answer.

Saloon Keeper

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

Answer.

*I have nothing to say I had
my doors closed*

Henry Holck

Taken before me this

day of

188

Police Justice.