

0906

BOX:

252

FOLDER:

2446

DESCRIPTION:

Hickey, William

DATE:

03/02/87



2446

Witnesses:

James Hart

216 Price Street  
Thos. W. Cuthbert  
15 Courtland St.

Counsel,

Filed, 2 day of March 1887

Pleads, *Not guilty* - (3)

THE PEOPLE

vs.

*E*

William Hickey

*for 11th*

[Section 206, Penal Code.]  
*Manning*

RANDOLPH B. MARTINE,

District Attorney.

*Heads of Jury*

A True Bill.

*Edward J. M. Jones*

Foreman.

*Mary J. H.*

*Caroline M. M.*

0908

Sec. 198-200.

Q

District Police Court.

CITY AND COUNTY  
OF NEW YORK, { ss

*William Hickey*

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.

*William Hickey*

Question. How old are you?

Answer.

*35 years old*

Question. Where were you born?

Answer.

*Ireland*

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

Answer.

*850, 11<sup>th</sup> Ave.*

*9 Mos*

Question. What is your business or profession?

Answer.

*Laborer*

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 this complainant  
struck me first and what I did I  
did in self defense  
William Hickey*

Taken before me this

*21<sup>st</sup> Nov*

Police Justice.

0909

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 \_\_\_\_\_

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

Dated Feb 26 1887 Henry Murray 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.



09 10

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

*James Hart*  
*7.35-1000*  
*William Hickey*

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

*Offence Manning*

Dated *February 26<sup>th</sup>* 188*7*

*Magistrate.*  
*Officer.*  
*Precinct.*

Witnesses *Henry Holsten*

No. *205, 11<sup>th</sup> Ave.* Street.

*James W. Dermott*

No. *511 W. 29<sup>th</sup>* Street.

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

\$ *23.00* - to answer *LS*

*(Com)*

0911

New York Hospital,

West Fifteenth Street,

New York, February 14<sup>th</sup> 1887

This is to certify that James Hall came  
to this Hospital the evening of January 21<sup>st</sup> 1887  
with a large portion of his lower lip removed -  
He was given ether and an operation was  
performed to bring the edges of said lip to-  
gether - The operation was successful but his  
lip will always remain small and contracted  
owing to the nature and extent of the injury -

F. K. Hallcock

House Surgeon

0912

Police Court

District

Police Justice

Sworn to before me, this  
11th day of  
188

CITY AND COUNTY  
OF NEW YORK, ss.

POLICE COURT, 21 DISTRICT.

James Hart  
of No. 235 10th Avenue Street, aged 35 years,  
occupation Laborer  
that on the 31st day of January 1887

being duly sworn deposes and says,  
at the City of New York, in the County of New York, William Hickey

(Now here) did willfully with the intent to commit  
a felony or to injure disfigure or disable inflicted  
upon the person of deponent an injury which  
seriously disfigures his person by a mutilation  
thereof in violation of section 206 of the Penal Code  
of the state of New York

And deponent further says that at about the hour  
of 8 o'clock P.M. said date he and the defendant had  
some words when the defendant suddenly caught  
deponent around the neck with his hands and drew  
deponent's head toward his own and caught deponent's



0913

under lip in his the defendants mouth and bit a large piece out of said under lip with his teeth and spat it out of his mouth on the floor thereby disfiguring defendant for life.

Wherefore defendant prays the said defendant may be held and dealt with according to law.

Sworn to before me  
this 26<sup>th</sup> day of Feb/1887

James Hart

*James Hart*  
Police Justice

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

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFRIDA VIT.

Dated

188

Magistrate.

Officer

Witness,

Disposition,



0914

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Hickey

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

William Hickey  
of the CRIME of Knapping.

committed as follows:

The said William Hickey

late of the First Ward of the City of New York, in the County of New York aforesaid, on the thirty first day of January, in the year of our Lord one thousand eight hundred and eighty-seven, at the Ward, City and County aforesaid, with force and arms, in and upon one James Hart, then and there being, willfully and feloniously did make an assault, and with intent to maim and did maim the said James Hart, did then and there willfully and feloniously mutilate and take off a portion of the under lip of him the said James Hart, the said thirty first day then and there willfully and feloniously inflicting upon him the said James Hart, an injury which seriously injured his person, to the great damage of the said James Hart, against the form of the Statute in such case

09 15

made and provided, and against  
the peace of the People of the  
State of New York, and their  
signatures

Handwritten signature

District Attorney.

09 16

BOX:

252

FOLDER:

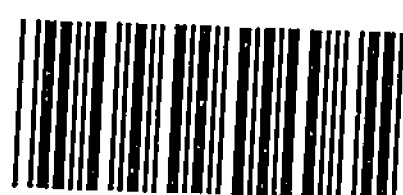
2446

DESCRIPTION:

Hoffmire, Joseph

DATE:

03/10/87



2446

Witnesses:

W. D. Kupfer

John Diezmann

Off Thomas

Feb 16/88, Indecoriment that the  
defendant here by the  
discharged for the own  
discharge of the People  
has been charged with  
on success on her or  
even occasion to  
which complaint with  
and success

H. D. Macdonald  
D. A. D.

43

W. H. H. H.

Counsel,

Filed May of 1888

Pleads

W. H. H. H.

THE PEOPLE

P. 2 beg vs. 1888

Bail record

Grand Larceny, 2nd degree [Sections 528, 58, Penal Code]

Joseph Hoffmire

Ordered to C. C. Court

of Byer and C. C. Court

for trial July 1/88

RANDOLPH B. MARTINE,

District Attorney.

Off Jan Apr 87 13

A True Bill.

Indecoriment back to Court of  
Criminal Justice for trial  
Feb 14/88

Rowe D. H. Foreman.

Discharge on 10/16/88

Off Jan 87 13

W. H. H. H.



0918

Police Court— District.

Affidavit—Larceny.

City and County }  
of New York, } ss.

George D. Raper  
of No. 606 Washington Street, aged 37 years,  
occupation freightman being duly sworn  
deposes and says, that on the 1st day of March 1887 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:

12 1/2 dozen of 1/2 lb. Ore  
valued at \$1.25

the property of

Jacob Reiss's Sons

and in the care and custody  
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 Joseph Hoffmeyer

from him and another man not  
yet arrested and who were acting in  
concert for the reasons following to-wit:  
on the above date this deponent who  
was employed by deponent as freeman  
was from the said firms to deliver at  
Pier 39 North River. A person is re-  
ferred to by John Risorway her  
presence that he Risorway saw this  
deponent and some unknown man  
on a truck in front of his Risorway's  
premises and saw the said unknown  
man break open one of the boxes containing  
the said firms and take therefrom the

Sworn before me this

day

Police Justice.

0919

said property the said defendant  
being on the truck at the time  
and was looking at the said defendant  
man at the time.

Defendant is informed  
by Jacob Beckwith of Philadelphia  
that the said goods were missing  
from the box.

Whereupon defendant  
charges the said defendant with  
feloniously taking stealing and  
carrying away the aforesaid  
property.

Sworn to before me }  
this 5<sup>th</sup> day of March 1881 } E. B. Kuper

J. A. Jeffery  
Justice

0920

[No. 204.] Printed and sold by John C. Clark & Sons, 230 Dock St., Philadelphia.

# United States of America.

COUNTY OF PHILADELPHIA, is.

Be it known, That on the day of the date hereof, before me, the undersigned, Notary Public for the Commonwealth of Pennsylvania, personally appeared

*M. H. Guerner of Philadelphia  
State of Penna*

who being duly sworn, according to law, did depose and say, that

*I am Manager  
of Jacob Reed's Sons doing business at  
920 Chestnut St Philadelphia Penna.  
that I was sent for by the U.S. Appraiser  
to day to examine case N.M.C. #1462  
imported by David Formister Steamer  
Hove. Last arrival at New York  
consigned to Merchants Dispatch  
Transportation Co. Thence to Penna  
Rd. to Phila. I found the case  
marked received in "Bad order" upon  
examination ascertained that the case  
had been robbed of  
12 1/2 doz 1/2 doz of the 501 pick 107.50 per  
doz amt to \$31.25 as per Bill attached.*

Sworn and subscribed before me,

this 4 day of March

A. D. 1887

*[Signature]*

*M. H. Guerner*



0921

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 31 years, occupation Lumber Merchant of No. 340 West 42nd Street, being duly sworn deposes and

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

Sworn to before me, this 5th

day of March 1888

John A. Bissoway  
Police Justice.



0922

CITY AND COUNTY } ss.  
OF NEW YORK,

POLICE COURT, 1<sup>st</sup> DISTRICT.

George N. Kuper

of No. 606, 608 & 610 Washington Street, aged 37 years,

occupation Free man being duly sworn deposes and says

that on the 1<sup>st</sup> day of March 1887

at the City of New York, in the County of New York, he is informed

by John Desorway, his former

that he Desorway saw this defendant

Joseph Steffmeyer and another

man not yet arrested breaking

open a box which contained a

number of boxes of jewelry and

taking therefrom five boxes of the same

property was about to be shipped to

a firm in Philadelphia and deponent

prays that the said defendant and the

help to enable deponent to find the value of the

stolen property.

G. N. Kuper

Sworn to before me, this

188

day

Police Justice.

0923

Police Court, District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

George Ruper

vs.

Joseph Hoffmeyer

Greenwich 37 no

Dated March 4 1887

Magistrate.

Officer.

Witness,

John Rieser  
340 W. Houston

Disposition

Ex. March 5th  
200 per

AFFIDAVIT.

Joseph Hoffmeyer

0924

Sec. 198—200.

District Police Court.

CITY AND COUNTY } ss  
OF NEW YORK.

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

Question What is your name?

Answer

Question. How old are you?

Answer

Question. Where were you born?

Answer.

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

Answer.

Question What is your business or profession?

Answer

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

Answer.

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

*Police Justice.*



0925

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 \_\_\_\_\_

*Open & answer*  
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 5* 188 *P. J. Murphy* Police Justice.

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

Dated *March 6* 188 *P. J. Murphy* 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.



0926

Police Court

303 District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*George B. Super*  
*1606 Washington St*  
*Joseph Hoffmeyer*

BAILED

No. 1, by *Edward Taylor*  
Residence *48 Barrow* Street.

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

Dated *March 5* 1887  
*John* Magistrate.  
*Vail* Officer.  
*28* Precinct.

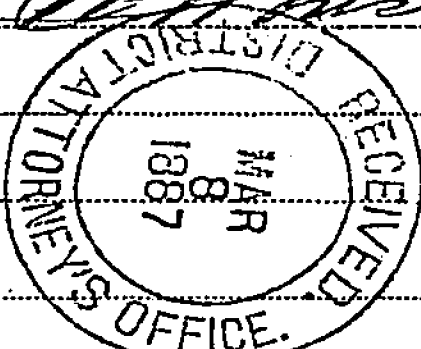
Witnesses *John Oisorn*  
No. *341* Street.

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

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

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

*Em*  
*Bailed*



0927

**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 D. Hunter*

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

*Joseph D. Hunter*

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

The said *Joseph D. Hunter*,

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

*one hundred and fifty pairs  
of socks of the value of  
twenty cents each pair,*

of the goods, chattels and personal property of one

*Frederic D. Hunter,*

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.

*David D. Smith*

District Attorney.

0928

BOX:

252

FOLDER:

2446

DESCRIPTION:

Holland, John

DATE:

03/04/87



2446



Charles Price  
Officer Walsh

Counsel, \_\_\_\_\_  
Filed, 4 day of March 1883  
Pleads, Not guilty (49) !

# THE PEOPLE

22.

John Holland

RANDOLPH B. MARTINE,

*District Attorney.*

# A True Bill.

Edward Formosa

Part III March 22/87 Foreman.

Pleads guilty  
Mar. 22<sup>nd</sup>

Wm.

Division of Corporation Data  
 General & Special  
 Section 264, Revised 10/1/80  
 of 1880, and Section 85  
 Corporation Act]

0929

0930

THE NEW YORK STEAM CO.,  
22 CORTLANDT ST.,  
NEW YORK.  
Return if not delivered in 45 days.

*Per [unclear]*  
*John H. [unclear]*  
*Adm. [unclear]*  
*17th St.*  
*Judges Cowing*  
*Adm. [unclear]*  
*181 West*  
*1st St.*

0931

through New York as he  
was obliged to do since  
he was returned to New  
York by the Del. & Hud-  
Canal's tug every evening  
while the strikes lasted.

Trusting that you will  
permit him to return  
the revolver to the owners  
I remain

Respectfully & properly Yours

W. H. Renteria -  
Super



0932

**CORRECTION**

0933

W. C. Jackson, President.  
Wm. P. Morris, Vice President.

Chas. E. Emery, Manager & Eng.  
C. W. Clark, Asst. Manager.

Wm. P. Morris, Treasurer.  
R. E. Rockwell, Secretary.

The New York Steam Company.

22 Cortlandt Street.

New York, N.Y. Feb. 24 1887

Justice Bowring

Brundin,

The pistol  
carried by the prisoner  
John Holland when  
he was arrested is the  
property of the Delaware  
and Hudson Canal Co.  
Mr. Holland is a resident  
of Hudson County and  
during the late coal strike  
was sworn in by the Sheriff  
of the County as a deputy.  
He was arrested on  
his way home from  
Warrhewken to Jersey  
City - while passing

0934

through New York as he  
was obliged to do since  
he was returned to New  
York by the Del. & Hud.  
Canal Co's tug every evening  
while the strikes lasted.

Trusting that you will  
permit him to return  
the revolver to the owners  
I remain

Respectfully & properly,  
Yours

L. H. Benton  
Super



0935

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 Holland

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

John Holland

of the CRIME of *Defending against an ordinance*  
*passed by the Common Council of said City*

committed as follows:

The said John Holland,

late of the *First* Ward of the City of New York, in the County of New York afore-  
said, on the *fifteenth* day of *January*, in the year of our Lord  
one thousand eight hundred and eighty *nine*, at the Ward, City and County aforesaid,

*not being a judge of any court, state*  
*or city court, nor an officer of the general,*  
*state or municipal government, authorized*  
*by law to make arrests, and not being*  
*a person to whom a writ had been*  
*issued as provided by the ordinance*  
*of the common council of said City,*  
*and then in force and operation, did*  
*unlawfully have in his possession,*  
*a certain pistol, concealed on his person*  
*and not carried openly, and did then*  
*and there and thereby defend against*  
*a certain ordinance that had been passed*  
*by the common council of said City,*  
*and then and there in force and effect*

in said city, which said ordinance is as follows, that is to say:

"Every person, except judges of the Federal, State and County, and Judges of the General, State and Municipal Courts, and Justices of the Peace, and persons to whom writs shall have been issued, or hereafter provided, who shall have in his possession within the City of New York a pistol of any description concealed on his person, or on his premises, shall be deemed guilty of a misdemeanor, and shall be punished, on conviction by a fine not exceeding ten dollars, or, in default of payment of such fine, by imprisonment not exceeding ten days." —

against the form of the State in and case made and provided, and against the grace of the People of the State of New York, and their rights.

Charles B. Smith

District Attorney.

0937

BOX:

252

FOLDER:

2446

DESCRIPTION:

Hollings, Emma

DATE:

03/04/87



2446



0938

BOX:

252

FOLDER:

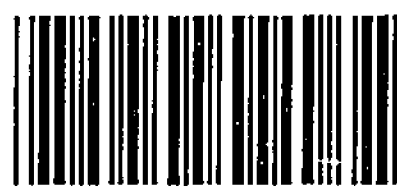
2446

DESCRIPTION:

Clark, Frank

DATE:

03/04/87



2446

The sum in the care  
of the Court  
James R. Latham  
Plea for R. L. Allen  
William R. Landon

Michael R. Latham  
Mc. Clamencey  
which should be  
made in the Court  
order

The order of the  
Court for  
\$1000 or less  
Aug. 10/88

of the Court  
#1

Counsel,  
Filed, 4 day of August 1887

Pleas, 1. Chetquity (C)  
2. No. 1000

THE PEOPLE

vs.

Emma Hollings

and

Frank Clark

RANDOLPH B. MARTINE,

District Attorney.

Filed 7-1-87

Moore Pleas for Larceny

A True Bill.

Edward J. J. J.

Per. J. J. J.

Per. J. J. J.

Per. J. J. J.

Per. J. J. J.

Per. J. J. J.

0939

0940

April 23rd 1887  
Honorable Recorder Smyth  
Dear Sir

On February 25th last  
Frank Clark one of our salesmen was arrested  
in the store for stealing cloth of the  
value of \$27<sup>50</sup> which he wrapped up  
in paper and handed to Mrs Hollings  
whom he had requested to call  
for the purpose of receiving the  
goods which neither of them paid  
for. Mrs Hollings on being questioned  
acknowledged that she had been in  
the habit of calling periodically at Clark's  
request for similar packages for a period  
of four years, and had usually taken  
the goods to her own home in Brooklyn  
where either Clark or his daughter would  
call and get them, she also surrendered  
5 express receipts for packages sent by  
her to Mrs Great New Haven Conn at  
Clark's request. The same day Clark  
was arrested our special officer went  
to his residence in Brooklyn and  
recovered goods of the value of \$106<sup>27</sup>  
and about \$30 worth from the residence  
of Mrs Hollings, we also sent to Flushing  
Long Island and discovered that



0941

Clark had called on a Mrs Perrell there (after being liberated on bail) and received from her two dress patterns which she said Clark had handed to her daughter in our Store on December 24th last and which we have no record of ever receiving any money for, on Saturday, Feb'y 26 our Special officer went to New Haven and recovered from Mrs Treat goods worth \$124<sup>48</sup> learning at same time that she had been supplying dressmakers for a number of years with goods which Clark had sent her and for which including goods recovered she claimed that Clark had been paid, but before our representative could finish his investigation Clark's daughter arrived from Brooklyn and no further information or satisfaction could be obtained from Mrs Treat. Clark acknowledged his guilt when arrested and admitted afterwards that he had commenced his operations July 1886 by sending a wrap and dress to a lady friend which he stole from our store, he also admitted that he had received two Bank checks from Mrs Treat New Haven

0942

to pay us for goods sent from our store amounting to \$60 which he had cashed in Brooklyn and retained the proceeds for his own use. We deem it our duty to acquaint you with these facts because, although indicted on a charge of grand larceny, a plea of petty-larceny has been accepted by the District attorney and we certainly think, in view of the facts that this man was in our employ in a trusted capacity for over six years, and was well paid for his services that he should receive the full penalty of the law, at any rate we feel convinced that he has been robbing us systematically for a long time and fail to perceive any extenuating circumstances in his case nor can we conceive on what grounds he can claim either leniency or sympathy, at same time we respectfully disclaim any desire to persecute the prisoner and simply ask that our side of the case should receive your best consideration knowing full well that you

0943

own good judgment Can be implicitly  
relied on to treat the prisoner  
according to his deserts

Yours Very Respectfully  
H. O'Neill V. O.



0944

Police Court—2 District.

Affidavit—Larceny.

City and County  
of New York, } ss.of No. 321 to 329 6<sup>th</sup> Avenue William K. Gordon aged 31 years,  
occupation Salesman being duly sworndeposes and says, that on the 25 day of February 1887 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:

Twenty two yards of dress goods  
of the value of One + 25/100 dollar per yard  
together of the value of Twenty Seven + 50/100  
dollars (\$27.50)

the property of Hugh O'Neil and in  
deponent's care and custody as  
a salesman

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,  
 and carried away by Anna Hollings and

Frank Clark (both now here) for  
 the reasons following to wit: that  
 deponent saw the defendant Clark  
 who is employed by Hugh O'Neil as a  
 salesman cut up and roll up in  
 a bundle the aforesaid property  
 and hand it to the defendant Anna  
 Hollings when she took it sat down for  
 a short time when she got up and walked  
 out of said store with said bundle in  
 her possession. And deponent is informed  
 by Thomas Kermey who is a special  
 officer employed in said store that he  
 followed and arrested the defendant.

Sworn to before me this 25th day of February 1887

Police Justice

0945

Emma Hollings on the street with the aforesaid bundle still in her possession. And the said Emma admitted and confessed to him, the Officer that she had been in the habit of coming to said store and getting property from the defendant Clark three times a week for the past four years. He the Officer then arrested the defendant Clark when he Clark admitted and confessed to the Officer that he had been stealing property from said store for some time past and showed the Officer where he could get some property which he had given to the defendant Hollings on Monday last. The Officer went to the place designated by the said Clark and there found three pieces of cloth and some other property and at the home of Hollings some other property which they the defendants admitted and confessed had been stolen. Wherefore deponent charges the said defendants with being together and acting in concert with each other and feloniously taking stealing and carrying away the aforesaid property and prays they may be held and dealt with according to law.

Sworn to before me  
this 26<sup>th</sup> day of July 1883

William K Condon

Sam M. Maffs Police Justice



0946

CITY AND COUNTY  
OF NEW YORK, } ss.

*Thomas Kenney*  
aged *27* years, occupation *Special Officer* of No. *3216 329 6th Avenue* Street, being duly sworn deposes and

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

Sworn to before me, this

day of

188

*Thomas Kenney*

*Wm. Gordon*

Police Justice.



0947

Sec. 198—200.

2 District Police Court.

CITY AND COUNTY {  
OF NEW YORK, ss

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

Question. What is your name?

Answer.

*Francis F. Clark*

Question. How old are you?

Answer.

*42 years old*

Question. Where were you born?

Answer.

*Connecticut*

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

Answer.

*803 Graham Ave.*

Question. What is your business or profession?

Answer.

*Salesman*

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

Answer.

*I am guilty*

*Frank F. Clark*

Taken before me this

*26*

188

Police Justice.

0948

Sec. 199-200.

2 District Police Court.

CITY AND COUNTY  
OF NEW YORK, ss

Emma Hollings being duly examined before the under-  
signed, according to law, on the annexed charge: and being informed that it is h<sup>e</sup>r right to  
make a statement in relation to the charge against h<sup>e</sup>r; that the statement is designed to  
enable h<sup>e</sup>r if s<sup>he</sup> see fit to answer the charge and explain the facts alleged against h<sup>e</sup>r  
that s<sup>he</sup> is at liberty to waive making a statement, and that h<sup>e</sup>r waiver cannot be used  
against h<sup>e</sup>r on the trial.

Question. What is your name?

Answer.

Emma Hollings

Question. How old are you?

Answer.

38 years old

Question. Where were you born?

Answer.

England

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

Answer.

875 Wyth Ave. Brooklyn

Question. What is your business or profession?

Answer.

Let out furnished rooms

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

W. Emma Hollings

Taken before me this

day of March 1889

Police Justice.

0949

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 Curma

Hollings and Frank Clark  
guilty thereof, I order that they be held to answer the same and they be admitted to bail in the sum of 200 Hundred Dollars each and be committed to the Warden and Keeper of the City Prison of the City of New York, until they give such bail.

Dated Feb 26 1887 Sam Murray Police Justice.

I have admitted the above-named 2nd

Defendant  
to bail to answer by the undertaking hereto annexed.

Dated Feb 26 1887 Sam Murray 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.



0950

BAILED,

No. 1, by Samuel R. Staskins

Residence 150 South 5th Street Bklyn.

No. 2, by Henry M. Clark

Residence 189 Rodney Street

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Police Court

21 No 4 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William R. Condon

321 1/2 Ave  
Emma Hollings  
Frank Clark

1  
2  
3  
4

Dated February 26 1887

Murray Magistrate.  
Thos Kenny Special Officer.

321 1/2 Ave Precinct.

Witnesses M. K. Shannon

No. 221 1/2 Ave Street.

Thos Kenny

No. 221 1/2 Ave Street.

Emma Hollings

No. 345 1/2 Ave Street.

570 East 10th Street E.P.



to answer

Wif Carpal Flushing L.I.

No. 2 Bailed

(Com)

0951

People v   
Frank Clark 

To the Hon  
Frederick Smyth  
Recorder of the City of New York

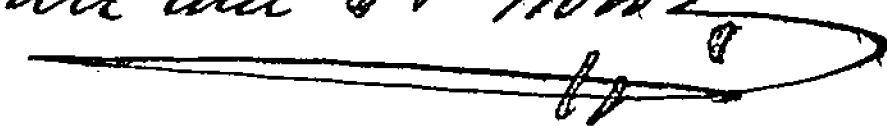
May it please your Hon

I urgently beg you to remit  
the fine of Two hundred and fifty  
Dollars imposed on him on April 25,  
1887, in addition to one year's imprison-  
ment.

I know that the defendant is  
unable to pay the fine, and I say  
that the remission of the fine will  
be an act of simple justice.

The defendant has served  
about 135 days over his time of  
imprisonment.

Dated July 10, 1888.

William F. Howe  


0952

Principal Office,  
59 BROADWAY

BRANCH OFFICES,  
684 Broadway,  
12 West 23d Street,  
28 East 42d Street,  
300 Canal Street.

DEPOT,  
Jersey City, N. J.

# ADAMS EXPRESS COMPANY,

Great Eastern, Western and Southern Express Forwarders.

No. 180 (Not Negotiable.)

Branch Office,  
12 W. 23d Street,

New York, Feb. 21 188

RECEIVED OF

Value

Marked

For which this Company charges

Which it is mutually agreed is to be forwarded to our Agency nearest or most convenient to destination only, and there delivered to other parties to complete the transportation. It is part of the consideration of this contract, and it is agreed, that the said Express Company ARE FORWARDERS ONLY, and are not to be held liable or responsible for any loss or damage to said property while being conveyed by the CARRIERS to whom the same may be by said Express Company entrusted, or arising from the dangers of Railroads, Ocean or River Navigation, Steam, Fire in Stores, Depots, or in Transit, Leakage, Breakage, or from any cause whatever, unless, in every case, the same be proved to have occurred from the fraud or gross negligence of said Express Company, or their servants; nor, in any event, shall the holder hereof demand beyond the sum of FIFTY DOLLARS, at which the article forwarded is hereby valued, unless otherwise herein expressed, or unless specially insured by them, and so specified in this receipt, which insurance shall constitute the limit of the liability of the Adams Express Company.

And if the same is entrusted or delivered to any other Express Company, or Agent, (which said Adams Express Company are hereby authorized to do), such Company or person alone liable, and the Adams Express Company shall not be, in any event responsible for the negligence of non-performance of any such Company or person; and the shipper and owner hereby severally agree that all the stipulations and conditions in this receipt contained, shall extend to and inure to the benefit of each and every Company or person to whom the Adams

Express Company may entrust or deliver the above described property for transportation, and shall define and limit the liability thereof of such other Company or person. In no event shall the Adams Express Company be liable for any loss or damage, unless the claim therefor shall be presented to them, in writing, at this office, within thirty days after this date, in a statement to which this receipt shall be annexed.

All articles of GLASS, or contained in glass, or any of a fragile nature, will be taken a Shipper's risk only, and the Shipper agrees that the Company shall not be held responsible for any injury, by breakage or otherwise, nor for damage to goods not properly packed and secured for transportation.

It is further agreed that said Company shall not, in any event, be liable for any loss, damage or detention, caused by the acts of God, Civil or Military authority, or by Rebellion, Piracy, Insurrection, or Riot, or the dangers incident to a time of war, or by any riotous or armed assemblage.

If any sum of money, besides the charge for transportation, is to be collected from the consignee on delivery of the above described property, and the same is not paid within thirty days from the date hereof, the Shipper agrees that this Company may return said property to him at the expiration of that time subject to the conditions of this receipt, and that he will pay the charges for transportation both ways, and that the liability of this Company for such property while in its possession for the purpose of making such collection, shall be that of Warehousemen only.

Freight,

For the Company,

BERLIN & JONES ENVELOPE CO., N. Y.



0953

Prople vs Hallings

Per. Exp. 3.

Mon. 11<sup>th</sup> 1887.

Plaid.

0954

TORN PAGE

Principal Office,  
69 BROADWAYBRANCH OFFICES,  
684 Broadway,  
12 West 23d Street,  
28 East 42d Street,  
300 Canal Street.DEPOT,  
Jersey City, N. J.**ADAMS EXPRESS COMPANY,**

Great Eastern, Western and Southern Express Forwarders.

No. 180 (Not Negotiable.)

Branch Office,  
12 W. 23d Street,New York, *July 15* 188*7*RECEIVED OF *One of*

Value

For which this Company charges

Marked *in Gso*

Which it is mutually agreed is to be forwarded to our Agency nearest or most convenient to destination only, and there delivered to other parties to complete the transportation. It is part of the consideration of this contract, and it is agreed, that the said Express Company ARE FORWARDERS ONLY, and are not to be held liable or responsible for any loss or damage to said property while being conveyed by the CARRIERS to whom the same may be by said Express Company entrusted, or arising from the dangers of Railroads, Ocean River Navigation, Steam, Fire in Stores, Depots, or in Transit, Leakage, Breakage, or any cause whatever, unless, in every case, the same be proved to have occurred from the fault or gross negligence of said Express Company, or their servants; nor, in any event, shall the holder hereof demand beyond the sum of FIFTY DOLLARS, at which the article forwarded is hereby valued, unless otherwise herein expressed, or unless specially insured by them, and so specified in this receipt, which insurance shall constitute the limit of the liability of the Adams Express Company.

And if the same is entrusted or delivered to any other Express Company, or Agent, which said Adams Express Company are hereby authorized to do, such Company or person so selected shall be regarded exclusively as the agent of the shipper or owner, and as such, alone liable, and the Adams Express Company shall not be, in any event responsible for the negligence of non-performance of any such Company or person; and the shipper and owner hereby severally agree that all the stipulations and conditions in this receipt contained, shall extend to and inure to the benefit of each and every Company or person to whom the Adams

Express Company may entrust or deliver the above described property for transportation, and shall define and limit the liability therefor of such other Company or person.

In no event shall the Adams Express Company be liable for any loss or damage unless the claim therefor shall be presented to them, in writing, at this office, within thirty days after this date, in a statement to which this receipt shall be annexed.

All articles of GLASS, or contained in glass, or any of a fragile nature, will be taken at Shipper's risk only, and the Shipper agrees that the Company shall not be held responsible for any injury, by breakage or otherwise, nor for damage to goods not properly packed and secured for transportation.

It is further agreed that said Company shall not, in any event, be liable for any loss, damage or detention, caused by the acts of God, Civil or Military authority, or by Rebellion, Piracy, Insurrection, or Riot, or the dangers incident to a time of war, or by any riotous or armed assembly.

If any sum of money, besides the charges for transportation, is to be collected from the consignee on delivery of the above described property, and the same is not paid within thirty days from the date hereof, the Shipper agrees that this Company may return said property to him at the expiration of that time, subject to the conditions of this receipt, and that he will pay the charges for transportation both ways, and that the liability of this Company for such property while in its possession for the purpose of making such collection, shall be that of Warehousemen only.

Freight

For the Company,

BERLIN &amp; JONES ENVELOPE CO., N. Y.

0955

Rev. is Hollings -

Pro. Ex. 2.

March 11<sup>th</sup> 1886,

P. M. L.



POOR QUALITY  
ORIGINAL

0956

Principal Office, 59 Broadway, New York.  
Branch Office, 12 West 23d Street, New York.  
28 East 42d St., and 300 Canal St., New York.  
DEPOT, JERSEY CITY.

# ADAMS EXPRESS COMPANY,

GREAT EASTERN, WESTERN AND SOUTHERN EXPRESS FORWARDERS.

No. 180. [NOT NEGOTIABLE.]

RECEIVED OF

New York, Nov 10 1885

Value

Shipped for Shipper's Company charges.

VALUE ASKED

Which it is mutually agreed is to be forwarded to our Agency nearest or most convenient to destination only, and there delivered to other parties to complete the transportation.

It is part of the consideration of this contract, and it is agreed, that the said Express Company ARE FORWARDERS ONLY, and are not to be held liable or responsible for any loss or damage to said property while being conveyed by the CARRIERS to whom the same may be by said Express Company entrusted, or arising from the dangers of Railroads, Ocean or River Navigation, Steam, Fire in Stores, Depots, or in Transit, Leakage, Breakage, or from any cause whatever, unless, in every case, the same be proved to have occurred from the fraud or gross negligence of said Express Company, or their servants, or in any event, shall the holder hereof demand beyond the sum of FIFTY DOLLARS, at which the article forwarded is hereby valued, unless otherwise hereon expressed, or unless specially insured by them, and so specified in this receipt, which insurance shall constitute the limit of the liability of The Adams Express Company. And if the same is entrusted or delivered to any other Express Company, or Agent, (which said Adams Express Company are hereby authorized to do), such Company or person so selected shall be regarded exclusively as the agent of the shipper or owner, and as such, alone liable, and the Adams Express Company shall not be, in any event, responsible for the negligence or non-performance of any such Company or person, and the shipper and owner hereby severally agree that all the stipulations and conditions in this receipt contained, shall extend to and inure to the benefit of each and every Company or person to whom the Adams Express Company may entrust or deliver the above described property for transportation, and shall define and limit the liability thereof of such other Company or person. In no event shall The Adams Express Company be liable for any loss or damage unless the claim therefor shall be presented to them, in writing, at this office, within thirty days after this date, in a statement to which this receipt shall be annexed. All articles of GLASS, or contained in glass, or any of a fragile nature, will be taken at Shipper's risk only, and the Shipper agrees that the Company shall not be held responsible for any injury, by breakage or otherwise, nor for damage to goods not properly packed and secured for transportation. It is further agreed that said Company shall not, in any event, be liable for any loss, damaged or detention, caused by the acts of God, Civil or Military authority, or by Rebellion, Piracy, Insurrection, or Riot, or the dangers incident to delivery of the above described property, and the same is not paid within thirty days from the date hereof, the Shipper agrees that this Company may return said property to him at the expiration of that time, subject to the conditions of this receipt, and that he will pay the charges for transportation both ways, and that the liability of this Company for such property while in its possession for the purpose of making such collection, shall be that of warehousemen only.

Freight,

For the Company,

Berlin & Jones Envelope Co., N. Y.

POOR QUALITY  
ORIGINAL

0957

Paris. Hollings.  
Pro. Ex 1- March. 11<sup>th</sup> 1887  
P. M. L.

0958

New York General Sessions

The People of the State of New York

vs: \_\_\_\_\_

James Clark.

}  
8.

Please take notice that we shall move this Honorable Court, on all the affidavits herein, before <sup>the Honorable</sup> Judge Recorder Smythe in Part I thereof, at 11. o'clock in the forenoon of the 5<sup>th</sup> day of March 1888 that the above named prisoner be discharged on the ground that he has served his sentence and is unable to pay his fine.

Dated this 28<sup>th</sup> day of February 1888.

Howe & Himmel.

Wells Counsel.

To. Hon. John R. Feltzberg:

District Attorney

New York City County.

87, 89 Centre Street

New York City.



0959

New York Penitentiary, B. I.

LOUIS D. PILSBURY,  
Warden.

New York, July 28 1888

This is to certify that Frank Clark  
sentenced April 25, 1887 to 1 year imprison-  
ment and fined \$250 by Honorable  
Frederick Smith, has been an exemplary  
prisoner since his reception into  
this Penitentiary on April 29, 1887

Louis D. Pilsbury  
Warden

imprisonment.

from before me this

28<sup>th</sup> day of January 1888.

John Rogers  
Commissioner of Prisons  
New York City.

Henry M. Clark

John P. Public  
Styler

N. Y. General Sessions.

The People of the State of New York.

vs. Frank Clark.

Petty Larceny

City and County of New York.

I Henry M. Clark make oath and say  
as follows.

I am the brother of the above named prisoner -  
I have read his affidavit herein and the  
same is strictly true.

I know of my own knowledge that the my  
brother is utterly unable to pay his fine and I am  
utterly unable to pay for it for him.

My said brother's character was always of the  
best until he committed the offence for which he  
is now in prison and I earnestly beg that his  
fine may be remitted, in view of the great  
suffering poverty and distress of his wife and family  
who have suffered terribly from my brother's  
imprisonment.

Worn before me this

28<sup>th</sup> day of January 1888.

John A. Rogers  
Commissioner of Courts  
New York City.

Henry M. Clark

Notary Public  
J. H. Lee

N. Y. General Sessions.

The People of the State of New York.

vs. Frank Clark.

Petty Larceny.

City and County of New York. S.S.

I Frank Clark make oath and say as follows:

I was convicted some ten months ago of the Petty Larceny of \$27.<sup>50</sup>/<sub>100</sub> and having pleaded guilty thereto was sentenced to imprisonment for twelve months and a fine of two hundred and fifty dollars. I was convicted on January April 25<sup>th</sup> 1884 and my time expired this day.

I was never convicted or arrested before.

I have a wife and two daughters, and in consequence of my imprisonment, my daughters have had to be placed with friends, and my wife has had to break up her home and is utterly destitute.

I am utterly unable to pay any fine whatever, not being able to command a single dollar, and my wife is scarcely able to obtain food and shelter.

I earnestly beg the clemency of the Court, and I am assured that if released my friends will endeavor to do their best to obtain me employment.



0962

I am over forty five years and served with  
credit throughout the ~~war~~ civil war, and  
since then I have mostly resided in the city  
State of New York, and under the circumstance  
of my utter poverty, my previous good character  
and the suffering my wife and family have  
endured through ~~the~~ my conviction I earnestly  
~~beg~~ that my fine may be remitted.  
Sworn to before me  
this 28<sup>th</sup> day of January } Frank Clark  
1888.

Geo. F. Rose  
Notary Public  
Windsor Co. Vt.  
Certificate filed in  
New York Co.

0963

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

.....being duly  
sworn, says that he resides at No. ....Street, in the City of  
New York, that he is.....years of age; that on the.....day of.....  
18....., at Number.....in the City of  
New York, he served the within.....on.....  
the.....by leaving a copy thereof with.....  
.....  
.....

Sworn to before me this  
day of

18 }

N. D. General Sessions

The People p.c.

Plaintiff,

against

Frank Colant.

Defendant.

Notice of Motion, Affidavits  
Warden's Certificate.

HOWE & HUMMEL,

Attorneys for defendant.

87 & 89 CENTRE ST., New York City.

Due and timely service of cop *us* of the within  
Notice of Motion &c. — hereby admitted  
this 24<sup>th</sup> day of January - 1918

John C. Williams

Attorney.

When served  
See memo on attached  
JCS

0964

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 Stollings  
and Frank Blader*

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

*Emma Stollings and Frank Blader*  
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed  
as follows:

The said *Emma Stollings and  
Frank Blader, both*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the  
*Twenty Fifth* day of *February*, in the year of our Lord  
one thousand eight hundred and eighty-*seven*, at the City and County aforesaid,  
with force and arms,

*Twenty two yards of cloth  
of the value of one dollar  
and twenty five cents each  
yard,*

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

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.



0965

SECOND COUNT—

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

— Emma Hollings —

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

The said Emma Hollings,

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

Twenty two yards of cloth  
of the value of one dollar  
and twenty five cents  
each yard,

of the goods, chattels and personal property of one Joseph O'Neil,  
Jury Franka Plada, and —

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

Joseph O'Neil, —

unlawfully and unjustly, did feloniously receive and have; the said

Emma Hollings, —

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,**

District Attorney.

0966

BOX:

252

FOLDER:

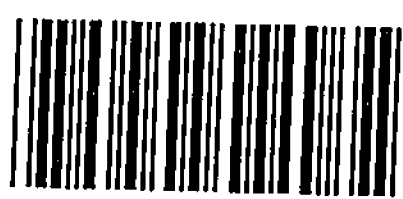
2446

DESCRIPTION:

Holloway, William

DATE:

03/21/87



2446

Witnesses:

J. McParland  
Off Mott

142

Counsel,  
Filed, 21 (day of March) 1887  
Pleads, *Guilty*

THE PEOPLE

vs.

*R*

*William Holloway*

*W. H. Holloway*

Grand Larceny, *first degree*  
(From the Person).  
[Sections 628, 629, Penal Code].

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

*Bowie* Foreman.  
*Feb 24/87*  
*W. H. Holloway*  
*S. P. Mott*

0967



0968

Police Court—

5<sup>th</sup> District.

Affidavit—Larceny.

City and County } ss.:  
of New York, }James M. Parland  
of No. 49 East 129<sup>th</sup> Street, aged 27 years,  
occupation Cook being duly sworn.deposes and says, that on the 12<sup>th</sup> day of March 1887 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 time, the following property, viz: of Oscar C. Dunlap

And from the person of said Dunlap in  
the night time, the following property,  
viz: one silver watch of the value  
of fifteen dollars

the property of the said Oscar C. Dunlap

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,  
and carried away by William H. Olveray, now here,from the fact that deponent and  
said Dunlap were in company  
together in a saloon at premises No.  
2876 Third Avenue, at the home of  
542 West 126<sup>th</sup> St. on said day.That said Dunlap sat at a table  
drunk and asleep and said watch  
was then in the lower left pocket  
of the coat then on the person of  
said Dunlap. That deponent then  
and there saw said defendant  
approach said Dunlap and bring  
said watch from the chain attached  
to the same and put said watch  
in his pocket. James M. ParlandSworn to before me, this 12<sup>th</sup> day  
of March 1887J. M. McCreary  
Police Justice.

0969

Sec. 198-200.

5<sup>th</sup> District Police Court.CITY AND COUNTY {  
OF NEW YORK, } ss

*William Holloway* 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

*William Holloway*

Question. How old are you?

Answer

*24 years of age*

Question. Where were you born?

Answer.

*New York City*

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

Answer.

*300 East 126 St. 2 years.*

Question. What is your business or profession?

Answer.

*Steam-fitter*

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

Answer.

*I am not guilty. I have no more to say.*

*Wm*  
*William X Holloway*  
*Muro*

Taken before me this

day of *May* 188*7*

*William J. Justice*  
Police Justice.

0970

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 \_\_\_\_\_

William Holloway  
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 12 188 John P. [Signature] Police Justice.

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

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

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

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



0971

Police Court-- 5<sup>th</sup> District.

THE PEOPLE,  
ON THE COMPLAINT OF

James M. Carland  
49 East 129<sup>th</sup> St.  
William Holloway

1  
2  
3  
4

Offices of Henry J. ...  
The ...

BAILED;

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated March 12<sup>th</sup> 1887

Magistrate.

Officer.

Precinct.

Witnesses

No. 61 East 130<sup>th</sup> Street.

No. Street.

No. Street.

\$ 1000 to answer G.S.

Carland

0972

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,  
against

William Hottelway

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

— William Hottelway —  
of the CRIME OF GRAND LARCENY IN THE First DEGREE, committed  
as follows :

The said

William Hottelway

late of the City of New York, in the County of New York aforesaid, on the

Twenty day of March, in the year of our Lord  
one thousand eight hundred and eighty-seven, at the City and County aforesaid, in the  
night time of the same day, with force and arms,

one watch of the value of  
fifteen dollars,

of the goods, chattels, and personal property of one Oscar R. Dunder,  
on the person of the said Oscar R. Dunder, then and there being  
found, from the person of the said Oscar R. Dunder, 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.

Richard B. Smith

District Attorney.

0973

BOX:

252

FOLDER:

2446

DESCRIPTION:

Houssage, Clementine

DATE:

03/02/87



2446



Witnesses:

Jane M. Fiske

29 & 21<sup>st</sup> Feb 1887

Judge's office

Ed

See application  
Property become  
lost Sept. 1. has  
personally taken

Ed

213 *Paul*

Counsel,

Filed, 2 day of March 1887

Pleads,

THE PEOPLE

vs.

R

Clementine Henshaw

Grand Larceny, second degree  
[Sections 628, 631 Penal Code.]

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

*Edward J. Munn*

Foreman.

*Edward J. Munn*  
14<sup>th</sup> Dec 1887  
Ed

0974

0975

Police Court District.

Affidavit-Larceny.

City and County  
of New York, ss.:of No. 29 E 21st Street, aged 35 years,  
occupation Housekeeper being duly sworndeposes and says, that on the 18<sup>th</sup> day of January 1887 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:

A Gold and Emerald Ring  
and ten dollar watch  
estimated of the value of Fifty  
Dollars & Co too

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 Emmentine Housage for the

Reason that at said time she was in  
 deponents employment as a servant and  
 as such, had access to where said property  
 was kept - That during deponents absence  
 on the afternoon of said day the ring ~~was~~  
~~was~~ was taken from a bureau drawer  
 in a room of said premises to which  
 the defendant had access, and of which  
 during deponents absence she had charge  
 That when deponent returned she found  
 that the above described property had been  
 stolen and discovered also that the defendant  
 had left, and has not since returned although  
 deponent owed her three dollars as wages  
 for past service - Deponent therefore charges  
 her with the commission of the felony. John McFadden

Sworn to before me this

188

day

Police Justice.

0976

Police Court, District,

THE PEOPLE, &c.,  
on the complaint of

Offence—LARCENY.

vs.

1

2

3

4

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses,

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

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.

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

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

Dated 188  
Police Justice.

Dated 188  
Police Justice.

Dated 188  
Police Justice.



0977

Sec. 198 & 200.

District Police Court.

CITY AND COUNTY  
OF NEW YORK,

*Clementine Housaye* being duly examined before the under-  
signed, 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 *he* see fit to answer the charge and explain the facts alleged against *her*  
that *he* 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.

*Clementine Housaye*

Question. How old are you?

Answer.

*24 Years*

Question. Where were you born?

Answer.

*France*

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

Answer.

*533 Greenwich Street*

Question. What is your business or profession?

Answer.

*Servant*

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

Answer.

*I am guilty of the charge*  
*Clementine Housaye*

Taken before me this

day of

188

Police Justice.

0978

Sec. 151.

2 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss

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

Whereas, Complaint on oath, has been made before the undersigned, one of the Police Justices in and for the said City, by *John H. Cook*

of No. *29 East 21* Street, that on the *18<sup>th</sup>* day of *January* 188*7* at the City of New York, in the County of New York, the following article to wit :

*A gold and Emerald Ring and ten dollars lawful money Collectively*  
of the value of *Sixty* Dollars,  
the property of *Complainant*  
w *as* taken, stolen and carried away and as the said complainant has cause to suspect, and does suspect and believe, by *Eleonore Housaye*

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the bod. *7* of the said Defendant and forthwith bring *her* before me, at the *2* 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 *24<sup>th</sup>* day of *February* 188*7*

*John H. Cook*  
POLICE JUSTICE.

0979

POLICE COURT. *[Signature]* DISTRICT.

THE PEOPLE, & c.,  
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

Dated ..... 188

Magistrate

Officer

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

Officer

Dated ..... 188

This Warrant may be executed on Sunday or at  
night.

*[Signature]*  
Police Justice.

## REMARKS.

Time of Arrest, .....

Native of .....

Age, .....

Sex .....

Complexion, .....

Color .....

Profession, .....

Married .....

Single, .....

Read, .....

Write, .....



0980

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

Clementine Houssey  
guilty thereof, I order that ~~he~~ <sup>she</sup> be held to answer the same and ~~he~~ <sup>she</sup> 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~~ <sup>she</sup> give such bail.

Dated February 25 1887 Samy Merrin 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~~ <sup>she</sup> to be discharged.

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

0981

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

*Anne McFisk*  
*vs*  
*Germentine Boursoys*

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

Dated *February 25* 188

*Murray* Magistrate.

*James R. Price* Officer.

*19* Precinct.

Witnesses \_\_\_\_\_

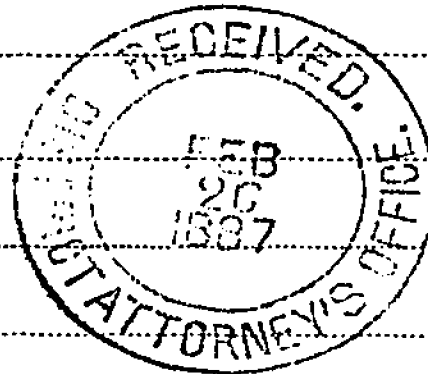
No. \_\_\_\_\_ Street.

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

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

\$ *500* to answer *G. J. S.*

*(Odm)*



0982

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,  
against

*Rhemathine Stowessang*

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

*- Rhemathine Stowessang -*

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

The said *Rhemathine Stowessang.*

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

*one finger ring of the value*  
*of fifty dollars,*

of the goods, chattels and personal property of one *Jane M. Linda.*

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.

*Charles W. Smith*

District Attorney.



0983

BOX:

252

FOLDER:

2446

DESCRIPTION:

Huber, George H.

DATE:

03/25/87



2446

Witnesses:

*W. Bissell*  
14th

Counsel,

Filed, *20* day of *March* 1837

Pleads,

THE PEOPLE

*vs.*

*George H. Huber*

MISDEMEANOR.

(AMUSEMENT LAW.)

[Section 1008, Consolidation Act of 1882.]

RANDOLPH B. MARTINE,

*22 Apr 7. 1887* District Attorney.

*Rec'd by City Clerk 31 Oct 87*

*Fine \$250.*

A True Bill.

*Bowie Daird* Foreman.

0984

0985

CITY AND COUNTY } ss.  
OF NEW YORK,

POLICE COURT, 3 DISTRICT.

Michael Bissert

of No. 17th Precinct Police Street, aged 43 years,  
occupation Policeman being duly sworn deposes and says

that on the 20th day of October 1886

at the City of New York, in the County of New York, George H. Huber,  
 now here did unlawfully exhibit to the public  
 in a room at 106 East Fourteenth street, an  
 entertainment of the  
 stage consisting of a concert of instru-  
 mental music in violation of section  
 1998 of the Penal Code of the State  
 of New York, the said George H. Huber  
 not having obtained a license from the  
 Mayor of said city as required by  
 section 1999 of said code laws.

Michael Bissert

 Sworn to before me, this  
 of October 1886 21st day

 J. H. Warner  
 Police Justice.



0986

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question What is your name?

Answer

George H. Huber

Question How old are you?

Answer

43 years

Question. Where were you born?

Answer

U.S.

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

Answer.

106 East 14th St - 7 years

Question What is your business or profession?

Answer.

Munerator

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 and demand a trial by jury

George H. Huber

Taken before me this

day of

April

1886

John J. McManis Police Justice.

0987

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

George H. Huber  
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 Dec 4 188 6 John Hoffman Police Justice.

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

Dated Dec 4 188 6 John Hoffman 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.

0988

Nov 5 1886

2 PM

\$5.00 bail for Ex

Adyid D. Deenbur  
3-1886 at L. P. M.

BAILED

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

The Magistrate presiding  
in this Court will  
please hear and determine  
the within case by  
reason of my absence  
John J. Morrison  
Police Justice

4/130  
Police Court

1885  
District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Michael Bussert

vs.  
George H. Huber

1

2

3

4

Dated

Oct 24

188

Cornman

Magistrate

Bussert

Officer

Precinct

Witnesses

No.

Street

No.

Street

No.

Street

\$

5.00

to answer

G. H.

bailed



0989

Police Department of the City of New York,

No. 300 MULBERRY STREET,

New York, Feby 10<sup>th</sup> 1887

William Murray  
Superintendent  
Sir.

In compliance with your instructions to visit the premises Nos. 106<sup>th</sup> & 108 E. 14<sup>th</sup> St. known as Huber's Prospect Garden, we respectfully submit the following report:-

Jas. G. Cooper Jr.  
Eugene D. Collins  
Louis McCorde  
Patrolmen C. O. Squad.

At 10<sup>30</sup> p.m. Feby 8<sup>th</sup> 1887, we visited the above premises. About 300 persons were in the place. Men and women were drinking at the tables. The women apparently were street walkers and fast women. A variety performance was given on the stage accompanied by a band. During the performance Officer Cooper bought two glasses of whiskey from a waiter at 10<sup>30</sup> p.m. Officer Collins bought lager beer from a waiter at 11<sup>50</sup> p.m. and whiskey from a bartender at 12<sup>30</sup> A.M. Feby 9<sup>th</sup>.

Mr. Huber has an excise license which expires Feby 12<sup>th</sup> 87.

We again visited this place at 11<sup>50</sup> p.m. Feby 9<sup>th</sup> 87. The same performance was going on. Beer and liquor was served to various persons near us. At 12<sup>30</sup> A.M. 10<sup>th</sup> inst. Officer McCorde bought whiskey from a waiter. We saw several women partially intoxicated who acted disorderly and used loud and vulgar language. We heard these expressions - "A syphilitic bastard" - "Did you ever do it naked" and screaming by women. One man had his arm around a woman in full view of persons sitting around. Another woman came in alone and while standing near us, made signs to a man who from his

0990

Police Dep

Police Department of the City of New York,

No. 300 MULBERRY STREET,

New York,

188

actions was a stranger to her; she then went and sat with him -  
They afterward left the place together - The performance closed about  
12<sup>40</sup> - We returned again about 1<sup>30</sup> A.M. and tried to get in -  
The bar was closed.

Report in relation to

Hibers

Prospect Garden

Nos. 106<sup>th</sup> 108<sup>th</sup> E. 14<sup>th</sup> St.

February 8<sup>th</sup> 9<sup>th</sup> 9<sup>th</sup>

1887

Shaw



0992

Sec. 192.

3 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY } ss.  
OF NEW YORK,

An information having been laid before John J. Gorman a Police Justice  
of the City of New York, charging George H. Huber Defendant with  
the offence of Misdemeanor

and he having been brought before said Justice for an examination of said charge, and it having been made to  
appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hear-  
ing thereof having been adjourned,

We, George H. Huber Defendant of No. 106

East 14th Street; by occupation a Speculator

and Isaac Steigerman of No. 177 Second Avenue

Street, by occupation a Butcher Surety, hereby jointly and severally undertake that

the above named George H. Huber Defendant

shall personally appear before the said Justice, at the 3 District Police Court in the City of New York,

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

Hundred Dollars.

Taken and acknowledged before me, this 21

day of October 1888 Isaac Steigerman

John J. Gorman P. L. CE JUSTICE.

**Tristice.**

0994

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Fitzgerald St. Hudson*

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

*Fitzgerald St. Hudson*

of a MISDEMEANOR, committed as follows:

The said *Fitzgerald St. Hudson*,

late of the *14th* Ward of the City of New York, in the County of New York afore-  
said, on the *Xmas* day of *October*, in the year of our Lord  
one thousand eight hundred and eighty-*six* at the Ward, City and County aforesaid,  
did unlawfully exhibit to the public, in a certain \_\_\_\_\_ building  
and place there situate, a certain entertainment of the stage,

no license for the said place of such exhibition for such purpose, having been first had and  
obtained as required by law, contrary to the form of the statute in such case made and  
provided, and against the peace and dignity of the People of the State of New York.

**RANDOLPH B. MARTINE,**

District Attorney.



0995

BOX:

252

FOLDER:

2446

DESCRIPTION:

Hull, David

DATE:

03/14/87



2446

Witnesses:

*Officer [Signature]*

*LB 607*  
Counsel,  
Filed, 14 day of March 1887  
Pleads, *Magnity*.

THE PEOPLE

vs.

*David Hull*

*15 Bowdoy*

*Feb 27/87*

VIIOLATION OF EXCISE LAW.  
(Keeping Open on Sunday.)  
[III Rev. Stat. (7th Edition), page 1889, Sec. 5].

RANDOLPH B. MARTINE,

*District Attorney.*

A True Bill.

*Rowin Vash Foreman.*  
*Complained to Special Agents*

0996

0997

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*David Hull*

The Grand Jury of the City and County of New York, by this indictment  
accuse *David Hull* —

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

The said *David Hull*,

late of the City of New York, in the County of New York aforesaid, on the *27th*  
day of *February*, in the year of our Lord one thousand eight hundred and  
eighty-~~seven~~, 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 a certain place there  
situate which 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 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, District Attorney.**