

0009

BOX:

129

FOLDER:

1345

DESCRIPTION:

Hackett, Martin

DATE:

02/07/84



1345

00 10

Witnesses:

Stella Moran

Off McPherry

Alphas read
Henry Jones
S.P. for Larceny

70

40
Counsel,
Filed 7 day of Feb 1884
Pleads

THE PEOPLE
vs.
Martin
Drachert
Grand Larceny 2nd degree
[Sections 528, 53, — Penal Code.]

PETER B. OLNEY,
District Attorney.

A True Bill
C. H. May
Foreman.

Feb 7 1884
Pleads Guilty

H. H. 6 Mar 84

70

TORN PAGE

0011

5th District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

of Stella Moran Ague 29 Housekeeper.
66 Street, 188

being duly sworn, deposes and says, that on the 26 day of January 188

at the Above premises City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession

of deponent in the day time with intent to deprive the
true owner thereof
the following property, viz :

One Seal Skin Sack
of the value of One hundred
dollars. the property of deponent
and Seven Silver Spoons. One Silver
Strainer and One pair of Gold shoe
buttons together of the value of Fifteen
dollars. the property of Robert Skitchison
and in deponent's care and charge.
all being of the value of One hundred
and fifteen dollars —

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 Martin Hacsett (now here)

from the fact that deponent missed said
property from said premises and the
said Hacsett admitted and confessed
in deponent's presence that he had taken
stolen and carried away the said Seal
Skin Sack and Silver Ware from deponent's
premises. and that he had pawned the
said Sack in a pawn office in Second
Avenue. Deponent is informed by Officer

188

Police Justice,

Sworn before me this

0012

Mr. Sherry that he found in the Law
Office of W. Buckhimer & Co. No 796 Second
Avenue. The Squire here shown which
deponent identifies as the Seal Skin
Squire which had been taken stolen
and carried away from deponent's
possession. Stella Moran

Sprom before me
this 4th day of February 1883

Wm. H. Hilde Police Justice

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0013

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 38 years, occupation Police Officer of No. the
121 Second Police Street, being duly sworn deposes and

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

Sworn to before me, this 4
day of February 1888

Matthew M. Sherry

Wm. J. H. H. H.
Police Justice.

0014

Sec. 198—200

CITY AND COUNTY }
OF NEW YORK, } ss.

✓ District Police Court.

Martin Hackett 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.

Martin Hackett

Question. How old are you?

Answer.

28 Years

Question. Where were you born?

Answer.

Ireland

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

Answer.

117 St. + 7 Ave. 9 months

Question. What is your business or profession?

Answer.

Sailor

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

Answer.

I am guilty of stealing all the property but the silver buttons

Martin Hackett
Mart.

Taken before me this *4*
day of *February* 188*4*
John J. Muldoon
Police Justice.

00 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

Martin Hackett

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *100*
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

February 24 188

M. H. Hackett 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.

0016

BAILED.

No. 1, by _____
Residence _____ Street,

No. 2, by _____
Residence _____ Street,

No. 3, by _____
Residence _____ Street,

No. 4, by _____
Residence _____ Street,

Police Court

1081
5 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

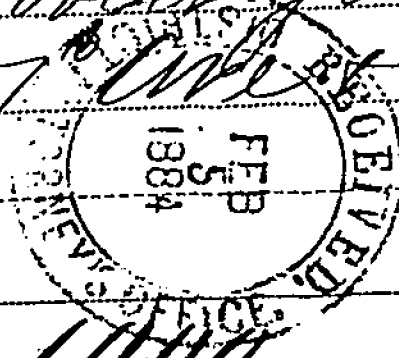
Stella Moran
N.Y. Cor 7 St 117 St.
Martin Hackitt

2 _____
3 _____
4 _____

Dated *February 4* 188*4*
Charles Wilde Magistrate.
Mathew M. Sherry Officer.
31 Precinct.

Witnesses *Mathew M. Sherry*
No. *31 Precinct Police* Street,
Robert J. Hutchison
No. *7 St 117 St* Street,

No. _____ Street,
\$ *1000* to answer *G.S.*
Cover



0017

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Martin Rackert

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

Martin Rackert

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

The said

Martin Rackert

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

one real skin sacque of the value of one hundred dollars of the goods, chattels and personal property of one Stella Moran, and seven rings of the value of one dollar each, one stamper of the value of three dollars and two sleeve buttons of the value of two dollars and fifty cents each

of the goods, chattels and personal property of one

Robert J. Hutchinson

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.

Peter B. Olney

District Attorney

00 18

BOX:

129

FOLDER:

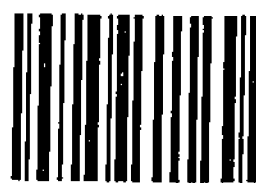
1345

DESCRIPTION:

Hale, Henry T.

DATE:

02/26/84



1345

00 19

BOX:

129

FOLDER:

1345

DESCRIPTION:

Green, Henry

DATE:

02/26/84



1345

Witnesses:

J. H. Johnston
Officer Shea
John W. Tooker

This case as against cleft
Hale having been examined,
it is my opinion that she
evidence will not warrant
acquittal. See memo of
March, 1911-1884.

affidavit in papers

Peter B. Olney
Dist. Atty.

The case was brought
he as a Dist. Gen.
Swas then down and
Applm to my account
evidence should not
the duty in his account
I saw that the charges he
as as the dist. Atty.
Mch 18/84

No 245
Counsel,
Filed 26 day of Feb 1884
Pleads Property

THE PEOPLE
vs.
Denny's made
and
Denny's Green
Grand Larceny 1st degree
[Sections 528, 530, Penal Code].

PETER B. OLNEY,

District Attorney.

In Mch 6/84.
Mch 18/84
A True Bill.
J. H. Johnston

Foreman.

Mch 18/84
Ind. dismissed as to 1st.
J. H. Johnston
J. H. Johnston

0021

Second District Police Court. Affidavit—Larceny.
CITY AND COUNTY OF NEW YORK, ss. Patrick Ryan

of No. 54 Beach Street, 30 years Porter
being duly sworn, deposes and says, that on the 29th day of February 1884
at the Premises 31 Hooker St. in the daytime, City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent with intent to deprive the true and lawful
owner thereof.
the following property, viz :

One piece of Coloured Silk
containing One hundred
yards and being of the value of
Eighty Seven Dollars and fifty
cents.

the property of Louis Guerin and of Etienne
Guerin and comprising the firm of
Guerin and Brothers of 31 Hooker
St. and in the care & custody of deponent and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by Mary Ward (now here)

from the fact, that said Mary
and another person, to deponent
unknown, came to the said premises
at about the hour of Eight o'clock on
said date, and while said unknown
person engaged deponent in conversa-
tion, said Mary took said property
from a counter in said store
and concealed it under her cloak which

0022

she then had on her person, when
deponent threatened said Mary
with arrest said unknown person
started for an officer and disappeared
and then deponent saw said Mary
take the said property from under
her cloak and place it on the counter.
Deponent fully identifies the said
Mary as the person who took same
and carried away the said property
Inquire before me } Patrick Ryan.
this 2 day of February 188 }
J. M. Patterson }
Peace Justice

District Police Court.

THE PEOPLE, & C.,
ON THE COMPLAINT OF

AFRIDA VIT-Larceny.

vs.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0023

Sec. 198—200

CITY AND COUNTY }
OF NEW YORK, } ss.

90 District Police Court.

Mary Hard 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.

Mary Hard

Question. How old are you?

Answer.

50 years

Question. Where were you born?

Answer.

France

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

Answer.

I decline to say by advice of counsel

Question. What is your business or profession?

Answer.

Dress maker

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

Answer.

I am not guilty of the charge

Mary Hard,

Taken before me this

day of *February* 188*8*

William J. Brennan
Police Justice.

0024

CORRECTION

0025

BOX:

129

FOLDER:

1345

DESCRIPTION:

Hale, Henry T.

DATE:

02/26/84



1345

0026

BOX:

129

FOLDER:

1345

DESCRIPTION:

Green, Henry

DATE:

02/26/84



1345

Witnesses:

J. H. Johnston
Officer Shea
John W. Tooker

This case as against deft
Hale having been examined,
it is my opinion that the
evidence will not warrant
a conviction. See memo of
14 March, 1877-1884.

affidavit in papers

Peter B. Olney
Dist. Atty.

The case was reviewed
by a J. B. Green
and as there was not
affirmation on any account
evidence on this will
the State in his account
I saw that the names he
gave as the deft were
Mch 18/84

No 245
Counsel,
Filed 26 day of Feb 1884
Pleads Not guilty

THE PEOPLE
vs.
Denny & Co
and
Denny & Co
Grand Larceny 1st degree
[Sections 528, 530, — Penal Code].

PETER B. OLNEY,

District Attorney.

Dr. Mr. 6/14.
Noted in Committee of 1/14
A TRUE BILL.
P. B. Olney

Foreman.

Dr. Mr. 18. 1884
Ind. assigned as to 1884.
J. B. Green (1884)
J. B. Green

0028

Count of General S. ...
...
March 1861.

6th for Pope

Henry Green

H.

... for the ...

Mr Henry C. Beach.

0029

Court of General Sessions - Part 2
March Term 1884.

The People }
vs } Before Hon.
Henry Green } Frederick Smyth.
Recorder
Indictment - Grand Larceny

Assistant District Attorney Vincent for
the Prosecution: Henry C. Beach for
the Defence

Henry J. Hale being duly sworn
testified:-

Q. Where do you reside?

A. In London.

Q. What is your business?

A. Steward.

Q. For whom?

A. My father.

Q. Your father's business is that of
keeping an hotel?

A. Yes.

Q. How long have you been a Steward
for him?

A. For the last three years.

Q. Do you know the defendant Green?

A. No.

0030

- Q. When did you first see him?
A. Next morning after the arrest?
Q. You never saw him before?
A. No.

Cross-examination:-

- Q. Did you have any money that night when you went into this store?
A. No sir.

Mr. Beach:-

Desire an exception to that question:

- Q. How long were you in the store that night?
A. Some ten or fifteen minutes.
Q. Where did you come from?
A. Down the Bowery.
Q. What part of the Bowery?
A. No. 23 Bowery.
Q. What did you go in there for?
A. To get a drink.
Q. What did you go into the store of Mr. Johnson for?
A. To look at some diamonds.
Q. You were shown the diamonds and told the prices of them?

0031

3

Q. Yes.

Q. How long were you occupied in examining them?

A. Five minutes.

Q. After he had shown you these diamonds and they were spread on the counter what happened?

A. Some one came in and grabbed them.

Q. A man or a woman?

A. A man.

Q. How was he dressed?

A. Cannot tell, it was done so quietly: saw the shadow of the man going out of the door—only the form—could not tell how he was dressed.

Q. You cannot tell whether he had black or white clothes on?

A. Yes, dark clothes.

Q. And a dark hat?

A. Yes.

Q. Was it a soft or a hard hat?

A. Cannot say.

Q. Was it a stiff hat like that?—(pointing to a stiff hat)

A. It was not.

Q. What kind of a hat was it?

0032

- Q. It was a Cow hat.
- Q. It was not a "Slove-pipe"?
- A. No.
- Q. How far were you from the door when this man came out?
- A. Near to the end of the Show case?
- Q. How far?
- A. Eight or ten feet.
- Q. When this man came in the door, what first attracted your attention, after the door was opened?
- A. The door was opened already.
- Q. Who left it open?
- A. It was open when I went there.
- Q. What was the first thing that attracted your attention in connection with the taking of the diamonds?
- A. A man came in and took the diamonds; I was a kind of dazed at the time.
- Q. What was the first thing that attracted your attention?
- A. As quick as the man took the diamonds —
- Q. Were you standing looking at him?
- A. Yes.
- Q. You made no effort to secure him?
- A. No sir, not at that moment.

0033

85

Q. Did anybody call to you or make any request of you?

A. No.

Q. Did not Mr. Tooker say "Stop him"?

A. No sir.

By the Court:-

Q. Did he say that to anybody?

A. I don't think he did.

By Mr. Vincent:-

Q. You stood still?

A. I did not move until Mr Tooker ran out; I followed him out.

Q. Where did you go?

A. To the middle of the side walk; I thought it was no good of me to go after him; I went back to the store and waited for his return.

Q. You did not make any effort to stop him going out?

A. No.

Re-direct:-

Q. Do you know the party who took those diamonds?

A. No.

Q. Were you in league at that time

0034

with any person to steal diamonds?

Q No

Q Tell us the reason you went into that store?

A I came up the Bowery, I stopped at the window - before the window, I have a young lady friend for whom I wished to purchase some diamonds; I thought I would go in and ask the man to show them to me; he brought them out and showed them and while he was showing them they were taken from him.

Q Your father is a wealthy man?

A Yes

Q You always had plenty of money?

A Yes

By the Court;

Q When did you arrive in New York?

A Sometime in November.

Q Where were you living?

A With friends

Q With whom?

A My Cousin, Corner of Seventh Avenue and 23^d Street - Francis Poiville (?).

Q What have you been doing since you arrived here?

0035

Q. On trying myself — attending the theatre.

Q. You came here on a visit of pleasure?

A. Yes.

Q. You happened to be in the Bowery?

A. Yes.

Q. You were shown several diamonds in this store?

A. Yes.

Q. You said one set was not large enough?

A. I did not say that.

Q. How many sets did he show you?

A. Three or four sets.

Q. Did you tell him you merely wished to look at a few?

A. Yes sir.

Q. These were laid down in front of you?

A. Yes.

Q. You spoke about a pin?

A. No sir.

Q. You didn't request to see a pin?

A. A breast pin.

Q. You were shown one or two?

A. Yes, one.

Q. How near did this person who took the diamonds get to you?

0036

Q. The diamonds lay in front of me.

Q. He must have got close to you?

A. Yes.

Q. And when you were taken to the Station-house you had no money?

A. No Sir.

Q. What were you doing in the Bowery?

A. I was at 110 1/2, a pool and billiard room.

Q. Playing billiards?

A. Yes.

Q. You had no money when you entered the Store?

A. No.

Q. What had you done with any money you had?

A. I had spent it down there.

Q. It was after you got through you went to the Store?

A. Yes.

Q. Whom did you meet in the pool-room that you knew?

A. I was there before.

Q. You never said this man (the defendant) to you?

A. No Sir.

Q. Is your Cousin in Court?

A. No Sir, not.

0037

Q direct

Q. Since you have been here you have received money from friend?

A Yes.

Q Tell some of them?

A Mr. Slater of Bond Street who keeps a restaurant and Mr. Scoville, my Cousin.

Q Are you acquainted with E. S. Bacon of Wall Street?

A Yes.

Q And a brother named Hicks?

A Yes.

Q You have received money from various parties?

A Yes.

0038

10

Henry Green being duly sworn testified:

Q. What is your business?

A. I am a grocery clerk by trade.

Q. How long have you resided in New York?

A. I came last Summer.

Q. What time?

A. I cannot say.

Q. Where do your parents reside?

A. In New Brunswick.

Q. What have you been doing here since you came?

A. I worked for one Mr. Thornley on 12th and Third Aves.

Q. For whom else?

A. Mr. Moran.

Q. For whom else have you worked?

A. One Mr. Mac 29th Street and Sixth Avenue.

Q. How long have you worked for Thornley?

A. The second week until September.

Q. What were you doing between September and December?

A. I worked two or three weeks for Mr. Kane when I was taken sick.

Q. Did you or do you know Mr. Kane?

A. I never saw him before.

0039

Q When was the first time you
saw him?

A The morning after the arrest.

Q You have heard the testimony of
Goffa — were you a party to the
taking of the diamonds at all?

A No sir.

Q Do you know where Goffa's
place is?

A Yes.

Q Were you in that neighborhood
that night?

A Came up Fourth Street.

Q You were not in the store that
night?

A No.

Q You heard these boys testify that
they pursued you — is that so?

A No sir, I was not chased.

Q How long had you been at the
corner of Howard and Broadway
when you were arrested?

A Ten minutes.

Q What were you doing when the
boy, as claimed, said "There he is"?

A I was in drinking and had some
words with a man named Kelly.

Q Did anything transpire?

0040

11.

Q. He insulted me and tore the buttons off my coat, I ran across the street and he threw me into the air.

Q. What the way you came to be in the saloon?

A. I was in, the one across the way. When you came to the street and saw me I tried to run away.

Q. Did not.

Q. When you were arrested, where were you?

A. Standing alongside of him; said to "I want you"; I said "if you wish to take me call a policeman." Q. How long were you there before?

A. No.

Cross-Examination.

Q. When did you see that boy for the first time?

A. Cannot say.

Q. You don't know having seen him before? — Do you remember those two boys having a hold of you?

A. No.

0041

- Q. Did they have a hold of you?
- A. They might have had a hold of the down stairs.
- Q. Can you not?
- A. There was some one standing along side of me. I don't know.
- Q. Where you go to the position where you found you were held up or come from?
- A. From across the street.
- Q. Where from?
- A. I don't know. I called "the house of love", corner of Broadway and Houston.
- Q. How long was you in there?
- A. Two minutes; a man named Nelson was in there.
- Q. With whom were you going?
- A. By myself.
- Q. What time did you go in?
- A. I cannot say.
- Q. Was it an hour before this occurred this fracas?
- A. No.
- Q. What did you do when you went in?
- A. Called for beer.
- Q. Where did you come from?

0042

Q No 18 Trench Street

Q What were you doing there?

A I was not doing anything - looking
him Brenton.

Q How long had you been there?

A Five or four hours.

Q What were you doing?

A Nothing at all

Q Why there?

A He may be here for all I know

Q Understand you to say you
don't remember either of those boys?

A No

Q When the Officer arrested you, you
were not running?

A No.

Q Nobody stopped you on the way
to where you were found in the
basement saloon?

A No

Q You say these boys did not follow
after you did you did not request
them to let you go?

A No.

Q That is not true?

A No. I had some trouble with
Kilby.

Q You did not run into the

0043

basement?

Yes.

Where had you come from?

From across the street.

From the "House of Lords"?

Yes, sir.

What was that house?

When got in trouble, he seemed to be an officious sort of fellow; he passed some remark.

Can you give us anything he said or wrote; he did pass some remark.

Can you tell us what he did say?

I cannot say; I never got to the bar.

How long have you known him?

I never saw him before that time.

What was the occasion of his insult?

He was drunk.

Had you done anything to him to occasion his insult?

Not a thing.

After he insulted you what did you do?

He grabbed hold of me and I

0044

hit him; we were wrestling to
the Street, & ran across the Street
where there was a basement; I fell
into the basement; two men caught
me; Some one said "Here he is"; that
man was told of me.

Q. Did Kelly have a hold of
you too then?

A. He let go of him then took me.

Q. Where were you arrested?

A. Crosby and Houston, near the
corner of Third Street and
to a man of beer.

Q. By the Court.

(Did you walk into the cellar?)

A. I walked in; I was pushed in

Q. Did you fall?

A. Yes sir.

Q. On your face?

A. They have about the ground that
is about all of it.

Q. Where did you come from?

A. "The House of Lords"

Q. Where else you come from?

A. Leadville, Colorado.

Q. When did you arrive in New
York?

0045

17

York?

Q Sometime in summer June or July.

Q Sure about that - June or July?

A Yes.

Q Since that time you have been living in New York?

A Yes, stopping the time I was sick.

Q Is that your signature.

A Document handed to witness.

A Yes.

Q You were brought before a Police Magistrate?

A About now.

Q Do you know the Commission as a marine?

Q Before it was - What before?

A Yes.

Q You were told what you were charged with?

Q I don't remember.

Q Did you remember you were charged with the taking of these channels?

Q Yes, it appeared.

Q Do you remember being asked, Did you

0046

any any explanation of the charges
against you?

Q I hear that in the Station House.
Q Did you hear it in the Court
house?

A I did not pay particular attention.

Q Did you remember when informed
by Judge (happy or his clerk) that
you might make any statement
before tonight?— that you had
the right to make any statement
you pleased or that you
might refuse making any
statement— (do you recollect
that?)

A I may have read it.

Q You did not pay any attention
to it?

A I do not remember it.

Q Did he ask your name?

A Yes, I think he did.

Q You told him?

A Yes.

Q Did he ask you what your name

A He must have.

Q Did he ask you how old you

0047

10
how long did you say you lived
years?

Yes sir

Q Now you have you ever
been?

Yes

X (didn't you tell him you were
born in Colorado?)

Q No sir, that must be a
mistake.

X (didn't he ask you that?)

Q Yes a mistake.

X (didn't he ask you where you lived
then?)

Q What did you tell him?

Q That he made a mistake.

X (did you say you had lived
a year and a half?)

Q Half a year - that is a mistake

H

0048

Deaper

"
Hae

—

Testimony of

Hae & Green

on behalf of

Green

0049

General Session

People v
Henry T. Hale indicted
mto Green
Cely & Company, New York
John W. Fooker by depts
from says:

Defendant Hale came into the store
and asked to look at some diamonds;
Hale is I call Hale, people don't generally
buy diamonds at night time - we
do not usually show diamonds at
night time - he said he wanted to look
at some, but did not say he wanted to buy -
said he had looked at another place.
He spoke something about being "spliced"
- and my impression from what he said
was that somebody was about to be married,
but ^{he} did not give me the impression
he was going to buy that night at all;
the impression left in my mind
was that he referred to his sister,
but I do not remember distinctly
that he said that it was his sister,
or that he actually mentioned his
sister.

Hale had been there fully five to seven

0050

minutes before Green came in. My impression is that the door was shut when Green came in, that is before he came in, but I am not sure as to that. Hale was looking at the Diamonds about ² feet away from the door, and that he was looking at diamonds and he seen for the street, either through the windows on the Porch or through the windows in Green Room - Street. The counter when the goods were shown ~~could~~ was exposed to view all around the outside of the store.

I think it true that Hale could not or might not see Green as the latter came in and seized the diamonds, for Hale's back was partly turned towards the door. Green could ^{reach} ~~take~~ the diamonds by making two or three steps into the store.

I ran immediately after Green, leaving Hale in the store; there were two other employees in the store, but they could not have intercepted Hale if the latter had attempted to go away.

I am informed by the other employees

2

that Hale came at on the sidewalk
after I had run out, and that Hale
came then back into the store of
his own accord and remained there.

After this the others locked the door
and called for an officer by the
messenger call; that when the
officer came, and before, Hale when
accused of complicity with Green
denied it, and told the officer for
his real name and address; he
did the same at the State house.

Hale could have got away before
I got out, and could have got
away after I went after Green.

The other clerk, David Furhure,
is a small deformed man, and
could not himself have stopped Hale.

My impression for all that
happened that night and for all
the circumstances, even is, that
Hale was not in complicity with
Green, and that he is innocent
of the charge made against him.

Subscribed by me this } John W. Hooker
17th day of March 1884 }
Eugene H. Adams
Boston Public Library

0052

People
or
State

—

Affidavit of
Mr. Foster

Dec. 17. 1884

0053

People }
 n } Indicted with Green
Hale }

Inlacing of diamonds of
Johnson. Brown & Berry.

On the trial of Green, who was
convicted, Hale testified that he
had never seen Green before he saw him
at Slater house.

Green testified that he never saw
Hale until the morning after the
arrest.

Hale says the door was open when he
went in to look at the diamonds &
remained open; it was while he was
looking at some diamonds that
~~there~~ a man came in and grabbed
them.

He testified that he was not in league
with the man who took the diamonds.

Mr Hale, the father, says that
his son has never been in any
trouble before; and it seems that

0054

2

many reputable people will
testify to his character.

The only suspicious circumstances
developed are

- (1.) That Hale had no money at the
time with which to buy diamonds,
- (2) That he (it has been said) at the
time stated to Johnson's clerk a
reason for looking at the diamonds
which was untrue; i.e., that his
wife was about to be married & he
wanted them for a present.

As to (1.), Thomas Johnson's clerk
now says, that Hale did not
say that he wanted them to buy
diamonds, but was looking at
diamonds with a view of buying;
that he (Thomas) did not get the
impression then that Hale was
intending ~~to~~ at that occasion
to buy, but was looking at diamonds
at different places.

Hale's father says that
Hale had a legacy ^{of \$500} left him
of \$500, which had not been

0055

27.

yet paid me to Hale, but what he was entitled to receive.

(2) Hale says (I understand) that he did have it in mind to buy a present and said so to Toran at the time, but that it was ~~for~~ a young lady acquaintance that he was thinking about.

Toran now says he does not remember but that Hale told him they were for his sister - or that Hale mentioned his sister; but the impression made on his mind was that "somebody was about to be 'splied'" & that that was the reason Hale was looking about for a present.

These suspicious circumstances, in my opinion, a jury would not be warranted in convicting, providing Hale showed a good character.

All the action of Hale at the time, as detailed in the affidavit of Toran, so far from being suspicious, were the acts of an innocent man

over

0056

I have, since writing the above,
seen the Recorder and talked
the whole matter over with him;
he joins me in saying that
the evidence would not
warrant a jury to convict
Hale.

G.H.

People

"
Hale

Lacey?

Beaumont

Memo of

Markham

March 17, 1889

0057

DISTRICT ATTORNEY'S OFFICE.

I did so!
J. M. C.
McKISPEOPLE

vs.

Hale

Write to
Mr. Johnson
Anpl't that
Mr. Johnson
is a liar & a
any time in the
has a church
from where
the diamonds
were stolen

0058

District Police Court.

CITY AND COUNTY
OF NEW YORK } ss.

Affidavit—Larceny.

agdw of No. 150 Borsery

John H Johnston
Street,

being duly sworn, deposes and says, that on the 19 day of February 1884
in the night time in the 6th ward of City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent.

the following property, viz:

Two pair diamond ear rings value
five hundred ten dollars
One diamond lace pair value
eighty five dollars

Sworn before me this

day of

together of the value of Five hundred
twenty five dollars
the property of Complainant

Police Justice.

1884

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 Henry P Hale Henry
Green and ~~William Kelly~~ (now
present) from the fact that deponent
is informed by John W Tucker
a clerk in deponent's employ
that said Hale came into deponent's
store and asked said Tucker
to look at some diamonds
Said Tucker informs deponent
that he placed on the counter

diamonds as described in deponent
affidavit and whilst said
Hale was looking at the
diamonds said Green came
into the store seized the same
ran out on the street, & up the
Bowery to Spring street and
said Droker caught said Green
corner of Crosby and Houston streets.
whilst saying said Green in
custody William Kelly struck
said Droker

Sum to before me } John H. Johnston
this 20 day of February 1884
J. H. Johnston
Police Justice
City and County
of New York

John W Droker
aged 44 residing 119 Division Avenue
Brooklyn S D. Being sworn says
that he is a clerk in the employ
of John H. Johnston doing business at
number 150 Bowery New York City
at about 6²⁰ PM on the 19 February
1884 Henry P Hale came into the
store and asked to see some diamonds
as his father was going to buy some
diamonds for his sister who was
going to get married. Deponent placed
on the counter two pairs of diamonds
ear rings and one diamond lace pin.

Deponent said Hale was looking at
the diamonds. Henry Green came
into the store seized the diamonds
& ran up the Bowery to Spring
street when at the corner of Crosby
Houston street. Deponent caught said
Green and whilst he had him in
his custody said Kelly struck deponent
whilst he had been in custody. Said
Hale may be detained in the store
sum to before me } John W Droker

District Police Court
THE PEOPLE, &c.,
vs
IN THE COMPLAINT OF

AFFIDAVIT
Larson

Magistrate

Witnesses

Deposition

John W Droker

John W Droker

0060

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry P Hale 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. *me*; that the statement is designed to,
enable *me* if h. *see* fit to answer the charge and explain the facts alleged against h. *me*
that he is at liberty to waive making a statement, and that h. *is* waiver cannot be used
against h. *me* on the trial.

Question. What is your name?

Answer.

Henry P Hale

Question. How old are you?

Answer.

25 years

Question. Where were you born?

Answer.

Connecticut

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

Answer.

New London Connecticut

Question. What is your business or profession?

Answer.

Steward

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 have nothing to say
Henry P. Hale

Taken before me this *25*
day of *February* 188*8*
[Signature]
Police Justice.

0061

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

Henry Green 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.

Question. How old are you?

Answer.

28 years

Question. Where were you born?

Answer.

Colorado

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

Answer.

19 Grand St (resided there 1 1/4 yrs)

Question. What is your business or profession?

Answer.

Inventory Clerk

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

Answer.

I got in some trouble with William Kelly & was arrested Kelly threw me down in the basement & tore the buttons from my coat. I know nothing of this larceny.

Henry Green

Taken before me this 26
day of *February* 1938
[Signature]
Police Justice.

0062

Sec. 198—200

District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

William Kelly 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 Kelly

Question. How old are you?

Answer.

31 years.

Question. Where were you born?

Answer.

New York

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

Answer.

263 Elizabeth St (resided there 3 yrs)

Question. What is your business or profession?

Answer.

Compositor

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 do not know anything about this matter
William Kelly -

Taken before me this

day of *March* 188*8*

Police Justice.

0063

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

Henry P. Stale and Henry Green

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 *February 20* 188 *4* *Wm. Kelly* 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

William Kelly

guilty of the offence within mentioned, I order *h* to be discharged.

Dated *February 20th* 188 *4* *Wm. Kelly* Police Justice.

0064

Police Court

113 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John V Johnston
150 Bowery
Henry P Hale
Henry Green
William Kelly

Offence Hand Lawrence

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated February 20 1887

Magistrate.

Officer.

Precinct.

Witnesses

No. 248 Matt Street.

John Burke

No. 56 James Street.

John W. Tucker

150 Bowery ave. Burr

No. 119 Durbin Street.

to answer

\$2000 to answer

do 3. can fault

Sessions.

each

David J. Taylor

150 Bowery

0065

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 T. Stale
and
Henry Green

The Grand Jury of the City and County of New York, by this indictment, accuse
Henry T. Stale and Henry Green
of the CRIME OF GRAND LARCENY in the First degree, committed as follows:

The said Henry T. Stale and Henry Green

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

four diamond ear rings
of the value of one hundred
and thirty dollars each
and one diamond lace
pin of the value of Eighty
five dollars

520
85
605

of the goods, chattels and personal property of one John A. Johnston

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.

Peter B. Olney
District Attorney

0066

BOX:

129

FOLDER:

1345

DESCRIPTION:

Hard, Mary

DATE:

02/07/84



1345

Witnesses:

Patrick Ryan

off Ryan

Counsel,

Filed 7 day of Feb 1884

Pleads Not guilty

THE PEOPLE

vs.

Grand Larceny 2nd degree

many

Grand Jury
May 8th 1884
[2 cases]

PETER B. OLNEY,

District Attorney

pleads guilty. 5.

A True Bill.

Foreman.

Not released for
present on the bond.

Mar 3

[Sections 528, 531, Penal Code].

Also indicted under Sec 18, 53

0067

0068

Second District Police Court. Affidavit-Larceny.
CITY AND COUNTY OF NEW YORK ss. Patrick Ryan

of No. 54 Beach Street, 20 years Porter
being duly sworn, deposes and says, that on the 29 day of February 1884
at the Premises 31 Hooper St. in the daytime in the City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent with intent to deprive the true and lawful
owner thereof.
the following property, viz :

One piece of Colored Silk
containing One hundred
yards and being of the value of
Eighty Seven Dollars and fifty
cents.

Signed before me this

day of

Notary Public

1884

the property of Louis Greenwald and Etienne
Greenwald comprising the fur of
Greenwald Brothers of 31 Hooper
Street and in the care & custody of deponent and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by Mary Ward (now Lee)

from the fact, that said Mary
and another person, to deponent
unknown, came to the said premises
at about the hour of Eight o'clock on
said date, and while said unknown
person engaged deponent in conversa-
tion, said Mary took said property
from a counter in said store
and concealed it under her cloak which

0069

she then had an her person, when
deponent threatened said Mary
with arrest said deponent person
started for an officer and disappeared
and then deponent saw said Mary
take the said property from under
her cloak and place it in the counter
Deponent fully identifies the said
Mary as the person who took store
and carries away the said property
known to be false one } Patrick Ryan.
this 2 day of February 188 }
M. J. Patterson }
Peace Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0070

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

98 District Police Court.

Mary Hard 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. *Mary Hard*

Question. How old are you?

Answer. *50 years*

Question. Where were you born?

Answer. *France*

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

Answer. *I decline to say by advice of counsel*

Question. What is your business or profession?

Answer. *I dress makes*

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

Answer.

I am not guilty of the charge

Mary Hard,

Taken before me this 21

day of February 1938

William J. Pittman

Police Justice.

0071

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 Mary Ward

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 February 2 188 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.

0072

Police Court-- 9 / 1082 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Patrick Ryan
54 Beach St

Mary Ward

2 _____

3 _____

4 _____

Officer Paul J. J. J.

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *February 24* 1884

P. J. J. Magistrate.

Raynor Officer.

8 Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *15.00* to answer *G. J.*

Committed



0073

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

many strand

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

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

The said *many strand*

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

one hundred yards of silk
of the value of ninety cents
each yard

of the goods, chattels and personal property of one

Louis Guernand

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.

Peter B. Olney

District Attorney

0074

BOX:

129

FOLDER:

1345

DESCRIPTION:

Harrison, George F.

DATE:

02/07/84



1345

0075

Witness:
O. W. Briggs

John
Counsel,
Filed 7 day of Feb 1884
Pleads Acquitted

THE PEOPLE
vs.
George
Brammison

PETER B. OLNEY,
JOHN McKENON,

District Attorney.

A True Bill.

O. W. Briggs

Foreman.

Thos. J. Heugels.
J. H. H. H.

Feb 28 1884

0076

Sec. 1987-200

CITY AND COUNTY OF NEW YORK, ss.

per District Police Court.

George Harrison

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 Harrison

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

New York City

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

Answer.

47 Park Street, 18 years

Question. What is your business or profession?

Answer.

Bar Keeper

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

Answer.

I am not guilty

Geo. F. Harrison

Taken before me this

day of

February

188

at

214 1/2

St. Paul

St. Paul

Police Justice.

0077

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 Harrison

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 February 5th 188 4 sup City 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.

0078

BAILED.

No. 1, by Amos S. Trisard

Residence 22 City and Pac Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Amos S. Trisard
81 Spring St.
George Harrison

Dated February 5th 188 4

Magistrate.

Officer.

Precinct.

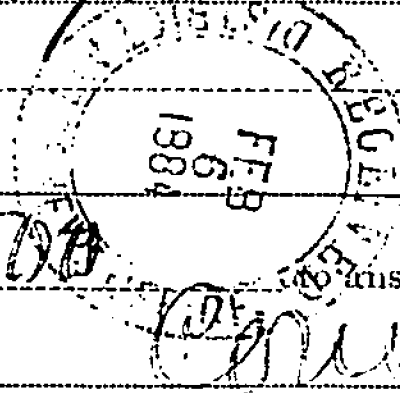
Witnesses Thomas G. Alvord Jr

No. Herald office Street.

No. James Lamb Street,

No. 119 Wall Street Street,

\$ 500 answer GS



24
 The People v. George F. Harrison } Court of General Sessions. Part 7.
 Indictment for assault in the third degree. } Before Recorder Smyth Feb. 28, 1882.

Oscar W. Briggs, sworn and examined, testified. Where do you live? No 81 Spring St. Do you know this defendant Harrison? Only by sight. Did you see him on the 5th of Feb? I did. Do you know a man named John Sullivan? No sir. Do you know him by sight? I only saw him that day. State what took place between these two parties in your sight that day? I was passing the Tombs steps and this Sullivan came out of the Tombs with a lady with him and he had his head all bound up and this young man there said something or other to him, I could not understand what it was. I could not see what it was. I saw him strike at him. You saw the defendant strike at Sullivan. Did you see him hit him? I could not swear to that, I was not close enough to see the marks of the blow or anything. I saw him strike at him. Did anything else happen beside striking at him? That is all. Where were you? I was standing on the steps of the Tombs Police Court. They were on the pavement? They were right down

0080

below me on the sidewalk. Did you see any action on the part of Sullivan towards this man? I saw him grab hold of him. After the blows were directed to him or before? No, before the blows, just about the time the blows was taking effect he grabbed this young man by the coat collar. This woman spoke up and said, "Go away, George. Cross Examined. That is all the words you heard past? That is all the words I heard past. Did you see Sullivan hit? I saw the blows struck Kent. You did not see him hit him? I did not see him hit him, that is, I could not swear that he hit him. He was not knocked down. No sir, not to my knowledge. After all this was over what happened? Then this boy went across the street over to a cigar store and I went off. Sullivan and the lady went away? Yes sir.

The Court. That is the whole of this assault. How long has your man been in the Tombs?
Counsel. He has never been in the Tombs.
Thomas G. Alvord, Jr. sworn and examined testified. What is your business? Reporter. On the 5th of February did you see this affray between Sullivan and this man Harrison? I did not see the

0081

and approach the soldier, Sullivan, I saw him strike some blows at Sullivan; it did not seem to have any effect. Sullivan was a larger man; he threw up his hands. I saw the mother of the defendant who was with Sullivan at the time interfere, and this officer from the Tombs Court who was standing on the steps with me went up to the corner and brought the defendant back to Court. Is that all you saw? That is all I saw. Did the blows take effect? I saw him strike at him. I do not think it hurt him very badly. What was the trouble about - a woman? Well, I do not know, sir - the trouble I suppose was about -

Counsel. I rather object, if the Court please. The Court. It is an assault without a battery in this case. If the jury believe this evidence, they must convict this man of assault in the third degree. The jury rendered a verdict of guilty of a simple assault.

The Court ordered the defendant to pay a fine of ten dollars or to be imprisoned ten days in the Tombs.

0082

Yestermorn in the
cust of
George F. Harrison
filed Feb. 1884

0083

Police Court—1st District.

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

Truckman Spring Archer W. Briggs, aged 46 years,
of No. _____ Street,

on Tuesday the 5th day of February
in the year 1884, at the City of New York, in the County of New York,

John D. Sullivan
was violently ASSAULTED and BEATEN by George Harrison (now here)
who will fully struck deponent several
glows and also kicked deponent on the
body

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 the above assault, &c, and be dealt with according to law.

Sworn to before me this 5th day of February 1884 Archer W. Briggs
W. Brown POLICE JUSTICE.

0084

City and County of New York, ss.:

POLICE COURT ¹⁴⁻ DISTRICT.

THE PEOPLE,

vs.

George Harrison

On Complaint of

For

Acas N Briggs
Assault 3rd Degree

Demanded

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

Dated February 188 7

Geo. T. Harrison

W. J. Conroy Police Justice.

0085

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 F. Harrison

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

George F. Harrison

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

The said George F. Harrison

late of the First Ward of the City of New York, in the County of New York aforesaid, on the 22nd day of February in the year of our Lord one thousand eight hundred and eighty-four at the Ward, City and County aforesaid, in and upon the body of John D. Sullivan in the peace of the said people then and there being, with force and arms, unlawfully did make an assault and ruin the said John D. Sullivan did then and there unlawfully beat, wound and illtreat, to the great damage of the said John D. Sullivan 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.

PETER B. CLINEY,
JOHN McKEON, District Attorney.

0086

BOX:

129

FOLDER:

1345

DESCRIPTION:

Hasse, August

DATE:

02/19/84



1345

Witness:
officer Doherty

No 173. x

Counsel,
Filed 19 day of Feb 1884
Pleads *Christy*

THE PEOPLE
vs. *IP*
Quinn
Shaw
[2 cases]

CONCEALED WEAPON.
(Section 410.)

PETER B. OLNEY,
JOHN MCKEON,
District Attorney.

A True Bill
Olney

[Signature]
Foreman.

Mar 12 1884

Monday

Mar. 10, 84 / 4 No

0087

0000

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

POLICE COURT

3^d DISTRICT.

26 years, Waited James M. Cornick, aged
of No. 37 Stanton Street, being duly sworn, deposes and
says that on the 21st day of February 1884
at the City of New York, in the County of New York,

August Hasse, now here,
invited and induced deponent
to enter his, August, room
at No 14 Rivington Street.
That while there he, August,
attempted to indecently
assault deponent and asked
deponent to permit him,
August, to stick deponent's penis.
That when deponent
refused to permit him to
do so he, August, there-
upon drew a dick or
dagger and threatened to
assault deponent therewith.
That he, August, attempted
to strike deponent with said
dick or dagger and afterwards
produced a loaded revolver
at deponent. That deponent
then escaped from said
room. That deponent therefore
charges said deponent with
so feloniously assaulting this
deponent with said unlawful
weapons, without cause or
justification and with the
intent to do deponent grievous
bodily harm. James M. Cornick

Sworn to before me and
subscribed by the deponent
on the 21st day of February 1884
John J. Brown Notary Public

0089

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

POLICE COURT, 3 DISTRICT.

Dietrich W. Wokel
of 10th Precinct Police, being duly sworn, deposes and

says that on the 14th day of July, 1884
at the City of New York, in the County of New York, deponent entered

a room in 14 Livingston Street
occupied by August Hasse,
now here, and then and there
found said August partially
dressed as a female and
with the string shot. Now
more shown concealed on his
person. That deponent also
found a loaded pistol and
a dagger or dirk lying on
the bureau in the room of

Subscribed to before me this

188

Police Justice

0090

paid defendant.
Sword before me this
15th day of February 1884
John Horman Clerk of Court

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT.

vs.

Dated 188

Magistrate.

Officer.

Witness.

Disposition.

0091

Sec. 198--200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

August Hasse 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.

August Hasse

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.

The defendant remains mute and refuses to answer any of the above questions, and refuses to sign this examination

Taken before me this *18*
day of *July* 188*8*

John J. ...
Police Justice.

0092

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

August Hans
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 July 15 188 John Thomas 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.

0093

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James M. Connick
37 Stanton St
August House

2
3
4

Dated *Feb 15* 188 *4*

Gorman Magistrate.

Wolfe Officer.

11 Precinct.

Witnesses *Victor M. Wokel*

No. *10* Precinct. Police Street.

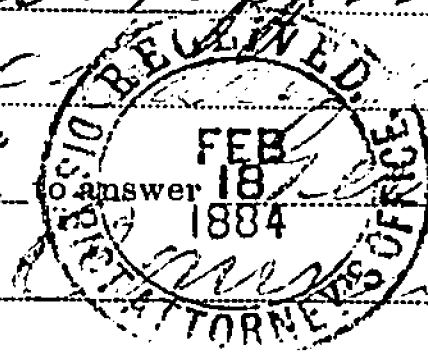
Edgar Hartdorn

No. *518-2^d Avenue* Street.

Adam Hoffmann

No. *142* Street.

\$ *1000* Sessions.



0094

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

August Strasse

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

August Strasse

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

The said August Strasse

late of the City and County of New York, on the — Six — day of
February in the year of our Lord one thousand eight hundred and
eighty four with force and arms, at the City and County aforesaid, in and upon one

James Mc Carver
in the peace of the people of the said State then and there being, feloniously did
willfully and wrongfully make an assault: and the said August
Strasse

with a certain dagger which he the said
August Strasse

in his right hand — then and there had and held, the same being then and there an
instrument likely to produce grievous bodily harm, him,
the said James Mc Carver then and there feloniously
did willfully and wrongfully strike, beat, cut, bruise and wound,
against the form of the statute in such case made and provided, and against the peace
of the People of the State of New York and their dignity.

0095

Second COUNT. [Section 41.0]

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

August Masse
of the CRIME OF Attempting to use a dagger against
another
committed as follows:

The said August Masse
late of the Fifth Ward of the City of New York, in the County of New York, on the
Fifth day of February in the year of our Lord one thousand
eight hundred and eighty-four, at the Ward, City and County aforesaid, with force and arms,

feloniously did attempt to use against
on James McCormick a certain instrument
and weapon of the kind commonly known
as a dagger, and in the said James
McCormick with the dagger aforesaid
did then and there feloniously attempt
to strike, tear, stab, cut and wound against
the form of the Statute in such case
made and provided and against the
peace of the People of the State of
New York, and their dignity

Peter B. Olney

District Attorney

Witness
James McCracken

No 17-2

Counsel,

Filed 19 day of

Pleads

1884

Not guilty

THE PEOPLE

vs.

P

James

45-20000
14 Ringdon

[2 cases]

PETER E. OLNEY
JOHN McKEON

P. E. McKeon District Attorney.

Ind. Tenanted Asst. 2dy

A True Bill

McKeon

Witness

52/11/84

0096

0097

State of New York.

Executive Chamber,

Albany, AUG 17 1885 188

Sir:

I have the honor to inform you that an application has been made to me for executive clemency on behalf of Wm. J. Lee who was convicted before you of the offense of Robbery in the county of Albany and sentenced 16th Dec. 1881 to imprisonment in the Albany Prison County Penitentiary, House of Refuge, State Reformatory for the term of 1 years and 0 months, and to pay a fine of \$ 0

You are respectfully requested, in pursuance of Section 695 of the Code of Criminal Procedure, as amended in 1884, to give me your opinion of the merits of the application, together with a concise statement of the facts and circumstances as developed upon the trial or upon the preliminary examination, or before the Coroner's Jury, if no trial was had, and of any other matters which may have come to your knowledge since the conviction, which may have a bearing upon the question of extending or refusing executive clemency.

Each letter of inquiry from this Department should be separately answered.

Very respectfully,

Frederick B. Brown

Governor.

By

Frederick B. Brown

Executive Clerk.

To Hon. *Frederick B. Brown*

0098

Aug 27/56

0099

706/84

State of New York.

Executive Chamber,

Albany, AUG 17 1885 188

For: Application having been made to the Governor for the
pardon of Augustus La & C, who was
sentenced on Feb. 18 1884 in your County,
for the crime of L. & L. 1000 for the term
of 1 years and 0 months to the State Prison
Penitentiary, you are respectfully requested (in pursuance of
§ 695 of the Code of Criminal Procedure,
~~Chapter 546, Laws 1847~~) to furnish the Governor with a concise
statement of the case as proven on the trial, together with any other
facts or circumstances which may have a bearing on the question of
granting or refusing a pardon. Be pleased, also, to state the previous
character of the convict. An opinion is respectfully requested.

Each letter of inquiry from this Department should be answered on
a separate sheet.

Very respectfully yours,

To Hon. W. B. Martin By Edwin Brown,
District Attorney, &c. EXECUTIVE CLERK.

0100

Answered

August 26/85

R. B. K.

Ans 27/85

0101

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

August Dasse

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

August Dasse
of the CRIME OF CARRYING A CONCEALED WEAPON, committed as follows:

The said August Dasse

late of the First Ward of the City of New York in the County of New York aforesaid, on the Sixth day of January in the year of our Lord one thousand eight hundred and eighty-four at the Ward, City and County aforesaid, with force and arms, feloniously did knowingly and secretly conceal upon his person a certain instrument and weapon of the kind known as a stung
shot, with intent then and there feloniously to use the same against some person or persons to the Grand Jury aforesaid unknown, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

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

August Dasse

of the CRIME OF POSSESSING A CONCEALED WEAPON, committed as follows:

The said August Dasse late of the Ward, City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, feloniously did wilfully and furtively possess a certain instrument and weapon of the kind known as a stung
shot with intent then and there feloniously to use the same against some person or persons to the Grand Jury aforesaid unknown, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

PETER B. OLNEY,

JOHN MCKEON, District Attorney.

0102

BOX:

129

FOLDER:

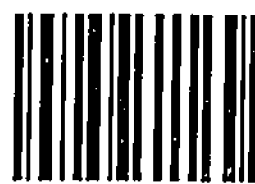
1345

DESCRIPTION:

Haughney, John

DATE:

02/15/84



1345

No 128.

Judge Morgan

Day of Trial,

Counsel,

Filed 15 day of Feb 1884

Pleads Subjunctive (11)

THE PEOPLE

vs.

B

John

Drangman

ENTER B. CLINT

JOHN McKEON,

Feb 27/84. District Attorney.

10 C. A.

A True Bill

John McKeon

Feb 27/84.

Foreman.

John McKeon

John McKeon

John McKeon

John McKeon

John McKeon

witnesses-
C. Vanderhiet
Officer D. Phyle

0103

0104

Board of General Sessions

The People &c

vs
John Houghney -

Amplius J Dyre

City & County of N.Y. ss.

William Dalton of the City of New York being duly sworn says: I am a Manufacturer of Butcher Supplies at No. 497-11th Avenue in this City. I have been in said business for ten years last past. I reside at 458 West 42nd Street in said City. I know John Houghney, the person charged with Forgery, and tried on 27th day of February, ^{last} before said Charge at the Court of General Sessions of the Peace in the City of New York. I have known him for eight years last past. He has been in my employ during the past six months. His duties are those of attending to the manufacturing of skewers and spears that are made of wood in my

Manufactory, and also of collect-
 ing my bills. I never knew of his
 taking any money from me
 but have always found him
 prompt and honest in the dis-
 charge of his duties. I am willing
 still to trust said John Haughey
 and during his present trouble
 and whilst under said ^{law} has
 continued in my employ. I have
 never heard of his having been
 arrested previous to this offence,
 and his reputation so far as
 I know sound. Engraving is that of
 an honest and industrious
 young man -

William Dalton

Shown to before me

March 6th 1884 -

Geo. E. Parker
 Notary Public
 Kings County

City & County of N.Y. ss.

John Houghney Jr. of the City of New York, residing at No. 715 Washington Street of said City being duly sworn says: I am the Father of John Houghney Jr. the person charged and tried on the 24th day of February last in this Court for Burglary - My son John is now in his 17th year, he has always lived at home with me and his mother, and is now living at home with me. He has never before been arrested for any offense whatever: and has always conducted himself in a proper manner. He has attended the Church and Public Schools of this City until the age of fourteen years. At this age he went into the Plumbing business first with Peter Rogers, with whom he remained for the period of six months, and then left him (Rogers) because of Rogers' removal to Englewood in the State of New Jersey; after this he worked

with one L. M. Goodrich of No 35
 June Street of this City, a Chamber,
 for the period of about one year
 and nine months: and after
 this he commenced working
 and is now working with his
 present Employer. I have never
 known my son John to have been
 arrested for any offense whatever
 prior to this present crime -

I am a laboring man by oc-
 cupation doing whatever my
 hand finds to do honestly -
 It has always been my earnest
 Endeavor to bring up my family
 (consisting of two ~~sons~~ and four
 daughters) honestly and in the
 fear of God - My son John is
 the only one of my family who
 has ever been arrested for any
 offense whatever -

John Haughey
 Sworn to before me
 March 6th 1884.

John A. ...
 Mayor, Dublin

Wm. Haughey

Grant of General License
The People
vs.

John Haughey

Leroy L. Goodrich being duly sworn deposes and says that he is a plumber residing at No 15 Baitum St and doing business at No 35 Jane St in the City of New York. That he has been in business at said address for ~~over~~ twenty years last past. That John Haughey is the person charged and tried on the 27th day of February last in this Court. was for two years in his Leroy L. Goodrich's employ. And that during that time the said John Haughey Jr had borne an excellent reputation as to character and industry and that he was always considered by him, and others connected with the business to be strictly honest in every respect.

L. L. Goodrich

Sworn to before me

March 8th 1874

Joseph Lane
Notary Public
N. Y. C.

0109

Trust of Generalissimo

The People vs

as

John Humphrey

*Applicants as to the
Character of Defendant*

BANKSON T. MORGAN,

Attorney for

Humphrey

346 BROADWAY,

NEW YORK CITY.

Police Court— 2^d District.

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

Blanc Vanderlucht
of No. 20 Perry Street, aged 29 years,
occupation grocer

being duly sworn
deposes and says, that the premises is the grocery on the first floor of No. 20 Perry
in the City and County aforesaid, the said being a Frame building in the
9th Ward

and which was occupied by deponent as a grocery store and residence
and in which there was at the time a human being, by name Benny Lienthal

in the night-time
were **BURGLARIOUSLY** entered by means of forcibly opening a window
by breaking the glass thereof

on the 15th day of February 1884, in the time, and the
following property feloniously taken, stolen, and carried away, viz: Twenty two
cans of Tomatoes of the value, together, of Two
Dollars; Twelve bottles of Sweet Oil of the value
together of Five dollars and Seventy-five cents.
Twelve bottles of Chocolate of the value of One
dollar and Twenty-five cents; and about Fifteen
bottles of Pickles of the value of Two Dollars
and Seventy-five cents. altogether of the
value of Eleven Dollars and Seventy-five
cents

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

John Haughney, now here,

for the reasons following, to wit: Deponent is informed by
Officer David Phye of the 9th Precinct of
Police that he saw said John Haughney
together with another man to him unknown
men approach said window at the hour of
Twelve o'clock and twenty minutes on said
night, heard the crash of broken glass and
approached said premises whereupon said
Haughney and said unknown men ran

0111

away carrying with the said property, a portion of which was found in front of No 35 Perry Street, and that said unknown man escaped but said Haughney was ~~found~~ arrested by said officer. The cake of chocolate here shown was found in the pocket of said Haughney and deponent identifies the same as part of the stock left by deponent in said store when he closed the premises and fastened said window at about eleven o'clock and fifty minutes on said night.

Sworn to before me this
12th day of February 1884
Andrew J. Smith
Police Justice

Clara VanderLicht

CITY AND COUNTY
OF NEW YORK, } ss.

aged 37 years, occupation Policeman of No.

of the 9th Precinct Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of Clara VanderLicht

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

Sworn to before me, this 12th
day of Feb 1884 } David Phyppe
Andrew J. Smith
Police Justice.

Pol

Dated

Witness

Comm

Bailed

No

0112

Sec. 198-200

2^d

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Haughney 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 Haughney*

Question. How old are you?

Answer. *16 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *No 715 Washington Street, 1 1/2 year*

Question. What is your business or profession?

Answer. *Driver*

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

Answer. *I am not guilty*

John Haughney

Taken before me this *12*
day of *September* 188*8*
Charles J. Smith
Police Justice.

0113

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 Hargrave

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 Feb 12 1884 Andrew J. White Police Justice.

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

Dated February 1884 Andrew J. White 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.

0114

BAILED,

No. 1, by

William Dalton

Residence

458 W. 42nd St.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Police Court

22 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Leans Vonderheide
20 Perry St

John Hargrave

Office

Dated

February 12th

1884

White

Magistrate.

David Phipps

Officer.

119th

Precinct.

Witnesses

No.

Street.

No.

Street.

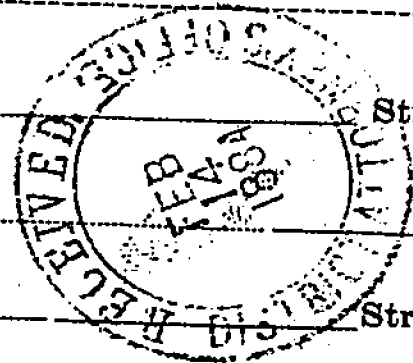
No.

Street.

1000

to answer

Dave



0115

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 Dranghney

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

John Dranghney

of the CRIME OF BURGLARY IN THE THIRD DEGREE,

committed as follows:

The said John Dranghney

late of the ninth Ward of the City of New York, in the County of New York, aforesaid, on the tenth day of February in the year of our Lord one thousand eight hundred and eighty four with force and arms, at the Ward, City and County aforesaid, the store of

Claus Vander Sieth there situate, feloniously and burglariously, did break into and enter, the same being a part of a building in which divers goods, merchandise, and valuable things were then and there kept for use, sale and deposit, to wit: the goods, chattels, and personal property hereinafter described, with intent the said goods, chattels, and personal property of the said

Claus Vander Sieth then and there being, then and there feloniously and burglariously to steal, take and carry away, and twenty two cans

of tomatoes of the value of forty cents each can, twelve bottles of sweet-oil of the value of forty five cents each bottle, twelve cakes of chocolate of the value of fifteen cents each cake and fifteen bottles of pickles of the value of twenty cents each bottle

440
540
310
19

of the goods, chattels and personal property of the said

Claus Vander Sieth

so kept as aforesaid in the said store 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.

Peter B. Olney
District Attorney

0116

BOX:

129

FOLDER:

1345

DESCRIPTION:

Hawthorne, Robert

DATE:

02/15/84



1345

0117

BOX:

129

FOLDER:

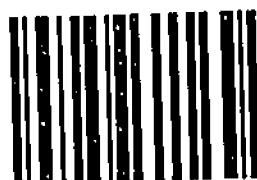
1345

DESCRIPTION:

McGrath, Patrick

DATE:

02/15/84



1345

Witness:
 Maggio Speigel
 Officer Healy
 Dept. of Charities
 New York
 fine in their name
 should not
 be removed
 FR

for 138
 Counsel,
 Filed 15 day of Feb 1884
 Pleads
 Indictment
 THE PEOPLE
 vs.
 Robert Hamilton
 (a case)
 and
 Patricia McGee
 PETER B. OLNEY,
 JOHN McKEON,
 District Attorney
 14th Ave 7/100 fine
 A TRUE BILL
 Feb 20/84
 Ch. 1.
 Varied & suspended.
 Feb 27/84
 Ch. 2. B. Keane B.P.

0118

Maggie Spigel Henry only
 Brown says.

This affair occurred
 at 6 o'clock in the morning it was
 done at that time I was a little
 excited at the time I am sure
 that Mc Grath is the man I did
 not see him do anything only as
 I stated in my affidavit I opened
 the store about 1/2 past five I didn't
 serve a great many customers
 but I served them with milk
 coal and change I cannot say how
 much money I took then that
 morning I served I had 26 dollars
 in the bag in silver, I cannot say
 the amount of silver. I had new pennies
 in the bag, ^{I cannot tell the amount of bills} I used the bag for
 change that morning only once
 I only made change for one
 person when I made change
 for coal and milk I didn't use the
 bag, there was nothing taken out
 the bag, I don't want to say there
 were any pennies stolen I got the
 bag out of the drawer in the
 morning it was there all night
 I am not in the habit of leaving
 it in the drawer all night, I

0120

forgot to take out, my brother closed
the store the night before. the last
hour I was in the store when
I forgot the bag so on Sunday I
went out Sunday night about
8 o'clock, I didn't see the bag from
Sunday night at 8 o'clock until
 $\frac{1}{2}$ past 11 on the ^{next to} morning I
saw it Sunday night about
 $\frac{1}{2}$ past 9 o'clock when I went
out it was in charge of my
brother,

Sworn to before me 1884
This 12th day of February
Andrew White } Maggie Spiegel
Police Justice

The People
 Patrick McGrath (Court of General Sessions, Part 7
 Jointly indicted with Robert Hawthorne for
 larceny in the second degree.

Margaret Spiegel sworn. I keep a store at
 578 Ninth Ave. in this city and did on
 the 28th of January; it is my mother's store
 that morning I was in charge of it; she was
 sick. It was about 5 1/2 in the morning when
 the first of these men came in. I did not see
 McGrath come in, but I saw him go out. Be-
 fore the prisoner came in another young
 man came there for coal. I was shoveling
 the coal and McGrath came out of the store
 and said, would I send a pail of coal
 to Miss Riley. I was frightened and says, I
 would see. So I left them both standing and
 went into the store to look. There is no
 means of access to the store except from
 the back room and front room. My
 folks live in the back apartment. My back
 was to the store when I went out and an
 unknown man was standing behind me;
 he was between me and the door.
 I heard the door of the store shut and
 then I saw McGrath. When I went into
 the store I went to the drawer and I
 discovered that the money was gone.

0122

I did not see either of these men; they were gone. I looked up and down the street. There was twenty six dollars in the drawer. I counted it the night before. I saw it that morning. When I counted the money at night I put it in a big leather bag. I had examined the money that morning to make change for Hawthorne. This was before McGrath and the other man came in - about 15 minutes before. I know that none of my folks took any money out. My family consists of my brother and three sisters; when I got up that morning they were all asleep in the back room. There was nobody behind the counter except myself when the customers were in the store. Cross Examined. I went out of the store on the evening previous about 8 o'clock. I left my brother in the store. I am not sure when the store was closed, about ten o'clock. I had forgotten to take the bag out of the store. I don't know how many bills or how much silver was in it; there were no pennies in it. I signed the examination at the Police Court but I did not read it. Who else did you leave in the store when you left on the Sunday night? Only my brother. Who lives in the house

0123

up stairs? Three families. Is there not a side door from the hallway into your store? No sir, only into the room. The back room that you speak of? Yes sir. Do you recollect telling the District Attorney a few moments ago there was no other door? From the back - one room into the door. You misunderstood the District Attorney? I must have. You saw nobody in the store at the time you say that you were outside filling coal? No sir. You did not see this prisoner inside the store at all? No sir. Hawthorne was in there before for change, but I did not see any other man. I had Hawthorne arrested, but I did not swear that I suspected he was the man who stole the money. Hawthorne was tried in this Court for complicity in this offence. I could not swear how wide the sidewalk is; the coal box is on the edge of the sidewalk. I did not use the words: "good and lawful money of the United States" before the Justice. I saw the bag 15 minutes before the money was missing. I saw the money in the drawer. I served a customer, but I did not touch the money. I counted that money on the evening before shortly before I went

0124

out at 8 o'clock. I came back about ten o'clock. When I went out to shovel coal for that man I left nobody in the store. I understood you to state that before the unknown man or this man came about that you had some customers in the store and that they bought something of you, is that right? Yes sir. And that you say that you had that bag of money in the drawer? Yes sir. It was the same bag that you had counted the money in the night before? Yes sir. I only took the bill out of it that I gave to Hawthorne - a five dollar bill. That is all the money I took out. I closed the door behind me when I went out to shovel the coal. McGrath was right behind the unknown man. It was after I heard the noise of the door close that I saw McGrath. He (McGrath) told me to send coal to Miss Riley, but he did not give the number. I went to the Police Headquarters to make a charge against Hawthorne and I saw McGrath there amongst some others and I identified him at once. I am positive the prisoner is the man who was there. The prisoner pleaded guilty to petty larceny and a jury was withdrawn.

0125

Testimony in the
case of
Patrick McLaughlin
filed Feb.

1882.

0126

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK,

ss.

Maggie Spiegel

of No. 518 9th Avenue Street,

12 years

being duly sworn, deposes and says, that on the 3rd day of January 1884

at the above mentioned premises in the City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession

of deponent with intent to deprive the true and lawful owner thereof

the following property, viz :

Good and lawful money of the United States
bank notes and bills of various denominations
and values; Silver and copper coins of
various denominations and values and being
together in all of the value of

Twenty five Dollars

the property of

Margaret Spiegel and in the care and
custody of deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken,

stolen, and carried away by Robert Hawthorne and Patrick M. Gath (and his)

and another person who is unknown to deponent

and is not yet arrested, and who were then and there

acting in concert together with each other:

That the fact, that on the morning of aforesaid

Jan. Hawthorne came into deponent's premises

and asked deponent to exchange and give him a fine

dollar bill for some single bills which he had and

which deponent does; and leaving the aforesaid property

in the drawer behind the counter of said premises

Sworn before me this

day of

Power Justice,

188-

0127

where said Hawthorne left the said premises; and within ten minutes after said Hawthorne left said premises, said unknown person came to defendant and asked her for a pail of coal where defendant went to the coal bin which stands at the curb stone in front of said premises, and while she was shoveling said coal into the said pail her back was turned to the entrance of said store, and said unknown person stood directly in front of defendant preventing her from looking into said store; where defendant suddenly turned around and looking into said store, she saw said Mr. Grath coming against of said store and said unknown person still standing in front of defendant, endeavoring to prevent defendant from looking into said premises where said Mr. Grath came from said store, immediately went to defendant and asked defendant if she could not send a pail of coal to a man Reilly, where defendant said she would see and defendant's entrance in said store leaving said Mr. Grath and said unknown person standing on the side walk where they together ran away, and as defendant looking into the money drawer where said money was, found the said property missing, and defendant positively knows that when she left the said premises to shovel the said coal, the said money was still in the said drawer and that no other person was in the said premises during the time, that said unknown person engaged defendant in shoveling the said coal and that the said Mr. Grath whom defendant saw coming from the said store and immediately after said Mr. Grath left said store defendant entered said store and found the said property gone. Defendant therefore charges the said Mr. Grath with the larceny of said property and charges said Hawthorne and said unknown person with acting in concert and collusion with said Mr. Grath, defendant fully identifies the said Mr. Grath and said Hawthorne as the persons; whom she saw on said day and who took said property and carried away the said property.

District Police Court

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Sworn to before me
this 8th day of February 1888

AFFIDAVIT - Larceny

23.

Dated

WITNESSES:

DISPOSITION

James J. White Maggie Spiegel
Police Justice

0128

POLICE COURT 2d DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

vs.

Patrick McLaughlin

On Complaint of

For

Maggie Spengler

Reckless Driving

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

Dated February 24 1888.

Patrick McLaughlin

Andrew J. Smith

Police Justice.

0 129

POLICE COURT _____ DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

vs.

On Complaint of Maggie Spergel
For Peckham

Robert Hawthorne

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

Dated September 11 188 9

Robert Hawthorne

Andrew J. M. L.

Police Justice.

0130

Sec. 198—200

2

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

Robert Hawthorne 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. *Robert Hawthorne*

Question. How old are you?

Answer. *23 years.*

Question. Where were you born?

Answer. *United States*

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

Answer. *49 Penwick, about 2 years.*

Question. What is your business or profession?

Answer. *Dealer*

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

Answer.

I am not guilty of the charge

Robert Hawthorne

Taken before me this

24th

day of *September* 188*7*

Michael J. Smith
Police Justice.

0131

Sec. 198-200

2

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK }

Patrick McGoath 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.

Patrick McGoath

Question. How old are you?

Answer.

29 years

Question. Where were you born?

Answer.

United States

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

Answer.

500 Washington St 4 months

Question. What is your business or profession?

Answer.

Driver

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

Answer.

I am not guilty of the charge
Patrick McGoath

Taken before me this

day of *August* 188*8*

Paul J. Smith
Police Justice.

0132

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 Robert Harrison

Patrick J. Smith
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 February 8th 1888 Andrew J. White Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

0133

BAILED,

No 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court

District.

Not Guilty

ON THE COMPLAINT OF

Maggie Spiegel
518 9th St.

1 *Robert Hawthorne*

2 *Patrick McKeath*

3 _____

4 _____

Dated *February 8* 188*4*

White

Magistrate.

Kealy & McQuinn

Precinct.

Witnesses

Matthias Bachman

No. *510* 9th Avenue Street.

Transferred to the Court of General

No. _____ Street.

Session 3, at the evidence taken upon the trial of the

No. _____ Street.

\$ *500* to answer

W. J. Kelly 12/18/84 3 PM

COM

0134

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Robert Hawthorn
and
Patrick McQuarrie

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

Robert Hawthorn and Patrick McQuarrie
of the crime of GRAND LARCENY IN THE Second DEGREE, committed as follows:

The said Robert Hawthorn and
Patrick McQuarrie

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the twenty eighth day of January in the year of our Lord one thousand eight
hundred and eighty-~~two~~ at the Ward, City and County aforesaid, with force and arms;

one promissory note for the payment of money, being then and there due and unsatisfied (and of the
kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars
; one promissory note for the payment of money, being then and there due and
unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value
of ten dollars ; five promissory notes for the payment of money, being then and there due
and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the
value of five dollars each; ten promissory notes for the payment of money, being then and there due and unsatisfied
(and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two
dollars each; ten promissory notes for the payment of money, being then and there due and unsatisfied (and of the
kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each; one
promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied,
of the value of twenty dollars ; one promissory note for the payment of money (and of the kind known as bank
notes), being then and there due and unsatisfied, of the value of ten dollars ; five promissory
notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of
the value of five dollars each; 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 two dollars ; one
promissory note for the payment of money (and of the kind known as bank notes), being then and there due and
unsatisfied, of the value of one dollar

and divers coins of
the United States of America
of a number, kind and de-
nomination to the Grand
Jury aforesaid unknown of
the value of ten dollars

of the goods, chattels, and personal property of one

~~the person of the said~~ Margaret Spiegel then and there being found,
~~from the person of the said~~

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

PETER B. OLNEY,

JOHN McKEON, District Attorney.

0135

BOX:

129

FOLDER:

1345

DESCRIPTION:

Hayes, Patrick

DATE:

02/07/84



1345

Witnesses:

J. G. Martin

J. J. Warden

Prof. Colegrove

Off M. G. G. G. G.

W. J. G. G.

A. C. C. C. C.

in person in

the person of

the head of the

action in person

may be seen in

1st. Warden of

when they may

know the head of

the head of

W. J. G. G.

Chas. J. G. G.

Filed 7 day of Feb 1884

Pleas: Guilty (12)

THE PEOPLE
vs.
Parish
Draves

PETER B. OLNEY
JOHN MCKEON,
District Attorney.

Feb. 14, 1884
A TRUE BILL.
C. J. G. G.

See Recommendation
in charge with: v. m. d.

After M. J. G. G.
with all the
and all the
with all the

Some of the witnesses in this case cannot
now be found, & others who have appeared
have but an indistinct recollection of the
occurrence. In my opinion it would be
a waste of time to try the case at this late
day, & I therefore recommend the discharge
of the defendant upon his own recognizance.

Sept 10/92 Vernon M. Davis
District Attorney

I have spoken with the complainant & he states
to me that he does not desire to prosecute the defendant
any further -

Vernon M. Davis.

0137

Second District
Justice Court

by The People and
George Norton
vs.
Patrick Hayes.

Illinois
Assault and
Battery.

Before Hon
Judges White.

January 4th 1881.

Thomas George Norton
the complainant being
duely sworn deposes & says
By the Court.

Where do you reside?
At 163 East 33rd Street.

What is your business?
A Steamboat Broker

What is your age?
A. 30 years.

Direct Examination

Do you know Mr Patrick Hayes?
Yes sir

0138

Q. Is he here present?

A. Yes sir.

Q. On the 17th of November did you see him anywhere?

A. Yes where?

A. Corner of Canal and Battery

Q. State what occurred?

A. I was crossing on the corner of Canal and Battery on the 17th and as I got to the citizens savings bank, about one hundred feet from the curb stone from the battery to the bank I saw Patrick Hayes in front of me immediately he passed to the curb, I looked at him and he looked at me and when I got no more than ten steps from him I heard the noise and a shot from a revolver, and felt a sting between my upper hip and lower hip. Between the waist, I immediately turned around and saw Hayes with a pistol in his hand, he hit me on the side and as I turned around

to look at him he took the
~~another revolver~~ and fired
 another shot, a man was
 running across the middle
 stage. Had the pistol in his
 hand, and he got shot; at the
 third shot I immediately
 jumped into the street and
 he fired another shot and
 I ran around to the station
 house, I ran around Bayard
 street. And fell in the officers
 hands; this was about 8
 o'clock.

Q And you see anybody else
 who was present at that
 time?

A No sir.

Q You were subsequently in
 the hospital?

A Yes in fifteen days.

Q How long had you known
 Mr. Hayes?

A For 9 years.

Q Had you seen him within
 a few days or weeks prior
 to this affray?

A Yes in at his place in
 the Battery, to Battery.

0140

Q Anything occurring there
at that time?

A Yes he attempted to shoot
me, he was standing in the
cave as I passed by his door
step and he stepped in the lat
stone and passed all the way
around to me and he said
you better look out for
me I will beat you.

He said and I went to the
station house and looked for
Mr. English to have him
arrested and I feared not
find him, Mr. ^{Small} ~~English~~ is
young and is president of the
Peckham association, and
I saw him it. I said the
people might see that he
had a pistol in his pocket
and he wanted to get behind
me; there was never a word
passed between us from
the time he shot me up
to now.

Q The night that you were shot
and you have any conversation
with Hayes?

A Not a word.

0141

Q And were you that small
then also?

A Three shots were around
my coat, I can show my
coat it is the one I have
on (certainly showing the
coat and showing the holes made
by the shots). They being in
the back of the coat?

A Yes I am sure

Q How long have you been
a resident of ...

A 2 or 3 years.

Q Did you have any conversation
with Mr Hayes within
a week or ten days before
this alleged shooting in
which one of the Detective
Sergeants was present?

A Yes.

Q That is as true as anything
else you said today?

A Yes sir.

Q Can you remember what
remarks you made to Mr
Hayes on that occasion?

A Yes sir.

Q Did you tell him you would

0142

6

1
fired him?
A man

Q In the presence of the detective
didn't you make that re-
mark?

A No sir

Q Do you know why Mr. Hayes
shot at you?

A No sir

Q Did he ever accuse you of
anything?

A No sir never did

Q Did you ever have any trouble
with him?

A Never in my life

Q And during the time that
you were acquainted with
him for eight years, you
were not the least intimate
with him in any friendly terms?

Q And when he shot you -
you didn't know what for?

A No sir and the man has
not spoken to me since
about the detective sergeant
he told me he wanted to
see me and meet him on the
corner of Broadway and
17th Street and he didn't meet

0143

7

me the following day I
came down to see him.

Q This during the time that
you were acquainted with
Mustayo were you acquaint-
ed with his wife?

A Very little.

Q Did you ever speak to her?

A Yes.

Q Where did you speak?

A He introduced me to her
five years ago at Carey
and.

Q Where you ever in his rooms?

A Yes.

Q Ever visited his house?

A No.

Q That is as true as any thing else
you have to say?

A Yes. I do not say that
any more; that I do not
know his wife to speak
to, and I told him when he
was going to shoot me I am
your friend and your
kinsman.

Q When you met him, what
did you do? you passed
and saw each other?

0144

8

A He looked at me and I looked
at him. "Get on the ground I got to the
ground in a photo."

Q Did you run after that?

A I ran after the second shot.
Q In what direction did you
run?

A Right down the balcony to
Bayard Street.

Q Did you have to look back
while in?

A Between what shots did you
have to look back;

A I didn't know after I heard
him say that I heard a crowd
coming after me chasing
me. And hallooing stop the
shooting I heard the shooting
Q Did you have any recollection
at the time?

A Yes.

Q West Examination

Q Were you searched in the
station house?

A Yes.

Q By whom?

A Officer M. P. Gath and English.

Q No pistol found on you?

A No sir I never carried one in

0145

9

my life
Deceased

Q Did you in any way learn
from any one the accusation
Mr. Hayes made against you?
A Objected to.

Q Mr. Hayes charges you with having
connections with his wife?
A Yes sir.

Q And you answered it?
A Yes sir
Deceased

Q Outside of what said had
anybody informed ^{you why} Mr. Hayes
accused you of having re-
laxed his wife - prior to the
shooting?

A Not that I know of. No sir.

Sworn to before me
this 12th day of January 1884 } Thomas G. Foster

(Police Justice)

0146

10

James M. G. Gath, being
concerned in behalf of the complainant
and being only sworn deponent
4000.

By the Court.

Q Where do you reside?

A 58 Manual Street.

Q What is your business?

A I am a policeman attached
to the 6th police precinct.

Q What is your age?

A 41 years.

Direct Examination

Q On the 17th of November did
you see Mr Norton?

A Yes sir.

Q Where?

A In the Elizabeth Station house
6th precinct.

Q What all that you saw?

A I was on post that night
and somewhere between eight
and nine o'clock. I saw a crowd
running up from Bayard Street
towards Canal I looked that
way and saw a man running
and several people following
and hollering Stop thief Mr
Norton was the man who

0147

11

was running and he ran past me and he looked over his shoulder this way (indicating) and I had the stick in my hand and he said don't hit me. I said what and I says to him where are you shot and he says I am getting weak. I want to go to the station house, I went to the station house with him and explained the circumstances to the sergeant at the desk and went out to find out who shot him, I left Mr Norton in the back room and went out.

Q Did you see the place where Mr Norton was shot?

A Yes sir.

Q Is your examine it?

A Yes sir, I went around the Barracks to see if I could find out anything about the shooting and some parties informed me and I came back to the station house and reported the circumstances and in turning out again to look for the party the second time I saw Mr

0148

19

Hayes standing the office of the
National Board.

Q Were you present when he made
any statement there?

A I know there I don't know
what statement he made
when I came there.

Q What did you hear when
he came there?

A He came there and gave him-
self up.

Q For what?

A For shouting Mr Norton

was a Democrat

Q Did you ask Norton who that
was?

A I did.

Q Did he tell you?

A He did.

Q And did he say same it?

A Patrick Hayes.

Q Did you ask him what for?

A I did not.

Re Direct

Q Did you make an examination
of the clothing of Mr Norton

A After the doctor came.

New York General Sessions

The People & Verses

Thick Maps

City and County of New York

Charles J. Spencer being duly sworn says that he is the attorney for the above named defendant in the in an action brought against him in the New York Superior Court by the Complainant in this action for the same alleged offence for which the indictment in this action has been found to wit an illegal shooting and wounding of the Complainant by the defendant, and that in said action in said Superior Court the defendant has been arrested by the Sheriff of the County of New York under an order of arrest procured by said Complainant and held to bail in the sum of five thousand dollars which bail he has given and is now

Sworn under *March 24 1884* *Charles Spencer*
Wm. H. Clark

0150

163. East 33rd St

New York April 13th 1880

Hon. Rudolph B. Martin
Dist. Attorney New York

Dear Sir

You will recollect I called
on you some three weeks ago with
Mr. John D. Townsend in regard to
the criminal matter George Norton
against Patrick Hays.

You said to me in the interview you
would calendar the case for trial

I expect to be called away in a
few days and respectfully request
to have the case called for some
day this week which I will consider
a great personal favor.

The case has already been pending
for 17 months.

Respectfully Yours
George Norton

0151

The People

Hayes

0152

February 28', 1884.

Mary Hays, of No. 96 Mauger street, Williamsburgh, makes the following statement: I am the wife of Patrick Hays, indicted for assault in the first degree on George Norton. About three years ago my husband wanted to use some money and I raised the amount, about \$3,300, for him by a mortgage on some real estate belonging to myself. The mortgage becomes due next month; my husband always promised to pay the money. When he had this trouble of shooting Norton he threatened to shoot me and my child, and I was so frightened that I had to leave the house and go to my friends, and stayed six weeks. Then he got frightened and wanted to sell his property and go to California. He could not do it unless I signed the deeds. I signed the deeds and then he sold the property, and he told me to come and live over here in the Bowery. He got ashamed to live there, and so did I. Then he asked me to go back and live in Williamsburgh, and he promised to pay the mortgage. His trial for assault is coming on soon, and now he says he will not pay the mortgage unless I swear him out. He wished me to falsely swear that I was intimate with this man Norton. I never spoke twenty five words to Norton in my life and never was intimate with him, and I told him I would not swear to anything that was not true; that if I had to go on the stand I would not swear to anything but the truth. Then he said again: if I did not he never would pay the mortgage, and he has repeated this frequently. This has been said in the presence of George, Annie and Louise Clemens, of No. 96 Mauger street, Williamsburgh.

In the matter
of
Patrick Hays.

Witnesses:—

Mary Hays,

George Clemens,

Annie Clemens,

Louise Clemens,

96 Manger St.,

Williamburgh,

L. I.

To be read by

Dist. Atty. Gen.

for trial

H. C. Allen

0153

0154

This is to certify that George
Boston now lying at the New York
Hospital suffering from a pistol
shot wound of the hip is not
yet able to appear in Court.
He will probably be in condition
to do so in a few days.

Signed

Robert Brown M.D.
House Surgeon

New York Hospital
Nov. 30th '83

0155

NEW YORK

MURDER IN A MULTITUDE.

Williamsburg Shocked by a Murder in Grand Street.

Patrick Hayes Grasps His Wife by the Hair and Fires Three Bullets into Her Body—Cause, Jealousy.

"For God's sake, Pat, don't kill me!" cried a woman in agonized tones at Second and Grand streets, Williamsburg, at about 8 o'clock last evening.

The person who thus screamed was being held in a half-falling position by a man whose left hand was in her hair, without which support she would have fallen to the sidewalk. Her cry for mercy was followed by three reports of a pistol, which followed in such rapid succession that hardly an instant intervened.

Officer Flaherty, who was on the opposite corner, heard the woman's cry, and started over to her assistance. The policeman seized the man, who relinquished his hold upon the woman and turned upon the officer. Flaherty appreciated not only the danger to the female but also to himself, and drawing his club used it with such good effect that he was soon able to disarm the struggling prisoner. The extraordinary occurrence upon the principal thoroughfare of the Eastern District of Brooklyn at so early an hour in the evening attracted an immense crowd, who followed, yelling excitedly, the prisoner and his police escort to the Fourth Street Station House.

There the man in custody was found to be Patrick Hayes, aged forty-eight years, of No. 30 Bowery, this city. He gave his occupation as a painter, but the police have information that if not a gambler by profession he is at any rate a "speculator." He was dressed in a fine suit of broadcloth and his appearance was very much that of a clergyman. The pistol which Flaherty had taken from his prisoner proved to be an English "bull dog," 42-calibre.

While Flaherty was taking Hayes to the Station House and guarding him from the violence of the crowd, other policemen were caring for the woman he had shot. She was Mrs. Mary Hayes, the wife of her sanguinary assailant.

"Take me home!" the poor creature wailed, over and over again. "I live at No. 96 Manjer street! Take me home!"

The policemen discovered that she had been wounded by the bullets from Hayes's pistol and they declined to remove her until an ambulance arrived. When the surgeon put in his appearance Mrs. Hayes was lifted into his vehicle and conveyed to St. Catharine's Hospital. There it was discovered that the three bullets from her husband's revolver had entered her body—one in the left shoulder, another in the back just below the shoulder blade, and a third in the left thigh.

"I cannot state the extent of the woman's injuries," the surgeon said last night. "I do not, however, think that she is in imminent danger."

"The attack of that fellow upon the woman," said an eye-witness of the shooting, "was the most cowardly thing I ever witnessed. The man, who had the appearance of a gentleman, met the woman, who was dressed in excellent taste in dark clothes, at the ferry and they started up Grand street together. I was just behind them. When they reached Second street the fellow suddenly seized the woman by the hair. She cried for mercy and begged him not to kill her, when he drew his pistol, but in a twinkling in less time than it takes to tell it, he had fired three times."

It is understood that Mrs. Mary Hayes had been down to the races at Brighton Beach during the afternoon and that when she returned she was met by her husband at the ferry. Mr. and Mrs. Hayes have not lived happily together for some time and recently they separated, the wife going to Williamsburg to live with friends at No. 96 Manjer street.

A JOURNAL reporter saw Hayes in his cell, but he refused in the most emphatic manner to make any statement.

It will be remembered that Hayes only a few months ago chased a man named Norton up the Bowery and attempted to shoot him. Jealousy of Norton and Mrs. Hayes is said to have been the cause of that demonstration.

0156

The spacious drawing-rooms were prettily decked with flowers and filled with a fashionable assemblage. The bride entered on the arm of her father, who gave her away. She was preceded by the bridesmaids, ushers and groomsmen; the bridegroom entering with his best man, Mr. George Warren Van Kleock, his brother.

The bride, who is a very pretty girl, wore a trained dress of white satin, with a full tulle veil held by orange-blossoms and diamond jewels. She wore long white gloves and carried a bouquet of white roses.

Her bridesmaids were Miss Camilla Van Kleock, sister of the groom, and Miss Jennie Aldrich, of Bridgewater, Mass. They wore white silk and lace dresses and carried large clusters of fragrant Jacqueminot roses, tied with satin ribbons.

Mr. Frank Black and Mr. Albert Wangler, of this city, were the groomsmen, and the ushers were Messrs. Albert Stone, Charles Bostwick, George W. Knight and Mr. William Aitken. They wore boutonnières and pretty scarf-pins presented by the groom.

The Rev. Dr. James M. Ludlow performed the ceremony, after which there was a reception with music and a collation. The guests included many members of the Seventh Regiment, and among others Mr. and Mrs. Van Kleock, parents of the groom, Mr. and Mrs. S. P. Knight, Mr. and Mrs. James M. Ludlow and Mr. and Mrs. John W. Eginton.

The wedding tour is to the White Mountains

Through Floral Gates to the Altar.

St. Andrew's Church, Harlem, was the scene last evening of the wedding of Miss Emily R. Clark, youngest daughter of Mrs. S. W. Clark, to Mr. Charles Mortimer Glover.

The church was decorated with a profusion of flowers, palms and ferns stood in the chancel, and half way up the aisle was a gate of flowers which was swung open for the bridal party.

"The Lohengrin" Wedding March was played as the bride entered arrayed in a costly white satin, with pearl and diamond jewels. She was unattended by bridesmaids, but four ushers preceded her. They were Messrs. William K. Burns, J. W. Cochran, M. K. Robinson and Clarence M. Fowler.

The groom, with his best man, Mr. Harry W. Glover, met them at the chancel, where the Rev. Dr. Lobdell, rector, performed the ceremony. A reception followed at the house of the bride. The presents received were numerous and costly.

School-Girl in Bridal Robes.

Miss Kate McElroy and Mr. Albert Banker were married yesterday afternoon at half-past 1 in Trinity Church, Montague and Clinton streets, Brooklyn.

The bride is a very pretty brunette, and graduated only last June from Packer Institute, where she was the president of her class. Yesterday the church was filled with guests, one-half of them being school-girls.

The bride entered on the arm of her father, attired in a pretty white silk dress and bearing in her hand a large cluster of Nephotos roses. There were no bridesmaids. The ushers were Messrs. George Barnes, Charles Stebbins, P. C. Golpeke and Eugene Williams.

The bridegroom, attended by Mr. Albert Berg as best man, awaited at the chancel, where the rector, the Rev. Dr. Charles Hall, performed the ceremony.

A reception followed at No. 50 Johnson street. The house was decked with flowers, and among the pretty girls present were the Misses Orr, Willetts, Kane, Pearsall, Hamilton and Berger.

White Satin for the Bride.

At Elizabeth, N. J., yesterday Miss Morris, daughter of Mr. C. O. Morris, a Wall street banker, was united in marriage to Mr. George Griffin, at Westminster Church, the Rev. Dr. Gillespie officiating, assisted by the Rev. Mr. Roberts.

The church was decked with flowers, and the bride wore a white satin trained dress trimmed with lace. A reception followed the ceremony at the bride's home.

WEDDING ROBES FROM PARIS.

A Thousand Dollar Diamond for the Pretty Bride.

Special to The Morning Journal.

LEROY, N. Y., October 8.—St. Mark's Episcopal Church was filled to overflowing with guests this afternoon at 5 o'clock to witness the marriage of Oliver Allen, Jr., of Mumfords, N. Y., to Mary Sibley Bacon, daughter of D. R. Bacon, of Leroy.

The church was very elaborately decorated. Rev. G. H. McKnight, D. D., of Elmira, officiated. The guests wore in full dress. The bride was arrayed in a Parisian outfit. The best man was Ethan Allen, of Buffalo, and the ushers were Rathbon, of Dayton; C. W. Gorton, of Rochester; L. S. Hoyt, of Rochester.

0157

JOHN E. HARTLEY,
ATTORNEY AND COUNSELOR,
167 BROADWAY,

People

Patrick Hayes, assault

NEW YORK,

May 14th 1884

Mr Adams
and district atty

Dear Sir

I am informed by Mr
Geo Norton that you desired a
memorandum of the different
crimes for which Patrick Hayes the
above defendant has been arrested
I herewith send you the following
He was arrested with others about 13 years
ago for the killing of a man by the
name of Friel in Franklin St. This City
Suspended sentence under charge of
Mayhem in Brooklyn.
I understand he was broke as a policeman
for stealing a ^{watch} chain.
also arrested for Mayhem on an
officer. You can ascertain who the
officer was from Court officer George
Living of Tombs. & Roundsmen Platt
of 1st Precinct can give you the

0158

facts in regard to his dismissal
from the Police force

Respect yours

John E. Hartley
atty for Norton

P.S. Also. Had trouble with
Mr Koster of Koster & Bial
in connection with gambling
scrape, and threatened to shoot
him. also at the time he shot
Norton he shot a man by
the name of John Marshall
Steward of Steamship State of Nebraska
Steamship lays at foot of Canal St-
when in port. He has been
a gambler all his life and
was a member of the Dead Rabbit
gang years ago.

J.E.H.

also threatened to shoot Thos Dwyer
of 40 Bowery one week before
he shot Norton

0159

Chapter
v
Patrick Hayes

Assault
1st Degree

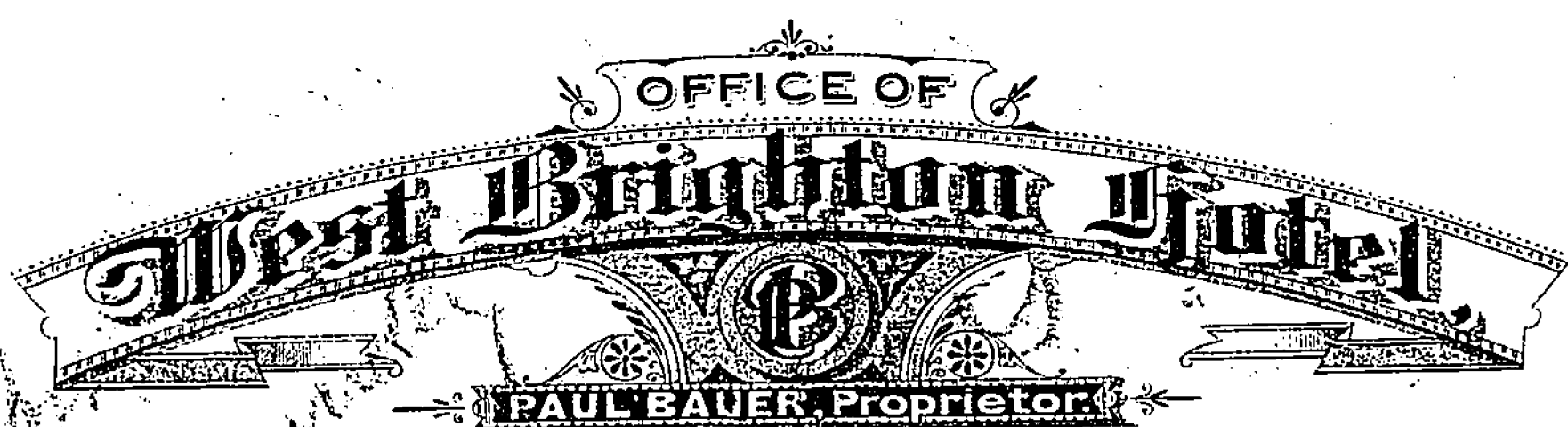
0160

solender, witness for defence.
Has kept gambling house at 42 Bowry for
a number of years. games Top & Bottom long
hands at cards. it is a skin game worked
on percentage with steers.

0161

witness John Roberts for defence
Has kept houses of prostitution in Cherry & Water Sts
for past 8 or 9 years. was arrested for shooting a
man by name of McKenna. was arrested for
burglary as masked burglar at Astoria
sentenced for 20 years for same & pardoned
has been arrested for abandonment has two
wives, living one in Brooklyn the other
now keeping house of prostitution at 339
Water St this City. This man when sentenced
kicked his wife in stomach in presence
of Court.

0162



Honey Island, Sep 19, 1884
Hon F. D. Olney Dist Atty
Dear Sir

My case has
been on the calendar eight
times and you would do me
a great kindness if you would
bring it on next week. I have
been down to Long Island
all summer for my health.
You promised me last winter
that you would put my case
on last winter instead of me
going to Florida. My case
is the ~~outstanding~~ case that
happened the 17th of last

0163

Wm. W. G. Norton Esq
J. Hays Mr Adams Esq
District Attorney has all the
evidence in the case and
you will do me a great kind-
ness if you will bring the
matter to a close please
inform my lawyer John
D. Townsend Metropolitan
Insurance Co

Yours Truly
G. Norton

163 East 33rd
N. Y. City

0164



Peter W. Olney Esq.
District Attorney
New York City

Dear Sir:

Dr. Marvin O. Buttle, has
been confined to his room and
bed for the past four weeks and
is now in an almost helpless
condition, being unable to move
without assistance, so that he
will not be able to obey summons
from your office for 20th inst
against Patrick Hayes.

Yours, very truly,
Frank C. Tryon

0165

JOHN E. HARTLEY,
ATTORNEY AND COUNSELOR
115 BROADWAY.

NEW YORK,

Jan 11th 1884

Hon John R. Fellows
District Attorney of N. Y.

Sir

Patrick Hayes was indicted
in this County for a felonious
assault in the first degree on
Thomas George Norton, about the
month of Dec 1883 or Jan 1884.
Since that time Hayes was
convicted of an assault on
his wife and sentenced to two
years and six months imprison-
ment in the Kings Co Penitentiary.
His term expires in Kings Co on
the 13th of January 1885, and as I
have been the Counsel with Mr
John D. Townsend for Mr Norton
I give you this information in
order that you may cause a
detainer to be filed in the Kings

0166

County Prisoner as to secure
the person of Hayes when he is
discharged therefrom

Respect Yours
John E. Hartley

0167

New York Hospital,

West Fifteenth Street,

New York, Nov. 22nd 1883

This is to certify that George Horton
aged 30 was brought in ambulance
to this hospital Nov 17th 83 suffering
from a Pistol shot wound of the left
hip. The wound was apparently
made by a ball of .38 cal. & is lodged
somewhere in the vicinity of the hip
joint. The ball has not been removed.
The patient is out of all danger but
will not be able to appear in court
for some days.

Signed

Robert Brown M.D.
House Surgeon

0168

Sec. 192.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Andrew P. White Esq a Police Justice
of the City of New York, charging Patrick Hayes Defendant with
the offence of felonious Assault & Battery on George Norton

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

We, Patrick Hayes Defendant of No. 146
Thomas Maher Street; by occupation a Painter
and Thomas Maher of No. 57 Centre
Street, by occupation a Merchant Surety, hereby jointly and severally undertake that
the above named Patrick Hayes Defendant
shall personally appear before the said Justice at the 1st District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York, the sum of ten
Hundred Dollars.

Taken and acknowledged before me, this 18
day of November 1883

Andrew P. White
POLICE JUSTICE,

Patrick Hayes
Thomas Maher

0169

CITY AND COUNTY
OF NEW YORK, } ss,

Sworn to before me, this

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

of a liquor store at premises No 52 Centre
Street of the value of four thousand
dollars.

Police Justice.

District Police Court.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs,

Patrick Hayes

Taken the

19 day of Nov

188

Justice,

H. White

Thomas Maher

T. Maher

0170

Police Department of the City of New York,

Precinct No. _____

New York, _____ 188

This is to certify that George
Norton has received a pistol
shot wound of left thigh which
necessitates him to go to the
hospital for treatment.

T. A. Robertson

Ambulance Surgeon

New York Hospital.

0171

Form 10

POLICE COURT-FIRST DISTRICT.

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

of No. the 6th Precinct Police Patrick English Street,

that on the 17 day of November 1883, at the City of New York,

in the County of New York.

Patrick Hayes (now here), as deponent was informed and identified by George Norton in deponent's presence, did wilfully point aim and discharged a pistol loaded with powder and leaden balls one of said balls striking said Norton in the body injuring said Norton seriously. said Norton is now confined in the New York Hospital from said injuries and unable to appear in Court to make complaint.

Deponent says that said Hayes may be committed to await the result of the injuries of said Norton.

Patrick English

Sworn to, this

day of

November 1883

before me.

William J. Smith
Police Justice.

0172

Form 10.

POLICE COURT—FIRST DISTRICT

THE PEOPLE, &c.,
ON THE COMPLAINT OF

^{vs}
Patrick Hayes

Dated

188

W. J. White Justice
English Officer

#1000 for Ev

Nov 23- 2 PM
" 30, 2 PM
Dec. 12 10 1/2 AM

AFFIDAVIT

Assigned to Section
on Dec 10/11

0173

Police Court District.

CITY AND COUNTY
OF NEW YORK, ss.

of No.

George Norton, aged 30 yrs
163 East 33rd Street,

being duly sworn, deposes and says, that
on Saturday the 14th day of November

in the year 1883 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Patrick Hayes, who discharged
from a Pistol loaded
with powder and leaden
Balls, three shots, one of
which ~~shot struck~~ leaden
Balls struck Deponent in the
left side of the Body that
said Hayes then and there
held said Pistol in his
Hayes' hand.

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 14th day
of December 1883

Andrew J. Webb

POLICE JUSTICE.

George Norton

Vol 192
Police Court

District.

THE PEOPLE, Etc.,
ON THE COMPLAINT OF

ARREST-A. & B.
FELONIOUS.

vs.
George Norton
Patrick Sawyer

Dated Dec 17 188

Magistrate

English Officer

6th Precinct

Witnesses,

Ex. J. M. 12 " 2 11 AM
Ex. J. M. 14 " 1884 3 P. M.
Ex. J. M. 12 " 84 2 PM

W. H. D. J. D. M.

0174

0175

Sec. 193-206

CITY AND COUNTY OF NEW YORK

District Police Court.

Patrick Hayes
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.

Patrick Hayes

Question. How old are you?

Answer.

45 years.

Question. Where were you born?

Answer.

Ireland.

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

Answer.

40 Broadway 3 Years

Question. What is your business or profession?

Answer.

Painter

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

Answer.

Not Guilty
Patrick Hayes

Taken before me this *11th* day of *January* 188*8*
Seamus J. Phelan
Police Justice

0176

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

_____ *Defendant* _____
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of _____
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 1884

188

Andrew Johnson

Police Justice.

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

Dated _____

22 Jan'y 1884

188

Andrew Johnson

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.

0177

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

George Norton
163 E. 33rd St.
Patrick Hayes

1
2
3
4

Dated

December 2nd 1883
A. J. White Magistrate.

P. English Officer.

George G. G. 57 Bowery St.
Sergeant G. G. G. 6 Precinct.

Witnesses

Joseph Marsden
202 South St.

James Mc. Grath 6 P. Street.

Victor N. Robertson M.D.
No. Robert Brown 33 E. 33rd St.

House Surgeon N. Y. Hospital
Mr. Koster of Koster & Co.
No. 100 R. 20/21 St. Street.

George G. G. 57 Bowery St.
to answer
Patrick

0178

13

1

Q How many holes were in his coat?

A I noticed two holes in his coat.

Q Just look at this coat and see whether they are the places that are sewed up? A Yes sir, he pointed out two to me.

Q Did you examine Norton to see if he had a pistol or anything?

A I felt my hands all around his pockets.

Q When?

A When I came in the second time;

Q You left Mr Norton and didn't search him until you came back 15 minutes afterwards?

A Yes sir.

Q Was anybody in the Station house with Mr Norton?

A The doorman.

Q And who did you find there when you returned?

A The doorman and two or three more who came there on business.

0179

14

Did you search him?
A short while Mr Hayes made
the remark, that he had a
~~key~~ ^{key} about him, and then
I searched him:

Sworn to before me
This 22 day of January 84 } James M. [Signature]

Deputy Justice

Patrick English being duly
sworn deposes & says?
By the Court.

Q What is your business?
A Detective 6th Police Precinct
Q What is your age?
A 41 years.

Q Are the 17th of November last
were you a detective in the
6th Precinct?
A Yes Sir.

Q Do you remember seeing
George Norton on that day?
A Yes Sir between 8 & 9 o'clock.
I saw him in the back room
of the 6th Police Station house.
The sitting room I asked
him what was the trouble ^{and}
he says that dirty loafer shot
me.

Q And he mention any name
A He pointed to Mr Hayes when
Hayes stood he was standing
at the desk all this time
talking to the sergeant and
he says he shot me.

Q Are there any marks to indi-
cate it?

0181

16

A There was he was a hoodlum
in the hip & went up to the
deck and I asked him Hayes
whether he had the barrel with
and he said with that dirty
loafer sitting in the rear
room, he has ruined my
family Mr Hayes said that
Morton had a key which
would open his door leading
to his apartments, and all that
time he had his coat off
and only his vest and pants
on.

Q Did he say he had it on his
person?

A He thought he had it and
I examined him and felt
his clothes on the outside
I didn't put my hands
on the inside I found no
key or anything in the shape
of fire arms.

Q Was there anything said by
Hayes when he came into
the Station House on the
subject of the shooting?

A Only he accused this
man of ruining his family,

I asked him who did he have the trouble with and he said that dirty loafer getting in the back room.

Q And as the word what mentioned Ardash he didn't say anything about it, he didn't give any reason for coming there. Gatto was present.

A H. J. Jargent Calgrove. He was acting captain there, he then had the deck, and all that I know of it was he gave some orders to go and get witnesses of the affair and I was there who took down the floating Recons.

Q You have been acquainted with back of these parties some time?

A Yes sir.

Q And you didn't make as careful a record of Mr. Norton as you would a stranger?

A I didn't put my hands in his pocket, I only felt of them over the outside, and.

0183

18

he could not have had any
unless I named him it.

Sworn to before me
this 2nd day of January 1884 } Patrick English

Peace Justice

0184

19

Joseph Moradani, being duly
sworn says:

Q By the Court? - where do you
reside?

A 202 South Street

Q What is your age?

A 28 years

Q Where born?

A Sacramento

Q On the 17th of November last
did you see George Norton and
Patrick Hayes?

A I did not see Norton

Q Did you know Norton prior to
that time?

A Not to be acquainted with
him, I knew him by sight

Q Did you know Patrick Hayes?

A I never saw the man until
that night

Q State how that you saw in
connection of this affray?

A I was passing up the
laneway when opposite the
Citizens bank, ten minute
past eight I heard a shot
fired and I turned around
and I saw the flash of two
more shots then I saw Mr

0185

20

Hayer went out of the crowd
and run down the street.

What street?

A In the middle of the street
in the Barnery towards Bayard.
and when I got around in
front of the station house I
saw boys go in the back
of the Atlantic Garden

Q Did you see anything that
appeared to George Norton
A No sir I didn't know any
thing until I came to the
station house

Q Did you notice anything
in Hayer's hands
A No sir I did not, there
was such a crowd at the
time it was done so quick
I saw flashes.

From before me
the 22nd day of January 1884 } Joseph Chandler

Peace Justice

The further hearing was
assigned to Janry 1884

0186

January 15th 84
Examination continued
Edward Calogran being duly
sworn deposes & says, I reside at
518 West 123rd Street and am a sergeant
attached to the 6th Precinct I
am not acquainted with George
Norton, I recognized him as having
also Mr. Hayes I was on duty
at the Station House on the 17th of
November, I saw both of the
gentlemen there on that occasion
Norton didn't pay anything as he
was immediately taken to the sitting
room when he was brought
Mr. Hayes came in the Station House
at 5 o'clock & said he shot a man
on the Bowery & asked if the
captain was in & I told him he
was out of town he wanted to know
if the sergeant was in & I told him
I was and he said he shot a
man on the Bowery, I told him
he was the man we were
looking for Norton was probably
in the Station House 10 or 15 minutes
before Hayes came in, I called
Officer McGrath & I told him to take
charge of the case, had him searched

and took him in the back room in front of Norton & asked ^{him} if he was the man who shot him, Davis ^{proposed} when Norton & Hayes came together & Norton said he was the man who shot him, Hayes said then he was sorry he didn't kill him or he wished he had killed him, he said one of the two things which it was I want be certain nothing further said Hayes was then locked up, there was no further examination made of Hayes than being searched, ^{and} nothing found on him excepting some money Norton was not searched in my presence I did not examine Norton's coat, I saw the wound on the left Buccial or Norton's body where he was shot that I saw the ball where the ball went in Norton was sent to the New York Hospital 15 or 20 minutes after he came.

Final Examination.

I have been a Sergeant in the 6th Precinct 18 months I came from the 21st Precinct.

Given to be before me, ^{by} Edward C. Leggett
 Jan. 12th day of January
 Police Justice

0188

Victor Roberts on being duly
 sworn deposes & says
 I reside at New York Hospital
 I am 22 years of age and am a
 physician, I saw Mr Norton on
 the 17th of November in the evening
 at the 6th Street Station House
 I was called there & found him
 suffering from a small puncture
 wound ^{1 inch} on the left arm above
 the ^{4th} elbow joint from the wound
 there was a small amount of
 blood issuing; I discovered on
 probing the probe passed inward
 & downwards. from the nature
 of the wound. I could not state
 if it was inflicted from behind
 I applied a compress & dressing of
 bandage & he was taken to the
 New York Hospital and he remained
 there 3 weeks the ball was never
 removed, during his stay, to the
 best of my knowledge his pantaloons
 were removed my attention was
 not called to his coat

Subscribed before me
 this 12th day of January 1884
 Victor A. Roberts

Dece. Justice

TORN PAGE

0189

George Norton Released by the people

I desire to state for correct the fact, the question I answered in reference to the last question an my recollection was that nobody advised me or told me of Mr Hayes having accused me of shooting & murdering Mrs Hayes I was informed by one detective forgent by the name of Tom Adams who told ~~him~~ me that Hayes accused me of having connection with his wife that was true before the shooting; I didn't ^{remember} ~~know~~ that when I testified before, it was at the interview he sent for me that he told me the first time of it, that I was told of it before the civil action by Thomas Draper; I have been known by the name of Thomas George Norton for 30 years and always went by that name. I have been known by the name from my childhood

known to before me }
(tho 12 day of January 84) } Thomas G. Norton

Comie Justice

0190

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Patrick Hayes

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

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

The said *Patrick Hayes*

late of the City of New York, in the County of New York aforesaid, on the *Seventeenth* day of *November* in the year of our Lord one thousand eight hundred and eighty *three* with force and arms, at the City and County aforesaid, in and upon the body of *George Norton* in the peace of the said People then and there being, feloniously did make an assault, and to, at and against *him* the said *George Norton* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which the said *Patrick Hayes* 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 *George Norton* 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

Patrick Hayes

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

The said *Patrick Hayes, late of the City and County aforesaid*

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *George Norton* then and there being, feloniously did, wilfully and wrongfully, make an assault, and to, at and against *him* the said *George Norton* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which *he* the said *Patrick Hayes* in *his* right hand, then and there had and held, the same being an instrument likely to produce grievous bodily harm, feloniously did, wilfully 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.

0191

Third COUNT.

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

Patrick Hayes
of the CRIME OF Assault in the Second Degree,
committed as follows:

The said Patrick Hayes
late of the First Ward of the City of New York, in the County of New York, on the
Seventeenth day of November in the year of our Lord one thousand
eight hundred and eighty-~~three~~ at the Ward, City and County aforesaid, with force and arms,

in and upon one George Norton then and there
being, unlawfully and wrongfully did feloniously
make an assault, and to, at and against him
the said George Norton a certain pistol then
and there charged and loaded with gunpowder
and one leaden bullet, which said pistol he
the said Patrick Hayes in his right hand
then and there had and held, then and there
feloniously did unlawfully and wrongfully
shoot off and discharge; whereby then and
there unlawfully and wrongfully ^{feloniously} inflicting
upon him the said George Norton, grievous
bodily harm, to wit: with the leaden bullet
out of the pistol aforesaid, so as aforesaid
by him the said Patrick Hayes shot off and
discharged, then and there penetrating and
wounding the left hip of him the said George
Norton 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.

Peter B. Olney, District Attorney.

0192

BOX:

129

FOLDER:

1345

DESCRIPTION:

Hebner, Richard

DATE:

02/05/84



1345

Witnesses:
 Lena Wetner.
 18 Pitt Street
 + Cornhill and
 opposite F.S.
 Lee, Cornhill &
 Wash. of Dept
 Left pass away
 after Larceny
 F.S.

No 17
 Counsel,
 Filed 5 day of Feb 1884
 Pleads

THE PEOPLE
 vs.
 Richmond
 F
 Grand Larceny 2nd degree
 [Sections 528, 531, Penal Code].

PETER B. OLNEY,
 District Attorney.

A True Bill
 [Signature]
 Foreman.
 Feb 5/84
 [Signature]
 [Signature]
 [Signature]
 Feb 8/84

0193

0194

3 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, ss.

years *Cigar Dealer*
of No. *124 Bowery*

Francis A. Lederle aged *44*

Street,

being duly sworn, deposes and says, that on the *9th* day of *March* 188*3*

at the _____ City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession

of deponent *in the day time with the intent to deprive the true owner thereof.*

the following property, viz :

good and lawful money of the issue of the United States consisting of silver coin in all of the value of forty two 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 *Richard Hubner (now here)*

from the fact that on said day, said Richard was in the employ of deponent and deponent gave said money to said Richard, with the instruction to carry the same to Sheldon & Company at No. 101, East 11th Street, to pay a Bill for deponent, that said Richard did not carry said money to said Sheldon & Company as directed, and did not return to his employment,

that he did steal and carried away said money and appropriated the same to his own use without deponent's consent.

Francis A. Lederle

Sworn before me this *31* day of *January* 188*4*
John W. McNamee Police Justice,

0195

Sec. 198—200

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Richard Hebler 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. *Richard Hebler*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *18 Pitt Street, 5 months*

Question. What is your business or profession?

Answer. *Drummer*

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

Answer. *I am guilty*

Richard Hebler.

Taken before me this

21

day of *January*

1884

John McNamee

Police Justice.

0196

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 Richard Hebert

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 31 188 4 John H. Thompson 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.

0197

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

no 17 1097
Police Court-- 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Francis H Lederle
127 Bowery

1 *Richard Hehner*

2

3

4

Office Maria Lavery

Dated *January 31* 188*4*

Orman Magistrate.

W. Donald Officer.

13 Precinct.

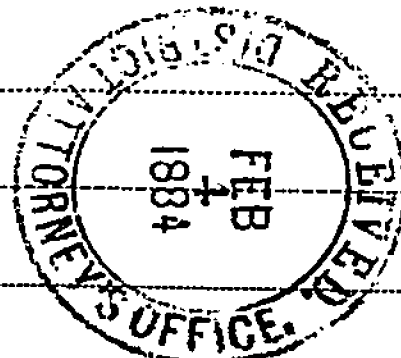
Witnesses

No. Street.

No. Street,

No. Street.

\$ *4.00* to answer *General* Sessions.



0198

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Richard Dreher

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

Richard Dreher

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

The said Richard Dreher

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

twenty silver coins of the United States
of America of the kind known as dollars
of the value of one dollar each, thirty
other silver coins of the said United
States of the kind known as half dollars
of the value of fifty cents each, forty
other silver coins of the said United
States of the kind known as quarter dollars
of the value of twenty five cents each, and
fifty other silver coins of the said United
States of the kind known as dimes
of the value of ten cents each

of the goods, chattels and personal property of one

Francis A. Lederle

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.

Peter B. Olney

District Attorney.

0199

BOX:

129

FOLDER:

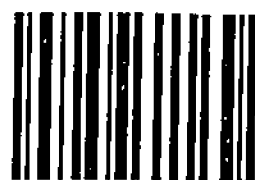
1345

DESCRIPTION:

Heer, Emile

DATE:

02/18/84



1345

Anthony Brundwell

A. Goldenslager

754

Filed 18 day of Feb 1884

Pleads Potzgerding

Luncheon

THE PEOPLE
H.H.
vs.
R.B.

346 W. Main St.
Saturday April 4th 1890

E.M.W.

PETER B. OLNEY.

Ph Feb 14 / District Attorney.

1188
Hleda & Co. Ltd.
A True Bill.
Hleda & Co.

Edwin
-1 R.
Forman.

Wednesday?

0201

First

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK } ss

of No. 468 1/2 470 Broome Street,

45 years old Merchant.

being duly sworn, deposes and says, that on the

12 day of

February 1884

at the day time, at the

City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession

of deponent, with intent to deprive and defraud the true owner
of the use and benefit thereof.

the following property, viz:

One Piece of Embroidery of the Value
of Nineteen dollars and twelve Cents
One Piece of Embroidery of the Value of
Seven dollars and twenty Cents
One Piece of Lace front of the Value
of twelve dollars; in all of the Value
and amounting to Thirty Eight dollars
and thirty two Cents

the property of

Levi Goldenberg, Simon Goldenberg,
Louis Greenberger, Joel Goldenberger and Julius
G. Goldenberg, and doing business under the firm name
Goldenberg Brothers & Co.

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 Amiel Hoer (now here)

from the fact that deponent is informed
by Joseph A. Britton of No. 156 East

47th Street in said City, that said Hoer

Came to him, and with the said property

in his possession and offered the same for

sale. That deponent has seen the said

property and fully identifies the same as

the property taken, stolen, and carried away

from the possession of deponent

Simon Goldenberg

Sworn before me this

10th

day of

February

1884

Police Justice.

0202

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 31 years, occupation Detective of No. 150 Nassau Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Samuel Goldenberg

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

Sworn to before me, this 14 day of February 1884 } Joseph A. Britton

My copy
Police Justice.

0203

Sec. 198—200

CITY AND COUNTY }
OF NEW YORK, } ss.

Amel District Police Court.

Amel Heer 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. *Amel Heer.*

Question. How old are you?

Answer. *24 Years*

Question. Where were you born?

Answer. *Switzerland*

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

Answer. *326 West 33rd Street. about 2 1/2 years*

Question. What is your business or profession?

Answer. *Clerk*

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

Answer. *I am guilty of the Charge*

Amel Heer

Taken before me this

day of

February

1884

at New York
Police Justice.

0204

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 Amil Heer

(20) 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. or be legally discharged

Dated

February 13 188 W. J. Crow 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.

0205

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Amos Oldenburg
468 + 470 Broadway

Amil Heer

2 _____

3 _____

4 _____

Dated *February 13* 188 *4*

Power Magistrate.

Arthur Constrict Officer.

Peace Officer Precinct *P. 6.*

Joseph A. Constrict

Witnesses *Joseph A. Constrict*

No. *150 Nassau* Street.

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

0206

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Emile Green

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

Emile Green

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

The said *Emile Green*

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

*one piece of embroidery of the
value of nineteen dollars and
twelve cents, one other piece of
embroidery of the value of
seven dollars and twenty cents
and one piece of lace of the value
of twelve dollars.*

of the goods, chattels and personal property of one *Simon Goldenberg*

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.

0207

SECOND COUNT—

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

Emile Deen
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said Emile Deen

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

one piece of embroidery of the
value of nineteen dollars and
twelve cents, one other piece of
embroidery of the value of
seven dollars and twenty cents
and one piece of lace of the
value of twelve dollars

of the goods, chattels and personal property of Simon Goldenberg

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

Simon Goldenberg

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

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.

PETER B. OLNEY,

District Attorney.

0208

BOX:

129

FOLDER:

1345

DESCRIPTION:

Henderson, Francis

DATE:

02/07/84



1345

0209

BOX:

129

FOLDER:

1345

DESCRIPTION:

Johnson, John

DATE:

02/07/84



1345

37

M. F. H.

Day of Trial,

Counsel,

Filed

7 day of

1888

Pleas

Not guilty

THE PEOPLE

vs.

P

James Anderson

and

P

Samuel Simpson

et al

PETER B. OLNEY,

JOHN McKEON,

District Attorney.

Chas. E. Plaster, Esq.,

Attorney at Law

Wm. H. Plaster, Esq.,

Foreman

Feb. 20/88

James B. Anderson

15

Witnesses

Abram Lyons

Off Corners

Barber

Barnes

12 1/2 Barbers

02 10

0211

44

The People
 vs.
 Francis Henderson

Court of General Sessions. Part I
 Before Recorder Smyth Feb. 19. 1882.

Jointly indicted with John Johnson for burglary in
 the third degree and receiving stolen goods.

Abraham Lyons sworn. I am proprietor
 of the premises 10 Baxter st; it is a shoe
 store; it was broken into about the 20th of
 January. I had 600 pairs of shoes there. I
 missed about 60 pairs of shoes and they
 were worth about \$150. I found two pairs
 in Simpson's pawn shop, Chatham Square
 and one pair in Kasper's. on the Bowery.
 Johnson, the co-defendant, gave me one
 of the tickets. I found another pair in Simp-
 son's near the City Hall. I did not find
 any more of the shoes. I know Henderson
 about six months. I see him always hang-
 ing around the street. I locked the place
 up. I did not find any part of the premises
 broken, but the lock was broken off. I went
 down in the morning and found the
 front and back door open and these shoes
 were missed. The officer has the ticket that
 Johnson handed to me. There was no
 mark on the shoes, but the man who
 made them is here and can identify
 them. They were made on the premises
 and the shoemaker is here to identify
 them.

02 12

David O'Keefe sworn. I work for Mr. Lyons. I saw a pair of shoes at Simpsons, which I made on Lyons's premises before the 20th of January. I saw them in the pawn shop.

James W. Webster sworn. I am clerk at the pawn shop of Simpson's 183 Chatham Square. I saw Henderson on the 29th of January in an office; he pawned a pair of shoes there. I showed O'Keefe the shoes which the defendant pawned and he identified them; they were new shoes and Henderson got \$1.50 on them.

Alonso Posket sworn. I am an officer. I saw Henderson on the morning of the 29th; he was standing 30 feet from the door where this burglary was committed 3 minutes past one in the morning. He was there alone. I did not find any doors of the place where the burglary was committed open that night up to six o'clock in the morning; the defendant was standing on the stoop of 12 1/2 Baxter St - the place that was broken into was No 10 - thirty feet from the place.

George Lanna. I belong to the sixth precinct. I arrested the prisoner in Castello's pawn shop on the Bowery and took him to the station house; he was pawning a pair of shoes. I took him to the station house, and on the way he said if he was not

0213

arrested he could get the shoes back. I had told him what he was arrested for. This is the ticket Johnson had. He pleaded guilty. Mr. Webster identified Henderson as the man who pawned the shoes. A pair of shoes was pawned at Costello's, 4 Bowery, but he could not identify the man who pawned them. I arrested the prisoner there; he was pawning an old pair of shoes.

Francis Henderson, sworn and examined in his own behalf testified. I live 152 Leonard St. I heard the charge made against me, that the pair of shoes which I pawned with Mr. Webster was the proceeds of a burglary upon the premises of the complainant. A young man named Eddie Miller asked me to go and pawn those shoes for him. I asked him how he came to get them. He said that they were left at the stand where he was working for the last week. As there was no owner for them he asked me to go to pawn them for him. I did not know they were stolen. The following evening I met Mr. Lyons, the complainant. He asked me whether I heard anything about the burglary last night. I told him, "no." He said he lost about 15 or 20 pairs of shoes. I told him I pawned two pair of shoes this

0214

morning for a young man named Miller. He said that he would give me five dollars tomorrow morning if I would show him the young man who gave me the shoes to pawn. I said, I would. The next morning, I went down to his store and he was not there. An officer came and arrested me. I had an old pair of shoes in my hand upon which I used to borrow half a dollar. I met the complainant and the officer at the pawn office. As I was going to Court the complainant said to me, I had better go and send to my father and get \$50 or he would manage to send me to the State prison. The officer who arrested me did not tell me anything about the burglary, but I told him I could point out the young man at any time that gave me the shoes to pawn. An officer came into the Tombs and told me that I had better settle with Mr. Lyons or he would send me to the State prison. I told him I knew nothing about it anything more than what I told him in Court. I did not break into this place and commit this burglary. I did not know the shoes were stolen when I received them.

02 15

'Ed' Miller's place is by the Elevated Railroad and Brooklyn Bridge; he sells papers by the station. I gave the name of Powers at the pawn shop.

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

02 16

Testimony in the
case of
Francis Henderson
pled Feb,
1884.

0217

Police Court— / District.

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

of No. 10 Baxter Street, aged 27 years,
occupation Shoemaker being duly sworn.

deposes and says, that the premises No 10 Baxter Street,
in the 6th Ward in the City and County aforesaid, the said being a Wooden Building

and which was occupied by deponent as a Shoe Store
and in which there was at the time ^{no} human being, by ~~name~~

were BURGLARIOUSLY entered by means of forcibly breaking the
locks of the door in the rear leading to said
premises, and entering therein

on the 28 day of January 1886 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

Sixty pairs of Shoes of the
Value of one Hundred and ~~sixty~~ fifty
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

Frank Henderson and John Johnson (now
here)

for the reasons following, to wit: from the fact that deponent
is informed by James W. Webster that said
Frank Henderson came to said Webster place of
business No 185 Chatham square, in said City, and
pawned one pair of shoes which deponent has seen
and fully identifies as a portion of the aforesaid
property.

Deponent further says that said Johnson
gave deponent the annexed pawn Ticket which

02 18

represented a portion of the aforesaid property

Wherefore deponent Charges the said defendants with burglariously entering said premises and taking, stealing and carrying away the aforesaid property.

Attest J. L. Smith

Sworn to before me
this 30th day of January 1884
J. L. Smith
Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Burglary

Degree.

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$

Bail.

Bailed by

No.

Street.

02 19

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 31 years, occupation Clerk of No. James W. Webster

185 Chatham Square Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Abram Lyons

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

Sworn to before me, this 20
day of January 1888

James W. Webster

[Signature]
Police Justice.

0220

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer.

John Johnson

Question. How old are you?

Answer.

29 years

Question. Where were you born?

Answer.

England

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

Answer.

10 Hamilton Street, Near 5 years

Question. What is your business or profession?

Answer.

Cloth Hunter

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 have nothing to say

John Johnson

Taken before me this

20

day of

James J. [Signature]

Police Justice.

0221

Sec. 198—200

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name?

Answer.

Frank Henderson

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

New York City

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

Answer.

152 Leonard Street about 7 years

Question. What is your business or profession?

Answer.

Machinist

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

Francis Henderson

Taken before me this

20

day of

August

1884

Police Justice

0222

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 Frank Henderson and

John Johnson

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

Dated Jan 30 1884 [Signature] Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0223

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court

1069 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Abraham Young
10 Baxter St.

1 *Francis Henderson*

2 *John Johnson*

3 _____

4 _____

Offence *Murder*

Dated *January 30* 188 *4*

Shuffy Magistrate.

Commins Officer.

6 Precinct.

Witnesses *David Reel, care*
1013 Ave S
James W. Webster

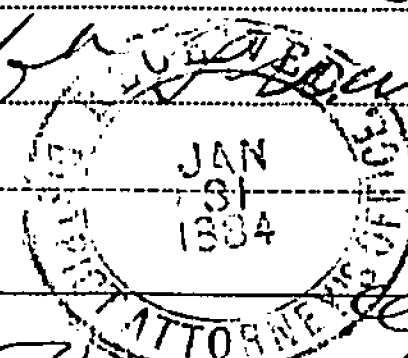
No. *185 Chatham square* Street.

Officer Fasker

No. *67 St. Louis* Street,

No. _____ Street,

\$ *1000* to answer _____



0224

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Francis Henderson
and
John Johnson

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

Francis Henderson and John
Johnson of the CRIME OF BURGLARY IN THE THIRD DEGREE,

committed as follows:

The said Francis Henderson and
John Johnson late of the Sixth Ward of the City of New York, in the County of New York,
aforesaid, on the 23rd day of January in the year of our Lord one
thousand eight hundred and eighty four with force and arms, at the Ward,
City and County aforesaid, the store of

Adolph Seins there situate, feloniously and
burglariously, did break into and enter, the same being a part of a building
in which divers goods, merchandise, and valuable things were then and there kept
for use, sale and deposit, to wit: the goods, chattels, and personal property hereinafter
described, with intent the said goods, chattels, and personal property of the said

Adolph Seins then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

sixty
pairs of shoes of the
value of two dollars and
fifty cents each pair

of the goods, chattels and personal property of the said

Adolph Seins

so kept as aforesaid in the said store 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.

0225

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

Francis Henderson and John Johnson

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

The said *Francis Henderson and*

John Johnson

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

one pair of shoes of the

value of two dollars

and fifty cents

of the goods, chattels and personal property of *Adolph Denis*

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

unlawfully and unjustly, did feloniously receive and have (the said *Francis*

Henderson and John Johnson

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.

PETER B. OLNEY,
JOHN McKEON,

District Attorney.