

0463

BOX:

76

FOLDER:

853

DESCRIPTION:

Helliwell, Sidney S.

DATE:

09/11/82



853

0464

821 B.W. 2nd Ct
Sept 13 118

Counsel,

Filed 11 day of

Sept

1882

Pleads

THE PEOPLE

vs.

N.A.

Sidney S. Halliwell

INDICTMENT.
Grand Larceny of Money, &c.

JOHN McKEON,

District Attorney.

Sec. Apprs. & Counsel

A. T. The Bill.

Indy. & Suspended.

Pr. Ore. H. W. F. S.

John McKeon

Foreman.

Sept. 20, 1882

Pls. guilty.

Per. & P.

Sec. for P.

Remanded to
Monday

0465

Bank of Hamilton
Attest: 24 July 1890.

I know it very well.

Have much pleasure

in stating that Mr. J. S. McNeill

was for over two years in the

Bank's service at this place, under

my care, and that during that period

he discharged his duties in a

most satisfactory manner.

I feel justified in stating that

Mr. McNeill is a faithful officer,

as well as a careful and competent

bookkeeper.

Yours truly
Wm. J. Brown

City and County of New York S.S.

James E. Pope
 of full age, being duly sworn according to law, on his oath deposes and says: That he is a member of the firm of "Thomas J. Pope & Bro.", Dealers in Copey Iron and other Metals, whose place of business is at Number 292 Pearl Street in the City. That deponent has known Mr. Sidney L. Helliwell for upwards of two years. That about the month of March 1880, said firm of "Thomas J. Pope & Bro." took said Helliwell into their employ, as a Clerk, and that he continued in said firm's employ from March 1880 to about March 1881, when said Helliwell left the employ of said firm, to accept a position offered him by Messrs. Browning & Archibald, of this City. That during the entire period said Helliwell was in the employ of said firm of "Thomas J. Pope & Bro.", aforesaid, said firm always found him attentive to his duties, sober, honest and obliging, and deponent

was surprised and pained to hear
of his default while in the
Employ of Messrs. Browning & Archibald
aforesaid:

That the annexed letter is freely
given by deponent; said from, and
for the purpose, to set at rest and
from even sincerely testify, as
to the merit and qualification
of said Hillwell, of obtaining
judicial Clemency upon the
imposing of sentence on him
sworn to before me.

This 3^d day of October 1882

James E. Pope
Circuit Court Clerk
Notary Public
County of New York

0468

Thos. J. Pope & Bro.

No 292 PEARL STREET.

Nickel

Bismuth

COPPER IRON AND OTHER METALS
BORAX OF EXTRA QUALITY.

BOX 3866 POST OFFICE

New York, Oct 2 1882

M Hon Fredk Smythe
General Sessions
New York

Sir We cheerfully testify that Mr SA Hellouck
was in our employ about one year - viz-
from March 1880 to March 1881 - We found
him attentive to his duties, sober, honest,
and obliging, and are surprised and
pained to hear of his trouble - Should it
be required, are willing to testify to above
in person

Respectfully
Thos J Pope & Bro

0469

To whom it may concern.

This certifies that Mr.
S. S. Helemell has been in the
habit of regularly attending
the services of my Church
for months past. Up to the
time of his arrest, I had always
regarded him as a respectable
young man, - and I have heard
of his present position, with unfeigned
dorrow and surprise.

Henry H. Jones
Pastor Reform Church.

Sergeant Hunt Vt.
Dec 3 1882

Hon. Frederick Smyth
Recorder of the City and County of New York.

Sir:

We, the undersigned, do hereby respectively pledge ourselves, that we will, should your Honor, in the exercise of your Judicial Clemency, be prevailed upon to suspend sentence in the case of Sidney J. Hellinwell, now confined in the Tombs, and about to be arraigned for sentence upon an Indictment against him found for Grand Larceny, and to which said Indictment he has pled guilty, in such case, and immediately upon his release from imprisonment take the necessary steps to ensure his leaving this City and send him directly to his home and family in Canada, and thereby sever him from his evil associates here and the temptations of this City.

Dated: New York October 3rd 1882.

R. V. R. Schuyler.
189 Broadway.

Justinian Hartley
120 Broadway

Adelphus of the West Hillenwald
Att'y at Law
24 E. Broadway, N.Y.

AGENTS FOR
LLOYD'S and the LIVERPOOL
AND GLASGOW UNDERWRITERS.

Telegraphic Address
"BOWRING" NEW YORK

P.O. BOX 3734

New York Sep. 30th 1882

Hon Frederick Smyth
Recorder & Co

Dear Sir

As complainant in the
case of H. M. Wall, was awarded
sentence. I shall be glad, if
you can, consistently with
justice, mitigate two sentences
even to the extent of suspending
it.

This career with us up to
the time of his fall, was an
everyway satisfactory, and was
looked upon by us as a young
man of much promise. He
came to us with excellent
recommendations, and his

connections and friends are highly
respectable.

Taking everything into consideration
I have the hope that if once

removed from the influence
of his evil association, the fact
of judgment hanging over his
head, with the sense of shame
that must be ever present with
him, will be an effective
stimulus to prompt honesty &
industrious by hard work & good
conduct, & retrieve a completely
that he has so recklessly

thrown away. I understand he has friends
who will take him in hand &
look after him, and I have no
doubt they will find some
assurance to that effect

Sincerely,
Yours faithfully
Frederick Smyth

0471

0472

COUNTY OF NEW YORK, ss.

In the Name of the People of the State of New York, To any Sheriff, Constable,
Marshal or Policeman in this State, GREETING :

An indictment having been found on the 11 day of Sept
1882, in the Court of General Sessions of the Peace, of the County of
New York, charging Sidney S. Melliwell

with the crime of Grand Larceny

You are therefore Commanded forthwith to arrest the above named Melliwell

 and bring him before that Court to answer the indictment; or
if the Court have adjourned for the term, that you deliver him into the custody of the Keeper of the
City Prison of the City of New York.

New York City, the 13th day of Sept 1882

By order of the Court,

J. M. M. Clerk.

0473

N. Y. General Sessions of the Peace

THE PEOPLE
OF THE STATE OF NEW YORK,


against

Sidney Kelliwell

Bench Warrant for Felony.

Issued

Sept 13 188 *2*

 The officer executing this process will make his return to the Court forthwith.

Sept. 28th 1882

*The within named
defendant was
arrested Sept 27th
by Det. Vorn Gerichten
+
Reilly*

City & County of New York, S. J.

Frederic K. Charles

Powring, being duly sworn, deposes and says:

I am connected with the firm of Powring & Archibald, of No. 57 Beaver Street in the City of New York who are General Shipping & Commission Merchants, and I hold the firm's power of attorney for several matters and have general charge of what is known as the "Ship Broking Department" of the office. The business is divided into two departments, one known as the ship-broking department and the other as the General Department, keeping separate books and separate Bank Accounts.

Prior to the 19th July 1882 one

2

Lidney C. Kellinwell was employed as Bookkeeper & Cashier for the ship-broking department, and had charge, among other things, of the Bank account for that department, held in the Bank of the Republic.

On the 5th July 1882 the said Kellinwell went to Mr. Halle, the Bookkeeper of our General Department, and, as I am informed by the said Halle, and believe, Kellinwell asked for a check for One thousand dollars to be credited in the ship-broking department to the credit of the general department, as is the ordinary custom of the office. Mr. Halle drew such check, and handed the same to Kellinwell, who thereupon took the said check to Nicholas Stabb, one of the members of the said firm of Downing & Archibald, and requested him to sign & endorse the same, stating, as I am informed by Mr. Stabb and believe, that the amount of the said check would be at once placed to the Credit of the ship-broking department as was the customary way of

arranging transfers of amounts between the different departments of our business. Mr. Cottrell inquired why there was no deposit-stamp upon the back of the check, and was informed by said Kellivell that it should be at once placed upon the check as soon as he took it in to the outer office.

No entry was made upon the books of the Ship-broking department of a credit of this amount to the General department and on the said 5th day of July the said check was presented for payment at the Merchants Bank upon which it was drawn, and, as I am informed & believe, and as appears from the accounts of our firm with the said Bank the check was then paid in cash.

On the 14th day of July in order to balance the accounts of the General department, the said Kellivell obtained another check signed by the said Kell, drawn upon the Bank of the Republic, for One thousand Dollars, which was handed to the General department thus balancing the transaction

4

in their books - but no entry thereof was made in the books of the ship-broking department.

On the evening of the 19th of July the said Kellivell, being about to leave upon his vacation, handed over the cash in his possession to W. Ekstein, another employee of the firm, and, in doing so, stated to him that the Bank account would be found \$1,000. short when the book was handed in - (which only occurred once a month). I requested Ekstein to say nothing about it. W. Ekstein subsequently repeated to me the above conversation.

About the 24th day of July said Kellivell sent to me a card of which the following is a copy:

" W. F. C. Bowring:

Now that you know my account is overdrawn, I ask you as a gentleman to let me have \$50 so that I can go home to my friends & get the money to square it, which I am certain

I can do if I had money enough
to get there. Trusting you
will not take any serious
steps in the matter, as it would
disgrace my family, and if
you do as I ask I am
certain I can get the money
as my friends are well off.
Awaiting your reply. I am:
S. S. Kellinwell."

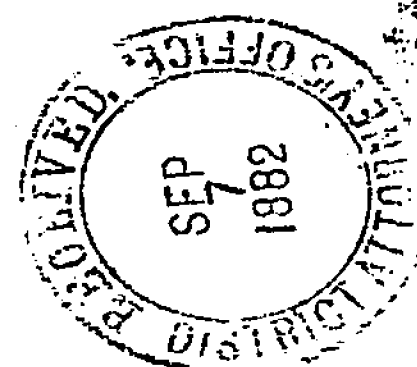
In response to this application our
firm, being disinclined to prosecute
the said Kellinwell at that time
purchased & presented to him a
Railroad ticket to Toronto, Canada,
where the said Kellinwell resided.
As I am informed & believe, the
said Kellinwell sold the said ticket
& disposed of the proceeds thereof,
and is now residing at or near
Bergen Point in the State of New
Jersey.

Sworn to before me this
7th September 1882

W. D. Leonard
Comm^r of Deeds
N.Y. Co.

J. C. Gurney

0479

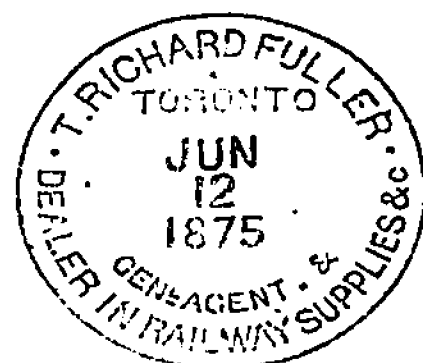


The People
vs
174

Sidney S. Hellman

Larceny.

0480



Toronto June 12/75

Mr. S. Bellwell
Toronto

Dear Sir:

On your leaving my
employment I have much
pleasure in stating that
during your time with
me, since 1874 years, I
have always found you
attentive to business & obliging
and willing to do everything
you were requested to do -
and I trust that in your new
sphere you will continue
to give the same satisfaction

0481

Wishing you every pros-
perity in your new
situation

I am your truly
P. Richard Allen

0482

MINHINNICK & CO.,

IMPORTERS AND

Wholesale Dealers in Wines

WINES & SPIRITS.

73 COLBORNE ST.,

Toronto,

10th July 1873

This is to Certify that Stewart
 McNeill has been in our Employment
 over three months and during that time
 we have always found him very attentive
 to his duties, active and strictly honest
 he is leaving us because we have
 no further employment for him and
 we can with confidence recommend
 him to any one requiring his services.

Minhinnick & Co.

0483

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Sidney S. Hellinell

The Grand Jury of the City and County of New York, by this indictment accuse
Sidney S. Hellinell
of the crime of GRAND LARCENY, committed as follows:

The said

Sidney S. Hellinell

late of the First Ward of the City of New York,
in the County of New York, aforesaid, on the *fifth* day of *July* in the year
of our Lord one thousand eight hundred and eighty *two* at the Ward, City and County aforesaid, with force
and arms, *\$1000.* 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 one thousand dollars, and of the value of one thousand 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 five hundred dollars, and of the value of five hundred dollars each: twenty 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 hundred dollars, and of the value of one hundred dollars each: thirty 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 fifty dollars, and of the value of fifty dollars each: fifty 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 twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: ninety 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 three dollars, and of the value of three dollars each: one hundred 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: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money, (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money, (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money, (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each.

and one instrument in writing: to wit an order for the payment of money of the kind commonly called a bank check for the payment of and of the value of one thousand dollars of the goods, chattels, and personal property of one

Nicholas Stahl then and there being found,
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.

0484

BOX:

76

FOLDER:

853

DESCRIPTION:

Henderson, Charles H.

DATE:

09/26/82



853

0485

Filed 26 day of Sept 1882
Pleads Not Guilty

THE PEOPLE

vs.

B

Charles H. Henderson
Assault and Battery - Felonious.

JOHN McKEON,

District Attorney.

A True Bill. Peremptory order of
trial per 26th

Foreman.

John McKeon
Oct 27, 1882

Specd & convicted of
Assault and Battery
Jan: Aug year.
Dec 30/82

\$1000

OK

I Enlist by
Owen Mulready
No 530 C. 13th Regt -

0486

Police Court— Third District.STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss.of Daniel J. Hogan
Eleventh Precinct Police or 362 E 8th St
30 years Police officer being duly sworn, deposes and says, thaton Monday the 18th day of September
in the year 188 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Charles H
Henderson (now here) who discharged
three shots at deponent from a
revolving pistol loaded with powder
and ball two and three held in
the hand of said Henderson.The first shot discharged at deponent
by said Henderson missed deponent
and the second shot struck deponent in
his head and the third shot discharged
at deponent by said Henderson struck
deponent on his left wrist.with the felonious intent to take the life of deponent, or to do him bodily harm; and without any
justification on the part of the said assailant :Wherefore this deponent prays that the said assailant may be ~~apprehended and~~ bound to answer
for the above assault, etc., and be dealt with according to law.Sworn to before me, this 24th dayof September 1882Daniel J. HoganJohn B. Smith
Police Justice.

0487

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

District Police Court.

Charles H. Henderson 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. Charles H. Henderson.

Question. How old are you?

Answer. Twenty nine years.

Question. Where were you born?

Answer. U.S.

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

Answer. 634. East 9. St Nine years.

Question. What is your business or profession?

Answer. Painter.

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

Answer. Hogan fired the first
shot at me and tried to
discharge the second but
the pistol would not go off

Charles H. Henderson

Taken before me this

24

day of

Sept

1887

John J. Sullivan
Justice.

0488

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

David McGowan
11th St
Charles H Henderson

2 _____
3 _____
4 _____
Offence, felonious
Assault

Dated Sept-24th 1882

Smith Magistrate.

Capot Cherry Officer.

W. P. P. P. Clerk.

Witnesses, Capl & Henry

Patience Henderson

Henry P. P.

No. John E. P. Street,

No. _____ Street,
to answer TO RAY'S OFFICE. D. D. SEP 25 1882

Seal

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 Charles H Henderson

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

Dated Sept-24 1882 Solomon D. 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.

6840

Police Court-3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

David Hogan
11th St. Hall
Charles H. Henderson

2
3
4

Dated *Sept 24th* 188*2*

Smith Magistrate.

Capt Cherry Officer.

W. P. P. P. Clerk.

Off Capt Cherry
Witnesses,

Patrick Quinlan
Witness,

Henry F. F.
Witness,

John C. C.
Witness,

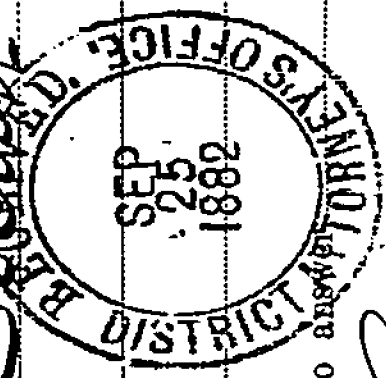
No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,



Colet

BAILED,

No. 1, by _____

Residence _____ Street,

No. 2, by _____

Residence _____ Street,

No. 3, by _____

Residence _____ Street,

No. 4, by _____

Residence _____ 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 *Charles H.*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *One Hundred Dollars*, and be committed to the Warden and Keeper of the City of New York, with *one* hundred dollars, to be paid by the undertaker hereto annexed.

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

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

Dated _____ 188 _____ Police Justice.

The People

Charles H. Henderson } Court of General Sessions Part I
Before Judge Gildersleeve.
Oct. 26th, 1882. Indictment for felonious assault.

Daniel J. Hogan, sworn and examined.
I live 362 East Eighth St. I am an officer of the municipal police and was on the 18th of Sept. last. I charge Henderson with feloniously assaulting me on that day. On the 18th of Sept. in the afternoon, Monday, I was asleep in my bed in the station house, corner of Sheriff and Houston Sts. I was laid off on the outside of the clothes Henderson came in and he struck me on the foot with a billy. I sat up in my bed and asked him what the devil he was doing? He struck me again on the leg. I wheeled myself out of bed and I shoved him; he fell; I thought no more about it. I stood there looking at him; he got up, and as soon as he did he struck me twice on the head with a billy. Then Officers Brennan and Fiers took him outside the room and I wanted to go out of the room to wash my head. I was cut; and the panel of the door, about that width of it (showing) was broke. I went to the door to go down stairs and he put his hand in and discharged it.

0491

at me and missed me; he discharged his revolver at me. Officer Brennan had his side against the door. I was inside and he was outside. I drew my revolver and fired one back at him; then I took my revolver and threw it out of my hand. I thought that would stop the business. He came in the door and he fired two more shots, one struck me in the forehead and the other I raised my hand to catch the wound and he "fetched" me in the wrist. Henderson fired the first shot. I was going in the room with the revolver pointed after me. Officer Calvin came behind him and caught him by the arm and wrenched the revolver away from him. He had to fight him all the way before he could get him out. I was not seriously hurt, I was laid up for two weeks. I was wounded over the eye and in the wrist, a scalp wound. [Pistols shown to the witness] The white handled pistol is Henderson's and the black handled one is mine. Henderson was outside the door and I was inside when I threw my pistol away in the room. I threw it on the bed. I could not say he was looking

at me when I threw the pistol away. Cross
Examined. I will be on the police force ^{three} years next February, I was born in this city and am about 30 years old in good health. I have been a truck driver. I have never been charged with committing any assault. Up to the time of this assault Henderson and I have been friendly; this affair occurred on the afternoon of the 18th of Sept. and about an hour before that I was with officer Henderson at the corner of Pitt and Stanton Sts; we were off duty at the time and we took a drink together. I went then to the station house and went to sleep. I had my pants and shoes on, I had my coat off and was lying on the outside of the clothes. Henderson did not tap me very playfully on the foot when he came in; (I was asleep when he came in;) he hit me very hard; it angered me. I am disposed to resist anything I deem unjust. I was surprized at what the defendant did and was awakened out of a ^{sound} sleep. I did not see the billy, but I judge it was a billy he used from the effect it produced on me. A club and a pistol is a part of the equipment

of the police officer when he is on duty. The black handled pistol is mine. I fired one shot out of it; at the time I shot at Henderson there was five balls in it. I did not empty it and I do not know who did; it was left at the desk of the station house in charge of the Captain. It did not strike me as a singular circumstance that the pistol alleged to have been used by Henderson should be presented here today exactly in the condition in which it was left and that my pistol should be relieved of its contents. I did not make use of these words to Henderson when he woke me up: "you God damned son of a b h I have a good mind to mash you in the nose." When I spoke to Henderson he did not say anything but struck me again on the leg. I had thick shoes on. The floor of the room is slippery and he fell when I shoved him. I shoved him as hard as I could. Up to the time he fell he had not drawn his pistol. At the time I shoved him my pistol was in the hip pocket of my pantaloons; he then struck me on the head with the billy. My billy was locked in the closet.

Henderson just came in off the street; he had his billy on his person; that blow knocked me down. Officer Brennan is no more my friend than any of the other officers. I believe he is a friend of Henderson; he saw the whole thing from the beginning; Henderson struck him and woke him up before he did me; he struck him the same way on the soles of his foot. Officer Brennan did not fire any pistol at Henderson. After I was knocked down with the billy we clinched together and fell on the bed. Up to the time when officers Brennan and Peis took him out of the room the only real injury that you had received was the blow from the billy which you say knocked you on the head? Yes sir. They did not come back with him to the room; he came back alone in about ten seconds after. I was in the room standing up; he said nothing but fired deliberately at me. Officer Colvin saw him do it. This assault has been matter of conversation at the station house. Officer Colvin stated what he knew of the affair at the Essex Market police Court. My pistol was in my pocket at the time

Brennan was in the room at the time the first shot was fired, but whether he saw it or not I do not know. As soon as I fired one shot at him I chucked my revolver away. I believe he intended to take my life; he fired two shots more at me. There is a scar on my fore head, the result of the wound. I lived in Truth St. in my boyhood. I have not already sworn that the first shot hit me in the head. I have sworn that the first shot missed me. Henderson fired three shots. It was after I fired at him that the shot from his pistol took effect upon me. Colvin came back about two seconds after Henderson returned my fire. I don't know where Brennan was then. I don't know whether or not Henderson was in the room when officers Brennan and Colvin were taking me down stairs. I said in my direct examination that he fired through the panel of the door leading from our bed room out into the hall. I have already said that Brennan ran away as soon as the first shot was fired, he ran away from the door. The panel

was in the left hand side of the door.
 The first shot was fired through the panel
 and he came in the room and fired
 the second shot. When the last shot was
 fired is it not the truth that you were
 following Henderson up when Brennan
 had hold of him trying to take him away?
 No sir. I did not take the balls out of my
 pistol; I think the Captain must have done
 so, I do not know, there are six barrels in
 it. I know that within the last hour Capt.
 Cherry by direction of the District Attorney
 went out of the front room and removed the
 balls from Officer Henderson's pistol.
 Thomas Cherry, sworn and examined,
 testified. I am Captain of the Eleventh Prec-
 inct police, Officers Henderson and Hogan
 are under my command. The pistol now
 shown me is Henderson's; I took out the
 chamber of it in the hall just as it is, I
 did not touch the balls. I don't know any-
 thing of the shooting of my own knowledge.
 I was in the Station House, I ran up
 stairs, but the occurrence was all over
 when I got there. The pistol now shown me is
 Hogan's; the balls were taken out of it in
 my presence by the Sergeant and put
 in an envelope; there are five balls

in this envelope, and Hogan's pistol has six barrels. Cross Examined. I suppose there are a great many pistols like Henderson's in the country. I got this pistol on the desk after the occurrence. I do not remember that I took it from Henderson. I am aware that Henderson desired to make a complaint against Hogan. I entertained the complaint of both of them and put them under arrest. He complained to me that Henderson made an assault on him. Both of these pistols have been in the drawer behind the desk tied up in a newspaper in charge of the sergeant; the four sergeants have access to the desk the drawer of which was not always locked. Hogan was put under arrest but he never was put in jail; he never was put in the Tombs; he has not been on duty all the time; he was bailed out; he has been sick sometimes; we had to send him to the hospital on that evening. I could not say of my own knowledge whether any person went behind the desk and tampered with the pistol; the pistol was brought here this morning by officers Hers. The bullets were taken out of that pistol immediately after the

shooting about half an hour probably. I do not remember taking the pistol from Hofan. The reason that the balls was taken out of Hofan's pistol was on half cock; we could not put the knocker back; it was in a dangerous position; it was a curiously made pistol. That is the reason the balls were taken out of it. Sergeant Welsing was in command. I do not know that Hofan was in the street the night after the occurrence.

Patrick Brennan, sworn and examined, testified. I am one of the officers of the Eleventh Precinct. I know Hofan and Henderson about seven or eight years. I was in the Eleventh precinct station house upon the 18th of Sept. at the time of this occurrence. On the 18th, in the afternoon, between the hours of four and five o'clock I was asleep in the section room. I suppose it is about ten or twelve feet by 30 feet long, a long and narrow room. I was asleep and Officer Henderson came up and struck me on the sole of the foot with his billy. He passed on and he struck Officer Hofan with his billy. Officer Hofan says, "What the hell are you doing? are you crazy?" and he struck him the second time on the sole of the foot with a billy, a stick we use on patrol duty in the

summer time. Then Officer Hogan got out
 of bed and he shoved Officer Henderson
 throwing him down; he fell down. Officer Hen-
 derson got up and struck Officer Hogan on the
 head with a billy which knocked him back-
 wards on the bed. The two of them was clinched
 on the bed, he must have got hold of Hender-
 son and "drew" him down with him when
 he struck him because the two was on the
 bed. I jumped out of bed and caught Officer
 Henderson and pulled him off him. Officer
 Press got hold of his billy. We got Henderson
 to the door and put him out; when he got
 out of the section room. I stood with my shoulder
 against the door and Henderson stood
 outside in the hall. There was a panel
 broke in the door I suppose 3 or 3 1/2 inches
 wide. Hogan was behind me with his back
 up against the closet in the corner. There
 was a panel broke in the door I suppose
 3 or 3 1/2 inches wide. I heard the reports
 behind my back. I turned round quick,
 I says, "What is the matter? With that I seen
 Officer Henderson firing a shot through
 the panel of the door at Hogan." Brennan
 I am shot, Hogan says to me; he (Hogan)
 fired his pistol away; he walked to the
 lower end of the section room, got behind

0500

the closet and stand there. I stood for a few moments and went down to get a basin of water which was brought up previous to this by another officer. I went down ~~and to~~ get a big basin of water, and when I got down I could not find any basins. So I met officer Colvin at the foot of the stairs when I was going down and told him and he ran up stairs. I went up stairs again immediately and seen officer Colvin and officer Henderson tusseling at the head of the stairs. Colvin had hold of the pistol and Henderson got up and walked away. I saw one shot fired through the panel of the door. It was after the first shot was fired that officer Hogan threw his pistol on the bed. Henderson fired through the panel of the door, and with that officer Hogan said, "I am shot." There was shots before that, it sounded to me like two, I heard the report but I did not see them. I could not tell who fired them - either one or the other. I saw the pistol taken from Henderson by officer Colvin; the white handled pistol belonged to Henderson and the dark handled one to Hogan. I don't know what became of the pistols afterwards. I only saw Henderson strike Hogan on the head. pistol was in my pocket at the time

Cross Examined: Mr Hogan has been on the force two or three years. I knew him seven or eight years, I was acquainted with him in the neighborhood. I heard his testimony here today. The whole transaction was almost instantaneous, the shots following quickly upon each other. The pistols were not confided to my care after the occurrence. I was before Justices Ford and Smith in this matter. I said then and I say now that I do not know who fired the third shot. I stated before Justice Ford that the first shot I "seen" fired was fired by Officer Henderson. I never was brought before the magistrate as a witness in a complaint against Hogan. I heard as I believe two shots; then I turned round and saw Henderson shoot through the panel. Hogan then fired his revolver away, saying "Officer Brennan, I'm shot." I did not hear any other shot. I heard three shots altogether. I was not there when the fourth shot was fired. I heard there was a fourth shot. I do not testify to a fourth shot at all. The officers were not intoxicated at the time. Neither of them showed evidences of drinking to my knowledge.

Henderson just came in off the street; he had his billy on his person; that blow knocked me down. Officer Brennan is no more my friend than any of the other officers. I believe he is a friend of Henderson; he saw the whole thing from the beginning; Henderson struck him and woke him up before he did me; he struck him the same way on the soles of ~~his~~ foot. Officer Brennan did not fire any pistol at Henderson. After I was knocked down with the billy we clinched together and fell on the bed. Up to the time when officers Brennan and Fries took him out of the room the only real injury that you had received was the blow from the billy which you say knocked you on the head? Yes sir. They did not come back with him to the room; he came back alone in about ten seconds after. I was in the room standing up; he said nothing but fired deliberately at me. Officer Colvin saw him do it. This assault has been matter of conversation at the station house. Officer Colvin stated what he knew of the affair at the Essex Market police Court. My pistol was in my pocket at the time

Brennan was in the room at the time the first shot was fired, but whether he saw it or not I do not know. As soon as I fired one shot at him I chucked my revolver away. I believe he intended to take my life; he fired two shots more at me. There is a scar on my forehead, the result of the wound. I lived in Terrell St. in my boyhood. I have not already sworn that the first shot hit me in the head. I have sworn that the first shot missed me. Henderson fired three shots. It was after I fired at him that the shot from his pistol took effect upon me. Colvin came back about two seconds after Henderson returned my fire. I don't know where Brennan was then. I don't know whether or not Henderson was in the room when officers Brennan and Colvin were taking me down stairs. I said in my direct examination that he fired through the panel of the door leading from our bed room out into the hall. I have already said that Brennan ran away as soon as the first shot was fired; he ran away from the door. The panel

was in the left hand side of the door. The first shot was fired through the panel and he came in the room and fired the second shot. When the last shot was fired is it not the truth that you were following Henderson up when Brennan had hold of him trying to take him away? No sir. I did not take the balls out of my pistol; I think the Captain must have done so, I do not know, there are six barrels in it. I know that within the last hour Capt. Cherry by direction of the District Attorney went out of the front room and removed the balls from Officer Henderson's pistol.

Thomas Cherry, sworn and examined, testified. I am Captain of the Eleventh Precinct police, Officers Henderson and Hogan are under my command. The pistol now shown me is Henderson's; I took out the chamber of it in the hall just as it is, I did not touch the balls. I don't know anything of the shooting of my own knowledge. I was in the Station House, I ran up stairs, but the occurrence was all over when I got there. The pistol now shown me is Hogan's; the balls were taken out of it in my presence by the Sergeant and put in an envelope; there are five balls

in this envelope, and Hogan's pistol has six barrels. Cross examined. I suppose there are a great many pistols like Henderson's in the country. I got this pistol on the desk after the occurrence. I do not remember that I took it from Henderson. I am aware that Henderson desired to make a complaint against Hogan. I entertained the complaint of both of them and put them under arrest. He complained to me that Henderson made an assault on him. Both of these pistols have been in the drawer behind the desk tied up in a newspaper in charge of the sergeant; the four sergeants have access to the desk the drawer of which was not always locked. Hogan was put under arrest but he never was put in jail; he never was put in the Tombs; he has not been on duty all the time; he was bailed out; he has been sick sometimes; we had to send him to the hospital on that evening. I could not say of my own knowledge whether any person went behind the desk and tampered with the pistol; the pistol was brought here this morning by officers Hers. The bullets were taken out of that pistol immediately after the

John A. Colvin, sworn and examined, testified. I am an officer attached to the 11th precinct. I was there upon the evening in Sept. that we are enquiring about. I saw Officers Henderson and Hogan. I was not present when it first occurred. I saw the last shot fired only. I heard the other shots; there was four altogether. It was my day on house duty. I was sitting in the back room of the station house reading. I heard two shots fired in quick succession. I thought it was somebody in the street was shooting. I jumped up and ran up stairs and got into the room and saw Officer Henderson; he was in the section room and Officer Hogan was at the further end of it. Officer Hers was there; he was between the two beds in the upper end of the room. Officer Henderson had his pistol raised; he fired. I ran, grabbed and took him by the arm. The last shot was fired inside and not through the panel in the section room; it is a long, narrow room; Hogan was standing at the further end of the room from the entrance and Officer Henderson was standing in about the centre of the room. I could not say whether or not the last shot took effect; the pistol was

pointed towards Hogan, I could not tell you where the bullet went. I saw Hogan immediately after, he was bleeding, he was all covered with blood down his face. I don't know that any other part of his body was injured. I ran and caught hold of Henderson, took the pistol off him and took him outside the room. Henderson told me to let go of him. Cross Examined. I ran up stairs the moment I heard the shot.

Herry Trers sworn and examined. I am an officer of the 11th precinct. I saw Officer Hogan and Henderson clinch and I went to separate them with the assistance of Officer Brennan and after we parted them we put Henderson out of the room. I went down stairs to get some water to wash Hogan and when I came up with it Henderson hit the pan and poured it over me. I seen the second and the last shot fired. I heard four shots fired altogether. I was away at the end of the section room when I heard the first shot fired. I don't know who fired the first shot. Henderson was outside the door and Hogan was inside. Henderson fired the second shot when he was outside of the room; he fired the last shot when he was in the middle of the room. I

suppose he walked into the room, the door was not locked. Hogan was coming toward me; he had thrown his revolver away. I got the pistol now shown me from Officer Colvin. I took it down stairs and gave it to the doorman, Henry Burden. Colvin got it out of Henderson's hand - the pistol.

James Van Rensst sworn. I saw Hogan after this firing in Sept. last. I went into the sitting room with him and afterward took him to Bellevue hospital; he was wounded over the eye and also on top of the head. I did not observe any other wound. I know nothing of the contest whatever.

Henry Burden sworn and examined, testified. I am doorman of the 11th precinct. I got the pistol now shown me from Officer Pers. I did not see where he got it. I took it to the desk and left it with Capt. Cherry.

Jacob Melsing sworn. I am a sergeant of the 18th precinct. I suppose the pistol now shown me is Henderson's, but I could not positively swear to it. That day pistols were taken from Henderson and Hogan. I took the bullets in this envelope from Hogan's pistol; it was a self-cocking revolver. There was one chamber vacant. I put the pistols in the drawer of the desk in the station house.

Charles H. Henderson, sworn and examined in his own behalf testified: I have been on the police force going on nine months, I remember the 18th of September. I have been acquainted with Hofan about 15 years; we have always been friendly and never had a misunderstanding with him in my life. On the day of this occurrence I was subpoenaed before the grand jury to testify against two prisoners. I got through at 1:12 and started to the station house. Before I got to the station house I met officer Hofan at the corner of Stanton and Pitt sts. and we had a few friendly words and a drink together; we then separated and I reported at the station house about five minutes of three. The sergeant asked me if I had my dinner? I said, "no," he told me to go and get my dinner and come back. I did come back and went to my own closet up stairs in the section room to get a pair of clean gloves to go on a tour of duty from four to six. As the gloves that I had in the closet were dirty, I said I would go into Hofan's room and ask him for a pair. I went into the section room. Brennan was lying on one bed and Hofan on the

other. As I passed by I touched Brennan
 on the soles of the feet with my finger,
 "Hallo Paddy." He said, "Hallo Henderson." I went
 over and did the same thing to Hogan; hal-
 lo Dan." He said, "You God-damned stink-
 ing son of a b h, I have a good mind
 to smash you in the nose;" he turned and
 looked. I said, "Dan, I would not let you."
 As soon as he did he hauled off deliber-
 ately and hit me in the nose. I hit him
 back; then we clinched and he got me
 down. Then he had me down he commen-
 ced to gouge my eye out with his finger.
 I got his hands away from my face,
 and as I did he commenced to butt
 me in the ~~head~~ with his head. I let go
 of his hands and caught him by the
 neck. He shook me off and still I was
 lying on my back; as I did it gave
 me a chance to get up; he made quick
 for me. I caught his foot and over-
 balanced him, and as he made a
 kick then I got up; then I cut with the
 billy that was in my pants pocket
 and hit him on the head. I had a pis-
 tol on my person all this time. The billy
 and the pistol are part of the proper
 equipment of the officer. Then Brennan

jumped out of bed and separated the two of us; he thought it was going too far then Hogan ran from his closet to his bed where he was lying, raised the pillow, took a revolver and fired deliberately at me. I had not fired up to that time; it was Hogan who fired the first shot. Then he fired at me then I turned round and says to him, "If that is your game, there is two of us can play that." Then I took mine out and fired at him; then Officers Brennan, Kers and Colvin got hold of me and ran me out of the room. Hogan still followed me up and when he got me outside he fired the revolver again at me; that is where the shot came through the panel of the door. He had the pistol in his hand and it was pointed right at me; he was afraid of striking Brennan instead of me. The Sergeant and the men took the revolver off me and went down stairs; we made a complaint against one another at the station house; that was the end of it until the day of this Trial. Cross Examined. (Revolver shown) This revolver is mine I could not swear whether I fired

either two or three. I am satisfied I fired two, but I could not swear whether I fired three or not. There are three chambers empty in the pistol now shown me. I am sure the officers were in their stocking feet, that neither Brennan nor Hogan had garters on. I touched them on the sole of their feet with my finger. The man with whom I had been on friendly terms and with whom I had been drinking got up two hours afterwards and called me foul names, that he would mash me in the nose. He got up and struck me without any further provocation; he knocked me down when he hit me in the nose; he struck me a violent blow right from the shoulder and I fled. I struck him back but did not knock him down, I hit him in the face; he struck another blow and then we clinched; then he upset me and had me underneath him on the floor; he had his revolver under his pillow. Officer Brennan separated us when we were upon the floor; he (Brennan) saw the whole of it. I supposed them to be asleep. Hogan's bed was two or three beds away from Brennan; the beds were in about the centre of the room about fifteen feet from the door. There was nobody

after the section room at the inception of this
 fracas but Hogan, Brennan and myself.
 I said to Officer Hers, "Remember Hers that
 Hogan fired the first shot." He said, "yes."
 That was down stairs after the occurrence was
 over. The whole thing did not last three min-
 utes. Hogan and I were both excited. From
 the moment the pistol was taken from
 me it was never in my possession again.
 My pistol had an empty shell in it; it had
 been discharged previous to this affair. I al-
 ways manage to have one chamber empty
 with a blank cartridge after it had been
 fired off. I had one empty in case I should
 get in a muss and it should go off in
 my pocket. and I keep the trigger on the
 empty one. I was always on the best of
 terms with officers Colvin and Brennan.
 I never had a dispute with them one
 way or the other in my life; there was
 no unkind feeling on the part of these
 witnesses toward me. I never gave any
 cause to any of these people to have any
 veneful spirit against me.
 Henry Keil, David Maxey, Wm. A.
 Graham and Charles D. Graham
 all testified to the good reputation of the

0514

defendant for peace and quietness.

The jury rendered a verdict of guilty of assault and battery.

The defendant was remanded for sentence.

05 15

Testimony in the
case of
Charles H. Henderson
filed Sept.
1882.

05 16

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles H. Henderson

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

Charles H. Henderson

of the CRIME of "Shooting at another with intent to kill," committed as follows:

The said

Charles H. Henderson

late of the City of New York, in the County of New York, aforesaid, on the
eighteenth day of September in the year of our Lord
one thousand eight hundred and eighty two with force and arms, at the City and
County aforesaid, in and upon the body of Daniel J. Hogan
in the peace of the said People then and there being, feloniously did make an assault
and to, at and against him the said Daniel J. Hogan
a certain pistol then and there loaded and charged with gunpowder and one
lead bullet, which the said Charles H. Henderson
in his right hand then and there had and held the same being a deadly and
dangerous weapon, wilfully and feloniously, did then and there shoot off and discharge,
with intent him the said

Daniel J. Hogan

thereby then and there feloniously and wilfully to kill, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of New
York and their dignity.

SECOND COUNT.

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

Charles H. Henderson

of the Crime of Shooting and Discharging off a pistol at another, without
justifiable or excusable cause, with intent to injure such other, committed as follows:

The said

Charles H. Henderson

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid,
with force and arms, in and upon the body of the said Daniel J.
Hogan then and there being, wilfully and feloniously did make an
assault and to, at and against him the said Daniel J.
Hogan a certain pistol then and there loaded and
charged with gunpowder and one lead bullet, which he the said

Charles H. Henderson

in his right hand, then and there had and held, wilfully and feloniously, and
without justifiable or excusable cause, did then and there shoot off and discharge, with
intent, thereby him the said

Daniel J. Hogan

wilfully and feloniously, then and there to injure, 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,

05 17

BOX:

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FOLDER:

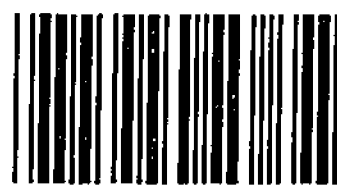
853

DESCRIPTION:

Higgins, James C.

DATE:

09/05/82



853

This image shows a blank white page with several vertical black lines, likely scanning artifacts or dust. There is no legible text or other graphical content.

Pleads

vs.

✓

District Attorney.

A True Bill.

John H. Black
Sept 5/90
P. H. G. M. S. P.
Foreman

0518

05 19

Information has been given at this Court by Joseph W. Rose, the Complainant herein, that there is good cause to believe that James C. Higgins, the defendant, named herein has stolen a steel chest containing property to the value of two thousand dollars or more, the property of Daniel E. Dickles, and which property can not now be
J. Henry Ford
D. in Custody

0520

Paul
 District Police Court. *Joseph H. Rose* Affidavit—Larceny.
 CITY AND COUNTY }
 OF NEW YORK, } ss. *aged 38 years. Janitor.*
 of No. *14 Fifth Avenue* Street,
 being duly sworn, deposes and says, that on the *15th* day of *August* 188
 at the *said premises* 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 double case gold Watch
of the value of Seventy five dollars:
One pair of gold Bracelets set with pearls
of the value of One Hundred dollars:
One gold Grand Army Badge, set with
diamonds of the value of Fifty dollars
One pearl Scarf Pin set with stones of the
value of Seventy five dollars: One diamond
and gold Scarf Pin of the value of Forty
dollars: One revolving pistol of the value
of Ten dollars and One silk Scarf of the
value of One dollar. Said property being in all
of the value Three hundred and fifty one dollar
 the property of *Daniel E. Siskles* and in their
deponents care and charge

_____ and that this deponent
 has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
 stolen, and carried away by *James C. Higgins*

(nowhere) from the fact that the
accused were on the said day in
 the employ of deponent as a hall boy
 and that the said watch was found
 on the person of the said Higgins on the
16th day of August 1882 and that the
said Bracelets, ^{and diamond Scarf Pin} were found in a bag which
he, Higgins, had and held in his hand.
The said badge was found under the
bed in the room occupied by said
Higgins in the basement of the said
premises, and the said scarf and pearl

0521

Scrap pin were found in said Higgins
Trunk by this Deputant and officer
Charles E. Bush.

Known to before ^{me} this } Joseph N Rose
17th day of August 1882 }
J. Henry Bond
Justice

Joze

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

Dated

188

Magistrate.

Officer.

WITNESSES:

Disposition

0522

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

James C. 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

Taken before me, this

day of

188

James C. Higgins
Police Justice.

Dated _____ 188 _____ *Police Justice.*

0524

Police Justice.

881

Dated.

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

There being no sufficient cause to believe the within named

Police Justice.

881

Dated

to bail to answer by the undertaking hereto annexed.

I have admitted the above named

Police Justice.

381-

Dated

~~ਜਿਹੜਾ ਪੰਜਾਬ ਆਇਆ~~

~~I order that he be held to answer the same and he be admitted to bail in the sum of~~

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed,

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed,

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

James B. Ferguson

and that there is sufficient cause to believe the within-named

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph W. Rose
vs.
James R. Higgins

1st 5th Cir.

2.
3.
4.

Offence, *Must not*

Dated 1 April 1892
Henry Ford Magistrate.
Chas. E. Ford Officer.
2nd Inspection District
 Clerk.

Witnesses, *Card Officer* Street, No. _____

No. _____ Street, _____

No. _____ Street, _____

3. Held to answer
interrogatory

100-111111

BAILED,

No. 1 by _____
Residence _____
Street, _____

No. 2, by _____
Residence _____
Street, _____

No. 3, by _____
Residence _____
Street, _____

No. 4, by _____
Residence _____
Street, _____

0525

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

James C. Higgins

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

James C. Higgins

of the CRIME OF GRAND LARCENY, committed as follows:

The said

James C. Higgins

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the fifteenth day of August 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
seventy five dollars, two bracelets of the
value of fifty dollars each, one badge of
the value of fifty dollars, one scarf pin
of the value of seventy five dollars, one
other scarf pin of the value of forty
dollars, one pistol of the value of ten
dollars, and one scarf of the value of one
dollar

of the goods, chattels and personal property of one

Daniel E. Sickles

then and there being found,

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

0526

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

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

The said

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

of the goods, chattels and personal property of the said

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, unjustly did feloniously receive and have, the said

then and there well knowing the said goods, chattels and personal property to have been feloniously stolen, taken and carried away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity

JOHN McKEON, District Attorney.

0527

BOX:

76

FOLDER:

853

DESCRIPTION:

Hing, Mo

DATE:

09/22/82



853

0528

305 Billboard

(11)

Day of Trial, *22 Sept* 188*2*
Counsel, *J. M. McKee*
Filed *22* day of *Sept*
Pleads *McKee*

THE PEOPLE

Keeping a Bawdy House.

vs.
McHing

JOHN MCKEON,
John McKee
District Attorney.

A True Bill.

Specd from D.C.A.
Oct 17/82

John McKee Foreman.

0529

Police Court, Halls of Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

of *Patrick J. Morris*
the 10th Precinct, Police Street, in the City of New York,
being sworn, doth depose and say, that on the *12* day of *August* in
the year *1882*, the premises known as No. *9 Bowery* Street,
in the City and County of New York, were kept, maintained, conducted, and occupied by

Mr King

as a **DISORDERLY HOUSE**, namely, as a common bawdy-house and house of prostitution, and
a resort for tipplers, drunkards, common prostitutes and reputed thieves, with other vile, wicked, idle,
dissolute and disorderly men and women and reputed thieves, who, or most of whom are in the practice
of drinking, ~~dancing~~ quarreling and fighting at almost all hours of the day and night, to the great
damage and common nuisance of the People of the State of New York, residing in the neighborhood
and passing thereby.

Deponent therefore prays, that the said *Mr King*
and all vile, disorderly and improper persons found upon the premises, occupied by said

Mr King
may be dealt with as the law in such cases made and provided may direct; and further saith not.

Sworn before me, this

13

day

of

August 18*82*

W. J. Morgan POLICE JUSTICE.

Patrick J. Morris

0530

Police Court 3 District.

City and County of New York, ss.:

THE PEOPLE,

vs

Mr Henry

On Complaint of Patrick J. Morris

For Keeping a disorderly House

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

Dated August 1882

E. J.

P. J. Morris Police Justice.

0531

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

Mo Huij 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.

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 -
I used to keep the place No 9. Barrow
to sell opium - but the Officers
came to me about a month ago
and told me to stop it. I did so.

Taken before me, this

day of

188

E. H.
J. P. McGuire Police Justice.

0532

BAILED,
No. 1, by Paul Turner
Residence 223. Broadway Street,
No. 2, by _____
Residence _____ Street,
No. 3, by _____
Residence _____ Street,
No. 4, by _____
Residence _____ Street,

Sec. 208, 209, 210 & 212.

675-305
Police Court 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Patrick J. Murray
10th St. & Broadway
West Street

1 _____
2 _____
3 _____
4 _____

Offence, Swearing by Name

Dated August 13 1882

Magistrate

Officer

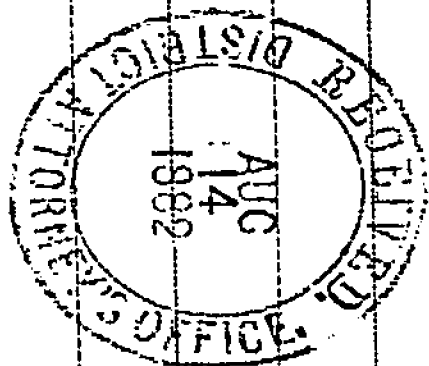
Clerk

Witness _____

No. _____ Street,

No. _____ Street,

No. _____ Street,



Guinal

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 Mo King

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

Dated August 13 1882

P. J. Murray Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

EE50

Dated 1888 Police Justice.

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

Dated 1888 Police Justice.

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

Dated August 13 1888 Police Justice.

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named guilty thereof, I order that he be 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.

Police Court District.

Sec. 208, 209, 210 & 212.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Peterson & Morris
10th Police Precinct
Mrs. Henry

Offence, *Drunk & Belligerent*

Dated August 13 1888

Magistrate.

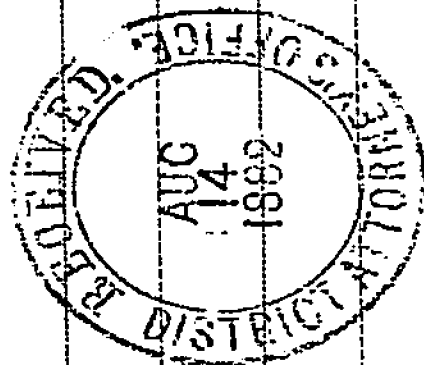
Officer.

Clerk.

Witness.

No. Street,

No. Street.



Quid

BAILED,

No. 1, by

Residence

Paul Bremer
223 Bremer Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

0534

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

no thing

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

no thing

of the CRIME OF KEEPING AND MAINTAINING A COMMON BAWDY HOUSE, AND HOUSE OF ILL-FAME committed as follows :

The said

no thing

late of the *Tenth* Ward of the City of New York, in the County of New York aforesaid, on the *thirteenth* day of *August* in the year of our Lord one thousand eight hundred and eighty- *two* and on divers other days and times as well before as afterwards, to the day of taking this inquisition, at the Ward, City and County aforesaid, a certain common house of ill-fame, unlawfully and wickedly did keep and maintain ; and in the said house divers evil disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well in the night as in the day, there unlawfully and wickedly did receive and entertain : and in which said house the said evil disposed persons and common prostitutes, by the consent and procurement of the said *no thing*

on the days and times aforesaid, there did commit whoredom and fornication ; whereby divers unlawful assemblies, disturbances, and lewd offences in the night as in the day, were there committed and perpetrated ; to the great damage and common nuisance of all the good people of the said State there inhabiting and residing, in manifest destruction and subversion of, and against good morals and good manners and against the peace of the People of the State of New York and their dignity.

JOHN McKEON,
District Attorney.

0535

BOX:

76

FOLDER:

853

DESCRIPTION:

Hoernlein, Martin

DATE:

09/05/82



853

WITNESSES.

After exam. of depts.
by City Physician.
J. W.

Charles H. Jones
Day of Trial, 39th Street
Counsel, 1st
Filed 5 day of Feb 1882
Pleads Acquittal

THE PEOPLE
vs.
Martin Stoenlin
P.
Defendant
for one year
New York
City
for one year
New York
City
for one year
New York
City

JOHN McKEON,
District Attorney.

A True Bill.
Nov 9th

John A. McKee Foreman.

Friday, Monday
P 11/12

0537

Police Court— 3 District.

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

Mary Hoernlein

of No. 106 Orchard Street,

being duly sworn, deposes and says, that
on the 24 day of July

in the year 1882 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Martin Hoernlein (now here)
who cut deponent's throat and hand
with a razor he held in his hand

with the felonious intent to take the life of deponent, or to do him bodily harm; and with out any justification on the part of the said assailant :

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

Sworn to before me, this 11 day
of August 1882

Maria Hoernlein

J. J. Wilcox
POLICE JUSTICE.

0538

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. Martin Haerlein

Question. How old are you?

Answer. 49 Years

Question. Where were you born?

Answer. Germany

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

Answer. 106 Orchard Street, about 1 month

Question. What is your business or profession?

Answer. I am a Minister of the Gospel

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 11

day of August 1888

Martin Haerlein

J. J. [Signature] Police Justice.

0539

BAILED,

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

Sec. 208, 209, 210 & 212.

Police Court

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary Hachman
106 Orchard St.
Mutter's Hoerules

Offence, Fel. Assault

Dated

Aug 11

1882

Mutter

Magistrate.

~~Mutter~~

Officer.

Off. Kapriel

Clerk.

Witnesses

No.

Street,

No.

Street,

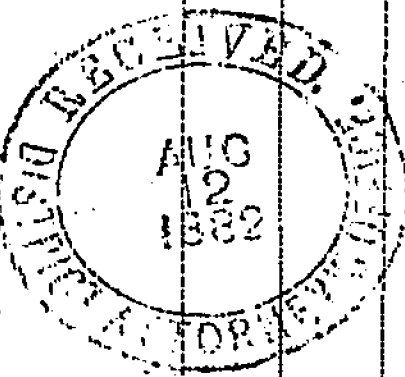
No.

Street,

No.

Street,

Conrad



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 Mutter Hoerules

~~he has to answer the same and~~
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

Aug 11

1882

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.

0450

Sec. 208, 209, 210 & 212.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary Macmillan
106 Orchard St.
Boston Macmillan

Offence.

No. 1, by
Residence Street,

No. 2, by
Residence Street,

No. 3, by
Residence Street,

No. 4, by
Residence Street,

Dated

Aug 11 1882

Magistrate.

Harveth

Officer.

~~Harveth~~

Clerk.

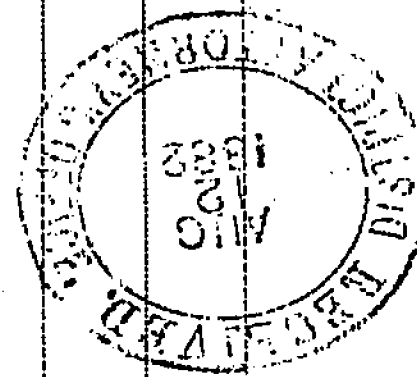
W. Kappes

Witnesses

No. Street,

No. Street,

No. Street.



Guaranteed

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

Martin Macmillan

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 *Aug 11* 1882

J. J. Macmillan 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 he to be discharged.

Dated _____ 1882

Police Justice.

0541

TO THE CHIEF CLERK!

~~SEND ME THE PAPERS IN THE CASE OF~~

PEOPLE

vs.

Marlin Hoernlein

*Be sure they come
for me with
out 12-1882 M. H.*

0542

PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court-Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA
FOR A WITNESS TO ATTEND THE
Court of General Sessions of the Peace.

The People of the State of New York,

To

Off Keepse

of No. Street,

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *4* day of *Oct* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

Martin Noerlein
in a case of Felony whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of *Oct* in the year of Lord 188*2*

JOHN McKEON, *District Attorney.*

0543

DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION.

Office of CITY PRISON,

CORNER FRANKLIN AND CENTRE STREETS.

JAMES FINN, Warden.

New York, November 14th 1882

J. Marks
Clerk Court of General Sessions
Dear Sir

After a careful
examination and from his general conduct and
manner since his confinement in prison I am
of the opinion that Martin Goerlein
is insane. He is suffering from chronic
mania. He was sent by me to the
Insane Asylum on Ward's Island on the 8th
of last May. His condition is about the
same now as it was then.

Respectfully Yours
William L. Hardy M.D.
Physician to City Prison

0544

New York Tombs Jail 18 Oct 1882
To Hon. Judge Gelderslove

Dear Sirs. You will excuse me
that i write a few lines to you
my dear Gendlemen. and hope you
will give ear to my supplication
because i be a innocent men
and waiting for my trial since
i be made to a Prisoner on
the 24 July 1882, i was now nine
times before the Court and never
i came get my trial. Mr J. Culter
told to me if you came get no
trial they should me give my libet
and he want to go for the Court
and will see if he not forget it)
I can see that all the money
who cost my trial and Boarding
it for nothing, simble only expence
for the City, because i be a innocent
lawful man and Citizen on 22 year
and no where can say any wrongs
against me i be strided in all my
Fatty and action, and want not

allowt any wrongs in my family
 from these comt my trouble.
 Now my dear Judge will you give
 me my trial & my liberty
 without the trial, i have not to
 fear any trial because et can
 nothing show against me, i walke
 in the way of my Lord and the
 Country, i work only against all
 sin and unrighteousness and for
 these i be hated from my wife
 and company: now i hope you
 will hear my prayer.

Respectfully yours Martin Haerlein

I like to have for witness

1, Charles J. Haerlein No 5 Bond St
 care of Robbins & Appleton, N. York

2, Mr Reichenbacher Shoemaker 224 Delancy

3, Dr. McDougal Superintendent Wards Island

4, Dr. Schneider on 19 Wards

5, Dr. from 21 Ward

6, The Keeper from both Wards

7, And the Head Cooks in the Kitchens

8, 15 Ward Doctors and Keepers day & night

9, 16 — Keeper, our Oldenly

from Bellevue Hospital

I dont not the name from the Dr & Keepers

0546

But so long you not have heard of
 me, and my Character and my wife's
 Character have Examined because
 so long must it be your Criminal
 and you my prosecutor, of my conduct
 say nobody any wrongs against me.
 and never I have lifted up my hand
 against my wife and to no other
 Person in my life, but my wife who has
 tryt so many times to kill herself, and
 want to kill me very often what will
 showeth by witnesses, and a week before
 she has a knife twice in the bed for what
 I hope you will be a Prosecutor to my
 wife, what the righteousness the Law wants.
 If you please will you send notice to my
 Son Charles J. Haernlein care of Mr O
 Robbins & Appleton No 5, Bowd St. New York
 for witness but not without Oat to swear
 because he hat to my wife so much he
 can I hope he will be examined good you can
 find out many truths my son and my wife
 sister it the reasons of the Crime that my
 wife have done on me. I felt so void
 that no witness can be given from the
 Crime from no side. because my wife was
 done already before she openet the window
 shats, I was to weep from loosing so
 many blood. Respectfully yours Prisoner
 I hope that my Lawyer will be payt from the
 City

0547

Calender Tuesday
 Tombs Jail Hospital 3rd of Sept 1882
 To the Honro: Dist: Attorney,
 Mr Joh Mac Geyu. Dear Sir;
 I am Martin Goemlein Prisoner-must
 and stay before you my dear Attorney
 as a Criminal and you will be as a
 Prosecutor against me what the rightness
 the Law want, if i be guilty, what you
 not case know now but I hope
 if you have heard me you will
 finde and know that i be innocen-
 fore this i could not play guilty
 the day before the General Session the
 Grand Jury. and hope When you
 trying me you will be my preventer
 Where you hear the truth that i
 have nothing do doe with the Crime
 between me and my wife, and that
 my wife is the Criminal who have
 cutt me my Throat and herself
 doe, of that she will made believe
 the People that i has doneth

0548

PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court-Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To

of No.

Mary Noemlein
106 Orchard Street,

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *4* day of *Oct* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

Martin Noemlein
in a case of Felony whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of *Oct* in the year of Lord 188 *2*

JOHN McKEON, *District Attorney.*

0549

DISTRICT ATTORNEY'S OFFICE,

New York, 188.

Dr Mc Donald
Superintendent Wards Island.
And second superintendent

Dr Schneider from the 19th Ward
+ the head cook from Wards Island

Bellvue Hospital

Dr from 15th Ward, and day
and night orderly, and keeper from
3rd Ward.

Charles J. Herdman of Robbins
+ Appleton 5 Bond St.

Mr Reichmbocher - 224 Delaney -

0550

Witness in
Case of People
= 25

Martin Holburn

0551

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Martin Hoernlein

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

Martin Hoernlein

of the CRIME OF "Assault and Battery upon another with a deadly weapon with intent to kill," committed as follows:

The said

Martin Hoernlein

late of the City of New York, in the County of New York, aforesaid, on the
twentyfourth day of July in the year of our Lord
one thousand eight hundred and eighty two with force and arms, at the City and
County aforesaid, in and upon the body of Maria Hoernlein
in the peace of the said people then and there being, feloniously did make an assault
and her the said Maria Hoernlein
with a certain razor
which the said

Martin Hoernlein

in his right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with
intent her the said Maria Hoernlein
then and there feloniously and wilfully to kill, against the form of the Statute in such
case made and provided, and against the peace of the People of the State of New York
and their dignity.

SECOND COUNT.

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

Martin Hoernlein

of the CRIME OF "Assault upon another, without justifiable or excusable cause, with a
sharp dangerous weapon, with intent to do bodily harm," committed as follows:

The said

Martin Hoernlein

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid,
with force and arms, in and upon the body of the said Maria
Hoernlein then and there being, wilfully and feloniously did make an
assault and her the said Maria Hoernlein
with a certain razor which the said Martin Hoernlein

in his right hand then and there
had and held, the same being then and there a sharp, dangerous weapon, wilfully and
feloniously, and without justifiable and excusable cause, did then and there beat, strike,
stab, cut and wound, with intent to then and there wilfully and feloniously do bodily
harm unto her the said Maria Hoernlein
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.

0552

BOX:

76

FOLDER:

853

DESCRIPTION:

Hume, Hester

DATE:

09/19/82



853

0553

106 - Bill Underwood

Counsel, *John*
Filed *19* day of *Sept* 1882
Pleads *Guilty*

THE PEOPLE

vs.

P

Hester Hunt

INDICTMENT.

CLARENCE

JOHN McKEON,

22 Sept 26/82 District Attorney.

A True Bill. *Truly acquitted.*

Foreman.

John McKeon

0554

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Hester Humme

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

Hester Humme

of the CRIME OF GRAND LARCENY, committed as follows:

The said

Hester Humme

late of the First Ward of the City of New York, in the County of New York, aforesaid, on
the ~~fifteenth~~ day of ~~August~~ 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 gold coin of the United States
of the kind known as double eagles of the
value of twenty dollars, one gold coin of the
United States of the kind known as eagles of the
value of ten dollars, one promissory note
for the payment of money, the same being
then and there due and unsatisfied of the
kind known as Bank Notes of the denom-
ination and of the value of five dollars,
one promissory note for the payment of money, the
same being then and there due and unsatisfied
of the kind known as United States Treasury Notes
of the denomination and of the value of five dollars,
and one promissory note for the payment of money
the same being then and there due and unsatisfied of the
kind known as United States Treasury Notes of the denomination
and of the value of one dollar

and of the goods, chattels and personal property of one
Morford 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 McKeon
District Attorney

0556

107 Billard

106

Counsel, *McKeon*

Filed 19 day of Dec 1882

Pleads *Not Guilty*

THE PEOPLE

vs.

Hester Hume

INDICTMENT.

LABORER

JOHN McKEON,

2 1/2 days District Attorney.
De. 1/17/82
A True Bill.

Amnoble Foreman.

0557

2^d District Police Court. *Eliza L. Morford* Affidavit—Larceny.CITY AND COUNTY }
OF NEW YORK, } ssof No. *34 West 17th* Street,being duly sworn, deposes and says, that on the *about 15th* day of *August* 1882at the *said premises* 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:

Good and lawful money of the issue of the United States Government, consisting of One gold coin of the denomination and value of Twenty dollars; One gold coin of the denomination and value of Ten dollars; One note or bill of the denomination and value of Five dollars and One note or bill of the denomination and value of One dollar. Said property being in all of the value of Thirty six dollars.

Sworn before me this

the property of

this deponent and her husband Charles H. Morford

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

Hester Sterne (now here) from the fact that the accused was in the employ of this deponent and that on the 4th day of September 1882, this deponent was present when officer Silas Rogers found in said Hester's trunk the sum of Thirty five dollars in coin and bills, to wit, one gold coin of the value of Twenty dollars; One gold coin of the value of Ten dollars, and one bill of the value of Five dollars.

Eliza L. Morford

POLICE JUSTICE.

4th day of September 1882

0558

Sec. 198—200.

2 DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Heester Heune*

Question. How old are you?

Answer. *I can't tell my age*

Question. Where were you born?

Answer. *South Carolina*

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

Answer. *39 West 17th Street : 4 months.*

Question. What is your business or profession?

Answer. *Chambermaid*

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 came from the south four months ago and I brought that money with me. It is my own money.**Heester Heune*Taken before me, this *4th*day of *September* 188*2**R. W. E. S. J.*

Police Justice.

0559

BAILED,

Reminded Sept 15 1882
and bill referred

Shampless

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

Police Court No. 107 District 737
THE PROSECUTOR
ON THE COMPLAINT OF
Charles J. Hafford
vs
Walter Kemme
1
2
3
4
Dated Sept 11 1882
Offence, Grand Larceny
Magistrate
Clerk
Witnesses
No. _____
Street _____
No. _____
Street _____
No. _____
Street _____
to answer _____
1882
RECEIVED
CLERK'S OFFICE
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 Walter Kemme

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 September 4th 1882 W. W. R. R. R. 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.

the case was dismissed for want of evidence, but that on the 15th of September said Rogers appeared before the said Grand Jury whereupon the said Jury took action upon the said Complaint and a bill of Indictment was ordered in the case as appears by the endorsement on the papers in the case.

Wherefore deponent charges the said Hester Thune with the Grand Larceny aforesaid and prays that she may be committed to await the due process of law

Sworn to before me

this 15 day of Sept 1882

J. M. [Signature] } Thomas Doyle
Rec'd. 12,

In re:

Hester Thune

0562

City and County of New York

Thomas Doyle, Detective Sergeant of the Municipal Police being duly sworn deposes and says that he is informed by one Eliza L. Morford of 39 West 17 Street in said City that on or about the 15 day of August 1882 there was stolen taken and carried away from her the sum of thirty six dollars in money consisting of gold coins and bank notes, the property of the said Eliza L. Morford by one Hester Thune, now in custody, and deponent is informed by Detective Sergeant Silas Rogers that he found in the possession of said Hester Thune the property so stolen.

That on the 4 day of September 1882 the said Hester Thune was duly committed on said charge by Police Justice J. H. Ford. That on the 14 day of September 1882 the case came before the Grand Jury of the County of New York and on account of the absence of the said Rogers

0563

the case was dismissed for want of evidence, but that on the 15 of September said Rogers appeared before the said Grand jury whereupon the said jury took action upon the said Complaint and a bill of Indictment was ordered in the case as appears by the endorsement on the papers in the case.

Wherefore deponent charges the said Hester Thune with the Grand Larceny aforesaid and prays that she may be committed to await the due process of law

Sworn to before me }
 this 15 day of Sept 1882 } Thomas Doyle
 J. Doyle
 Rec'd.

Dece:

Hester Thune

0564

2nd
L.

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. *39 West 17th* Street,

being duly sworn, deposes and says, that on the *5th* day of *August* 188*2*

at the *said premises* 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 silver plated tea-spoon
marked "M" of the value of Sixty Cents*

the property of *this deponent and her husband
Charles H. Morford*

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: *Hester Revere (now*

*here) from the fact that the accused
was in the employ of this deponent as
a servant and on the ~~day~~ 4th day
of *September* 188*2*, this deponent was
present when officer Silas Rogers
took the said property out of said Hester's
trunk.*

Eliza L. Morford

Sworn before me this

4th

day of

September 188*2*

POLICE JUSTICE.

0565

Sec. 198-200.

24

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Hester Hume*

Question. How old are you?

Answer. *I can't tell my age.*

Question. Where were you born?

Answer. *South Carolina*

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

Answer. *39 West 17th Street: 4 months.*

Question. What is your business or profession?

Answer. *Chambermaid*

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. *It was thrown out in the ash barrel and I found it there*

Taken before me, this *4th*

day of *September* 188*2*

Hester Hume

B. W. R. M. C.

Police Justice.

0566

BAILED,

No. 1 by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Street,

Street,

Street,

Street,

General Sessions

Police Court

District.

ON THE COMPLAINT OF

vs. *Wm. J. ...*

Offence.

2

3

4

Dated

1882

Magistrate.

Clerk.

Witnesses.

No. *...*

Street,

No. *...*

Street,

No. *...*

Street,

No. *...*

Street,

No. *...*

Street,

No. *...*

Street,

No. *...*

Street,

No. *...*

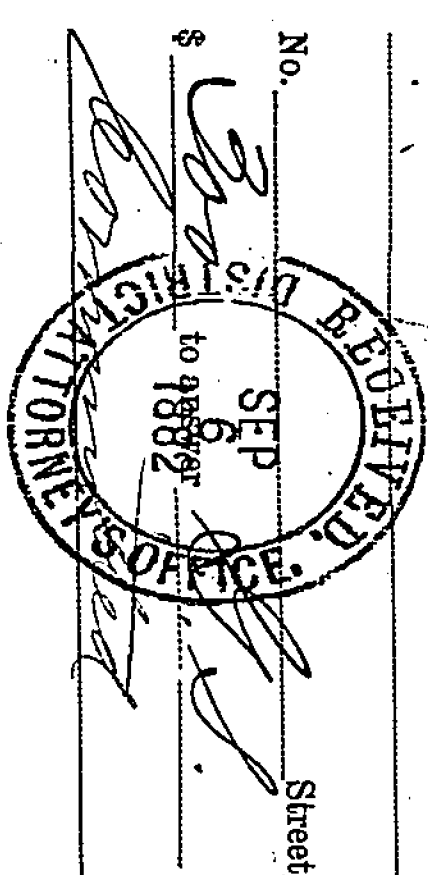
Street,

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 *Wm. J. ...*

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 *September 4th* 1882 *B. W. Murphy* 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.

Johnnie
at
the
the

0568

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Hester Hume

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

Hester Hume

of the CRIME OF GRAND LARCENY, committed as follows:

The said

Hester Hume

late of the First Ward of the City of New York, in the County of New York, aforesaid, on
the *five* day of *August* 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 spoon of the value
of sixty cents.*

of the goods, chattels and personal property of one *Elizabeth*
Morford 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 McKeon
District Attorney

0569

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.

0570

BOX:

76

FOLDER:

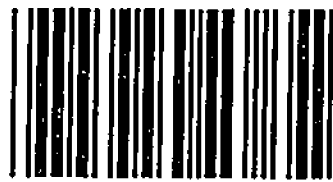
853

DESCRIPTION:

Hunter, Thomas

DATE:

09/25/82



853

Deputy
Thos. J. Melick
46 Alexander
Rich. Menam
98. Washington
Served also for
Criminal & Juvenile

7.2

J. D. Cleaver
98. Foundry fr. Am
Sept. 1. 1882
Hudson Washington
Oct. 1. 1882

Filed 20 day of Sept 1882
Bill Wadsworth

Pleas

THE PEOPLE

vs.

P

Thomas Hunter

Obtaining Goods by False Pretences.

JOHN McKEON,
District Attorney.

A True Bill.

Foreman.

John Wadsworth

Sept 26/82
I Plead guilty
19th Sept. 1882

John Wadsworth

0572

signed
J. Thomas Hunter

from the before time
this day of Oct 1 1887
William Hunter
Hepburn

City Prison
Oct 2. 1887

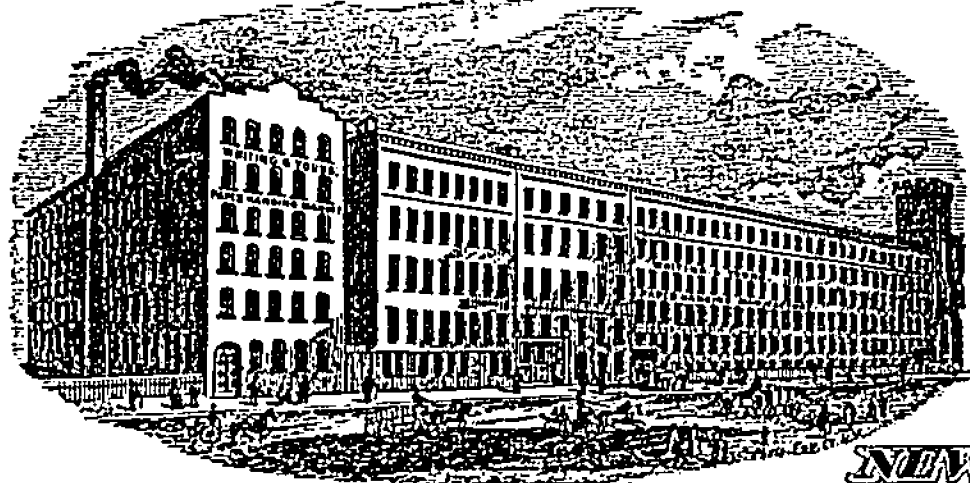
{ Hon J Smyth (General Sessions)
Honorable Sir.

I. Thomas Hunter a Prisoner
here do make oath and solemnly
swear that the only situations

I have held since I have been in this Country. were as follows
Howler Bro. Stock & Bonds Chicago and Peter McFech
Milwaukee as Shipper Cashier & Bookkeeper. While in these
situations. Millions of dollars worth of Property & Cash passed
through my hands. I most solemnly swear I never was charged
with appropriating one Cent. by either of the firms. further I
never was arrested in either Illinois or Wisconsin. for any crime
whatever. furthermore I do most solemnly swear that I never
was tried for any crime in New York City or State (except to fine
(or fighting) never served one hour in any Prison in the City
or State for any offence whatever. (except the Tombs) and
never was put on trial or acquitted by a Jury for any offence.
further I never was arrested in Great Britain for any offence whatever.
I most solemnly swear this Affidavit is the whole truth in
every particular.

I most humbly beg & pray your Honor to give
me your consideration.

0573



WHITING & CAMPBELL,
MANUFACTURERS OF
PAPER HANGINGS,
No. 413 to 435 WEST THIRTYFIRST ST.

NEW YORK

Sept 18 1888
Collection in aid of ~~John B. Brown~~ ^{Rich}
Whiting & Campbell 11.00
Pay Roll Sept 16 via cash 100.00
Thos. Barton Bond
J. H. Hermann Rec.

0574

Contd

Perkins Jordan & Co
Watson Lumber Co
James Lee Co
Wm & W & C Co. (McClos)
Lockwood & McClintock
Menaul Rich Co
John Pettit Bros
Geo H & Sons
Delamater & Co
Woodward Co
G B Hart Co
H A Holgate
Pope Brown Laurens
E D Murdock
Gilbert Potter Co
Lagan Co
Patterson Downing Co
Steph Ballou Co
Patterson Bros
J C Gossup Co
Hans Bros
H C Hays Contd paid \$5.00

0575

cont
Littlewood
Alcubilla
Spain & others

0576

MUNICIPAL POLICE,

300 Mulberry Street,

N.Y.C.

Ordered in case of

James Hendon

of London

0577

ALL CLAIMS FOR DEDUCTION MUST BE MADE WITHIN TEN DAYS OF DATE OF BTL

NEW YORK, *Sept 8 1887*

Collection in aid of Wm H. Doan in employees

BOUGHT OF

Bay State Shoe & Leather Co.

MANUFACTURERS OF BOOTS AND SHOES.

91 & 93 CHAMBERS ST AND 73 & 75 READE ST

For Funds Bankable in N.Y. City

E.B. HOYE, PRESIDENT

F.A. NIERGAARD, TREASURER

Shipped via

TERMS CASH.

DIRECT ALL LETTERS TO BOX 5000, P.O.

CASE NUMBER	NO. PAIRS	PATTER NUMBER		SIZES	
			HA Mergaard (H.R.)		\$30.00
			Office 40		
			J.A. & Co. Dickerson Co.	paid	15.50
			Schultz & Wulfsberg Co.	paid	15.00
			Gray & Magar Co.	paid	10.00
			Wright Bro.		
			Leek & Wood		
			Robertson & Hoople	cont.	paid 5.00

0578

JOS. SACHS KALISKE,
—MANUFACTURER OF—

Men's, Boys' and Youths', Ladies', Misses' and Children's

FINE HAND AND MACHINE SEWED

BOOTS + AND + SHOES,

Nos. 79 & 81 READE STREET,

Bet. Broadway & Church St.,

NEW YORK.

Represented by _____

0579

E. MARSCHEIDER,

Manufacturer of all kinds of

BUTCHER'S FIXTURES

ICEHOUSES, RAILINGS, BENCHES,
COUNTERS, BLOCKS AND TRAYS,

753, 755 & 757 1st Ave. bet. 42. & 43. Sts.
NEW YORK.

JOBGING PROMPTLY ATTENDED TO.

0580

HENRY ARTHUR,
DEALER, IN
LEATHER & FINDINGS,
AND MANUFACTURER OF
BOOT & SHOE UPPERS,
84 & 86 GOLD ST., NEW YORK.

0581

THOMAS GANNON,
Successor to the late John Benson,
ESTABLISHED 1829.

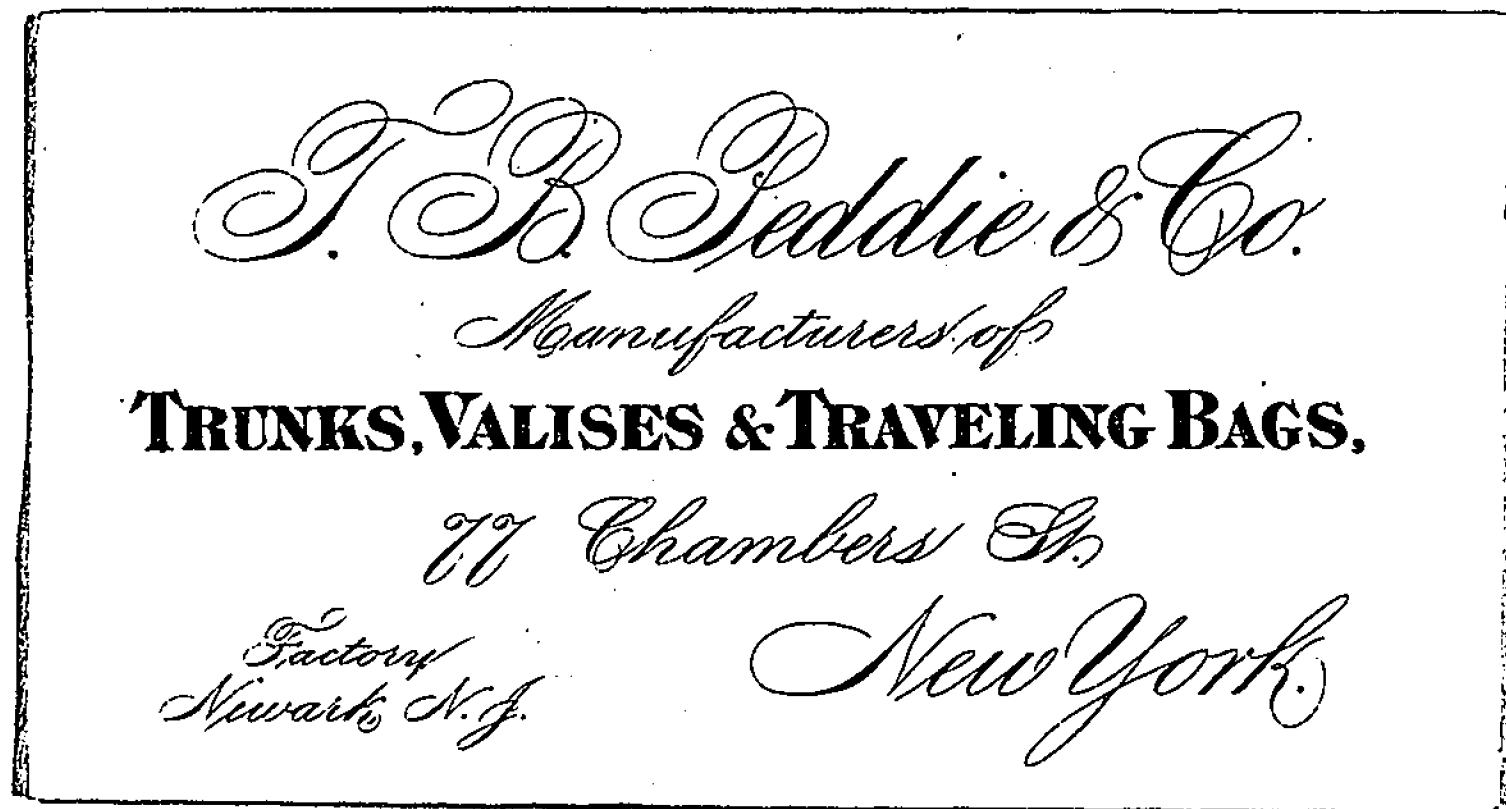
Coppersmith, Brass Founder and Machinist,
Manufacturer of Cannon & Daudt's Improved Double and Tripple
Effect Sugar Apparatus.

Open Trains for Steam or Direct Fire on the Most Improved Plans.
*Every Description of Copper Work and Machinery for Rum,
Alcohol, Grain and Turpentine Distilleries.*

PLANTATIONS AND SUGAR REFINERIES FITTED UP COMPLETE.
Works, 66 to 76 Hudson St.,
JERSEY CITY, N. J.

Take Cortlandt Street Ferry. Two Blocks South of Penn. R. R. Depot.

0582



0583

THOS. H. HALL,
MANUFACTURER OF
HAVANA CIGARS,
AND
"BETWEEN THE ACTS"
ALL-TOBACCO CIGARETTES.
222 GREENWICH STREET,
Cor. of Barclay St. NEW YORK.

0584

**POOR QUALITY
ORIGINAL
DOCUMENT(S)**

0586

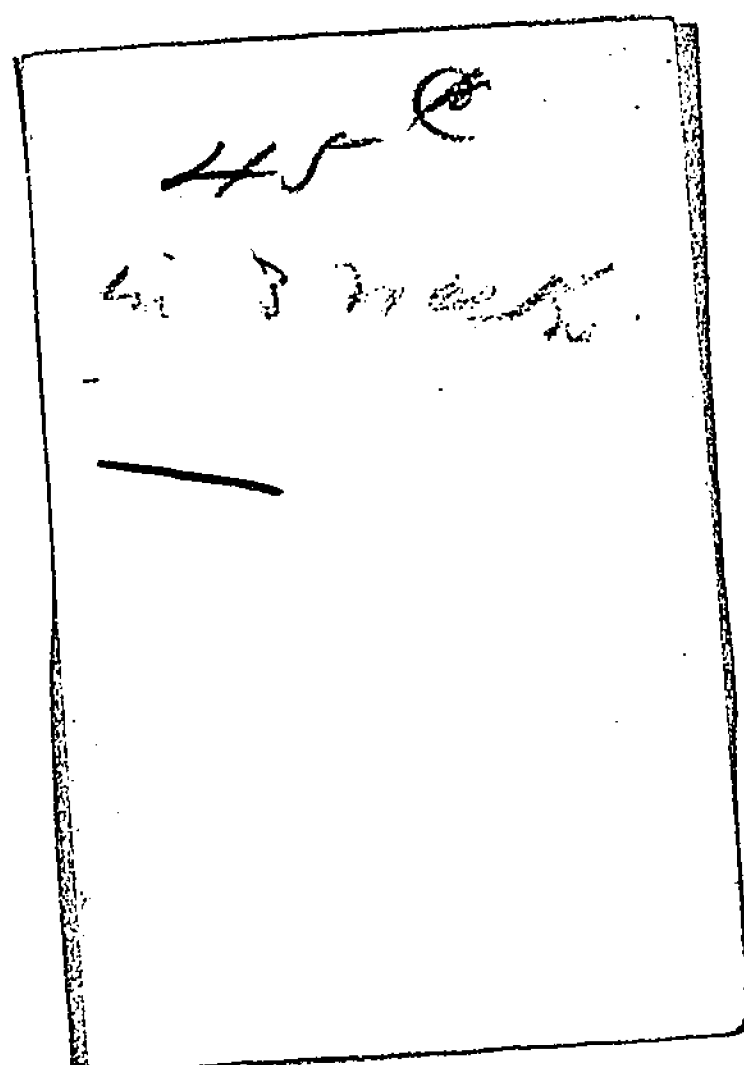
Dr. C. A. Banks,

12 East 28th Street,

(Near 5th Ave.)

OFFICE HOURS:
9½ to 11 A. M.
And 6 to 7½ P. M.

0507



0588

Adopted NOVEMBER 24th, 1880.
 MANUFACTURERS' PRICE LIST
 -OF-
 WROUGHT IRON PIPE.

Inside Diameter.	Price per Foot BLACK.	Price per Foot Galvanized.	Stan'd Weight per Foot.
$\frac{1}{8}$ inch.	.08		.24
$\frac{1}{4}$ "	.08	.11	.42
$\frac{3}{8}$ "	.09	.12	.56
$\frac{1}{2}$ "	.11	.15	.85
$\frac{3}{4}$ "	.13 $\frac{1}{2}$.19	1.12
1 "	.19	.28	1.67
1 $\frac{1}{4}$ "	.27	.40	2.25
1 $\frac{1}{2}$ "	.33	.47	2.69
2 "	.46	.64	3.66
2 $\frac{1}{2}$ "	.75	1.00	5.77
3 "	.95	1.30	7.54
3 $\frac{1}{2}$ "	1.25	1.70	9.05
4 "	1.50	2.05	10.72
4 $\frac{1}{2}$ "	1.75	2.40	12.49
5 "	2.25	3.00	14.56
6 "	2.75	4.00	18.77
7 "	3.75		23.41
8 "	4.75		28.35
9 "	6.50		34.01
10 "	8.00		40.64
12 "	12.00		54.65

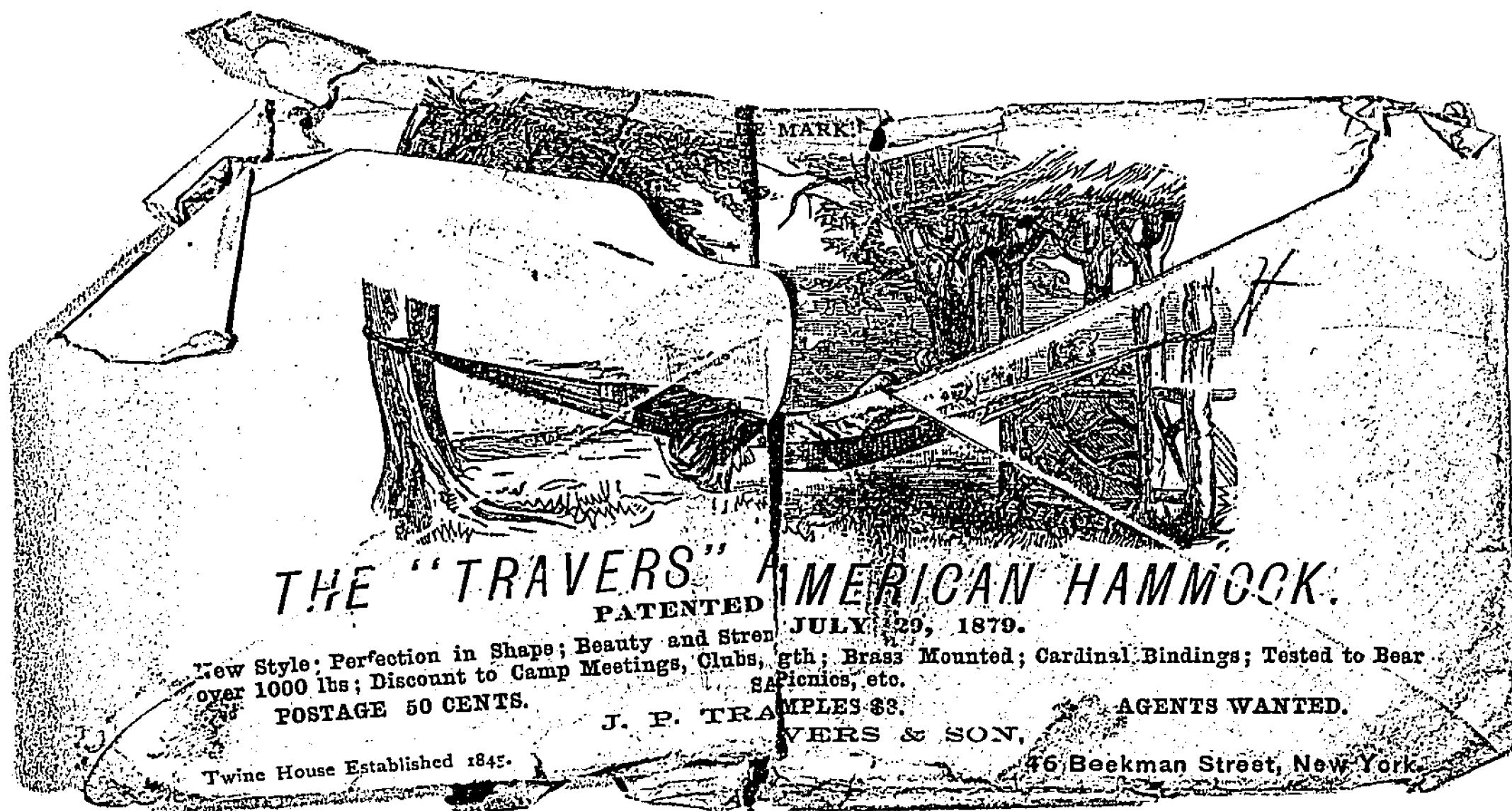
Discount, Subject to change without notice.

JOHN SIMMONS,
 106, 108 & 110 CENTRE STREET,
 17 & 19 FRANKLIN STREET, *JH*
 Fittings, Valves, Radiators, Etc.
 ENGINEERS' SUPPLIES.

0589

TORN PAGE(S)

0590



THE "TRAVERS" AMERICAN HAMMOCK.

PATENTED JULY 29, 1879.

New Style: Perfection in Shape; Beauty and Strength; Brass Mounted; Cardinal Bindings; Tested to Bear over 1000 lbs; Discount to Camp Meetings, Clubs, etc.; Picnics, etc.

POSTAGE 50 CENTS.

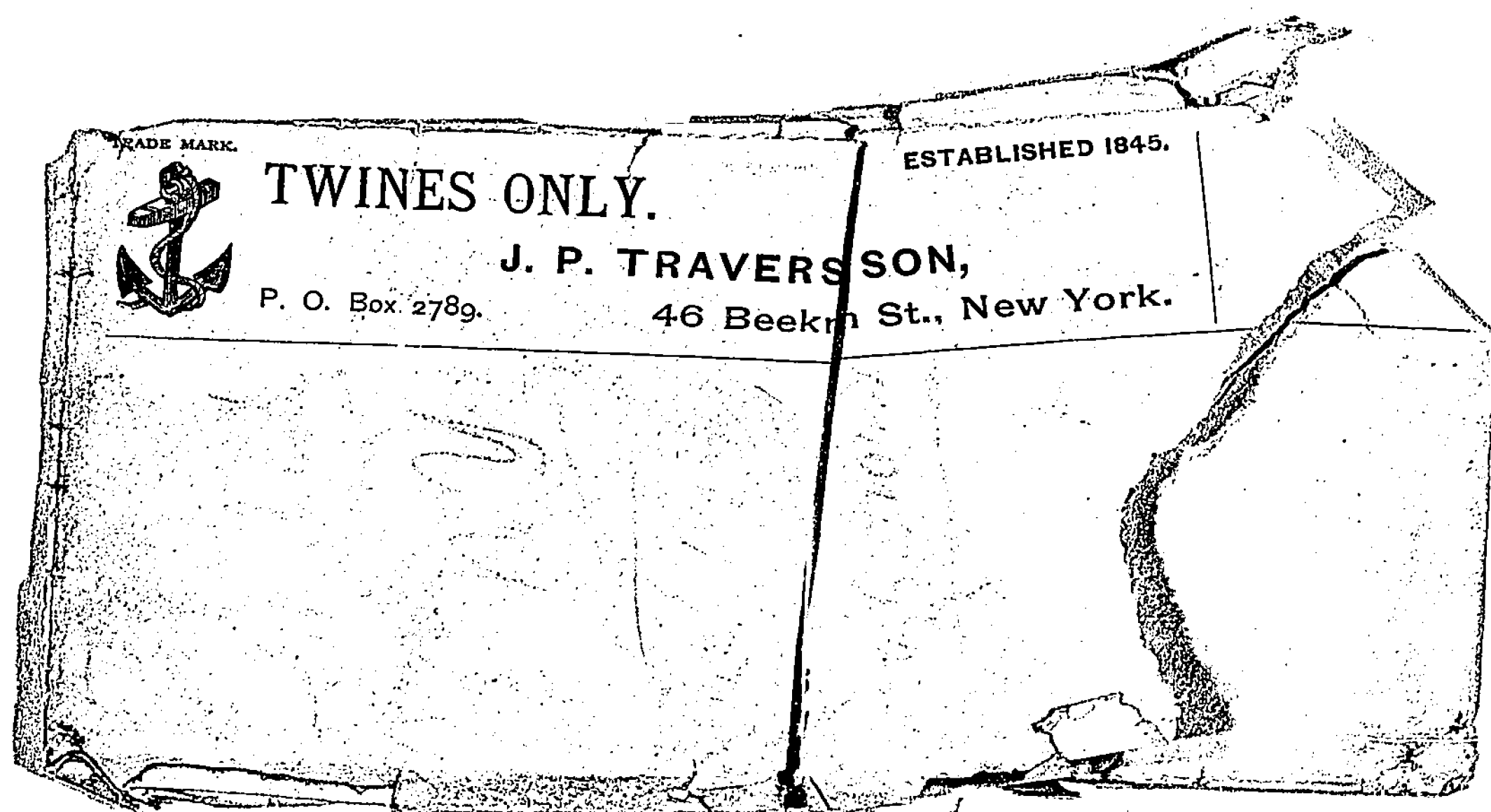
J. P. TRAVERS & SON.

AGENTS WANTED.

Twine House Established 1845.

46 Beekman Street, New York.

0591



0592

NEW YORK HOSPITAL.

Aug 30 1882

Pass *Thomas Hunter*

Patient from Ward *0*

Discharged to-day *Geo Lullam*

SUPERINTENDENT.
W. C. T.

0593

A Patient in the Hospital
24 Days
Robinson 39 of 1840
May 1840

0594

J. LAGOWITZ. LEOPOLD HAAS. J. FRANKLE.

J. LAGOWITZ & CO.,
MANUFACTURERS OF ALL KINDS OF
Trunks & Traveling Bags,
305 CANAL & 47 HOWARD STREETS,
New York.

JUDGES' REPORT OF AWARD.
"Large Assortment, Good Workmanship,
and Moderate Cost."
A. T. GOSHORN, J. R. HAWLEY,
Director General. Pres't.
J. L. CAMPBELL, Sec'y.

MANUFACTORY,
EAST NEWARK, N. J.

0595

Continued

Campfield Smith / p^d 500

Spencer & Muddhill

Bond Persons Co.

Sty Macfarland Paid 300

Dr. Kensen Vandezee 20/11/500

A Field gun!

Waterbury Co. x x

Steward Dr Lene! Jan 5

Halsey & Smith.

Gerardus Row

Mr Scott Sons Co ✓ Paid 500

Harrington & Co

Nagel & Werner

+ + Chet 200

0596

cont
Stephen Cretcher to pay 500
Bullard Co
Sterner Bros Co 500
J. Rockwell Co
A. & S. Smith & Bros. Paid 500
J. Blumenthal
Ruth Lips
Albert Stalley. Paid 500
~~Stalley~~ Stalley to
J. O. Allen Co. Paid 500
Barbour Bros
Sheffield Bros
H. H. Halbert & Co.
Browning & Southerland Co. Paid 500
E. L. Harts Co.
Wm. H. Carroll Co.
A. O. Buckley.
Fred. H. Harts
Buckley & Sons!
J. H. Harts
Orel
Care 5 in

0597

H. S. March

manages

Sept 15 1884

Collection in aid of John Bohn
'in employ. of J. Lagowitz Co

J. Frankle J. L. Cox \$20.00

paid coll. Sept 16.

\$1.75

Phelps Dodge Co

paid \$10.00

A. A. Thompson Co

Board Barrens Co

Dickinson Manderson Co Paid 10.00

W. R. Cox Co

P. H. Robertson Mns.

paid \$5.00

Richard Young

Matthews & Bligh

Pope & Knight & Co

Robertson & Hoople

V. H. Seaman

Langdon Co

Rogers Mns.

Reed & Barton

Russell & Brown Mns.

W. L. Harris Co

Jude Co

cont 2

0598

Cont
Josiah Maceys Sons
Huller Bros Co
Patterson Bros
Mrs Scott Sons Co
C. V. Stone Co

noted

0599

Edward Simon.
Sam Simon.

Wm. Simon.
M. Schwerin.

EDWARD SIMON & BROS.
MANUFACTURERS OF
TRUNKS, TRAVELING BAGS AND VALISES,
Nos. 479 BROADWAY & 52 MEROER ST.
FACTORY, NEWARK, N. J.

H. Marsh
Manager

New York, *Sept 6* 1887
Collection made of *John B. Smith* in supply
of *Wm. Simon & Bros.* *# 78.02*
My call Sept 9. Warehouse # 77.75
Henry G. Bell Co. Paid 5.00
L. H. Robertson Co. Paid 5.00
Abels meat Co.
C. B. Vandell Co. Paid 5.00
Equine Dealers
Phallock & Dinger Paid 3.00
Contd.

Contd

a & Smith Bros ✓ Paid \$500
Bullard Co.
Lapham Castells Co ✓ paid #500
H Bleunenthal
Roth Hips
Stedwell Sargent Co ✓ [500]
Sternfeld Bros ✓ "#5"
J L Rockwelle Co ✓ Paid \$500
Barlow Bros
Cass York Co
G St Holbrook Co
Brownrig Lowing Co
The Frost
E R Keston Co ✓ Pay 500 B
Callahan ✓
[scribbles]

Handwritten: 507465

0602

Form 99.

Sixth District Police Court.

STATE OF NEW YORK.
City and County of New York, } ss.

James J. Dickerson
of No. 70 Gold
Street,

being duly sworn, deposes and says, that

Thomas Hunter
now here did on the 11th instant
by color of a certain false
writing hereto annexed knowingly
designedly & feloniously with
intent to cheat & defraud for
an alleged charitable or benevolent
purpose obtain of deponent
lawful money to the amount
of five dollars

That the defendant
stated to deponent that a person
named John Bohue was injured
and incapacitated from work by
an elevator in the Graffs factory
in Newark and that the defendant
was delegated & empowered to receive
subscriptions & contributions in aid
of the wife of said Bohue for
the purpose of starting his Bohue
wife in business. That deponent
believing his statement gave him
(Hunter) five dollars & has since
discovered that no person has been
injured in his ^{Graffs} factory of that name
& that no person has received any
injury therein ~~within~~ the past year and
therefore deponent charges the defendant with
cheating & defrauding in violation of the statute in
such case made & provided

Sworn to before me this 10th day of September 1891
at New York
Justice

James J. Dickerson

0603

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

1st District Police Court.

Thomas Hunter

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

Question What is your name?

Answer.

Thomas Hunter

Question. How old are you?

Answer.

33 Years

Question. Where were you born?

Answer.

England

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

Answer.

48 Madison Street & about 9 months

Question. What is your business or profession?

Answer.

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 of
the charge

Thos Hunter

Taken before me this

day of Oct 1888

Wm. J. [Signature]

Police Justice.

BATTED,

Police Court.

Dist

THE PEOPLE, &c..

ON THE COMPLAINT OF

9/10 2805 49221.

Thomas Huxley

Offence.

Dated

189

2

Magistrate.

1

Officer:

Clerk.

IV itnē

No. _____

Street.

No. _____

Street,

1

2

•

1

7

1

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 Thomas Purdie

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 Sept 11 1882 Wm. L. Mumford 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.*

5090

Dated 188 Police Justice.

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

There being no sufficient cause to believe the within named

Dated 188 Police Justice.

to bail to answer by the undertaking hereto annexed.

I have admitted the above named

Dated 188 Police Justice.

give such bail.

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

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

and that there is sufficient cause to believe the within named

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed

Police Court District

THE PEOPLE, &c.

ON THE COMPLAINT OF

James Dickerson

970 3rd St.

Thomas Hunter

BAILED,

No. 1 by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Witnesses,

No.

Street,

No.

Street,

No.

Street,

No.

Street,

to answer

(Corn)



Dated 188

Magistrate.

Officer.

Clerk.

0606

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Thomas Hunter

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

Thomas Hunter

of the crime of OBTAINING GOODS BY MEANS OF FALSE PRETENCES,
committed as follows:

The said

Thomas Hunter

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the eleventh day of September in the year of our Lord
one thousand eight hundred and eighty two at the Ward, City and County
aforesaid, with force and arms, with intent feloniously to cheat and defraud one

James J. Dickerson

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to said James J. Dickerson

That there was a man named John
Bohm who had been seriously injured
by an accident to the elevator in the
factory of Mr. Graff, and that he had
been by that accident incapacitated for
work, and that he, the said Thomas
Hunter had been duly designated, em-
powered and requested by the family of
the said John Bohm to solicit and receive
contributions in aid of his wife and fam-
ily.

And the said

James J. Dickerson

then and their believing the said false pretences and representations so made as aforesaid by the said

Thomas Hunter

and being deceived thereby, was induced, by reason of the false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said

Thomas Hunter the sum of five dollars in money, good and lawful money of the United States of the value of five dollars

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said

James J. Dickerson

and the said *Thomas Hunter* did then and there designedly receive and obtain the said

sum of

money

of the said

James J. Dickerson

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said

James J. Dickerson

by means

of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said

James J. Dickerson

of the same. And Whereas, in truth and in fact, ~~the said~~ there was

no such man as John Bohm who had been seriously and accidently injured by the elevator in the factory of said Graft, and incapacitated for work thereby, and he, the said Thomas Hunter had not been duly designated, empowered and requested by the family of said John Bohm to solicit and receive contributions in aid of the wife and family of said John Bohm

0608

And Whereas, in truth and in fact, the pretences and representations so made as aforesaid, by the said *Thomas Hunter* to the said *James J. Dickerson* was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said *Thomas Hunter* well knew the said pretences and representations so by *him* made as aforesaid to the said *James J. Dickerson* to be utterly false and untrue at the time of making the same.

And so the Grand Jury aforesaid, do say, that the said *Thomas Hunter* by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said *James J. Dickerson*

the sum of five dollars in money, lawful money of the United States and of the value of five dollars

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said *James J. Dickerson* with intent feloniously to cheat and defraud *him* of the same, 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.

0609

BOX:

76

FOLDER:

853

DESCRIPTION:

Hurry, Harry

DATE:

09/26/82



853

Witnesses:

Bailed by
John Gaunter
311 E. 113

Sept. has been
indicted.
Will be arrested
at once according
before.

Day of Trial
Counsel,
Filed 26 day of Sept 1887
Pleads Guilty (to)

THE PEOPLE

HARRY HUNY B

Selling Lottery Policies.

JOHN MCKEON,
District Attorney.

A True Bill.

J. P. Revett / J.P.

Foreman.

City of New York.

W. Frank Cogrove of the
Central Office being duly
sworn says that he saw
on this 20th Sept 1882
Frank Stone & Henry Hurry
talking together in the
Bowry. when deponent saw
across the Grand Street &
arrested Hurry, handing
him over to another
officer when deponent
arrested Henry Helwig
That deponent found in
the possession of Henry
Hurry the annexed
paper called a lottery
policy and containing
the figures or numbers
2/1 20/ which are the
numbers ^{that} Frank Stone
says he was to give Henry
Hurry the sum of ten
cents

W. Frank Cogrove

Sworn to before me this

20th day of September 1882

J. H. M. V. M.

Police Justice

0612

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

Frank Stone
of 21 East Houston Street

~~of~~ ~~the~~

being duly sworn, deposes and says, that on the 20th ~~Street~~

day of September 1882, at ~~the~~ the public street
~~front~~ the Bowery.

Street, in the City and County of New York,

Henry Hurry

did unlawfully and feloniously sell and vend to deponent
the figures the numbers in a lottery
viz $\frac{1}{2}$ - 1 20 for 10 cents. deponent
agreeing to pay said 10 cents in the future
as soon as he could get the money that
a certain paper and document, the same being what is commonly

known as, and is called a Lottery Policy, and which said Lottery

Policy, writing, paper, and document is as follows, that is to say:

$\frac{1}{2}$ - 1 20 was not given to deponent
but was found in Hurry's possession

as deponent is informed by
officer Cortello grave of the Central
office

Wherefore deponent prays that the said

may be dealt with according to law.

Sworn to before me, this

20

day of

Sept

1882

Frank Stone

B. W. Pryor

Police Justice.

0613

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

Second District Police Court.

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

Question What is your name?

Answer.

Henry Hurry

Question. How old are you?

Answer.

35

Question. Where were you born?

Answer.

United States

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

Answer.

21 Livingston St one month

Question. What is your business or profession?

Answer.

Clerk

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

Answer.

I am not guilty
Henry Hurry

Taken before me this 20

day of Sept 1888

John J. Murphy
Police Justice

Price for off

BAILED,
No. 1 by Henry Miller
Residence 140 Canal Street,
No. 2, by
Residence
No. 3, by
Residence
No. 4, by
Residence

Price for off
Henry Miller
140 Canal Street
New York

Police Court 2d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Frank Stone
21 East Hamilton
Henry Henry

Dated September 20 1882
304. Buxby Magistrate.
W. Frank Gasque Clerk.
1000 bail for Henry Henry
at 2.30 p.m. Sept 20

Witnesses,
No. Street,
No. Street,
No. Street,
No. \$500
RECEIVED SEP 25 1882 DISTRICT ATTORNEY

0615

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 Henry
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he
give such bail.
Dated September 20 1882
Henry Henry
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated Sept 22 1882
Henry Henry
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.

06 16

City of New York.

Mr. Frank Casgrove of the
Central Office being duly
sworn says that Frank
Stone is a material witness
in the matter of Complaint
against Henry Hurry
Charged with selling a
Lottery Policy

That Stone is an un-
willing witness and defendant
does not believe that he will
appear unless he is required
to give security for his ap-
pearance.

W. Frank Casgrove

Sworn to before me

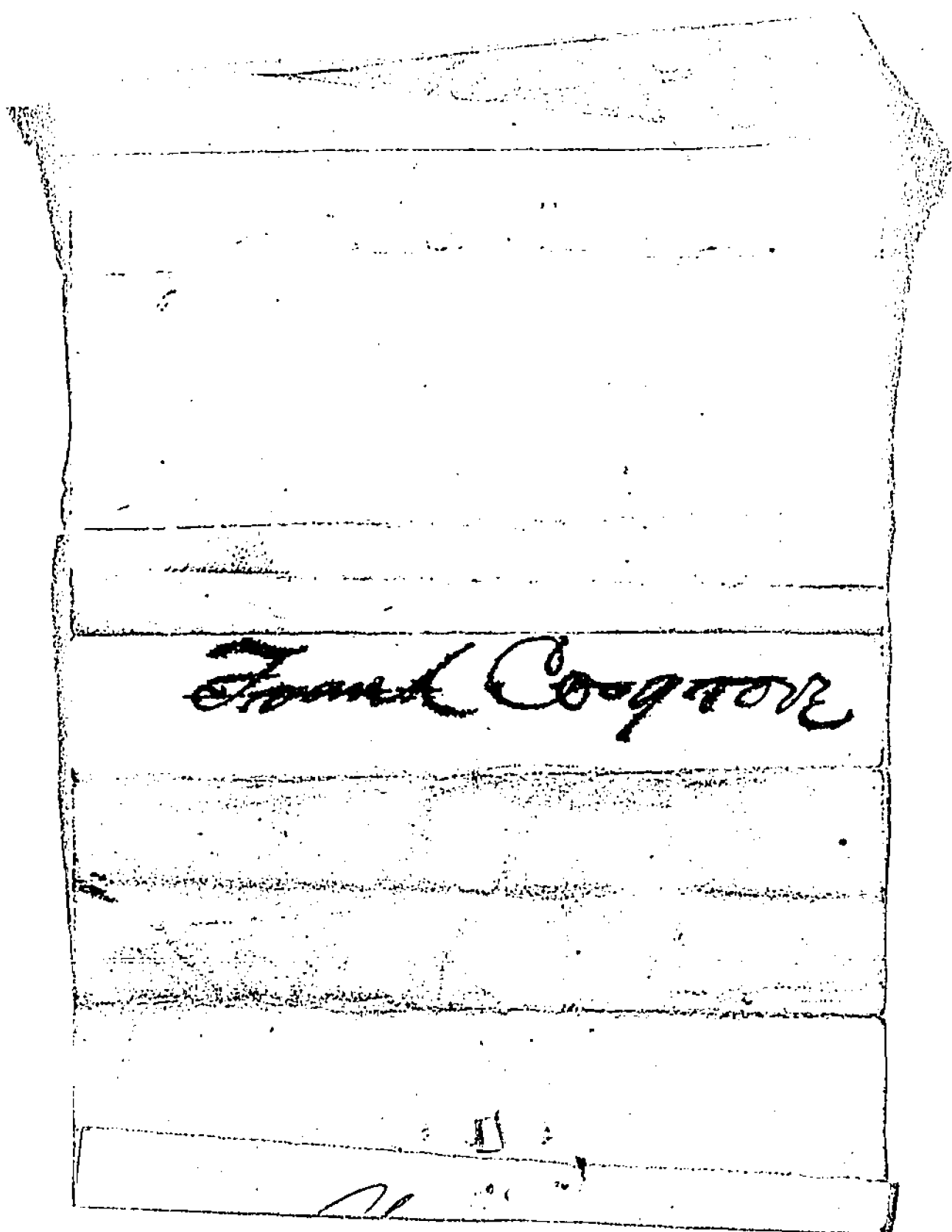
this 20th day of September 1882

B. J. B. v. y. Police Justice

06 17

Yon
40. 1-3=
Lent
~~Yon~~
2-1-20

06 18



06 19

State of New York.

Executive Chamber,

Albany, June 2nd 1884

See if time
was not
suspended
sentence
here

Sir: Application having been made to the Governor for the
pardon of Harry Hursey, who was
sentenced on March 31, 1884, in your County,
for the crime of Violation Lottery Law for the term
of 1 years and \$150 to the State Prison
Penitentiary you are respectfully requested (in pursuance of
Chapter 310, Laws 1849) to furnish the Governor with a concise
statement of the case as proven on the trial, together with any other
facts or circumstances which may have a bearing on the question of
granting or refusing a pardon. Be pleased, also, to state the previous
character of the convict. All of which is respectfully requested
Each letter of inquiry from this Department should be answered on
a separate sheet.

Very respectfully yours,

To Hon. Peter B. Olney
District Attorney, &c.

Superintended
by Goodwin Brown
Deputy Clerk.

Over

filed Sep 24/84

0620

He claims that he received a sentence
far in excess of that usually imposed
for such offenses, and that he was a
mere clerk & was forced into the business
by those who were more guilty than
himself.

Answered
May 14/88
J. B. D.

0621

H. WISEDANGER,

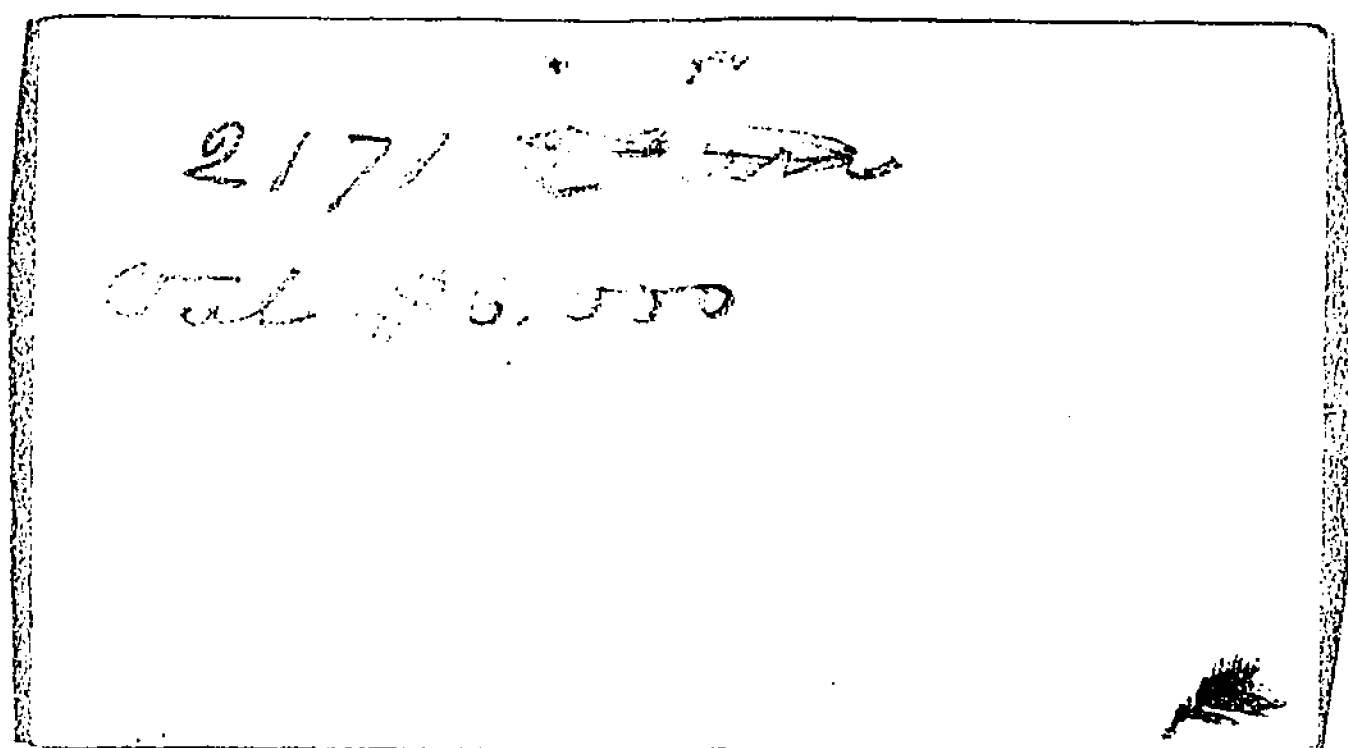
Boot & Shoe Store,

No. 140 CANAL STREET,
Near the Bowery, NEW YORK.

BOOTS AND SHOES MADE TO ORDER.

Repairing Neatly Done at the Shortest Notice.

0622



0623

State of New York.

Executive Chamber,

Albany, June 2nd 1884

Sir: Application having been made to the Governor for the
pardon of Harry Hursey, who was
tried and convicted before you Nov 31, 1884 of
Violation Lottery Law and sentenced
to the State Prison Penitentiary for \$150⁰⁰ fine

Will you oblige the Governor with your opinion of the case, together
with any facts or circumstances which may have a bearing on the
question of granting or refusing a pardon?

Very respectfully yours,

Chas. A. Bland
By Goodwin Brown
Sec. of the State

Over

0624

He claims that he received a sentence
far in excess of that usually imposed
for such offenses, that he was a mere clerk
and was forced into the business by
chance far more guilty than himself.

1/1/1911
J. J. Kelly
1/1/1911

Journal of General Sessions of the Peace,
held in and for the City and
County of New York.

The People of the State of New York.
against.
Harry Hurry.

To
Randolph B. Martin Esq
District Attorney New York County.
Dear Sir

Please Take Notice
that on the annexed affidavit, I
will move at the Court of General
Sessions of the Peace in the City and
County of New York, at Park ONE
thereof on Tuesday the 2nd day of
February 1885, at Eleven o'clock
in the forenoon, or as soon there-
after as counsel can be heard for
an order to remit the fine of One
hundred and fifty Dollars, imposed
on the defendant by Honorable
Frederick Smyth Recorder, on the
31st day of March. 1884. on con-
-viction of having violated the
Lottery Law: or for such other re-

City and County of New York, ss:

Harry Hurry
being duly sworn, says, that on the
31st day of March 1884 I was con-
-victed of the crime of selling lottery
policies at the Court of General Ses-
-sions in and for the City and County of
New York and was thereupon sen-
-tenced by the Recorder of said Court
to one year's imprisonment
in the Penitentiary and one hundred
and fifty dollars fine.

That I am utterly destitute
and unable to pay the said fine
or any part thereof.

That on the 7th day of June
1884 my wife died and through
my poverty had to be buried by
Charitable neighbors. That in
consequence of the death of my wife
my home has been broken up and
I am rendered utterly destitute.

That in view of the above I
humbly pray the said Honorable Court
that said fine may be remitted
and your petitioner will ever pray.

Sworn to before me this
30 day of January 1884
Gilbert McClain
Commissioner of Deeds
N.Y. County.

Harry Hurry

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

The People v

Ans. 11/15/81

Harry Hurry.
Juror No. 1.

Affidavit of Office of
Notary

Ed. Rice.
Counsel for Petitioner
90 Centre St.
N.Y. City

For
P. O. Martin Esq.
District Attorney
New York County

0628

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Harry Sherry

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

Harry Sherry

of the CRIME OF "Vending and Selling to another what are commonly known as and called Lottery Policies," committed as follows :

The said

Harry Sherry

late of the *fourteenth* Ward, in the City and County aforesaid,
on the *twentieth* day of *September* in the year of our Lord one
thousand eight hundred and eighty *two* at the Ward, City and County aforesaid,
with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply, to one

Frank Stone

and did procure and cause to be procured for the said

Frank Stone

a certain paper, instrument, and writing, commonly called a 'lottery policy, which said paper, instrument, and writing, called a lottery policy, is as follows, that is to say :

40-1-3 =

Kenet
-1-
-2-|-1-20✓

(a more particular description of which said instrument and writing so commonly called a lottery policy, 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.

0629

SECOND COUNT—

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

Harry Sherry
of the CRIME OF "Vending and Selling to another what is commonly known as and called Lottery Policies," committed as follows:

The said

Harry Sherry
late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in year aforesaid, and on divers other days and times between that day, and the day of the taking of this inquisition, was and yet is a common gambler; and that he the said

Harry Sherry
on the day and in the year aforesaid, and on said other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, at and in a certain ~~room in a building, known as number~~

street known as the Bowery
in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply to divers persons (whose names are to the jurors aforesaid unknown and cannot now be given), and did procure, and caused to be procured, for the said divers persons (whose names are to the jurors aforesaid unknown), certain instruments and writings, commonly known as and called lottery policies (a more particular description of which 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

Harry Sherry
of the CRIME OF "Vending and Selling to another, what are commonly known as and called Lottery Policies," committed as follows:

The said

Harry Sherry
late of the Ward, City and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler:

And that he the said

Harry Sherry
afterwards on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, at and in a ~~certain room in a certain building, known as number~~

street known as the Bowery
in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply to one

Frank Stone
and did procure and cause to be procured for the said *Frank*
Stone

a certain instrument and writing, commonly known as and called a lottery policy, which said instrument and writing commonly called a lottery policy, is as follows, that is to say:

40-1-3 =

36

-1-1-1-20

(a more particular description of which said instrument and writing so commonly called a lottery policy, 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.

0630

FOURTH COUNT—

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

Harry Hurry
of the CRIME of "Selling and Vending a paper and writing, in the nature of a bet and wager upon the drawn numbers of a Lottery," committed as follows:

The said

Harry Hurry
late of the *Fourteenth* Ward, in the City and County aforesaid,
on the *twentieth* day of *September* in the year of our Lord one
thousand eight hundred and eighty *two* at the Ward, City and County aforesaid,
with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply, to one
Frank Stone
and did procure and cause to be procured for the said

Frank Stone
a certain paper and writing, in the nature of a bet and wager upon the drawn numbers of a certain Lottery, wherein certain monies were set up for distribution by lot or chance, a more particular description of which said lottery is to Grand Jury aforesaid unknown, and cannot now be given, which said paper and writing, is as follows, that is to say:

40-1-3 =
Kent
-1-
-2-|-1-207

(a more particular description of which said paper and writing, 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.

FIFTH COUNT—

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

Harry Hurry
of the CRIME of "Vending and Selling a writing, paper and document in the nature of an insurance upon the drawing of a Lottery, committed as follows:

The said

Harry Hurry
late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in year aforesaid, and on divers other days and times between that day, and the day of the taking of this inquisition, was and yet is a common gambler; and that he the said

Harry Hurry
on the day and in the year aforesaid, and on said other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, at and in a certain ~~room in a building, known as number~~

street known as the Boney
in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply to one

Frank Stone

0631

and did procure and cause to be procured for the said

Frank Stone

a certain paper, writing and document in the nature of an insurance upon the drawing of a certain Lottery wherein divers monies were set up to be distributed by lot and chance, a more particular description of which said Lottery is to the Grand Jury aforesaid unknown, and cannot now be given, which said paper, writing and document is as follows, that is to say:

40-1-3=

Thermt

-1-2-1-1-207

(a more particular description of which said paper, writing and document 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.

JOHN McKEON,

District Attorney

Day of Trial, *Sept 1882*
Counsel, *John McKee*
Filed, *Sept 1882*
Pleas, *Chorquilly*

THE PEOPLE

vs.

B
Dravy Henry

Selling Lottery Policies.

JOHN McKEON,

District Attorney.

A True Bill.

John McKee Foreman.
App Term

Witnesses:

0632

167 267 241
SMA
47-25-32
19-46-55
71-22-48
54-39-2725-20

0633

Chas 10/10/26
Bought 10/10/26
Bowry 10-10 A.M.
Paid 2000
S.B.

0634

Exh A

CITY OF New York COUNTY OF
New York AND STATE OF NEW YORK.

} ss.

Louis Bersinger of 150 Nassau Street, New York, being duly-sworn, deposes and says that he has just cause to believe and does believe that Harry Harry

did, on or about the 10th day of April, 1882, at number 126 Bowery street, in the City of New York and County of New York unlawfully and knowingly sell, furnish, vend and procure, and cause to be furnished and procured, a certain paper or instrument, purporting to be a ticket or part of a ticket in a lottery, which said ticket or part of a ticket is hereto annexed, and which said paper or instrument hereto annexed is what is commonly known as, or are called lottery policy and further that the said, Harry Harry

has in his possession, within and upon certain premises, occupied by him and situated and

known as number 126 Bowery street, in the City of New York and County of New York aforesaid, certain others, what are commonly known as, or are called lottery policies or lottery tickets, and also certain writings, cards, books, 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 aforesaid articles in violation of the laws of the State of New York, in such case made and provided, and with intent to use the same as a means of committing a public offense and promoting and maintaining a common and public nuisance.

Subscribed and sworn to before me,
 this 21st day of April 1882

City, Conn.
 Police Justice.

Louis Bersinger

CITY OF New York COUNTY OF New York } ss.

Louis Bersinger

10th day of April

being duly sworn further deposes and says, that on the 1882, aforesaid, he called at the place of business of aforesaid, at the said

premises 126 Bowery Street and there purchased the said paper, ticket and instrument, purporting to be what is commonly called a lottery policy as annexed to foregoing affidavit, under the following circumstances to wit: Deponent there saw the said Harry Harry and had conversation with him in substance as follows.

Deponent said, give me a gig in both lotteries 47-35, "forty-seven seventy-five. thirty-two" nineteen, forty six, fifty-five, "seventy-one twenty-two forty-eight" "fifty-four thirty-nine and twenty-seven" for five dollars each. The said Harry Harry recorded the said numbers in the regular policy manifold book, and also upon the annexed paper or lottery policy aforesaid hereto annexed, and then handed the same, and deponent paid him therefor the sum of twenty cents, lawful money of the United States of America. The said Harry Harry then said to deponent play, "six, forty-six (46) sixty-nine (69)". Deponent replied it is no good and then left.

Subscribed and sworn to before me this
21st day of April 1882
City, Conn.
 Police Justice.

Louis Bersinger

0635

Search Warrant, Sec. 791 to 813 C. of C. P.

DISTRICT POLICE COURT

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

IN THE NAME OF THE PEOPLE OF THE STATE OF NEW YORK: To the Sheriff, or any Deputy Sheriff, or Peace Officer in the County of New York or to any Marshal, Constable, or Policeman of said City of New York

Proof by affidavit having been this day made before me Maurice J. Powers Esquire, Police Justice of said City, by Louis Bessinger of No. 150 Nassau Street, in the said City, that the following property, to wit: ~~gives obscene books, pamphlets, papers, writings, advertisements, circulars, prints, pictures, drawings, and other representations, figures and images on and of paper, and other materials, and other casts, instruments and other articles of an indecent and immoral nature and use, and articles for the prevention of conception, and procuring of abortion, and also raw materials, tools, machinery, implements, instruments and personal property used and intended to be used in the manufacture of the aforesaid books, pictures, papers, articles and things, and at, within, and upon said premises~~

~~manufactures, draws, prints, and has in possession the aforesaid articles in violation of an Act of the Legislature of the State of New York, entitled "An Act for the Suppression of the trade in and circulation of obscene literature, illustrations, advertisements and articles of indecent or immoral use, and obscene advertisements of patent medicines, and articles for procuring abortion, and to repeal chapter four hundred and thirty of the laws of 1868, passed May 16, 1872, and the Acts amendatory thereof, and with the intent to use the same as the means of committing a public offense;~~

certain, what are commonly known as, or are called lottery policies or lottery tickets, and also certain writings, cards, books, advertisements, circulars, notices offering prizes and stating price of tickets and when and where same may be had, 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, Harry Herry and John Philip Oliver

~~only but who can be identified~~ sells, vends, furnishes and procures, and has in their possession the aforesaid articles in violation of the laws of the State of New York, with the intent to use the same as the means of committing a public offense, and to promote, maintain, and carry on a common and public nuisance;

and that he has a probable cause to suspect and believe, and does suspect and believe that the said articles and things aforesaid, or part thereof are now concealed in the building or premises of Harry Herry and John Philip Oliver

situate on a lot of ground fronting on No. 126 Bowery Street, in the 14th 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

Harry Herry & John Philip Oliver situate as aforesaid, and there make immediate search for the said articles and things aforesaid, 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 Harry Herry & John Philip Oliver 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 21st day of April one thousand eight hundred and eighty two.

M. J. Powers

Police Justice.

0636

Inventory of property taken by A Courtstock the Peace Officer by whom this warrant was executed :

67 Slips of Lottery drawings.
1 manifold book for the day

City of New York and County of New York ss:

I, Anthony Courtstock 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 21
day of April 1882

Anthony Courtstock

cc [Signature]

Police Justice.

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Bennett

Harry Stewart

Phillip Cohen, as John Doe

12th May

Search Warrant.

Dated 188

Justice.

Officer.

0637

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

Harry Henry 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.

Harry Henry

Question. How old are you?

Answer.

Thirty five years

Question. Where were you born?

Answer.

US

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

Answer.

312 West 42nd St. One month

Question. What is your business or profession?

Answer.

Clerk

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

Answer.

I am not guilty

Taken before me, this

21st

day of

April 1887

Harry Henry

W. J. O'Connell

Police Justice.

0638

BAILED,

No. 1, by *John Shaw Justice*

Residence _____ Street _____

No. 2, by _____

Residence _____ Street _____

No. 3, by _____

Residence _____ Street _____

No. 4, by _____

Residence _____ Street _____

No. 209, 210 & 212.

Police Court - *1st* District, *352*

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John B. Bannister
100 Trade Street
Harry Murray

Offence, *Violation of*
Lottery Laws

Dated *April 21st* 188*2*

Lower Magistrate.

Morgan H. Officer.

[Fingerprint] 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 *Harry Murray*

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

Dated *April 21st* 188*2* *W. J. Gove* Police Justice.

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

Dated _____ 188*2* _____ 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*2* _____ Police Justice.

0090

Dated 1882 Police Justice.

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

There being no sufficient cause to believe the within named

Dated 1882 Police Justice.

to bail to answer by the undertaking hereto annexed.

I have admitted the above named

Dated April 21st 1882 Police Justice.

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

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

and that there is sufficient cause to believe the within named Harry Hurrey

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed,

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Bessinger
100 Madison
Harry Hurrey

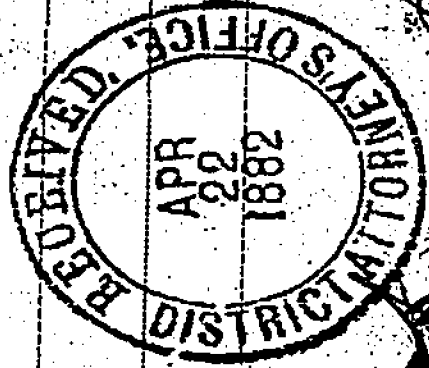
Offence, Just claim of
Harry Hurrey

Dated April 21st 1882
Pover Magistrate.
Moran 14 Officer.



Clerk.

Witnesses.
No. Street,
No. Street,
No. Street.



John Bessinger

BAILED,

No. 1, by John Marie Gautier

Residence Street

No. 2, by

Residence Street

No. 3, by

Residence Street

No. 4, by

Residence Street

0640

Court of General Sessions, Part *one*

THE PEOPLE

INDICTMENT

For

Harry Murray

To

M Harry Weisenburger

No. *140 Canal* Street.

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for *Trial* at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House, in the Park of the said City, on *Thursday* the day of *May* instant, at eleven o'clock in the forenoon. *17*

If the defendant is not produced at that time, your bond will be forfeited.

JOHN McKEON,

District Attorney.

0641

Mary Missenden

140 Canal

Born

Take this care
for the child
for the law

Aug 11, 1883

M. K.

0642

DEPARTMENT OF
Public Charities and Correction.

Penitentiary, B. N.

JOHN M. FOX,
Warden.

New York, Feb 3 1886

I hereby Certify
That Henry Murray
sentenced to imprisonment
in this institution Nov
31. 1884 to a term of one
year and paid one hundred
& fifty dollars (\$150.) has been
employed, during his entire
incarceration, at hard
Labor, and he has
in every respect been
obedient to the rules
of the prison.

John M. Fox
Warden

City and County of New York ss:

Harry Hurry being duly sworn says, that on the 31st day of March 1884 I was convicted of the crime of selling lottery policies at the Court of General Sessions in and for the City and County of New York, and was thereupon sentenced by the Honorable Frederick Smyth, the Recorder of said Court, to one year imprisonment in the Penitentiary and one hundred and fifty dollars fine.

That I am utterly destitute and unable to pay the said fine or any part thereof.

That on the 7 day of June 1884 my wife died and through my poverty had to be buried by Charitable neighbors. That in consequence of the death of my wife my home has been broken up and I am rendered utterly destitute.

That in view of the above I humbly pray the said Honorable Court that said fine may be remitted.

0644

ted, and your petitioner will
ever pray.

Sworn to before me this
30th day of January 1885
Gilbert H. Hoin
Commissioner of Deeds
New York County.

Harry Herry

Court of General Sessions of the Peace
held in and for the City and County
of New York.

The People of the State of New York

vs
Harry Hurry.

To.

Randolph B. Martine Esq.
Dear Sir

Please take notice
that on the annexed affidavit, I
will move at the Court of General
Sessions of the Peace in the City
and County of New York, at Part
~~One~~ thereof on Tuesday the 2^d
day of February 1884, at eleven
o'clock in the forenoon, or as soon
thereafter as counsel can be heard
for an order to remit the fine of One
hundred and fifty Dollars, imposed
on the defendant by Honorable
Frederick Dwyer Recorder, on the
31st day of March 1884, on conviction
of having violated the Lottery Law.
or for such other relief as to the
Court may seem just.

0646

Dated N.Y. January 21st 1885.
Edmund & Price
Counsel for Petitioner
97 Centre Street
New York City
New York.

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

The People

vs.
Harry Sherry

Applicant for
Writ of Habeas Corpus

Edmund & Price
Counsel for Petitioner
97 Centre Street
New York City
New York.

Subscribed & sworn to
The within is hereby
admitted this 24th day of
Feb'y 1885
J. W. L. Luman
Deputy Clerk of the Court
Chapman

Is Rearest
New York, N.Y.

0647

PART 2.

THE COURT ROOM IS IN THE THIRD STORY, AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court-Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPENA.

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To: *Frank Stone*

of No. *21 East Houston* Street,

does not live there

GREETING:

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions-Building, in the Park of the said City, on the *9* day of *Oct* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

Henry Murray
in a case of Felony, whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall, in our said City, the first Monday of *Oct* in the year of our Lord 188*2*

JOHN McKEON, District Attorney.

0648

PART 2.

THE COURT ROOM IS IN THE THIRD STORY, AND FRONTING THE PARK.

If this Subpcena is disobeyed, an attachment will immediately issue.

Bring this Subpcena with you, and give it to the Officer at the Court-Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPCENA.

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To *Frank Jones* does not live there
of No. *21 East Houston* Street,

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *11th* day of *Oct* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

Henry Henry
in a case of Felony, whereof *he* stands indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall, in our said City, the first Monday of *Oct* in the year of our Lord 188*2*

JOHN McKEON, *District Attorney.*

0649

PART 2.

THE COURT ROOM IS IN THE THIRD STORY AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court-Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA
FOR A WITNESS TO ATTEND THE
Court of General Sessions of the Peace.

The People of the State of New York,

To *Off Casgrove*

of No. _____ Street,

GREETING:

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *31st* day of *March* instant, at the hour of eleven in the forenoon of the same day, to testify the truth, and give evidence in our behalf, against

Harry Hurry
in a case of Felony whereof *he* stands indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of *March* in the year of our Lord 188*8*

PETER B. OLNEY, *JOHN McKEON*, District Attorney.

0650

PART 2.

THE COURT ROOM IS IN THE THIRD STORY AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court-Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York

To *Sergh. D. F. Onygrove*

of No. _____ Street,

GREETING:

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building in the Park of the said City, on the *31* day of *March* instant, at the hour of eleven in the forenoon of the same day, to testify the truth, and give evidence in our behalf, against

Louis Strowsky
in a case of Felony whereof *he* stands indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of *March* in the year of our Lord 188 *4*

PETER B. CLNEY, ~~JOHN McKEON~~, District Attorney.

0651

Court of Common Pleas
The People
vs.
Harry Hurry

City and County of New York fs:-

Philip Reilly being duly sworn says:- That he is a Detective Sergeant of the New York Police Force and an associate of Detective Sergeant Wm F. Cosgrove to whom the annexed subpoena is directed. That deponent is well acquainted with said Cosgrove who resides at No. 146 Clinton Street and that said Cosgrove is now confined to his house by reason of a disease of the head and is under the charge and care of Police Surgeon Phelps and is therefore unable to obey said subpoena.

Sworn to before me this
31st day of March 1884
Rudolph L. Scharf
Comt of Deeds
N. Y. City

Philip Reilly

0652

COURT OF GENERAL SESSIONS

The People, &c.

VS.

Harry Harry

OFFENCE

PETER B. OLNEY,
District Attorney

*Affidavit of
Detective Sergeant P. Reilly*

0653

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Harry Hurry

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

Harry Hurry

of the CRIME OF "Vending and Selling to another what are commonly known as and called Lottery Policies," committed as follows:

The said

Harry Hurry

late of the ~~Fourteenth~~ Ward, in the City and County aforesaid,
on the ~~tenth~~ day of ~~April~~ in the year of our Lord one
thousand eight hundred and eighty ~~two~~ at the Ward, City and County aforesaid,
with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply, to one

Louis Bensinger

and did procure and cause to be procured for the said

Louis Bensinger

a certain paper, instrument, and writing, commonly called a lottery policy, which said paper, instrument, and writing, called a lottery policy, is as follows, that is to say:

167 267
47-75-32
19-46-55
71-22-48
54-39-27 25-20

(a more particular description of which said instrument and writing so commonly called a lottery policy, 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.

0654

SECOND COUNT—

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

Harry Sherry
of the CRIME OF "Vending and Selling to another what is commonly known as and called Lottery Policies," committed as follows:

The said

Harry Sherry
late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in year aforesaid, and on divers other days and times between that day, and the day of the taking of this inquisition, was and yet is a common gambler; and that he the said

Harry Sherry
on the day and in the year aforesaid, and on said other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a building, known as number *one hundred*

and twenty six Bowery
in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply to divers persons (whose names are to the jurors aforesaid unknown and cannot now be given), and did procure, and caused to be procured, for the said divers persons (whose names are to the jurors aforesaid unknown), certain instruments and writings, commonly known as and called lottery policies (a more particular description of which 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

Harry Sherry
of the CRIME OF "Vending and Selling to another, what are commonly known as and called Lottery Policies," committed as follows:

The said

Harry Sherry
late of the Ward, City and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler:

And that he the said

Harry Sherry
afterwards on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number *one*

hundred and twenty six Bowery
in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply to one

Louis Bensinger
and did procure and cause to be procured for the said

Louis Bensinger
a certain instrument and writing, commonly known as and called a lottery policy, which said instrument and writing commonly called a lottery policy, is as follows, that is to say:

167 267
47-25-32
19-46-55
71-22-48
54-39-2725-20

(a more particular description of which said instrument and writing so commonly called a lottery policy, 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.

0655

FOURTH COUNT—

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

Harry Hurry
of the CRIME of "Selling and Vending a paper and writing, in the nature of a bet and wager upon the drawn numbers of a Lottery," committed as follows:

The said

Harry Hurry
late of the *fourteenth* Ward, in the City and County aforesaid,
on the *tenth* day of *April* in the year of our Lord one
thousand eight hundred and eighty *two* at the Ward, City and County aforesaid,
with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply, to one

Louis Bensinger
and did procure and cause to be procured for the said

Louis Bensinger
a certain paper and writing, in the nature of a bet and wager upon the drawn numbers of a certain Lottery, wherein certain monies were set up for distribution by lot or chance, a more particular description of which said lottery is to Grand Jury aforesaid unknown, and cannot now be given, which said paper and writing, is as follows, that is to say:

167 267
47-25-32
19-46-55
71-22-48
54-39-27 25-20

(a more particular description of which said paper and writing, 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.

FIFTH COUNT—

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

Harry Hurry
of the CRIME of "Vending and Selling a writing, paper and document in the nature of an insurance upon the drawing of a Lottery, committed as follows:

The said

Harry Hurry
late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in year aforesaid, and on divers other days and times between that day, and the day of the taking of this inquisition, was and yet is a common gambler; and that he the said

Harry Hurry
on the day and in the year aforesaid, and on said other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a building, known as number *one hundred and twenty six Boney*
in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply to one

Louis Bensinger

0656

BOX:

76

FOLDER:

853

DESCRIPTION:

Hynes, Edward

DATE:

09/11/82



853

0657

Oct 6/82 119

17th

Counsel, *St. M. W. H.*
Filed 11 day of Sept 1882
Pleads *Not Guilty*

THE PEOPLE
vs.
Edward Hyman
Embezzlement

DANIEL G. ROLLINS,
District Attorney.

A True Bill.

John W. H. Foreman.
Oct 23/82
True & Proved.
Geo. H. H.

0658

Form 9.

First District Police Court.

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK ss.James Lyons
of ~~the~~ town of Newtown, Queens County, New York
~~street~~, State

being duly sworn, deposes and says,

that on the Eighth day of April 1882

at the City of New York, in the County of New York, he saw Edward Hynes a servant in the employment of deponent, dispose of a quantity of bread, the property of deponent which was lawfully in ~~deponent's~~ the possession of said Hynes to convey to deponent's residence and place of business in Long Island. That said Hynes sold said bread in the City of New York without the consent of deponent.Deponent further says that he has a contract with the Astor House Hotel by which in consideration of the payment by deponent of the sum of \$800.00 annually, deponent has the privilege and is charged with the duty of removing all the garbage of said Astor House and also the waste ^{loaves} bread (loaves, parts of loaves and slices) and said Hynes was employed by deponent to receive the same at the said Astor House and bring it to deponent's residence and place of business and had no right authority or discretion to sell or dispose of the same.That said Hynes in deponent's presence has admitted that during the month of March 1882 he sold ^{enough} bread in the City of New York to various persons to the amount of \$13.00, for which he did not account to deponent.

That deponent has been informed by Miss Josephine Williams of Number 37 Buxton Street N.Y. that she has bought near the Astor House in N.Y. City from said Hynes while in charge of deponent's wagon such stale bread almost daily for the past five years in quantities ranging from about a bushel to about a barrel, paying from twenty five to seventy five cents.

0659

each time.

That said Josephine Williams has also told deponent that she has seen other persons buying bread from said Hynes that these facts first came to deponent's knowledge about April 7th 1882 when he caused the arrest of said Hynes by an officer from Newtowne Queens County but that the offense of embezzlement having been committed in this City said Hynes could not be tried upon said arrest.

Sworn to before me this }
14th day of June 1882 }

James Lyman

Hugh Farmer
Police Justice

Form 9.

POLICE COURT-SIXTH DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James Lyman

vs.
Edward Hynes

AFFIDAVIT.

Dated

14 June 1882

H Gardner

Magistrate.

Officer.

0660

POLICE JUSTICE COURT,

TOWN OF NEWTOWN.

STATE OF NEW YORK, COUNTY OF QUEENS, }
TOWN OF NEWTOWN. }

John McConnick a Policeman
of the City of New York

being duly sworn, says, that he is acquainted with the hand-writing of

Hugh Kardner a Police Justice of the City of New York
the *Police Justice*

who issued the annexed Warrant, that the signature to this Warrant is in the hand-writing of said

Hugh Kardner
Sworn to before me, this *15th*

day of *June* 188 *2*

Francis McKenna

John McConnick

Police Justice.

0661

Sec. 157.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Quercus

of *The City of New York*

being duly sworn says, that he is acquainted with the hand-writing of

Hugh Gardner a Police Justice of the City of New York

the *Justice* who issued the annexed Warrant, that the signature to this Warrant is in the hand-writing of said *Police Justice Hugh Gardner*

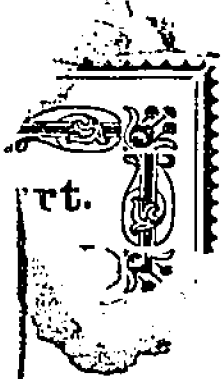
Sworn to before me, this *15th*

day of *April* 188*8*

John M. Lomnick Police Justice.

0662

My dear Mr. Garrison
I have the pleasure
to inform you that
the sum of \$1000
has been received
from the friends of
the cause in
the city of New
York.



Sec. 157.

0663

Sec. 157.

Police Court.....District.

CITY AND COUNTY }
OF NEW YORK, } ssIn the name of the People of the State of New York; To the Sheriff of the County
of New York, or to any Marshal or Policeman of the City of New York, GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by James Lyons of Newtown Queens County
State of New York, that on the 8th day of April
1882 at the City of New York, in the County of New York, and on almost every day
during the five years immediately preceding said date
at the said City of New York in said County of New York
the said Edward Hynes committed the offense or
Crime of embezzlement by selling and disposing of
property belonging to said Lyons lawfully in possession
of said Hynes as said Lyons servant while in the employ-
ment of said Lyons, to the amount of seven hundred dollars

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him
forthwith before me, at the First DISTRICT POLICE COURT, in the said City, or in case of my absence
or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to
be dealt with according to law.

Dated at the City of New York, this 14th day of June 1882

Alfred Chapman POLICE JUSTICE.

POLICE COURT. 1st DISTRICT.THE PEOPLE, &c.,
ON THE COMPLAINT OFJames LyonsEdward Hynes

Warrant-General.

Dated June 14th 1882James Lyons MagistrateAlfred Chapman Officer.The Defendant Edward Hynes
taken, and brought before the Magistrate, to answer
the within charge, pursuant to the command con-
tained in this Warrant.Alfred Chapman Officer.Dated June 21st 1882This Warrant may be executed on Sunday or at
night.

Police Justice.

REMARKS.

Time of Arrest, 1:30 P.M.Native of IrelandAge, 32

Sex

Complexion, WhiteColor WhiteProfession, DriverMarried No

Single

Read, YesWrite, YesEdward Lyons

0664

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
NEW YORK, } ss.

Edward Hynes 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.

Edward Hynes

Question. How old are you?

Answer.

32 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

Ridgewood Long Island, six years

Question. What is your business or profession?

Answer.

Riveter business

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

Answer.

I am not guilty
Edward Hynes

Taken before me this

day of August 1884

Hugh J. Gardner

Police Justice.

9990

Dated 1888 Police Justice.

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

There being no sufficient cause to believe the within named

Dated 1888 Police Justice.

to bail to answer by the undertaking hereto annexed.

I have admitted the above named

Dated August 22 1888 Police Justice.

give such bail.

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

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

and that there is sufficient cause to believe the within named Edward Byrne

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed

Police Court District

East 10th St. & 1st Ave. New York City

ON THE COMPLAINT OF

James J. Byrne

Edward Byrne

1

2

3

4

Dated June 14 1888

Magistrate.

Off. J. J. Byrne

Witnesses

37 Baxter St.

John H. Haggard

No. 37 Baxter St.

John H. Haggard

No. 37 Baxter St.

to answer \$100

Can

BAILED,

No. 1 by

Residence

Street,

No. 2 by

Residence

Street,

No. 3 by

Residence

Street,

No. 4 by

Residence

Street.

for Begley

The People
 v.
 Edward Hynes } Court of General Sessions. Part I
 Indictment for embezzlement } Before Judge Gildersleeve. Oct. 23. 1882.

James Lyons, sworn and examined, testified
 I live in Newtown, L.I. My business is
 farming, raising cattle, printing ink
 and lampblack manufacture. I know the
 defendant Edward Hynes; he has been in
 my employ since the 4th of Nov. 1875 until
 the time of the arrest, about three or four
 months ago. His last year he has been
 in my employment as teamster going to
 the Astor House and bringing home the
 garbage, ^{and} waste bread home to my place
 three or four days before Easter Saturday.
 I received a letter from New York, and
 in consequence of information received
 I went and consulted a Judge over there,
 a Police Justice, and took a warrant out
 and gave it to the officer of that town.
 I went over that night or that morning
 about two o'clock with the officer - met him
 in New York and the officer stationed
 himself and watched him. I also watched
 him from the Post Office down to the Astor
 House. There was about six or seven
 people there with bags and baskets; he
 was distributing bread out to these parties.

There was one woman she must have had
 over a dollar's worth of bread; it was my prop-
 erty. Cross Examined. I have lost over five
 thousand dollars. There was over twenty
 shillings worth of bread given out that day.
 I think this was on Easter Saturday morning.
 I don't know exactly the date. I have only
 made one complaint. I had an order of
 arrest issued in Queens Co. against the
 defendant charging him with this same
 crime in a civil suit? Upon that he was
 arrested and put in prison. I don't know
 how long he remained - quite a while. I
 charged him with embezzeling from me
 \$3500 worth of property. That case was tried
 before Judge Pratt and a jury in a cer-
 tain way, but not to my satisfaction.
 I got a judgment against him for \$35,
 but all my witnesses were not called. I
 have a contract to take away the waste
 bread from there [Astor House] It is white
 bread the same as used at the table.
 It was not thrown in small barrels. I did
 not see anybody pay the defendant any
 money that morning. People were sitting
 there waiting until he rolled it out in
 clean barrels to them. There were six
 or seven people there - most of them was

Italians. I got there about two o'clock. I was
 ahead of Hines. I saw him hold the bar-
 rel over the baps and shake the bread
 into them. I saw him give bread to Mary
 Williams. I tried to get her here, but she
 is not here. I was deceived; she was not
 there at the last trial. Hines paid six hun-
 dred dollars to get out of it; he has made
 a general brag of it. I never saw the
 defendant pay a cent to anybody; the
 officers that arrested him told me. I was
 offered five hundred dollars to settle the
 case three days before. Miss Williams was
 present and testified at the trial before Judge Pratt.
 Officer Treef went over with me to New York
John Treef sworn and examined testified:
 I am a constable in Long Island. I saw the
 defendant give bread away to some Italians.
 I could not tell you the date, but it was
 the first part of April under the Astor House.
 I think it was two baps and a basket. I
 saw him get money from these Italians.
 An Italian by the name of French down
 in Liberty St.; he said he gave him 50
 cents. I saw a man by the name of French
 put money in Hines' hands, but I could
 not tell the amount. I arrested Hines. Mr.
 Lynes was with me that night; he was

at the other end of the sheet. I was ten feet away from Lyons. I arrested the prisoner on a charge of embezzlement upon a warrant issued by Judge McKenna of Newtown the first part of April; he remained in jail until two terms had gone by Thomas Flannery sworn. I am a police officer. I have seen on several occasions Italian women with baskets, but I don't remember the date. I thought they were getting the bread for charity until I was told by Mrs Williams. I saw Mr. Lyons on Saturday on my post —

Mary Williams, sworn and examined. I live 37 Baxter St. I know Mines, I saw him on Easter Saturday. I asked him if he would sell me some of the bread and he said 'yes'. He was in Barclay St. at the Aster House. I think I bought 25 cents worth from him on that Saturday. Sometimes I bought 25, 30, and 40 cents worth from him.

Josephine Williams, the daughter, also testified that her mother bought on this Easter Saturday from the prisoner 45 or 50 cents worth.

The jury rendered a verdict of guilty. The defendant was sent to the penitentiary for four months.

0671

Testimony in the
Case of
Edward Hynes
filed Sept.
1892.

0672

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Edward Hynes

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

Edward Hynes
of the CRIME OF *Embezzlement*

committed as follows:

The said *Edward Hynes*

late of the First Ward of the City of New York, in the County of New York, aforesaid
not being an apprentice or person within the age of eighteen years, on the *eighteenth*
day of *April* in the year of our Lord one thousand eight hundred and
eighty *two* was employed in the capacity of a clerk and servant to one

James Lyons

and as such clerk and servant, was entrusted to receive *from on Andrew*
J. Dam *divers quantities of bread for*
and on account of the said James
Lyons

and being so employed and entrusted as aforesaid, the said *Edward*
Hynes by virtue of such employment
then and there did receive and take into his possession *one thousand*
pounds of bread of the value of
three cents each pound for and
on account of the said
James Lyons

~~for and on account of~~

his said master and employer; and that the said *Edward Hynes*
on the day and year last aforesaid,
with force and arms, at the Ward, City and County aforesaid, fraudulently and feloniously did
take, make away with and secrete, with intent to convert to his own use, and did fraudulently
and feloniously embezzle and convert to his own use, without the consent of said master and
employer, and did fraudulently and feloniously and without the consent of his said master and
employer withhold, appropriate, apply and make use of the said *bread*

(Over.)

0673

of the goods, chattels, personal property and money of the said James Lyons which said goods, chattels, personal property, and money had come into his possession and under his care, by virtue of his being such clerk and servant as aforesaid, 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 MacLean
District Attorney
~~And the Grand Jury aforesaid, by this indictment, further accuse the said~~

of the CRIME OF

committed as follows :

The said

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year last aforesaid, at the Ward, City and County aforesaid, with force and arms, fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: one hundred 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: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as a bank note), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as a bank note), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: thirty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: two hundred and forty silver coins (of the kind usually known as shilling pieces), of the value of twelve and a half cents each: three hundred silver coins (of the kind usually known as dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand coins (of the kind known as three cent pieces), of the value of three cents each: three thousand copper coins (of the kind known as cents), of the value of one cent each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each.

Divers Promissory Notes for the payment of money, the same being then and there due and unsatisfied, and of the kind known as United States Treasury notes, of a number and denomination to the Jurors aforesaid unknown, and more accurate description of which cannot now be given, of the value of

Divers Promissory Notes for the payment of money, the same being then and there due and unsatisfied, and of the kind known as Bank Notes, of a number and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of

Divers Due Bills of the United States of America, the same being then and there due and unsatisfied, and of the kind known as Fractional Currency, of a number and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of

Divers Coins, of a number, kind, and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of

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of the goods, chattels and personal property of one

then and
there being found, 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.

DANIEL G. ROLLINS, District Attorney.