

0206

BOX:

163

FOLDER:

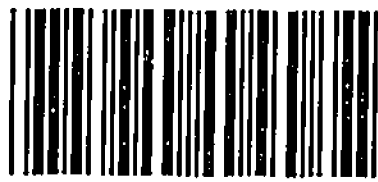
1665

DESCRIPTION:

Hadden, Archibald

DATE:

01/21/85



1665

Witnesses:
 Conrad Schnieder

Simon Dedmon

[Signature]

11 Lewis & Clark

1st March

1814

Counsel,

Filed *21* day of *Aug* 188*8*

Pleads

THE PEOPLE

۷۳۵۰-۲

Archibald Stoddard

54

173 March

RANDOLPH B. MARTINE,

~~PETER BOLNEY,~~

Dr. J. W. Allen
District Attorney.

Heads 1 Prop 3

A True Bill.

For years.

Wm. H. H. H. H.

Foreman.

60-722 a J. d. d.

Burglary in the THIRD DEGREE,
and Grand Larceny,
First Degree,
[Sections 488, 506, 520, 520.]

0207

0208

CITY AND COUNTY
OF NEW YORK, } ss.

POLICE COURT, 1st DISTRICT.

Charles Hagan

of *First Precinct* Street, aged *44* years,

occupation *Police officer* being duly sworn deposes and says

that on the *15* day of *January* 188 *5*

at the City of New York, in the County of New York, *deponent arrested*

Archibald Hadden, now here, who
is charged with felonious and larcenous
stealing six Cakes of Tobacco of the
value of six hundred dollars, property
of Charles Schreder, from the
basement of premises 165 Water Street,
on the morning of the 7th instant.
That deponent may said Hadden
may be held until the afternoon
to enable deponent to produce a
witness to substantiate said charge.

Charles Hagan

Sworn to before me, this

of *January*

188

day

John J. McQuinn Police Justice.

0209

Police Court, 1 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Charles Hagan

vs.

Archibald Hadden

AFFIDAVIT.

W. H. Hagan

Dated May 15 1885

Matterson Magistrate.

Hagan Officer.

Witness, _____

Disposition, Ex 2 1/2 P.M.

0210

Police Court—1st District.City and County } ss.:
of New York, }Edward Schroeder
of No. 211 East 13th Street, aged 26 years,
occupation Tobacco Merchant being duly sworndeposes and says, that the premises No 183 Water Street,
in the City and County aforesaid, the said being a rick building in the
2^d Ward of the City of New York
and which was occupied by deponent as a Tobacco Warehouse
and in which there was ^{not} at the time a human being, ~~by~~Booke and
were BURGLARIOUSLY entered by means of forcibly breaking open
the Casement door of said Warehouse
at about the hour of 6 1/2 o'clock A.M.on the seventh day of January 1885 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:Six (6) Bales of Leaf Tobacco in all
of the value of between Six and Seven
Hundred dollarsthe property of Charles Schroederand 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 byArchibald Hadden, now here;for the reasons following, to wit: That said Warehouse was
regularly closed and said Casement door
secured with a pad-lock on the
evening previous, and said property was
then within said Casement. That about
the hour of 6 o'clock A.M. on said 7th
day of January instant deponent discovered
that the Casement door aforesaid

0211

had been broken open and said property
 stolen therefrom. That defendant was
 then informed by Simon Silgherman,
 now present, that at the hour of about
 6 1/2 o'clock on the morning aforesaid he, said
 Simon, saw a man bring up boxes
 of tobacco out of said basement and put
~~them~~ them in a wagon which stood
 in front of the adjoining premises. That
 said Simon further informs defendant that
 he saw the defendant, Hadden, standing
 about six feet from the wagon on the
 sidewalk, and looking up and down the
 street. That defendant is further informed by
~~William Hadden~~ ^{William Hadden} ~~Hefty~~ ^{Hefty}, now present, that said
 defendant, Hadden, hired a wagon from
 him; ~~Hadden~~ Hefty, and took the same
 away from the stable at 42 Orchard
 Street - when said Hefty was employed -
 at about the hour of 5 o'clock on the
 morning of said day. That said Simon
 Silgherman identifies said wagon
 into which said stolen tobacco was
 placed ~~was~~ and said Hefty states
 to defendant that the wagon so identified
 by said Simon is the wagon hired from
 him, Hefty, by the said defendant as
 aforesaid.

Police Court District.

THE PEOPLE, &
 ON THE COMPLAINT OF

vs.

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Edward Shuman

Committed in default of \$

Bailed by

No.

Street.

Simon D. Cyrenus meeting
 1st day of January 1885
 H. D. Carter Police Justice

02 12

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 46 years, occupation

Simon Silghman
Painter of No.

181 Water

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Edward Schveder

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

Sworn to before me, this

15th

day of Aug.

1888

Simon Silghman

J. M. Patten

Police Justice.

0213

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 22 years, occupation

William Hefty
Stableman of No.

42 Orchard

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Edward Schweder

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

Sworn to before me, this

15

day of

January

188

William Hefty

J. M. Patterson

Police Justice.

02 14

Sec. 198-200

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

Archibald Hadden 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. Archibald Hadden

Question. How old are you?

Answer. 25 years of age

Question. Where were you born?

Answer. New York

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

Answer. 175 Monroe St. going on 2 years.

Question. What is your business or profession?

Answer. Shoemaker and Running for Boarding Home

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

Archibald Hadden

Taken before me this

18-188

day of

February

1885

J. M. Patterson
Police Justice.

02 15

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

Archibald Hadden

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 *January 1* 188 *5* *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.

02 16

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward Schroeder
211 East 13 St
Archibald Hadden

2
3
4
JAN 19 1885

Office Burglary and Larceny

BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated *January 15* 1885
Patterson Magistrate.
Charles Hagan Officer.
First Precinct.

Witnesses *Simon Seligman*
No. *181 Water* Street.

William Hefty
No. *42 Orchard* Street.

Ed. D. A. M
No. *Jan 17th* Street.

\$ *1500* to answer *Gen.* Sessions.
Conrad

0217

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Archibold Sladden

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

Archibold Sladden

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

The said *Archibold Sladden*

late of the *Second* Ward of the City of New York, in the County of New York aforesaid, on the *Seventh* day of *January*, 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 _____ building there situate, to wit: the *warehouse* of one *Edward*

Schroeder

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

Edward Schroeder

in the said *warehouse*, 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.

02 18

SECOND COUNT.

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

_____ Archibald Sladden _____
of the CRIME OF Grand LARCENY in the first degree,
committed as follows:

The said Archibald Sladden,

late of the Second _____ Ward of the City of New York in the
County of New York aforesaid, afterwards, to wit: on the said seventh day of
January, in the year of our Lord one thousand eight hundred
and eighty-five at the Ward, City and County aforesaid, in the night
time of said day, with force and arms,

six boxes of tobacco of the value
of one hundred dollars each, _____

_____ of the goods, chattels and personal property of one Charles Schroeder
_____ in the warehouse of

one Edward Schroeder, _____

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

Randolph B. Martin
District Attorney

02 19

BOX:

163

FOLDER:

1665

DESCRIPTION:

Halle, George

DATE:

01/07/85



1665

Witnesses:

Nelson Pearson

Abner J. Lane
affixed 10 Dec 1885

The complainant states in open Court before the Judge & District Attorney that he is convinced there was no felonious intent to commit a burglary but that the defendant was merely on a "lark" and wishes the complaint dismissed

E. S. D. Speer District

Jan 19th 1885

1138

Counsel Pleaded

Filed 7 day of Jan

Pleaded Criminally

1885

THE PEOPLE

vs.

F

George Staller

RANDOLPH B. MARTINE.

~~JOHN JACKSON~~

22 Aug 19th District Attorney.

Ind. dismissed & disp. dock d.
A TRUE BILL.

W. W. Little

Foreman

In Attamp'd
Burglary

0220

0221

Police Court— 3 District.

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

Melvin Pearson

of No. 44 Delancey Street, aged 34 years,

occupation Liquor Dealer being duly sworn

deposes and says, that the premises No. 44 Delancey Street,
in the City and County aforesaid, the said being a Brick Building the

second floor of

and which was occupied by deponent as a Wholesale Dealer

and in which there was at the time a human being, by name Albert

Blumquist

were BURGLARIOUSLY entered by means of forcibly breaking

the door leading to the rear part of
second floor

on the 15th day of January 1885 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

with the intent to convert a crime
and to steal the following property
one Silk dress, and gentlemen's
clothing of the value of one
hundred dollars

the property of deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

George Hall (nowhere)

for the reasons following, to wit: Deponent at the hour

of about 4 o'clock this a.m. heard
the breaking of the aforesaid
door. Deponent at that time was
in the Saloon on the 1st floor of
said premises. That deponent
found said defendant in the
hallway carrying from said
2nd floor, and observed him

0222

of having committed said Burglary
that no other person was in said
Hallway at that time,
Defendant caused his arrest,
that from the time said defendant
was found by defendant in said
Hallway up to the time of his
arrest defendant did not
lose sight of him,

Sworn to before me this 1st day of January 1885.

John J. Brown Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Degree.

Burglary

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

0223

Sec. 198-200.

CITY AND COUNTY {
OF NEW YORK, ss

3 District Police Court.

George Hall 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 Hall

Question. How old are you?

Answer

22 years

Question. Where were you born?

Answer.

New York City

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

Answer.

502, 6th Street 7 months

Question What is your business or profession?

Answer

Varnisher.

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 don't know anything about the burglary I was not in the house, I was standing against a window in Delaney Street, when the Campbell and 4 or 5 others came up to me and the Campbell said to me, you are the man,

George Hall

Taken before me this

day of

1885

Police Justice.

0224

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 Hall

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Seven
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 2 1885 John Gorman 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.

0225

BAILED.

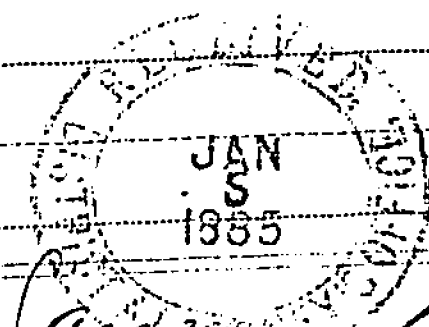
No. 1, by _____
Residence _____ Street.
No. 2, by _____
Residence _____ Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

Police Court-- 9 District. 18

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Milvan Perry
44 Schuylcr St.
George Hall

1
2
3
4



Dated January 2 1885
George Hall Magistrate.
Lane Officer.
10 Precinct.

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

\$ 400 to answer G. H.

Anna Perry Jan 2 1885
Ex. Jan 2, 9. a. m. 1885

0226

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

George Stalle

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

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

The said George Stalle,

late of the South Ward of the City of New York, in the County of New York aforesaid, on the first day of January, in the year of our Lord one thousand eight hundred and eighty-five with force and arms, about the hour of seven o'clock in the night time of the same day, at the Ward, City and County aforesaid, the dwelling house of one Nelson

P. Pearson,

there situate, feloniously and burglariously did break into and enter,

whilst there was then and there some human being, to wit, one Albert Blumquist within the said dwelling house, the said

George Stalle

then and there intending to commit some crime therein, to wit: the goods chattels and personal property of the said Nelson P. Pearson, in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

0227

SECOND COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said
Figoraz Delle R. De R. De R.
attempting to commit
the CRIME OF GRAND LARCENY IN THE *First* DEGREE, committed as follows:

The said *Figoraz Delle R.*

late of the Ward, City and County aforesaid, afterwards, to wit: on the said
First day of *January*, in the year of our Lord one thousand eight
hundred and eighty-*five*, at the Ward, City and County aforesaid, in the
night time of said day, with force and arms,

one dress of the value of

Twenty dollars, —

and divers other articles of
clothing and wearing apparel,
as a number and description
to the Grand Jury aforesaid
unknown, of the value of
one hundred dollars,

of the goods, chattels and personal property of one *Nelson P.*

Pearson, — in the dwelling house of *one* *the*
said Nelson P. Pearson, there situate, then and there being found
in the dwelling house aforesaid, then and there feloniously did steal, take and carry
away, against the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

Randolph B. Martin
District Attorney

0228

BOX:

163

FOLDER:

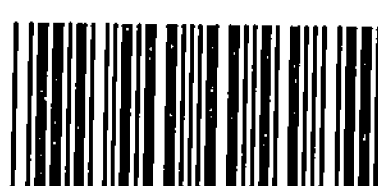
1665

DESCRIPTION:

Hardiman, James

DATE:

01/29/85



1665

0229

Witnesses

Joseph Green
317 E 29th St

Henry Wheeler
28th Green

May 21st 1886.

The People failing to
find the whereabouts of one
Valentine Duffe, and as
guilty knowledge against
he named, putting him,
I consent to the Bail
being discharged with his bond

G. J. B
A. D. A

Filed 29 day of Jan 1886

Pleads

Not guilty

THE PEOPLE

vs.

B

James Hardiman

May 21st 1886.

Not Discharged

RANDOLPH B. MARTINE

JOHN McKEON

District Attorney

A True Bill.

M. W. McKeon

Foreman.

May 19th 1886
May 14th 1886
May 21st 1886

0230

COURT OF GENERAL SESSIONS.

The People, &c.

VS.

James Hardiman

OFFICE

RANDOLPH B. MARTINE,
District Attorney.

City and County of New York f:-
Henry Ahles a
Police Officer attached to the 28
Precinct being duly sworn
says:- That deponent arrested
the defendant above named on
the complaint of Joseph Green.

That Patrick O'Keefe is a
material and necessary witness
on behalf of the People herein.

That the said O'Keefe is the
thief who was convicted in Court
of Special Sessions on Jan'y
28. 1883 and sentenced to
one day's imprisonment for
stealing the property which
is the subject of the indictment
herein.

That deponent has made
diligent search and inquiry
to find the said Patrick O'Keefe
and has called at the alleged
residence of the said O'Keefe

0231

at 93^d Street and 1st Avenue
and was informed by several
of the tenants residing in that
neighborhood that there was
no person known to them by
the name of O'Keeffe, and
that deponent has not succeeded
in finding the present whereabouts
of the said Patrick O'Keeffe.

Sworn to before me this 20th day of May 1886.

Rudolph L. Schaif
Com. of Deeds
N. Y. City & Co.

COURT OF GENERAL SESSIONS.

The People, &c.

vs.

James Hardiman

OFFENCE

RANDOLPH B. MARTIN
District Attorney

Affidavit of
Officer H. Ahles

0232

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

POLICE COURT, 4 DISTRICT.

of No. 317 East 99th Street, being duly sworn, deposes and says,

that on the 22 day of January 1885

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

in premises 1216-D Avenue eleven
bars of solder and about twenty five
pounds of lead pipe and identified
the same as property stolen and carried
away from ^{depositor's place} an untenanted house in East 68
Street by one Patrick O'Keefe who has since
admitted that he stole the same and sold it
to James Hardiman (now present who keeps
a junk store in the premises aforesaid and
who at the time he bought & received said property
well knew that the same had been stolen
present believes and charges...

Sworn to before me, this

of January 1885

day

Police Justice.

0233

POLICE COURT—		DISTRICT—	
THE PEOPLE, & C.,		ON THE COMPLAINT OF	
vs.		Dated 188	
		Magistrate.	
		Officer.	
		Witness,	
		Disposition	

John A. Keefe
City and County of New York
I, *John A. Keefe*, a laborer residing in East 93 Street near 3rd Avenue being sworn says that sold the property within described to said Hardiman and at the time of such sale he did not ask deposit to whom the property belonged or how deposit came into the possession of it. He handed me \$1 30/100 for the holder and lead which I took & walked out the property was new and had never been used.
John A. Keefe

John A. Keefe
22nd day of January 1883
District Justice

John A. Keefe
22nd day of January 1883
District Justice

0234

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

James Hardiman being duly examined before the under-
signed, according to law, on the annexed charge: and being informed that it is h *is* right to
make a statement in relation to the charge against h *im*; that the statement is designed to
enable h *im* if he see fit to answer the charge and explain the facts alleged against h *im*
that he is at liberty to waive making a statement, and that h *is* waiver cannot be used
against h *im* 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

James Hardiman
his
mark

Taken before me this

day of

188

Police Justice.

0235

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

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

Dated *January 22* 188*5* *John Murray* Police Justice.

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

Dated *January 22* 188*5* *John 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.

0236

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

817

East 29th St.

Dated

1885

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$

to answer

Bailed

0237

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

James Hardiman

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

James Hardiman

of the crime of RECEIVING STOLEN GOODS,
committed as follows :

The said *James Hardiman*,
late of the First Ward of the City of New York, in the County of New York aforesaid, on
the ~~twenty-second~~ day of *January*, in the year of our Lord one thousand
eight hundred and eighty-~~two~~, at the City and County aforesaid, with force and arms.

*eleven bars of solder of the value
of eighteen cents each bar,
fourteen pounds of solder of the
value of fifteen cents each pound,
one hundred pounds of lead
pipe of the value of seven cents
each pound,*

of the goods, chattels and personal property of *Thomas J. Byrnes* and
one Patricia O'Keefe and certain other
by ~~certain person or~~ persons to the ~~James~~ aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said *Thomas J.*

Byrnes,
unlawfully and unjustly, did feloniously receive and have, he the said *James*
Hardiman,

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.

~~JOHN W. MASON~~ District Attorney.

0238

BOX:

163

FOLDER:

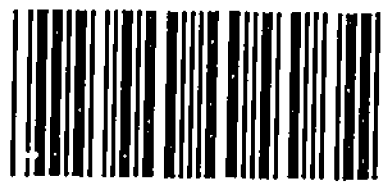
1665

DESCRIPTION:

Harvey, Katie

DATE:

01/14/85



1665

0239

Witnesses:

James O'Reilly

Capt. Sullivan

Counsel,

Filed *14* day of *Aug* 188*5*

Pleads *Not Guilty*

THE PEOPLE

vs.

Matie Harvey

*Ordered to N.Y. Court of
Crim. and Appellate for trial
Nov 29, 1885.*

RANDOLPH B. MARTINE.

~~DEER B. OLNEY~~

District Attorney.

A True Bill.

Wm. W. Sullivan

Foreman.

Feb. 3. 1885

*Pleads Manslaughter
in the first degree
Feb. 5-1885.*

*Indicted & Sentenced
two years & 15*

0240

Court of Oyer and Terminer in and
For the City & County of New York

The People vs }
Kate Harvey. }

City and County of New York ss
I, Estrude Baker
being first duly sworn do depose
and say: I am an aunt of the
defendant Kate Harvey and
I reside at Germantown New
York.

That my niece (defendant)
is a girl of an exceedingly weak
mind, her actions at times have
made me believe that she
is an idiot.

I have very frequently
spoken to the defendant and
she would not answer me,
she appeared to be dumb or
unable to understand that
I had spoken to her. I have
heard her complain very often
of her head, and I firmly believe

0241

she is not responsible at times
for what she does.

Her parents reared her ~~as~~
a good, honest, and respectable
girl, and I never noticed any
thing immoral or wrong in her
action.

She has always been a
good, honest, and respectable hard-
working girl, and I attribute
her present trouble to the fact
of her imbecility of mind.

Sworn to before me this 7th day of February 1885
Eustace Rucker

Notary Public
Commission of said
State

0242

County of Dyer and Terminus in and
For the City & County of New York.

The People vs }
- u - }
Kate Harvey }

City and County of New York ss }
I, William W. Staats

being first duly sworn according
to law do depose and say:

I am an uncle of the
defendant Kate Harvey and
reside at No 48 Charlton
Street in the City of New York.

Ever since the defendant
was a young child I have
noticed that she is of a very
weak intellect, that when I
spoke to her at times she never
answered me, appearing to be
unable to comprehend what I
said to her.

The defendant has always
been a good, honest and in-
dustrious girl, she has been
a servant for the past few
years and has been highly

0243

recommended by her employers.
I firmly believe that
her weakness of mind, ~~which~~
the whole cause of her present
trouble

Sworn to before me this *My Wm M. Staats*
3rd day of February 1885
I *Joseph M. Staats*
Commissioner of Health
N.Y. City

0244

Court of Oyer and Terminer
in and for the City & County of New York

The People vs

-v-
Kate Harvey.

City and County of New York ss }
I, Sarah Staats

being first duly sworn according
to law do depose and say:

I am a married lady,
and reside with my husband
at No 432 West 13th Street in
the City of New York, and I am
an aunt of the defendant Kate
Harvey.

That the said defendant
is a girl of very weak intellect,
that at times I have spoken
to the said defendant, and
she never answered me. She
appeared to be dumb or unable
to comprehend what I had
said to her.

I do not desire to express
the opinion that the said de-
fendant is insane, but I.

0245

freely and conscientiously
believe that at times she
is not responsible ^{for} what she
does.

The defendant has always
been a good, honest, and hard-
working girl. She has been
a servant for a couple of years
always discharged her duties
carefully and honestly, and
her employers have given her
good recommendations.

Sworn to before me this 2nd day of Feb^r 1885 at St. Louis
3rd day of Feb^r 1885 mark.

Joseph P. Moore
Commissioner of Deeds
St. Louis

0246

Court of Oyer ^{and} Terminer in ^{and}
For the City & County of New York

The People vs }
Kate Harvey. }

City and County of New York ss }
I, Mariette Wright
being first duly sworn do depose ^{and}
say:

I am a widow ~~lady~~ and
reside at No 48 Charlton Street
in the said City of New York ^{and}
I have ~~been~~ acquainted with the
defendant for over six months
last past.

During that period of time,
I have seen her quite frequently
and conversed with her, and
from her actions I ~~firmly~~ ^{am}
honestly believe that she is
of a weak mind, and unable
at times to comprehend what
is going on. She appeared to
me to be an idiot.

I know other people
that know the defendant

0247

Kate Harvey and all have
spoken well of her, and
give her a good character^{and}
reputation

Sworn to before me this
3rd day of February 1885 } Minnie Wright
Joseph D. No. 2
Commissioner of the
City of

0248

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. Oyer & Fermin

The People &c

Plaintiff,

against

Kate Harvey

Defendant.

Affidavit &c

HOWE & HUMMEL,
Attorneys for *Def*
87 & 89 CENTRE ST., New York City.

Due and timely service of cop of the within
this day of _____ hereby admitted
18 _____

Attorney.

To

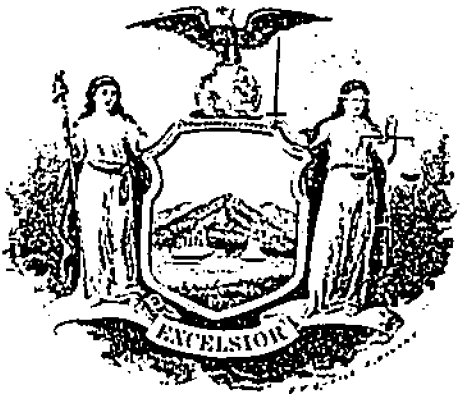
Wm. H. - [unclear]

[unclear]

filed Feb. 5, 1885.

0249

State of New York.



Executive Chamber,
Albany, March 31/89

David Anderson Esq

District Attorney's Office

New York City.

Dear Sir,

In reply to your letter of 29th inst.
I have to say that, on February 11th 1890 Kate
Harvey's sentence was commuted to the term
of five years and eight days from February 6, 1885
(actual time) pursuant to which she was
discharged February 13, 1890

Very truly yours

John T. Joyce

0250

VI.

STATE OF NEW YORK.
Executive Chamber,
ALBANY.

December 27, 1889.

Sir:

Application for Executive clemency having been made on behalf
of Kate Harvey who was convicted of Manslaughter 1st
degree in the county of New York and sentenced Feb. 5th, 1885,
to imprisonment in the New York Penitentiary for the term of
ten years.

I am directed by the Governor
respectfully to request that, in pursuance of Section 695 of the Code
of Criminal Procedure, as amended in 1884, you will forward to him a
concise statement of the facts and circumstances developed upon the
trial, or upon the preliminary examination, or before the coroner's
jury if no trial was had, together with your opinion of the merits of the
application. Will you also inform the Governor of any other matters
having a bearing upon this case which have come to your knowledge
since conviction?

It is particularly requested that each letter of inquiry from
the Executive Chamber should be separately answered.

I am,

very respectfully yours,

Hon. John R. Fellows,

J. S. Williams,

District Attorney,

Private Secretary.

New York City.

0251

ESTABLISHED 1864.

~~XXXXXXXXXX~~

New York Jan 1st 1889
Mr. John Sparks

To Dr. Sachse, Dr.

TERMS CASH.

783 BROADWAY.

Second Door below 10th Street.

Nov 11/89 1 doz balloons 3 av

Paid Jan 3/90

Fr Sachse
CC

0252

A MANUAL OF PSYCHOLOGICAL MEDICINE AND ALLIED NERVOUS DISEASES;

INCLUDING THEIR MEDICO-LEGAL RELATIONS.
BY EDWARD C. MANN, M.D.,
Member of the New York Medico-Legal Society.

WITH A DIGEST OF LAWS RELATING TO THE CARE AND CUSTODY
OF THE INSANE IN EACH STATE OF THE UNION.
BY WILLIAM J. MANN, ESQ.,
Of the New York Bar.

Octavo. Illustrated. 700 pages. Prices: Cloth, \$5.00; Law Leather, \$6.00;
Medical Leather, \$6.00.

An examination of Dr. Mann's work on "Psychological Medicine and Allied Nervous Diseases," with its carefully prepared digest of the lunacy laws of the various States, relating to the care and custody of the insane, will show that the whole range of the medical jurisprudence of insanity has been attentively examined, and that it is a complete and methodical treatise on diseases of the mind, in connection with their medico-legal relations, of great value to the legal student and lawyer. The legal consequences of the different varieties of Insanity, of Epilepsy, of Somnambulism, and of Dipsomania, are especially interesting.

This treatise will be especially valuable to lawyers, as it treats of the medical jurisprudence of insanity more exhaustively than any other American work. Careful attention has been given to the discussion of insanity as a defence in criminal cases; insanity considered in its relation to testamentary capacity; and insanity in its bearings upon contracts, etc., as well as the duties of medical witnesses. The Lawyer will find many and useful hints relating to the diagnostic symptoms of insanity, which will assist in his cross-examination of expert witnesses. The Appendix, by Wm. J. Mann, Esq., of the New York Bar, is a carefully prepared digest of the lunacy laws in every State of the Union, relating to the care, custody and maintenance of the insane, which will be found invaluable for reference, being the only digest of the kind in existence. Altogether, the legal, as well as the medical profession, will find this work the outcome of practical experience in the treatment of mental diseases and their attendant medico-legal complications.

"From a personal examination of the advance sheets of Dr. Mann's 'Manual of Psychological Medicine,' etc., we think it of decided practical service as a book of reference for lawyers. Its clear, lucid style and happy form of expression render it a most desirable work for any one desiring, in a compact form, a knowledge of the interesting subject therein treated. The chapters relating to Medical Jurisprudence, as it treats of Insanity; his inquiries concerning this disease and its indications; the duties of the medical practitioner when consulted concerning the mental condition of a patient; the duties of experts and the weight of expert testimony; the capacity to make civil contracts and responsibility for the commission of crimes, all abound with valuable suggestions and contain clear views, correct doctrines and sound judgment. The jurist will find his views and knowledge on these subjects enlarged and improved by a careful perusal of the work, and it cannot fail to take its place among the standard text-books in every well regulated legal library."—*Wm. L. Whiting, Counsellor at Law, Phoenix Building, Brooklyn, N. Y., October, 1883.*

P. BLAKISTON, SON & CO.,
PUBLISHERS MEDICAL AND SCIENTIFIC BOOKS,
1012 WALNUT STREET, PHILADELPHIA.

0253

1. Mr claim, that the act was committed by the prisoner in a state of insanity.
2. Mr claim that there was a lack of malicious purpose, of depravity of heart; and that there was a diseased understanding or will and consequently that there was a lack of the essence of crime.
3. Mr claim, that there was disease of the body affecting the mind, depriving her of a determination of her choice to do or abstain from any particular act, and that therefore there was less of responsibility entailed on her by reason of physical disease viz: insanity.
4. Mr claim, that following the moral shock of seduction, which was intensified by a considerable degree of pituitary derangement, that the act of parturition temporarily threw her into a state of excitement in which she was diverted of her reason & judgment and deprived her of her mental power to an extent placing her beyond the range of self control in reference to the particular act charged against her at the very time of its commission. She was not, Mr consider, capable of reasoning upon what she did.
5. Mr claim, that at the time of such act, that the prisoners mind was so far diseased that she could not distinguish between right and wrong in reference to the particular act in question.

0254

Police Court, 4 District
City and County } as James H. Riley of
of New York } 22nd Precinct Police, aged 31 years, occupation
Police Officer, being duly sworn, deposes and says,
that on the 26 day of December 1884, at the
City of New York, in the County of New York, Katie
Harvey, now here, gave birth to a living male
child at premises 413 West 51st Street where
she was living and employed as a servant.

That on the 30th day of December 1884 deponent found said child dead in a tub in the cellar of said premises.

That deponent thereupon arrested said defendant, and she then and there admitted to this deponent in the presence and hearing of officer Sweeney - that she had given birth to said child on the 26th day of December last past. That it was living when born - that she put it in a basin of hot water and smothered it, causing then and there the death of said child, and that she then placed it in an ash barrel in the cellar.

That deponent was informed by Kasimir Rehn, here present, that he, said Rehn, found said child in the ash barrel, after dumping the contents of said barrel into his wagon, and that he, Rehn, took it and placed it in

0255

the tub where deponent found it. That when deponent found said child in the tub the skin of said child was peeled from its body. That deponent therefore charges said defendant with feloniously taking the life of said child from a deliberate and premeditated design to effect its death.

Sworn &c

James H. Riley

Verified by Kasimir Rehn

0256

State of New York } Police Court, 4 District
City and County of New York }

James H. Riley of
22nd Police Precinct being duly sworn, deposes
and says that on the 9 day of January 1885
at the City of New York, in the County of New York,
he arrested Katie Harvey, (now here) on
suspicion of having committed the crime
of Infanticide. That deponent has not had
time to notify witnesses. Therefore deponent
asks that said Katie Harvey be committed to
enable him to procure said witnesses.

James H. Riley

Sworn &c

0257

Katie Harvey
19 years of age
Germantown N.Y.
413 West 51st St, over a month.
Servant.

I was delivered of the child in a bath-tub in which there was warm water. The child was living. I was so weak that I could not lift the child out and it smothered in the tub. The next day I wrapped the child up and put it in the ash barrel. I did not intend to take the life of ^{the} child.

Katie Harvey

A letter of Dr Waterman to
Capt. Killilea. Illegible

0258

Police Department of the City of New York,

Precinct No. 22

New York, *Dec* 30th 1884

To Capt. Kellie

Dear Sir!

In accordance with your order,
I drove this day 12th noon
and Kate Harney at the
22nd precinct I found that she
has been recently delivered. Her
present condition is such
that I deem it prudent to
send her to the hospital for
special attention as she now
requires.

Respectfully
Y^{rs} S. Waterman
Surgeon 14th Dist.

0259.

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

POLICE COURT, 4 DISTRICT.

James H. Riley
of No. 22nd Police Precinct Street, being duly sworn, deposes and says,
that on the 9 day of January, 1885
at the City of New York, in the County of New York, he arrested

Katie Horvey, (now here) on
suspicion of having committed
the crime of Infanticide.
That deponent has not had time
to notify witnesses. Therefore,
deponent asks that said Katie
be ^{committed} ~~detained~~ to enable him
to procure said witnesses.

James H. Riley

Sworn to before me, this

9 day of January, 1885
J. M. Dutton Police Justice.

0260

POLICE COURT— 14 DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James H. Riley

vs.

Katie Hursey

AFFIDAVIT.

John W. H. H. H.

Dated January 9 188 6

Peterson Magistrate.

Riley Officer.

24

Witness, _____

Disposition Comd. J. H. H.

0261

Police Court,

4th District.City and County } ss.
of New York,of N. 22nd Precinct Police James H. Riley Street, aged 31 years,

occupation Police Officer being duly sworn, deposes and says,

that on the 26th day of December 1884, at the City of New

York, in the County of New York, Katie Harvey, married,

gave birth to a living male child at premises 463 West 51st Street where she was living and employed as a servant.

That on the 30th day of December 1884 deponent found said child dead in a tub in the cellar of said premises.

That deponent thereupon arrested said deponent, and she then and there admitted to this deponent in the presence and hearing of officers Severy - that she had given birth to said child on the 26th day of December last past. That it was living when born - that she put it in a basin ~~basin~~ of hot water and smothered it, causing then and there the death of said child, and that she then placed it in an ash barrel in the cellar.

That deponent was informed by Maximin Rehr, here present, that he, said Rehr, found said child in the ash barrel, after dumping the contents of said barrel into his wagon, and that he, Rehr, took it and placed it in the tub where deponent found it. That when deponent found said child in the tub the skin of said child was peeled from its body. That deponent therefore charges said

0262

defendant with felonious taking the
life of said child from a deliberate
and premeditated design to effect
its death.
Sworn to before me this James T. Riley
10th day of January 1885
J. M. Patterson Police Justice

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

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

1
2
3
4

Offence,

Dated

1885

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street.

\$

to answer

Sessions

0263

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 46 years, occupation Asherman of No. South

Side of 59 St. (bet. 5 & 6 Avenues) Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of James H. Riley

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

Sworn to before me, this

day of January 1888

M. Patterson

Police Justice.

James H. Riley

0264

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

Katie Harvey 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 Katie Harvey

Question How old are you?

Answer 19 years 9 ages

Question Where were you born?

Answer German town, N.Y.

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

Answer 413 West 50th St. New York

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 was delivered of the child in a bath-tub in which there was warm water. The child was living. I was so weak that I could not lift the child out and it sometimes in the tub. The next day I wrapped the child up and put it in the ash barrel. I did not intend to take the life of the child.

Katie Harvey

Taken before me this 10

day of January

1885

Wm. J. Curran Police Justice.

0265

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 Natie Harvey

guilty thereof, I order that ~~he~~ be held to answer the same ~~at the City Prison of the City of New York, until he~~
~~gives enough bail.~~ be legally discharged

Dated January 10 188 E. 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.

0266

413

id 51

Police Court-- 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James H. Riley
vs. Precinct
Natie Harvey

Offence Infanticide

2
3
4
JAN 12 1935

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated Jan 9 1935 1885

Patterson Magistrate

Riley Officer.

22 Precinct.

Witness Capt. Mos. Killilea

Officer M. P. Sweeney

of 22nd Precinct Police

Maximilian Atkins

89 St. bet 5 & 9 Ave.

Sarah C. Brower Street,

413 West 50th Street

Comd. D. O'Connor

General Sessions

Dr. P. E. Donlin.

0267

STATE OF NEW YORK,

CITY AND COUNTY OF NEW YORK, ss:

AN INQUISITION,

Taken at the *Coroner's Office*
 No. *15 Chatham* Street, in the *4th* Ward of the City of
 New York, in the County of New York, this *19* day of *January*
 in the year of our Lord one thousand eight hundred and *85* before
 FERDINAND LEVY, Coroner,

of the City and County aforesaid, on view of the Body of *Male Child*
of Kate Barry now lying dead at
Eight Upon the Oaths and Affirmations of
 good and lawful men of the State of New York, duly chosen and
 sworn or affirmed and charged to inquire, on behalf of said people, how
 and in what manner the said *Male Child* came to his
 death, do upon their Oaths and Affirmations say, That the said
Male Child came to his death by

Asphyxia from Drowning at the hands of
Miss Moffat Kate Barry at No 413 West
51st Street when she was employed as a
domestic on or about Dec 30th

In Witness Whereof, We, the said Jurors as well as the **CORONER**, have to
 this Inquisition set our hands and seals on the day and place aforesaid.

JURORS.

Ben Blumenthal

David A. Tour

Moses Schlisinger

Leo Phummanus

J. W. Tabarins

Isaac Brenner

L. Mayer

Th. Gatzke

337 E 4th Str

Carles Hotel City

168 E. Houston St.

1040 2d Ave

332 E. 6th Str

339 E 82nd St

120 2nd Ave

110. 2nd Str **CORONER, 12. 81**

Ferdinand Levy

Coroner [L.S.]

0268

Coroner's Office.

TESTIMONY.

413 West 57th St. Officer James D. Riley 22nd Precinct.
 Being sworn says: On Dec. 31st 1884
 the morning Mr. Sarah E. Bunker of
 came to the Station House, &
 reported that an unknown had
 found a baby wrapped in
 in some towels in an ash
 barrel while dumping it, &
 went to the house and make
 inquiry and learned that Kate
 Wherry was the Mother of the
 child at first she denied all
 knowledge of it but after-
 wards said she was the M.
 and that she had put it in
 a basin of hot water and
 smothered it. Officer Riley and I
 arrested her. She seemed to
 be very weak and said the
 child had been born on Friday
 Dec. 26th 1884, she was situated at
 the time, she told me the Father
 of the child was Gordon Miller
 a bootmaker, she had been a
 servant in the house about a
 month and was 19 years of age

- James D. Riley

Taken before me
 this 19 day of January 1885

CORONER.

0269

Coroner's Office.

TESTIMONY.

2

Officer Michael P. Sweeney 22nd Prec.
Living South Ocean Ave. On Dec 30th
I was present at the house with
Sydney's infant and have heard
his statement which I fully corroborate

Michael P. Sweeney

Sarah E. Bremer Living South Ocean Ave
I reside at 413 West 57th Street
On Dec 30th an unknown after
untying his barrel brought in
a bundle and said I cannot
take that it was the remains
of a newly born child, I went
to the Station House and notified
the Police.

Sarah E. Bremer

Inspector Rehn Living South Ocean Ave.
I reside at 413 West 57th Street
and am an unknown. On Dec 30th
in the morning I was collecting
cans at 413 West 57th Street and came
across a bundle and found that
it contained a little baby I brought
it back into the house saying
I could not take it

Taken before me
this 19 day of January 1885

1885

Inspector Rehn
Frederick H. Egan

CORONER.

0270

Coroner's Office.

TESTIMONY.

Philip E. Dmlin M.D. being sworn says
I made a post-mortem examination
of the body of the male child of Kate
Harvey at the 22nd Precinct Station
House on Dec 20. 1884

I found the skin on the body of
the child peeled off as though by
scalding all over the body and on
examining the lumps and placing them
in water it was found that they were
very buoyant.

From said autopsy I am of the
opinion that death is due to asphyxia
probably from drowning

P. E. Dmlin M.D.

Taken before me

this

19

day of

Jan 1884

Ferdinand Levy

CORONER.

0271

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK, } SS.

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

Question—What is your name?

Answer—Kate Harvey

Question—How old are you?

Answer—Nineteen years

Question—Where were you born?

Answer—Grumantown N.Y.

Question—Where do you live?

Answer—413 W. 51st St

Question—What is your occupation?

Answer—Domestic

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

I have nothing to say.

Kate Harvey
exam

Taken before me, this 19 day of Jan'y 1885

Ferdinand Levy CORONER.

0272

MEMORANDUM.

AGE.			PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
Years.	Months	Days.			
Unknown.			New York.	22 nd West from Dec 3 rd	
Full term				413 West 5 th	1884

14th Dec. 1886. No 926. 1884
HOMICIDE.

AN INQUISTION.

On the VIEW of the BODY of
Mabel Smith
of Kate Sharkey.
whereby it is found that she came to
her Death by the hands of

Kate Sharkey.

Inquest taken on the 19th day
of January 1884
before
Edward J. Coroner.
Deceased
Discharged
Date of death

0273

44 Quar. No 936. 1886

HOMICIDE.

AN INQUISITION

On the VIEW of the BODY of
Male Child
of Kate Barry.
whereby it is found that ~~she~~ came to
her Death by the hands of

Kate Barry.

Inquest taken on the
19, day
of January 1886
before

Edward Lary Coroner.

Commenced

Build

Discharged

Date of death

MEMORANDUM.

AGE.	Years Months Days	PLACE OF BIRTH.	WHERE FOUND.	DATE, When Reported.
	Thomas Gull New	New York.	22nd West from Dec 3rd 413 West 5th	

0274

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Katie Harney

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

Katie Harney
of the CRIME OF Murder in the first degree,

committed as follows:

The said *Katie Harney,*

late of the *First* ——— Ward of the City of New York, in the County of New York aforesaid, on the *twenty sixth* day of *December*, in the year of our Lord one thousand eight hundred and eighty-four, at the Ward, City and County aforesaid, *with force and arms, in and upon* a certain infant male child then lately born of the body of her the said *Katie Harney*, whose name is to the Grand Jury aforesaid unknown, in the peace of the said People, then and there being, feloniously, wilfully and of her malice aforethought, did make an assault, and did then and there feloniously, wilfully and of her malice aforethought put, place, cast and throw the said infant male child into a certain vessel, wherein there was then and there contained a large quantity of water, and did then and there feloniously, wilfully and of her malice aforethought sink, and submerge the said infant male child in the water aforesaid; as well by

0275

means of which said putting, placing, casting and throwing of the said infant male child into the vessel aforesaid, as by the sinking and submerging of the said infant male child in the water aforesaid, the said infant male child, with the water aforesaid, was then and there choked, suffocated and drowned; of which said choking, suffocation and drowning, the said infant male child then and there instantly died.

And so the Grand Jury aforesaid, do say, that the said Katie Harvey, the said infant male child, in manner and form aforesaid, and by the means aforesaid, feloniously, wilfully and of her malice aforethought did kill and murder: 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 Katie Harvey of the Crime of Murder in the first degree, committed as follows: The said Katie Harvey, late of

0276

the First Ward of the City of New York, in the County of New York aforesaid, on the twenty sixth day of December, in the year of our Lord one thousand eight hundred and eighty four, at the Ward, City and County aforesaid, with force and arms, in and upon a certain infant male child then lately born of the body of her the said Kate Harney, whose name is to the Grand Jury aforesaid unknown, in the peace of the People of the State of New York, then and there, being, feloniously, wilfully and of her malice aforethought, did make an assault, and did then and there feloniously, wilfully and of her malice aforethought put, place, cast and throw the said infant male child, into a certain vessel wherein was then and there contained a large quantity of hot and scalding water, and did then and there feloniously, wilfully and of her malice aforethought, sink and submerge the said infant male child in the hot and scalding water aforesaid; as well by means of which said putting, placing, casting and throwing of the said infant male child

0277

into the vessel aforesaid, so containing the hot and scalding water aforesaid, as by the sinking and submerging of the said infant male child in the hot and scalding water aforesaid, the said infant male child was then and there mortally burned, scalded and wounded in and upon the head, neck, breast, belly, back, stomach, sides, and other parts of the body of the said infant male child; of which said mortal burns, scalds and wounds, the said infant male child, then and there instantly died.

And so the Grand Jury aforesaid, do say: that she, the said Katie Darney, the said infant male child, on the day and in the year aforesaid, at the Ward, City and County aforesaid, in the manner and form, and by the means aforesaid, then and there feloniously, unlawfully and of her malice aforethought, did kill and murder: 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. Martinie,

District Attorney.

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BOX:

163

FOLDER:

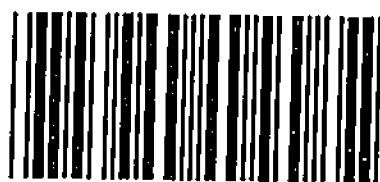
1665

DESCRIPTION:

Hayden, Henry A.

DATE:

01/12/85



1665

Witnesses:
 William Comstock
 George A. Cooper

189 Moore St
New York

Upon a thorough examination of the testimony herein, & a comparison with the indictment, I am convinced that there is not in the papers, an obtainable article thereof sufficient evidence to prove beyond a reasonable doubt charged in the indictment. I therefore recommend that the ~~same~~^{indictment} be dismissed from ~~the court's~~^{consideration}. The facts as set made known by the papers.

March 25, 1887.

2000
 Vassar M. Davis
 Dipt. Aff. 20 May 74
 See: Girardland v. Mills, / Hairs 227.
 Wood v. Erie Ry Co. 72 May 196.
 J. J. J. v. O. E. E. & S. May 74.
 Ryan v. Hardy 26 June 196

Ms.
Mar. 25/87

THE PEOPLE

25.

Herry A. Hayden

RANDOLPH B. MARTINE,

District Attorney.

A True Bill

Foreman.

W. A. D. March 25/90

Bill discharged

May 12 7 16

June 11. 1857. 2224

0279

0280

Eureka Jewel Company,

Importers, Dealers and Manufacturers of Fine Jewelry

No. 25 Maiden Lane,

FACTORY :
PROVIDENCE, R. I.

New York, _____ 188

Since making my affidavit in this case I have, for a long time, been very sorry, a good right along that, I had, no controlling interest in the firm of Parker & Co. although I thought I had, all along as there was an other party who had, & I was only used as a tool so they could make money out of my name, as they have, done & are now doing. When I signed ^{partnership} papers, as a partner with Mr. Hayden, it was done in good faith under certain conditions that I was to receive so much, & he was to do certain things for me, which have not been done, that is the reason why I dissolved the partnership as I did not intend that any one should use my name, ~~for~~ to make money out of that I was only a partner for the ~~business~~ ^{in the} business of Parker & Co. I make this statement

TORN PAGE

0281

in justice to myself & of my own account
to show that, as I have ~~long~~ been used only
as a ~~foot~~ in this matter, & that I had
no controlling interest in the firm
author of ~~the~~ ~~same~~ ~~as~~ ~~near~~ ~~as~~ ~~the~~ ~~firm~~
of Parker, that is 25. to 50. ~~while~~ ~~they~~
have taken in for ~~to~~ ~~be~~ ~~done~~ ~~as~~ ~~near~~ ~~as~~
I can judge. Chas. R. Parker

0282

City & County of SS
New York

2 Charles E Parker being examined says
that he verified to the said complaint
and you authorized this proceeding to be
begun

~~Sworn to before me~~
~~at New York~~ Yes sir

Charles R Parker being duly sworn
says he resides at 20 189, Nassau Street
Brooklyn and I am in Jewelry business
& Gun Business and I do business 25
Marden Lane and 88 Chamber Street
I do business at 25 ~~Chamber Street~~
under the name of the Gun & Jewelry
Company

2 How long have you been doing business
there under that name

A Since the first day of May
~~reserve~~ Objected to as immaterial and irrelevant

2 under what name are you doing business
at 88 Chamber Street this City

A under the name of Parker & Company

2 Have you any partnership papers with

A yes sir I have not got them with me and
will produce them

0283

2

Q What interest if any had you in the firm of Parker & Company on the 14 day of October last

Objected to on the ground First that it is none of the Complainant's business Second that the only object of the question can be to discredit their own witness & Third that the witness having already testified that he was interested in that firm and that is all that is required by Section 363 of the Penal Code under which this complaint is made
Objection overruled and exception

A I was a partner in the concern

Q The interest I had in the concern was what I could make out of it

that is the best answer I can make

Q What Capital in the business if any had you in the business of Parker & Co at 88 Chamber Street this City at that time the same objections as above and the same rulings and also the objection that it calls for the contents a written paper

A I did not put any money in the concern

Q Had you any control of the business at 88 Chamber Street

A In one way I had and in one way I had not

0284

- 3

Q In what way had you control;
 Objected to on the ground that the
 witness has already testified that he was
 a partner in the business that there were
 articles of copartnership and that
 consequently in the absence of any evidence
 to the contrary he had the control given
 to a partner by law second that the
 people or prosecution having already
 proved by their own witness that there
 was a partnership actually existing and
 the question of a mere prangement
 of the partners between themselves as to
 the control or conduct of the business
 has nothing to do with this case

CA

I decline to answer that question
 on the ground that it is a private
 matter between ourselves objection
 overruled and exception by Mr Tying

A

The way that I had control ^{was} I could
 send guns and draw money the same
 as the other partner in the business

Q

From whom do you mean that you could
 draw money

A

From the firm the same as Mr Hayden
 you could Mr Hayden draw money

Q

The same as myself
 How was that done

A

Q

0285

- Q By the sales of guns and what the business brought in
- Q You now refer to the guns you sold at both places
- A I sold them at both places
- Q How long had you been drawing money that way as a partner of Parker & Co
- A Since June 1st 1874
- Q How much did you draw in money from that firm up to that time October 14th 1874 as profits coming to you from the sale of guns at off Chambers Street
- A I have drawn prior to October 14/1874 not as the profits out of the concern but money for my own individual use fifty five dollars as the profits could not be divided until the balance of the year was up
- Q How did you draw that money
- A In ten dollars and five dollars and one way as I needed it
- Q Was it in cash
- A It was in cash
- Q Who gave it handed it to you
- A My partner when I asked him for it
- Q Was it a loan to you from your partner
- A No sir it was from the Company and charged to my account

0286

J.

Q

Do you keep books of account

A

I don't keep the books ^{at 88 Chambers Street this city}

Q

Does the firm of Parker & Co. so called
keep books of account

A

I suppose they do or they could not
keep track of what they do

Q

Do you know by your own knowledge
whether or not any books of account
are kept by Parker & Co. so called
at 88 Chambers Street this city

A

I do know

Q

What books of account do they keep

A

their express book shipping book
copy books cash books and advertising
books

Q

Have you ever examined these books

A

I have not examined these books as
yet but I intend to

Q

At what time was the money paid
to you that you have mentioned as
having been paid

A

I can't tell that intill I refer to the
slips I mean the receipts I always
gave them

Q

Do you keep a cash book

A

I keep a cash book for my own
business at 25 Maiden Lane

Q

Is it not a fact that on October 14/1894

0287

6

Q You had no control or responsibility in the said business of Parker & Co except to allow Mr Hayden to use your name in order that he might do business as Parker & Co.

Objected to First its a cross examination of the witness ~~by the~~ called by the prosecution itself Second the witness has already testified that he was a partner and had control Third the last part of the question is objected to as calling for the opinion of the witness in reference to facts Overruled and exception taken

A I had control but was not responsible in some things that Mr Hayden should do

Q What was it that you were not responsible for that Mr Hayden did
A Buying certain guns and ammunition that I knew nothing about and contracts excepts that would do any injury to the business

Q What guns do you refer to

A First is the Lefauchaux gun as I contracted for that gun myself he was to submit to me to the subject of my approval the price we should pay for the so called Parker gun which I had a right to use

0288

7

- Q1 We do not Manufacture guns
I do not
- 2 What interest had you in the so called
Parker & Co at 88 Chamber Street New York
on the 14th day of ~~1884~~ October 1884 or
previous thereto
Objected to as above and the same
ruling and exception
- A That I could sell the guns and Arrows
the money the same as Mr. Hayden from
the profits derived from the sale of the
guns Dollars and Cents is interest
in the concern
- 1 I did not put any money in the
concern
- 2 had you any interest or control
in the firm of the so called Parker & Co
88 Chamber Street this City except as
stated in the articles of copartnership
already referred to
Objected to on the ground that it
refers to a paper not produced
- A Between ourselves yes
It is not filed in the county clerk's
office

0289

Charles R. Parker, witness for
the prosecution being sworn
testified as follows on:

Direct Exam - by - Mr. Sterile

The paper which I promised
to bring here to day I have
given to Mr. Dymy. (Mr. Dymy
here said he had mislaid the
paper & couldn't find it.) They
were the Copartnership papers.
I have no other papers.
On the 14th of October 1884 I
~~told~~ had an interest in the
business at No. 88 Chambers
Street with Mr. Hayden the
defendant. I used to draw money
from that concern. I told Mr.
Comstock on the 14th of October
last that I was not responsible
for debts or anything that Mr.
Hayden should contract for in
that concern at 88 Chambers Street.
I then showed Mr. Comstock the
articles of Copartnership. I told
Mr. Comstock that those papers
were drawn up to the 1st of January

0290

1885 in order that Mr. Hayden
could use my name as Parker
& Co. I have no interest in that
business now.

Sworn to before me this } C. H. Parker
1st day of December 1884 }

P. J. Duffy
Justice

Anthony Comstock, a witness for
the prosecution being duly sworn
says I am a Post Office Inspector - my office is at
No. 150 Nassau St. this City
Direct - Exam - - by - W. A. Sterville

I know the defendant Hayden
& Mr. Parker the last witness.
On the 14th of October I saw both
of them & talked with them. I saw
Hayden at 88 Chambers St. & ask-
ed him who composed the firm
& he said Charles R. Parker and
Henry H. Hayden & he told me that
Mr. Parker could be seen at No.
25 Maiden Lane. He said that
the only interest Parker had in

0291

the business was that he allowed
his name to be used & that he
couldn't do business in his own
name ~~on~~ account of the trouble
he had while doing business as
the ~~Parker~~ ^{Haggard} Fire Arm Company & he
also allowed him (Parker did) to use
his name as Parker was under
obligations to him. He said Parker
had no control ^{or interest in} of the business
& only allowed his name to be
used. He said he had trouble with
the Old Company which I knew
about & couldn't use his ^{own} name,
~~which I knew about~~. The trouble
was on account of the frauds perpe-
trated under the name of Tiffany
& Co. & the people supposing they
were dealing with a reputable
firm. I said I looked upon all
such schemes with suspicion as
they were ~~deceiving the people~~
were advertising ^{under reputable names} & people came
supposing it was the well known
firm of Parker Bros. They were
dealing with, as he advertised it
as the Parker Gun ^{and as Parker & Co.} when they got
orders they didn't fill them.

0292

I also showed Hayden a letter or postcard where a party stated they had sent the money & received no gun & he said they couldn't fill the orders because they couldn't get the guns. He showed me the guns in stock & I saw guns there offered for sale to customers. Hayden handed me a card and said he began to advertise & use another ^{instead of} name, Parker & Co. upon which card were the words "New York Gun Store." & he was contemplating using that name ^{to new York Gun Store instead of Parker & Co} ~~of Parker & Co.~~ because if the people thought it was not a genuine Parker gun it might be detrimental to him. I told him it was a deception because he was not selling the genuine Parker gun & it was a violation of the rules of the Postoffice Department. He said that his gun did not yet bear the name of Parker & Co. after that I saw Mr. Charles R. Parker.

Cross-Exam - By - Mr. Dyng
I am an Inspector in the Postoffice

0293

I called upon Mr. Hayden to make inquiries in regard to a violation of ^{Postal laws} ~~of the Post Office rules~~ - the papers were sent to me ^{and it was my duty} ~~from Washington~~ with instructions for me to make an investigation in the matter & afterwards made a report to the Post Office authorities in Washington & I don't know if any ^{other} action was taken by them in the matter. I had this letter of complaint with me & I showed it to Mr. Hayden it referred to his failure to ship a gun that had been paid for. I remember making an affidavit in a civil suit in the Court of Common Pleas of Charles Parker against Henry H. Hayden & Charles R. Parker. I don't know whether Mr. Neville made an affidavit in that matter - it was for an injunction. I don't know whether this letter was annexed to that application. The letter was signed by a man named Burnell & Burnell & was from Scranton Pa. Mr. Hayden then showed me a receipt from an Express Company showing

0294

he had shipped that gun on the 11th of October. I was then an Inspector of the Postoffice Department. I took proceedings against the firm of E. P. Tiffany & Co. & laid the matter before the U. S. District Attorney & demanded that they should be indicted - they have not been indicted yet I believe. H. L. Wilkinson & Co. bought some books from me - about ten copies of "Hands Exposed." I think they paid \$15. for them, the regular price was \$30. - \$3 a piece and they got them at 1/2 price. It is a book I wrote in relation to swindling through the mail. I had ^{received} made a complaint against H. L. Wilkinson & Co. but on examination I found out everything was all straight so reported to the Department. They notified me they sold their business to E. P. Tiffany & Co. & after that the Department at Washington sent me papers to investigate the affairs of E. P. Tiffany & Co. & then Tiffany shipped to Europe with \$26,000. that he had robbed the people out of. There was only one complaint against them when the books were sold

0295

& they discovered the order had
not been filled & they immediately
executed it. I sent for Mr. Wilkinson
to come to my place as I wanted to
see him in reference to the complaints
that had been made. When I called
on Mr. Hayden at 88 Chambers St.
I only went there in the capacity
of an official of the Post Office
Department & in no other capacity
~~I suggested to him~~ ^{carrying on} to give up the business
under the name of Parker & Co. I
did not then tell him that the Parker
Brothers had a great deal of money
& would crush him if he did
not. I didn't say that the gun I
saw there was worth the money
they were asking for it. It was in
the morning when I saw Mr.
Hayden, near 12 o'clock & I saw
Mr. Parker about 4 o'clock &
I asked Mr. Steville to go to
Mr. Parker with me & he did
so. I went and saw Mr. Steville
in the interim. I received this
letter of complaint on the 12th
13th or 14th of October & that letter
was the reason ^{caused me to} that I called

0296

upon Hayden. Mr. ~~Prof~~ Hayden
said he didn't propose to do
business as Tiffany & Co, did but
that he proposed to fill all his
orders. The fraud was in using
the name of Parker & making
people believe they were dealing
with a reputable house. The
reason I didn't make charges
against E. Tiffany was that he
had gone to Europe, before the matter reached me.

Sworn to before me this
1st day of December, 1884

Anthony Loquasto

J. M. Duffy
Police Justice

0297

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, { ss

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

Question What is your name?

Answer

Henry A. Hayden

Question. How old are you?

Answer

28 years

Question. Where were you born?

Answer.

New York

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

Answer.

317 Tremont Ave. New York City
(West 4th St)

Question What is your business or profession?

Answer

Freeman

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

Henry A. Hayden

Taken before me this

day of

December

1888

at

New York

City

Police Court

Justice

of the

County

of New York

City

Police Court

Justice

of the

County

of New York

City

Police Court

Justice

of the

County

of New York

City

Police Court

Justice

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

DIST

Charles E. Porter *vs* E. H. Perotte
of No. 97 Chamber St
he has just cause to believe is informed & believes
says that on or about the 14th day of October 188-

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

did unlawfully transact business using the name as partner of one not interested with him as partner & then & there using the designation of " & Co" when no actual partners or partners were actually represented thereby against the form of this Statute in such case made & provided particularly section 363 of the Penal Code.

Sworn to before me
the 18th day of November 1866

Police Justice

Chas E Parkes

TORN PAGE

0299

133

Police Court

District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

AFFIDAVIT.

vs.

Henry A. Hayden

Nov 18 188*X*

Magistrate.

Reiff

Witness,

See 363. Penna

Cover

Sept 20 7 pm

Dec 5 2 1/2 pm

" 10 2 1/2 pm

Disposition,

200

summed for

pleased

0300

Sec. 151.

Police Court. 1 District.

CITY AND COUNTY } ss. *In the name of the People of the State of New York; To the Sheriff of the County*
OF NEW YORK, } *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 Charles E. Parker

of No. 97 Chambers Street, that on the 14 day of October

1887 at the City of New York, in the County of New York,

Henry A. Hayplen did transact
business in the City of New York
using the firm name of Parker
and Company when no actual
partners or partners were represented
thereby in violation Sec 363 Penal
Code

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 each and every of you, to apprehend the said Defendant and bring him
forthwith before me, at the 1 DISTRICT POLICE COURT, in the said City, or in case of my absence
or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to
be dealt with according to law.

Dated at the City of New York, this 18 day of November 1887 X

P. C. Duffy

POLICE JUSTICE.

0301

appearing to me from within the positions and statements that the crime therein mentioned has been committed,

and that there is sufficient cause to believe the within named

Henry A Hayden

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 20 188 5 P. A. Murphy Police Justice.

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

Defendant
Dated Jan 6 188 5 P. A. Murphy 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.

0302

#91
Police Court--

1 District

THE PEOPLE, &c
ON THE COMPLAINT OF

Charles E. Parker
~~25 Maiden Lane~~
97 Chambers Street
Henry A. Hayden

Offence Violation
363 Penal

BAILED,

No. 1, by

Edward D. Sniffen

Residence

3 Park Row Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

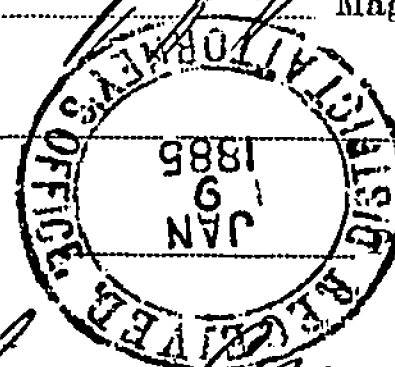
Apr 18

1888

Magistrate.

Officer.

Recinet.



Witnesses

Anthony Mustock

No.

150 Nassau Street.

No.

189 Nassau Street.

No.

Mansfield Street.

\$

500 to answer

Warrant

0303

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Henry A. Hayden

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

Henry A. Hayden
of the CRIME OF *Transacting business, using the designation " & Co." when no actual partner or partners were represented thereby,*
committed as follows:

The said *Henry A. Hayden,*

late of the *First* Ward of the City of New York, in the County of New York aforesaid, on the *fourteenth* day of *October*, in the year of our Lord one thousand eight hundred and eighty*four*, at the Ward, City and County aforesaid, *did unlawfully transact business, using the designation " & Co." to wit: did then and there unlawfully transact business in and by the name and style of Parker & Co., no actual partner or partners of him the said Henry A. Hayden being represented by the said designation: 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 Henry A. Hayden of the Crime of Transacting business, using the name, as partner, of one not interested with him as partner, committed as follows: The said Henry A.

0304

Hayden, late of the First 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, did unlawfully transact business, using the name of one Charles E. Parker as a partner of him the said Henry A. Hayden, the said Charles E. Parker, not being interested with him the said Henry A. Hayden as a partner: 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.

0305

BOX:

163

FOLDER:

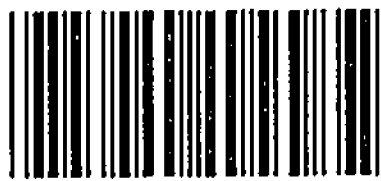
1665

DESCRIPTION:

Hazzard, John

DATE:

01/28/85



1665

Witnesses:

Wm. Manning
635-10 Ave

James Sprink
2105 Greenwich

2164

Filed 28 day of Jan'y 1885

Pleads Not guilty (29)

THE PEOPLE

vs.

P

John Hazzard

W.
334 E 34.
Greenwich

Assault in the First Degree.
(Firearms.)
[Sec. 217 and 218]

RANDOLPH B. MARTINE,

JOHN MCKEON,

District Attorney.

22 Feb'y 11/85

Ind. returned April 12.

A TRUE BILL. Per 10 months

Wm. Little

Foreman.

W

0306

0307

Police Court— District.

CITY AND COUNTY
OF NEW YORK, } ss.

of No. 033 First Avenue Street,

being duly sworn, deposes and says, that
on the 18th day of January

in the year 1888 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Sam Hazzard now present

That said Hazzard did wilfully
and maliciously point and
aim a certain pistol loaded
with powder and lead at this
deponent and fired and discharged
said pistol while the same
was so pointed and aimed

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

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

Sworn to before me, this

of

day
1888

Thomas Manning

Police Justice.

0308

Sec. 193-300.

CITY AND COUNTY
OF NEW YORK,

4 District Police Court.

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

Question What is your name?

Answer

John Haggard

Question. How old are you?

Answer

25 years

Question. Where were you born?

Answer.

New York City

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

Answer.

339 East 34 Street

Question What is your business or profession?

Answer

Street cleaning

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 fire at him I fired
at the ceiling to frighten him when
I saw him go to the end of the bar
to get a weapon as I thought
John Haggard*

Taken before me this

day of *December*

1885

John Haggard
Police Justice.

0309

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 Hazard
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 *January 20* 188 *8* *John Hazard* 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.

03 10

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court 4 District. 91

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Manning
635 vs. John Haggard

1
2
3
4

Dated

January 20 1885

Murray Magistrate.

James Murray Officer.

21 Precinct.

Witnesses James Lalby

No. 612 2nd St. Street.

John Gough

No. 612 2nd St. Street.

No. _____ Street.

\$ 2000 - to answer Complaint

Com

0311

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 Dazzard

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

John Dazzard

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

The said *John Dazzard*,

late 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 *five* with force and arms, at the City and County aforesaid, in and upon the body of *Thomas Manning*, in the peace of the said People then and there being, feloniously did make an assault, and to, at and against *him* the said *Thomas Manning*, a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which the said *John Dazzard*, — in *his* — right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously, did then and there shoot off and discharge, with intent *him* — the said *Thomas Manning*, — thereby then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided. and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

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

John Dazzard

of the Crime of assault in the second degree, committed as follows:

The said *John Dazzard*,

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Thomas Manning*, — then and there being, feloniously did, willfully and wrongfully, make an assault, and to, at and against *him* the said *Thomas Manning*, a certain *pistol* — then and there loaded and charged with gunpowder and one leaden bullet, which *he* — the said

John Dazzard

in *his* right hand, then and there had and held, the same being an instrument likely to produce grievous bodily harm, feloniously did, willfully and wrongfully then and there shoot off and discharge

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.

03 12

BOX:

163

FOLDER:

1665

DESCRIPTION:

Healy, James

DATE:

01/15/85



1665

Witnesses:

John S. Saling

Abraham Munnery

do - French

Chas. M. Berens

dos - W 38 - M

Upon the within statement of the complainant, avowing & forswearing from wrongful intent, & stating that restitution has been made, as I believe that as a citizen I could not but be recom- mended that the defendant be discharged.

Dated Mar. 9/87.

Wm. J. G. J. G.
Respectfully

#146
Counsel,
Filed 10th day of Aug 1885
Pleads Guilty

THE PEOPLE
vs.
James Deady
Grand Larceny, second degree
[Sections 528, 529 Penal Code].

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.
Wm. J. G. J. G.
Foreman.

03 14

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

James Healy

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.

John Darling

0315

Police Court—

2nd District.

Affidavit—Larceny.

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

of No. 205 West 38th Street, aged 18 years,
occupation None being duly sworn

deposes and says, that on the 3rd day of January 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 Yorkshire terrier of the Value
of fifty 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 Healy from the

fact that the said deponent acknowledged
and confessed to deponent in the presence
of officer Abraham Minersky of the 20th Police
Precinct, that he had said property in his
possession — And from the further fact
deponent is informed by one Charles M
Berry of Number 205 West 38th Street that
he saw the afore-described property in said
Healy's room No 575. Tenth Avenue, and
that the said Healy did then and there refuse
to return said property to deponent unless
he received the sum of fifty dollars
for the same.

Luke Darling

Sworn to before me, this 13 day

of January 1885

Wm. H. Wood Police Justice.

03 16

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles M. Barry
aged *29* years, occupation *Police Commission Merchant* of No.

205 West 38th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

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

Sworn to before me, this

day of

1885

14th
Charles M. Barry
Mar. 14

Police Justice.

0317

Sec. 198—200.

2nd

District Police Court.

CITY AND COUNTY {
OF NEW YORK, SS

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

Question. What is your name?

Answer

James Healy

Question. How old are you?

Answer

Question. Where were you born?

Answer.

31 years

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

Answer.

515 Tenth Avenue, about 8 months

Question. What is your business or profession?

Answer.

Fish Business

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

Answer.

I am not guilty

James Healy

Taken before me this

14

day of January 1888

Wm. J. Wick

Police Justice.

0318

Sec. 151.

CITY AND COUNTY }
OF NEW YORK, }

2nd
District Police Court.
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 *Lulu Darling*

of No. *205 West 38th* Street, that on the *3rd* day of *January*
188*5* at the City of New York, in the County of New York, the following article to wit:

One Yorkshire Terrier
of the value of *fifty* Dollars,
the property of *Lulu Darling*
was taken, stolen, and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by *James Healy*

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant and forthwith
bring *him* before me, at the *2nd* 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 *13th* day of *January* 188*5*
M. A. Burke POLICE JUSTICE.

03 19

POLICE COURT. DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Lulu Darling

vs.

James Healy

Warrant-Larceny.

Dated *January 13* 1885

Wilde 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.

Police Justice.

REMARKS.

Time of Arrest,

Native of

Age,

Sex

Complexion,

Color

Profession,

Married

Single,

Read,

Write,

0320

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Seven
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 14 1885 Wm. J. Davis 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.

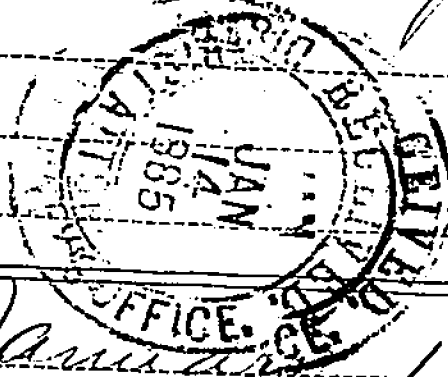
0321

BAILED,
No. 1, by John Healey
Residence 976 Sixth Avenue
No. 2, by _____
Residence _____ Street,
No. 3, by _____
Residence _____ Street,
No. 4, by _____
Residence _____ Street.

Police Court-- 2nd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Ruby Darling
205 W 38th St
James Healey



Officer, David Sweeney

Dated January 11 1885

Welde Magistrate.

Abraham Minorsky Officer.

20th Precinct Clerk.

Witnesses, Charles M. Berry

No. 205 West 38th Street,

Bessie V. Darling

No. 205 West 38th Street,

John H. Patterson

No. 29 West 126th Street,

\$ 100 to answer Yes

Amv.

0322

N. Y. February 6th 1885

To whom it may Concern.

This is to certify that I hereby discharge James Healy of any wrong intent in the charge that I made against him for the larceny of my dog, the dog having been returned to me, and satisfactory explanations being made to me, I cheerfully consented that the charge be withdrawn and Healy exonerated from all liability.

Lulu Darling

Witness

Attest

0323

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Dealy

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

James Dealy
of the CRIME OF GRAND LARCENY in the *Second* degree, committed
as follows:

The said *James Dealy*,

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *third* day of *January*, 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 dog of the value of fifty

dollars,

of the goods, chattels and personal property of one *John Darling*.

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.

0324

SECOND COUNT—

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

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

The said James Dealy, >

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the third day of January, 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 dog of the value of

fifty dollars, _____

of the goods, chattels and personal property of one Edw Darling

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

Darling, _____

unlawfully and unjustly did feloniously receive and have; the said James
Dealy, _____

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.

0325

BOX:

163

FOLDER:

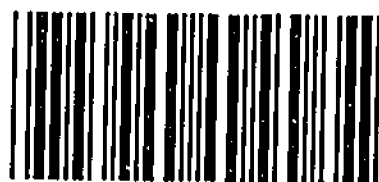
1665

DESCRIPTION:

Healy, Michael

DATE:

01/13/85



1665

Witnesses:

Conrad M. Mahan

Wm. Reynolds

13-Grand

1122

Counsel,

Filed *13* day of *Jan* 188*5*

Pleads *Not Guilty (4)*

THE PEOPLE

vs.

F

Michael Healy

Robbery, *First* degree.
(Secs. 224 and 225, Penal Code.)

RANDOLPH B. MARTINE,

Dr Feb 10/85 District Attorney.
Ind acquitted.

A True Bill.

Wm. M. Little
Foreman.

Feb 16

0326

0327

Police Court— 2^d District.CITY AND COUNTY }
OF NEW YORK, } ss

Ernest Washburn

of No 287 Broadway Street, Aged 31 Years

Occupation Smuggler being duly sworn, deposes and says, that on the

31st day of December 1884 at the 13th Ward of the City of New York,

in the County of New York, was feloniously taken, stolen, and carried away from the person of de-

ponent by force and violence, without his consent and against his will, the following property, viz:

One bill or note of the value and denomination of Twenty Dollars and Three bills or notes each of the value and denomination of Ten Dollars, and one silver watch and plated chain together of the value of Fifteen Dollars; in all

of the value of Sixty-five DOLLARS,
the property of defendant

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away, by force and violence as aforesaid by Michael

Healy, now here, from the following facts. At about 2 o'clock on the morning of said day at the corner of Worselt Street and Third Street defendant was approached by said Healy and one Mary Moran. Said Mary Moran caught defendant about the neck and held him, while said Healy took said money from the inside pocket and said watch and chain from an outside pocket of a vest worn by defendant.

Ernest Washburne

day of

Sworn to before me, this

1885-

Police Justice.

0328

Sec. 198-200.

2d

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss

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

Question What is your name?

Answer Michael Healy

Question. How old are you?

Answer 29 years

Question. Where were you born?

Answer. Ireland

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

Answer. No 331 West 42nd St, 6 weeks

Question What is your business or profession?

Answer. Blacksmith's Helper

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

Michael his
Mark Healy

Taken before me this

12

day of

January
1885

Frank Police Justice.

0329

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 Michael Haly

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 Jan'y 12 1886 W. H. H. H. 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.

0330

Police Court 2d 55 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Ernest Washburn
287 Broadway
Michael Healy

1 _____
2 _____
3 _____
4 _____

[Signature]
Officer.

BAILED,
No. 1, by _____
Residence _____ Street,

No. 2, by _____
Residence _____ Street,

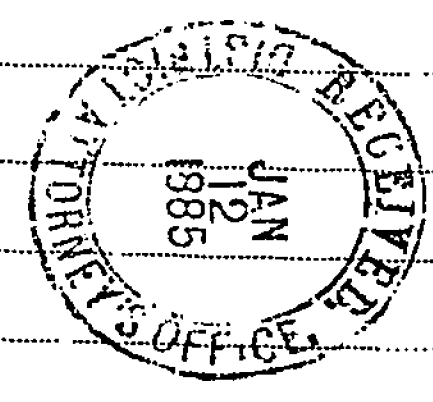
No. 3, by _____
Residence _____ Street,

No. 4, by _____
Residence _____ Street.

Dated Jan'y 12 1885
W. W. Wade Magistrate.
Reynolds Officer.
13 Clerk.

Witnesses, _____
No. _____ Street,

No. _____ Street,



No. _____ Street,
\$ 2000. to answer *[Signature]*
[Signature]

0331

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Michael Dealy

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

Michael Dealy
of the crime of ROBBERY IN THE *first* DEGREE, committed as follows:
The said *Michael Dealy*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *thirty first* day of *December*, in the year of our Lord one thousand eight hundred and eighty-*four*, in the *night* time of the said day, at the Ward, City and County aforesaid, with force and arms, in and upon one *Ernest Washburne*, in the peace of the said People then and there being, feloniously did make an assault, and — *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 — ; *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 ten dollars, and of the value of ten dollars *each*; *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 — ; *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 one dollar, and of the value of one dollar — ; *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 — ; *three* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars *each*; *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 *one* dollar, *one* watch of the value of *twelve* dollars, and *one* chain of the value of *three* dollars, — of the goods, chattels and personal property of the said *Ernest Washburne*, from the person of the said *Ernest Washburne*, against the will, and by violence to the person of the said *Ernest Washburne*, then and there violently and feloniously did rob, steal, take and carry away, (*the* *said* *Michael Dealy* being then and there aided by an accomplice actually present, to wit: *by one Mary Moran*)

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.

0332

BOX:
163

FOLDER:
1665

DESCRIPTION:
Heckerson, William

DATE:
01/07/85



1665

Samuel Harris
officer C McManis
W. J. Spruiell

*Bought in the THIRD DEGREE,
Gott Fanning
Secord
[Sections 498, 506, 525, 527 & 570]*

THE PEOPLE

vs.

William

Dickerson

Jd. Wm. Judd
Att. Genl.

PAYMENT BY

District Attorney.

Wm. W. W. W.
 May 13/85.
 Foreman.
 For
 sent & forwarded
 to Longway 3 deg
 Emma R. Bay, 6/10/85

0333

0334

The People

vs.

William Heckerson.

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

January 13, 1885.

Indictment for burglary in the third degree.

Samuel Harris sworn. I reside 114 Canal Street and am a merchant tailor, my place of business is in the same place, on the 19th of last month the window of my store was broke, I left the store at nine o'clock Sunday night and a quarter past twelve I was called down, I was sleeping upstairs and the policeman went to the door and I hollered down, who is it? He says, you need not be afraid, it is an officer, there was another officer with him. When I went down I discovered the window was broke and I missed one piece of flannel that stood on the same window that was cut. That window was not broken when I left the store. I missed one piece of flannel and I could not find out if there was anything more missing at the same time. I saw that piece of flannel again at the Station House, the officer had it there, it was the same piece of flannel that was in my store, I found another piece of drab cashmere that belonged to me as well, I could not tell how many yards, they were small pieces, I am positive it was my property, I cut off remnants to hang in the show window and the balance I have got in the store. No. 114 Canal Street is in the 10th ward of this city and I live above the store; it is a side window leading into the street that was broken facing on the sidewalk. Was this window pane large enough for a person to enter? Oh, yes, it is nineteen inches wide. That was broken out? Yes. Nobody could get in but they could put their hands in.

0335

Charles E. McManus sworn. I am a police officer, on the 29th about half past twelve in the morning I was standing on the corner of Mulberry and Park Street and I saw the prisoner going through Park Street towards Mulberry and as he got to the corner I said, what is it you have got there? He said, nothing. I says, well come here till I see and as I said that and made a step towards him he dropped the two pieces of cloth and ran through Park Street; I ran after him and caught him and found this ice-pick on him. I took the cloth and the prisoner to the Station House and they sent out an alarm from the Station House and wanted an owner for the two pieces of cloth and the following night, the night of the 30th, we got an owner for the cloth. That was the same cloth that was shown to the complainant in the Station House that I picked up. He identified it as his cloth.

Cross Examined. The cloth is in the Station House, I saw the prisoner drop it on the morning of the 29th of December last at 25 minutes or half past one.

The Case for the Defence.

Samuel Harris recalled by Counsel for the Defendant. A piece of grey chasmere and of blue flannel. Two pieces of cloth are in the Station House still, I have got others home to prove that it is mine, I cut it off. Before I saw the cloth in the Station House I mentioned the name of the cloth, the pieces of cloth were rolled up and they were in my store when I closed it at nine o'clock and I saw the same pieces in the Station House. I swore before the Police Magistrate that the cloth was worth fifty dollars. My store is in Canal Street between Christie and Worselith.

0336

Charles E. McManus recalled. The prisoner was coming from Mott Street through Park wh I arrestd him, it was about five blocks from Harris' store, I arrested him twenty-five minutes to one.

William Heckerson swor and xamined. I reside at 26 Second Avenue, and am a tailor, I remember the occasion when I ws arrested by the officer. I was going down through the Bowery and I turned into Bayard Street and right in front of a concert saloon there about six doors from the Bowery these goods were standing up against the wall, I seen them there nd picked them up and I had them under my arm and this piece of iron one end of it showed, it was sti king into the cloth; I took the iron out from the cloth and put it in my pocket and I walked on two or three blocks and this policeman arrested me with them. He asked me where I got the cloth and I told him that I found it just in this place whee I tell you. I don' know ajything about Mr Harris's store and did not beak any glass that night and do not know of any glass having been broken.

Cross Examined. I was not working at tailoring at the present time, I had been working for a man named Tasmick in 27th Street, I workd for that man I guess bout six months, he is not here. I dropped the cloth because I naturally thoight if the officer took hold of me I could not show him where I got hat stuff I had to tell him just the same as I tell you now. I did not run very fast, I run half a block, the^{was} about five officers caught hold me, I tried to run away.

The jury rendered a verdict of guilty of burglary in the third degree.

0337

Testimony in the case
of
Mr. Beckerson
filed Jan. 1888

Police Court - District.

City and County of New York, ss.:

of No. 114 Canal Street, aged years,

deposes and says, that the premises No. 114 Canal Street, being duly sworn

in the City and County aforesaid, the said being a

and which was occupied by deponent as a

and in which there was at the time when being by name

were BURGLARIOUSLY entered by means of forcibly breaking a lock placed in the side window of the front office window of the above other

on the 29th day of December 1888 in the month of

the above property taken, stolen, and carried away, viz:

one cashmere vest of the value

of fifteen dollars

the property of Samuel Harris

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

William Beckman (alias)

for the reasons following, to wit:

That at about the hour of five o'clock P.M. on the 28th day of December and at about the hour of 12 o'clock and thereat at a time when the said Beckman was present at the premises, Beckman had been taken into and removed by a person who had been charged as deponent a witness by the Grand Jury of the County of New York, and that Beckman had been charged as deponent a witness by the Grand Jury of the County of New York.

8330

0339

that he found the aforesaid property in the
Defendants possession and defendant identified
said property as the property taken stolen and
carried away as aforesaid

Wherefore defendant charges the said defendant
with having Burglariously entered the above
described premises and with taking stealing
and carrying away the above described property

Oworn to before me

Samuel Harris

this 20th day of December 1884

Police Officer

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Degree.

Burglary

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$

Boil.

Bailed by

No.

Street.

0340

CITY AND COUNTY } ss.
OF NEW YORK,

aged 28 years, occupation Police Officer of No. Charles B. McManus

6th Precinct Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Samuel Harris

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

Sworn to before me, this 30
day of Dec 1888 Charles B. McManus

[Signature]
Police Justice.

0341

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Heckerom 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 Heckerom

Question. How old are you?

Answer.

20 years

Question. Where were you born?

Answer.

New York City

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

Answer.

26 Second Avenue four years

Question. What is your business or profession?

Answer.

Tailor

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

Wm Heckerom

Taken before me this

day of

188

Police Justice.

0342

Police Court First District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

Samuel Harris
114 Canal St.

William Keckerson

1
2
3
4

Dated Dec 30 188

Chas B. Mann Magistrate.
Call the Officer Precinct.

Witnesses Call the Officer
No. Street.

No. Street.

No. Street.
\$ 1000 to answer Gen Less
Call

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

William Keckerson 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 Dec 30 188 Police Justice.

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

Dated Dec 30 188 Police Justice.

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

Dated Dec 30 188 Police Justice.

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

0343

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 Jackson

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

William Jackson

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

The said *William Jackson*,

late of the *South* Ward of the City of New York, in the County of New York aforesaid, on the *29th* day of *December*, in the year of our Lord one thousand eight hundred and eighty-*four*, with force and arms, at the Ward, City and County aforesaid, a certain *part of a* building there situate, to wit: the *store* of one *Daniel*

Davis,

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

Daniel Davis

in the said *store* 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.

0344

SECOND COUNT.

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

William Anderson

of the CRIME OF *Robt* LARCENY, —
committed as follows:

The said *William Anderson*,

late of the *South* — Ward of the City of New York in the
County of New York aforesaid, afterwards, to wit: on the said *29th* day of
December, 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,

two pieces of cloth of the
value of eight dollars
each

of the goods, chattels and personal property of one *Samuel*
Davis, — in the store of
the said Samuel Davis
there situate, then and there being found, in the *store* 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.

0345

THIRD COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said
William Jackson
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed
as follows:

The said William Jackson,
late of the Tenth Ward of the City of New York, in the County of New
York aforesaid, afterwards, to wit: on the said 29th day of De-
cember, in the year of our Lord one thousand eight hundred and eighty-four
with force and arms, at the Ward, City and County aforesaid,

two pieces of cloth of
the value of eight
dollars each,

of the goods, chattels and personal property of one Samuel
Davis,

by acertain persons to the Grand Jury aforesaid unknown, then lately
before feloniously stolen of the said Samuel Davis

unlawfully and unjustly did feloniously receive and have (the said William
Jackson,

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,

~~LEWIS B. GLASS~~ District Attorney.