

0735

BOX:

172

FOLDER:

1750

DESCRIPTION:

Head, John

DATE:

04/13/85



1750

0736

No 97

Counsel,
Filed 13 day of April 1885
Pleads

Witnesses:
Off Winner

Sections 498, 506, 518, 531, 550.
Burglary in the THIRD DEGREE.
THE PEOPLE
vs.
John O'head

John O'head
R. B. Martin
District Attorney.

RANDOLPH B. MARTINE,
PETER B. O'LEARY,
District Attorney.

A True Bill.

Foreman.
James P. O'Leary
James P. O'Leary

0737

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 Dead

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

John Dead

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

The said *John Dead,*

late of the *South* Ward of the City of New York, in the County of New York aforesaid, on the *fourth* day of *April*, in the year of our Lord one thousand eight hundred and eighty-*five*, with force and arms, at the Ward, City and County aforesaid, a certain *part of a* building there situate, to wit: the *factory* of one

James Lawrence,

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

James Lawrence,

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

0738

SECOND COUNT.

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

John Deed

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

The said John Deed,

late of the East 12th Ward of the City of New York in the County of New York aforesaid, afterwards, to wit: on the said 15th day of April, in the year of our Lord one thousand eight hundred and eighty four, at the Ward, City and County aforesaid, in the night time of said day, with force and arms,

fifteen pairs of shoes of the value of four dollars each pair,

of the goods, chattels and personal property of one James Lawrence, in the factory of

the said James Lawrence,

there situate, then and there being found, in the factory 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.

0739

THIRD COUNT.

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

John Deed
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed
as follows :

The said John Deed

late of the South Ward of the City of New York, in the County of New
York aforesaid, afterwards, to wit: on the said fourth day of April,
in the year of our Lord one thousand eight hundred and eighty five,
with force and arms, at the Ward, City and County aforesaid,

fifteen pairs of shoes of
the value of four dollars
each pair,

of the goods, chattels and personal property of one

James Lawrence,

by a certain person or persons to the Grand Jury aforesaid unknown, then lately
before feloniously stolen of the said James Lawrence

unlawfully and unjustly did feloniously receive and have (the said

John Deed,

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

RANDOLPH B. MARTINE,

PETER B. OLNEY, District Attorney.

POOR QUALITY ORIGINALS

0740

BAILED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

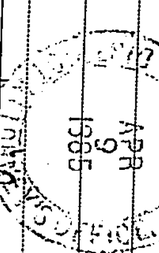
No. 4, by _____
Residence _____
Street _____

Police Court 15068
District 15068

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Cunningham
1999 201 Grand

1 John Mack
2 _____
3 _____
4 _____



Offence Burglary

Dated 6 April 1885

J. M. Patterson
Magistrate.

Witnesses George Herbert
Precinct _____

No. 1999 201 Grand
Street _____
Call the Officer

No. _____
Street _____

No. 1500
Street _____
to answer James Sessions

Comer

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Fifteen 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 6 April 1885 J. M. Patterson Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0741

Sec. 198-200

1st District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Head 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 Head

Question. How old are you?

Answer. 18 years

Question. Where were you born?

Answer. New York City

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

Answer. No home

Question. What is your business or profession?

Answer. Farmer

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 Head

Taken before me this 6

day of April 1888

Samuel J. ...

Police Justice.

0742

CITY AND COUNTY }
OF NEW YORK, } ss.

John J. Wimmer
aged *26* years, occupation *Police Officer* of No. *64*
Princes St Street, being duly sworn deposes and

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

Sworn to before me, this *6th*
day of *April* 188*8* *John C. Wimmer*

John Patterson
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

George H. Prescott
aged *29* years, occupation *Foreman* of No. *199 + 201*
Grand Street, being duly sworn deposes and

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

Sworn to before me, this *6th*
day of *April* 188*8* *George H. Prescott*

John Patterson
Police Justice.

0743

Sec. 198-200

1st District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Head 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 Head

Question. How old are you?

Answer. 18 years

Question. Where were you born?

Answer. New York City

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

Answer. No home

Question. What is your business or profession?

Answer. Farmer

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 Head

When before me this

day of

April 1888

Samuel W. ...

Police Justice.

0744

Police Court First District.

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

of No. 199 + 201 Grand Street, aged 30 years,
occupation Foot + Shoe Manufacturer being duly sworn

deposes and says, that the premises No. 199 + 201 Grand Street,
in the City and County aforesaid, the said being a Seven story Brick Building
in the 14th Ward in said City
and which was occupied by deponent as a Shoe Manufacturing
and in which there was at the time no human being, by means

were BURGLARIOUSLY entered by means of forcibly prying off two
iron shutters of the tank room on the roof
of said premises + forcing open a door leading
from the hall way of the fourth floor

on the 4th day of April 1885 in the Night time, and the
following property feloniously taken, stolen, and carried away, viz:

Fifteen pair of Ladies shoes together
of the value of Sixty Dollars

the property of James Cousens Thomas Cousens Joseph B Cousens + deponent
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

John Tead (now here)

for the reasons following to wit: deponent is informed by
George Prescott 199 + 201 Grand Avenue
in the said manufacturing that he securely
locked and fastened the doors and shutters
of the said manufacturing on Saturday night April 5th
1885 at about the hour of Seven o'clock + thirty
five minutes P.M. and at about the hour
of seven o'clock A.M. on April 6th 1885 the said
George Prescott found the aforesaid premises

0745

had been Burglarized and the aforesaid property taken, stolen and carried away and deponent is further informed by Officer - John Wimmer of the Sixth Precinct Police that at about the hour of two o'clock & thirty minutes A.M. on Sunday morning the 5th day of April 1885 he found the aforesaid property in the defendant's possession and deponent identified said property as the property taken stolen and carried away as aforesaid

wherefore deponent charges the said defendant with having Burglarized the above described premises and with taking, stealing and carrying away the aforesaid property

Sworn to before me this

this 6th day of April 1885
J. W. Leonard Jr. Police Justice

Police Court District.

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

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

0746

BOX:

172

FOLDER:

1750

DESCRIPTION:

Heiser, Julius

DATE:

04/29/85



1750

Wisconsin
Off Lane

No 263

Day of Trial,

Counsel,

Filed

day of

1885

Pleads

April

THE PEOPLE

vs.

Julius Weiser

J. Weiser

INJURY TO PROPERTY.
Sec. 654, Penal Code.

RANDOLPH B. MARTINE,

~~JOHN MCKENNA~~

Frank Loff District Attorney.

Pleds guilty -
A True Bill.

(Raymond)

Raymond
Foreman.
Raymond Foreman.

0747

0748

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Julius Steiner

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

Julius Steiner

of the CRIME OF UNLAWFULLY AND WILFULLY *destroyed*
PERSONAL PROPERTY OF ANOTHER, committed as follows:

The said *Julius Steiner*,

late of the *South* Ward of the City of New York, in the County of New York
aforesaid, on the *21st* - day of *April*, in the year
of our Lord one thousand eight hundred and eighty *five*, at the Ward, City and
County aforesaid, with force and arms, a certain *piece of goods*,

of the value of *one hundred dollars*,
of the goods, chattels and personal property of one *Anton W. Dyer*,
then and there being, then and there feloniously did unlawfully and wilfully
break and destroy
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 *Julius Steiner*

of the CRIME OF UNLAWFULLY AND WILFULLY *destroyed*
REAL PROPERTY OF ANOTHER, committed as follows:

The said *Julius Steiner*,

late of the *South* Ward of the City of New York, in the County of New York
aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City
and County aforesaid, with force and arms, a certain *piece of goods*,

of the value of *one hundred dollars*,
and forming a part of the realty of
in the *South* of one *Anton W. Dyer*,
there situate, then and there being, of the real property of the said

Anton W. Dyer,
then and there feloniously did unlawfully and wilfully *break and destroy*

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

RANDOLPH B. MARTINE.

~~JOHN M. KELON,~~

District Attorney.

POOR QUALITY ORIGINALS

0749

BAILED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court - 24425 - District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Arthur M. Deen
108 Canal St.

Julius Heiser

APR 29 1883

Offence *Delicious Dish*

Dated *April 28* 1883

Magistrate

Officer

10 Precinct.

Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

\$ *500* to answer *R. S.*

John

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 _____

Julius Heiser
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *500* 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 *April 28* 1883 *J. P. [Signature]* Police Justice.

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

Dated _____ 1883 _____ 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 _____ 1883 _____ Police Justice.

0750

Sec. 198-200.

3d District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

Julius Heiser 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. Julius Heiser

Question. How old are you?

Answer. 19 years

Question. Where were you born?

Answer. Germany

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

Answer. 80 West 107th Street four months

Question. What is your business or profession?

Answer. Laboring work

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 I did break said window but the complainant had struck me before I threw the stone, I demand a trial by Jury

Julius Heiser

Taken before me this

day of July 1885

[Signature]

Police Justice.

0751

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

POLICE COURT, 24 DISTRICT.

Anton Weber

of No. 108 Canal Street, being duly sworn, deposes and says,

that on the 21 day of April 1885

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

(now here) did wilfully and maliciously break and destroy a pane of glass on premises 108 Canal by throwing a stone through said pane of glass thereby causing a loss and damage to the defendant to the amount and of the value of one hundred dollars

Anton Weber

Sworn to before me, this

of April

21 day

1885

[Signature]

Police Justice.

0752

BOX:

172

FOLDER:

1750

DESCRIPTION:

Hertz, Rosa

DATE:

04/29/85



1750

0753

No 280

(II)

Day of Trial, *Sept 24*
Counsel, *Wm. H. ...*
Filed *29* day of *Sept* 188*8*
Pleads *Not Guilty*

Keeping a Bawdy House.

THE PEOPLE
vs. *B*

Rosa Herby

RANDOLPH B. MARTINE,
JOHN McKEON,
District Attorney.

A True Bill.

Wm. H. ...
June 4/88 Foreman.
May 10/88
Indictment dismissed

Off Payed

*Capt. Allaire having certified that debts have been removed from his precinct audit appearing that the nuisance has been abated I recommend that within indictment be dismissed
June 4, 1888
Randolph B. Martine
District Attorney*

0754

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Rosa [Signature]

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

Rosa [Signature]

of the CRIME OF KEEPING AND MAINTAINING A COMMON BAWDY HOUSE AND HOUSE OF ILL FAME, committed as follows:

The said *Rosa [Signature]*

late of the *17th* Ward of the City of New York, in the County of New York aforesaid, on the *Xmas* day of *Sept*, in the year of our Lord one thousand eight hundred and eighty-*five*, and on divers other days and times as well before as afterwards, to the day of the taking this inquisition, at the Ward, City and County aforesaid, a certain common house of ill fame, unlawfully and wickedly did keep and maintain; and in the said house divers evil-disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well in the night as in the day, there unlawfully and wickedly did receive and entertain; and in which said house the said evil-disposed persons and common prostitutes, by the consent and procurement of the said *Rosa [Signature]*

on the days and times aforesaid, there did commit whoredom and fornication; whereby divers unlawful assemblies, disturbances and lewd offences as well in the night as in the day, were there committed and perpetrated; to the great damage and common nuisance of all the good people of the said State there inhabiting and residing, in manifest destruction and subversion of, and against good morals and good manners, 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 *Rosa [Signature]*

of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said *Rosa [Signature]*

late of the *17th* Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: on the *Xmas* day of *Sept*, in the year of our Lord one thousand eight hundred and eighty-*five*, and on divers other days and times between the said

0755

day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did maintain a certain common, ill-governed house, and in ~~the~~ said house, for ~~his~~ own lucre and gain, certain persons whose names are to the Grand Jury aforesaid unknown, as well men as women, of evil name and fame and dishonest conversation, to frequent and come together then and on said other days and times, there unlawfully and willfully did cause and procure, and the said men and women in said house, at unlawful times, as well in the night as in the day, and on said other days and times there to be and remain, tippling, drinking, gaming, cursing, swearing, quarreling, making great noises and otherwise misbehaving themselves, unlawfully and willfully did permit and suffer, to the great annoyance, injury and danger of the comfort and repose of a great number of persons, good citizens of our said State there residing, and passing and repassing, to the common annoyance of the said citizens, 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 ~~Rosa Stanley~~

of the CRIME OF KEEPING A DISORDERLY HOUSE, committed as follows:

The said ~~Rosa Stanley~~

late of the ~~14th~~ Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: on the ~~twentieth~~ day of ~~April~~, in the year of our Lord one thousand eight hundred and eighty~~five~~, and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, unlawfully did keep a certain ill-governed and disorderly house, the same being a place of public resort, and in ~~the~~ said house and place of public resort, for ~~his~~ own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women, in ~~the~~ said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tippling, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully, did permit, and yet continues to permit, by which the peace, comfort and decency of the neighborhood around and about the said house were, and yet are, habitually disturbed, against the form of the Statute in such case made and provided and against the peace of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE.

~~JOHN McKEON,~~

District Attorney.

0756

W Police Court— B District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frederick Wagner

vs.

Rosa Hecht
R. Min. 22/85

AFFIDAVIT—Keeping Disorderly House, &c.

Dated April 21 1885

Shuff Justice.

Bayer Officer.

10 Precinct.

WITNESSES :

Peter Jaeger
175 Sullivan Street

0757

Sec. 322, Penal Code.

13 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss.

ap 6 of No. 175 Sullivan Street, in said City, being duly sworn says,
that at the premises known as Number 175 Sullivan Street,
in the City and County of New York, on the 20 day of April 1885, and on divers
other days and times, between that day and the day of making this complaint

Rosa Hoertz
did unlawfully keep and maintain and yet continue to keep and maintain a House
of Prostitution and did then, and on the said other days and times, there unlawfully procure
and permit as well men as women of evil name and fame and of dishonest conversation to visit, frequent and come
together for unlawful sexual intercourse, and for the purpose of prostitution and lewdness, and then and on the said
other days and times, unlawfully and wilfully did permit and yet continues to permit said men and women of evil
name and fame there to be and remain drinking, dancing, fighting, disturbing the peace, whoring and misbehaving
themselves, whereby the peace, comfort and decency of persons inhabiting and residing in the neighborhood, and
there passing is habitually disturbed, in violation of the statute in such case made and provided

Deponent therefore prays, that the said Rosa Hoertz
and all vile, disorderly and improper persons found upon the premises, occupied by said
Rosa Hoertz
may be apprehended and dealt with as the law in such cases made and provided may direct.

Sworn to before me, this 24 day of April 1885
of [Signature] Police Justice. Friedrich Wagner

0758

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 to any Marshal or Policeman of the City of New York, GREETING:*

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 Federick Wagner of No. 175 Sudler Street, that on the 20 day of April 1885, at the City of New York, in the County of New York, Rosa Heertz did keep and maintain at the premises known as Number 175 Sudler Street, in said City, a House of Prostitution and there unlawfully procure and permit as well men as women of evil name and fame, and of dishonest conversation to visit, frequent and come together for unlawful sexual intercourse, and for the purpose of prostitution, and there unlawfully and wilfully did permit said men and women of evil name and fame there to be and remain drinking, dancing, fighting, disturbing the peace, whoring and misbehaving themselves whereby the peace, comfort, and decency of persons inhabiting and residing in the neighborhood and there passing is habitually disturbed in violation of the statute in such case made and provided.

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 each and every of you, to apprehend the body of the said

Rosa Heertz
and all vile, disorderly and improper persons found upon the premises occupied by said Rosa Heertz and forthwith bring them 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 21 day of April 1885
D. G. Duffy
POLICE JUSTICE.

POOR QUALITY ORIGINALS

0759

Police Court—11th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frederick Rogers
vs.
Mrs. West

WARRANT—Keeping Disorderly House, &c.

Dated April 21st 1885

Duffy Magistrate

Rogers Officer.

10th Precinct.

The Defendant Mrs. West
taken, and brought before the Magistrate, to answer
the within charge, pursuant to the command con-
tained in this Warrant.

Estienne Rogers Officer.

Dated April 21st 1885

This Warrant may be executed on Sunday or at
night.

Wm. Duffy Police Justice.

having been brought before me under this Warrant, is committed for examination to the
WARDEN and KEEPER of the City Prison of the City of New York.

Dated _____ 188

Police Justice.

The within named

POOR QUALITY ORIGINALS

0760

Police Court 3 42 District

THE PEOPLE, &c,
ON THE COMPLAINT OF

Frederick Wagner
195 St. Matthews St.
3709 East 60 St.
Kona Hawaii

Offence Keeping Arms
Sindulby Arms

BAILLED,

No. 1, by Marky Schwartz
Residence 318 S. Station Street

No. 2, by _____
Residence _____ Street

No. 3, by _____
Residence _____ Street

No. 4, by _____
Residence _____ Street

Dated April 21 1885

Magistrate
C. Bayler

Witnesses: Peter Jaeger
No. 175 Duval Street

No. _____
Street _____

No. _____
Street _____

\$ 500 to answer
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 she be held to answer the same and she 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 she give such bail.

Dated April 22 1885 _____ Police Justice.

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

Dated April 22 1885 _____ 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 _____ 1885 _____ Police Justice.

0761

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question What is your name?

Answer *Rosa Herz*

Question. How old are you?

Answer *23 years*

Question. Where were you born?

Answer. *Hungary*

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

Answer. *175 Sullivan St (resided there 6 days)*

Question What is your business or profession?

Answer. *Housekeeper*

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*
Rosa Herz

Taken before me this

22 day of *July* 1885

[Signature]

Police Justice.

0762

BOX:

172

FOLDER:

1750

DESCRIPTION:

Hirsch, Louis

DATE:

04/17/85



1750

POOR QUALITY ORIGINALS

0763

No. 159

Day of Trial, *H. Williams*
Counsel, *H. Williams*
Filed *17* day of *April* 188*5*
Pleads *Not guilty May 10*

~~Violation of Eccl. Law.
(Sunday)~~
7-1989 9
7-1989 2

THE PEOPLE

vs.

B
Louis Throck

RANDOLPH B. MARTINE,
JOHN MCKEON

District Attorney.

SUPREME COURT PART 1,

December 22 1899

A True Bill
INDICTMENT DISMISSED.

Wm. J. ...

Foreman.

W. J. ...

Off Barry

FILED DEC. 16

0764

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Samuel Stinson

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

OF THE CRIME OF **Exposing for Sale and Selling Strong and Spirituous Liquors, Wines, Ale and Beer, on Sunday**, committed as follows :

The said *Samuel Stinson*

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

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

SECOND COUNT :

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

Samuel Stinson

of the CRIME OF GIVING AWAY AND DISPOSING OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, ON SUNDAY, committed as follows :

The said *Samuel Stinson*,

late of the First Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit : On the said *fourth* day of *January*, in the year of our Lord one thousand eight hundred and eighty-*nine*, at the Ward, City and County

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aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did give away and dispose of as a beverage to _____

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

THIRD COUNT:

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

_____ *Louis Dineen* _____

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRIT-
UOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Louis Dineen*, _____

late of the First Ward of the City of New York, in the County of New York aforesaid, after-
wards, to wit: on the said *fourth* day of *January* in
the year of our Lord one thousand eight hundred and eighty-*three*, the same being
the first day of the week, commonly called and known as Sunday, being then and there in
charge of and having the control of certain premises at number *ten hundred*

and twenty one Seventh Avenue,

in the City and County aforesaid, which said place was then duly licensed as a place for the
sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and
County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep
closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and
there open, and cause and procure, and suffer and permit, to be open, and to remain open,
against the form of the Statute in such case made and provided, and against the peace of the
People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,
JOHN McKEON, District Attorney.

0766

Police Court 4 District.

City and County of New York, ss.:

THE PEOPLE,
James W. Berry vs. Louis Hirsch
On Complaint of James W. Berry
For Violation of Excise Laws

Demand

After being informed of my rights under the law, I hereby ~~wive~~ give a trial, by Jury, on this complaint, and ~~my right to make a statement in relation to it,~~ and demand a trial at the COURT OF ~~SPECIAL~~ GENERAL SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated January 5 1885

Louis Hirsch

A. M. Patterson Police Justice.

0767

Police Court, 4th District.

THE PEOPLE, & c.
ON THE COMPLAINT OF

vs.

Louis Kreck

EXCISE VIOLATION.
SELLING ON SUNDAY.

Dated 5 day of January, 1885

Peter van
Magistrate.

Boony
Officer.

Witness,

Bailed \$ to Ans. Sessions.

By
.....
Street.

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

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 h to be discharged.

Dated _____ 188 . _____ Police Justice.

0768

Police Court, H District.

THE PEOPLE, & c.
ON THE COMPLAINT OF

vs.

Louis Hersch

EXCISE VIOLATION.
SELLING ON SUNDAY.

Dated 5 day of January, 1888

Peterman Magistrate.

Bony Officer.

Witness,

Bailed \$ _____ to Ans. _____ Sessions.

By _____

_____ Street.

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

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 _____ 1888 . _____ Police Justice.

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

Dated _____ 1888 . _____ Police Justice.

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

Dated _____ 1888 . _____ Police Justice.

0769

BAILED.

No. 1, by *Anthony Doregan*

Residence *225 Cedar St*

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court *H* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James W. Barry
19 Prec.

James W. Barry



Offense *Violation of*
Office Law

Dated

James W. Barry

Magistrate.

Officer

Witnesses

No.

No.

No.

No.

No.

to answer

M. Barry

Barry

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

Dated *January 5* 188 *5* *J. W. Patterson* Police Justice.

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

Dated *May 5* 188 *5* *J. W. Patterson* Police Justice.

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

Dated _____ 188 _____ Police Justice.

0770

Sec. 198-200.

H District Police Court.

CITY AND COUNTY OF NEW YORK, { ss

Louis Hersch 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.

Louis Hersch

Question. How old are you?

Answer

24 years

Question. Where were you born?

Answer.

Austria

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

Answer.

105 East 3rd Street. 3 years

Question What is your business or profession?

Answer

Porter

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.

Not guilty

Taken before me this 6 day of January 1885
W. J. Patton Police Justice.

Louis Hersch

0771

BOX:

172

FOLDER:

1750

DESCRIPTION:

Honore, Costaigne

DATE:

04/07/85



1750

0772

Wm. J. Ghatther.
Fritz Jausse

No. 18.
C. M. Hayes
Filed 7 day of April 1885
Pleads Noli prosequi.

THE PEOPLE
vs.
Castaigne Honoré
Forgery in the Second Degree,
(Sections 511 and 521.)

RANDOLPH B. MARTINE,
JOHN MCKEON,
District Attorney.

A True Bill.
Foreman.
April 13/85
Chief of the Jury

0773

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK

THE PEOPLE OF THE STATE OF NEW YORK

against

Castaigne Honoré

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

Castaigne Honoré

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

The said *Castaigne Honoré*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *twelfth* day of *January*, in the year of our Lord one thousand eight hundred and eighty *five*, at the Ward, City and County aforesaid, having in his custody a certain instrument and writing, *to wit: an order for the payment of money of the kind known as bank checks,* which said *bank check,* is as follows, that is to say:

No. 240 *New York,* *1885*

National Bank of Commerce

New York.

Pay to the order of William Beatch

Fifty Dollars *Dollars*

\$50 # *John Austin Stevens*

John Austin Stevens

the said *Castaigne Honoré*, afterwards, to wit, on the day and in the year aforesaid, with force and arms, at the Ward, City and County aforesaid, feloniously did forge, and did cause and procure to be forged, and did willingly act and assist in the forging on the *check* of the said *bank check* a certain instrument and writing commonly called an *endorsement*, which said forged instrument and writing, commonly called an *endorsement*, is as follows: that is to say,

William Beatch

with intent

to defraud, 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.

0774

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

Rastignac Donore
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said Rastignac Donore,

late of the Ward, City and County aforesaid, afterwards, to wit, on the said tenth
day of January in the year of our Lord one thousand eight hundred and
eighty- five , at the Ward, City and County aforesaid, with intent to defraud

Having in his possession a certain instrument and writing
 to wit: an order for the payment of money
 of the said Donore as bonds holder,
which said bonds holder,
is as follows, that is to say:

James Austin Stewart
No. 240 New York, 188
National Bank of Commerce
in New York.
Pay to the Order of William Statcher
Fifty Dollars
\$ 50 #
James Austin Stewart

and on the back of which said bonds holder , there was then and
there written a certain forged instrument and writing, commonly called an endorsement
of the said last mentioned bonds holder , which said forged
instrument and writing, commonly called an endorsement , is as follows,
that is to say:

William Statcher

with force and arms, and with intent
 to defraud, the said forged endorsement
then and there feloniously did utter, dispose of and put off as true; he the said
 Rastignac Donore then and
there well knowing the premises, and that the said endorsement was
forged, against the form of the Statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

RANDOLPH B. MARTINE.

JOHN McKEON, District Attorney.

0775

Court General Sessions.

CITY JUDGES' CHAMBERS.

N^o. 32 CHAMBERS ST.

New York _____ 188

William Chatham

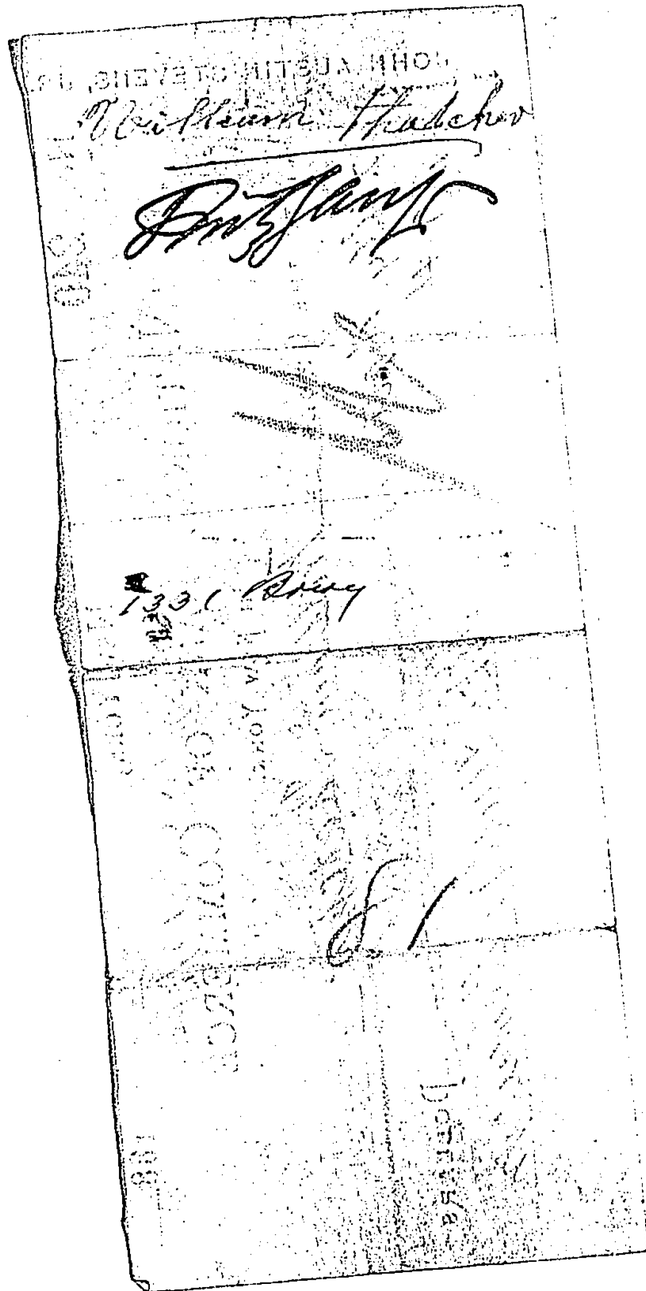
POOR QUALITY ORIGINALS

0776

JOHN AUSTIN STEVENS, JR. No. 240 NEW YORK, 188
a/c closed *People's* *13/13-*
NATIONAL BANK OF COMMERCE
IN NEW YORK
PAY TO THE ORDER OF *William Thatcher*
Fifty dollars DOLLARS
\$ *50 #* *John Andrew Merwin Jr.*

POOR QUALITY
ORIGINALS

0777



POOR QUALITY ORIGINALS

0778

BAILED.

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court - 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

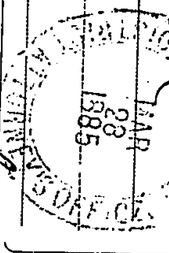
Paul Lawrence
419 6th St.
Catignone Honoré

2 _____
3 _____
4 _____

Dated *March 25* 1885

Michael O'Keefe Magistrate.

Offence *Murder*



Witnesses *William Hatcher*

No. *3* *West 30* Street.

No. _____ Street.

No. *1000* *W 4th* 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 _____

Catignone Honoré guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *1000* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated *March 27* 1885 *W. J. Duffy* Police Justice.

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

Dated _____ 1885 _____ 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 _____ 1885 _____ Police Justice.

0779

Sec. 198-200.

Q. A. District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

Castigne Honore

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. *Castigne Honore*

Question. How old are you?

Answer. *31 years*

Question. Where were you born?

Answer. *France*

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

Answer. *No 214 - 7th Avenue; 2 months*

Question. What is your business or profession?

Answer. *Levitt*

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 did not endorse the checks
Castigne Honore*

Taken before me this

day of *March* 188*5*

[Signature]

Police Justice.

0780

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 35 years, occupation William Hatcher Superintendent of No.

3 West 130 Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Pub Janso

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

Sworn to before me, this 27 day of March 1885 Wm Hatcher

Wm Peiffer
Police Justice.

0781

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

POLICE COURT, 2^d DISTRICT.

Fritz James, 42 years old

hotel keeper

of No. 419 5th Avenue Street, being duly sworn, deposes and says,

that on the 10th day of January 1885

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

Honore (now present) called at deponents place of business Nos 419 and 419 1/2 6 avenue New York City. asked deponent to cash a check for \$50. Said check was drawn on the National Bank of Commerce in New York for the sum of fifty dollars by John Austin Sterens Jr in favor of William Thatcher. Said check is hereto annexed. Deponent identified Castigione Honore as the person endorsing the name of William Thatcher on the back of said check representing at the time that this was his name. upon these representations deponent gave to said Honore the fifty dollars. Deponent deposited the check and it was returned not paid. Deponent is informed by William Thatcher that the endorsement to the check is not in his hand and he

POOR QUALITY ORIGINALS

0782

authorizing said Castigone
Honore to sign his
name thereto. Dependent
therefore charges said
Castigone Honore with
misusing the words William
Thatcher purporting to be
the signature of said Thatcher
forging said name, whereby
dependent was injured to
the sum of fifty
dollars

Sum to be paid
me this 27 day of Fair faup
of March 1885
P. H. Duffy
Police Justice

POLICE COURT— DISTRICT.
THE PEOPLE, &c.,
ON THE COMPLAINT OF
vs.

AFFIDAVIT.

Dated 188

Magistrate.

Officer.

Witness.

Disposition

0783

BOX:

172

FOLDER:

1750

DESCRIPTION:

Howlett, Jennie

DATE:

04/24/85



1750

POOR QUALITY ORIGINALS

0784

No 221
KAB

Counsel,
Filed 27 day of April 1885
Pleeds Indisputably

Grand Larceny in the 3rd degree.
(MONEY)
(Sec. 538 and 539, Penal Code)

THE PEOPLE

vs.

R

Jennie Howlett

Respondent

Defended by

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Wm. G. Gully

Foreman
Chas. G. Gully

Witnesses:

Thos Perry

Respondent

At the Complaint
being returned, &
presented they have
readily been charged
in her own presence
G. L. B.
R. B.

POOR QUALITY ORIGINALS

0785

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Jennie Daudett

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

Jennie Daudett
of the crime of GRAND LARCENY IN THE *second* DEGREE, committed as follows:

The said *Jennie Daudett*,

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *nineteenth* day of *April*, in the year of our Lord one thousand eight hundred and eighty-*five* at the Ward, City and County aforesaid, with force and arms, in the *night* time of the same day, *one* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars; *one* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars; *one* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars; *one* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars; *three* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar *each*; *one* promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars; *one* promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars; *one* promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars; ~~divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of~~

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

RANDOLPH B. MARTINE,
District Attorney.

POOR QUALITY ORIGINALS

0786

BAILLED,

No. 1, by _____
Residence _____
Street, _____

No. 2, by _____
Residence _____
Street, _____

No. 3, by _____
Residence _____
Street, _____

No. 4, by _____
Residence _____
Street, _____

Police Court - 415 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Gross
211 Nassau Street

1 *Jennie Hewlett*

3 APR 20 1885

4

Dated *April 20* 1885

John J. Wynne Magistrate.

Wm. Gross Officer.

Wm. Gross Clerk.

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

\$ *500* to answer *Q.S.* Street, _____
Gross

Offence, *Grand Larceny*

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

_____ 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 *April 20* 1885 *John J. Wynne* 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.

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Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

Jemie Howlett being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is *h^{er}* right to make a statement in relation to the charge against *h^{er}*; that the statement is designed to enable *h^{er}* if *sh^e* see fit to answer the charge and explain the facts alleged against *h^{er}* that *sh^e* is at liberty to waive making a statement, and that *h^{er}* waiver cannot be used against *h^{er}* on the trial.

Question. What is your name?

Answer. *Jemie Howlett*

Question. How old are you?

Answer. *Twenty-six years*

Question. Where were you born?

Answer. *Boston*

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

Answer. *27 Bedford St. About one week*

Question. What is your business or profession?

Answer. *Student*

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*

Jemie Howlett

Taken before me this

day of *April*

188*5*

Robert J. ...
Police Justice.

0788

Police Court— 2 District.

Affidavit—Larceny.

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

of No. 211 Broadway Place Street, aged 22 years,
occupation Book being duly sworn

deposes and says, that on the 19 day of April 1885 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 night time, the following property viz:

One Bank Bill of the denomination of Twenty dollars
One Bank Bill of the denomination of Ten dollars
One Bank Bill of the denomination of Five dollars
Three Bank Bills of the denomination of One dollar each

All good and lawful money of the United States
to the amount and of the value of Twenty-eight dollars

the property of Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by James Newlett (name here) for the reason,

that about the hour of 11 P.M. on the above date Deponent took the defendant to his room at the above address, that after entering the room with defendant he saw the above described property in a satchel belonging to deponent in said room. That about the hour of 12 P.M. he missed the property, and found the satchel open and the defendant with Twenty dollars in bills of the same denomination as a portion of those missed in the defendant's hand.

Deponent further says, that on entering his room with the defendant, he locked and securely fastened the same, and that no other person entered the room from the time he saw the money in his valise until he missed the same.

Theodore Perry

Sworn to before me, this 19 day of April 1885
John W. Moore Police Justice

0789

COURT OF GENERAL SESSIONS.

The People, &c.

vs.
Jimmie Howlett

OFFENCE

A. D. Mearns
District Attorney.

POOR QUALITY ORIGINALS

0790

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.]

SUBPOENA *Manned*

FOR A WITNESS TO ATTEND THE Court of General Sessions of the Peace,

The People of the State of New York,

To *Theodore Perroes*
of No. *211 Waverly Place* Street,

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *3* day of *JUNE* instant, at the hour of eleven in the forenoon of the same day, to testify the truth, and give evidence in our behalf, against

Jamie Howlett
in a case of Felony whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of *JUNE* in the year of our Lord 1885.

RANDOLPH B. MARTINE, *District Attorney*

Street, in the City of New York. I am a subpoena server in the office of the District Attorney of the City and County of New York. On the *2* day of *June* 188*5*, I called at *No. 211 Waverly Place*

the alleged *residence* of *Theodore Perroes* the complainant herein, to serve him with the annexed subpoena, and ~~was informed by~~ *found the* house vacant and for sale. I inquired in the neighborhood but could gain no information of the said *Theodore Perroes*

Sworn to before me, this *3* day

of *June* 188*5* }
Rudolph L. Schall
Clerk of Deeds N.Y. City & Co

Wm. H. ...
Subpoena Server.

GLUED PAGE

POOR QUALITY ORIGINALS

0791

Court of General Sessions.

THE PEOPLE

vs.

Mie Howlett

County of New York, ss.:

Charles Merritt

being duly

poses and says: I reside at No. 304 W. 20

Street, in the City of New York. I am a subpoena server in the

office of the District Attorney of the City and County of New York. On the 9 day

of June 1885, I called at No. 211 Waverly Place

the alleged residence of Theodore Perroez

the complainant herein, to serve him with the annexed subpoena, and was informed by

I found the house vacant and for sale. I inquired in the neighborhood but could gain no information of the said Theodore Perroez

Sworn to before me, this 3 day

of June 1885

Rudolph L. Schaul
Clerk of Deeds N.Y. City & Co

Charles Merritt
Subpoena Server.

being duly sworn, deposes and says he
Subpoena, of which the within is a copy, upon
on the day of
188 by

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his assistants.
State of New York }
City and County of New York } ss.

If, when served, please send timely word to the District Attorney's Office.
day, state this early to the District Attorney, in Court.

POOR QUALITY
ORIGINALS

0792

Complainant can't
be found =

It is a truck
case - Motor to have
been discharged

Skull # 2
G.S.D.

POOR QUALITY
ORIGINALS

0793

District Attorney's Office.

Part One

PEOPLE

vs.

Jennie Howlett

June 3^d

Make some special
effort to have this case
disposed of next week,
To RBM,
McComas

Entered June 2

Page 124

POOR QUALITY
ORIGINALS

0794

District Attorney's Office.

PEOPLE

vs.

Jennie Howlett

Let ~~deft~~ be
discharged on
her own recogni-
zance. R.B.M.

POOR QUALITY ORIGINALS

0795

PART 2.

THE COURT-ROOM IS IN THE THIRD 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.]

SUBPŒNA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To *Theodore Perroez*
of No. *211 Waverly Place* Street,

Morgan

M 171

GREETING:

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building in the Park of the said City, on the *6* day of *M A Y* instant, at the hour of ten & a half in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

Jennie Howlett
in a case of Felony, whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of *M A Y*, in the year of our Lord 188*5*

RANDOLPH B. MARTINE, *District Attorney.*

0796

Jennie Howlett Ch 22

Theresa Perroy -
11pm April 19 took key to this
room - Had the money in a
satchel \$38.00 in the room and
saw it after she came in
(311 Waverly place) 12 midnight
found satchel open and
money missing ~~with~~ she had
\$16.00 when hand of the same
denominations of bills that were
in the open satchel -
locked door and coming in
and saw one that was

0797

The People

107
James Howland

0798

Court of General Sessions.

THE PEOPLE

vs. *Jamie Howlett*

City and County of New York, ss.:

Charles Merritt

sworn, deposes and says: I reside at No.

506 W. 22^d

being duly

Street, in the City of New York. I am a subpoena server in the

office of the District Attorney of the City and County of New York. On the *2* day

of

May

188

, I called at

No. 211 Navy Place

the alleged

residence

of

Theodore Perroez

the complainant herein, to serve him with the annexed subpoena, and was informed by *his*

boarding mistress that he has moved away and cannot tell where he has moved to. That she does not know where he is or where he can be found.

Sworn to before me, this

4

day

of

May

, 188

Rudolph L. Schauf
Comm. of Deeds N.Y. City & Co.

Charles Merritt

Subpoena Server.

0799

BOX:

172

FOLDER:

1750

DESCRIPTION:

Hudson, Emma S.

DATE:

04/01/85



1750

POOR QUALITY ORIGINALS

0000

W. H. ...
Joseph E. Lawrence
191 Madison Ave.

* Counsel, *A. J. ...*
Filed 1 day of April 1885
Pleads *Indignantly* (3)

1885
THE PEOPLE
vs.
P
Emma S. Hudson
(Answer)

Petit Larceny, ~~and~~ Receiving-Stolen Goods.
(Sections 528, 532.)

RANDOLPH B. MARTINE,
WHEELER PECKHAM

District Attorney.

A True BILL.

M. J. ...
Foreman.

Spent & ...
Pen 3 months.

13

0801

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Emma D. Anderson

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

Emma D. Anderson

of the CRIME OF PETIT LARCENY, committed as follows:

The said *Emma D. Anderson*,

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

Stole upon and of the value of five dollars each, one pair of sugar boxes of the value of five dollars, and one kind of the value of five dollars, -

of the goods, chattels and personal property of one *Joseph B. Garrison*, - then and there being found, then and there unlawfully did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

Randolph C. Macdonald,
District Attorney

2002

BAILED.

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph E. Lawrence
191 St. Nicholas St.
Criminal Justice School

2 _____
 3 _____
 4 _____

MAR 25 1885

Office of the Police Court

Dated *March 25* 188

Joseph E. Lawrence Magistrate
 Officer: _____
 Precinct: *29*

Witnesses: *John Holmes*

No. *191 Madison Ave*

James P. O'Neil

No. *54 St. Duval St.*

No. _____ Street _____
 \$ *250* to answer _____
John P. O'Neil

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 *March 25* 188 *John P. O'Neil* 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.

0803

Sec. 198-200.

20 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question. What is your name?

Answer. Emma J. Hudson

Question. How old are you?

Answer. 39 years

Question. Where were you born?

Answer. Salvatore

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

Answer. City Prison 1 week

Question. What is your business or profession?

Answer. Specimen

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

Answer. I am not guilty of the charge
Emma J. Hudson

Taken before me this 21st day of April 1988
[Signature]
Police Justice.

POOR QUALITY
ORIGINALS

0004

CITY AND COUNTY }
OF NEW YORK, } ss.

James H. Price
aged 38 years, occupation Detective of No.

29th Precinct Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Joseph E. Janoran
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 25th
day of March 1888 } James H. Price
P. G. Deffy
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

Nora Holmes
aged 19 years, occupation Servant of No.

191 Madison Ave Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Joseph E. Janoran
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 25th
day of March 1888 } Nora Holmes
P. G. Deffy
Police Justice.

POOR QUALITY ORIGINALS

0005

Police Court—Second District.

Affidavit—Larceny.

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

Joseph E. Jaurin
of No. 191 Madison Avenue Street, aged 46 years,
occupation Physician being duly sworn
deposes and says, that on the 9th day of March 1888 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz :

Two silver spoons
One silver sugar spoon
One silver sugar tongue
One silver butter knife

Being in all together of the value
of Twenty five 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 Emma J. Hudson (now Lee)

for the reason that deponent is informed
by Mora Holmes of 191 Madison Avenue
who is a servant in the household of
deponent, that on said day said
property was in a silver box in
the back case in said room and that
said deponent called at the said premises
on said day and asked to see the doctor
(meaning deponent) and that said Mora
admitted said deponent to the room
where the said property was, and told said
deponent that the doctor was at lunch
and would see him ^{shortly} that when deponent
came down to said room to see the

Sworn to before me, this
day of March 1888

Police Justice.

0806

defendant said Emma had left the said premises and said property was found to be missing. Deponent is further informed by James R. Price a detective of the 29th Precinct Police that he arrested David Hudson Hudson, on a previous charge of violation of the Hotel act at the time of said arrest he found in her room a pawn ticket representing the aforesaid property which was pawned in the pawn office of one Glover at 12 1/2 Broadway and which Deponent fully identifies as being his property and as having been taken stolen and carried away from said premises on said day and that he charges said Emma Hudson with having taken stolen and carried away the said property.

I would be glad to see you
this is the day of March 1885
Joseph E. Lawrie
D. A. Crosby

Police Justice

1885

There being no sufficient cause to believe the within named

Police Justice

1885

I have admitted the above named

Police Justice

1885

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

Hundred Dollars and be committed to the Warden and Keeper of the City Prison

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

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

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

Police Court, District, _____

THE PEOPLE, etc.,
on the complaint of _____

1. _____
2. _____
3. _____
4. _____

Offence—LARCENY

Dated _____ 1885

Magistrate _____

Officer _____

Clerk _____

Witnesses, _____
No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

\$ _____ to answer _____ Sessions.

The first witness to testify in the case of Emma Hudson was...

Testimony in the case of Emma Hudson

filed April 1883

...I was present at the trial of Emma Hudson...

...I was present at the trial of Emma Hudson...

0000

Judge's charge on file
7 30
folio

The People
v ss. f.
Emma Hudson.

Court of General Sessions, Part I.
Before Judge Cowing.

April 8, 1885.

Indictment for petty larceny.

Joseph E. Janvrin sworn. I live 191 Madison Avenue in this city and have ben a practising physician for twenty years. At about half past one o'clock in the day time, on the 9th of March I went upstairs to the second story to get my lunch: previous to that time I had been engaged in my office for two and a half hours constantly prescribing for patients. My servant identifies the pisoner as the party who called, I did not see her myself. On that day I lost five pieces of silver, three spoons, sugar tongs and a buttr knife. The articles now shown me is the property. That silver was in a silver basket in my ordinary dining room which is the back parlor of my house, in a black walnut book-case. After my luncheon I went down stairs to this very room, I did not miss anything at the time. The value of this property is somewhere in the vicinity of twenty-five dollars and it was taken from my house without my consent.

Cross Examined.

I saw this property when I finished breakfast about nine o'clock, I was notified by my waitress when I returned to my house at six o'clock in the evening that these articles were missing. I have four servants at the present time and at that time I had six. I have two children. After breakfast that morning I went out on my professional engage ments and returned to the house about eleven o'clock; from eleven o'clock until the time I went to lunch I was in my office receiving the calls from patients, I am very positive I did not leave my office at any time during that period; my office is an extension

0009

which is built in the rear of and communicates with this back parlor which is used as a waiting-room, I was in my office about two hours and a half and attended to about eight patients.

Nora Holmes sworn. I am living as a domestic with Dr. Janvrin at 191 Madison Avenue and was there on the 9th of March; on that day I opened the door and let the defendant in about twenty-five minutes of two. She asked for Dr. Janvrin, I asked her into the waiting-room and told her the doctor was at lunch and he would see her when he got through lunch, I left her in the waiting-room; the silver was in the waiting-room, I did not know how long she remained in the waiting-room, I left her there and went upstairs and when Dr. Janvrin came down she was gone, I went up to announce the fact that there was somebody there to see the doctor; when the doctor came down the defendant and the silver were both gone.

Cross Examined. It was about twenty-five minutes to two when this defendant came to the door, I saw the silver in the waiting-room from about ten to half past ten, I put it in the basket, I know it was in the waiting-room and I did not see it again until. I missed it about half past five in the afternoon. After you let the defendant in and before the doctor came down and discovered that she had left, did you let anybody else in that waiting-room? No sir, I did not, I was on the second story after I left her in the waiting-room and remained there until the doctor went down stairs. There was nobody came in to wait for the doctor after half past two.

08 10

James K. Price sworn. I am a detective officer and arrested the defendant on the 13th of March, I arrested her on another charge; some days after arresting her on the Hotel charge I was called by Dr. Janvrin of 191 Madison Avenue, I told him I could bring him the property he had lost; I went to Grover's pawn shop, 1270 Broadway, took those pieces of silver from the pawn shop and brought them over to Madison Avenue and had them identified by Dr. Janvrin as his property, I brought Dr. Janvrin to the Police Court and entered a charge of petty larceny against Mrs. Hudson. I visited the defendant's rooms and found several pawn tickets in her room and among the number of the pawn tickets I found one of Grover's pawn shop calling for some silver, I went there and looked at the silver. The reason I called at the pawn broker's shop was because of finding the ticket in her room, I took the ticket and went to the pawn brokers shop, it represented this silver (), I did not use the ticket, I took no tickets at the time, I saw pawn tickets in her room and I took a copy of one pawn ticket. I made an examination of the bureau drawer that was there and of a small satchel that she carried and in the satchel I found a number of pawn tickets on a Boston pawn shop. After her daughter came to the room I had the bureau drawer opened and in her pocket-book I found a number of New York pawn tickets. I took the numbers of the New York pawn tickets and I went to a pawn shop and looked at the articles. After leaving this pawn broker's I saw Dr. Janvrin and he identified the silver which I got at the pawn shop as the silver that he had had in his house.

Cross Examined. The room that I speak of was in the Coleman House, in which I arrested her, I think the

0011

number is 312; she was not in the room when I got the pawn ticket representing this property; she had been under arrest at the station house some three hours, I arrested her on the 13th of March in the evening about six o'clock. I did not look whether the sun had set or not, I had no warrant for her arrest, I arrested her on a charge of violating the Hotel Act on the complaint of Mr Rogers, Proprietor of the Coleman House. . I am a detective under Captain Williams and have been going on eight years, a detective.

Mr Bedford. That is the case for the People.

James K. Price recalled by the Court.

What conversation had you with the defendant in reference to the silver which is now produced before the jury? I asked Mrs. Hudson before the complaint was taken how she came by that pawn ticket representing the three spoons, the sugar tongs and the butter knife. O, she says, that is my property. I says, Mrs. Hudson I am going to arrest you on a more serious charge than what you have been arrested upon, that silver is stolen from the house of Dr Janvrin, 191 Madison Avenue, giving her the date of the theft. I says, were you at that house? She says, yes, I called at that house. I says, how do you explain the possession of this silver or the ticket representing it? She says, you may not believe me but after leaving the house I found that silver rolled up in a cloth, two blocks away from that house, some two blocks away, I found that silver in a bundle and I kicked it, I heard a rattling and I picked it up, I needed money and I went and pawned it. That is all the conversation I had with her in regard to this silver. That conversation was had on the date of that complaint when taking her from the Tombs to Jefferson Market to have the complaint

08 12

drawn, I presume it was the 25th of March, I am not positive whether I found that identical ticket on the 13th or on the afternoon when her daughter came which was the 14th, I found that identical ticket calling for that silver, I went to the pawn office I believe on the same day. Between that date and the 26th of March I do not know as I have seen Mrs. Hudson more than once. Mrs. Hudson had made a complaint to Mr Rogers, the proprietor of the hotel that her room had been robbed in her absence, I went to her room to investigate the larceny; she described the articles that were taken from her bureau drawer which, according to the description she gave me at the time, was a plain gold band ring, one solitaire diamond ring, one cut garnet ring and a silver butter knife marked L. She claimed that the butter knife was taken the day after the other jewelry was taken. When I found this silver in pawn, saw the butter knife, I came to speak about the butter knife. "You say the butter knife which was stolen from your room is there in pawn?" She said she had two knives marked L and then some eight or nine days after I made this arrest Dr. Janvrin, without my reporting another larceny, told me, this is the second larceny in my house, some days ago I lost so many pieces of silver, and I asked him if he had any duplicate pieces and he said yes and he showed me a piece of silver. I called to memory the silver I had seen in the pawn shop. I says, doctor you are evidently on the wrong track, it is not your servants. Who had called at your house on the day that you lost your silver? He then called up the servant girl and she described a woman answering Mrs. Hudson's description. I told the doctor candidly this girl described this woman whom I had arrested on another charge and upon whom I found a ticket

0013

representing silverware like his. That is how I come to know that Mrs. Hudson was in Madison Avenue. I did not take the silver until after Dr. Janvrin showed me duplicate pieces of silver in his house, I took the silver about the 24th of the month. Mrs. Hudson's daughter accompanied me and the defendant when we rode in the 7th Avenue car from the Tombs to Jefferson Market. My impression is that I sat towards the front end of the car, Miss Hudson next to me and the mother next to her. I told the defendant in the prison yard, in the Tombs that I was arresting her on a charge of larceny in relation to the silver that was in pawn. She asked me where I was going to take her and I told her to Jefferson Market. I asked her where the pawn ticket was she spoke to her daughter and said that she destroyed it with some other pawn tickets, I know we talked all the way up about the case. She said she had destroyed the pawn ticket with the other papers, I said that looked bad. I asked her if she was at 191 Madison Avenue and she said she was, that she called there, she had failed to see the doctor and she left without seeing him. I says, the silver left with you Mrs. Hudson? She said, no, Mr Price, you may not believe me but two blocks away from that I saw the package on the street, kicked the silver, the package jingled, I needed the money and I pawned it. I alluded to the silver which has been shown here and identified by the complainant. I am an officer of the Municipal Police attached to the 29th precinct, under Captain Williams and had the defendant in my custody, I was on my way to the Police Magistrate that a charge of larceny might be made against her.

0814

Amy L. Hudson sworn. I came to New York the day after mamma was arrested, I saw her at Jefferson Market Police Court, I remember coming from the Tombs, uptown in a car with Detective Price. I heard the testimony of the detective in reference to a conversation which he says he had with mamma respecting these pawn tickets and this property of Dr. Janvrin's, I remember no such conversation. Mamma did not tell him that she found that property, I am very sure that she did not make any communication to him whatever respecting that property; the noise on the street prevented me hearing all the conversation but if there had been anything said about silver I should have heard it. I have been at boarding school, the last one I left was a convent in Baltimore about ~~two~~ three years ago, I have lived with mother during the last three years. We went to Situate and from there to Cohasset in Mass., they are both on the seashore, from there we went to Weymouth, Mass. and from there to Boston; my mother left Boston because of some trouble she had there, she got involved in debt, we lived in an apartment house called the Hotel Peller and then we went to No. 60 Boidon Street.

The jury rendered a ~~verdict~~ verdict of guilty.

Handwritten notes:
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08 15

BOX:

172

FOLDER:

1750

DESCRIPTION:

Huelett, Arthur

DATE:

04/14/85



1750

POOR QUALITY ORIGINALS

00-16

No 110
Counsel,
Filed 4 day of April 1885
Pleads

Palmer
W. H. Kelly

THE PEOPLE
vs.
Arthur H. Hallett

39
157697
157697
Arthur Hallett

RANDOLPH B. MARTINE.

JOHN McKEEN

April 22, 1885 District Attorney.

Pleads Guilty
A True Bill.

W. H. Kelly

Foreman.
Present to C. G. Court of
Superior Court, Remuneration
Trial. April 1885

W. H. Kelly

J. W. Valentine
J. L. Slothoff
John Holler,
Spring & Mercer,
L. S. Vanderbilt
97 Spring st.

0817

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Arthur Duclatt

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

Arthur Duclatt
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said *Arthur Duclatt*,

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *twenty-fifth* day of *March*, in the year of our Lord one thousand eight hundred and eighty-*five*, with force and arms, at the Ward, City and County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly act and assist in the forging a certain instrument and writing, *to wit: an order for the payment of money of the kind commonly called bank checks,*
which said forged *bank check,*
is as follows, that is to say:

No. 7- *New York March 25th 1885*
Bank of Montreal National Bank
Pay to the order of A. Duclatt
Twenty Five Dollars.
\$25.00/100 *W. F. De Costa*

with intent to defraud, 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.

08 18

SECOND COUNT: *of the crime of Forgery in the Second Degree*

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

Arthur Ducloux

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

The said *Arthur Ducloux*,

late of the Ward, City and County aforesaid, afterwards, to wit, on the said *Twenty Fifth* day of *March* in the year of our Lord one thousand eight hundred and eighty ~~*five*~~ *with force and arms*, at the Ward, City and County aforesaid, ~~with intent to defraud~~, *Trinity* in his possession, a certain forged instrument and writing, ~~to wit: an order for the payment of money of the kind commonly called bank checks,~~ *Trinity* which said last-mentioned forged *bank check*, *Trinity* is as follows, that is to say:

No. 7- *New York March 25th 1895*
The National National Bank
Pay to the order of A. Ducloux
Twenty Five Dollars
\$25.00/100 *M. R. De La Torre*

~~with force and arms and with intent to defraud~~, the said forged *bank check*, then and there ~~did deliver and~~ *did deliver and* utter, dispose of and put off as true, ~~the~~ the said *Arthur Ducloux*,

Arthur Ducloux then and there well knowing the same to be forged, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE.

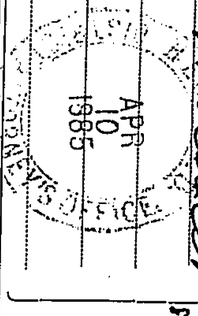
JOHN McLEON, District Attorney.

0019

Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James W. Valentine
97 Spring St.
Arthur Haecker



Offence Forgery

Dated April 9 1885

William C. Brown Magistrate
Arthur Haecker Officer
Combrs Apr 9th Precinct

Witnesses Henry J. Matthey
Maurice Maurice Davis
James J. MacKinnon etc

No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____
to answer Sessions, _____

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

Arthur Haecker

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Fifteen 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 April 9th 1885 W. C. Brown 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.

0020

No. 109.

New York, Feb 24th 1885.

George H. Poole & Co.

THE FIFTH AVENUE BANK OF NEW YORK.

THROUGH THE NEW YORK CLEARING HOUSE
N.Y. Metal Exchange, 234 Pearl St. City.

Pay to Arthur Huellet.

or Order,

Fifteen ~~hundred~~ ^{00/100} Dollars.

MAR 4 1885

8

\$ 15. 00/100

C. S. Cox

POOR QUALITY ORIGINALS

0021

Handwritten: Arthur Huellert
Handwritten: Geo. F. Vetter

Handwritten: H. Bierbaum
Handwritten: F. Kery

FOR DEPOSIT
IN GERMANIA BANK,
TO THE CREDIT OF
HUNT & CO.

Germania Bank
PAID.
NEW YORK

POOR QUALITY ORIGINALS

0022

The Germania Bank,

215 BOWERY,

New York, *Mich 7* 188 *v*

The *check* of
C. S. Cox for
\$ *15* on the *Geo W. Poole & Co*
234. Pearl St

deposited in this Bank, has been returned to us

not paid

Please give this your immediate attention.

Yours respectfully,

PAYING TELLER.

To *Miss Ogden & Co*

0023

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Arthur Hueller being duly examined before the under-
signed, according to law, on the annexed charge: and being informed that it is h^es' right to
make a statement in relation to the charge against h^m; that the statement is designed to
enable h^m if h^e see fit to answer the charge and explain the facts alleged against h^m,
that he is at liberty to waive making a statement, and that h^es' waiver cannot be used
against h^m on the trial.

Question. What is your name?

Answer. *Arthur Hueller*

Question. How old are you?

Answer. *39 years 7 ages*

Question. Where were you born?

Answer. *England*

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

Answer. *157 East 97 St. 9 months*

Question. What is your business or profession?

Answer. *Book-keeper*

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

Answer. *I am not guilty.*

Arthur Hueller

Taken before me this

day of *April* 188 *9*

Wm. Patterson
Police Justice.

0024

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 34 years, occupation Henry L. Stothoff
Book-keeper of No. Market National Bank
Paul & Beckman Street, being duly sworn deposes and

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

Sworn to before me, this 9th
day of April 1888 Henry L. Stothoff

J. M. Patterson
Police Justice.

POOR QUALITY
ORIGINALS

0825

\$300.⁰⁰/₁₀₀

New York, February 24th 1885

Four months

after date I promise to pay to

the order of J. W. Valentine

Three Hundred, ⁰⁰/₁₀₀

Dollars

at East River National Bank

Valued received

No.

Due June 24

[Signature]

R. M. SMILEY, PRINTER & BATIONER, 98 SPRING ST., N. Y.

POOR QUALITY
ORIGINALS

0026

For Identification no 1 of 22/85 was
XXXXXXXXXXXXXXXXXXXX
XXXXXXXXXXXXXXXXXXXX

POOR QUALITY ORIGINALS

0027


A. H. H. H.
~~*J. M. H. H. H.*~~
FOR DEPOSIT
~~*J. M. H. H. H.*~~

POOR QUALITY
ORIGINALS

0020

<i>Bearman & Co. Cash</i>	No. <i>100</i>	<i>New York March 25 1885</i>
	<i>The Market National Bank</i>	
	<i>Pay to the order of A. Hunt</i>	
	<i>Twenty Five</i>	<i>Dollars</i>
	<i>\$ 25.00/100</i>	<i>M. C. Belmont</i>
<small>POSTED BY BEARMAN, COE, PEARL & BERGMAN, ST. N. Y.</small>		

0029

STATE OF NEW YORK, }
CITY AND COUNTY OF NEW YORK, } ss: POLICE COURT, 1st DISTRICT.

James W. Valentine

of No. 97 Spring Street, being duly sworn, deposes and says,

that on the 25th day of March 1885

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

Arthur H. Keller, now here, did feloniously make, forge and utter the annexed paper, forged and fraudulent instrument, purporting to be a check on the Marine National Bank for the sum of twenty-five dollars, and did write, forge and utter said instrument with the intent to cheat and defraud.

That on the day aforesaid the said defendant presented said check to defendant and stated to defendant that said check was a good and valid instrument, and defendant believing said statements thereupon gave said defendant the sum of twenty-five dollars in exchange for said check.

That defendant is now here in jail by Henry L. Stothoff, the Book-keeper of said Bank, that said check is worthless and of no value whatever, and is false, forged and fraudulent and that no person named "W. C. De Costa," who purports

0030

To be the owner of said check,
ever had an account at said
Bank.

Sworn to before me this J. M. Valentine
9th day of April 1885

M. M. Patterson *Police Justice*

POLICE COURT— DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated _____ 188

Magistrate.

Officer.

Witness,

Disposition

0031

BOX:

172

FOLDER:

1750

DESCRIPTION:

Hughes, Bernard

DATE:

04/15/85



1750

POOR QUALITY ORIGINALS

0032

No. 138

Counsel,
Filed 15th day of Dec. 1885
Pleads, *not guilty*

ENTERED
T. L. W.
THE PEOPLE
vs.
B
Bernard Hughes
[Sections - 206 - Penal Code]

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Wm. J. Brooks
Richard
P. H. May 18/98
Att. Gen.
in motion of Dist. Atty.
Def. Dis. on verbal recogn.
enclosure.

Witnesses:

W. Brooks

*Def't may be admitted
to bail in the sum
of \$2000. Geo. G.
Apr. 17th 1885.*

*In this case the Complaing
witness cannot be found.
The indictment has been
pending a long time, and I
do not see how it can be
tried. I recommend the
discharge of the defendant
on his own recognizance.
May 18/98
J. H. Brown
D.A.*

POOR QUALITY ORIGINALS

0033

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Edward Hughes

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

Edward Hughes, of the CRIME OF Maiming,

committed as follows:

The said Edward Hughes,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the 1st day of April, in the year of our Lord one thousand eight hundred and eighty-five, at the Ward, City and County aforesaid, with force and arms, in and upon the body of one William Proctor, in the face of the said Peace, then and there lawfully, feloniously and intentionally did make an assault, and with intent to injure and did give the said William Proctor, said then and there lawfully and feloniously inflicted upon the said William Proctor an injury, which necessarily disabled his person, then and there lawfully and feloniously inflicted upon the said William Proctor, to the great damage of the said William Proctor, against the form of the Statute in such case made and provided, and against

POOR QUALITY ORIGINALS

0034

The year of the Peace of the State
of New York, and their dignity;

Second Count:

And the Petitioner prays, that
by this Indictment he may accuse
the said Bernard Hughes of the
Crime of Maiming, committed as
follows: The said Bernard Hughes,
late of the Ward, City and County
aforesaid, doth, on the
day and in the year aforesaid, at the
Ward, City and County aforesaid, with
force and arms, in and upon the body
of the said William Crocker, in the
year of the said Peace, then and
there being, feloniously and unlawfully
did make another assault, and
with intent to maim and disfigure
the said William Crocker, did then
and there unlawfully and feloniously
inflict upon the person of the said
William Crocker, an injury which
destroyed one of the organs of his
body, to wit: his right ear, by then
and there unlawfully and feloniously
striking off the same, to the great
damage of the said William
Crocker, against the form of
the Statute in such case made

POOR QUALITY
ORIGINALS

0035

and provided, and against the record
of the Court of the State of New
York, and their signatures:

Randolph B. Martin

District Attorney

0036

BOX:

172

FOLDER:

1750

DESCRIPTION:

Hughes, Frank

DATE:

04/10/85



1750

POOR QUALITY ORIGINALS

0037

No 72

Witnesses:

Sophie Changerberg
Off Roche

Counsel,
Filed 6 day of April 1888
Pleads Not Guilty

THE PEOPLE
vs. B
Frank Douglas
May 20/88
Paul Dechayed
RANDOLPH B. MARTINE,
PEPPER B. OLNEY,
District Attorney.

Grand Larceny, 1st degree
[Sections 528, 58, 545, Penal Code]

A True Bill.

(Myers)

Foreman.
Wes. Leo Ombek
Accident #1

0030

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Franka Duquesne

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

Franka Duquesne,

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

The said *Franka Duquesne,*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *22nd* - day of *March,* in the year of our Lord one thousand eight hundred and eighty-*five*, at the Ward, City and County aforesaid, with force and arms,

one bag of the value of one

hundred dollars,

of the goods, chattels and personal property of one

John Langford

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.

SECOND COUNT—

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

Franka Duques
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said Franka Duques

late of the First Ward of the City of New York, in the County of New York aforesaid, on the 23rd day of March, in the year of our Lord one thousand eight hundred and eightyfive at the Ward, City and County aforesaid, with force and arms,

one bag of the value of one

hundred dollars,

of the goods, chattels and personal property of one

Sophie Spangenberg,

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

Sophie Spangenberg,

unlawfully and unjustly did feloniously receive and have; the said

Franka Duques,

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

RANDOLPH B. MARTINE.

PETER B. OLNEY,

District Attorney.

0040

Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Application for a writ
215
1585

1. Frank Wagner

2. _____
3. _____
4. _____
APR 9 1985
OFFICE

Offence Grand Larceny

Dated April 6 1885

Magistrate

Officer

Precinct 18

Witnesses

No. _____ Street

No. _____ Street

No. _____ Street

\$200 to answer General Sessions

(Sealed)
(Signed)

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 two 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 April 6 1886 Sam Murray Police Justice.

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

Dated April 8th 1888 Sam Murray 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.

0041

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

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

Question What is your name?

Answer Frank Hughes

Question. How old are you?

Answer 19 years

Question. Where were you born?

Answer. New York City

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

Answer. 331 East 16th St. one year

Question What is your business or profession?

Answer Waiter

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 did not steal the dog. I found it. Frank J. Hughes

Taken before me this

day of April 1885

John J. Howard Police Justice.

0842

Police Court— 4 District.

Affidavit—Larceny.

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

of No. 215 East 15th Street, aged 28 years,
occupation Boarding house keeper being duly sworn
deposes and says, that on the 23 day of March 1885 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz :

One English pug dog of the
value of one hundred dollars (\$100.00)

the property of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Frank Hughes (nowhere)
from the following facts, to wit:
That after the time of said ~~theft~~
taking, stealing, & carrying away
deponent found the above described
property in the possession of
defendant.

Sophie Spangenberg

Sworn to before me, this 6 day of April 1885
John Hanney
Police Justice.

POOR QUALITY
ORIGINALS

0043

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Frank J. Hughes

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. My reasons for so doing are that the defendant did not steal the dog, but found him. I having lost him, and the defendant found him he returned the same to me. I have been informed of his respectability.

Witness
Charles Steckler }

Sophie Spangenberg

0044

BOX:

172

FOLDER:

1750

DESCRIPTION:

Hurley, Hugh

DATE:

04/22/85



1750

0045

No. 180

Counsel,
Filed 22 day of April 1885

Pleas

Grand Larceny, 2nd degree
(From the person)
[Sections 528, 531, — Penal Code.]

THE PEOPLE

vs.

I

Hugh Dunlop

H.D.

RANDOLPH B. MARTINE,

PETER B. O'LEARY,

District Attorney.

Witnesses:

Christian Quinn
Thomas P. MacLeod
W. Creed

A True Bill.

Wm. H. ...
Foreman.

Wm. H. ...

Wm. H. ...

Wm. H. ...

0046

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph Sturday

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

Joseph Sturday

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

The said *Joseph Sturday*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *Sixteenth* day of *April*, in the year of our Lord one thousand eight hundred and eighty-*five*, in the *day* time of the said day, at the Ward, City and County aforesaid, with force and arms,

one promissory note for the payment of money of the kind known as United States Government, the same being then and there due and unpaid, for the payment of, and of the value of two dollars, and one other promissory note for the payment of money of the kind known as United States Government, the same being then and there due and unpaid, for the payment of, and of the value of one dollar each,

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

Randolph B. Matine

District Attorney

1447

Police Court 3 District

THE PEOPLE, &c,
ON THE COMPLAINT OF

Norman J. MacLeod
vs.
James of Retention

Hugh Stanley

BAILED,
No. 1, by
Residence
Street

No. 2, by
Residence
Street

No. 3, by
Residence
Street

No. 4, by
Residence
Street

451
99
1935
Offence Larceny from the Person

Dated April 17 1885

Henry J. Magistrate
Fred S. O'Connell Officer

Christina Brown
Precinct

Case to Norman of Retention
S. N. gang 100 East 23 Street
in default of \$300

April
Norman J. MacLeod
vs.
James of Retention
\$300 to Henry O'Connell
\$500 to O'Connell
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

Hugh Stanley
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 April 17 1885 Police Justice

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

Dated 1885 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 1885 Police Justice

0848

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ^{SS}

Hugh Hurley 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. Hugh Hurley

Question. How old are you?

Answer. 15 years

Question. Where were you born?

Answer. New York

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

Answer. 13 Hamilton St (resided there 1 week)

Question. What is your business or profession?

Answer. Work in a Butcher Store

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
Hugh Hurley

Taken before me this

day of August 1888

[Signature]

Police Justice.

0049

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 33 years, occupation John J. Creed
police man of No.

247 Madison Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Norman D. MacLeod

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

Sworn to before me, this

day of April 1885

John J. Creed
J. P. Duffy
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 21 years, occupation Christian Brien
Seaman of No.

96 Cherry Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Norman D. MacLeod

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

Sworn to before me, this

day of April 1885

C. Brien
J. P. Duffy
Police Justice.

0850

My General Services

The People of ex. rel
Woman Workland
against

Hugh Stanley

Shirley Danvers

PENAL CODE, §

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

ELBRIDGE T. GERRY,

President, etc.,

100 East 23d Street.

New York City.

0051

My General Sessions

The People etc. ex rel.
Norman McCloud
vs
Hugh W. Hurley

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.

100 EAST 23 STREET,

New York, April 21 1885

CASE NO. 17939 OFFICERS Leary & Creed, 7th Precinct
DATE OF ARREST April 17th 1885
CHARGE Grand Larceny from the person of
complainant who was intoxicated
AGE OF CHILD 15 years
RELIGION Catholic
FATHER dead
MOTHER Hannah
RESIDENCE 18 Harrilton St

AN INVESTIGATION BY THE SOCIETY SHOWS THAT the mother is temperate and wants the boy (who will neither work nor attend school and associates with thieves) sent to an institution. Was arrested before for stealing but discharged in Court of Special Sessions.

All which is respectfully submitted,
Miss Henry
President.

To Hon. Rowland B. Martine
Dist. Atty. Gen.

0052

My General Relations

The People etc. et al.
Norman etc. et al.
Henry W. Bourne

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.

100 EAST 23 STREET,

New York, April 21 1885

CASE NO. 17939

OFFICERS Leary & Creed, 7th Dist

DATE OF ARREST

April 17th 1885

CHARGE

Grand Larceny from the person of
complainant who was intoxicated.

AGE OF CHILD

15 years

RELIGION

Catholic

FATHER

dead

MOTHER

Barbara

RESIDENCE

18 26th St. Millers St.

AN INVESTIGATION BY THE SOCIETY SHOWS THAT the mother is
temperate and wants the boy (who will neither
work nor attend school and associates with
thieves) sent to an institution. Was arrested
before for stealing but discharged in Court of
Special Session.

All which is respectfully submitted,

Miss T. M. M.

President.

To Hon. Randolph B. Martins
Secretary

0053

3

District Police Court.

Affidavit-Larceny.

CITY AND COUNTY OF NEW YORK, } ss.

Norman J. MacLeod.

age 45 of No. 100 of House of Detention Street,

being duly sworn, deposes and says, that on the 16 day of April 1885

at the Seventh Ward City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent and his person on the day time

the following property, viz :

one two dollar bill
four one dollar bills
gold and lawful money
of the United States

all of the value of Six dollars

the property of Complainant

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 Hugh H. Hurley (now present)

from the fact that deponent had the money in his left pantaloons pocket. and was standing in Cherry Street. Deponent is informed by Christian Brien who resides at No 96 Cherry Street that he saw said Hurley and one Morrissey

Sworn before me this

Day of
[Signature]

188-
Justice.

0054

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

Dated _____ 188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

not yet arrested put their hands in defendant's pocket & defendant is informed by officer John J. Creed that he found six dollars in said Hurley's possession
Sum to defn me
this 27th day of April 1883
J. J. Creed
Police Court

0056

**END OF
BOX**