

1070

BOX:

14

FOLDER:

182

DESCRIPTION:

McGee, Charles

DATE:

06/21/80



182

1071

BOX:

14

FOLDER:

182

DESCRIPTION:

Darby, John

DATE:

06/21/80



182

1072

BOX:

14

FOLDER:

182

DESCRIPTION:

Mullane, Charles

DATE:

06/21/80



182

1073

BOX:

14

FOLDER:

182

DESCRIPTION:

Halligan, James

DATE:

06/21/80



182

1074

BOX:

14

FOLDER:

182

DESCRIPTION:

Hughes, Patrick

DATE:

06/21/80



182

193

1850

Filed 21 day of June

No 4
1 Pleads Atty Gueby Oct 22

19 8 1/2
30 1/2

THE PEOPLE,
vs.

1 Patrick Hughes
2 James Halligan
3 Charles Mullane
4 John ¹⁴⁶ ²⁴³ - ~~Darby~~
5 Charles ~~W. G. G.~~

Indictment for Receiving Stolen Goods.

BENJ. K. PHELPS,

District Attorney.

Part No. Oct 22, 1850. 3.
No 4. Tried & convicted Burg.
with accomplices & the money
of the Court.
A True Bill. Pen 2 year.

[Signature]

Part Court. June 22-1850
No 1. Pleads Guilty Foreman.
R. J. Gueby

[Signature]
J. V. 2 y. 6 mos.

[Signature]

1076

Police Office, Fourth District.

City and County }
of New York, } ss.

Thomas J. Brown

of No. 110 East 40th Street, being duly sworn,

deposes and says, that the premises No. 110 East 40th

Street, 24th Ward, in the City and County aforesaid, the said being a building

and which was occupied by deponent as a dwelling house

and entered by means of breaking off the cover of the coal hole and opening the front basement door and entering the same with intent to commit a crime, ^{was with} **BURGLARIOUSLY** broke

on the day-time of the 7th day of June 1880

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

- One clock of the value of two dollars
- One Green cloth dress of the value of two dollars
- One black cloth coat of the value of fifteen dollars
- One brown suit of the value of twelve dollars
- and clothing of the value of seventy eight dollars
- the property of deponent of the value of One hundred twenty five dollars, also
- a red leather pocket book containing
- a metal medal of the value of two cents

the property of deponent's son, Morris H. Brown

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

Patrick Hughes, James Halligan (both now here) and Charles Mullane ^{for the reason following, to wit:} John Darby and Charles

McGeo (not arrested) for the reasons following to wit; that on the 1st day of June 1880 the above described premises were securely locked and

1077

fastened and said property was
contained therein. That on the 7th
day of June 1880 deponent was
notified by telegraph at Red Bank
that the said premises had been
broken open and entered. That on
the 8th day of June 1880 deponent went
to said premises and found that
the chain holding the cover of the
coal hole had been broken, and
also that the front basement door
had been unbolted, and that some
person or persons had entered the
said premises and that the property
herein described had been stolen
therefrom. That deponent has
since seen the said property in
the 21st Precinct Station house.

Subscribed before me this
11th day of June 1880

Wm. H. H. Brown
Notary Public

State of New York }
 City of New York } Patrick H. Marrow
 of the 21st Precinct
 Police being duly sworn deposes
 and says: That on the 8th day of June
 deponent arrested Patrick Hughes
 and James Halligan, that at the
 time of the arrest of said Hughes
 he had in his possession the
 pocket-book containing the
 metal medal now shown in Court.
 That said pocket book and said
 medal have since been identified
 by Thomas J. Brown as being
 a portion of the property that
 was stolen from his dwelling
 on the 7th day of June 1880. That
 said Hughes admitted to deponent
 that he (Hughes) together with John
 Darby and Charles McGeer entered the
 and party they property found by the police
 No. 110 in the Street and that
 Charles Mullane and James Halligan
 were outside and that he (Hughes)
 asked said Mullane and Halligan
 to help take the property out of the house
 Patrick H. Marrow

Sworn to before me this
 11th day of June 1880
 Patrick H. Marrow
 Justice of the Peace

1079

State of New York
City of New York

Cornelius J. McCarty
of the 2^d Precinct Police being
duly sworn deposes and says, that
on the 7th day of June 1880 deponent
found two bags containing a quantity
of dresses and other property, at
the entrance to the area way of
the premises 110 East 40th Street. That
deponent took said property to
the Station house of the 2^d Precinct
and notified the Sergeant in
Command. That at the ^{time} of finding
said property, deponent discovered
that the grating leading to the
cellar of the premises 110 East
40th Street had been opened, and
the door leading to the basement
of said premises open.

Cornelius J. McCarty
Sworn to before me this
12th day of June 1880

Charles H. Munn Police Justice

1080

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick Hughes being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was
at liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer. *Patrick Hughes*

Question. How old are you?

Answer. *19*

Question. Where were you born?

Answer. *New York City*

Question. Where do you live?

Answer. *339 East 47th St*

Question. What is your occupation?

Answer. *Work in a Button Factory*

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

Answer. *I have nothing to say*
Patrick Hughes

Taken before me this

19 day of *June*

1903

W. S. [Signature]

Police Justice.

#-113

Police Court—Fourth District,

THE PEOPLE &c.
ON THE COMPLAINT OF

Thomas J. Brown
110 E 40th St.

Offence, fornication

BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

Dated

June 11th

1880

Flannan
Magistrate.

Marron
21 West
Clerk.

Witnesses,

*No. 1 Held to ans. 10000 S. Com
2 Discharged
3, 4, 5, Not arrested*

Received in District Atty's Office,

1081

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 Patrick Hughes, James Halligan, Charles Mullane
John Darby and Charles McGee. each

late of the *Mulford* Ward of the City of New York, in the County of
New York, aforesaid, on the *seventh* day of *June* in the
year of our Lord one thousand eight hundred and ~~eighty~~ *eighty* with force and
arms, about the hour of *two* o'clock in the *day* time of the same day, at the
Ward, City and County aforesaid, the dwelling house of

Thomas J. Brown

there situate, feloniously and burglariously did break into and enter by means of forcibly

/ by the said

*Patrick Hughes, James Halligan, Charles Mullane,
John Darby and Charles McGee* —

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

Thomas J. Brown, and Morris H. Brown —

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.

And the jurors aforesaid, upon their oath aforesaid, do further present: That
afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County
aforesaid, the said

*Patrick Hughes, James Halligan, Charles
Mullane, John Darby and Charles McGee* each —

late of the Ward, City, and County aforesaid, *one cloak of the value of ten dollars -
one cloak of the value of fifteen dollars - one waist of the
value of ten dollars, one shirt of the value of ten dollars -
one overcoat of the value of ten dollars - of the goods,
chattels and personal property of one Thomas J. Brown
and one pocket book of the value of ten cents, one
medal of the value of ten cents.*

of the goods, chattels, and personal property of ~~the said~~ *Morris H. Brown* —

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.

BENJ. K. PHELPS, District Attorney.

CITY AND COUNTY }
OF NEW YORK, } ss.

Aforesaid
And 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. *Aforesaid do further present,*

That *Patrick Hughes, James Halligan, Charles Mullane*
~~late of the~~ *John Darby and Charles McGee* each
~~late of the~~ *First Ward of the City of New York, in the County of New York, aforesaid,*
on the *seventh* day of *June* in the year of our Lord
one thousand eight hundred and ~~seventy-~~ *eighty* with force and arms, at the
Ward, City and County aforesaid,

- One clock of the value of ten dollars*
- One cloak of the value of fifteen dollars*
- One waist of the value of ten dollars*
- One skirt of the value of ten dollars*
- One overshirt of the value of ten dollars*

of the goods, Chattels and personal property of *Thomas J Brown*
by *a certain person or*

~~and certain other persons,~~ to the Jurors aforesaid unknown, then lately before feloniously
stolen of the said *Thomas J Brown*

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have
(the said *Patrick Hughes, James Halligan, Charles*
Mullane, John Darby and Charles McGee

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

BENJ. K. PHELPS, District Attorney.

~~ALBANY COUNTY~~
OF NEW YORK, } ss.

and ^{aforesaid} 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, ^{aforesaid}, do further present

That ^{Patrick Hughes, James Halligan, Charles}
~~Mullane, John Darby and Charles McGee~~
late of the ^{First} Ward of the City of New York, in the County of New York, aforesaid,
on the ^{seventh} day of ^{June} in the year of our Lord
one thousand eight hundred and ~~seventy~~ ^{Eighty} with force and arms, at the
Ward, City and County aforesaid,

one pocket book of the value of
ten cents

one medal of the value of ten cents

of the goods, Chattels and personal property of *Morris A Brown*

by

and certain other persons, to the Jurors aforesaid unknown, then lately before feloniously
stolen of the said *Morris A Brown*

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have
(the said *Patrick Hughes, James Halligan*

Charles Mullane, John Darby and
Charles McGee

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

BENJ. K. PHELPS, District Attorney.

1085

BOX:

14

FOLDER:

182

DESCRIPTION:

Hoffman, Henry

DATE:

06/22/80



182

1086

#106

Counsel,
Filed 23rd day of June 1886
Pleads

Indictment—Larceny—*Ex parte*

THE PEOPLE

vs.

I
Henry Apperson
vs
the Mayor of Hamilton

[Signature]
1511

BENJ. K. PHELPS,

District Attorney.

A TRUE BILL.

[Signature]
Foreman.

June 23rd 1886

[Signature]
Plenor, County

S. P. 2 years.

City & County of ³ss.
New York

Emil Wertheimer of 339 Broadway being duly sworn deposes and says. At about 8 o'clock A.M. on the morning of the 15th of June I saw Henry Hamilton (now here) in the hall way of no 339 Broadway in the act of putting a quantity of jewelry into his pockets after having broken open the case in which the jewelry was contained and which case was the property of Bernard Eckstein and Emanuel Wertheimer who composed the firm of Eckstein & Wertheimer and who owned the jewelry therein contained. That said Hamilton ran down North Street pursued by deponent and was caught by Joseph Lion who handed him to an officer and deponent went with them to the 5th Precinct Police Station where he saw said Hamilton searched and a quantity of jewelry the property of the above named firm ^{was} found on his person -

Given to before me this }
15th day of June 1880 }

Emil Wertheimer

Joseph Lion

Police Justice

Police Office, First District.

Ekstein & Wertheimer -

City and County of New York,

ss.: Bernard Ekstein of the firm of

of No. 339 Broadway Street, being duly sworn,

deposes and says, that the premises No. 339 Broadway

Street, 5 Ward, in the City and County aforesaid, the said being a Show Case

and which was occupied by deponent as a Show case standing on

the wall in front of his store were BURGLARIOUSLY

entered by means of forcing off the lock and breaking

open the door of said case into a rear

Chamber, then

on the Morning of the Fifteenth day of June 1880

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

a quantity of gold plated jewelry to wit a number of sleeves buttons earrings ladies pins rings and one watch and several watch chains and other articles all of the value of one hundred and twenty five dollars.

the property of Bernard Ekstein and his partner Emanuel Wertheimer comprising the firm of Ekstein & Wertheimer

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 Hamilton (now here).

for the reasons following, to wit: That deponent is informed and believes by one Emanuel Wertheimer that he saw said Hamilton in the act of putting a quantity of jewelry in his pocket after having taken it from the case and that said Hamilton was the only one in the neighborhood of said case at the time.

Bernard Ekstein

Sworn to before me and this 15th day of June 1880

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Henry Hoffman right name*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *N. Y.*

Question. Where do you live?

Answer. *154 Forsyth St.*

Question. What is your occupation?

Answer. *Machinist*

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

Answer. *I am not guilty of breaking into the premises. I took it from the entry, the doors were open.*

Henry Hoffman

Taken before me, this *15* day of *June* 18*78*

POLICE JUSTICE

1090

COUNSEL FOR COMPLAINANT

Police Court—First District.

Name,

Address,

COUNSEL FOR DEFENDANT

Name,

Address,

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Robert Easton
339 Broadway

Henry Hamilton



Offence,

Date, *June 15* 1880

Drunk Magistrate.

Wm. Mergens Officer.
Car Capt Thompson

Witnesses, *Joseph Devo*
308 East 8th St

\$2000 Dam

Com

\$ _____ to answer

Sessions _____

Received in Dist. Atty's Office,

BAILED,

No. 1, by _____

Residence _____

No. 2, by _____

Residence _____

No. 3, by _____

Residence _____

No. 4, by _____

Residence _____

No. 5, by _____

Residence _____

No. 6, by _____

Residence _____

CITY AND COUNTY } ss.
OF NEW YORK, }

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

That *Henry Hoffman* otherwise known as
Henry Hamilton

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

One watch of the value of twenty^{five} dollars
Twenty sleeve buttons of the value of five dollars
each -
Twenty earrings of the value of five dollars
each -
Twenty pins of the value of five dollars each -
Twenty rings of the value of five dollars each -
Twenty chains of the value of five dollars each -

of the goods, chattels and personal property of one

Bernard Eckstein

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

BENJ. K. PHELPS, District Attorney.

1092

BOX:

14

FOLDER:

182

DESCRIPTION:

Hall, John

DATE:

06/14/80



182

#72 *Mott*

*Paul
Desflattery
84th
17th & 12th ave
\$1,000 Real
June 12/88*

Filed 14 day of June 1880
Pleads Not Guilty (15)

THE PEOPLE

vs.

B

John Hall

Felony Assault and Battery

BENJ. K. PHELPS,

District Attorney.

P 2. June 11. 1881.

Paul discharged.

A True Bill.

A. W. Wally
Foreman.

*The complainant
having signified his un-
willingness to prosecute
this case. (see statement within)
it being laid dormant for
nearly two years. I recom-
mend that the deft be
discharged -
April 11. 1881 - W. C. Busby
ada*

New York General Sessions.

PEOPLE, ON MY COMPLAINT,

versus

John Hall

Dea A & B.

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. We have always been good friends and have been so again and on account of his family I desire to withdraw the charge

Witnessed by
Jas. Dreyer

Michael Gleason

1095

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Hall being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was
at liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer.

John Hall

Question. How old are you?

Answer.

20 years of age

Question. Where were you born?

Answer.

Ireland

Question. Where do you live?

Answer.

163 E. 112 Street

Question. What is your occupation?

Answer.

Labourer

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

Answer.

*I have nothing to say
I was drunk & know nothing
about it John Hall*

Taken before me this

9 day of

June 1878

[Signature]
Police Justice.

1096

POLICE COURT—FOURTH DISTRICT.

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

of *Michael Gleason*
No. North side of 71st Street, between 1st Avenue
and the Boulevard Street,

being duly sworn, deposes and says, that on the *21st* day of *May*
in the year 1880, at the City of New York, in the County of New York,

and feloniously
he was violently ASSAULTED and BEATEN by

John Hall (now
deceased) who struck deponent on the head
with the handle of a pick-axe, which he,
the said Hall, had and held in his hands,
and thereby wounding deponent's face,
that deponent was so feloniously assaulted and beaten with the
obvious intent to take the life of deponent, or to do him
great bodily harm
without any justification on the part of the said assailant

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

Sworn before me, the *9th* day
of *June* 1880,

Gleason Michael Gleason

John Hall

Police Justice.

1097

#72

Police Court—Fourth District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Gerson
North side of 71st bet 1st & 2nd Avenues

vs.

John Keece

AFFIDAVIT & B.

Dated

June 9th 1880

C. H. Hauser Magistrate.

Cornish Officer.

Witness,



John Keece
Committed

Bail
\$500
84th St
11th & 12th Aves
Real
June 12/80

CITY AND COUNTY } ss.
OF NEW YORK,

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

That John Hall

late of the City of New York, in the County of New York, aforesaid, on the
Twenty first day of May in the year of our Lord
one thousand eight hundred and Eighty with force and arms at the City and
County aforesaid, in and upon the body of Michael Gleeson
in the peace of the said people then and there being feloniously did make an assault
and him the said Michael Gleeson
with a certain piece of wood
which the said John Hall

in his right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did beat, strike, stab, cut, and wound
with intent him the said Michael Gleeson
then and there, feloniously and wilfully to kill, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

SECOND COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, the said John Hall
with force and arms, in and upon the body of the said Michael Gleeson
then and there being, wilfully and feloniously did make an
assault and him the said Michael Gleeson
with a certain piece of wood which the said John Hall

in his right hand, then and there
had and held, the same being then and there a sharp, dangerous weapon, wilfully
and feloniously, and without justifiable and excusable cause, did then and there beat,
strike, stab, cut, and wound, with intent to then and there wilfully and feloniously
do bodily harm unto him the said Michael Gleeson
against the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

THIRD COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-
said, the said John Hall
with force and arms, in and upon the body of Michael Gleeson
in the peace of the said people then and there being, feloniously, did make another
assault and him the said Michael Gleeson
with a certain piece of wood
which the said John Hall

in his right
hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut,
and wound, the same being such means and force as was likely to produce the death
of him the said Michael Gleeson with intent him the

1099

said *Michael Gleeson* then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

FOURTH COUNT.

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

with force and arms, in and upon the body of the said *Michael Gleeson* then and there being, wilfully and feloniously, did make another assault and the said *Michael Gleeson* with a certain *piece of wood* which the said *John Hall* in *his* right hand then and there had and held, the same being then and there a deadly weapon, wilfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously maim *him* the said *Michael Gleeson* against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

Bar
See Palteng
84 1/2
1/2 8 1/2
1000 Real
Jan 12/87
The complainant
having repaired his car.
with intent to prevent
this case (see statement with)
N. King's car amount for
nearly the year. I mean.
meant that the suit be
discharged.
April 11, 1881
W. B. Beck
also

172
Short

Filed 14 day of *June* 1880
Pleas *Not Guilty (10)*

THE PEOPLE

vs.

B

John Hall

and
David Campbell & Mr. Dray

Felonious Assault and Battery.

BENJ. K. PHELPS,

District Attorney.

F 2
April 11, 1881.
Case discharged.
A TRUE BILL.

W. B. Beck
Prosecutor.

1100

BOX:

14

FOLDER:

182

DESCRIPTION:

Harris, Samuel

DATE:

06/29/80



182

1101

#236-

Filed 29 day of June 1880
Pleads

THE PEOPLE

²⁹ ²⁰ Grand Jurors
vs.

Samuel Harris

Felony Assault and Battery.

BENJ. K. PHELPS,

236

District Attorney.

A True Bill.

J. M. Wales
Juror
Foreman.

Thos. G. G. J.

Per 6 on entry.

1102

AFFIDAVIT—FELONIOUS ASSAULT, &c.

Second District Police Court.

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

Jessie White of No. 317
East 122 Street, being duly sworn, deposes and says

that on the 19 day of June in the year

1850 at the City of New York, he was violently and feloniously assaulted and beaten by

Samuel Morris (now here) who struck deponent several violent blows with some instrument or weapon unknown to deponent at the time held in the hand of said defendant thereby cutting and wounding deponents head that said assault was

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

Wherefore this deponent prays that the said assailant may be apprehended, and dealt with according to law.

Sworn to before me this 19 day
of July 1850

Jessie White
Police Justice.

1103

Police Court—Second District.

CITY AND COUNTY)
OF NEW YORK.) ss.

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

QUESTION.—What is your name?

ANSWER.—

Samuel Harris

QUESTION.—How old are you?

ANSWER.—

Twenty nine

QUESTION.—Where were you born?

ANSWER.—

New York

QUESTION.—Where do you live?

ANSWER.—

45 Grand Street

QUESTION.—What is your occupation?

ANSWER.—

Whitewasher

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

Answer.—

I struck complainant with my fist

Samuel Harris
mark

Taken before me this

day of

1888

Police Justice.

John W. [Signature]
John W. [Signature]

1104

#248

POLICE COURT—Second District.

OFFENCE—Felonious Assault and Battery

THE PEOPLE, &c.,
ON THE COMPLAINT OF

529

Jesse White
3/7 E 122nd St
vs.

Samuel Harris

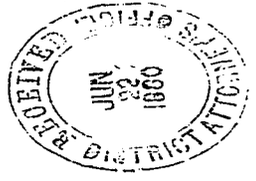
Dated June 19 1880

Murray Magistrate.

Sweeney Officer.

Clerk.

Witnesses,



Committed in default of \$570 bail.

Bailed by

No. 60m Street.

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

Samuel Harris
late of the City of New York, in the County of New York, aforesaid, on the
Seventeenth day of *June* in the year of our Lord
one thousand eight hundred and *Eighty* with force and arms, at the City and
County aforesaid, in and upon the body of *Jessie White*
in the peace of the said people then and there being, feloniously did make an assault
and *her* the said *Jessie White*
with a certain instrument and weapon, a description of which is to the jurors afore-
said unknown and cannot now be given, which the said

in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did beat, strike, stab, cut, and wound
with intent *her* the said *Jessie White*
then and there, feloniously and wilfully to kill, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

SECOND COUNT.

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

with force and arms, in and upon the body of the said *Jessie White*
then and there being, wilfully and feloniously did make an
assault and *her* the said *Jessie White*
with a certain instrument and weapon, a description of which is to the jurors afore-
said unknown and cannot now be given, which the said *Samuel Harris*

in *his* right hand, then and there
had and held, the same being then and there a sharp, dangerous weapon, wilfully
and feloniously, and without justifiable and excusable cause, did then and there beat,
strike, stab, cut, and wound, with intent to then and there wilfully and feloniously
do bodily harm unto *her* the said *Jessie White*
against the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

THIRD COUNT

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

with force and arms, in and upon the body of *Jessie White*
in the peace of the said people then and there being, feloniously, did make another
assault and *her* the said *Jessie White*
with a certain instrument and weapon, a description
of which is to the jurors aforesaid unknown and cannot now be given, which the said

Samuel Harris in *his* right
hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut,

1106

and wound, the same being such means and force as was likely to produce the death of *her* the said *Jessie White* with intent *her* the said *Jessie White* then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

FOURTH COUNT.

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

Samuel Harris's
with force and arms, in and upon the body of the said *Jessie White* then and there being, wilfully and feloniously, did make another assault and *her* the said *Jessie White* with a certain instrument and weapon, a description of which is to the jurors unknown and cannot now be given, which the said *Samuel Harris's*

in *his* right hand then and there had and held, the same being then and there a deadly weapon, wilfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously maim *her* the said *Jessie White* against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

#1106

Filed 29 day of *June* 188*8*
Pleas

THE PEOPLE

Samuel Harris
vs.
Jessie White

Felonious Assault and Battery.

296
BENJ. K. PHELPS,

District Attorney.

A True Bill.

Samuel Harris
Foreman

Jessie White
Pen 6 months.

1107

BOX:

14

FOLDER:

182

DESCRIPTION:

Harris, George

DATE:

06/22/80



182

1108

#170

Counsel,
Filed *22 June* 188*8*
day of *June*

Indictment.—Larceny.—*See*

Pleads

THE PEOPLE

vs.

I
George Harris
of
the
County of
San Francisco

BENJ. K. PHELPS,
District Attorney.

A True Bill.



Foreman.

June 22nd 1888

George Harris
guilty

Pen 6 months

1109

No. 48

New York, May 26th, 1880

THE IMPORTERS & TRADERS' NATIONAL BANK OF NEW YORK
THROUGH THE NEW YORK GUARANTEE TRUST ASSOCIATION

Pay to *G. L. Morgan & Co.* or Order

Seven Hundred and fifty Dollars

750

Francis & Lottrel, N. Y.
Per April 1881

Henry L. Crisp

1110

Form 112.

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

Police Court—First District.

David C. Shanks Jr.
of No. *West Park Lane* Street, being duly sworn, deposes
and says, that on the *17th* day of *June* 18*80*
at 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:

Good and lawful
Money of the United States
consisting of one note or bill
of the denomination of Twenty
Dollars Two notes of the
value and denomination
of two dollars each in all

of the value of *Twenty-four* 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 *George Harris*

Sworn to, before me this *22* day of *June* 18*80*

from the fact that
said Harris came up to
deponent on Pier 34 of the
river and then walked
along with deponent
up to Broadway deponent
then left said Harris.
said said Harris asked
deponent if he deponent was
going up in the afternoon
on the Mary Powell.
deponent replied "yes"

Police Justice.

The deponent returns on
oath after having said
Harris again came
with deponent and handed
to deponent the annexed
check, saying to deponent
that he wanted money
to pay for some packages
that he expected and
asked deponent for the
loan of about twenty
three dollars then handing
deponent the annexed
check as security saying
he would return for the
loan. Said Harris
never did return and
therefore deponent charges
said Harris with the
conversion of said money
as appeared by track and
artificial.

David C. Francis Jr.
Sworn to before
me this 22 day
of June 1860
R. P. Morgan
Justice

1112

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

George Harris.

Question. How old are you?

Answer,

52 years.

Question. Where were you born?

Answer.

Brownstown, N.Y.

Question. Where do you live?

Answer

Philadelphia, Pa.

Question. What is your occupation?

Answer.

Machinist

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

Answer.

*I am not guilty.
George Harris
Mark*

Taken before me, this

J. L. Hogan
Police Justice.

18

1113

COUNSEL FOR COMPLAINANT.

Name,
Address,

COUNSEL FOR DEFENDANT.

Name,
Address,

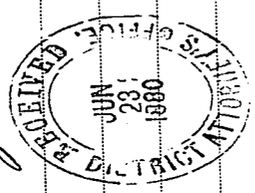
Police Court—First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

David C. ...

Affidavit—Larceny.

vs.
George Harris.



Dated *June 22 1880*

Magistrate.

Officer.

Clerk.

Witnesses:

Michael ...
...

...
...

Received at Dist. Atty's office

BAILED

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

1114

Form 112.

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

Police Court—First District.

William E. Farby

of *House of Detention* Street, being duly sworn, deposes
and says, that on the *15th* day of *June* 18*80*
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent, *by trick and device*

the following property, viz: *good and lawful money*
consisting of silver coins of different denominations
in all

of the value of *Eight* 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 *George Harris (now*
Shaw) for the reason that deponent made the acquaintance
of said Harris on the Steam boat "May
Powell". Said Harris represented to deponent
that he was a merchant at West Point and
asked deponent to go with him ^{to} Wilson's Store
as he had some packages there and wanted
them to be shipped aboard said Steam
boat and when deponent and said defendant
were about five or six blocks away from
the boat a strange man who said defendant
introduced me to and then the said
defendant proposed to settle for some

William E. Farby
1880
Police Justice

1115

goods which he represented to defendant that he had bought and at the same time said defendant offered said unknown man a check said unknown person said to defendant I would rather you would pay me the money instead of the check then said defendant asked defendant how much money he could let him have defendant said that he had eight dollars. Said defendant asked defendant to loan him the said eight dollars and that he would return the same when he the said defendant got down to the steam boat. Then said unknown man left and defendant and defendant walked toward the boat about one half of a block when said defendant said to defendant I forgot to get a receipt from said unknown person. Defendant said to defendant you go down to the boat and look after my packages and as soon as I get my receipt I will return. Defendant ~~returned~~ failed to return to said boat. Defendant walked on and subsequently ~~turned~~ returned to see what had become of the defendant and saw him and the unknown man in conversation together. That defendant then walked rapidly toward them to cause their arrest but he escaped and was afterwards arrested by an officer for a description furnished him by the defendant wherefore defendant prays said defendant may be held and dealt with as the law directs.

Done to before me this
19 day of June 1880 M. E. Scooby

1116

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question. What is your name?

Answer. George Harris

Question. How old are you?

Answer. 52 Years

Question. Where were you born?

Answer. U.S.

Question. Where do you live?

Answer. Philadelphia

Question. What is your occupation?

Answer. Machinist

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

Answer. I am not guilty
George Harris
Mach

Taken before me this
19 day of April, 1880
[Signature]
Police Justice.

1117

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

Police Court—First District.

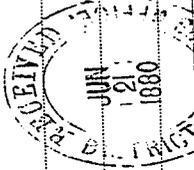
THE PEOPLE, &c.,

ON THE COMPLAINT OF

Wm E. Sorbey Esq
H of D

Affidavit—Larceny.

vs.
George Harris



Dated *June 19* 1880
Smith Magistrate.

Officer,

Clerk,

Witnesses:

\$ *1000* to answer

at *Gen* Sessions

Received at Dist. Atty's office

CMC

BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

1118

CITY AND COUNTY } ss.
OF NEW YORK.

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

That

George Harris

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

*Gives copies of a number kind and
denomination to the jurors aforesaid
unknown and a more accurate de-
scription of which cannot now be given
of the value of eight dollars*

of the goods, chattels and personal property of one

William E. Scobey

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

BENJ. K. PHELPS, District Attorney.

1119

BOX:

14

FOLDER:

182

DESCRIPTION:

Hanon, John

DATE:

06/18/80



182

1120

#141

Counsel,
Filed 18 day of June 1880
Pleads

THE PEOPLE
vs.
John Hanon
INDICTMENT.
Larceny from the person.

BENJ. K. PHELPS,
District Attorney.

A True Bill.
J. M. White
Foreman.
James Smith
S.P. one year

23

1121

Form 112.

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

Police Court—First District.

of No. 67 Eldridge Kopple Cohen
Street, being duly sworn, deposes
and says, that on the 17th day of June 18 80

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

the following property, viz: one open face 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 Jolin Hannon

(now here) for the reason that deponent
saw said Hannon snatch the
aforsaid watch from deponent's person
and ran away

Kopple Cohen

Sworn to, before me, this

[Signature]

18 80

Police Justice.

1122

Police Court—First District.

CITY AND COUNTY } ss.
OF NEW YORK.

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

Question. What is your name?

Answer. *John Harmon*

Question. How old are you?

Answer. *15 years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *102 Mott St*

Question. What is your occupation?

Answer. *Printer*

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

Answer. *I am not guilty*

John Harmon

Taken before me this _____ day of _____ 1887
[Signature]
Police Justice.

1123

COUNSEL FOR COMPLAINANT.

Name,
Address,

COUNSEL FOR DEFENDANT.

Name,
Address,

2/4/1
Police Court—First District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Royple Cohen
167 Elmerage St.

Amhavitt Larceny.

vs.
John Hammond

BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

12 June 18 80

Dated

duffy
Magistrate.

Barker
Officer.

4 Post



Witnesses

sd to answer
at General Sessions

Received at Dist. Atty's office

1124

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That *John Hanon*

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

on the *eleventh* day of *June* in the year of our Lord one
thousand eight hundred and eighty 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 *Kuppel Cohn*
on the person of the said *Kuppel Cohn* then and there being found,
from the person of the said *Kuppel Cohn* then and there feloniously
did steal, take and carry away, against the form of the Statute in such case made and
provided, and against the peace of the People of the State of New York and their
dignity.

BENJ. K. PHELPS, District Attorney.

1125

BOX:

14

FOLDER:

182

DESCRIPTION:

Hanley, Thomas

DATE:

06/24/80



182

1126

#209

Filed 24 day of June 1880.

Pleads Not Guilty (so)

22
Chicago Neck

THE PEOPLE

vs.

Thomas Hanley

Felonious Assault and Battery.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

J. K. Phelps

Foreman.

Part Two - June 30 - 1880

Pleads - Guilty 2nd Count

5.4.5. P. J. S.

1127

Police Court— 5th District.

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

Thomas J. Green
of No. the 23rd Precinct Police Street,

being duly sworn, deposes and says, that
on Tuesday the 15th day of June
in the year 1880 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by
Thomas Hanley, now here, who
did wilfully and maliciously strike
at deponent with a knife he,
Thomas, then held in his hands
thereby cutting deponent's coat
in two places. That deponent
was then in the performance of his
duty as a police officer, and was
in the act of arresting said Hanley
for being disorderly in the public
street when he, Hanley, did
pull out a pocket knife and did
attempt to cut and wound deponent
in the manner aforesaid

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

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

Sworn to before me, this 16th day
of June 1880

Thomas S. Greene

J. M. Patterson POLICE JUSTICE.

1128

Police Court—Fifth District.

CITY AND COUNTY OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Thomas Hanley

Question. How old are you?

Answer. Twenty three years of age

Question. Where were you born?

Answer. 61 St. J. Avenue

Question. Where do you live?

Answer. Throggs Neck, Westchester Co.

Question. What is your occupation?

Answer. Pedlar

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

Answer. I am not guilty of the charge. Thomas Hanley

Taken before me, this 16th day of June 1880

J. M. Patterson

Police Justice.

1129

#109

POLICE COURT—FIFTH DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas S. Green
vs. *28 Peck*
Thomas Hanley



Date *Jan 16 1930*

Patterson Magistrate.
Green 23 Officer.
Wells Clerk.

BAILED.

No. 1, by
Residence,
No. 2, by
Residence,
No. 3, by
Residence,
No. 4, by
Residence,

Witnesses

John Ruppel
2116-2 1/2 Av.
Dennis Ford
23rd St. Police
#2000. Av. S. A.
Conrad

Received in Dist. Atty's Office.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

That *Thomas Hanley*

late of the City of New York, in the County of New York, aforesaid, on the
fifteenth day of *June* in the year of our Lord
one thousand eight hundred and *eighty* with force and arms, at the City and
County aforesaid, in and upon the body of *Thomas S. Greene*
in the peace of the said people then and there being, feloniously did make an assault
and *kill* the said *Thomas S. Greene*
with a certain *knife* which the said

Thomas Hanley
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did beat, strike, stab, cut, and wound
with intent *kill* the said *Thomas S. Greene*
then and there, feloniously and wilfully to kill, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

SECOND COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, the said *Thomas Hanley*
with force and arms, in and upon the body of the said *Thomas S. Greene*
Greene then and there being, wilfully and feloniously did make an
assault and *kill* the said *Thomas S. Greene*
with a certain *knife* which the said

Thomas Hanley in *his* right hand, then and there
had and held, the same being then and there a sharp, dangerous weapon, wilfully
and feloniously, and without justifiable and excusable cause, did then and there beat,
strike, stab, cut, and wound, with intent to *kill* and there wilfully and feloniously
do bodily harm unto *kill* the said *Thomas S. Greene*
against the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

THIRD COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-
said, the said *Thomas Hanley*
with force and arms, in and upon the body of *Thomas S. Greene*
in the peace of the said people then and there being, feloniously did make another
assault and *kill* the said *Thomas S. Greene*
with a certain *knife*
which the said

Thomas Hanley in *his* right
hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut,
and wound, the same being such means and force as was likely to produce the death
of *kill* the said *Thomas S. Greene* with intent *kill* the

said *Thomas S. Greene* then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

FOURTH COUNT.

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

Thomas Hanley with force and arms, in and upon the body of the said *Thomas S. Greene* then and there being, wilfully and feloniously, did make another assault and the said *Thomas S. Greene* with a certain *knife* which the said *Thomas Hanley* in *his* right hand then and there had and held, the same being then and there a deadly weapon, wilfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously maim *him* the said *Thomas S. Greene* against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

#209

Filed *24* day of *June*, 188*0*.
Pleas *Not Guilty (30)*

Thomas Hanley
vs.
THE PEOPLE

Felony Assault and Battery.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

W. M. Hanley

Foreman.

Grand Jury - June 30 - 1880

Placed - Sealed - 2nd Court

5-9-80
J.P.

1132

BOX:

14

FOLDER:

182

DESCRIPTION:

Hammon, Lizzie

DATE:

06/29/80



182

1133

235-

Counsel,
Filed 29 day of June 1880
Heads
M. D. [unclear] (Sp.)

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

Lizzie Hammon

~~*[scribble]*~~
James W. [unclear]

~~*[scribble]*~~
James W. [unclear]
BENJ. K. PHELPS,
District Attorney.

A True Bill.

J. A. [unclear]
Foreman.

[Signature]

W. [unclear]
12 days in
Prison. F.D.

1134

Form 112.

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

Police Court—First District.

of No. Allice Beck
163 Grand Street, being duly sworn, deposes
and says, that on the 26th day of June, 1890
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent,

the following property, viz:

One Childs dress.

of the value of One Dollars,

the property of

John Dodson
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 Lizzie Hammond

Sworn to before me this

of

1890.

day

Police Justice.

swore hereof from the fact
that deponent saw said
Lizzie take said and
carry away the property
from the store No 163
Grand Street and found
the same in her possession.

Allice Beck

1135

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer,

Question. Where were you born?

Answer.

Question. Where do you live?

Answer

Question. What is your occupation?

Answer.

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

Answer.

Taken before me, this day of 18
Police Justice.

1136

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

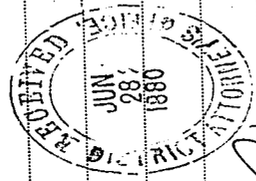
Police Court—First District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

Affidavit Larceny.

Alice Paack
163 Grand St.

Lizzie Hammer



June 27th 1880

John M. Magistrate

Smith Clerk

Witnesses:

John Campbell
H. H. Priest

J. D. [Signature]
to appear
at *Grand Sessions*
Retired at Dist. Atty's office

BAILED

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

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

Lizzie Hamman

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
twenty sixth day of *June* in the year of our Lord
one thousand eight hundred and eighty *—* at the Ward, City and County aforesaid
with force and arms,

- One waist of the value of fifty cents*
- One skirt of the value of twenty five cents*
- One over-kirt of the value of twenty five cents*

of the goods, chattels, and personal property of one *John Idor*

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.

1138

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

That the said

Lizzie Hammon

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

*One waist of the value of fifty cents
One skirt of the value of twenty five cents
One overskirt of the value of twenty five cents*

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

John Isador

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

John Isador

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

Lizzie Hammon

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

BENJ. K. PHELPS, District Attorney.

1139

BOX:

14

FOLDER:

182

DESCRIPTION:

Haywood, William M.

DATE:

06/24/80



182

#193
Chas. M. Schuchert
Counsel
Shiffletts Alley

Counsel,
Filed 24th day of June 1888.
Plends for Security 20th

THE PEOPLE
vs.
Dr. William M. Hayward
INDICTMENT.
Larceny of Money, &c., from the person
in the night time.

BENJ. K. PHELPS
District Attorney.

A True Bill.
J. A. Waley
Jury 20th for Foreman.
David J. Hegard

1141

STATE OF NEW YORK, FORM 89 1/2
CITY AND COUNTY OF NEW YORK, SS. POLICE COURT—SECOND DISTRICT.

John Bullene Jr
of No. *323 East 114 St* Street, being duly sworn, deposes
and says, that on the *12* day of *June* 188*0*

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

the following property, to wit: *Good and lawful*
money of the united states consisting
of six notes or Bills of denomination
and value of Fifty dollars each three
notes or Bills of the denomination and
value of Twenty dollars each. One note
or bill of the denomination and value
of Ten dollars all of the issue of the National
Treasury all being
of the value of *Three hundred and Twenty* Dollars,
the property of *deponents*

and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away by *William Haywood,*
(nowhere) and two other unknown
persons from the fact that deponent
was in company of said persons in
a Lager Beer Saloon on *Blucher Street*
near Broadway in said City on
said day and at the time had said
money in the left hand pocket of his
pantaloons then on his person that
said persons followed deponent
out into the street in front of said
premises that said persons did
then and there embrace deponent
and immediately after ran away

Subscribed and sworn to before me this 12th day of June 1880

Police Justice

1142

deponents shouted stop they and the
defendant, ^{Haymond} was arrested by Officer Robert
Hicinbotham of the 15th Precinct Police

Sworn to before me
this 15th day of June 1881.

J. Bullman

of the New York Police Justice

1143

Form 894

POLICE COURT—SECOND DISTRICT

THE PEOPLE, & C.,
ON THE COMPLAINT OF

John Bullene Jr.
323 E. 14th St.

William Hayward

DATED *June 15* 188*0*

Murray MAGISTRATE.

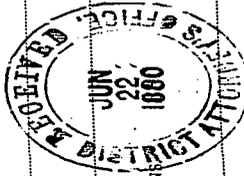
H. H. H. H. OFFICER.

WITNESSES
Christopher Gutzenauer

607 East 16th St.

Officer R. H. H. H.

15 Precinct Police



\$ *1000* TO AND FROM

BAILED BY

No. *Com.* STREET.

Handwritten notes and signatures at the top of the page.

1144

Police Court—Second District.

CITY AND COUNTY)
OF NEW YORK. ss

William Hayward

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

QUESTION.—What is your name?

ANSWER.— *William Hayward*

QUESTION.—How old are you?

ANSWER.— *25 years*

QUESTION.—Where were you born?

ANSWER.— *New York*

QUESTION.—Where do you live?

ANSWER.— *I decline to answer*

QUESTION.—What is your occupation?

ANSWER.— *Talesman*

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

ANSWER.— *I am not -
guilty of the
charge*

Wm. M. Hayward

Taken before me, this

Wm. M. Hayward
188 0
New York City Police Justice.

1145

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 *William M. Haywood*

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

on the ~~fourteenth~~ *fourteenth* day of ~~June~~ *June* in the year of our Lord one thousand eight hundred and ~~eighty~~ *eighty* at the Ward, City and County aforesaid, with force and arms, in the night time of said day, three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each : three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each : twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each : thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each : fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each : sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each : eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each : ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each : one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each : one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each : one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars : one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars : two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each : three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each : ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each : ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each : fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each : thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each : bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each : three gold coins (of the kind usually known as eagles), of the value of ten dollars each : six gold coins (of the kind usually known as half eagles), of the value of five dollars each : fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each : ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each : thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each : gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each : sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each : one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each : three hundred silver coins (of the kind usually called dimes), of the value of ten cents each : six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each : one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each : silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each : five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each : two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each : five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

\$270.00

of the goods, chattels, and personal property of one *John Bullene jr* on
the person of the said *John Bullene jr* then and there being
found, from the person of the said *John Bullene jr* then and there
feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against
the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.