

0471

BOX:

83

FOLDER:

915

DESCRIPTION:

Higgins, Lawrence

DATE:

11/23/82



915

0472

J.R. Hingelwood
39. St. Louis

201

Counsel, *C.E. B. Nov*
Filed *23* day of *Nov* 1882

Pleads *Not Guilty (24)*

THE PEOPLE

vs.

ROBBERY—First Degree.

R

Lawrence Higgins

JOHN McKEON,

District Attorney.

A True Bill.

Edward J. J. J. J.

Part 2. Dec 14. 1882

Foreman.

Tried and acquitted

Not Guilty

0473

Police Court--Third District.

CITY AND COUNTY }
OF NEW YORK. } ss.

John Connelley 38 years of age
Watchman residing
at No. 237 Monroe Street,

being duly sworn, deposeseth and saith that on the *11* day of *November*
1882, at the *Seventh* Ward of the City of New York, in

the County of New York, was feloniously taken, stolen, and carried away from the person of
deponent, by force and violence, without his consent and against his will, the following property,

viz.: *good and lawful money of the*
issue of the United States, consisting
of Treasury notes of various
denomination and of the value
of seven dollars, and silver coin
of the value of fifty cents said property
being in all

of the value of *Seven 50/100* 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 force and violence as aforesaid, by

Lawrence Higgins (now here) and
another person who is not arrested
and whose name is unknown to deponent,
for the reason following to wit:

Deponent was walking along Madison
Street, when deponent had said
money in the right hand pocket of
the vest then worn upon deponent's
person, that said unknown person
seized violent hold of deponent's
body and deponent's arms, and held

Sworn before me this

1887

Police Justice.

day

0474

defendant when said Lawrence, by
force and violence as aforesaid,
took said money, from said
vest pocket, and both defendants
run away.

Sworn to before me this 20th day of November 1887
Solon B. Smith
Justice of the Peace

Police Court—Third District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—ROBBERY.

Dated

187

Magistrate.

Officer.

WITNESSES:

0475

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Lawrence Higgins 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. Lawrence Higgins

Question. How old are you?

Answer. 21 years

Question. Where were you born?

Answer. New York

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

Answer. New York 21 years

Question. What is your business or profession?

Answer. Bailer 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

Lawrence Higgins

Taken before me this 20
day of November 1888

Police Justice.

0476

For Defense
John H. Thompson
39 Nassau St

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

Police Court 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Dougherty
237 West 11th St
Lawrence Higgins

2 _____
3 _____
4 _____
Offence, Robbery

Dated Nov 20 188

Smith Magistrate.

Officer.

Clerk.

Witnesses
Lawrence Maren

No. 37 Madison Street,
John McDouley

No. 13 Duane Street,
Shucroft

No. _____ Street,
to answer _____

John

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

Lawrence Higgins
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 Nov 21 188 Solomon B. Smith 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.

For-Defence
John H. Houghton
139 Nassau St

Police Court No. 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
John Houghton
237 Nassau St.
Lawrence Higgins
139 Nassau St.

BAILED,

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

Dated Nov 20 188

Smith Magistrate.

Officer _____

Clerk _____

Witnesses
Lawrence Higgins
37 Madison Street,
John Houghton
139 Nassau Street,

No. _____ 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 _____

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

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

Dated _____ 188

There being no sufficient cause to believe the within named _____

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

Dated _____ 188

Police Justice.

0477

0478

New York Nov 27th 82

To The Hon. John M. Keon
District Attorney City and County N.Y.
Dear Sir.

Being an admirer of the manner in which you treat the criminals that are brought before you. I take the liberty to write you these lines. hoping that ~~so~~ by so doing it will be the means of preventing the release of one of the worst characters in the 7th ward. the ~~same~~ person I write of is named Lawrence Higgins and he is now in the Tombs charged with Highway Robbery. his relatives and friends in the neighborhood where he lives are bragging that they have settled with the complainant John Coughlan and all they have

0479

to do now is to go down to the District Attorney office and have the charge withdrawn. if such a thing as that should happen the citizens around here might as well move. Higgins to my knowledge has been a thief and Rowdy ever since he has been able to be either. after hearing so much about how they were going to ^{set} him ~~set~~ free I made it my business to ask a policeman of the 13th Ward if he would not look over the books in the station house and let me know how many times Larry Higgins was arrested. he did so kindly and with the following result Higgins was arrested for Highway Robbery April 20th 1878 he knocked down and robbed John Mackenzie of 325 Birnigton St but for some unexplained reason was discharged

0480

by Judge Morgan. Higgins with
2 others was arrested June 14th
1880 for breaking into the Liquor
store of Henry Mahuteen 301
Monroe St and was discharged
by Judge Wandell. Higgins
was again arrested for Highway
Robbery charged with having
on the 21st of Dec 1880 knocked
and robbed Thomas Lawlor
he was put under \$1000 Bail
by Judge Morgan but was again
discharged at the court of General
Sessions. Higgins was again
arrested about one month ago
going into the Liquor store
cor of Madison St and Jackson St
and throwing glasses at the bartender
and smashing up things in general
now I could on untill you would
get tired reading about him but
as I think I have went far enough
to show you his character I will

0481

close by saying that he and his
friends claim to have too
much influence to have him
convicted of any crime. it
would be a good thing to arrest
the complainant in this case
and send him to prison

P.S. I hope you will excuse this
long letter

I remain yours
most ~~respectfully~~ respectfully
A law abiding
citizen of the 7th Ward

0482

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Lawrence Higgins

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

Lawrence Higgins

of the CRIME OF ROBBERY IN THE FIRST DEGREE, committed as follows:

The said

Lawrence Higgins

late of the First Ward, of the City of New York, in the County of New York, aforesaid,
on the *eleventh* day of *November* in the year of our Lord
one thousand eight hundred and eighty *two* at the Ward, City and County
aforesaid, with force and arms, in and upon one *John Coughlin*
in the peace of the said People, then and there being, feloniously did make an assault and
one promissory note for the payment of money, being then and there
due and unsatisfied, and (of the kind known as United States Treasury Notes), of the
denomination of twenty dollars, and of the value of twenty dollars each: *one*
promissory note for the payment of money, being then and there due and unsatisfied,
(and of the kind known as United States Treasury Notes), of the denomination of ten
dollars, and of the value of ten dollars each: *one* promissory note for the
payment of money, being then and there due and unsatisfied, (and of the kind known
as United States Treasury Notes,) of the denomination of five dollars, and of the value of
five dollars each: *three* promissory notes for the payment of money, being then and
there due and unsatisfied, (and of the kind known as United States Treasury Notes)
of the denomination of two dollars, and of the value of two dollars each: *seven*
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: *five* coins,
(of the kind known as cents), of the value of one cent each: *five* coins,
(of the kind known as two cents), of the value of two cents each: *five* coins,
(of the kind known as five cent pieces), of the value of five cents each: *and*
divers silver coins of the United States,
of a number, kind and denomination
to the Grand Jury aforesaid unknown
of the value of fifty cents

of the goods, chattels, and personal property of the said

John Coughlin

from the person of said *John Coughlin* and against
the will, and by violence to the person of the said *John*
Coughlin then and there violently and feloniously did rob, 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 McKEON, District Attorney.

0483

BOX:

83

FOLDER:

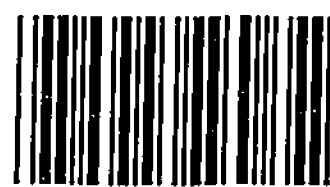
915

DESCRIPTION:

Higgins, William E.

DATE:

11/20/82



915

0484

BOX:

83

FOLDER:

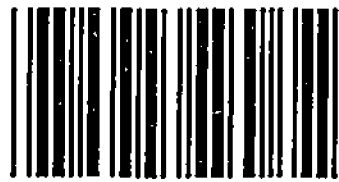
915

DESCRIPTION:

Lenox, Henry G.

DATE:

11/20/82



915

0485

BOX:

83

FOLDER:

915

DESCRIPTION:

Craft, Jesse

DATE:

11/20/82



915

0486

BOX:

83

FOLDER:

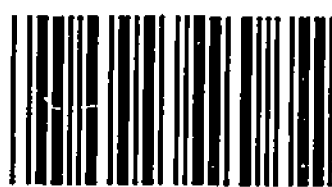
915

DESCRIPTION:

Fowler, William J.

DATE:

11/20/82



915

On the affidavits of C. E. Eccles and from March 31, 84 and of Wm Fowler from 15 Apr. 1. 1884, and under all the circumstances of the case as explained to me by Mr. Justice Comstock and Mr. L. J. Becken Counsel for the Treasury for Chap. 7 Vice and under the concurrence of said Comstock and said Becken, I recommend that they be admitted to citizenship.

Wm. Fowler

Wm. Fowler

Wm. Fowler

Wm. Fowler

Wm. Fowler

Wm. Fowler

Wm. Fowler

Wm. Fowler

Wm. Fowler

Wm. Fowler

Wm. Fowler

Wm. Fowler

(11)

Day of Trial,

Counsel,

Filed day of

1882

Pleas

Not guilty (21)

THE PEOPLE

vs.

William E. Higgins
Henry G. Senox
George Craft and
William J. Fowler

Stamps and his office

See Notice

JOHN MCKEEN
District Attorney.

A True Bill.

Edward J. Gannon
Foreman.

Wm. Fowler

0407

Court General Sessions
City & County N. Y.

The People
vs

William E. Higgins
William J. Fowler
and others

City & Co. of N. Y. ss

William J. Fowler

being duly sworn deposes and says.

Defendant is the defendant above named and a member of the firm of Fowler & Higgins.

Defendant nor his said firm never intended in any way to set up or establish or maintain a lottery as charged against them in the indictment now pending against them. What ever they did was done as a medium of advertising their business of rope manufacturing and forcing upon the market their manufactured products of rope in its various forms, ~~the~~ and their said plan was modeled

upon those in use among all their competitors in business and generally and largely in use among other manufacturers at that time.

After said indictment found against said defendants deponent consulted an eminent counsel and one who had been District Attorney of King County and was by him advised that their said medium of advertisement was not a violation of the statute against lotteries but to make them absolutely and unquestionably safe from charge of that kind said counsel changed the wording of ~~some~~ Circulars issued by deponents firm and then assured them they might proceed without violating any law.

Relying upon such advice believing that if a mere change of verbiage would make them within the pale of the law, the fact with which they were charged

was not and could not be a violation of it and having sold goods to customers and received their money with and upon a promise of carrying out their said advertisement, deponents firm felt bound in good faith to proceed and so did till the matter was concluded.

The business was subsequently attempted to be carried on but has as a direct result of this prosecution, and the inability of manufacturers in deponents line of business to succeed without some similar medium of advertisement utterly failed. Said firm has suspended and is now in the hands of an assignee and its business stopped and it except for the purposes of liquidation, dissolved.

Sworn before me } William J. Dowley
 Apr. 1st 1884

Wm. J. Dowley

Notary Public (167)
 H. J. Co

0491

~~Mount Good~~ ~~Mount~~

Edy. M. M. M.

People
10

Hypno
et al

Ap. clant

Mr. J. Fowler

In Court of General Session

The People vs

William E. Higgins
Henry B. Leroy
Jesse Craft and
William J. Howler

City County of New York ss.

Thomas C. C. Ecclesine of said City
being duly sworn says:

That he is counsel for the
above described defendants Mr. James
B. Bergen being their attorney and regular
legal adviser.

That defendant was counsel for
Messrs David Brown & Co a firm of
sash manufacturers who were indicted
for a violation of the lottery laws in that
they distributed presents to their customers
as a means of advertising their wares.

That Mr. John O'Syue tried
said last mentioned case for the People
and agreed with defendant that that
should be made a test case and
the Higgins case should abide the event

0493

of the Brown case, the facts and
law being similar in each case.

That the Brown case was duly
brought to trial and resulted in
an acquittal after a trial that occupied
more than a day.

That thereafter the Higgins case
was never put upon the calendar
and defendant relying on the state-
ment of the District Attorney made
no preparation for trial.

Sworn to before me
this 31st day of March
1884

Thos. L. G. Coles

Thos. L. G. Coles

0494



0495

Mar 15/82
Presence of Fowl
Exhibit E

0496

LAW OFFICES OF

Daniel T. Walden,

Nos. 59 and 61 LIBERTY STREET,

New York, December 70th 1882.

John O'Byrne Esq.
Asst Dist Atty

Dear Sir-

In reference to the case
of People vs Higgins re - my clients have had an
interview with Mr. Bucher the Counsel for the
Society of which Mr. Comstock is agent - He knows
them well, and stated that he would see you in
reference to the matter, if you requested it - Will
you oblige me by sending to him requesting
that he call upon you - He will be pleased to
do so and I have no doubt an interview with
him will result in a satisfactory settlement of
the cases - I do not desire to degrade my clients
by further Court proceedings, as the law will be
fully satisfied and the offense was technical and
unintentional -

Yours

D. T. Walden

0497

To the Clerk

Please put this
letter in the
indicated spot
Heggie
Violations of Laws

1000 20 and 01 LIBERTY STREET
DORRIS L. WARDEN
LAW OFFICES OF

0498

PRIZES GIVEN AWAY
WITH
HIGGINS'
CARDINAL LAUNDRY SOAP

NEXT DISTRIBUTION TAKES PLACE IN DECEMBER, 1882.

*Mail us twenty-five of our Soap Wrappers, with
three cent stamp inside, and we will send you one ticket
by return mail, liable to draw the largest Prize. Roll
them up same as you would a newspaper*

HIGGINS & FOWLER,
232, 234 & 236 Cherry St., New York.

0499

LAW OFFICES OF

Daniel T. Walden,

Nos. 59 and 61 LIBERTY STREET,

New York, April 1st 1882

John McKeon Esq.
District Attorney
Dear Sir -

I desire to call your attention to the complaint which has been made against William D. Higgins & William J. Fowler and their clerks, for violation of the Statute against Lotteries, Mr. Comstock is the Complainant, the parties have been arrested and given bail. Higgins & Fowler are Soap Manufacturers and are men of respectability, Mr. Higgins was formerly in partnership with his brother Charles S. Higgins in the same business, He is a man of means, highly respected and has not and never had any intention to violate the law against Lotteries, His scheme he supposed to be perfectly lawful, and a method to promote sale of his goods. The Iron Pier Co. at Coney Island last Summer issued Coupons on their passage tickets containing numbers, and in the Fall held a drawing of these numbers for a prize.

0500

This Mr Figgins supposed was recognized as lawful and adopted his scheme from that, When the matter was submitted to me, as it was, after their arrest, I decided ~~the matter~~^{it to be} a clear violation of the Law. They have decided to abandon the matter, and have so done, -

Under these circumstances I submit it is a proper case for the withdrawal of the Complaint, and hope that you will advise such course -

Yours Respectfully
D. T. Walden

0501

TO THE CHIEF CLERK!

SEND ME THE PAPERS IN THE CASE OF

PEOPLE

vs.

William B. Higgins

et al.

*Do not send the papers
in the case to the Grand
Jury without consulting
with me.*

*John Walden
Attorney at Law
John B. Walden
District Attorney*

City, County and State of New York ss.
 of 150 Nassau Street.
 Anthony Rausstock being
 duly sworn deposes and says,
 that he is informed, and has
 just cause to believe, and
 verily does believe, that
 William B. Higgins, William J. Fowler, Jesse Craft
 and John Dor Henry ^{Henry} ~~whose right names are unknown but who can be identified~~
 did knowingly, and unauthorized
 by special laws for that purpose,
 at 232, 234, & 236 Cherry Street
 in the City of New York aforesaid,
 set on foot, carry on, and promote
 a certain Lottery, game, or device
 of chance, and a certain game
 and device of chance of a
 nature and kind similar to a
 Lottery for the purpose of exposing
 setting to sale and disposing of
 certain money, goods and things
 in action - Depoent further says,
 that the said, W^m B. Higgins, W^m J.
 Fowler, Jesse Craft and John Dor Henry
 aforesaid did further vend,
 sell, barter, furnish supply &
 procure, and cause to be furnished
 and procured a certain ticket

paper and instrument purporting to be a ticket, or share or interest in a ticket, and a certificate of a share, and interest in a ticket, and paper purporting to be a ticket in such Lottery, device, and game of chance. And deponent further charges that the said, ~~Wm~~ B. Higgins, ~~Wm~~ J. Fowler, Jno Craft and ~~John~~ ~~Do~~ Henry E. Lennox did further offer for sale, distribution and disposition certain money, goods articles, and things in action, and interest therein to be determined by lot or chance upon the drawing of an unauthorized lottery within this State.

And did sell furnish and procure and cause to be ^{furnished} sold, & procure a certain chance share and portions of an interest in said property, money, goods articles, and things in action so illegally offered for sale, distribution, & disposition as aforesaid. And did sell,

furnish, and procure^a certain ticket and other evidence of a chance and interest in such property to be determined by drawing as aforesaid, said ticket paper and instrument hereto annexed, purporting to be such ticket and evidence.

Depovent further says, that on the 13th day of March 1882 he called at said office of said Higgins, Fowler, Craft and John Doc Lamy & Lemmon, aforesaid at the said 232, 234, 236 Cherry Street aforesaid, and there purchased of said Higgins Fowler & Craft

a Box of soap, known as the "Cardinal Laundry Soap", paying therefore the sum of \$5.00

That the said _____ Jane Craft aforesaid, informed depovent, that the said paper hereto annexed marked exhibit "A" contained a list of prizes that would be drawn on the first day of December 1882.

That there was a genuine

drawing, and that it was not an advertising dodge; that the first prize of \$500. in gold, would be paid to the first number that should be drawn. And called deponent's attention to the list of prizes on said Exhibit "A" hereto annexed.

He said. Jesse Craft further informed this deponent, that the drawing was sure to take place, and that they gave a ticket entitling the holder to a prize in this drawing, on the presentation and return of twenty-five wrappers from off the Soap which said deponent purchased of said Higgins, Fowler and Craft

aforesaid -

He said Jesse Craft further informed deponent, that if deponent returned one hundred wrappers at one time, that he would receive five tickets in the drawing.

He said Jesse Craft

informed deponent further, that in the last drawing which took place on the 3rd day of January 1882, that they gave one ticket for every twelve wrappers, - that there the highest prize was a gold watch; but as the highest prize in this next drawing was \$500. in gold, they could not afford to give out so many tickets, and only gave one ticket to every twenty five wrappers.

The said Isaac Craft also gave to deponent the paper hereto annexed, marked Exhibit "B", as the drawing & list of prizes distributed on the 3rd day of January 1882.

Deponent further says, that on the 17th day of March 1882, that he received the said box of soap, and found therein one hundred wrappers the same as Exhibit "B" hereto annexed, and also fifty two notices, the same as Exhibit "D" hereto annexed. That deponent

0507

took ~~the~~ ^{fifty of the} said one hundred
 wrappers so purchased, back to the office
 of the said Higgins & Fowler
 and in the presence of said
 Fowler received from John
~~Do~~ ^{Henry G. Jensen} ~~whose name is~~
 unknown, but who can be
 identified —

the ticket paper & instrument
 hereto annexed marked
 Exhibit "B"

Depovent further says that
 he also received from the
 said Fowler upon entering
 the said office, a copy of
 Exhibit "A", who called his
 attention to it, as a need
 dodge. And the said Fowler
 informed depovent that he
 was one of the firms and
 that they were doing this
 because of the close competition
 in trade —

Depovent further says
 that in the said box of soap
 so purchased of said Higgins
 & Fowler, ^{and Craft} that there was

also contained a past board
circular or advertisement
containing the following
words to wit —

"Prizes - several thousand
dollars to be given away
in valuable prizes, to the
purchasers of Higgins' Cordial
Laundry Soap. Grand extra-
ordinary distribution to take
place December 1st 1882. No
tickets issued after December
30" — and then followed on
the list of prizes as set out
in part upon Exhibit 'A'

And deponent further says
that he has this morning
seen in the said office of the
said Higgins, Fowler, Craft
and John Doe Henry J. Lammox
aforesaid many hundred duplicates
of these papers instrument tickets
and writings. And that deponent
has just cause to believe &
verely does believe that these
same are being used by the
said Higgins Fowler Craft
& ~~John Doe~~ Henry J. Lammox

0509

aforesaid for the purpose
of violating the laws of the
State of New York & that they
have in their possession with
intent to use the same
as the means of committing
a public nuisance, and
of maintaining promoting
and carrying on a common
public nuisance.

Subscribed and sworn to before me
this 18th day of March 1882 } Anthony Bonstedt.
Solomon Smith
Police Justice

05 10

232 Cherry St

Exhibit A, Mar 13/12

Exhibit A
(A6)

Thousands of Dollars Given Away with **HIGGINS'** **CARDINAL** **LAUNDRY SOAP.**

We mention the most valuable Prizes, which would spend a

One Grand Prize, \$5000 (in Gold)
Five Grand Prizes, ea. \$100 (in Gold)
One Grand Piano,
Five Elegant Cabinet Organs,
Five Sewing Machines,
Twenty Solid Gold Watches (Stem-winders),
Thirty Silver Watches,
Twenty Eight-day Clocks,
Twenty-five 24-Hour Clocks,
Boxes of Sudsine, Boxes of Soap, Barrels of Flour, Chests of Tea, Tons of Coal, Boxes of Starch, Silk Dresses, Shawls, Silver Tea Sets, and many others too numerous to mention.

1882, among those who by giving to our advertising in other ways. valuable Prizes.

Five Dinner Sets (5-
Rodgers' Triple-Play
Spoons,
Solid Gold Ear Rings,
Bracelets,
Rings,
Lace Pins,
Silver Napkin Rings,

Mail or send twenty-five (25) Wrappers to our office, with three cent stamp enclosed (also your name and address), and we will send you a ticket by return mail, liable to draw the largest Prize.

Roll them up same as you would a newspaper, and a two cent stamp is all the postage that will be required.

For 100 Wrappers received at one time we will give five tickets.

Remember, that the *Cardinal Laundry Soap* is not an inferior article, as many other Prize Soaps are, but is made by W. B. HIGGINS, the Oldest Brooklyn Soap Maker, and we guarantee it absolutely pure, and the cheapest and best Soap in the market.

HIGGINS & FOWLER,

Office and Factory, 232, 234 and 236 Cherry Street, New York.

We particularly call the attention of Grocers to this notice.

If you have not received a list of the last drawing, please notify us by mail, and we will send one to your address.

Exhibit B

CARDINAL LAUNDRY SOAP.

print.

Many wrappers not properly addressed, also some being short of postage, were not received at our office on that account.

2150

Directions for Use.
Do not use Soap that the maker states will wash the clothes clean without some rubbing, as such Soap will injure the article washed. If washing for six or eight persons, cut one half cake into shavings, dissolve in sufficient hot water to cover the clothes to be washed, stir the clothes thoroughly; let them soak half an hour. A dirty wristband or grease spot will require rubbing; the clothes will then come out white, without further rubbing or boiling.
HIGGINS BROS. & FOWLER
232, 234 & 236 CHERRY ST., NEW YORK.



Gebrauch: Anweisung.
Gebrauche niemals Seife, von welcher der Fabrikant behauptet, daß sie die Wäsche ohne Reiben rein wäscht, indem solche Seifen die zu waschenden Gegenstände ruinieren werden. Zur Wäsche von sechs bis acht Personen schneide man ein halbes Stück Seife in Scheibchen, löse sie auf in so viel heissem Wasser als zur Bedeckung der Wäsche nötig ist; dann rühre die Wäsche gehörig um und lasse sie eine halbe Stunde stehen.
Ein schmutziges Handtuch am Ärmel sowie Bettstede verlangen Reibung. Die Wäsche wird vollständig weiß herauskommen ohne weiteres Durchreiben oder Kochen.
Higgins Bros. & Fowler.
232, 234 und 236 Cherry St., New York.

CAUTION.
The public are cautioned against using Soap made from *Putrid Grease*; as the deposits on the inside of the sewer pipes, when such Soap is used, causes a foul stench to arise and is also the cause of many cases of *Diphtheria*. The steam from the *Wash Tubs* produces *Headache, Nausea* and *Eruptions on the Hands and Face*. The *Cardinal Laundry* is the *Best Soap* that W. B. Higgins—the *oldest Brooklyn Soap Maker*—ever made; it is made from *prime Tallow* and will not cheap the hands.
Warnung.
Das Publikum wird vor dem Gebrauch von Seifen gewarnt, die aus verdorbenem Fett (schmutzige) sind, indem nach jedem Gebrauch derselben Niederlegungen in der Abzugsröhre entstehen, die einen faulen Gestank erzeugen und daher die Ursache von vielen Fällen von *Diphtheria* sind. Der Dampf aus dem Waschlager verursacht *Kopfschmerz, Uebelfelt* und *Ausschlag an Händen und Gesicht*. Die *Cardinal Laundry* ist die *beste Seife*, die W. B. Higgins—der *älteste Brooklyn Seifenfabrikant*—je fabrizierte: sie ist aus dem besten Talg gemacht und wird die Hände nicht auflösen lassen.

Exhibit 1
Higgins

0513

Das Publikum wird vor dem Gebrauch von Seifen gewarnt, die aus verurtheiltem Fett fabricirt sind, indem nach letztem Gebrauch derselben gefährliche Krankheiten in der Abwässerung entstehen. Die Seifen sind in der Regel mit einem starken Geruch versehen, welcher die Abwässerung unangenehm macht. Der Dampf, welcher beim Waschen entsteht, ist sehr schädlich für die Gesundheit. Die Seifen sind in der Regel mit einem starken Geruch versehen, welcher die Abwässerung unangenehm macht. Der Dampf, welcher beim Waschen entsteht, ist sehr schädlich für die Gesundheit. Die Seifen sind in der Regel mit einem starken Geruch versehen, welcher die Abwässerung unangenehm macht. Der Dampf, welcher beim Waschen entsteht, ist sehr schädlich für die Gesundheit.

CAUTION.
The public are cautioned against using Soap made from Purified Grease, as the deposit on the inside of the sewer pipes, when such Soap is used, causes a foul, rank, and also the cause of many cases of Malaria. The Soap produces Headache, Nausea and Eruptions on the Hands and Face. The Cardinal Laundry is the Best Soap that W. B. Higgins—the oldest Brooklyn Soap Maker—ever made. It is made from pure Tallow and will not clog the hands.

Hinds, Ketcham & Co., N. Y.

Gebäude - Zerstörung.
Gebrauchsmittel, von welcher der Gebrauch gebauet, das sie die Gebäude zerstören. Die Seifen sind in der Regel mit einem starken Geruch versehen, welcher die Abwässerung unangenehm macht. Der Dampf, welcher beim Waschen entsteht, ist sehr schädlich für die Gesundheit. Die Seifen sind in der Regel mit einem starken Geruch versehen, welcher die Abwässerung unangenehm macht. Der Dampf, welcher beim Waschen entsteht, ist sehr schädlich für die Gesundheit.

HIGGINS

232, 234 & 236 CHERRY ST. NEW YORK

Directions for Use.

Do not use Soap that the maker states will wash the clothes clean without some rubbing, as such Soap will injure the article washed. If washing for six or eight persons, cut one half cake into shavings, dissolve in sufficient hot water to cover the clothes to be washed; stir the clothes thoroughly; let them soak half an hour.
A dirty wristband or grease spot will require rubbing; the clothes will then come out white, without further rubbing or boiling.
HIGGINS BROS. & FOWLER,
232, 234 & 236 CHERRY ST. NEW YORK.

Exhibit 1

4150

DISTRICT POLICE COURT

CITY AND COUNTY OF NEW YORK, ss.

In the name of the People of the State of New York; To any Policeman of said City:

Proof by affidavit having been this day made before me

Police Justice of said City, by *Arthur J. Smith* of No. 157 *Madison Street*

Street, in the said City, that the following property, to wit:

certain ~~books, cards, documents, personal property, tables devices and apparatus, for the purpose of enabling others to sell or vend lottery policies or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and has in his possession the afore-~~ said articles in violation of the laws of the State of New York, with intent to use the same

as a means of committing a lottery offense, and to

maintain, promote and carry on a common and

public nuisance

Has been feloniously taken, stolen, and carried away by

and that he has a probable cause to suspect, and does suspect that the said *articles being used*

or part thereof, now concealed in the dwelling house or premises of *Mr. A. H. Hagan, 157 Madison Street, New York City*

situate on a lot of ground fronting on No. *232, 234 and 236 Cherry Street*, in the

Fourth Ward of said City.

THESE ARE, THEREFORE, in the name of the People of the State of New York, to command and

authorize you, with proper assistance, in the day time, to enter into the house or premises of the said *Mr. A. H. Hagan*

with *force, arms and fire*, and there make immediate search for the said

and if the same, or any part thereof, shall be found, then you are, likewise

commanded to bring the same so found, together with the said *Mr. A. H. Hagan, 157 Madison Street, New York City*

or the person in whose custody the same shall be so found, before me or some other Police Justice in and for the said City

and County, to be dealt with as the law directs. This Warrant unless executed within *five* days after its date is void.

Given at the City of New York aforesaid, under my hand and seal,

this *19th* day of *March* one thousand

eight hundred and eighty

John B. Smith
Police Justice

05 15

Inventory of property taken by A. Armstrong the ^{Peace officer} ~~Police man~~ by whom this warrant was executed:

- 11 bundles of Boston advertising prizes in lottery Dec 1st 1882 -
- 1 broken bundle Boston with a few drawings of Jan 3rd 1882
- 1 Case containing small circulars of drawings and about 150 tickets
- 1 package (true) circulars offering prizes to be drawn for Dec 1 1882
- 1 bundle 5 books recording tickets sold & a few tickets
- 1 package list of prizes drawn Jan 3rd 1882 -

A. Armstrong
Peace officer

City and County of New York, ss:

I, Anthony Cornelio the Officer by whom this warrant was executed,
do swear that the above Inventory contains a true and detailed account of all the property taken by me in this warrant.

Sworn to before me, this 18
day of March 188 2

Anthony Cornelio
Peace officer.

Solomon B. Smith Police Justice.

Police Court District

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Search Warrant.

28.

Dated

188

Justice

Officer

05 16

John F. Smith
Office Justice

Dated at the City of New York, *March* 1882

of the City of New York, until he give such bail.
_____ Hundred Dollars _____ and be committed to the Warden and Keeper of the City Prison
but not having been taken by me, I order that he be admitted to bail in the sum of
guilty thereof, I order that he be held to answer the same, and the said crime being bailable by

William F. Thayer

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

It appearing to me by the within depositions and statement that the crime therein mentioned

CITY AND COUNTY
OF NEW YORK, } ss.

1st
District Police Court.

05 17

Sec. 212.

15

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

It appearing to me by the within depositions and statement that the crime therein mentioned

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

William B. Higgins

guilty thereof, I order that he be held to answer the same, and the said crime beingailable by
me, but bail not having been taken by me, I order that 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.

Dated at the City of New York, May 18 1882

John B. Smith Police Justice

05 18

Sec. 210.

Just District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

It appearing to me by the within depositions and statement that the crime therein mentioned

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

William J. Fowler

guilty thereof, I order that he be held to answer the same, and the said crime being bailable by me, I have admitted him to bail in the sum of 250 Hundred Dollars to answer by the undertaking hereto annexed.

Dated at the City of New York, March 20 1882

Salou B. Smith Police Justice.

05 19

Sec. 212.

SV
District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

It appearing to me by the within depositions and statement that the crime therein mentioned

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

Jesse Craft and Henry J. Pennox

guilty thereof, I order that *they* be held to answer the same, and the said crime being bailable by
me, but bail not having been taken by me, I order that *they* 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 *they* give such bail.

Dated at the City of New York, *March* 188*2*

John B. Smith
Police Justice

0520

Sec. 198-200.

Just DISTRICT POLICE COURT.CITY AND COUNTY }
OF NEW YORK, } ss.

William B Higgins 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~~ waiven cannot be used against ~~him~~ on the trial,

Question. What is your name?

Answer.

William B Higgins

Question. How old are you?

Answer.

Fifty two years

Question. Where were you born?

Answer.

Nova Scotia

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

Answer.

256 Clinton Av Brooklyn Five years

Question. What is your business or profession?

Answer.

Soap manufacturer

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

Taken before me, this *18th*
day of *March* 188*2*

*W B Higgins**Solou B Smith*
Police Justice.

0521

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.*Dunk* DISTRICT POLICE COURT.

William J Bowler 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 J Bowler

Question. How old are you?

Answer.

Thirty two

Question. Where were you born?

Answer.

U.S.

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

Answer.

56 Garden Place Brooklyn five months

Question. What is your business or profession?

Answer.

Soap manufacturing

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

Taken before me, this *20th*
day of *March* 188*5*

William J Bowler

Salou B Smith Police Justice.

0522

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

Jury DISTRICT POLICE COURT.

Jesse Craft 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. Jesse Craft

Question. How old are you?

Answer. Twenty one years

Question. Where were you born?

Answer. U.S.

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

Answer. 604 Wceoughby av Brooklyn one year

Question. What is your business or profession?

Answer. Book Keeper

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

Answer. I am not guilty

Taken before me, this 18th

day of March 1888

Jesse Craft

Solomon B. Smith
Police Justice.

0523

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

Just DISTRICT POLICE COURT.

Henry G Lennox 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. Henry G Lennox

Question. How old are you?

Answer. Eighteen years

Question. Where were you born?

Answer. U.S.

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

Answer. 147. North 9th St Brooklyn Eighteen months

Question. What is your business or profession?

Answer. Assistant Bookkeeper

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

Taken before me, this

day of

18th
March 1882Henry G Lennox

Solomon B. Smith
Police Justice.

0524

Paulding William J. Riden
15 W 55th St.

BAILED,

No. 1, by

Deport with

Residence

~~Chambers~~ Street,

No. 2, by

Deport with

Residence

~~Chambers~~ Street,

No. 3, by

Deport with

Residence

~~Chambers~~ Street,

Residence

340 Broadway Street,

No. 2 13 Delafield
Andrews Avenue
10476 Main St.
N.Y.

Sec. 208, 209, 210 & 212.

258 76
Police Court - 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anthony Lombardi
151st Street
William J. Riden
15 W 55th St.
John J. Riden
15 W 55th St.
Offence, violation
of the law

Dated March 18 1882

Smith Magistrate.

Officer.

Clerk.

Witnesses

No.

Street,

No.

Street,

No.

Street.



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

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

Building William J. Riden

15 W 53rd St. -

258

7/6

Secs. 208, 209, 210 & 212.

Police Court - 3rd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anthony Conventi
151st Avenue
William Higgins
Jesse Grady -
Henry S. Jimmy -
William S. Fowler

BAILED.

No. 1, by

Residence

~~Chambers~~

Street,

No. 2, by

Residence

~~Chambers~~

Street,

No. 3, by

Residence

~~Chambers~~

Street,

~~Chambers~~

Residence 3140 Broadway

No. 2 & 3 Rebailey by
Frederick Decker
204 76 Water St.
N.Y.

Dated March 18 1882

Magistrate.

Officer.

Clerk.

Witnesses.

No.

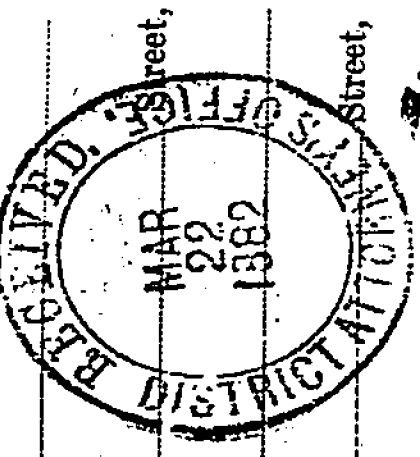
Street,

No.

Street,

No.

Street.



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

guilty thereof, I order that he be admitted to bail in the sum of _____ Hundred Dollars and be com-

mitted to the Warden or Keeper of the City Prison until he give such bail.

Dated _____ 1882

Police Justice.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated _____ 1882

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 _____ 1882

Police Justice.

5255

0526

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 E. Driggins
Henry G. Lenox
Jesse Craft
William J. Fowler

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

William E. Driggins, Henry G. Lenox,
Jesse Craft and William J. Fowler

of the CRIME OF Publicly opening and setting on foot
a Lottery
committed as follows:

The said William E. Driggins, Henry G.
Lenox, Jesse Craft, and
William J. Fowler

late of the City and County of New York, on the ~~thirteenth~~ day of March
in the year of our Lord one thousand eight hundred and eighty- ~~two~~ , at
the City and County aforesaid, with force and arms

unlawfully did

open and set on foot, publicly, a certain
Lottery, for the purpose of exposing and dis-
posing of divers monies, goods, and things
in action, to wit: the sum of six hundred
dollars in gold coin, one piano, five organs
five sewing machines, fifty watches, forty-
five clocks, five dinner sets, divers knives
and forks, earrings, bracelets, rings, pins,
napkin rings, soap, flour, tea, coal
starch, dresses, shawls, silver tea-sets
and divers other goods and things in
action to the Grand Jury aforesaid un-
known, by lot and chance, a more
particular description of which said
Lottery is to the Grand Jury aforesaid
unknown and cannot now be given,
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 E. Diggins, Henry G. Lenox, Jesse Craft, and William J. Fowler of the Crime of Publicly opening and setting on foot a game of chance, committed as follows:

The said William E. Diggins, Henry G. Lenox, Jesse Craft, and William J. Fowler late, of the City and County aforesaid, on the day and in the year aforesaid, at the City and County aforesaid with force and arms, unlawfully did ^{publicly} open and set on foot a certain game of chance in the nature of what are commonly called gift enterprises, wherein certain monies, goods and things in action were to be disposed of and distributed by lot and chance, to wit: the sum of six hundred dollars in gold coin, one piano, five organs, five sewing machines, fifty watches, forty-five clocks, five dinner sets, divers knives and forks, earrings, bracelets, rings, pins, napkin rings, soap, flour, tea, coal, starch, dresses, shawls, silver tea-sets, and divers other goods and things in action to the Grand Jury aforesaid unknown, a more particular description of which said game of chance is to the Grand Jury aforesaid unknown and cannot now be given, 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 William E. Diggins, Henry G. Senox, Jesse Craft and William J. Fowler of the Crime of Publicly opening, ^{and carrying on} setting on foot a lottery, game and device of chance for the purpose of disposing of moneys, goods and things in action committed as follows:

The said William E. Diggins, Henry G. Senox, Jesse Craft and William J. Fowler, late of the City and County aforesaid, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, unlawfully did publicly open, set on foot and carry on a certain lottery, game and device of chance for the purpose of exposing ~~setting~~ to sale, and disposing of, divers moneys, goods and things in action by lot and chance a more particular description of which said lottery, game and device of chance, is 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.

John McKeon

District Attorney

0529

BOX:

83

FOLDER:

915

DESCRIPTION:

Hillers, Josephine

DATE:

11/28/82



915

Dec 13, 1882

In this case Ampleman
cannot be found. The
rumor is that he has
left the State. The People
cannot go to trial without
his evidence. I would
therefore recommend that
defendant be discharged &
his own recognizance
J. H. Rogers
J. H. R.

306

Counsel, House
Filed 28 day of Nov, 1882
Pleads Not guilty (29)

THE PEOPLE
vs.
Greene Dixon
Dec 13/82
Discharged by Court
INDICTMENT.
LARCENY AND RECEIVING STOLEN GOODS

JOHN McKEON.
District Attorney.

A True Bill.

John A. McKeon
Prosecutor.

Paul
Wednesday Nov 13

0531

Form 112.

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK

Police Court—First District.

of No. 421. East 16th Street, being duly sworn, deposes
and says, that on the 17th day of November 1882
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent, and from the

person of deponent
the following property, viz:

One gold watch with
a chain attached together
of the value of seventy five
dollars and good and
lawful money to the
amount and value of about
seventy dollars

of the value of Eighty five Dollars,
the property of deponent.

and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away by Joseph Hillers

now here of from the fact that
deponent was in the bar
room No 223 Bowery on the
morning of the aforesaid
date and met said Joseph
Hillers in said place deponent
missed his watch and chain
and money while in said
place. Deponent caused
the arrest of Joseph
Hillers by Officer McGuire
of the Central Office who

0532

Acknowledged to said Officer
Williamine that she had
purchased the Watch Chain
at No 103 East 4th Street
Louis. Lorch pawn office
said Officer obtained
the property aforesaid from
said pawn office and
now in Court with
said property before
fully identifies the same
and charges said
Josephine Hillers with
having taken stolen
and carried away
the same

At: Peter Francis
Brought before me
this 2nd day of November
1882
R. C. [Signature]
Magistrate.

0533

CITY AND COUNTY }
OF NEW YORK, } ss.

James McQuire
aged 35 years, occupation Police Officer of No. 1
Central Office Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Peter Thomas's

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

Sworn to before me, this 22nd

day of November

1882

James McQuire Det. Supt.

J. J. Morgan

Police Justice.

0534

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

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.

I did not steal the watch or money the man told me to take it off of the table Josephine Hillers
Wink

Taken before me, this *23rd*
day of *March* 188*8*

P. J. Morgan Police Justice.

0535

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

Police Court, *West* District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John W. Wadsworth

421 East 16

Josephine Wadsworth

1

2

3

4

Offence, *Grand Larceny*

Dated *November 23rd*

188

Wm. J. Morgan Magistrate.

Josephine Wadsworth Officer.

John W. Wadsworth Clerk.

Witnesses

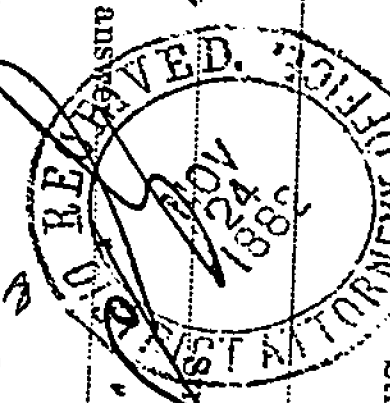
John W. Wadsworth Street, _____

John W. Wadsworth Street, _____

John W. Wadsworth Street, _____

No. _____

John W. Wadsworth to answer _____



John W. Wadsworth

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 *Josephine Wadsworth*

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 *November 23rd* 188 *W. J. Morgan* 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.

9450

Police Court--*West* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Peter Mancini
421 East 16
Fourth Avenue

BAILED,

No. 1, by *43*

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street.

Dated *November 23rd* 188*2*

Morgan Magistrate.

Keppine Officer.

Central office Clerk.

Witnesses *James McQuinn*

Central office Street,

with property

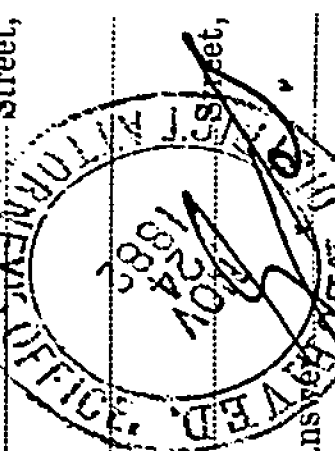
to wait to be Street,

No.

6311

to answer

Committee



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

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

Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he

give such bail.

Dated *November 23rd* 188*2*

William Police Justice.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated 188

Police Justice.

There being no sufficient cause to believe the within named

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

Dated 188

Police Justice.

0537

DIRECTIONS.

The Grand Jury Rooms are in the third story of the large brown stone building in Chambers Street, near the new Court-house in the Park.
When you arrive at the witness-room, hand this Subpoena to the officer or clerk at the desk.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GRAND JURY OF THE COURT OF GENERAL SESSIONS.

The People of the State of New York,

of No.

421

East 16

Street,

Does not live there

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person at the Grand Jury Room, in the third story of the Sessions Building, adjoining the New Court House in the Park, in the City of New York, on the 28 day of Nov. inst, at the hour of 10½ in the forenoon of the same day, to testify the truth, and to give evidence before the GRAND JURY, touching a certain complaint then and there pending against

Josephine Heller

And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars

Witness, Hon. FREDERICK SMYTH, Recorder, at the City Hall in our said City, the first Monday of Nov in the year of Lord 1882

JOHN McKEON, District Attorney.

0538

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Josephine Dillers

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

Josephine Dillers

of the CRIME OF GRAND LARCENY, committed as follows:

The said

Josephine Dillers

late of the First Ward 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- *two*, at the Ward, City and County aforesaid, with

force and arms, *one watch of the value of sixty
dollars, one chain of the value of
fifteen dollars, divers promissory
notes for the payment of money, the
same being then and there due
and unsatisfied, of the kind com=
monly called United States Treasury
notes, of a number and denomina=
tion to the Grand Jury aforesaid
unknown, of the value of ten
dollars, and divers coins of the United
States, of a number, kind and denom=
ination to the Grand Jury aforesaid
unknown of the value of five
dollars*

of the goods, chattels and personal property of one

*Peter
Francis*

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 McLean

District Attorney

0539

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

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, taken and carried away from the said

unlawfully and unjustly, did feloniously receive and have; he 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 McKEON, District Attorney.

0540

BOX:

83

FOLDER:

915

DESCRIPTION:

Hiney, John

DATE:

11/24/82



915

0541

Jan 18/84
Bld sent to 52
206 when deft is
on a connection
in other with

Counsel,

Filed 24 day of Nov. 1882

Pleads

THE PEOPLE

vs.

B
John Shiner

INDICTMENT.

LARCENY AND RECEIVING STOLEN GOODS.

See on an other Indr,
May 26/82 432/ S.C. 2 1/2 1/4, 1/2
JOHN McKEON,

District Attorney.

A True Bill.

Edward J. Conners
Foreman.

June 10/84

Paul D. Dechayes
as deft is in State Prison

0542

FORM 112.

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

Police Court—Third District.

Mary Isaacson

of No. 733 Broadway Street, being duly sworn, deposes
and says that on the 19 day of June 1887at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent. and from the person
of deponent.the following property viz: one Black & tan dog with a
Collar on his Neckof the value of one hundred — — — Dollars
the property of Simon E Isaacson deponent's husband

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 John Hiney (cowboy)
from the fact that deponent was standing in
front of a Newspaper Stand, on the corner
of Astor Place and Broadway, having said
dog tied to a Cord in her hand, that said
Hiney, came up to deponent, and snatched
said dog from deponent's person and
ran away with the same

Mary Isaacson

Sworn to, before me this 20day of June1887Maurice J. Foster
Police Justice.

0543

Police Court—Third District.

CITY AND COUNTY
OF NEW YORK. } ss.

John Hisey being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to refuse to answer any question that may be put to ~~him~~ states as follows,
viz:

Question. What is your name?

Answer. *John Hisey*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *601. East 16 Street*

Question. What is your occupation?

Answer. *Bag catcher*

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

Answer. *I am not guilty*

John Hisey
Mark

Taken before me, this *20* day of *June* 18*89*
William J. Davis
POLICE JUSTICE.

0544

POLICE COURT—THIRD DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary MacLean
vs.
733 Gray
John Idney

BAILED.

No. 1, by *Joseph Murray*
Residence *652 East 16th St.*

No. 2, by _____
Residence _____

No. 3, by _____
Residence _____

No. 4, by _____
Residence _____

No. 5, by _____
Residence _____

No. 6, by _____
Residence _____

AFFIDAVIT—LARCENY.

Dated *June 20* 18*81*

Davis Magistrate.
Herman 17 Officer.

Witnesses _____ Clerk _____

\$ *2.00* to answer
at *g.* Sessions
Received at Dist. Att'y's Office, JUN 23 1881

Chas. A. [Signature]

COUNSEL FOR COMPLAINANT.

Name, _____
Address, _____

COUNSEL FOR DEFENDANT.

Name, _____
Address, _____

0545

At a term of the Court of General
Sessions held at the 1st part-
 thereof in the City of New York
on the 18th day of January 1884.

Present Hon Rufus B. Cowinghty Judge

The People

vs.

John Hiney Principal

It appearing to me that
the above named John Hiney having been
indicted in 1881 for the crime of Grand Larceny
and having given bail for his appearance
at this Court for trial thereon. And afterwards
and on May 27th 1882. The said Hiney was
convicted of Burglary and sentenced to two
years and six months in the State Prison
at Sing Sing N.Y. where he is now serving
his said sentence. And it appearing
that the said Hiney is now serving his
sentence at Sing Sing is the same person
for whom Joseph Murry gave bail on the
said indictment for Grand Larceny
in 1881. which has not been brought to trial.
On motion of Thos H Swift Counsel for
said Joseph Murry The Deft atty ^{Vicant} appearing
and consenting thereto.

0546

It is ordered, that the said Joseph Murray be
and he hereby is discharged & released from
all liability as bail for the said John Hiney
on the said Indictment for the Larceny aforesaid
and that the said Recognizance be cancelled
and discharged.

Enter

Robert Blowing
City Judge

0547

Court of Sessions

The People

vs.

John Hiney

City & County of New York ss.

Joseph Murray being duly sworn says that he resides at 652 East 16th St in this city that he is the bondsman of the deft who is bailed to answer an indictment for Petit Larceny in stealing a dog in 1884. That after deponent bailed said Hiney for such offense. The said Hiney was convicted in the above named Court of the Crime of Burglary and sentenced to Two years and a half in the State Prison at Sing Sing.

That deponent has been to Sing Sing Prison & seen the said Hiney now confined there and that deponent knows him to be the same person and the identical John Hiney for whom deponent became bondsman. For the said offense of Petit Larceny which has not been tried and that deponent still holds his bondsman therein.

That said Hiney is now serving his sentence in the Prison at Sing Sing N.Y. His term will expire May 26th 1884.

Lucas D. B. B. B.
January 17th 1884

Joseph Murray
Notary Public N.Y.C.

Court of General Session
 The People
 vs.
 John Hiney

City & County of New York ss.

Edward Deane of 652 East 16th St in the City of New York being duly sworn says that he is acquainted with John Hiney the deft above named and has known him for 15 years past. That the said Hiney lived near this deponent That in the latter part of May 1882 deponent was in Court and heard Hiney sentenced to being in State Prison for two years and a half and deponent believes he is now in being in Prison That before such sentence deponent knew that the said Hiney was arrested for slaying a dog. The said Hiney then being employed as a dog catcher in this city. That deponent knows Joseph ^{Thompson} Murry 25 years and deponent knows that said Joseph Murry became the bondsman for said Hiney on the last mentioned charge and is now his bondsman.

Deponent further says that he knows of his own knowledge that the said John Hiney that deponent saw sentenced to two years

0549

and a half of Ring Ring is the same person
and the identical John Hiney for whom
said Joseph Munn became his now bondsman
on the said last named Charge.

Sworn to before me
this 16th day of January 1884.
Edward J. Deane
Notary Public & 3
N.Y.C.

Court of General Sessions
 The People }
 vs.
 John Hiney }

City & County of New York as
 Peter McCullough being duly sworn says
 that he resides at 229 Ave A. in this city that
 he knows John Hiney the deft. and knows
 that he was arrested for stealing a dog
 while employed as a dog catcher in this
 city in 1881. and that Joseph Querry whom
 deponent well knows became the bondsman
 for said Hiney.

That the said Hiney was afterwards
 arrested for a burglary, and tried in
 the Court of Sessions and as deponent
 is informed and believes was sent to the
 State Prison at Sing Sing for two years & a half
 That deponent knows of his own knowledge
 that the said Hiney for whom the said
 Querry became bondsman. is the same
 person who committed the burglary &
 was sent to the State Prison at Sing Sing &

Sworn to before me
 this 16th day of January 1884 } Peter McCullough
 David H. Mc

Notary Public & 3
 N.Y. Co.

0551

Supreme Court.

In the Matter of
The People

Plaintiff

against

John Wiley

Defendant

Affidavit

THEO. H. SWIFT,

Attorney for Defendant

25 CHAMBERS STREET,
NEW YORK CITY

To
Attorney for
Eq

Due and timely service of

is hereby admitted

188

Attorney for

C. B. Morwin Printer, 315 Fulton Street, New York

0552

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 Shirey

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

John Shirey

of the CRIME OF GRAND LARCENY, committed as follows:

The said

John Shirey

late of the First Ward of the City of New York, in the County of New York, aforesaid, on
the nineteenth day of June in the year of our Lord one thousand
eight hundred and eighty- one; at the Ward, City and County aforesaid, with
force and arms one dog of the value of
one hundred dollars, and
one collar of the value of
five dollars

of the goods, chattels and personal property of one

Isaacson

Simon E.

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 McLean

District Attorney

0553

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

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, taken and carried away from the said

unlawfully and unjustly, did feloniously receive and have; he 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 McKEON, District Attorney.

0554

BOX:

83

FOLDER:

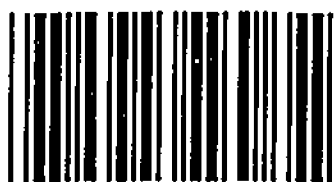
915

DESCRIPTION:

Hoffmeyer, John

DATE:

11/09/82



915

0555

BOX:

83

FOLDER:

915

DESCRIPTION:

Flynn, Joseph M.

DATE:

11/09/82



915

95550

Seas for
Whittman
4-13 & 18-4
H. H. H. H. H.

31-3-18-4
H. H. H. H. H.

H. H. H. H. H.

Post Office
to R. C. H. H. H.

H. H. H.

23

Counsel,
Filed 9 day of Nov 1882
Plends

THE PEOPLE
vs.

JOHN J. H. H. H.

INDICTMENT.
LARCENY AND RECEIVING STOLEN GOODS.

JOHN J. H. H. H.
District Attorney.
A True Bill.

JOHN J. H. H. H.
Nov. 9. 1882
JOHN J. H. H. H.

13

0557

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ssof No. 133 Monroe B Street,being duly sworn, deposes and says, that on the 31 day of October 1882,at the 11 Ward 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:

One Gold Watch and a Chain of the
Value of Thirty Dollars of 30.00

Sworn before me this

City of

the property of Deponentand that this deponent
has a probable cause to suspect and does suspect, that the said property was feloniously taken,
stolen, and carried away by John Hoffmeyer and Joseph Flynn(Nowhere) from the fact that the said
Hoffmeyer delivered a message to deponent
house and while there he took the said
Watch and Chain and has admitted and
Confessed to this deponent in presence
of Oliver C. Stewart of the 18 Precinct that
he took the said Watch and Chain and
gave it to Flynn who has admitted
and Confessed to this deponent that

Police Justice.

1882

0558

I received the said Watch and Chain
from Hoffmeyer and that he Hoffmeyer
had stolen the same

Amie Hoff

Spoken before me

this 1st day of November 1882

J. W. M. Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0559

CITY AND COUNTY }
OF NEW YORK, } ss.

Oliver V Stewart
aged _____ years, occupation a Police Officer of No. _____

_____ Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Amie Goff

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

Sworn to before me, this 1st day of November 188 2 } Oliver V Stewart

J. K. H. M.
Police Justice.

0560

Sec. 198—200.

CITY AND COUNTY
OF NEW YORK, } ss.

4
District Police Court.

Joseph Flynn 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.

Joseph Flynn

Question. How old are you?

Answer.

12

Question. Where were you born?

Answer.

New York

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

Answer.

35-8 East 18th St

Question. What is your business or profession?

Answer.

Nothing

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

Joseph McFlynn

Taken before me this

day of *November* 188*8*

Police Justice.

William

0561

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

John J. Hoffmeyer 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 J. Hoffmeyer*

Question. How old are you?

Answer. *13 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *413 East 18 Street Three Months*

Question. What is your business or profession?

Answer. *I Am a Messenger Boy*

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*

John Hoffmeyer

Taken before me this

day of *November* 188*8*

Police Justice.

0562

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

Annie Hall
133 Hoffman St.
John J. Hoffmeyer
Joseph W. Hoffman
Offence, *Grand Larceny*

Dated *Dec 2* 188 *2*

J. J. Hoffmeyer Magistrate.

Wm. W. Hoffmeyer Officer.

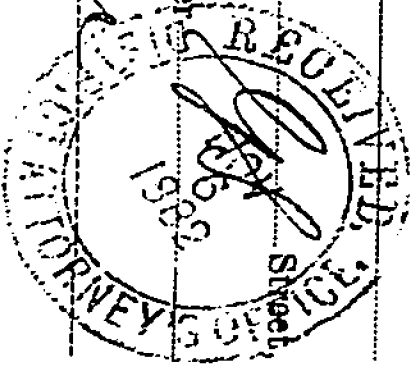
Wm. W. Hoffmeyer Clerk.

Witnesses, *Oliver W. Hoffmeyer*

No. *18* *Greenwich* Street,

No. _____ Street,

No. *1000* 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 *John J. Hoffmeyer* *Guilty*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *50* 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 2* 188 *2* *J. J. Hoffmeyer* 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.

0563

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Annie Galt
133 Coffman St.
John J. Hoffmeyer
Joseph W. Hefner

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

Dated *Dec 19* 188*2*

J. J. McIlhenny Magistrate.
Stewart Capshaw Officer.
18 Precinct Clerk.

Witnesses,
Oliver V. Stuart
No. *18 Precinct* Street,
No. _____ Street,

No. *1000* to answer _____
C. M. C.
RECEIVED
CLERK
1882

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 *Joseph W. Hefner* guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *\$50* 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 offence within mentioned, I order he to be discharged.

Dated _____ 188____
Police Justice.

0564

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 Doffmeyer
and Joseph M. Flynn

The Grand Jury of the City and County of New York, by this indictment, accuse
John Doffmeyer and Joseph M. Flynn
of the CRIME OF GRAND LARCENY, committed as follows:

The said John Doffmeyer
and Joseph M. Flynn

late of the First Ward of the City of New York, in the County of New York, aforesaid, on
the thirty first day of October 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 watch of the value of
twenty five dollars and one
chain of the value of five
dollars

of the goods, chattels and personal property of one Annie
Gaff 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.

0565

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

Joseph M. Flynn

of the crime of RECEIVING STOLEN GOODS,

committed as follows:

The said

Joseph M. Flynn

late of the First Ward of the City of New York, in the County of New York aforesaid, on
the ~~thirtieth~~ *thirtyfirst* day of *October* in the year of our Lord one thousand
eight hundred and eighty- ~~two~~ *two* at the Ward, City and County aforesaid, with force and
arms *one watch of the value of*
twenty five dollars and
one chain of the value of
five dollars

of the goods, chattels and personal property of *Annie Gabb* by
the said John Hoffmeyer
~~by a certain person or persons to the Grand Jury aforesaid unknown,~~ then lately before
feloniously stolen, taken and carried away from the said

Annie Gabb

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

Joseph M. Flynn

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 McKEON, District Attorney.

0566

BOX:

83

FOLDER:

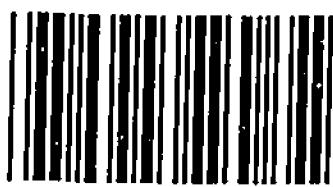
915

DESCRIPTION:

Hogan, Henry

DATE:

11/13/82



915

0567

WITNESSES:

Edward J. Gannon
Counsel

Filed 13 day of Nov 1882

Pleads *Not guilty.*

THE PEOPLE

vs.

Denny Drogan

INDICTMENT.
LARCENY FROM THE PERSON.

JOHN McKEON,

District Attorney.

A True Bill.

Edward J. Gannon

Foreman.

Part 2 - Nov. 16. 1882

Pleads Guilty

S.P. 18 m.d.

0568

FORM 112.

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

Police Court—Third District.

Depon Maker
Joseph Schmitta, aged 23 years.
 of No. *212 - 6th Street, Cor. of North 7th Street,* being duly sworn, deposes
 and says that on the *fifth* day of *November* 18*82*

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

And from deponent's person in the night time,

the following property viz.: *one gold medal and one silver watch and plated chain, said property being in all*

of the value of *Twenty* 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 *Henry Hogan,*

now here, from the fact that on about the 4th of 5th o'clock in the morning of said day deponent was walking on the corner of 11th Street and Avenue C, and said watch was then contained in the right side pocket of the best then worn upon deponent's person and was fastened to said best by said chain, and said medal was pinned to deponent's said best. That five or six men approached deponent among whom

0569

was said dependant, and surrounded
deponent and the said dependant
then and there seized the said
said chain and pulled said
watch and chain from deponents
person and possession. That deponent
shouted and seized the said
dependant but was compelled to
let him go and officer
Wapping, now present, came up
and arrested him. That deponent
felt one of said other men
put something into deponents
vest pocket and on examination
deponent found that the watch
had been returned and that
the medal had been stolen
and carried away together with
the said chain.

Sworn to before me this 5th day of November 1882
J. W. Patterson
Police Justice

0570

Sec. 108-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

Harris District Police Court.

Henry 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. Henry Hogan

Question. How old are you?

Answer. 22 years of age

Question. Where were you born?

Answer. New York

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

Answer. #24 East 10th St. 3 years

Question. What is your business or profession?

Answer. Moulder

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.
I have nothing else to say.
Henry Hogan

Taken before me this

5

day of November

1884

Alfred J. Patterson Police Justice.

0571

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

Police Court

934

9th District.

THE PEOPLE, &c.,

VS THE COMPLAINANT OF

Joseph Schmitt

272, 6th St. New York 7th St.

Henry Hozans

1
2
3
4

Offence *Larceny from the person*

Dated *November 5* 188 *2*

W. T. Turner

Magistrate.

W. T. Turner

Officer.

W. T. Turner

Clerk.

Witnesses,

Charles W. Stephens

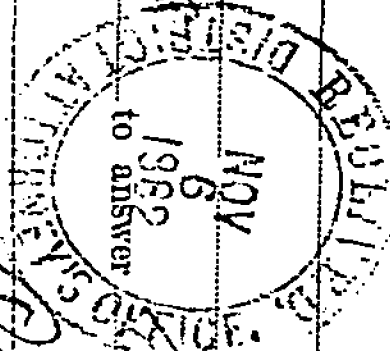
Street,

No. *11 West 10th*

No. _____ Street,

No. _____ 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 *Henry Hozans*

guilty thereof, I order that he 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.

Dated *November 5* 188 *2* *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.

2750

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Sergeant
Joseph Schmitt
272, 6 St. Cor. North 7th St.
Henry Hoggan
Magistrate
Walter
Dated *November 5* 188 *2*

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

Witnesses,
Charles Dapping
11 West. Police
Magistrate.
Officer.
Clerk.

No. _____ Street,
No. _____ Street,
No. _____ to answer
RECEIVED
NOV 6 1882
DISTRICT CLERK

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 Hoggan*
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 *November 5* 188 *2*
John Patterson
Police Justice.
I have admitted the above named _____
to bail to answer by the undertaking hereto annexed.
Dated _____ 188 _____
There being no sufficient cause to believe the within named _____
guilty of the offence within mentioned, I order he to be discharged.
Dated _____ 188 _____
Police Justice.

0573

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 Hogan

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

Henry Hogan
of the CRIME OF LARCENY from the person

committed as follows:

The said

Henry Hogan

late of the First Ward of the City of New York, in the County of New York, afore-
said; on the *fifth* day of *November* 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 watch of the*
value of fifteen dollars
and one medal of the
value of five dollars

of the goods, chattels and personal property of one *Joseph Schmita*
on the person of the said *Joseph Schmita* then and there being found,
from the person of the said *Joseph Schmita* 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 McKEON, District Attorney.

0574

BOX:

83

FOLDER:

915

DESCRIPTION:

Holzborn, Herman H.

DATE:

11/23/82



915

0575

Indorsed
176

Filed 23 day of Nov 1887
Pleads Guilty (27)

THE PEOPLE

vs.

B

Herman H. Hobson

ASSAULT AND BATTERY.

JOHN McKEON,

District Attorney.

A True Bill.

Edward J. J. J. J.

Foreman.

December 14/87

1887

Spencer H. J. J. J.

9-12-87

State of New York, City,
 and County of New York. ss.

Regina Holborn
 being duly sworn deposes and says - I am the wife of Herman (H. Holborn, otherwise known as Hers Holborn, I was married 13 years ago - I have 3 children living, and have been married.

I reside 4 W. 13th Street in the City of New York. I have so resided since last May one year ago. I rent those premises in my own name. On the 25th day of October last did my husband interfere with me in any manner, and if so what did he do?

A. He struck me on the side of my head, up against the closet door; he also had his knees up against my breast, ^{with} ~~and~~ ^{that} he had me by the throat with, trying to choke me.

Q. What was the effect of taking you by the throat?
 - Obed to.

A. The effect was, that I
was blue in my face and
could hardly swallow or speak.
Q. About how long the time had
be you, after that?

A. I guess over two minutes.
Q. Who was present?

A. My daughter was present
any one of my children?

Confession.

My daughter was present,
her name is Anna Charles.
Tuler. And Regina is the name
of my children.

This occurred in the evening
about supper time, bet. 6 or
7 o'clock - I happened in the
kitchen, in the back basement.
My cousin little girl was
also present, Tellis Sumner.
No one else was present -
Mrs. Newton & Mrs. Newton
occupies the room in the
2^d story front.

Mrs. Ella Love, occupies the
back room 2^d story.

~~Miss~~ Mr. Fowler occupies the hall room 2nd floor. Ellip Newman, occupies an adjoining room — 3 stories within house Mr. Green, occupies the entire 1st floor. — I occupy the parlor floor & basement — My husband has occupied my room until his last aunt. I don't know what part he occupies now. My children occupy my sleeping room with me.

I had difficulty with my husband before — several times I think we have had difficulty my day. I had been arrested twice before — not once. This is the 8th one that has been put forward.

He never had me arrested, he had me summoned once. about 2 or 3 weeks ago. — He gave me the summons, he charged me before the Court with being home parties with the intent to murder & kill him —

I went to the theatre with

My married friends. - I
 was about 20 miles from
 me. we had been to the
 Italian Theatre. We
 went to the Garden next
 to the Theater after it was over.
 We saw it was not after 3 P.M.
 Mr. & Mrs. Seely accompanied
 me home that night. I
 had told them that my husband
 had called me a bad
 character -

Q. When was it did you last
 tell Mr & Mrs. Seely, that your
 husband had called you a
 bad character.

Objected to.
 (Sustained)

Q Are you in the habit of being
 out late at nights without your
 husband?

Objected to.

Q Are you not in the habit
 of absenting yourself from
 your husband's home until
 late hours without his consent?

A. I never leave my home without you I am going to the States! and without my family knowing when I am going — I have always asked my husband's consent until within the last few weeks, since the last autumn. I always argued him out of it (as you are going) — Jacob Sept. 23. 1882. Bleeker St.

Q. What conversation occurred between you & your husband on the 25 of October 1882 — do you recollect what it was?

A. Yes I do recollect what it was —

I state it?

A. I came down stairs to supper & he had been asking my little boy what he had done with a dollar he had given him the evening before. He asked my little boy to give him that dollar, he had given him. when my boy gave me that dollar that evening — my husband asked the boy for it in my presence. He told him I

had it; he then called me a
 robber and thief; He said
 he gave my children money
 to make a good impression upon
 them & to take it away from
 them - I didn't call him
 anything then. I laughed
 at him. He then said if I
 didn't give him the dollar
 then & there, he would have
 me arrested the next day
 for theft. I told him he
 could do just as he pleased
 it didn't bother me what
 he did -

Then he commenced to
 call me names - I then
 said I want you to let me
 eat my supper in peace. I
 didn't come down here to
 quarrel. and I want you
 to let me alone -

I was sitting at the table
 eating at the time with
 my family - He called
 me vile names. I got up
 to take a drink of water
 out of a pitcher on the side

0582

after room he was sitting
at the table on - He continued
to call me. I said,
he ought to be ashamed of
himself; he the father of five
children to behave such
mean in their presence - &
if he did not stop, I would
call the judge for I have
his bail surrendered - for the
bill name he was calling me
that was all I heard
when he had grabbed
a hold of me.

I did nothing when
before I went to the sink;
I had nothing in my hands
at the time.

I had no knife in my
hands at the time - I did
not make a motion to put
a knife to his throat.

I did nothing when he
assaulted.

After he let go of me, I dropped
on the floor. My daughter
help me on the chair.

My daughter put net rope to

to my throat. I went up stairs⁸
 after that, I went down for an
 officer. — after that an
 officer came. I can't rec-
 ognize the officer that came &
 beaten & battered to much
 to recognize him.

I don't know how long after
 that the officer came —
 about half hour or so.

I talked with the officer.
 I remember what I said to him
 I believe I remember what he
 said to me — I don't recollect
 his saying I didn't look like
 hurt. — He remained only
 a few moments — He made
 no arrest — My husband was
 present, he came in with the
 officer. He bought him in to
 arrest me. I asked the officer
 to arrest him, but he didn't
 do it.

The next day I went out
 the aunt — He was arrested
 yesterday while I was down
 town. After this occurrence
 I did not see him around

0504

for the day, he took us
meals at the house. I have
seen him since in the
house. I passing by the
window when he went out
I don't know where he lodged.
I did not provide his meals
for him.

Reducit

I work at the Milling house,
I work for Drills, Rathscied,
Johnston Bros - Sullivan Bros
Hb. - off and on under three
years.

2 What are you at the
present time with child
~~pregnant~~
~~your husband~~, if so -
for how long a time about?
August 6

objection with them -
A, six months -

Present before me }
 November 4th 1882 } Regina Hobbs
 R. S. Prichy
 Police Justice,

10.

State of New York.

City & County of New York ss.

Ammie Holyborn.

being duly sworn & dep. testified
I reside 4. W. 15. Street. with
my mother - I understood
that I am the adopted
daughter of Mrs. Holyborn - I
believe I was from 3 to 4 years
old when I went to live with
Mrs. Holyborn. and have
lived with her ever since.

I know Herman H. Holyborn
and Hero Holyborn. he is the
husband of Mrs. Holyborn.

I saw the deceased Mr. Holy-
born testified about on the 25th
of October last.

Q, go on & say from how long
testify what you saw?

A I called Mamma down
Waufer. she sat down at the
table - then Mr. Holyborn
asked his son Charles what
he had done with the dollar
he had given him the day
before - Charles said. I
gave it to Mamma to keep
it for me

11

Then he said to Mrs. Dwy-
 loun if you don't give her
 back that dollar, I will
 have you arrested for stealing
 and called her a thief &
 a robber. And it would
 cost her 15 cents if she didn't
 give it back. To this she did
 not make any reply - only
 laughed - then she got
 up from the table to
 get a drink of water, & he
 then called her a very vio-
 lent name - several violent
 names - when he called her
 those names, she said are
 you not ashamed to call me
 such names in the presence
 of your children - If you
 don't stop calling me such
 names I will go before
 Judge Ford & have you
 bail surrendered - at that
 he caught hold of her by
 the wrist, & she put the
 cup she held in her other
 hand on the table - she
 wanted to free herself, when
 he caught hold of her by the

12.

other hand & pushed her
 over by the closet door; but
 his knees upon her back
 & put his one hand at
 her throat; and held her
 there for about two or three
 minutes. & I said if
 you don't let Mama go. I will
 go out & call a policeman.
 He put his fist & shook it
 at me and said you do;

I went up the stairs
 & came down with the baby -
 & then he had let her go -

I found Mama laying on
 the floor. When I came back.
 and I picked her up & placed
 her in a chair & bathed her
 face & chest with cold
 water -

After she came to herself
 we both went up stairs.

Corp Examination.

He shook his right hand
 at her: he had his left
 hand at her throat. I didn't
 whether he had a hold of her
 other hand or not -

Admitted to
 the jury
 City.

13.

He caught her by the left wrist I think it was.

I don't know that he let go of that wrist until I went to call a policeman - He was still holding on to the wrist when I went for a policeman. They were standing up during all this time -

I have seen disturbance between them before - I have often heard them quarrel some most any day.

I never knew her to throw anything at him.

I am sure she had nothing in her hand but the cup when this occurrence took place - I don't know how many times we have talked about this occurrence. I did for some time call him and him any vile names.

A cross - I heard her call him a scoundrel since this occurrence -

157

Q. Have you not heard her call
 him a son-of-a-bitch?

A. Not that I remember.

Q. Do you recollect her being out
 one night, a week or 10 days ago?

A. I do. I opened the door - Mr.
 Holyborn was in the bed. -

I don't remember that she
 called her husband anything.
 I can pretty well see she did
 not call him anything.
 She asked who fastened the
 door, & I told her I did not
 know - I did not say he
 did it -

Q. And didn't she say, for
 damn old son-of-a-bitch. I
 will get square with him?
 A. No sir, she did not say it.

I don't know of her ever
 using such language -

I know he has called her
 vile names, & many times too.

I did ^{not} see any knife in Mrs.
 Holyborn's hands when she ^{returned} ~~went~~
 from the sick that night; to-
 morrow he was buried -

Her husband was sitting at
 the table, when she went to the

16

& was still sitting at the
 table, or she tumbled from the
 sink - ~~She did not~~
 While she was standing at
 the sink, she said. ~~Will~~
 I'm not ashamed of James
 to call me such names. And
 for the father of five children
 and I the mother of them -
 She was then standing with
 two of him & he sitting at
 the table. He drank a
 glass of beer - & was smoking
 his pipe - He's always smoking
 a pipe. -

2. What next did she say?

A. She said: If you don't stop
 calling me these vile names
 I will go to Judge Ford & have
 you bail removed.

She said nothing more
 with that. He caught hold
 of her ~~wrist~~ or hand - she
 was shaking her fingers
 at him she caught hold
 of him. - He tried to get
 wrist long enough for her to
 put a cup on the table, before

17.

he arose from his chair.

She didn't do anything with the other hand when she put the cup down.

I was sitting at the table when he caught her with the cup put on the table. I got up as soon as I saw her get her up agst. the door. I can't say what steps I took. I did not approach them, or go behind them. I said, if you don't let mamma go I will go for a policeman. I went down the basement steps. I did not call a policeman. I only told them so. to have been let her go.

Mr. Halborn did not request me to get a policeman. I went out of the room & came immediately & still found them together. I saw the whole occurrence except the time I was absent. I stepped out of the room.

I did not see Halborn make any outcry?

A. I don't remember.

I was not home when the policeman came in - I had gone to Mrs. Seitz's house in Bleeker street - I went to get her to go to the home & see Cande - on my return to the house we met the policeman who had been to the house - Mrs. Seitz said Mrs. Holyborn at the door.

Mrs. Seitz was at Mrs. Holyborn's house about an hour & she said that after the occurrence

I had a conversation with the policeman on the corner as we met him - He told me he had been to the house - I wanted him to tell her with me & he told me he had been there.

Re-Direct

Q. What name did he call Mrs. Holyborn that night, Oct 25/882?

A. He called her a whore

~~expressed~~ a thing and a
found. That is all I
now recollect.

Q. Do you recollect his saying
anything about a stout walker
and so, what was it?

A. He said he didn't care
if she showed the whole
city together -

~~Capt. Madison~~ He has called her
other vile names since
she had been arrested
some time then months
ago - It is since she
returned from the country.
She returned from the
country about last
Jan. 1882.

I don't recollect what
reply she made, when
he called her names -
Questions she made
no reply -

He did not call her ^{that} any
names after she had been ar-
rested, until the 25th of October
1882.

He was arrested the first
~~time~~ because he struck me

0594

I went with her to the
Police Court, and it was
on my account he got outed.

~~See note before~~

~~October 5th~~

I said Mrs. O'Gallagher can
strike you?

~~See~~

Abducted to

by the People.

~~See note before~~

October 5th 1882

Anna Hughes

B 14 Nov

~~See note before~~

State of New York.
City & County of New York ss.

John S. Sullivan
being duly sworn as a witness on
behalf of the prison, testified
as follows: I am a police officer
attached to the 15. Precinct. I
could not say positively I saw
him before, but I think I saw him
in the 25th of Oct. 1891
at 474. 13. St. - The prisoner
asked me to go to the house, plant
of 8. 8. 13. St. I had a talk with
the complainant - I asked her
what the trouble was - I told her
this man had tried to draw
a knife across her
throat; I wanted to arrest
her; she said, it was not
so, I then went to her & I
saw 3 children; she said they
were his. I said she don't
look like such a terrible woman
& I advised them to settle
their differences there. The
complainant said, if she
will promise not to interfere
with me tonight. I am willing
to let it rest.

0596

The lady then said to me
are you an officer, and I ad.
yes. She then said I want
you to remember. I asked
her what for. and she said,
because he assaulted me.
I asked for her to show me
the marks, & she said
yes. pointing to her throat.
I looked & saw no marks.
I advised her to go to the Court
with the morning & get a warrant
for him. & I also told the
prisoner he had the same
right. - I then left the
house.

I did not speak of any
other assault than the one
tried to choke her?
Yes sir -

I was not in the house
for more than 3 to 5 minutes.

I saw nothing to indicate
that she was in any trouble
of mind or body.

I saw no one else in the room
but myself & the children. ~~that~~
I saw no marks about her

0597

hair and up. — ~~How~~ When
I noticed, she was lying on
a lounge & got up & walked
towards me,

I am writing to indicate
that she had been in any
relationship with her husband
or with any one else,
or examination.

2. Had you ever seen this
lady before this evening?
Answer,

I then you don't know
from our knowledge has
she would look after leaving
been checked by her husband?
As I don't understand
the question

I. Do you know her any
before you saw her, that
her husband had checked
her, do you?
Object to

I. She might have been
checked by her husband
that evening for all you know?
Or she might have been

0598

I had seen her before
for the evening.
Quoted before me }
March 8th 1882 } John S. Sullivan
R. W. Trigg
Police Justice

City & County of New York
Mr. Augustus P. Allen
for the prisoner being deaf
and dumb - I know Mr. Allen
Wolborne, I have known them
about 6 months - I have often
seen the same house.
I know that since I have
seen them they have been
continually quarreling.
I do not know anything about
the habits of the wife in coming
in and going out of the house?
Objected to by the People
Question Excluded.

I do not know of the occasion
of the complainant coming
into the house late at night.
with one or more of the
prisoner, and a disturbance

occurring between her husband
and these other persons?

Ought to get the people
Excluded unless it ~~is~~
the occurrence happened
on the evening of the
assault.

The occurrence I have asked
about did not occur on the
day of the assault, but
about a week or two before
that.

Q. Did you see the complaint
on the 25 of October 1882?

A. I did not - I saw the
defendant on 1st passed in
my room; this was about
8 1/2 P.M.

Q. Did you hear anything
of the disturbance from any
person.

A. I only heard it from the
deft & the officer.

Q. Are you acquainted with
the deft. as to his character
for demeanor &c

A. I think he is a very quiet
peaceable man.

I always see him busy around his horse and working.

Q. Do you know anything, by so, what, of the temper and general demeanor of the Complainant in the household?
A. I would not like to answer that.

Q. Why not?

A. I don't want to go into the affairs of man & wife.

I guess she is a little high tempered -

After myst that I went in when they had a little trouble, and, I may judge it from that myst that I heard it, that she was high tempered.

Another man and lady was in there, & they were excited, and I wanted to get them out because my wife was sick.

Cross examination.

The time I have just been testifying about was not on the myst of October 25. 1882

0601

Deontobefore me 2 D. P. GMM
November 8th 1882

B. W. B. B. B. B.
Police Justice

City of New York, ss.

John Miller being duly sworn for the purpose says he resides 299. Bleeker St. - I am a milkman for Mr. & Mrs. Holborn - I serve the family with milk and am now for about five years past I know Mr. Holborn character. I have seen him frequently at his home, pretty much every day.

Q What is his character & demeanor in his household?
A Peaceable, industrious and sober.

A. A quiet & sober man as far as I know, no disturbances.

As of examination

Q What is her character and demeanor in her household for peaceable, industrious and sober?

A, I know saw any disturbances

in the house:

2 As far as I know, I know
nothing apt. her. - I all-
day, seen the lady.

I have seen her with
last five years 20 or
30 times.

I have seen ^{him} planting his
house - working in his
garden; working around
the kitchen, what he was
doing I could not tell.

I am not a family ac-
quaintance nor a visitor
at the house.

2. Have you direct know of
any one knowledge, whether
in his family relations to-
ward his wife, ~~that~~ he is
quite & surely known, do
you?

A nothing more, than as
I have seen him, when I
went there on business
during the day?

From before me

November 8, 1882

Rev. Mr. Pollock

J. W. W. W.

0603

2nd District Police Court.

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

Regina
Anna *Holzborn*
of No. *4 West 13th* Street, being duly sworn, deposes and says
that on the *25th* day of *October* 188*2*, at the City
of New York, in the County of New York, *deponents husband*

Norman H. Holzborn
(now here) w *as* in *aid premises* Street,
using threatening, abusive and insulting behavior, with intent to provoke a breach of the peace, and
whereby a breach of the peace might be occasioned, that said *Norman*

did then and there *place his*
face on deponents breast injuring
her severely.
Deponent is in fear of further bodily
injury at the hands of her said
husband.

Mrs. Regina Holzborn

Sworn to before me, this

day of

1882

Police Justice

0604

Police Court 2nd District.

THE PEOPLE, ETC.,

vs. THE COMPLAINT OF

Agnes Holborn
Heiman H. Holborn
Heiman H.

AFFIDAVIT.
Disorderly Conduct.

Dated

1882

Justice.

Officer.

WITNESSES:

Ex. Nov 4. 1882 2. P. M.

Ex. Nov 5 1882 9. 30 AM

Footail for Ex

Nov 8. 2 PM

" 10 2 PM

Fined, \$ 15. 2. P. M.

" 17 2 PM

0605

City of Springfield, Mass.

Hennan St. Holyborn
being duly sworn says.

I am the person named
in this proceeding. -

The matter complained
of herein was on the 25th of
October 1892

I did not assault my
wife on that occasion -

I never assaulted my wife.
On the night of Oct 25/92
I was sitting in the kitchen
chatting with the children;
my boy complained that his
mama took a \$1.00 from him
I had given him, for his good
ticket in school; Mama
when she came in the kitchen
told the boy she would give it
back to him sometime - She
then sd. she would do nothing of
the kind - she sd. I have
collected rent of \$1.00, &
I see if you can get it.

I then sd, for a wife who
comes home at 3 o'clock in
the morning & behaves like you
did, ~~it~~ was not much to be

while Ornaake comments about it; I wished she wd let me alone & talk no more Ornaake.

She then threw a teapool at me but it did not touch me, but broke. I moved my chair - she then came around the table, took hold of my shoulder with one hand, & ^{with} her other hand ~~at~~ ^{put} her fingers in my mouth - (with the other, she had a knife, which she brought to my neck, & says, for son-of-a-bitch, this is the last time for call me a whore - I then took hold of the wrist of the headake had a knife in, with my left hand & with my right I added to the table; & she pulled & pulled me up from the chair, & pulled me towards the door. until she came apt. the door - with my right hand. I took the knife and with her hand & then I would have

0607

her united - she had
attached me from times
before that - I left the
kitchen & went out & called
an officer.

The officer came; the
deed was then testified
to me. He made no
arrest; Had. I had no
marks & he had none
& declined to arrest & told
me to go to the Jefferson
Market the next day &
get a warrant out of the

Clear to be found }
(November 17th 1882) Hermann K. Holzborn

B. W. Bieby
Police Justice

0608

BAILED,
No. 1 by Alfred P. Jones
Residence 79 St. Mark 130
Street,
No. 2, by _____
Residence _____
Street,
No. 3, by _____
Residence _____
Street,
No. 4, by _____
Residence _____
Street,

Police Court 24 District.

✓ 980

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Rebecca Holborn
45 Grove St
Herman H. Holborn

Offence, A and B

Dated Nov 17 1882

73 St Mark Magistrate.
Police Court Square

Clerk.

Witnesses,

No. 45 James
Street,
No. _____
Street,
No. _____
Street,

No.

Street,

No.

Street,

\$ 200 to answer

James
Police

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 Herman H. Holborn

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 Nov 17 1882

B. W. Murphy
Police Justice.

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

Dated Nov 17 1882

B. W. Murphy
Police Justice.

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

Dated _____ 188

Police Justice.

0609

Police Court 2^d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Regina Holzborn
45 Grove St.
Herman H. Holzborn

Offence, *Q. 104*

BAILED,

No. 1 by *Quartermaster P. Green*
Residence *79 1/2 W. 130th St.*

No. 2, by _____
Residence _____ Street, _____

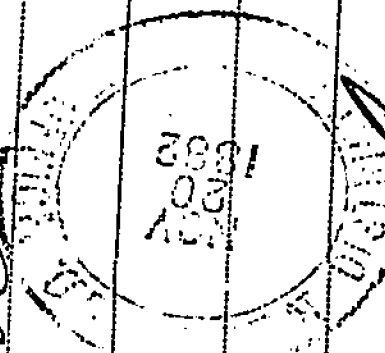
No. 3, by _____
Residence _____ Street, _____

No. 4, by _____
Residence _____ Street, _____

Dated *Nov 17* 188*2*
73 34 Bx by Magistrate.
Station Court Square Officer.

Witnesses, *Anne Holzborn*
No. *45 Grove* Street,

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



No. *200* to answer *Y. S.*
Bailed

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 *Herman H. Holzborn* 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 *Nov 17* 188*2*
Anne Holzborn
I have admitted the above named *Herman H. Holzborn* to bail to answer by the undertaking hereto appended.
Dated *Nov 18* 188*2*
Anne Holzborn
Police Justice.

There being no sufficient cause to believe the within named _____ guilty of the offence within mentioned, I order he to be discharged.
Dated _____ 188*2*
Police Justice.

06 10

Sec. 568.

2 District Police Court.

UNDERTAKING TO ANSWER, General Sessions.

CITY AND COUNTY }
OF NEW YORK, } ss.

An order having been made on the 14th day of November 1882 by
Butler H. H. H. a Police Justice of the City of New York, That
Hermann H. Holzborn be held to answer upon a charge of

Assault and Battery

upon which he has been duly admitted to bail, in the sum of Three Hundred Dollars.

We, Hermann H. Holzborn Defendant of No. 510
West Avenue Street; Occupation Artist, and
Augustus F. Green of No. 7. 9 + 11 West 13th Street;
Occupation Riding Academy Surety, hereby undertake

that the above named Hermann H. Holzborn shall appear and answer the charge above-
mentioned, in whatever Court it may be prosecuted: and shall at all times render himself amenable to the orders
and process of the Court; and if convicted, shall appear for judgment, and render himself in execution thereof,
or if he fail to perform either of these conditions that he will pay to the People of the State of New York, the sum
of Three Hundred Dollars.

Taken and acknowledged before me, this
18 day of November 1882

R. S. Murphy

POLICE JUSTICE.

Herrmann H. Holzborn
A. F. Green

06 11

CITY AND COUNTY }
OF NEW YORK, } ss.

John A. Murphy
Police Justice.

Sworn to before me, this
day of *November*
1882

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 *25* 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 *Two horses. Saddles*

and harness used in the Riding
Academy located at Nos 7, 9, & 11 West
13th Street worth 100 hundred dollars over
all incumbrance

A. P. Munn

New York General Sessions.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Rebecca A. H. Brown

William A. H. Brown

Taken the *18th* day of *November* 1882

A. P. Munn
Justice.

Filed _____ day of _____ 1882

06 12

Police Court—2d District.

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

of No. 45 Grove

Reginal Holzbom

Street,

being duly sworn, deposes and says, that
on _____ the 25 day of October
in the year 1882, at the City of New York, in the County of New York,

§ he was violently ASSAULTED and BEATEN by Herman H. Holzbom
(now here) who caught deponent by the
throat, and violently placed
his knee on her breast
injuring her severely

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

day of

1882

Mr. Reginal Holzbom
A. W. R. R. R. POLICE JUSTICE.

06 13

Sec. 192,

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Butler H. Pixley, Esq. a Police Justice of the City of New York, charging Herrmann H. Holzborn Defendant with the offence of Assault & battery upon the person of Regina Holzborn

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 hearing thereof having been adjourned,

We, Herrmann H. Holzborn Defendant of No. 11 West 13th Street; by occupation a Designer & Manufacturer and Martin J. Furracker of No. 23 West 13th Street Street, by occupation a State Keeper Surety, hereby jointly and severally undertake that the above named Herrmann H. Holzborn Defendant shall personally appear before the said Justice at the 2 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 Three Hundred Dollars.

Taken and acknowledged before me, this 5 day of November 1882.

[Signature] POLICE JUSTICE.

Herrmann H. Holzborn
Martin J. Furracker

06 14

CITY AND COUNTY }
OF NEW YORK, } ss.

Sworn to before me, this
day of July
1881
Police Justice

Martin J. Overacker

the within named Bail and Surety being duly sworn, says, that he is a resident and house
holder within the said County and State, and is worth Six 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 Horses, Wagons, Carriages
Blankets, harnesses, Stock & fixtures
of a livery stable, together with household
furniture situated at 104th Street in the City of
New York.

Martin J. Overacker

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to appear
during the Examination.

vs.

Taken the _____ day of _____ 188

Justice

06 15

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Dermann H. Holzborn

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

Dermann H. Holzborn

of the CRIME OF ASSAULT AND BATTERY, committed as follows:

The said

Dermann H. Holzborn

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *twenty fifth* day of *October* in the year of our Lord
one thousand eight hundred and eighty *two* at the Ward, City and County
aforesaid, in and upon the body of *Regina Holzborn*
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and *her* the said *Regina Holzborn*
did then and there unlawfully beat, wound and ill-treat, to the great damage of the
said *Regina Holzborn* and against the peace of the
People of the State of New York, and their dignity,

JOHN McKEON, District Attorney.

06 16

BOX:

83

FOLDER:

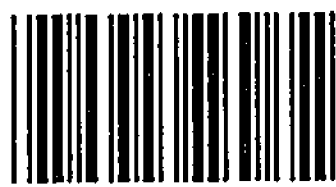
915

DESCRIPTION:

Hurley, Thomas

DATE:

11/15/82



915

06 17

BOX:

83

FOLDER:

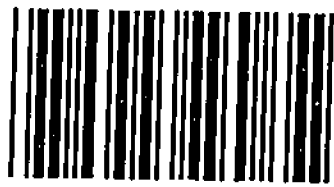
915

DESCRIPTION:

McCarthy, John

DATE:

11/15/82



915

108

Day of Trial

Counsel,

Filed 15 day of Nov 1882

Pleads *Not Guilty*

13 *17*
THE PEOPLE
vs.
Thomas Shuler
John Mc Carthy
13 *17*
BURGLARY—Third Degree, and
~~Receiving Stolen Goods.~~

JOHN McKEON,

District Attorney.

A True Bill.

Edward Simmons

Nov. 20/82 Foreman.

Wm. J. [unclear]

Pleasant [unclear]

Dec 4/82 Dec. 4

0618

0619

Police Court— District.

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

of No. 17 New Bowery Street, aged 28 years,
occupation Legum Dealer being duly sworn
deposes and says, that the premises No. 17 aforesaid
Street, 4 Ward, in the City and County aforesaid, the said being a Store

and which was occupied by deponent as a

entered by means

on the 11th of the 11th day of November 1889

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

a quantity of cigars and
a set of dice and box
all of the value of two
dollars & more

the property of

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

Thomas Henley & John Mc Carthy
both now present

for the reasons following, to wit:

both found in deponent's
place of business and
the door was broken
which led to it. The def-
endants were found with
with the property above described
which left great doubts
as to their possession

Daniel Morley

Subscribed and sworn to before me this 11th day of November 1889
at New York City
Notary Public

City and County
 of New York. I, Edward G. Brett of the
 4th Precinct being sworn
 says that he arrested the
 defendants in the store
 occupied by defendants and
 found in their possession
 the property within
 described. That defendant
 saw the door leading
 to the store broken and
 now alleges & charges the
 defendants with the
 commission of the felony
 having been told by the
 Complainant that at the
 time he left the store on
 the night in question the
 door referred to was
 secured and whole

Edward G. Brett
 Sworn to before me this
 12th day of Nov 88
 R. T. Morgan Notary Public

0621

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

Thomas Hurley

Question. How old are you?

Answer.

16 years

Question. Where were you born?

Answer.

This City

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

Answer.

31 James St about one year

Question. What is your business or profession?

Answer.

Paper huler

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

Taken before me, this

day of

188

Thomas Hurley

P. L. Morgan

Police Justice.

0622

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK,

DISTRICT POLICE COURT.

John M. Carthy 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.

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.

*I am not guilty of
the charge*

Taken before me, this

day of

188

John M. Carthy
Police Justice.

0623

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

Amel Moch

John Mc Carthy

Offence,

Dated

188

Magistrate.

Clerk.

Witnesses,

No.

Street,

No.

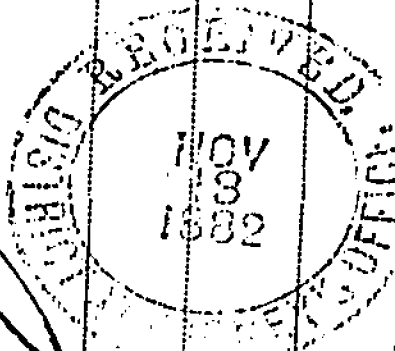
Street,

No.

Street,

\$ 1000 to answer

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

guilty thereof, I order that he 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.

Dated Nov 12 188 Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

4290

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James M. Buckley
of New York
Do hereby certify

BAILED,

No. 1 by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street.

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

\$ to answer

Dated 188

Dated 188

Dated 188

Police Justice.

Police Justice.

Police Justice.

Police Justice.

Police Justice.

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Police Justice.

Police Justice.

0625

Court of General Sessions of the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

against
Thomas Hurley
John Mc Carthy

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

Thomas Hurley and John
Mc Carthy of the crime of Burglary in the third degree,

committed as follows:

The said *Thomas Hurley and*
John Mc Carthy

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

Daniel Morley

there situate, feloniously and
burglariously, did break into and enter, the same being 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

Daniel Morley

then and there being, then and there
feloniously and burglariously to steal, take and carry away, and *thirty*
cigars of the value of five
cents each, one set of dice
of the value of thirty
cents, and one box of the
value of twenty cents.

of the goods, chattels and personal property of the said

Daniel Morley

so kept as aforesaid in the said *store* then and there being, 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 Mc Lean

District Attorney

Very truly yours,
John Mc Lean
District Attorney