

1149

**BOX:**

524

**FOLDER:**

4777

**DESCRIPTION:**

Hendrickson, George F

**DATE:**

06/19/93



4777

1898

Witnesses:

Anthony Amstock  
The district attorney  
for the reasons stated  
in his memoranda filed  
with the indictment in  
the case of Peris Jacobi  
a Sherman, recommends  
that the indictment in  
this case be dismissed

J. H. Hovey  
A.D.A.

*C. M. Parker*  
Counsel,

Filed 19 day of June 1898

Pleas, *Not Guilty*

THE PEOPLE,

vs.

George F. Hendrickson

ENTERED  
T. J. W.

Observe book  
[Sec. 317, Penal Code]

DE LANCEY NICOLL,

District Attorney.

*Put into Sherman, on indictment.*

A TRUE BILL.

*Ray S. Perry*

P. 4. Feb. 25/98 Foreman

Indictment dismissed

on motion of D.A.

*M. T. M. M.*  
Feb 25 98

City, County and State of New York, ss:

Anthony Loretto, of 41 Park Row, being duly sworn, deposes and says, that he is Chief Special Agent of THE NEW YORK SOCIETY FOR THE SUPPRESSION OF VICE, and more than twenty-one years of age; that he is informed, has just cause to believe, and verily does believe and charge that John Smith

whose real name is unknown, but who can be identified by R. B. McCully did on or about the 6<sup>th</sup> day of June 1893, unlawfully sell, lend, give away, or show, and offer to sell, lend, give away, or show, and had in his possession with intent to sell, lend, give away, or show, and did offer for loan, sale, gift, or distribution, a certain obscene, lewd, lascivious, filthy, indecent and disgusting book which said book, bears upon its first page of its cover

*is hereto entitled by the words following, to wit: J. A. Sherman, Herma Decent author of the Herma Decent Sherman Method, known and addressed for its part for years, to its United States and other countries as Dr. J. A. Sherman. The best evidence of its efficacy in success. Copies of photographs, of its efficacy in England and American cases, before & after treatment, being an ocular demonstration of its efficacy of the Sherman Method, with detailed statements of its respective cases.*

which said book represents and is descriptive of scenes of lewdness and obscenity, and particularly upon pages 4, 5, 8, 9, 12, 13, 14, 15, 18, 19, 22, 24, 25, 28, 29, 30, 31, 34, 35, 38, 39, 40, 42, 43, 46, 47, 52, 53, 56, 57, 58, 59, 62, 63, 64, 65, 68, 69, 74, and 75, all containing pictures, representing and exposing the figure of a male person with private part, or sexual organ exposed.

which said book is so obscene, lewd, lascivious, filthy and indecent that the same would be offensive to the Court, and improper to be placed upon the record thereof, wherefore the same is not set forth in this complaint.

~~certains article or instrument for indecent and immoral use or purpose, or purporting to be for indecent or immoral use or purpose and further did design, copy, draw, photograph, print, utter, publish, manufacture and prepare a certain obscene, lewd, lascivious, filthy, indecent or disgusting~~

~~and further did write, print, publish, utter, cause to be written, printed, published and uttered, an advertisement or notice giving information stating, or purporting so to state, where, how, of whom, or by what means an or what purports to be, an obscene, lewd, lascivious, filthy, disgusting or indecent book, picture, writing, paper, figure, image, and matter, article, thing or instrument for indecent or immoral use or purpose, or purporting to be for indecent or immoral use or purpose, could be purchased, obtained or had.~~

Deponent further says that he is further informed, has just cause to believe, and verily does believe and charge, that the said

~~..... aforesaid, did unlawfully print, utter, publish, sell, lend, give away, or show, and have in his possession with intent to sell, lend, give away and show, and did otherwise offer for sale, loan, gift, or distribution, a certain book, pamphlet, magazine, newspaper and other printed paper devoted to the publication and principally made up of criminal news, police reports, or accounts of criminal deeds, or stories of deeds of bloodshed, lust and crime, which said~~

~~is hereto annexed and made part of this complaint, which said is more particularly described and known by the title following, to wit:~~

Deponent further says that he is further informed, has just cause to believe, and verily does believe, and is positive, that the said John Smith

aforsaid, at, in and upon certain premises situate and known as the 3<sup>d</sup> floor

of premises situate and known as No. 294 Broadway Street in said City, County and State of New York as aforesaid, now has in his possession with intent to use the same as a means to commit a public offense, divers and sundry obscene, lewd, lascivious, filthy, indecent and disgusting books, ~~magazines, newspapers, story papers,~~ writings, papers, pictures, drawings, photographs, figures, images, written and printed matter of an indecent character, articles or instruments ~~of indecent and immoral use or purpose, or purporting to be for indecent or immoral use or purpose;~~ also advertisements or notices giving information directly or indirectly, stating or purporting to state where, how, of whom, or by what means certain obscene, lewd, lascivious, filthy, disgusting, indecent books, papers, writings, pictures, figures, images, and matters, articles and things for indecent and immoral use or purpose, or what purports to be obscene, lewd, lascivious, filthy, disgusting, and indecent books, pictures, writings, papers, figures, images, matters, articles, or things, or instruments for indecent or immoral use, or purporting to be for indecent and immoral use, may be obtained or had; also certain books, pamphlets, magazines, newspapers and other printed papers devoted to the publication and principally made up of criminal deeds, or stories of deeds of bloodshed, lust and crime, instrument, article, recipe, drug or medicine for the prevention of conception, or for causing unlawful abortion, or purporting to be for the prevention of conception, or for causing unlawful abortion, cards, circulars, pamphlets, advertisements or notices giving information when, where, how, of whom, or by what means such instruments, articles, recipes, drugs and medicines as aforesaid can be purchased or obtained.

Wherefore, deponent prays that a warrant may be issued for the arrest of the said John Smith

aforsaid, and to search for, seize, take possession of all and singular said matters, articles and things herein set forth, and that all may be dealt with according to law.

Deponent further says, that his information and belief is based upon personal observations, ~~conversations and dealings had with the said~~ R. B. McCully and further from statements made to deponent by R. B. McCully whose affidavit is hereto annexed and made part of this complaint.

Subscribed and sworn to before me }  
this 7 day of June 1893. )  
Salmon Belmont

Police Justice.

Anthony J. Loutch

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

*R. B. McCully*

of *41 Park Row* New York City, being duly sworn, deposes and says, that on the *6<sup>th</sup>* day of *June* 189*3*, he personally visited premises aforesaid, and there saw the said *John Smith,*

.....aforesaid, and had dealings and conversation with *him* in substance as follows: Deponent purchased of the said *John Smith*

the said *book* aforesaid, as is more particularly described in the foregoing affidavit of ANTHONY COMSTOCK, which affidavit is hereto annexed, and made part of this complaint, paying said *John Smith* the sum of *25/100* dollars for the same.

Deponent further says that from dealings and conversations had with the said *John Smith* and from personal observation, he is informed, has just cause to believe, and verily does believe and is positive, that the said *John Smith*

aforesaid, at, in and upon certain premises situate and known as the *3<sup>d</sup>* floor of premises situate and known as No. *294 Broadway* Street, in the City, County and State of New York as aforesaid, now has in *his* possession the matters, articles and things set forth in the foregoing affidavit, which is hereto annexed, and made part of this complaint, with intent to use the same as a means to commit a public offense.

*R. B. McCully*

Subscribed and sworn to before me }  
this *7<sup>th</sup>* day of *June* 189*3*. }  
*Salmon B. Smith*  
Police Justice.



1149

**BOX:**

524

**FOLDER:**

4777

**DESCRIPTION:**

Hendrickson, George F

**DATE:**

06/19/93



4777

POOR QUALITY ORIGINAL

Witnesses:

*Anthony Constock*  
The district attorney  
for the reasons stated  
in his memorandum filed  
with the indictment in  
the case of *Pro's* against  
a Sherman, recommends  
that the indictment in  
this case be dismissed

*J. H. Hovary*  
A.D.A.

*C. M. [Signature]*

Counsel,

Filed *19* day of *June* 189*9*

Pleas, *Guilty*

THE PEOPLE,  
vs.

ENTERED  
T. J. W.

*George F. Hendrickson*

*Obriene book*  
*Sec. 317, Penal Code*

DE LANCEY NICOLL,  
District Attorney.

*Put into Sherman, indictment.*

A TRUE BILL.

*Ray [Signature]*  
P. 4. Feb. 25/98 Foreman  
Indictment dismissed  
on order of D.A.  
*M. T. M. [Signature]*  
Feb 25 98

**POOR QUALITY ORIGINAL**

Witnesses:

*Anthony Constock*  
The district attorney  
for the reasons stated  
in his memoranda filed  
with the indictment in  
the case of *Pro's* *Jeats*  
a *Sherman* recommends  
that the indictment in  
this case be dismissed

*J. H. ...*  
*A.D.A.*

Counsel,

Filed *19* day of *June* 189*9*

Pleas, *Not Guilty*

THE PEOPLE,

vs.

*George F. Hendrickson*

ENTERED  
T. J. W.

*Obscene Book*  
[Sec. 317, Penal Code]

DE LANCEY NICOLL,  
District Attorney.

*Put into Sherman, Ordinal*

A TRUE BILL.

*Hay Sterring*  
P. 4. Feb. 25/98. Foreman  
Indictment dismissed  
on motion of *A.D.A.*  
*M. T. M. G.*  
Feb 25 98

City, County and State of New York, ss:

Anthony Barotich, of 41 Park Row, being duly sworn, deposes and says, that he is Chief Special Agent of THE NEW YORK SOCIETY FOR THE SUPPRESSION OF VICE, and more than twenty-one years of age; that he is informed, has just cause to believe, and verily does believe and charge that John Smith

whose real name is unknown, but who can be identified by R. B. McCully did on or about the 6<sup>th</sup> day of June 1893, unlawfully sell, lend, give away, or show, and offer to sell, lend, give away, or show, and had in his possession with intent to sell, lend, give away, or show, and did offer for loan, sale, gift, or distribution, a certain obscene, lewd, lascivious, filthy, indecent and disgusting book which said book, bears upon its first page of its cover

~~is hereto entitled by~~ the words following, to wit: J. A. Sherman, M.D. President of the Medical Sherman Method, known and addressed for its past five years, in the United States and other countries, as Dr. J. A. Sherman. The best evidence of ability or success. Copies of photographs, of extreme English and American cases, before & after treatment, being an ocular demonstration of the efficacy of the Sherman Method, with detailed statements of its respective cases.

which said book represents and is descriptive of scenes of lewdness and obscenity, and particularly upon pages 4, 5, 8, 9, 12, 13, 14, 15, 18, 19, 22, 24, 25, 28, 29, 30, 31, 34, 35, 38, 39, 40, 42, 43, 46, 47, 52, 53, 56, 57, 58, 59, 62, 63, 64, 65, 68, 69, 74, and 75, all containing pictures, representing and exposing the figure of a male person with private parts, or sexual organ exposed

which said book is so obscene, lewd, lascivious, filthy and indecent that the same would be offensive to the Court, and improper to be placed upon the record thereof, wherefore the same is not set forth in this complaint.

~~certain article or instrument for indecent and immoral use or purpose, or purporting to be for indecent or immoral use or purpose.~~

and further did design, copy, draw, photograph, print, utter, publish, manufacture and prepare a certain obscene, lewd, lascivious, filthy, indecent or disgusting

and further did write, print, publish, utter, cause to be written, printed, published and uttered, an advertisement or notice giving information stating, or purporting so to state, where, how, of whom, or by what means an or what purports to be, an obscene, lewd, lascivious, filthy, disgusting or indecent book, picture, writing, paper, figure, image, and matter, article, thing or instrument for indecent or immoral use or purpose, or purporting to be for indecent or immoral use or purpose, could be purchased, obtained or had.

Deponent further says that he is further informed, has just cause to believe, and verily does believe and charge, that the said

~~aforsaid, did unlawfully print, utter, publish, sell, lend, give away, or show, and have in his possession with intent to sell, lend, give away and show, and did otherwise offer for sale, loan, gift, or distribution, a certain book, pamphlet, magazine, newspaper and other printed paper devoted to the publication and principally made up of criminal news, police reports, or accounts of criminal deeds, or stories of deeds of bloodshed, lust and crime, which said~~

~~is hereto annexed and made part of this complaint, which said is more particularly described and known by the title following, to wit:~~

Deponent further says that he is further informed, has just cause to believe, and verily does believe, and is positive, that the said John Smith

aforesaid, at, in and upon certain premises situate and known as the 3<sup>d</sup> floor

of premises situate and known as No. 294 Broadway Street in said City, County and State of New York as aforesaid, now has in his possession with intent to use the same as a means to commit a public offense, divers and sundry obscene, lewd, lascivious, filthy, indecent and disgusting books, ~~magazines, newspapers, story papers,~~ writings, papers, pictures, drawings, photographs, figures, images, written and printed matter of an indecent character, ~~articles or instruments of indecent and immoral use or purpose, or purporting to be for indecent or immoral use or purpose;~~ also advertisements or notices giving information directly or indirectly, stating or purporting to state where, how, of whom, or by what means certain obscene, lewd, lascivious, filthy, disgusting, indecent books, papers, writings, pictures, figures, images, and matters, articles and things for indecent and immoral use or purpose, or what purports to be obscene, lewd, lascivious, filthy, disgusting, and indecent books, pictures, writings, papers, figures, images, matters, articles, or things, or instruments for indecent or immoral use, or purporting to be for indecent and immoral use, may be obtained or had; also certain books, pamphlets, magazines, newspapers and other printed papers devoted to the publication and principally made up of criminal deeds, or stories of deeds of bloodshed, lust and crime, instrument, article, recipe, drug or medicine for the prevention of conception, or for causing unlawful abortion, or purporting to be for the prevention of conception, or for causing unlawful abortion, cards, circulars, pamphlets, advertisements or notices giving information when, where, how, of whom, or by what means such instruments, articles, recipes, drugs and medicines as aforesaid can be purchased or obtained.

Wherefore, deponent prays that a warrant may be issued for the arrest of the said John Smith

aforesaid, and to search for, seize, take possession of all and singular said matters, articles and things herein set forth, and that all may be dealt with according to law.

Deponent further says, that his information and belief is based upon personal observations, ~~conversations and dealings had with the said~~ R. B. McCully and further from statements made to deponent by R. B. McCully whose affidavit is hereto annexed and made part of this complaint.

Subscribed and sworn to before me }  
this 7 day of June 1893 }

Salmon Belmont

Police Justice.

Anthony J. Antock

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

*R. B. McCully*

of 41 Park Row New York City, being duly sworn, deposes and says, that on the 6<sup>th</sup> day of June 1893, he personally visited premises aforesaid, and there saw the said John Smith,

and had dealings and conversation with him in substance as follows: Deponent purchased of the said John Smith

the said books aforesaid, as is more particularly described in the foregoing affidavit of ANTHONY COMSTOCK, which affidavit is hereto annexed, and made part of this complaint, paying said John Smith

the sum of 25/100 dollars for the same.

Deponent further says that from dealings and conversations had with the said

John Smith

and from personal observation, he is informed, has just cause to believe, and verily does believe and is positive, that the said John Smith

aforesaid, at, in and upon certain premises situate and known as the 3<sup>d</sup> floor of premises situate and known as No. 294 Broadway Street, in the City, County and State of New York as aforesaid, now has in his possession the matters, articles and things set forth in the foregoing affidavit, which is hereto annexed, and made part of this complaint, with intent to use the same as a means to commit a public offense.

*R. B. McCully*

Subscribed and sworn to before me

this 7<sup>th</sup> day of June 1893.

*Salmon Smith*

Police Justice.

5511

Police Court--- District.

1894

THE PEOPLE, &c.,  
 ON THE COMPLAINT OF  
*Anthony Conventi*  
 vs.  
*John Smith*

1  
2  
3  
4

*Offenses found by the Court  
 N.Y. Sec. 317, P.C.*

BAILED,  
 No. 1, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street.  
 No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street.  
 No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street.  
 No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street.

Dated, *June 7<sup>th</sup>* 189*3*  
 \_\_\_\_\_ Magistrate.

\_\_\_\_\_  
 Officer.

\_\_\_\_\_  
 Precinct.

Witnesses *A Conventi*

No. *41 Park Row* Street.

*R. H. McCarty*

No. *41 Park Row* Street.

No. \_\_\_\_\_ Street.

\_\_\_\_\_ 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

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

I have admitted the above named \_\_\_\_\_ to bail to answer by the undertakings hereto annexed.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

Dated, \_\_\_\_\_ 189 \_\_\_\_\_

City, County and State of New York :ss

*R. B. McCully* being duly sworn  
deposes and says that *Geo F. Hendrickson* here  
present is the one described and known as *John Smith*  
in complaint made by deponent, dated this 7th day of June,  
1893.

*R. B. McCully*

Subscribed and sworn to before me

this 7th day of June, 1893.

*John R. Smith*

Police Justice.

1157

City and County of New York, ss: -

*George F. Hendrickson* 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 F. Hendrickson*

Question. How old are you?

Answer.

*19 years*

Question. Where were you born?

Answer.

*MS*

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

Answer.

*37 Conesque St. Bklyn*

Question. What is your business or profession?

Answer.

*clerk*

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

Answer.

*I am not guilty,  
George F. Hendrickson*

Taken before me this  
*John J. [Signature]*  
1883  
Police Justice.

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

*Defendant*

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

Dated, June 9 1893

*John Ryan* Police Justice.

I have admitted the above-named

*Defendant*

to bail to answer by the undertaking hereto annexed.

Dated, June 9 1893

*John Ryan* Police Justice.

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

Dated, \_\_\_\_\_ 189

Police Justice.

The Justice Presiding may hear and determine the within case by reason of my absence

Dated June 7th 1893

Solomon Blumenthal

W 203  
Police Court---

643  
District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

George F. Row

vs. George F. Row

Offense Charge  
Mal. Acc.

BAILED,

No. 1, by Frederick W. Ruddy  
Residence 27 Pine Street

No. 2, by  
Residence Street

No. 3, by  
Residence Street

No. 4, by  
Residence Street

Dated, June 7 1893  
Magistrate

Oliver Officer  
Court Precinct

Witnesses

No. Street

No. Street

No. Street

\$ 300 to answer

300 Ex June 9. 2 P.M.



Paid

1150

Sec. 192.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY OF NEW YORK, ss.

An information having been laid before

of the City of New York, charging

the offence of

with Defendant

George of New York

and he having been brought before said Justice for an examination of said charge, and it having been made

to appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and

the hearing thereof having been adjourned,

We

George of New York, by occupation a

and

Street, by occupation a

that the above named

shall personally appear before the said Justice, at the

during the said examination, or that we will pay to the People of the State of New York the sum of

Hundred Dollars.

Taken and acknowledged before me, this

day of

18

of

Police Justice.

George of New York

CITY AND COUNTY OF NEW YORK, ss.

*Frederick W. Wandy*  
1883  
Justice

Sworn to before me, this

the within named Bail and Surety being duly sworn, says that he is a resident and holder within the said County and State, and is worth Twenty Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of

One third interest in  
flat of land 124 by 100 feet situated  
on north side of Carroll Street between  
57th Avenue Brooklyn and is  
valued at Four thousand dollars  
clear of all encumbrances

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Undertaking to appear during the Examination.

Taken the ..... day of ..... 18

Justice.

*Frederick W. Wandy*

cases: which said books then and there  
 contained, among other things, several  
 pictures representing the negroes of male  
 persons with their private parts and  
 sexual organs displayed and exposed,  
 and which said books in so obscene, lewd,  
 lascivious, filthy, indecent and disgusting  
 that a more particular description thereof  
 would be offensive to the court here,  
 and improper to be spread upon the  
 records thereof, wherefore the Grand Jury  
 do hereby do not more particularly describe  
 the same, or set the same forth in this  
 indictment; 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.

Wm. B. ...  
 District Attorney

1163

**BOX:**

524

**FOLDER:**

4777

**DESCRIPTION:**

Henry, John

**DATE:**

06/21/93



4777

Witnesses:

*Off Moore*

*Send for officers*

*in this case for*

*the officers*

*Benjamin  
Chancellor*

*[Signature]*

Counsel,

Filed

21

day of June

1893

Pleads,

*Not guilty*

THE PEOPLE

vs.

*John Henry  
Enginist*

*John Henry*

ATTEMPTING SUICIDE.

(Section 174, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

Part 3 June 28, 93 B.S.W.

Part 3 June 29, 93 B.S.W.

A TRUE BILL.

*Henry S. Lanning*

Foreman.

Part 2 - June 29, 1893

*Guilty*

*30 days*

*July 7, 93*

*[Signature]*

~~208~~  
*[Signature]*

City and County of New York, ss:

*John Henry* 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 Henry*

Question. How old are you?

Answer. *40 years old*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *156 E 110. St. 3 weeks*

Question. What is your business or profession?

Answer. *Engineer*

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

Answer.

*I am not guilty*

*John Henry*

Taken before me this

day of

*June*

1889

*John W. Burke*  
Police Justice

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

*Alfred Smith*

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, June 18 1893

*Wm H. Burke*

Police Justice.

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

Dated,..... 189.....

Police Justice.

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

Dated,..... 189.....

Police Justice.

665

Police Court, S District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Lawrence A. Moore  
27 vs. John Henry

*Charge Attempted Suicide*

BAILED,

No. 1, by.....

Residence.....Street.

No. 2, by.....

Residence.....Street.

No. 3, by.....

Residence.....Street.

No. 4, by.....

Residence.....Street.

Dated, June 18 1893

Benke Magistrate.

Moore Officer.

27 Precinct.

Witnesses C. Sanchez

No. 2053 Street.

No. .... Street.

No. .... Street.

\$ 500 to answer J.S.



*Com*

CITY AND COUNTY } ss.  
OF NEW YORK,

POLICE COURT, S' DISTRICT.

of No. 27<sup>th</sup> West 17<sup>th</sup> Street, aged \_\_\_\_\_ years,  
occupation Police Officer being duly sworn, deposes and says  
that on the 17 day of June 1893

at the City of New York, in the County of New York, John Henry  
(now here) did, feloniously  
commit upon himself, with  
the intent thereby to take his  
own life, an act dangerous  
to human life to wit: cut his  
throat with a razor, in violation  
of section 174 of the Penal Code  
of the state of New York.

Wherefore deponent prays the said  
defendant be dealt with according  
to law. Lawrence A. Moore

Sworn to before me, this \_\_\_\_\_ day

1893

Henry J. Clark  
Police Justice.

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 Henry*

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

*John Henry*

of the CRIME OF ATTEMPTING SUICIDE, committed as follows:

The said *John Henry*

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  
ninety-*three*, at the City and County aforesaid, with intent to take *his* own life,

*did feloniously cut his throat  
with a certain razor,*

the same being an act dangerous to human life, 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.

DE LANCEY NICOLL,  
District Attorney.

1170

**BOX:**

524

**FOLDER:**

4777

**DESCRIPTION:**

Herbert, James

**DATE:**

06/22/93



4777



Police Court - 2 District.

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

of No. 492 Seventh Avenue Street, aged 27 years,  
occupation Domestic being duly sworn  
deposes and says, that on the 18 day of June 1887 at the City of New  
York, in the County of New York,

She was violently and feloniously ASSAULTED and BEATEN by

James Herbert now  
Lee, who stabbed deponent with a  
death knife in the left shoulder  
inflicting a painful wound with  
said knife held in his hand  
by said defendant

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

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

Sworn to before me, this 18 day }  
of June 1887 } Mary Stine

James Bellon Police Justice.

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

*James Herbert*

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

Question. What is your name?

Answer. *James Herbert*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *482 7 Avenue 1 month*

Question. What is your business or profession?

Answer. *Elevator boy*

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

Answer. *I stated see I did not intend to kill her.*

*James Herbert*

Taken before me this 18

day of June 1888

*John R. ...*

Police Justice.

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

*James Herbert*

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, June 1899 *John P. ...* Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

664

Police Court--- 2 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Mary Hine  
492 7th St  
James Herbert

Arrested  
Lyle  
Offense

2  
3  
4

BAILED,

No. 1, by .....

Residence ..... Street.

No. 2, by .....

Residence ..... Street.

No. 3, by .....

Residence ..... Street.

No. 4, by .....

Residence ..... Street.

Dated, June 18 1899

Voorhis  
Stephenson  
Magistrate.  
Officer.

20 Precinct.

Witnesses Oscar Hatchet

No. 492 7 Avenue Street.

Rachel Keys

No. 492 7 Avenue Street.

No. .... Street.

\$ 1000 to answer



Com. [Signature]

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Herbert

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

James Herbert

of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said James Herbert

late of the City of New York, in the County of New York aforesaid, on the eighteenth day of June in the year of our Lord one thousand eight hundred and ninety-three, with force and arms, at the City and County aforesaid, in and upon the body of one May Stine in the peace of the said People then and there being, feloniously did make an assault, and her the said May Stine with a certain knife

which the said James Herbert in his right hand then and there had and held, the same being a deadly and dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and wound,

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

SECOND COUNT-

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

James Herbert

of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said James Herbert

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said May Stine in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and her the said May Stine with a certain knife

which the said James Herbert in his right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully strike, beat, cut, stab and wound, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT—

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

— James Herbert —

of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said James Herbert

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the said

*Stue* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *he* the said

with a certain *knife* — *Mary Stue* —

which *he* the said James Herbert —

in *his* right hand then and there had and held, in and upon the

*shoulder* of *her* the said *Mary Stue*

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, ~~twice~~ and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said

— *Mary Stue* —

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.

DE LANCEY NICOLL,  
District Attorney.

1178

**BOX:**

524

**FOLDER:**

4777

**DESCRIPTION:**

Herbold, George W

**DATE:**

06/07/93



4777

Witnesses:

*W. H. ...*  
*W. H. ...*

*I'm just a real Petal  
dareem he ac epted  
no the Pleu herein  
July 6<sup>th</sup> 93. When I W. H. ...  
ant prot uty*

# 26 X  
Counsel.  
Filed, 7<sup>th</sup> day of June 1893  
Pleads, *W. H. ...*

THE PEOPLE  
vs.  
George W. Herbert  
*George W. Herbert*  
*(MISAPPROPRIATION)*  
(Sections 528 and 587 of the Penal Code.)

*W. H. ...*  
DE LANCEY NICOLL,  
District Attorney.

A TRUE BILL.  
*W. H. ...*  
*July 9<sup>th</sup> 93*  
Foreman  
*W. H. ...*  
Pen 3 months

Police Court— 3 District.

Affidavit—Larceny.

City and County } ss.  
of New York, }  
of No. 68 and 70 Madison Street, aged 39 years.  
occupation Manager being duly sworn,  
deposes and says, that on the 2<sup>nd</sup> day of March 1899 at the City of New  
York, in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent, in day time, the following property, viz:

Twenty Eight dollars and sixty  
five cents in good and lawful  
money of the United States  
28<sup>65</sup>/<sub>100</sub>

the property of J F McGuire in the care of deponent  
as manager.

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 W. Herbold

from the fact that defendant was  
in the employ of said McGuire and  
deponent as manager directed said  
defendant to collect said money from  
Patrick Doyle. for said McGuire.  
Deponent is informed by said Doyle  
that he paid said amount to the  
defendant on said date and that  
the defendant gave said witness the  
receipt hereto annexed. Deponent says  
further that defendant has failed  
to deliver said money to deponent  
and that he has left for parts now  
unknown to deponent.

W W Cook Jr

Sworn to before me, this  
1899  
Police Justice

1181

Sec. 198-200.

32

1882 District Police Court.

City and County of New York, ss:

George W. Herbold 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 a 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 W. Herbold

Question. How old are you?

Answer.

30 years

Question. Where were you born?

Answer.

Germany

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

Answer.

Chicago Ill. 6 years

Question. What is your business or profession?

Answer.

Salesman

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

Answer.

I am not guilty  
G. W. Herbold

Taken before me this

30

day of February

1893

Michael J. Conroy

Police Justice.

Sec. 151.

Police Court 3 District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

In the name of the People of the State of New York; To the Sheriff of the County of New York, or any Marshal or Policeman of the City of New York:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by William W. Cook Jr. of No. 68 & 70 Madison Street, that on the 2 day of March 1893, at the City of New York, in the County of New York, the following article, to wit:

Good and lawful money of the United States

of the value of Twenty Eighty 65 Dollars, the property of J. J. Mc Ginn was taken, stolen and carried away, and as the said Complainant has cause to suspect, and does suspect and believe, by John W. Herbold

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint.

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant and forthwith bring him before me, at the 3 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 18 day of April 1893

[Signature] POLICE JUSTICE.

1183

Police Court..... District.

THE PEOPLE; & c.,  
ON THE COMPLAINT OF

.....  
us.  
.....  
.....

Warrant-Larceny.

Dated..... 189

..... Magistrate.

*Poland H. G. ...* Officer.

The Defendant.....  
taken, and brought before the Magistrate, to  
answer the within charge, pursuant to the  
command contained in this Warrant.

..... Officer.

Dated..... 189

This Warrant may be executed on Sunday  
or at night.

*W. ...*  
Police Justice.  
M<sup>o</sup> 43

*1888 200*  
*...*  
*...*

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

*Defendant*

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

Dated, *May 30* 1893

*[Signature]*

Police Justice.

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

Dated, \_\_\_\_\_ 189

Police Justice.

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

Dated, \_\_\_\_\_ 189

Police Justice.

*M 3 599*  
Police Court--- District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*William J. Hooker*  
*of and to Madison*  
*George H. Herbold*

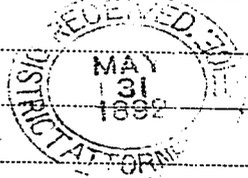
2.....  
3.....  
4.....

Offense

Dated, *May 30* 189*3*

*Koch* Magistrate.  
*Roland Harcelberg* Officer.  
*Central* Precinct.

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

No. .... Street.  


No. .... Street.  
\$ *1000* to answer *A.S.*

*Cur 9 1/2*  
*Central*

BAILED,

No. 1, by.....  
Residence..... Street.

No. 2, by.....  
Residence..... Street.

No. 3, by.....  
Residence..... Street.

No. 4, by.....  
Residence..... Street.

1186

1921

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Patrick Doyle*

aged 34 years, occupation Printer of No. 345

East 12<sup>th</sup>

Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of William W. Cook Jr

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

Sworn to before me, this 18<sup>th</sup> day  
of April 1892

*Patrick Doyle*

345 East 12<sup>th</sup> Str.

*Amos H. [Signature]*

Police Justice.

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 W. Herbold*

The Grand Jury of the City and County of New York, by this indictment, accuse  
*George W. Herbold*  
of the CRIME OF *Grand LARCENY, in the second degree*, committed  
as follows:

The said *George W. Herbold*,  
late of the City of New York, in the County of New York aforesaid, on the *second*  
day of *March* in the year of our Lord one thousand eight hundred and  
ninety-*three*, at the City and County aforesaid, being then and there the *clerk*  
*and servant* of *James F. McGuire*:

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

*James F. McGuire*  
the true owner thereof, to wit:  
*the sum of twenty-eight*  
*dollars and sixty-five cents in*  
*money, lawful money of the United*  
*States of America, and of the value*  
*of twenty-eight dollars and sixty-five cents*

the said *George W. Herbold* afterwards, to wit:  
on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,  
did feloniously appropriate the said *sum of money*

to his own use, with intent to deprive and defraud the said *James F. McGuire*  
of the same, and of the use and benefit thereof; and the same goods, chattels and personal  
property of the said *James F. McGuire*

did then and there and thereby feloniously steal, against the form of the statute in such case  
made and provided, and against the peace of the People of the State of New York and their  
dignity.

DE LANCEY NICOLL,  
District Attorney.

1188

**BOX:**

524

**FOLDER:**

4777

**DESCRIPTION:**

Herth, John

**DATE:**

06/07/93



4777

Witnesses:

*Ryan Lark*  
*officer*

Counsel,

Filed

Pleads,

*7 June 1893*

THE PEOPLE

vs.

*John Herth*

*R*

DE LANCEY NICOLL,  
District Attorney.

*June 12 - 1893*

A TRUE BILL.

*Henry J. Perryman*  
*Foreman*  
*March 12, 1893*

*S. P. H. years.*

*Registered in the Recorder's Office, Section 497, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000*

2-1/93

The People. Court of General Sessions. Part I  
 John <sup>vs.</sup> Wirth Before Judge Cowing. June 12. 1893  
 Indictment for burglary in the second degree.  
 Kyria Lask, sworn and examined testifies.  
 I live at 104 Essex street in this city and  
 lived there on the second and third of  
 June. I am a clothing ironer. I occupy  
 the top floor of the house in the rear yard.  
 I have a room and bed room. My father-  
 in law and a man by the name of Balstock  
 were there. There are two windows in my  
 rooms looking out into the yard. There is  
 a fire escape there but only to the first floor,  
 and there is no ladder from the first to  
 the yard. On the night of the second of  
 June I went to bed at eleven o'clock. I locked  
 my doors and both windows were hooked.  
 Did you have any money in your pants  
 pockets? I had no money in my pants.  
 The pants were lying on the table and  
 in the pocket of the pants was 85 cents.  
 A man slept with me named ~~Jack~~  
 Bialastok ~~Bialastok~~; he is in Court. In the night  
 time did you see anybody enter your  
 apartments? I saw when the thief  
 came. I saw him in the rooms at two  
 o'clock in the morning. I got awakened  
 by <sup>the noise of</sup> some one when they shoved up the

window. I could not see very well. There was a lamp burning, but I was awakened from a deep sleep. I could not see what he took from the table. I saw him take something from the table. I saw the prisoner's head. He came in first and then he went out, and about five minutes afterwards he came in the second time. The first time I did not see him in the room, but I saw him climb out of the room, getting out of the room on the fire escape. Five minutes later he came in again; then he came into the room. I was so frightened that I could not speak. I saw that he was about to take the watch out of the vest, and then I got up in my bed. When I got up in bed then he jumped out through the window on the fire escape. Then I shoved the window up more and commenced to hallow. Instead of going down the ladder he jumped down from one fire escape to the other. When I hallowed, "the thief is here," then all the neighbors around opened the windows. He jumped from the fire escape on the roof of the water closet. The water closet is near the fire escape. From the roof of the

water closet he jumped into the next yard. I saw when the other man got him in the yard. Another man came out in the next yard and caught him and I saw him from the window when he caught him. Then that man jumped out on the fire escape did you go and examine the windows and see what condition they were in? I saw the windows; they were not broke but they were shoved up. You say that you saw him trying to take your watch out of your vest pocket? Yes, I did not speak to him. What was the value of that watch? I paid fifty rubles for it - it is worth about forty dollars. What did you do then, did you go to the station house? I ran down stairs then in the yard. Then the policeman came and took him to the station house and I went to the station house too. When you went to the station house did you see a pocket book there? Yes, I saw it. It belongs to Bialstock, the man who lived with me. When the defendant was searched he had the pocket book in his own pocket; he had another pocket book also, he said

it was his own.

Cross Examined. I saw Bialstock turn the catch and shut the windows. I shut it down myself and Bialstock turned the catch. I am positive the defendant was in the apartments. I saw him; the lamp was burning. The detective searched him in the station house and found the pocket book on him. The Bialstock sworn and examined, testified I live at 704 Essex street and was there on the 2nd and 3rd of June. I went to bed at 11 o'clock. The last witness and a man named Sackett was also in the place. I turned around the catch and pulled down the blinds before I went to bed. About three o'clock in the morning I saw the prisoner come in. My pants were on the table and I had 85 cents in the pocket book, a receipt for a registered letter, a lead pencil and the key of my trunk. The defendant took the pocket book out of the pants and was about to take the watch and chain out of the vest when we commenced to halloo, "a thief is here". Then he jumped out of the window out on the fire escape and from there went to the next yard and was caught. I saw my pocket book afterwards in the station house and identified it as mine. The defendant pleaded guilty to burglary in the third degree.

1194

Testimony in the  
case of  
John Hertha

filed June  
1893  
10<sup>th</sup>

11-10-93

*Madison*

**PART I.**

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

*Jesse Judge Corwin*  
SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To *W. H. Miller*  
of No. \_\_\_\_\_ Street, \_\_\_\_\_

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace, in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park in the City of New York, on the \_\_\_\_\_ day of **JUNE** 1893 at 10.30 o'clock in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

*John Smith*  
Dated at the City of New York, the first Monday of **JUNE** in the year of our Lord, 1893

DE LANCEY NICOLL, *District Attorney.*

Police Court— Third District.

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

of No. 104 Essex Street, aged 35 years,  
occupation presser and ironer being duly sworn

deposes and says, that the premises No 104 Essex Street, 10<sup>th</sup> Ward  
in the City and County aforesaid the said being a four-story brick  
tenement the top floor of dwelling apartment  
~~and~~ which was occupied by deponent as a  
and in which there was at the time a human being, by name deponent and his  
family and one Ike Rialston  
were BURGLARIOUSLY entered by means of forcibly opening a window  
leading from the fire-escape to the aforesaid  
apartment

on the 3 day of June 1893 in the night time, and the  
following property feloniously taken, stolen, and carried away, viz:

One pocketbook containing money of the  
value of eighty-five cents, being lawful money  
of the United States

85 cents.

the property of Ike Rialston, in deponent care and custody  
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid  
BURGLARY was committed and the aforesaid property taken, stolen and carried away by  
John North (now here)

for the reasons following, to wit: Deponent saw the aforesaid window  
securely closed at 11 P.M. on June 2, 1893 when  
he retired and the aforesaid pocketbook was  
in the drawers of said Rialston hanging in said  
apartment. That about 3<sup>30</sup> A.M. on June 3, 1893,  
deponent saw defendant in said room and the  
aforesaid window open. That deponent raised  
an outcry and saw defendant go through the  
window and descend from said fire-escape to the

yard below. That <sup>in the yard of No. 102 Essex Street</sup> ~~these~~ deponent is informed by Paul Miska and Abraham J. Levi both of No. 102 Essex Street, in this city, that, when they attempted to intercept defendant he, defendant, then <sup>and</sup> then cut and stabbed said Miska, three times on the left side and once on the wrist with a knife which said defendant held in his hand and that he also stabbed the aforesaid Levi on the <sup>right</sup> arm. That when defendant was arrested and searched by Officer Burns, of the 11<sup>th</sup> Precinct Police a pocketbook was found in his possession which deponent identifies as the missing property of the aforesaid Rieberton. Wherefore deponent accuses defendant of burglary and prays that he may be dealt with according to law.

In witness whereof } Kywon Lask  
 3<sup>rd</sup> day of June 1893 }

Charles N. Lask  
 Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named \_\_\_\_\_ guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of \_\_\_\_\_ Hundred Dollars \_\_\_\_\_ and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated \_\_\_\_\_ 188\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188\_\_\_\_ Police Justice.

Police Court, \_\_\_\_\_ District,

THE PEOPLE, &c.,  
 on the complaint of \_\_\_\_\_

vs.

1 \_\_\_\_\_  
 2 \_\_\_\_\_  
 3 \_\_\_\_\_  
 4 \_\_\_\_\_

Offence—BURGLARY.

Dated \_\_\_\_\_ 188\_\_\_\_

Magistrate, \_\_\_\_\_

Officer, \_\_\_\_\_

Clerk, \_\_\_\_\_

Witness, \_\_\_\_\_

No. \_\_\_\_\_ Street, \_\_\_\_\_

No. \_\_\_\_\_ Street, \_\_\_\_\_

No. \_\_\_\_\_ Street, \_\_\_\_\_

§ \_\_\_\_\_ to answer General Sessions.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Paul Mica*

aged 30 years, occupation waiter of No.

102 Essex

Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Kyria Lass

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

Sworn to before me, this 3 day  
of June 1893

*Paul, Pierre Mica*

*Charles J. Lainta* Police Justice.

CITY AND COUNTY }  
OF NEW YORK, } ss.

1921

*Abraham I. Levi*

aged 30 years, occupation Bath keeper of No.

102 East

Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Lavinia Lass

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

Sworn to before me, this 3 day } *Abraham I. Levy*  
of June 1899

*Charles N. Jinton* Police Justice.

1200

City and County of New York, ss:

*John Herth*

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 a 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 Herth*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *349 E. 49 St. -*

*3rd.*

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 not guilty -*

*John Herth*

Taken before me this

day of *June* 1893

*Charles W. Fenwick* Police Justice.

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

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, June 3 1893 Charles W. Tamm Police Justice.

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

Dated, June 3 1893 \_\_\_\_\_ Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

1202

Police Court--- 3 610 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Nyria Lass*  
104 Essex  
*John Herth*

*Anglan*  
Offense

1 \_\_\_\_\_  
2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_  
Dated, *June 3* 189 *3*  
*Taintor* Magistrate.  
*Joly + Burns* Officer.  
11 Precinct.

BAILED,

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

Witnesses *Call the officers*  
*an officer Galignan*  
No. *11* Precinct Street.  
*J. K. Rialston*  
No. *104 Essex St* Street.  
*P. Michell*  
*102 Essex*  
No. *102 Essex* Street.  
\$ *1000* to answer.

*Cg*  
JUN 5 1893  
DISTRICT CLERK

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 Herth*

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

*John Herth*

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

The said

*John Herth*

late of the *10th* Ward of the City of New York, in the County of New York aforesaid, on the *third* day of *June* in the year of our Lord one thousand-eight-hundred and ninety-*three*, in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of one *Ryona Lask*

there situate, feloniously and burglariously did break into and enter, there being then and there a human being within the said dwelling house, with intent to commit some crime therein, to wit: the goods, chattels and personal property of ~~the said~~ *one Isaac Bralston*

in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away,

*[Large handwritten flourish or signature]*

against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

## SECOND COUNT—

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

of the CRIME OF

*Petit* LARCENY

committed as follows:

The said

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

*one pocketbook of the value of fifty cents, and divers coins of the United States of America, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of eighty five cents*

of the goods, chattels and personal property of one

*Isaac Bealeston*

in the dwelling house of the said

*Myra Lusk*

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

## THIRD COUNT:

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

*John Herth*  
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

*John Herth*

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,

*one pocketbook of the value of fifty cents, the sum of eighty-five cents in money, lawful money of the United States of America, and of the value of eighty-five cents*

of the goods, chattels and personal property of one

*Isaac Bealston*

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said

*Isaac Bealston*

unlawfully and unjustly did feloniously receive and have; the said

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

DE LANCEY NICOLL,

*District Attorney.*

1206

**BOX:**

524

**FOLDER:**

4777

**DESCRIPTION:**

Hochstetter, Annie M

**DATE:**

06/01/93



4777

394 X

Counsel,

Filed

day of

1893

Pleads,

THE PEOPLE

vs.

Grand Larceny, second Degree, [Sections 428, 431, Penal Code.]

Annie M. Hochstetter

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Chas. J. Ambler

Foreman.

June 1/93

Plenty

City Prison 30 days. June 2/93

Witnesses:

Kate Quamby

Penalty

Hochstetter

Hochstetter

you'll do

affidavit

Amplified

Police Court— 4 District.

Affidavit—Larceny.

City and County of New York, } ss.

of No. 147 East 29th Street, aged 24 years, occupation Silk Binder

deposes and says, that on the 25 day of May 1893 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

Nine dollars gold and lawful money of the United States, one dress, one shirt, one skirt and one pair of gloves all of the value of about twenty seven 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 Annie Hochstetter (now dead) for the reason that on said date deponent had the above described property in her apartments in the aforesaid premises, where deponent was employed as a nurse girl.

Deponent missed said property on said date and later found the said deponent with some of her property in her possession. Deponent is informed by Michael Dmahue Detective Officer of the 21st Precinct that deponent admitted to him that she took the aforesaid property. Wherefore deponent charges deponent with grand larceny.

Kate Mooney

Sworn to before me, this 25th day of May 1893

Police Justice

1209

CITY AND COUNTY }  
OF NEW YORK, } ss.

1921

aged 44 years, occupation Police Officer of No. 21st Precinct Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Kate Monev and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 28 day } Michael C Donahue  
of May 1893 }

W. J. Donahue Police Justice.

12 10

Sec. 198-200.

4

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss:

Annie Hochstetter

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 her; that the statement is designed to enable her if she sees 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. Annie Hochstetter

Question. How old are you?

Answer. 18 years

Question. Where were you born?

Answer. New York

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

Answer. 900 11th Avenue 1 year

Question. What is your business or profession?

Answer. Nurse

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.

Annie M. Hochstetter

Taken before me this 1st day of March 1897  
Police Justice

1211

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

*Defendant*

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

Dated May 28 1883 *[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.

12 12

584

Police Court--- 4 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Kate Rooney*  
141 E. 29th

1 *Annie M. Hochstetter*

2

3

4

Offence *Harassment*  
*Tulany*

BAILED,

No. 1, by .....

Residence ..... Street.

No. 2, by .....

Residence ..... Street.

No. 3, by .....

Residence ..... Street.

No. 4, by .....

Residence ..... Street.

Dated *May 28* 18*93*

*M. M.* Magistrate.

*J. Mahue* Officer.

*21* Precinct.

Witnesses *Michael J. Mahue*

No. *21st Precinct* Street.

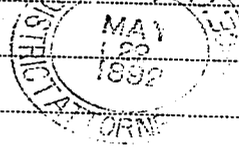
No. .... Street.

No. .... Street.

No. .... Street.

\$ *1000* to answer *G. S.*

*Leon G. F.*



Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Annie M. Hochstetter

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

Annie M. Hochstetter

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

The said Annie M. Hochstetter

late of the City of New York, in the County of New York aforesaid, on the 25th day of May in the year of our Lord one thousand eight hundred and ninety-three, at the City and County aforesaid, with force and arms,

the sum of nine dollars in money, lawful money of the United States of America, and of the value of nine dollars, one dress of the value of fifteen dollars, one skirt of the value of five dollars, one skirt of the value of one dollar and one pair of gloves of the value of one dollar

of the goods, chattels and personal property of one

Kate Mooney

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.

De Lausey Nicoll District Attorney

12 14

**BOX:**

524

**FOLDER:**

4777

**DESCRIPTION:**

Hull, Sarah E

**DATE:**

06/05/93



4777

I think bail at \$1500. will  
be sufficient in this case.  
J. J. Anderson

Witnesses

Chas. W. Morehouse  
Wm. Hull  
Wm. Eggleston

# J. J. Anderson  
35  
656

Counsel, 656  
Filed 5<sup>th</sup> day of June 1893  
Pleads, Not guilty

THE PEOPLE,

44  
149  
H. H. H. H. H.  
Sarah E. Hull, alias  
Sarah E. Burrows

Bigamy.  
Sec. 298 Penal Code

And received June 20/93  
DE LANCEY NICOLL,  
District Attorney

Part II  
June 20 1893

A TRUE BILL.

Part II July 17/93 P.S.W.

Wm. J. H. H. H. H.  
Foreman.

Part 2. July 17/93  
Pleads guilty

20 days

recepted General Sessions

The People  
vs  
Sarah R. Burrows

Grand Jury

County of New York:

That the Grand Jury being duly sworn, depose and say, that there is a Deputy District Attorney for the County of New York, that William Hull, who resides at Berlin, in Rensselaer County,

and John D. Rogers who resides at the same places, are material witnesses for the People in the above entitled criminal action, and that their attendance before the Grand Jury is necessary.

Sworn to before me this  
26<sup>th</sup> day of May 1893

Just. Ind. Jury

J. May to Kelly

1217

People  
to  
Search & Seizure

1218

13 Form H.

1894

New York, *April 12,* 189*3*

**A Transcript from the Records of the Marriages Reported to the Health Department of the City of New York.**

COUNTY OF NEW YORK.

STATE OF NEW YORK.

CITY OF NEW YORK

No. of Certificate,

*6526*

I hereby Certify, that *Charles Augustus Morehouse* and *Sarah Elizabeth Burroughs* were joined in Marriage by me in accordance with the laws of the State of New York, in the City of New York, this *Second* day of *June*, 189*1*

Witnesses to the Marriage, *Horace L. Wells*  
*Minnie Mason*

Signature of person performing the Ceremony,

*Chas. C. Norton*

Date of Record.	Residence.	Official Station.	Name of Person performing Ceremony.	Number of Brides.	Mother's Maiden Name.	Father's Name.	Birthplace.	Maiden Name, If a Widow.	Single or Widowed.	Color.	Age.	Residence.	Bride's Full Name.	Number of Groom's Marriage.	Mother's Maiden Name.	Father's Name.	Birthplace.	Single or Widowed.	Color.	Age.	Residence.	Groom's Full Name.	Date of Marriage.
<i>June 7, 1891</i>	<i>Clengary</i>	<i>Chas. C. Norton</i>	<i>Second</i>	<i>1</i>	<i>Smith</i>	<i>Gray, W. W.</i>	<i>Wray, W. W.</i>	<i>Widowed</i>	<i>Widowed</i>	<i>White</i>	<i>41 years</i>	<i>149 W. 84 St</i>	<i>Sarah Elizabeth Burroughs</i>	<i>Second</i>	<i>Selia Angel</i>	<i>Charles Morehouse</i>	<i>Hortimer Co, N. Y.</i>	<i>Widowed</i>	<i>White</i>	<i>59 years</i>	<i>149 W. 84 St</i>	<i>Charles Augustus Morehouse</i>	<i>June 2, 1891</i>

A True Copy

*C. D. Heuman*

Chief Clerk

NOTICE.—In issuing this transcript of record, the Health Department of the City of New York does not certify to the truth of the record transcribed. The seal of the Board of Health attests only the correctness of the transcript, and no inquiry as to the facts reported has been provided for by law.

*B*

12 19

(Signature of Magistrate).....

STATE OF NEW YORK, } ss.  
COUNTY OF RENNELAER, }

*Francis Riley*

Clerk of the Supreme Court, in and for said County, do hereby

CERTIFY that *Wm H Snyder* was a Justice of the Peace  
duly commissioned and sworn; that his term of office commenced on the *1st* day of *Jan*  
18*62*, and ~~it~~ expires on the *31st* day of *Dec*, 18*65*.

In Testimony Whereof, I have hereunto set my hand and affixed the seal of  
said Court this *11th* day of *April*, 18*95*,

*Francis Riley* Clerk.

State of New York }  
County of Rensselaer } ss

Julius D. Rogers being duly sworn says that he is Sixty three years of age and now does and for many years past has resided at Berlin, Rensselaer County, State of New York - that he now is and for many years has been acquainted with William Hule, of said County, who about thirty years ago married Sarah Elizabeth Drier and was so married by Justice Snyder at Postentice in said County - and that Deponent's information of said marriage was gained from the statement of said William Hule to Deponent and from the fact that they lived together as man and wife - Deponent further says that the said William Hule ~~was~~ is now alive as Deponent believes and that on or about the 30th day of March 1893 said William Hule was alive as Deponent knows for on or about said last mentioned day this Deponent met said William Hule at Berlin and then and

There conversed with him -  
Sworn to before me by Julius J. Meyer  
this 30<sup>th</sup> day of March 1893  
And I further certify that I am  
personally acquainted with the  
affiant and know him to a respectable  
and credible person -

J. J. Gifford

Justice of the Peace.

1222

U  
d  
a  
p  
a

STATE OF  
City of Troy, Rensselaer County Clerk's Office,

I, FRANCIS RILEY, Clerk of said County, and also Clerk of the Supreme and County Courts, being Courts of Record held therein, do hereby CERTIFY, that

*J. J. Gifford*

whose name is subscribed to the annexed jurat, was, at the time of signing the same, a JUSTICE OF THE PEACE in and for said County, duly commissioned and sworn, and authorized to administer oaths; that I am well acquainted with the handwriting of the said Justice, and verily believe that the signature to the said jurat is genuine.

In Testimony Whereof, I have hereunto set my hand and affixed the seal of said County, this *1<sup>st</sup>* day of *March* A. D., 189*5*,

*Francis Riley* Clerk.

1223

1895  
a  
b  
a

STATE OF

City of Troy, Rensselaer County Clerk's Office,

I, FRANCIS RILEY, Clerk of said County, and also Clerk of the Supreme and County Courts, being Courts of Record held therein, do hereby CERTIFY, that

*J. J. Gifford*

whose name is subscribed to the annexed jurat, was, at the time of signing the same, a JUSTICE OF THE PEACE in and for said County, duly commissioned and sworn, and authorized to administer oaths; that I am well acquainted with the handwriting of the said Justice, and verily believe that the signature to the said jurat is genuine.

In Testimony Whereof, I have hereunto set my hand and affixed the seal of said County, this *1<sup>st</sup>* day of *March* A. D., 189*5*,

*Francis Riley* Clerk.



State of New York  
 City, Co. County of New York } ss.

Charles A. Morehouse  
 being duly sworn says that on or about the  
 second day of June 1891 - at <sup>149</sup> 209 East <sup>84<sup>th</sup></sup> Street  
 in the City, County and State of New York  
 he was married to <sup>Sarah</sup> Elizabeth Burroughs  
 by Rev. Charles B. Norton, a Clergyman <sup>and</sup>  
 minister of the Gospel - that since said  
 marriage he has been informed of and  
 believes the following facts in relation to  
 the said Sarah Elizabeth Burroughs -  
 that the said Sarah Elizabeth Burroughs  
 bore the maiden name of Sarah Elizabeth  
 Brier and as Deponent is informed and believes  
 was about the year 1863 married to William  
 Hull by Justice Snyder, who was then a  
 Justice of the Peace at the Town of Postville  
 in the County of Rensselaer, State of New York.  
 that subsequently she lived in illicit inter-  
 course with one Burroughs who subsequently  
 died - that during all this time from 1863  
 to 1891 the said William Hull was alive  
 and was the husband of said woman  
 and was her husband at the time of her  
 marriage to Deponent and is now alive and  
 residing at Berlin in the State of New York -  
 that he has made application for a warrant

for the arrest of the said Sarah Elizabeth  
 Hull - or - Burroughs - or Morehouse  
 to Police Justice Grady and submitted  
 to said Justice an offer to swear to the  
 statement herein contained and the  
 affidavits hereto annexed and said  
 Police Justice Grady refused to issue a  
 warrant unless the witnesses named  
 in the affidavits hereto annexed were  
 brought before him personally and  
 this too in face of the statement of the  
 Counsel for Defendant that said witnesses  
 refused to appear in Court unless com-  
 -pelled by subpoena or other process so  
 to do and refused to give any voluntary  
 personal testimony other than the  
 affidavits hereto annexed -

Sworn to before  
 me this 25<sup>th</sup> day of April 1893 } C. A. Morehouse  
 Geo. J. Cannon }  
 Court of Pleas New York  
 City & County

1226

State of New York,  
Montgomery Co. Clerk's Office.

ss: I, R. SIMON BLOOD, CLERK OF SAID COUNTY, and of the  
Courts of Records therein do hereby certify, that.....

James B. Bailey Esq. whose name  
is subscribed to the jurat of the annexed affidavit, was on the day  
of the date thereof, a Notary Public  
in and for the County of Montgomery, duly authorized to admin-  
ister oaths for general purposes; and that I am well acquainted with  
the handwriting of the said Notary Public  
and verily believe that his signature to the said jurat is genuine.

In Testimony Whereof, I have hereunto set my hand and affixed  
my official seal, this 20th day of March 1893

R. Simon Blood  
CLERK.

No 2505

State of New York }  
County of Montgomery } 83.

Samuel Austin being duly sworn says that he is fifty five (55) years of age and resides at Tribes Hill, Montgomery County, New York, that about thirty years ago, at Postonsville, Rensselaer County, New York State, he was present and saw the marriage of William Hull and Sarah Elizabeth Drier. The exact day month or year Deponent cannot recollect; but it was about thirty years ago - that said Marriage took place in Deponents presence before Justice Snyder, then a Justice of the Peace, at the town of Postonsville

sign here  
Samuel K Austin

Sworn to before me  
this 28<sup>th</sup> day of March 1893  
and I further certify that I  
am personally acquainted with  
said affiant and know him to be a credible man  
James H Bailey  
Notary Public

  
 Part II Court Special Sessions  
 Chambers etc  
 New York City  
 Part II Court Special Sessions  
 Chambers etc  
 New York City

1229

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

I CERTIFY, That on the 30 day of June 1893, I served the  
Subpoena on William Hull  
Summons and Complaint hereto annexed, upon  
the defendant therein named, in the name of Berklin  
in said County, by delivering to and leaving with each of them him personally, a true copy thereof.

Left a message by Ewing to SHERIFF.  
By Charles S. Nichols DEPUTY SHERIFF.

Fees, 5.26

1230

NON-RESIDENT.

~~PART~~ Grand Jury.  
If this Subpoena is disobeyed, an attachment will immediately issue.  
Bring this Subpoena with you, and give it to the Officer at the Court Room door, that your attendance may be known.

SUBPOENA FOR A WITNESS TO <sup>Grand Jury of the</sup> ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To William Hull  
of No. Berlin, Rensselaer County, Street, New York

YOU ARE COMMANDED to appear <sup>Grand Jury of the</sup> before the Court of General Sessions of the Peace, in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park in the City of New York, on the 5th day of June, 1893, 1889, at the hour of 11 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Sarah E. Burrows

Dated at the City of New York, the first Monday of May in the year of our Lord, ~~1889~~ 1893.

De Saucy Nioll  
~~JOHN R. FELLOWS~~, District Attorney.

1231

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

I CERTIFY That on the 30 day of June 1893. I served the  
Subpoena Summons and Complaint hereto annexed, upon Julius D. Rogers  
~~the defendant~~ therein named, in the Trust of Berkley  
in said County, by delivering to and leaving with each of them him personally, with copy thereof.

Samuel H. Wagoner SHERIFF.

By Charles S. Nichols DEPUTY SHERIFF.

Fees, 4.75-

1232

NON-RESIDENT.

**PART** Grand Jury

If this Subpoena is disobeyed, an attachment will immediately issue.  
Bring this Subpoena with you, and give it to the Officer at the Court Room door, that your attendance may be known.

SUBPOENA FOR A WITNESS TO ATTEND THE <sup>Grand Jury of the</sup> GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To Julius D. Rogers  
of No. Berlin, Rensselaer County, Street, N.Y.

YOU ARE COMMANDED to appear before the <sup>Grand Jury of the</sup> Court of General Sessions of the Peace, in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park in the City of New York, on the June, 1893 ~~1889~~, at the hour of 11 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Sarah E. Burrows

Dated at the City of New York, the first Monday of May  
in the year of our Lord, ~~1889~~ 1893

John R. Fellows  
JOHN R. FELLOWS, District Attorney.

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

THE PEOPLE

vs.

*Sarah E Burrows*

Upon the Affidavit of *John D.*

*J. Lindsay Smith*  
Assistant District Attorney stating that he

believes the evidence of

*Julius D Rogers*  
the witness herein named in the within  
Subpoena, is material and his evidence at the  
trial of the action necessary.

I do order that the said witness attend,  
pursuant to the requirements of said Subpoena

Dated at the City of New York, the  
*26*th day of *May* 18*93*.

*Spert...*  
*Recorder of the City of New York*

1234

Berlin June 13<sup>th</sup> 1893  
Mr. D. Kiehl

District att. N.Y. city  
Dear sir

I am in form that  
you hold a friend of  
mine in the Tombs under  
and indictment of your  
last session of court.

Will you please in form  
me how that damn old  
cuss <sup>moreover</sup> could procure an  
indictment against this  
lady and why you hold  
her under such a bail

I am in form that all  
such cases if not prosecuted  
a

or proceedings commence  
run the Statute in 5 years  
This man Hill ~~was~~  
Secuse this lady when she  
was 15 years old to go with  
him & be married after  
which he went away &  
two years later this man  
Hill married another wom-  
-an & all of this transpired  
20 & 28 years ago seven years  
after she married a man  
by the <sup>name</sup> Burnough of which  
he now dead. all has been  
in quiet & peace until  
now. and will you please  
send me a copy of the testi-  
-mony. and let me know when  
your next session of court or  
the ~~next~~ trial will take place

and a matter of question I  
will ask why do they keep  
this old cuss in the cabinet  
howe. he see there is a  
Democrat in office but what  
is a damn Rascall & Thief  
I have Republican friends  
in former me of this in N.Y  
and as I am a stranger to  
you and as for my integrity  
& if you want referance I  
will refer you to Hon  
Edward Murphy Jr U.S.  
Senator of Troy N.Y  
please let me hear from  
you soon. I remain yours  
John H. Sattler Berlin  
New York N.Y

1237

P.S. I can assure you the  
Lady will appear if she  
is not provided you could  
let her out.

J.H.S.

Chickens

P.S.

1238

New York June 12<sup>th</sup> 1893.

Hon. Delaney L. McCall.

~~District Attorney.~~

Dear Sir:

I fear that your office has been used as an instrument by a cunning old man to wreak personal revenge. In the Monroese bribery case, whereby through a conspiracy with a lawyer of shady reputation of the town of Berlin garbled testimony was brought before the Grand Jury which resulted in an indictment of Mrs Monroese for bribery, she was arrested, brought before Judge Conroy & remanded to the Tombs. She is an innocent woman. The facts are she married in 1864, her husband left her that year and

after an absence of 7 or more years she consults a lawyer and is advised that she is entitled to remarry.

In the meantime she received nothing from him. In fact the man himself married two years later (1866) and has now a family of five children the eldest 26, and has grandchildren. As a matter of fact he committed bigamy, and the woman Mrs. Marsh was legally entitled to marry after 7 years, and yet she is in a felon's cell. I have never heard of a more monstrous act of injustice committed in the name of law.

Because she would not love this old man who brings the charge he has sought revenge, and has done

3

so by hardworking the officials  
of your office.

The lady now in  
the Journals is a Mason, her  
second husband who died  
some three years ago was <sup>also</sup>  
a mason (she lived with him  
(9 years)).

The brother-in-law  
of the lady is held in high  
esteem by United States  
Senator Murphy, from whom  
you ~~will~~ will no doubt hear  
in relation to this matter.

The old man Marchant who has  
fooled your office is the blackest  
kind of a Republican, calls  
every Democrat a thief and  
unworthy of respect, and holds  
the place of a petty watchman  
in the Custom House. He is

a sneaking, cunning old  
hypocrite, and one look at him  
is enough to show his true  
character.

But all this ~~is~~ not  
repair the wrong that is being  
done to the innocent woman who  
now languishes in the Tombs.

**Warehouse**  
Certainly ~~some~~ steps should  
be taken to have her trial brought  
up at once to establish all these  
facts. But I do not believe  
you will ever get the former  
husband to appear in New York  
again, for fear of his own arrest.  
The dirty work of revenge against  
this woman by Warehouse has been  
done through him and the lawyer  
of shady reputation at Berlin N.Y.  
and your office has been made  
the cat's paw. It only shows  
what crimes can be committed  
against the citizen in the name of  
Law.

COUNTY OF NEW YORK, ss.:

In the Name of the People of the State of New York, To any Sheriff, Constable, Marshal or Policeman in this State, GREETING:

An indictment having been found on the 5<sup>th</sup> day of June

1893, in the Court of General Sessions of the Peace of the County of New York, charging Sarah E. Hull <sup>alias</sup> Sarah E. Burrows

with the crime of Bigamy

You are therefore Commanded forthwith to arrest the above named Sarah E. Hull <sup>alias</sup> Sarah E. Burrows and bring <sup>her</sup> ~~him~~ before that Court to answer the indictment; or if the Court have adjourned for the term, that you deliver <sup>her</sup> ~~him~~ into the custody of the Keeper of the City Prison of the City of New York.

City of New York, the 5<sup>th</sup> day of June 1893

By order of the Court,

John F. Carroll

Clerk of Court.

New York General Sessions of the Peace.

THE PEOPLE  
OF THE STATE OF NEW YORK,

against  
Sarah E. Hull  
alias  
Sarah E. Burrows

BENCH WARRANT FOR FELONY.

Issued June 5<sup>th</sup> 1890

June 5<sup>th</sup> 1890

The within named defendant was  
arrested this day and brought to the  
Court of General Sessions by

*Richard W. H. [Signature]*

The officer executing this process will  
make his return to the Court forthwith.

✓ Berlin -

She saw me in Troy  
in '66 & spoke to  
her -

I left R in winter of  
'66 to <sup>Samuel</sup> Nelson Mfg.  
Monroe Co & stayed  
^ there 8 years -

Saw her at Birmingham  
at home of Centerville  
76 - met her in train  
& spoke to her -

Was then living in  
Berlin -

Her brothers & sisters  
were living in Berlin  
during all time I  
was living there -

I was married in  
Spring of '68

District Attorney's Office,  
City & County of  
New York.

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v

Hull

O. A. Morchouse

June 2, 91

represented his wife  
widow of Russell Burroughs -  
and this was her 2<sup>d</sup>  
marriage

Mr. Hull married in  
1864. Sarah E. Breen  
before Mr. Snyour J.P.  
Postentell, Renss. Co  
N.Y. as that time was  
enlisted & went to  
war - leaving her with  
my mother. I was  
to her during 1864 -  
Hon. Disch'd Aug 1.65  
& returned to Postentell

✓ Berlin -

She saw me in Troy  
in '66 & spoke to  
her -

I left R in winter of  
'66 to Nelson N.Y.  
Hansen  
Monroe Co & stayed

^ there 8 years -

Saw her at Bennington  
at home of Catherine

76 - met her on train  
& spoke to her -

Was then living in  
Berlin -

Her brothers & sisters  
were living in Berlin  
during all time I  
was living there -

I was married in  
Spring of '68

1247

368. South Street

Brooklyn July 16, 1893.

Mr. Bartow S. Weeks,

Dear Sir:

My sister  
Mrs. Eglington is at my house  
and sick, unable to be  
out of bed any great length  
of time, consequently will  
in all probability not be  
physically able to attend  
Court tomorrow (Monday)

Hoping this explanation will  
be satisfactory I am

Respectfully yours

W. T. D. French

This is to certify that William  
 House of Peckin was under my  
 care. and it was not by Clangman  
 per. from the undertake to go  
 to newyork. at present  
 as he is German also he  
 allude of some. Frank  
 James Peckin  
 No. 1000 N. 2

Peckin July 14<sup>th</sup> 1893

William J. Hall  
 James Peckin  
 as was my appearance for  
 the court of General Sessions  
 in New York City to attend at  
 Court in the next  
 day.

Wm. J. Hall  
 Peckin  
 July 14<sup>th</sup> 1893

District Attorney's Office  
(2) City & County of  
New York.

also saw her abt  
10 years ago when  
she came to Berlin  
to see her brother who  
was working at same  
place I was

1250

1680  
District Attorney's Office.

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People  
v  
Sarah Hull  
or Burrows  

---

Jm Flynn  
Pmt with  
papers  
Jno. D. Sundry

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State of New York - - - } ss.  
 City and County of New York - }

Charles A. Morehouse being duly sworn says that he resides at 11 Perry Street in the City, County and State of New York - that on or about the ~~city~~ second day of June 1891 at his then residence No. 149 East 84<sup>th</sup> Street New York City this Deponent was married by Rev. Charles Norton to a woman who at that time was known by the name Mrs. Sarah E. Burrows and who before said marriage represented herself to this Deponent to be the widow of Russell Burrows, then deceased -

Deponent further says that subsequent to said marriage this Deponent was informed by several persons that the woman known as Sarah E. Burrows was the wife of William Hull, of Berlin Remsen-sacker County New York and that said Hull was living at Berlin at the time of said marriage - that she had not been divorced but had separated from said Hull a number of years ago and inter-mediate between such separation from Hull and the marriage with Deponent said woman Sarah E. Burrows had lived

Concubinage with and as the putative wife of said Russell Burrows and was never married to said Burrows.

Deponent further says that Julius D. Rogers, who lives at Berlin, New York has several times informed this Deponent that he Rogers knows that said William Hull was alive after the marriage between Deponent and said Sarah E. Burrows because he said Rogers has talked with him since said marriage at Berlin, N. Y. and said Rogers further informed this Deponent that he, said Rogers, knew said Hull and said Woman Burrows while they were living together as man and wife at Berlin years before her marriage with Deponent, and Deponent fully believes the whole statement of said Rogers.

Deponent further says that he is informed by Samuel Austin of Tribes Hill, Montgomery County, New York and believes, that about thirty years ago said Austin was present before Justice of the Peace William Snyder, of Poesten Kill Remsenlaer County, New York and witnessed the marriage by said Justice of the Peace Snyder, of the woman Burrows, whose name was then Sarah E. Bress and

(who was the same woman that was married to Deponent as above stated) to said William Hull of Berlin, N. Y.

Deponent further says that said Rogers hereinbefore mentioned further informed Deponent and Deponent believes that said William Hull told him said Rogers that he Hull had married said Sarah E. Breeer and had never been divorced from her and this was said by said Hull since the marriage of said woman Burrows to this Deponent.

Deponent further says Mrs. Eggleton, who resides at No. 211 West 17<sup>th</sup> Street New York City, has lately informed Deponent that, in a conversation with said woman Burrows in the year 1891 while Deponent was keeping company with said woman Burrows - that said woman Burrows requested and cautioned said Mrs. Eggleton not to inform this Deponent that she, Burrows was ever married to Hull or that Hull was alive as it might make trouble between her and Deponent and that said Hull was then married to another woman and was then living at Berlin New York and if the facts became public it would

injure her chances of marrying any respectable person.

Sworn to before me  
this 24<sup>th</sup> day of May, 1893  
Thomas Moran

Charles A. Morehouse

NOTARY PUBLIC  
NEW YORK CO.

People

as  
Sarah E. Hull, dear  
Sarah E. Burrows

witnesses:

Charles A. Morehouse

11 Perry St

Mrs. Eggleston

211 West 14<sup>th</sup> St

William Hull

John D. Rogers

Barclay

Barclay Co.

New York

Court of General Sessions of the Peace  
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Dorothy R. Hull, otherwise  
called Dorothy R. Burrows*

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

indictment accuse *Dorothy R. Hull, otherwise called*

*Dorothy R. Burrows* —

of the crime of *Bigamy*. —

committed as follows:

Heretofore, to wit: on the second day of June,

*in the year of our Lord one thousand  
eight hundred and ninety one, at the  
City and County of New York, the said Dorothy  
R. Hull, otherwise called Dorothy R. Burrows,  
late of the City and County of New York,  
then being a married woman and the  
lawful wife of one William Hull, and  
the said William Hull being then living,  
did feloniously marry and take as her  
husband one Charles A. Woodhouse;  
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 dignities*

*De Lancey Hill,*

*District Attorney*

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**END OF  
BOX**