

0909

BOX:

419

FOLDER:

3878

DESCRIPTION:

Haley, Michael

DATE:

12/17/90



3878

09 10

BOX:

419

FOLDER:

3878

DESCRIPTION:

Colburn, Richard

DATE:

12/17/90



3878

0911

Witnesses:

J. R. Cronin
Officer Heenan

#188

Counsel,

T. C. O'Reilly

Filed

17 day of

Dec 18*90*

Pleads,

Not guilty

THE PEOPLE

19
1143-1-2nd
rather vs. *R*
Michael Haley

22
246-4-65
Richard Colburn

T. C. O'Reilly
City

Provision in the THIRD DEGREE
Petit Larceny & Recovery
(Section 498, 506, 513, 515, 516, 517, 518, 519, 520)

JOHN R. FELLOWS,

District Attorney.

A True Bill.

William Van Buren
Deotffo Foreman.

Part III Judgment 9/91
Both plead guilty - Petit Larceny

Nos 14 January 91
6 mos Pen 9/91

0912

Police Court 4th District.

City and County } ss.:
of New York,

of No. 344 East 63rd Street, aged 26 years,
occupation Liquor - dealer being duly sworn

deposes and says, that the premises No. 344 East 63rd Street, 19th Ward
in the City and County aforesaid the said being a Four story

Brick Building, and the cellar of
~~which~~ which was occupied by deponent as a Storage room
and in which there was at the time ^{was} ~~by~~ human being, by ~~name~~

were **BURGLARIOUSLY** entered by means of forcibly imparting
and taking of the hinges from a door
leading ~~out~~ on the sidewalk and
opening into said cellar and then
opening said door and entering the cellar
on the 12th day of December 1889 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

One Half Barrel containing
a quantity of Lager Beer
of the value of Four Dollars
(\$4.00)

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
Michael Healy and Richard Coburn
(both now here) and while acting in concert
with each other that at about the hour
for the reasons following, to wit:

At 12.30 A.M. on the aforesaid day said
door leading into said cellar was securely
fastened down on the sidewalk and said
property was in the cellar and deponent
is informed by Officer James Keenan
of the 25th Precinct Police that at about
the hour of 1.30 A.M. he said Keenan
found said property in the cellar of

0913

Remuneration No 338 part 63 Street in the possession of said defendants and he thereupon apprehend said defendants who were together and acting in concert with each other and found said property in their defendants possession as aforesaid.

Sworn to before me this 12 day of December 1890
J. J. Cronin
N.Y. Jurisdiction
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Twenty 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 _____ 1890
I have admitted the above named _____ to bail to answer by the undertaking hereto annexed.
Dated _____ 1890
Police Justice
There being no sufficient cause to believe the within named _____ guilty of the offence therein mentioned, I order he to be discharged.
Dated _____ 1890
Police Justice

Police Court, _____ District, _____
THE PEOPLE, etc.,
on the complaint of _____
vs.
1 _____
2 _____
3 _____
4 _____
Dated _____ 1890
Magistrate _____
Officer _____
Clerk _____
Witness, _____
No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____
\$ _____ to answer General Sessions.

09 14

CITY AND COUNTY }
OF NEW YORK, } ss.

James Hurman
Police Officer

aged _____ years, occupation _____ of No. _____

The 25th Precinct Police

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Jeremiah Cronin*

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

Sworn to before me, this

13

day of

Dec

18*90*

James Hurman

W. W. ...

Police Justice.

0915

Sec. 198-200.

H

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Michael Healey*

Question. How old are you?

Answer. *19 years old*

Question. Where were you born?

Answer. *New York City*

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

Answer. *No 1143 First Avenue, 20 months*

Question. What is your business or profession?

Answer. *Lather*

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

Answer. *I am not guilty*
Michael Healey

Taken before me this

day of *April* 189*7*

12

H. M. ...

Police Justice.

0916

Sec. 198-200.

H District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Richard Coburn 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 Coburn

Question. How old are you?

Answer. 23 years old

Question. Where were you born?

Answer. New York City

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

Answer. No 346 East 65 St. 2 years

Question. What is your business or profession?

Answer. Roofer

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
Richard Coburn

Taken before me this

day of April

1889

H. M. Jackson

Police Justice.

0917

BAILED.

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court *14* District *1848*

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Burp
Richard Estlin
Michael Brady

Offence *Burglary*

Dated *Dec 12* 18*90*

James Shannon Magistrate
Officer

Witnesses *Ball the officer*



No. _____
Street _____

No. *2572*
Street _____
to answer

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

Defendants

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

Dated *Dec 12* 18*90* *W. Shannon* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Michael Haley
and
Richard Colburn

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

accuse Michael Haley and Richard Colburn

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

The said Michael Haley and Richard Colburn, both

late of the Nineteenth Ward of the City of New York, in the County of New York
aforesaid, on the twelfth day of December in the year of our Lord one
thousand eight hundred and eighty-ninety, with force and arms, in the
night - time of the same day, at the Ward, City and County aforesaid, ~~the~~
~~a certain building, to wit: the building~~
dwelling-house of one Jeremiah Cronin

there situate, feloniously and burglariously did break into and enter, with intent to
commit some crime therein, to wit: with intent, the goods, chattels and personal property
of the said Jeremiah Cronin ~~in the said dwelling house~~ ~~then and there being,~~ ~~then and~~
said building ~~in the said dwelling house~~ then and there being, then and
there feloniously and burglariously to steal, take and carry away, against the form of
the Statute in such case made and provided, and against the peace of the People of the
State of New York, and their dignity.

SECOND COUNT—

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

Michael Haley and Richard Colburn

of the CRIME OF *Petit* LARCENY _____, committed as follows:

The said *Michael Haley and Richard Colburn, both*

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

one keg of beer of the value of four dollars

of the goods, chattels, and personal property of one *Jeremiah Cronin*

in the ~~dwelling house~~ *building* of the said *Jeremiah Cronin* *in the building*

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

THIRD COUNT.

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

Michael Haley and Richard Colburn

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

The said *Michael Haley and Richard Colburn, both*

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 keg of beer of the value of four dollars

of the goods, chattels and personal property of *Jeremiah Cronin*

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen from the said *Jeremiah Cronin*

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

Michael Haley and Richard Colburn

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.

JOHN R. FELLOWS,
District Attorney.

0921

BOX:

419

FOLDER:

3878

DESCRIPTION:

Haley, William

DATE:

12/16/90



3878

0922

Witnesses:

Louis Gorman
Officer Gorman

\$175

Counsel,

Filed 16 day of Dec 1890

Pleads,

THE PEOPLE

vs.

William Haley

Burglary in the THIRD DEGREE
and Petty Larceny
(Section 498, 506, 520, 521, 522, 523, 524)

1/43/90

JOHN R. FELLOWS,

District Attorney.

A True Bill.

William Van Buren
Foreman.

Dec 17/90

Plead Purg Bday
S. P. 3 yrs. PBM

Police Court— 4 District.

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

Louis Arfman
of No. 1131 First Avenue Street, aged 22 years,

occupation Grocer being duly sworn

deposes and says, that the premises No. 1131 First Avenue Street, 19th Ward

in the City and County aforesaid the said being a four story brick

store and dwelling and which was occupied by deponent as a grocery store

and in which there was at the time ~~of the burglary~~

were **BURGLARIOUSLY** entered by means of forcibly breaking a
pane of glass in the door of the middle
of the said store

on the 10th day of December 1890 in the night time, and the following property feloniously taken, stolen, and carried away, viz:

Three cans of corn of the value
of forty five cents.

the property of Deponent and his co-partner

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

William Galay (non here)

for the reasons following, to wit: that at about the hour of

9.15 o'clock P.M. on said date deponent

locked and securely fastened the

doors and windows of the said premises

and went home, and the said property was

in the window of the store. Deponent is

informed by Police Officer Michael

J. Gannon of the 25th Precinct Police

that he, the officer, saw this defendant

0924

about the hour of 11:15 P.M. broke the said pane of glass in the said window and take the said property from inside and when the defendant saw the officer he dropped the said case and ran away. Therefore deponent charges the defendant with feloniously entering the premises as aforesaid and feloniously taking, stealing and carrying off the said property and pray that he be dealt with as the law directs.

Sworn to before me
this 11th day of December, 1890 } Louis A. Mann

Wm. Madison
Police Justice

Dated _____ 1890 Police Justice.

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

Dated _____ 1890 Police Justice.

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

Dated _____ 1890 Police Justice.

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

guilty thereof, and that there is sufficient cause to believe the within named committed, and that the crime therein mentioned has been

Police Court, District

THE PEOPLE, vs.,
on the complaint of

Offence—BURGLARY.

1
2
3
4

Date, _____ 1890

Magistrate.

Officer.

Clerk.

Witness, _____

No. _____ Street,

No. _____ Street,

No. _____ Street,

\$ _____ to answer General Sessions.

0925

CITY AND COUNTY }
OF NEW YORK, } ss.

Michael J. Gannon
Police Officer of N
aged 35 years, occupation Police Officer of N
The 25th Precinct Police Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Louis Brofman

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

Sworn to before me, this 11th day of December 1890 } Michael J. Gannon.

W. W. Mahon
Police Justice.

0926

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Haley 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 Haley

Question. How old are you?

Answer. 17 years old

Question. Where were you born?

Answer. New York City

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

Answer. No 1143 First Avenue - Six months

Question. What is your business or profession?

Answer. Peddler

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

William Haley

Taken before me this

day of September 1889

W. H. Johnson

Police Justice.

0927

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

Police Court --- 11
 District 11895

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

James Stephens
William Kelly

1
 2
 3
 4
 Offence *Burglary*

Date *Dec 11 90*

James Magistrate
 Officer

Witnesses *Call the Officer*



No. _____ Street _____
 \$ *2000* to his use
[Signature]

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 *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 *Dec 11* 1890 *[Signature]* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

William Haley

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

William Haley _____

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

The said *William Haley*

late of the *nineteenth* Ward of the City of New York, in the County of New York
aforesaid, on the *tenth* day of *December* in the year of our Lord one
thousand eight hundred and ~~eighty~~ *ninety*, with force and arms, in the
~~night~~ *night* time of the same day, at the Ward, City and County aforesaid, the
~~a certain building, to wit: the~~ *store of one Louis Arfmann*
dwelling house of one

there situate, feloniously and burglariously did break into and enter, with intent to
commit some crime therein, to wit: with intent, the goods, chattels and personal property
of the said *Louis Arfmann in the*
said store in the said dwelling house then and there being, then and
there feloniously and burglariously to steal, take and carry away, against the form of
the Statute in such case made and provided, and against the peace of the People of the
State of New York, and their dignity.

SECOND COUNT—

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

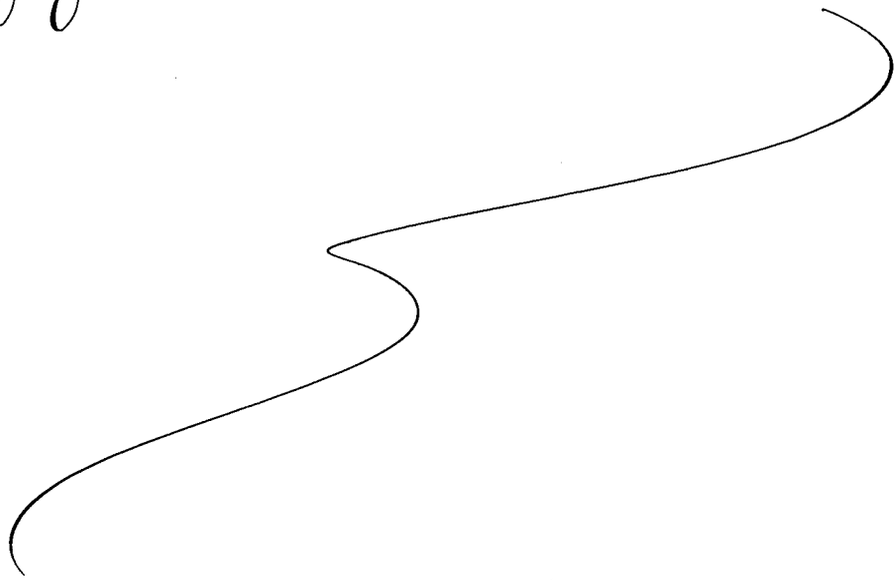
William Haley

of the CRIME OF *Petit* LARCENY, committed as follows:

The said *William Haley*

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

three ears of corn of the value of fifteen cents each ear



of the goods, chattels, and personal property of one *Louis Arfmann*

in the ~~dwelling house~~ *store* of the said *Louis Arfmann* *in the store*

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

John R. Fellows
District Attorney

THIRD COUNT.

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

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

The said

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,

of the goods, chattels and personal property of

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

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

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.

JOHN R. FELLOWYS,
District Attorney.

0931

BOX:

419

FOLDER:

3878

DESCRIPTION:

Hammond, Thomas

DATE:

12/10/90



3878

0932

Witnesses ;

Wm Murray
Jessie Murray

Dr L R Ellison
206 E 116 St

J. Van Kesteren
166 Duffield St
Brockton -

6. *J. Emman.*

Counsel,

Filed *10* day of *Dec* 19*60*

Pleas, *Not guilty* //

THE PEOPLE

vs.

Thomas Hammond

R

ABDUCTION
[Section 927, Sub. A Penal Code.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

William Van Kesteren

Foreman.

Part III January 15/91

Tried and Acquitted

0933

BOX:

419

FOLDER:

3878

DESCRIPTION:

Hammond, Thomas

DATE:

12/10/90



3878

0934

5 DISTRICT POLICE COURT.

THE PEOPLE
ON COMPLAINT OF

William Murray
agst.

Examination had Nov. 21st & 25th 1890
Before *Charles Helde* Police Justice.

Thomas Hammond

I, *George Zieger* Stenographer of the 5 District Police Court, do hereby certify that the within testimony in the above case is a true and correct copy of the original Stenographer's notes of the testimony of *William Murray & others*

as taken by me on the above examination before said Justice.

Dated *Nov 27th* 1890

George Zieger
Stenographer.

Police Justice.

Fifth District
Police Court

William Murray	} Before Hon. Charles Kilde, Justice.
Thomas Hammond	

New York, Nov. 21st, 1890

Appearances:

No one for Complainant,
John M. Coman Esq. for
defendant.

William Murray, the Com-
plainant, being duly sworn
testified as follows:
Cross Examined by def-
endant's counsel.

By Mr. Coman:

Q You are the father of this
child, Jessie R Murray?
A Yes sir.

Q How old is she?

A 14 years last May

Q Where do you live?

A 1132 Park Avenue

Q What is your business?

A Chandeliers maker

Q You know the defendant
Hammond?

A Yes sir

Q He lived with your family?

A Yes sir.

Q Up to what time?

A Up till about three
months ago - when I moved
from 109 st to Park Ave

Q He was a boarder, then
with you?

A Yes sir.

Q How long had he been a
boarder with you?

A For three years

Q You worked in the same
shop with him?

A At one time

Q You swear in this complaint
that your daughter Jessie
informed you that the
defendant had sexual

2

intercourse with her?

A Yes sir.

Q When did she first inform you of that?

A On last Monday.

Q What led her to telling you of this alleged intercourse?

A The doctor said she was pregnant.

Q You called a doctor in?

A He had the doctor three times.

Q Had you asked her before that what was the trouble?

A Not myself; my wife did.

Q You saw her condition, did you?

A Yes sir.

Q But you had not spoken to her about it?

A No sir.

Q On Monday then was the first time she said anything to you implicating the defendant?

A Yes sir.

Q What did she say then?

A He had been with her eight or nine times.

Q Did she say when that commenced first?

A She can't give accurate dates.

Q But when did she say it commenced?

A I don't know that she said what time it commenced.

Q You never inquired when this first happened?

A Her mother did.

Q Did you see her father?

A No sir.

Q All you know then is

He

that she told you this man had intercourse with her?

A Yes sir

Q She told you that on Monday?

A Yes sir.

Q And previous to that a physician had certified to you that she was pregnant?

A Do my wife

Q This certificate you obtained from Doctor Ellison attached to this complaint?

A Yes sir, one was from a Doctor in Brooklyn

Q Then you called in another doctor?

A Yes sir

Q And he says she is pregnant - about seven months?

A Yes sir Q

Q Did you instruct your wife to investigate her condition at all before last Monday?

A Yes; I told her to take her to a doctor.

Q When did you first tell her of that?

A About four months ago
Q Did she take her to the doctor?

A Yes sir

Q Have you got a doctor's certificate as the result of that investigation?

A I could get it.

Q What did the doctor say?

A That it was a very serious matter of which to accuse a little child.

Q He couldn't give you any definite information then?

A He wouldn't swear to it.
 Q That is all you know
 about the case?

A Yes sir.

Q You had never seen any
 familiarity between
 this defendant and
 your child?

A No sir.

Q And you know nothing
 more about it than
 what you told us?

A That is all.

By the Court:

Q The girl told you she
 had several intercourse
 with the defendant?

A Yes sir.

Q Did you ask her if she
 had several intercourse
 with anybody else?

A Yes sir.

Q What did she say?

A Always told the same

Z

statement.

Q That she never had sexual intercourse with anybody else?

A Never anybody else but Hammond.

By McCowan:

Q Thomas Hammond at this time was not an inmate of your house - stopped boarding with you some three months? A Yes sir,

Q He didn't frequent the house after that?

A No sir

Q You have seen him since?

A Not until he was arrested

Q He paid you his board regularly?

A Yes sir

E

Jessie R. Murray, being
duly sworn, testified
as follows:

Cross Examined by def-
endant's Counsel,

By Mr. Coman:

Q How long have you
known the defendant?

A Since he came to
live with us over
three years ago.

Q When did he first have
sexual connection with
you?

A When we lived in 109 St.

Q How long ago is that?

A About two years ago.

Q How often did he have
connection with you?

A Eight times, if not
more.

Q Where did he first
have connection with
you?

Q

A. In 109 street

Q In what room?

A. In his own room.

Q When next?

A. He done it over and over
again after that

Q Where - in his own room?

A. In Mama's bedroom
and in my two brother's
bedroom and his own
two.

Q Did you object to it?

A. Yes sir, I did.

Q Did you say anything
to anybody else?

A. No sir, he threatened me.

He said if I told
anybody that he wouldn't
know what he would do
to me, and I was
frightened out of my
life to tell mama
and if I went out in
the street I was afraid

He would kill me.

Q Did anybody else but
 have connection with you;
 a Nazi, nobody but Mr
 Hammond.

Q Not one?

A Not a single living soul
 but him.

Q Have you ever been in
 Mrs Meyer's yard at
 night?

A Nazi, never out after
 six o'clock at night.

Q Sure of that?

A Yes sir, positive.

Q Winter and summer?

A Winter & Summer

Q Have you got a beard?

A Nazi, I go with no
 bags at all.

Q Sure of that?

A Just as sure as I
 am sitting here

Q You don't know Mrs

11

Meyer boys?

a I know Philip.

Q How old is Philip?

a Twelve years old.

Q How many other boys do you know?

a I know several boys.

Q What girls do you play with?

a None.

Q What girls did you ever play with for the past six months?

a Missie Meyer?

a Yes sir. I know Daniel Rubenstein, Rose Rubenstein & Clara Strauss.

Q When was it this man had connection with you first?

a In 109 Street about two years ago. I don't remember the month, it was in

winter.

Q Before Christmas or
after Christmas?
A I can't tell.

Q In the day or night
time?

A Day time

Q Week day or Sunday?
A Week day; Saturday
morning.

Q What time in the
morning?

A I couldn't tell the
time?

Q Before twelve o'clock?
A Yes sir.

Q Before ten o'clock?

A I couldn't tell you that;
it was between eight,
nine or ten o'clock.

Q From eight to ten
o'clock of a Saturday?

A Yes sir.

Q In the Winter?

A Yes sir. 13

Q About two years ago?

A Yes sir

Q And you can't tell me what month?

A I could not tell you

Q Where did this happen the first time?

A In his own bedroom

Q How did you get in?

A He took me in himself

Q From where?

A From the back room where mama lived

Q Where was mama?

A Out in the store

Q Have you got brothers and sisters?

A Two brothers.

Q Where were they?

A One of my brothers was in his room, the other was out.

Q He took you in his room?

A Yes sir 14

Q Locked the door?

A He didn't lock his door, he locked the back door leading from the hall into the dining room in our house.

Q How long did he keep you in there?

A About ten minutes

Q Was he undressed?

A No sir

Q Did he unbutton his clothing?

A Yes sir

Q Did you unbutton yours?

A No sir

Q Did you lift them up?

A No sir

Q Who did that?

A He done it himself

Q Did you have intercourse?

A Yes sir 15

Q Unbuttoned those?

A Yes sir

Q Did you stand up—
where did he place you?

A On the bed.

Q Didn't you scream?

A I couldn't scream—

Q Why?

A Because once I was
down and he was on
me I felt that I
couldn't scream.

Q Did he take hold of
you?

A Yes sir

Q Why didn't you scream
then?

A He told me if I screamed
that he wouldn't know
what he would do
with me.

Q Did he expose his
private parts to you?

A I don't know what you
mean. 16

Q Did you see his thing?

A Yes sir

Q Did he put it in you?

A Yes sir

Q And how long did he remain on you?

A About five or ten minutes.

Q You are sure of that?

A Positive.

Q That was on a Saturday morning between eight and ten o'clock in the winter about two years ago?

A Yes sir

Q And you never told anybody?

A I was afraid, no sir

Q When was the next time?

A He done it often

Q How long between the first and second time?

A About one or two Saturdays

Q Did this always occur on a Saturday?

A Always.

Q Where did the second affair take place - what part of the house?

A In my brother's bedroom

Q What time of the day?

A The same time, always when Mama went out.

Q Wasn't he working at all?

A Not this time

Q On these Saturdays he didn't work?

A No

Q And it happened every Saturday?

A Yes, when he was off.

Q This second time occurred in your brother's room?

A Yes.

Q What did he say to you?
 A Nothing at all.

Q Not a word?

A He took me and laid
 me on the bed, unbut-
 toned my drawers and
 laid on top of me.

After he done that he
 left me there and went
 out and wouldn't look
 at me the whole day
 after.

Q Would he look at you
 in the face the next
 day?

A Yes sir

Q Only that day he wouldn't
 look at you?

A Yes sir

Q You never told anybody?

A No sir

Q When was the third
 time?

A Just about the same time
 of Saturday 17

Q In your brother's room again?
 A No sir, in Mama's room
 Q Sometimes in the morning?

A Always.

Q There was between the
 first and second time
 two Saturdays?

A Yes sir

Q Between the second and
 third time how long was
 it?

A Not the next Saturday
 but the next.

Q That is two Saturdays
 again?

A No one, one between
 the first time and
 between the second time

Q The same day?

A No sir.

Q The next day?

A The next Saturday he
 was off work.

Q And that was the third
 time? *Yes*

a Yes sir

Q When between the first and third time was about three Saturdays?

A Yes, sir.

Q Two Saturdays between the first and second?

A Yes sir

Q You told me one Saturday between the second and third time?

A Yes sir

Q So that was three weeks between the first and third and that was in Mama's room?

A Yes sir

Q How long was he in that room with you the third time?

A About five or ten minutes.

Q Go with you more than once each time?

a No sir; once only that
one day; never no more
until the next time.

Q Tell us about the fourth
time he was with you?

A He was not with me
for a long time there.

Q About how long?

A About four weeks,
if not more.

Q Find it as near as you
can?

A Four or five weeks.

Q Still in the Winter?

A No sir.

Q That would be some
two months from the
first time?

A Yes sir.

Q Then if the first time
was in Winter how do
you fix it that two
months afterwards would
not be in Winter?

A It was at the latter
end of the Winter.
he commenced it
first.

Q Can you tell me what
month? Don't you go
to school?

A Yes sir

Q What class are you in?

A The sixth grade in
the Grammar.

Q Don't you know the
seasons of the year?

A Yes sir

Q You know what the
Winter months are?

A Yes sir

Q Couldn't you fix the
month? This was an
unusual thing to happen
to you, wasn't it?

A Yes sir

Q You never had anything
like that before?

A Never. 73

Q Couldn't you tell us what month it was in?

A The latter part of the Winter.

Q Is that the best answer you can give?

A Yes sir

Q How long did this thing continue with this man? When was the last time?

A He has not been living with us for three months now - about two or three weeks before we left 109 Street. He left 109 Street about three months ago.

Q And it commenced about two years ago?

A Yes sir.

Q According to your calculation he was doing this

27

to you about one year
and nine months?

A Yes sir

Q And in that year and
nine months how many
times did he do it?

A Eight times, if not more.

Q He wouldn't have any
conversation with you
about it at all?

A No sir.

Q Just pick you up and
take you in the room?

A Yes sir.

Q Said you down?

A Yes sir

Q You knew what he wanted
every time?

A Yes sir

Q You didn't object?

A Yes sir, I did

Q To whom?

A To him.

Q Why didn't you say

something to your mother?
 A He threatened me,
 Q Every time?

A Not every time,
 Q When was the last time
 he threatened you?

A Not the last time, but
 the time before.

Q About the third last
 time?

A Yes sir

Q Can you tell me any
 one day or year when
 this thing happened?

A I couldn't tell you the
 day.

Q Can you name any
 month

A Yes. May & June

Q Last May & June?

A Yes sir.

Q And before that?

A Last February of this
 year.

Q How many times was he with you last February?

A I couldn't tell you how many times.

Q More than twice?

A Yes sir, two or three times.

Q How often in June?

A In June he was home pretty nearly every Saturday. He didn't do it every Saturday.

Q How many times in June?

A More than three times.

Q Three times in February and three times in June?

A Yes sir.

Q How many times in May?

A I couldn't tell you for he was working in May.

Q But you said he did it in May?

?

A Missing I mean when he didn't have work. I couldn't tell just how many times.

Q Was it more than once?
A Once or twice.

Q He will go back beyond February - did it happen in January?

A (No answer)

Q Tell me if this occurred any other days but Saturdays?

A He tried to do it.
(Question Repeated)

A He tried to do it but I wouldn't let him.

Q When?

A On Sunday morning

Q In the house?

A Yes, in the house.

Q Why not Sunday mornings?

A Because my father and
28

mother were in the house.
 Q Hasn't your mother
 in the house any of the
 other times?

A When he done it Mama
 was out in the store
 Q Always out in the store?
 A Always.

Q Did this ever occur in
 the night time?

A No sir,

Q Never?

A Never that I can re-
 member; he never done
 it to me in the night
 time.

Q Should he never speak
 to you about it & when
 he met you? For instance,
 if he did it on Saturday
 would he talk to you
 on Sunday or Monday?

A Only if I told anybody he
 wouldn't know what he would

do with me.

Q How often did he tell you that?

A Over and over again

Q You said the last time he did it he didn't say that?

A Not the last three times.

Q Where did it occur the last three times? In his room?

A He used to change off and out

Q How many rooms have you?

A Three bed rooms

Q When did you move from there?

A About three months ago in September

Q How many months have you been living in your present house?

A Three months

Q You don't know the date

Q You moved from that house to your present home?

A On a Thursday, either in the latter part of September or beginning of October.

Q You have not seen him since?

A Never saw him until in Court.

Q Until he was arrested?

A I didn't see him the day he was arrested.

Q Why didn't you tell your folks after he left?

A Because I was afraid if he ever got to know it, he would hurt me.

Q That is the reason you didn't tell your mother?

A Yes sir.

Q Didn't you tell any girls?

A No sir 31

Q Did the girls ever
remark how stout you
were getting?

A When I used to go to
school they used to
make fun of me.

Q What would you tell
them?

A The doctor thought I
was getting dropsy
or something.

Q Did you know that
Hammond was earning
good wages at his
work?

A No, sir.

Q Did he ever give
you any pennies?

A Every Saturday he always
gave me two or three
pennies.

Q Didn't he give you
any more?

A No more.

Q About two cents?

A Three cents I used to go for his collars and cuffs to the laundry and when I brought them back he used to give me five cents.

Q While this thing was going on he didn't say a word to you?

A Never.

Q Just take you in and lay you down?

A He never told me he would hurt me or nothing.

Q Wouldn't he talk to you about this matter at all?

This was going on for a year and nine months.

He wouldn't say anything to you about it?

A No sir.

Q He did it on a Saturday

and the next day wouldn't
you say anything to him
about it?

A No sir

Q Never speak of it?

A Never.

Q Did you ever see him
alone in the house?
He would be in the
house when nobody was
around?

A That was only on
Saturday.

Q Wouldn't he be alone
in the evening?

A Never alone in the evening;
when Mama went out
my oldest brother was
in the house

Q Ever speak to him about
it?

A Never

Q Never say "Good morning"
to him?

24

A O, yes.

Q You would talk about other things?

A O, yes.

Q What happened in the newspapers he would speak about that?

A Yes sir

Q Anything special he would speak about?

A Yes sir

Q Never spoke about this though?

A Never.

Q Nor you to him?

A I didn't know anything till Mama told me (Quentin Reputed)

A Never

Q Never said a word about it to him?

A I told him it hurt me.

Q Where?

A over and over again;
 He used to say he knew
 I liked it.

Q And that is the only
 conversation you would
 have with him?

A Yes sir

Q That was when it was
 going on?

A Yes sir

Q Never after it was over?

A Never opened my mouth
 to him about it. He
 used to tell me if I
 told anybody he would
 kill me.

Q When would he tell you
 that?

A Afterwards.

Q In the room?

A No, outside

Q You are in the house
 every night at six
 o'clock?

A Unless I was going on
an errand.

Q Summer and winter?

A Yes sir

Q Didn't play on the
street with boys?

A Only when I was in
Meyer's yard. Flossie
would be there and
Philip and other girls

Q You would rather play
with girls than boys?

A No, sir, I wouldn't.

Q Do you know the young
lady this man ~~is~~
engaged to?

A I don't

Q You have seen her?

A Yes sir

Q You know her sister?

A Yes sir

Q She has got a boy
twelve years old?

A Yes sir

Q Ever play with him?
 A He has been up in
 our house two or three
 times.

Q I asked you if you
 ever played with him?

A Up in our house.

Q Ever alone in the house
 with your brother?

A Which one?

Q You have got two?

A Yes sir.

Q You have been alone
 with one of them?

A Been alone with
 both of them at a time.

Q And one not in?

A No, two together.

Q Sure of that?

A Yes sir.

Q You mean to say you
 have played with this
 boy up in your house -
 this Tom Sittgen?

A Yes sir 38

Q Has the Meyers boy
been in your house
at all?

A No sir

Q No boys up there at all?

A No sir

Q Never?

A Never

Q Nobody but this boy
Lithyie?

A Nobody but him; my
brother used to bring
him up. I never used
to have anything to do
with them.

Defendants Counsel moves
for the discharge of the
defendant on the ground
that there is no cor-
roboration as called
for by Section 283 of
the Penal Code; that no
conviction can be had upon
the unsupported testimony of
a female. 29
Motion denied; Exception

Thomas Hammond, the
 defendant, being duly
 sworn, testified as follows:

By the Court:

Q What is your name?

A Thomas Hammond.

Q You have lived with these
 people?

A Yes sir.

Q How long?

A A little over three years.

Q You have heard the complaint
 against you made by
 this girl?

A Yes sir.

Q That you had sexual
 intercourse with her for
 the past two years, off
 and on, and always
 when her mother was out?

A Yes sir.

Q What have you to say
 to the complaint?

A I am innocent so help

me God.

Q Did you have any sexual intercourse with her?

A No sir, never.

Q Never?

A. No sir, never; it stands to reason if I had been guilty of such a crime that I wouldn't have staid in the country as long as this.

By Mr. Coman:

Q Did you ever have any intercourse with her?

A No sir.

Q Did you ever have her in your room?

A No sir, never. I even went in my room and closed the door, they were such noisy children. Even her stepmother said she was more like a boy than a girl.

H!

By the Court,

Q You never since you lived with her parents had intercourse with this girl?

A No sir.

Q At no time?

A No time. The only time I have off on Saturdays is eight weeks in the summer time and I can prove it by the foreman of my own employere.

Q Where do you work?

A For Archer & Hancock
33rd & 34th Street & First
Avenue.

Q You are engaged to be married?

A Yes sir, for a year and a half.

Q How long have you worked for them?

A Three years.

Adjourned to Nov 26th at 2 P.M.

H. J.

N.Y. Nov. 23/90.
 Met pursuant to adjournment.
 Present Counsel as before.

Andrew J. Donovan, called
 on behalf of the defendant,
 testified as follows:

By the Court:

Q Where do you live?

A 327 East 32nd St

Q What is your business?

A Brass worker.

By Mr. Conan:

Q Do you know the defendant
 Hammond?

A I know him fully three
 years.

Q Does he work in the
 same place with you?

A Yes sir, in the same factory.

Q Where is that?

A Archer & Pancoast 33rd St
 & First Avenue

Q He is a brass finisher
 also? H3

A Yes, sir.

Q Do you work alongside of him?

A Yes sir, within two of him.
Q How long has he worked there?

A A little over three years.
Q Is that establishment run every day in the week?

A Yes sir; every day except holidays.

Q What about the summer months?

A The summer months we get a half holiday. We have a whole holiday on Saturday from the middle of June until the middle of August.

Q And then nobody works?

A No sir, nobody works on Saturday.

Q This man Hammond you say works within two of you?

A Yes sir.

4/4

Q Is he a steady man there?

A Yes sir

Q Will the Court what days he has been absent from work?

A I couldn't tell the Court what days he was absent.

He is a man that was so seldom absent that it is hard to explain that to the Court.

Q During the Winter months - say two years ago and a year ago, was he absent on a Saturday ever?

A No sir, not to my knowledge.

Q You would remark it?

A I would.

Q He has the reputation of being a very steady man there?

A Yes sir

Q Do you know how much time he has lost outside

of holidays?

A Put it all together I suppose about a whole day.

Q In three years?

A Yes sir.

Q You are positive of that?

A Yes sir.

Q In fact he is remarked in the shop for being one of the steadyest men there?

A Yes, sir.

Q And loaves the least time?

A Yes, sir, then any man in the factory.

Q There are other men there who know him?

A Yes sir.

Q And they are very busy there in the shop?

A Yes sir.

Q And you were sent up here by the foreman?

A Yes, sir. He was very busy himself and he didn't want to allow me to come in fact.

Q You yourself are a pretty steady man?

A Yes, sir.

Q How much time have you lost?

A I have lost considerable on account of sickness. Recently?

A I lost sometime this Fall on account of sickness. Q Could a man who was on piece work afford to absent himself every Saturday during the busy months?

A No, sir.

Cross Examination:

By the Court:

Q You testified he didn't lose more than a day

H/7

and that you yourself
was absent a great deal -
How do you know he has
not lost more than a day
when you were not there
every day yourself?

A Other men know it as
well as I do.

Q You are testifying to what
you know?

A Yes sir.

By McCann:

Q Two years ago during the
winter months were you
working?

A Yes, sir.

Q Were you steady then?

A Yes sir.

Q Lose any time then?

A Not at all.

Q Was this defendant
absent on a Saturday then?

A No, sir, we were working
overtime then.

Q The Winter months were
your busiest months?
A Yes sir.

Defendants counsel
renews his motion to
dismiss on the ground
that there is no corroborative
evidence.

Motion denied.

Exception.

0984

5th District
Police Court

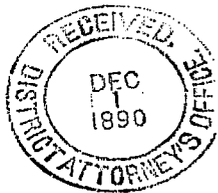
William Murray

vs -

Thomas Hammond

Abduction

Nov 21/90



Attest
Notary Public
John S. [unclear]

0985

5th District Police Court.

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

William Murray

of Number *1132 Park Avenue* being duly sworn,
he has no reason to believe and does believe
deposes and says, that on the *20th* day of *August* 18*92*, at the
City of New York, in the County of New York,

One Thomas Hammond, now here, on
the premises 134 E. 109th Street New York
diverse other times before this time, did
take and have unlawfully and willfully take
receive, harbor and use a certain female, called
Janie P. Murray, the said female being then
and there actually and apparently under the age
of sixteen years, to wit of the age of fourteen
years, for the purpose of sexual intercourse
with being her husband, in violation of
Section 288 of the Penal Code of the State
of New York.

Wherefore the complainant prays that the said

Thomas Hammond

may be apprehended, arrested and dealt with according to law.

Sworn to before me, this *18th*
day of *November* 18*92*

William Murray

M. A. Peltz

Police Justice.

0986

CITY AND COUNTY }
OF NEW YORK, } ss.

Jessie R. Murray
aged 14 years, occupation school girl of No.

1132 Park Avenue Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of William Murray
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 18th }
day of November 1897 } Jessie R. Murray

H. W. Holt
Police Justice.

0987

Sec. 198-200.

5th

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Hammond 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. *Thomas Hammond.*

Question. How old are you?

Answer. *32 years*

Question. Where were you born?

Answer. *England.*

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

Answer. *1979B - 3rd Avenue since 3 months*

Question. What is your business or profession?

Answer. *glassfitter*

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.*
Thomas Hammond

Taken before me this

day of *November* 189*8*

M. J. Kelly

Police Justice.

0988

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 3 DISTRICT.

George A. Doran

of No. 27th Precinct Police Street, aged years,

occupation Police officer being duly sworn deposes and says

that on the 17th day of November 1890

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

arrested Thomas Hammond (now here) on complaint of Jessie P. Mervin. Charged with abducting her.

Deponent further says that the said Jessie is sick and unable to make a complaint this morning. Deponent therefore prays that the said deponent be held a reasonable time until the said Jessie is able to make a complaint. George A. Doran,

Sworn to before me, this 18th day of Nov 1890

of [Signature]

1890

[Signature] Police Justice

0989

Police Court, ³²⁸ / 5 District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs.
Thomas Hamman

AFIDAVIT.
Abduction

Dated *Nov 18* 18*90*

Weed Magistrate.

Officer.

Witness, _____

Disposition, _____

479.000. 19th
1000. Bail

0991

JOHN M. COMAN,
COUNSELLOR AT LAW,
280 BROADWAY, (Stewart Building)
(Room 92,
Harlem Office, No. 125 East 125th St.

The People New York, Jan. 6th 1880

vs
Shr. Hammond } Rape, &c

vs
Dr. Uly. Madras

Defy

I was compelled
to leave Court ~~of~~ illness - I
am not fit to try above case
to day - please set it
aside for some day next
week when I will call
upon you in reference
to it - On Examination of
the Papers you will find
no Corroboration

Yours Truly
John M. Coman

0992

OFFICE OF

C. B. Ellison, M.D.

206 EAST 116TH STREET,

Office Hours.

UNTIL 9 A. M.
1 TO 2 P. M.
6 TO 8 P. M.

New York, Nov 21st 1890

This certifies that I was called
yesterday Nov 20th 90 to see Jessie
R. Murray of 1132 Park Ave
and found her suffering from
Dysentery - her nervous system
very much excited. I ex-
amined the child, and found
her undoubtedly pregnant
- her pregnancy having advan-
ced to about seven months.

Respectfully
C. B. Ellison M.D.

0993

Brooklyn. Nov. 18. 1890
This is to certify
that on Nov. 16th
1890 I examined
Jessie R. Murry
and I consider
her pregnant about
seven or eight months.
J. Van Halingen M.D.,
166 Cuffield St.
Brooklyn, N.Y.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Hammond

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

Thomas Hammond

of the CRIME OF ABDUCTION, committed as follows:

The said Thomas Hammond

late of the City of New York, in the County of New York aforesaid, on the
thirtieth day of August, in the year of our Lord one
thousand eight hundred and eighty
at the City and County aforesaid, did
feloniously take, receive, harbor, employ and use one
Jessie A. Murray
who was then and there a female under the age of sixteen years. to wit: of the age of
fourteen years, for the purpose of sexual intercourse, he, the
said Thomas Hammond not being then and there
the husband of the said Jessie A. Murray
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.

JOHN R. FELLOWS,

District Attorney.

0995

Witnesses:

Wm Murray
Jessie Murray

#6

Counsel,

Filed

Pleads,

J. C. [Signature]
27 Dec 1890
Not guilty

THE PEOPLE

vs.

Thomas Hammond

ABDUCTION-
[Section 292, Sub. 1, Penal Code.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

William Van [Signature]
Foreman.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Hammond

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

Thomas Hammond

of the CRIME OF ABDUCTION, committed as follows:

The said *Thomas Hammond*,

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

twentieth day of *August*, in the year of our Lord one

thousand eight hundred and *eighty-ninth*, at the City and County aforesaid, did

feloniously take, receive, harbor, employ and use one *Jessie A. Murray*,

who was then and there a female under the age of sixteen years, to wit: of the age of

fourteen years, for the purpose of sexual intercourse, he, the

said *Thomas Hammond* not being then and there

the husband of the said *Jessie A. Murray*,

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.

JOHN R. FELLOWS,

District Attorney.

Second COUNT:—

AND THE GRAND JURY AFORESAID, by this indictment, further
accuse the said Thomas Hammond
of the CRIME OF PERPETRATING AN ACT OF SEXUAL INTER-
COURSE WITH A FEMALE UNDER THE AGE OF SIXTEEN YEARS,
NOT HIS WIFE, committed as follows :

The said Thomas Hammond,

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 a certain
female not his wife, to wit: her, the said Jessie A. Murray
then and there being, wilfully and feloniously did make another assault, she, the said
Jessie A. Murray being then and there a female under the
age of sixteen years, to wit: of the age of fourteen years; and the said
Thomas Hammond then and there
wilfully and feloniously did perpetrate an act of sexual intercourse with her, the said
Jessie A. Murray, 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.

JOHN R. FELLOWS, District Attorney.

Third COUNT:—

AND THE GRAND JURY AFORESAID, by this indictment further

accuse the said *Thomas Hammond*
of the crime of Assault
in the second degree,
~~of the Crime of RAPE,~~ committed as follows:

The said *Thomas Hammond,*

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 a certain
female not his wife, to wit: her, the said *Jessie A. Murray,*
then and there being, wilfully and feloniously did make another assault, she, the said
Jessie A. Murray being then and there a female under the
age of sixteen years, to wit: of the age of *fourteen* years; and the said
Thomas Hammond ~~with intent~~ then and there
wilfully and feloniously ^{to} ~~did~~ perpetrate an act of sexual intercourse with her, the said
Jessie A. Murray, 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.

JOHN R. FELLOWS, *District Attorney.*

0999

BOX:

419

FOLDER:

3878

DESCRIPTION:

Harvey, Frank

DATE:

12/15/90



3878

1000

Witnesses:

[Handwritten signature]

#157

Not

Counsel,

Filed 15 day of Dec 1890

Pleads, *Not guilty* 18

THE PEOPLE

vs.

A Frank Harvey
Dec 1890

ASSAULT IN THE THIRD DEGREE

(Section 219, Penal Code).

JOHN R. FELLOWS,

District Attorney.

A True Bill.

William Van Ness
Foreman.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Frank Harvey

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

Frank Harvey

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

The said *Frank Harvey*

late of the City of New York, in the County of New York aforesaid, on the *seventeenth* day of *October* in the year of our Lord one thousand eight hundred and ~~eighty~~ *ninety* at the City and County aforesaid, in and upon the body of one *Adolphus G. Doncourt* in the peace of the said People then and there being, with force and arms, unlawfully did make an assault, and ~~then~~ *then* the said *Adolphus G. Doncourt* did then and there unlawfully beat, wound and ill-treat, to the great damage of the said *Adolphus G. Doncourt* 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.

JOHN R. FELLOWS,

District Attorney

1002

BOX:

419

FOLDER:

3878

DESCRIPTION:

Henneken, Bernard

DATE:

12/02/90



3878

#15-

Witnesses:

Paul Blaine

Counsel,

Filed

day of

Dec 18 1890

Pleads,

THE PEOPLE

vs.

R
Bernard Henneken

Grand Larceny Second degree.
[Sections 528, 531, Penal Code].

20
JK

JOHN R. FELLOWS,

District Attorney.

A True Bill.

William C. Henneken
Dec 3/90 Foreman.
Head of Jury
Elmira N.Y. P.M.

Police Court Fourth District.

Affidavit—Larceny.

City and County }
of New York, } 55.

of No. 815 Leuth Avenue Street, aged 30 years,
occupation Bar - tender being duly sworn

deposes and says, that on the 24 day of November 1899 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property, viz:

One Gold Watch and Gold Plated Chain and Lock attached all of the value of Fifty Dollars - (\$50.00)

the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Bernard Keeneken (now here) from the facts that at about the hour of 11 P.M. on November 23 1899 deponent placed said property which was in a pocket of a vest in a closet adjoining the room occupied by deponent as a sleeping apartment and said defendant also occupied said room with deponent and had access to said closet and deponent is informed by Frederick Hermann that said defendant did give him, Norman, the said property to pledge or pawn.

William Braess

Sworn to before me, this 25 day of November 1899
Charles W. Smith Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

Friedrich Norman

aged *23* years, occupation *Bar-tender* of No.

South-west corner of Franklin & Elm Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *William Braas*

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

Sworn to before me, this *28th* day of *November* 18*90* } *Friedrich Norman*

Charles W. Luntz
Police Justice.

Sec. 198-200.

9 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Bernard Heneken 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. Bernard Heneken

Question. How old are you?

Answer. 20 years

Question. Where were you born?

Answer. Germany

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

Answer. 815 10th Avenue; 1 week

Question. What is your business or profession?

Answer. Bar tender

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

Answer. ~~I am not guilty~~
I am guilty
Bernard Henekens.

Taken before me this

28

day of December 1897

Charles W. Stanton

Police Justice.

1007

Police Court--- District. 11/19/90

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William B. Spear
815 - at 10th Ave.

Remarks: Ninkenken

Offence: Grand Larceny

1
2
3
4

Dated: Nov 28 1890

Justice

McKenley

W. P. Pritchard

Witnessed: Fred Sherman

No. 5700 Franklin St. Street

No. Street

No. Street

No. Street



Conroy

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

defendant

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

Dated: Nov 28 1890 Charles Justice Police Justice.

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

Dated: 18 Police Justice.

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

Dated: 18 Police Justice.

SECOND COUNT—

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

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

The said

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,

of the goods, chattels and personal property of one

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

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

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.

JOHN R. FELLOWS,
District Attorney.

10 10

BOX:

419

FOLDER:

3878

DESCRIPTION:

Hogan, John

DATE:

12/02/90



3878

1011

Witnesses:

Ed. Eberly

#9

Racey

Counsel,

Filed

day of

189

Pleads,

2 Dec 90
guilty

THE PEOPLE

19
221 E. 101 vs.
Miller, Walter

John Hogan

Purgatory in the THIRD DEGREE
State of New York
(Section 498, 506, 507, 508, 509, 510)

JOHN R. FELLOWS,

District Attorney.

P. D. Dec 5th

A True Bill.

William Van Horn
Foreman.

Part III December 5/90

Pleads Burg. 3^d deg.

Cham Ref.

1012

Police Court 5 District.

City and County } ss.:
of New York,

Edward J. Kelly

of No. 1927 E. Avenue Street, aged 32 years,

occupation Saloon Keeper being duly sworn

deposes and says, that the premises No. 1927 E. Avenue Ward

in the City and County aforesaid the said being a five story brick

house in part Saloon

and which was occupied by deponent as a no

and in which there was at the time no human being, by name

were BURGLARIOUSLY entered by means of forcibly breaking open

a window leading from the rear yard of said premises into deponent's saloon.

on the 5th day of November 1888 in the night time, and the

following property feloniously taken, stolen, and carried away, viz:

Seven dollars and seventy five cents in gold and lawful money of the United States. two corks of all pipe. two gallons of blackberry brandy. one keg of beer. one box of cigars. three bottles of Whisky. one wrench. all of the value of twenty five dollars.

\$ 215.00

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 Hogan (now here) and Michael

Morgan and an unknown man

for the reasons following, to wit: that at the hour of

10 o'clock P.M. November 4th 1888

deponent locked and securely fastened

the doors of his saloon and closed the

saloon for the night - and at about

the hour of 1.20 o'clock A.M. November

5th deponent came along and saw

the said Morgan who has since pleaded

guilty standing in front of said saloon

And this defendant and the said unknown man in said saloon. defendant thereafter examined said saloon. and discovered that it had been entered as aforesaid and that said property had been taken therefrom. wherefore defendant charges this defendant Michael Mann and the said unknown man with being together and acting in concert with each other and burglariously entering said premises as aforesaid and feloniously taking stealing and carrying away said property.

Sworn to before me) Edward Eberly,
this 24th day of Nov 1890)
Wm. H. H. M.
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
Hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
I have admitted the above named to bail to answer by the undertaking hereto annexed.
Dated 188
Police Justice
There being no sufficient cause to believe the within named guilty of the offense within mentioned, I order h to be discharged.
Dated 188
Police Justice

Police Court, District. Office—BURGLARY
THE PEOPLE, &c., on the complaint of vs.
1. 2. 3. 4.
Dated 188 Magistrate.
Officer.
Clerk.
Witnesses, No. Street, No. Street, No. Street, \$ to answer General Sessions.

10 14

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Hogan 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 Hogan*

Question. How old are you?

Answer. *19 years old*

Question. Where were you born?

Answer. *New York State*

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

Answer. *222, E. 107 St. Bklyn*

Question. What is your business or profession?

Answer. *boiler 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 guilty
John Hogan

Taken before me this *21*
day of *Nov* 189*9*

Wm. J. ...

Police Justice.

1015

BAILED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court, 5-1762
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Edwin Stealy
John Hooper

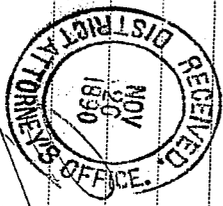
Offense, Burglary

Dated, Nov 24 1890
Wells Magistrate
Geo. A. Brown Officer
47 Precinct

Witnesses _____
No. _____
Street _____

No. _____
Street _____

No. 1000
Street _____



TO ANSWER
Wm. Hooper

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

_____ guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of 500 Hundred Dollars, _____ and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, Nov 24 1890 _____ Police Justice.

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

Dated, _____ 1890 _____ Police Justice.

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

Dated, _____ 1890 _____ Police Justice.

10 16

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 Hogan

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

John Hogan

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

The said *John Hogan*,

late of the *Twelfth* Ward of the City of New York, in the County of New York aforesaid, on the *fifth* day of *November* in the year of our Lord one thousand eight hundred and eighty ~~eighty~~ *ninety*, with force and arms, in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of one *a certain building, to wit:*

the saloon of one Edward Eberly

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

Edward Eberly in the said saloon in the said dwelling house then and there being, then and

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

SECOND COUNT—

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

John Hogan

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

The said

John Hogan

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

the sum of seven dollars and seventy-five cents in money, lawful money of the United States and of the value of seven dollars and seventy-five cents, two pieces of pipe of the value of five dollars each piece, two gallons of brandy of the value of two dollars each gallon, one keg of beer of the value of three dollars, fifty cigars of the value of five cents each, three bottles of whiskey of the value of one dollar each bottle and one crench of the value of one dollar,

of the goods, chattels, and personal property of one *Edward Eberly*

saloon Edward Eberly
in the dwelling house of the said

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

John R. Fellows
District Attorney.

THIRD COUNT.

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

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

The said

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,

of the goods, chattels and personal property of

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

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

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.

JOHN R. FELLOYS,
District Attorney.

10 19

BOX:

419

FOLDER:

3878

DESCRIPTION:

Howard, Edward D.

DATE:

12/02/90



3878

1020

Witnesses;

Paul Slattery
Officer Schell

#14

P.M.

Counsel, *[Signature]*
Filed *[Signature]* day of *Dec* 189*0*
Pleads, *Not guilty*

THE PEOPLE

vs.

[Signature]
Edward D. Howard

Grand Larceny Second Degree.
[Sections 528, 531, Penal Code].

29
29/1/20
Chamber

JOHN R. FELLOWS,
District Attorney.

Dec 4. 1890 vmd P. C. C.

A True Bill.

[Signature]
Foreman.

[Signature]
P. B. M.

Police Court— 4 — District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Paul Slattery
of No. *Westminster Hotel; 16 St. James Street,* aged *30* years,
occupation *Porter* being duly sworn

deposes and says, that on the *29th* day of *November* 18*98* at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night-time, the following property, viz:

*One overcoat of the value of
Twenty five dollars*

the property of *in care and charge 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 *Edward D. Howard* (now here) for the reasons that deponent saw the defendant take, steal and carry away said property from the coat room in deponent's charge in the above mentioned hotel

Paul Slattery

Sworn to before me, this *30* day of *November* 18*98*
Charles H. Stewart
Police Justice

1022

Sec. 198-200.

X District Police Court.

CITY AND COUNTY }
NEW YORK, } ss.

Edward D. Howard 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. *Edward D. Howard*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *219 West 20th Street; 2 weeks*

Question. What is your business or profession?

Answer. *Waiter*

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

Answer. *I am not guilty*

Edward D. Howard

Taken before me this *30*

day of *November* 18*97*

Charles W. ...

Police Justice.

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

Police Court... 1783
 District...

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Paul Blattery
 Attorney at Law
 Edward McHewson

1
 2
 3
 4
 Offence: Fraud Larceny

Date: Nov 30 1890

Charles J. Justice, Magistrate.

Dehaelle, Officer.

Witness: Oliver, Precinct.

No. 10, Street.

No. 10, Street.

No. 10, Street.

No. 10, Street.

to answer
 Charles J. Justice



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

defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 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 Nov 30 1890 Charles J. Justice Police Justice.

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

Dated 18 Police Justice.

There being no sufficient cause to believe the within named

guilty of the offence within mentioned. I order he to be discharged.

Dated 18 Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Edward D. Howard

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

Edward D. Howard

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

The said Edward D. Howard

late of the City of New York, in the County of New York aforesaid, on the 29th day of November in the year of our Lord one thousand eight hundred and ninety, at the City and County aforesaid, with force and arms,

one overcoat of the value of seventy-five dollars

of the goods, chattels and personal property of one

Paul Slattery

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.

John R. Follows, District Attorney

SECOND COUNT—

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

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

The said

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,

of the goods, chattels and personal property of one

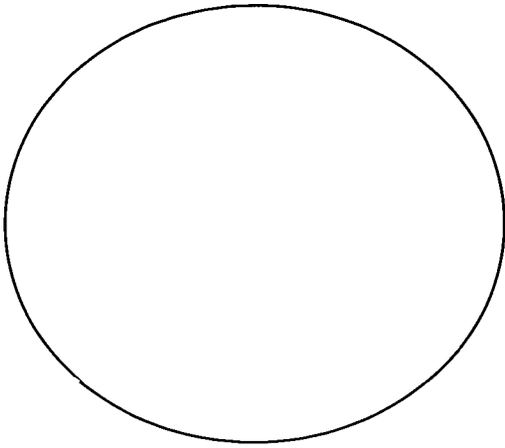
by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said

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

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.

JOHN R. FELLOWS,
District Attorney.

IMAGE EVALUATION TEST TARGET (MT-2)



150mm

6"

POINT SIZE

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 Y5a5o E1t9g
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FUTURA

NEWS GOTHIC

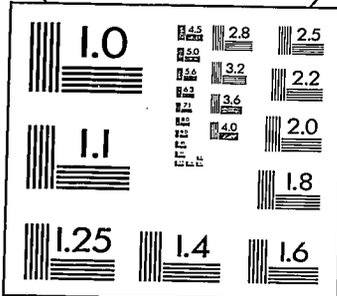
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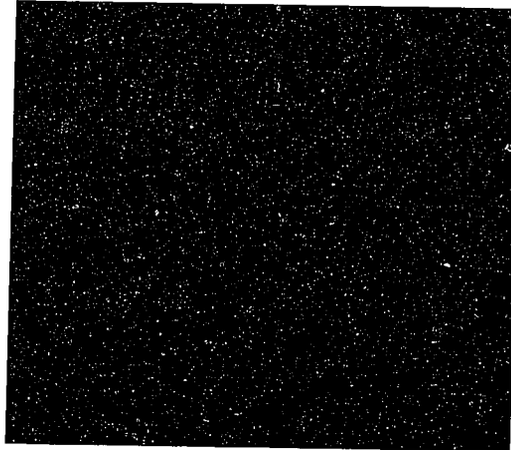
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 6 XMBBO HWEKH XYAHQ SIDDS
 8 VILNU MZHSF XMBBO HWEKH
 10 FUDWM BOONF

SERIF (BASKERVILLE) SIZE SANS SERIF (MICROFONT) POINT



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 (716) 265-1600

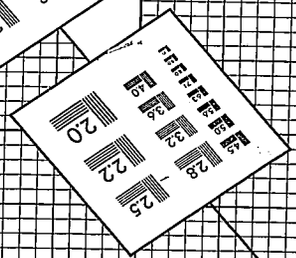
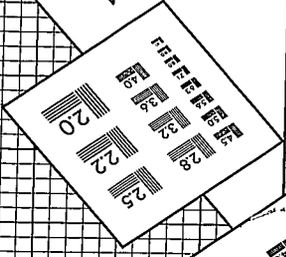
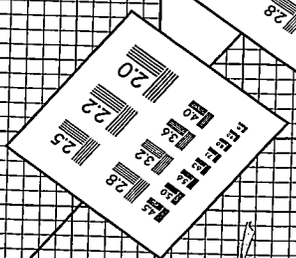
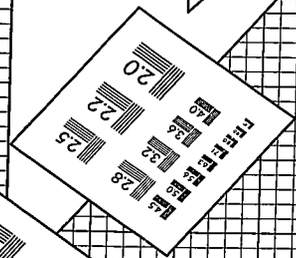
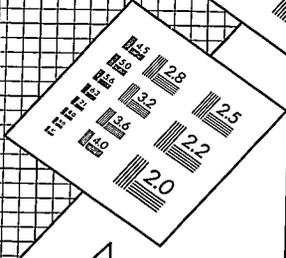
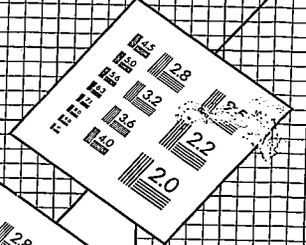
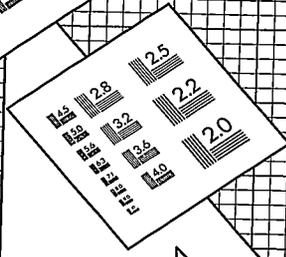
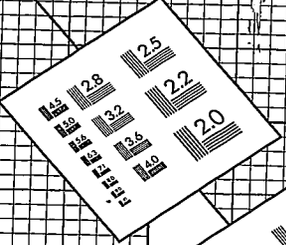
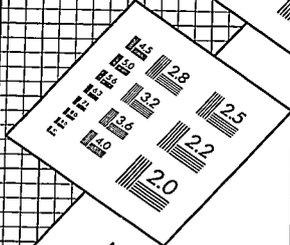
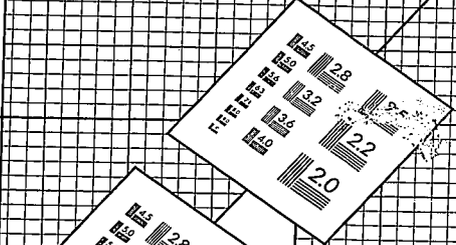
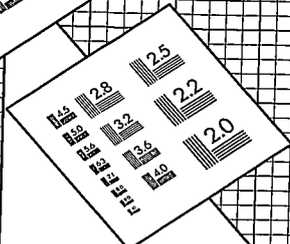
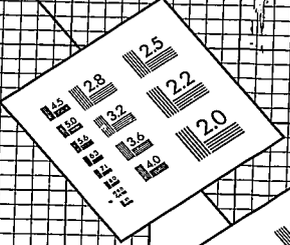
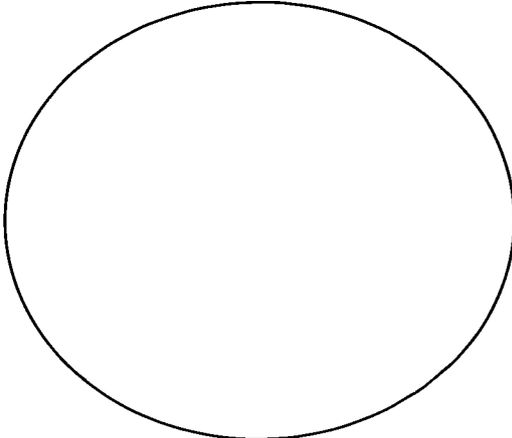


IMAGE EVALUATION TEST TARGET (MT-2)



150mm

6"

POINT SIZE

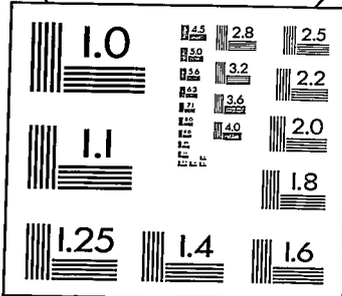
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 6 Hg47j W9pa9 A7o7q Ge92
 8 Su1xi 33q7n Oelvf 4ef8k

10 2xbiy Gmn0c
 Y5a5o E1t9g
 12 7n34a K2b8t
 D6fmh 9ss9d
 14 Wcuzl L1cdg
 6Y3sl Okjdg
FUTURA

NEWS GOTHIC
 14 K2b8t Okjdg
 4ef8k Gmn0c
 12 Zlo6x Ge92
 7n34a 6Y3sl

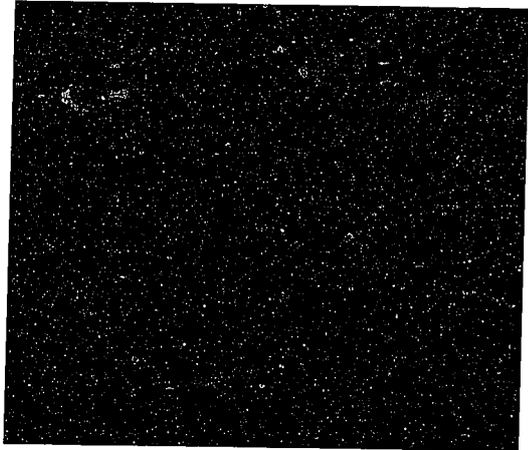
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 4 D6fmh Wcuzl 1j07 W9pa9

POINT SIZE

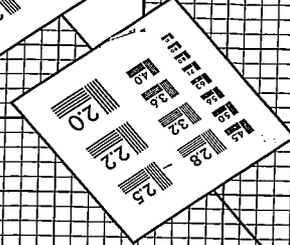
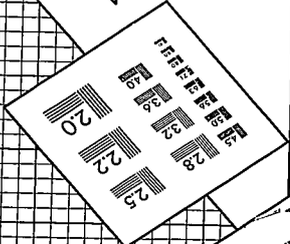
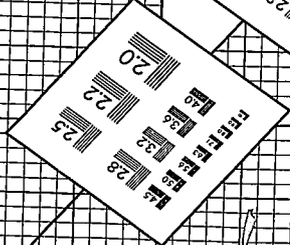
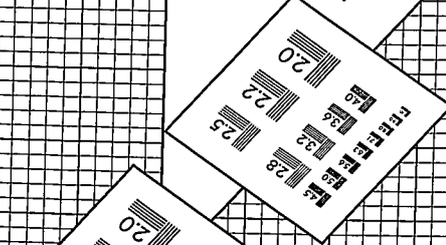


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 C6Jfm Zm79a 3s43l iskrY I26FRKM EB7AU FUDWM B00NF
 Oz7h9 B5e1P W08nk 8tizx I4C9E83 B18AJ Z7QYI 0KJDQ

SERIF (BASKERVILLE) SIZE SANS SERIF (MICROFONT)



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