

0340

BOX:

83

FOLDER:

914

DESCRIPTION:

Harbison, William

DATE:

11/03/82



914

1869

Day of Trial, *Real*

Filed 3 day of Nov 1882.

Filed 3 day of Jan

Pleads Not guilty (14)

THE PEOPLE

us.

A

W. S. Gardner

三

4

JOHN McKEON,

District Attorney

A True Bill.

Charles B. Davis

Foreign

1871 July 13

Nov-27

0341

0342

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.]

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

The People of the State of New York

of No. 139 Blucker 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 27 day of Nov instant, at the hour of eleven in the forenoon of the same day to testify the truth and give evidence in our behalf, against

William C. Harrison
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 ~~the~~ said City, the first Monday of Nov in the year of Lord 188 7

JOHN McKEON, *District Attorney.*

0343

Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.

If inconvenient to remain, and you prefer another day, state this early to the District Attorney, in the Court.

If ill when served, please send timely word to the District Attorney's office.

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his assistants.

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

being duly sworn, deposes and says he _____

Subpoena, of which the within is a copy, upon _____

_____ on the _____ day of

_____ 188 by _____

Sworn to before me, this _____ day }
of _____ 188

Notary Public,
N. Y. Co.

*Mr Coleman is unable to
leave the Hospital
Shew Hagel*

0344

Julien Requier
Asst. Dist. Atty,
Part I. Vol. Sessions.

0345

Form 99.

Second District Police Court.

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

Frederick R. Sturgis
of No. 16 West 32^d Street, in said City,
Street,
William C. Harrison who is
being duly sworn, deposes and says, that a person calling himself
"Dr. Bond, whose first or real name, defendant
does not know, cannot after diligent inquiry
ascertain, of No. 70 West 3^d Street, said City,
in violation of the provisions of Chapter 513 of
the laws of 1880, did unlawfully practice
physic in said City, & did professionally at-
tend, that & prescribe for one Mrs. F. N. L.
Young of No. 46 West 24th Street, said City, on
or about July 7, 1889, falsely pretending to be
a physician, & for many weeks prior to this
complaint has been practicing physic & sur-
gery in said City, contrary to the provisions
of said statute without having registered as
therein required, or otherwise complied with the
provisions thereof; & is now engaged in the
practice of physic & surgery in said City, & that
the said several acts herein charged, were in
violation of the provisions of the statute aforesaid
& the acts amending the same, without out
license, as required by said law.

W. C. Harrison

Sworn to before me this

18th day

John A. Smith

Police Justice

Accused and sworn before
me this 17th day of January 1892

John A. Smith

Police Justice

0346

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

2

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

William C. Harrison

Question. How old are you?

Answer.

Fifty Eight Years

Question. Where were you born?

Answer.

Canada

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

Answer.

70 West 3rd St. - Brooklyn

Question. What is your business or profession?

Answer.

Physician

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.

*My employment is regular
I believe that I am registered
at the County Clerk's Office if
I am not it is oversight*

Taken before me, this

day of

1889

William C. Harrison

Oliver B. Smith
Police Justice.

0347

Sec. 151.

Police Court 2 District.

CITY AND COUNTY
OF NEW YORK, } ss

In 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 me, undersigned, one of the Police
Justices for the City of New York, by Fredrick R. Stuyvesant
of No. 18 West 32 Street, that on the 17 day of July
1882 at the City of New York, in the County of New York,

John Doe whose real name is unknown
to said complainant but who is known
as "Dr" Bond and who resides at 70 West 32nd
delinquitously practice physic
without legitimacy as provided by Chapter
573 Laws of 1880

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 Police Justices, each and every of you, to apprehend the said Defendant and bring him
forthwith before me, at the 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 12 day of July 1882

Solomon B. Smith POLICE JUSTICE.

POLICE COURT. DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Fredrick R. Stuyvesant

John Doe
70 West 32

Warrant-General.

Dated July 12 1882

Schmitt Magistrate.

Campbell Officer.

The Defendant William C. Harrison
taken, and brought before the Magistrate, to answer
the within charge, pursuant to the command con-
tained in this Warrant.

Wm C. Harrison Officer.

Dated July 17 1882

This Warrant may be executed on Sunday or at
night.

Solomon B. Smith Police Justice.

REMARKS.

Time of Arrest, July 17 1882

Native of Alabama

Age, 35

Sex

Complexion,

Color

Profession,

Married

Single

Read

Write

See to it

Sec. 151.

~~Police Court.~~
~~District.~~

CITY AND COUNTY,
OF NEW YORK,

In 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 Justices for the City of New York, by

10 West 32 Street, that on the

Subscribed and sworn to before me this 17th day of May, 1907.

to think could have been a much better

20. 27. 78 and 28. 7. 78

the maximum frequency for each

6/13
 10/13/18
 10/13/18

Wherefore, the said Complainant has prayed that the said Defendant

answer the said complaint.

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said ~~eriff, Marshals and Police~~

with before me, at the _____ DISTRICT POLICE COURT _____

inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charges, and

can then according to law.

Dated at the City of New York, this _____ day of _____ 19____

[Signature]

09

881

[Handwritten signature]
POLICE JUSTICE.

This
 Dated
 the
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 W.

 L.

24
Free
Warrant

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W
40
2
2
defendant
I brought
charges
his W
7
W
2

22

[Handwritten signatures and initials across the bottom of the page]

LE,
PLAINT
[Signature]
[Signature]
[Signature]
[Signature]
[Signature]
the Magistrate to the
[Signature]
17

[illegible]

189

188

2

Th	N	A	Se	Co	Col	Pro	Mar	Sing	Read
----	---	---	----	----	-----	-----	-----	------	------

Name _____
Address _____
City _____ State _____ Zip _____

Date _____ Time of day _____

Age, _____ Sex _____ Complexion _____ Color _____ Profession _____ Married _____
Religion _____ Education _____

Signature _____ Date _____

of _____

[illegible]

NAME _____

11/1/2011

KS. 17
ma
the
ca

189

[illegible]

[The page contains faint, illegible markings.]

0 3 10

11-14-H

0710

0349

BAILED,

No. 1 by Alphonse Brown

Residence 30 North Street

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Police Court 2 District 345

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Fredrick B. Brown
16 North Street

William B. Harrison
10 North Street

alias
Dr. Brown

Dated July 17 1882

Samuel Smith Magistrate.

Officer.

Clerk.

Witnesses Robert A. Lee

No. 159 Albion Street,

James W. Adams

No. 46 East 24th Street,

James B. Adams

No. 159 Albion Street,

James B. Adams
CLERK
JUL 19 1882
CITY OFFICE

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

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

Dated July 17 1882 Samuel 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.

CL 573 & 1882

0351

People

v.

William C. Harrison
alias "O. Bond"

To the Warden of the City Prison
William C. Harrison charged
with a Violation of Chapter 513
of the Laws of 1880 and now
in your custody having given
sufficient bail to answer said
charge you are hereby directed
to discharge said William C.
Harrison alias O. Bond
from custody
Dated N.Y. July 27. 1882

Albert Haight
J. S. C.

0352

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William C. Harrison
otherwise called
Doctor Bond

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

William C. Harrison otherwise
called Doctor Bond
of the CRIME OF Practising medicine without a License
committed as follows:

The said William C. Harrison
otherwise called Doctor Bond

late of the City and County of New York, on the seventh day of July
in the year of our Lord one thousand eight hundred and eighty-two, at
the City and County aforesaid, with force and arms without being author-

ized by a license or diploma from the State Board of
medical examiners, or from any chartered medical
school or medical society, unlawfully did practice
physic and medicine, and on said day, unlawfully
did attend, treat and prescribe for as a physician
one F. W. L. Young, against the form of
the Statute in such case made and provided and
against the peace of the People of the State of New
York, and their dignity.

John McLean

District Attorney

0353

BOX:

83

FOLDER:

914

DESCRIPTION:

Harrington, Kate

DATE:

11/20/82



914

0354

WITNESSES.

140
J. L. McKeon

Day of Trial,

Counsel,

Filed *20* day of

188*9*

Pleads

Mr Guilty (27)

THE PEOPLE

vs.

B

State of Maryland

Pelionious Assault and Battery.

JOHN McKEON,

District Attorney.

A True Bill.

Edward J. Gorman

Foreman.

filed Feb 11 to 1887

0355

WITNESSES.

140
J. L. Spencer

Day of Trial,

Counsel,

Filed *Do* day of *Nov* 188*0*

Pleads *Mr Gully (27)*

THE PEOPLE

vs.

B

State of Maryland

Felony Assault and Battery.

JOHN McKEON,

District Attorney.

A True Bill.

Edward J. Gannon
Foreman.

filed Feb 11 to 1887

0356

City and County of New York, ss.

Police Court—1st District.

THE PEOPLE

vs.

On Complaint of

Kate Sullivan

For

Assault & Battery

Kate Harrington

After being informed of my rights under the law, I hereby Waive a trial by Jury, on this complaint, 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 29 September 1887.

Kate Harrington

POLICE JUSTICE.

0357

Police Court—*1st* District.

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

of No *43. Park* *State Sullivan*
aged 20 years *being duly sworn, deposes and says, that*
on *Friday* the *22nd* day of *September*
in the year 188 *2* at the City of New York, in the County of New York, *City of New York*

he was violently ASSAULTED and BEATEN by *State Harrington*
who cut this deponent across the
face with a sharp instrument
then said there held in said
State Harrington's hand 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 the above assault, &c, and be dealt with according to law.

Sworn to before me, this *25th*
day of *September* 188 *2* *State Sullivan*
Police Justice.

0358

Warrant.

Form 11,

Police Court—

District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Kate Sullivan

vs.

Kate Harrington

Affidavit, A. & B.

Dated

September 25 188 *2*

Justice.

Officer.

Witness

William Sullivan

J. Forsythe Smith

\$

200

to Ans.

Sess.

Bailed by

No.

0359

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question What is your name?

Answer.

Kate Harrington

Question. How old are you?

Answer.

18 Years

Question. Where were you born?

Answer.

New York city

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

Answer.

43 Baxter Street 4 years

Question. What is your business or profession?

Answer.

none

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

Kate Harrington

Taken before me this

day of

September 1887

Police Justice.

0360

Sec. 151.

District Police Court.

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 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 State Sullivan
of No. 43 Rusk Street, that on the 24 day of September
1882 at the City of New York, in the County of New York,

he was violently Assaulted and Beaten by State Sullivan

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
forthwith before me, at the 43 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 25th day of September 1882

P. J. Morgan POLICE JUSTICE.

POLICE COURT, DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

State Sullivan
State Sullivan

Warrant - A. & B.

Dated _____ 188

Magistrate.

Officer.

The Defendant State Sullivan
taken, and brought before the Magistrate, to answer
the within charge, pursuant to the command con-
tained in this Warrant.

John A. McCormick Officer

Dated Sept 29th 1882

This Warrant may be executed on Sunday or at
night.

Police Justice

REMARKS.

Time of Arrest,

11-20-04

Name of

St. J.

Age,

19

Sex

-

Complexion,

-

Color

White

Profession,

House work

Married

Yes

Single,

No

Read,

Yes

Write,

Yes

43 Rusk St.

1960

REMARKS.

Time of Arrest, 11:20 AM
Native of M. J.
Age, 19
Sex, —
Complexion, —
Color, White
Profession, House work
Married, —
Single, —
Read, —
Write, —
H. J. Foster

POLICE COURT, DISTRICT.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

State of New York

vs.

State of New York

Warrant-A. & B.

Dated 1882

Magistrate.

McDonnell Officer.

The Defendant State of New York
taken, and brought before the Magistrate, to answer
the within charge, pursuant to the command con-
tained in this Warrant.

State of New York Officer

Dated Sept 29th 1882

This Warrant may be executed on Sunday or at
night.

Police Justice

Police Justice.

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 forthwith before me, at the 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 29th day of September 1882

In the name of the People of the State of New York, To the Sheriff of the County of New York, or any Marshal or Policeman of the City of New York. 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
of No. 29th Street, that on the 29th day of September 1882
he was violently Assaulted and Beaten by
State of New York

District Police Court.

BAILED
No. 1 by James A. Sullivan
Residence 413 Baxter Street,
No. 2, by _____
Residence, _____ Street,
No. 3, by _____
Residence _____ Street,
No. 4, by _____
Residence _____ Street.

CLERKS NO. 255

Police Court No. 11 District.

THE PEOPLE vs. ~~John~~ *John*

ON THE COMPLAINT OF

State Sullivan

43 Pine St.

1 State Masonry

2

3

4

Dated *29 September 1889*

Magowan Magistrate.

115 - Church Officer.

Buttice & Keefe Clerk.

Witnesses,

Garrett

Seal Defenses

No. _____ Street,

No. _____ Street,

No. _____ Street,

801 to answer.

Filed

RECEIVED
NOV 16 1889
CLERK'S OFFICE

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 Kate Harrington

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.

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

Dated Sept 24 1882 W. C. Morgan 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.*

0930

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 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 three

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,

State of New York

CLERK'S No 5256

Police Court District.

Not a

ON THE COMPLAINT OF

State Sullivan

43 3rd Ave

State Washington

1

2

3

4

Offence, Assault & Battery

Dated 29 September 1888

Magistrate.

112 Canal Officer.

Subwith a Knife

Witnesses,

Samuel A

No. Genl Sepers Street,

No. to answer Street,

No. 166 Street,

1389

11

Bailed

BAILED

No. 1 by James Sullivan

Residence 43 3rd Ave Street,

No. 2, by _____

Residence _____ Street,

No. 3, by _____

Residence _____ Street,

No. 4, by _____

Residence _____ Street,

0364

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

THE PEOPLE OF THE STATE OF NEW YORK

against

State Darrington

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

State Darrington

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

The said

State Darrington

late of the City of New York, in the County of New York, aforesaid, on the *twenty second* 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 *State Sullivan* in the peace of the said people then and there being, feloniously did make an assault and *her* the said *State Sullivan* with a certain *knife* which the said

State Darrington

in *her* 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 *State Sullivan* 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

State Darrington

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

State Darrington

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 *State Sullivan* then and there being, wilfully and feloniously did make an assault and *her* the said *State Sullivan* with a certain *knife* which the said

State Darrington

in *her* 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 *State Sullivan* against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN McKEON, District Attorney.

0365

BOX:

83

FOLDER:

914

DESCRIPTION:

Hart, Peter

DATE:

11/08/82



914

21

Counsel,
Filed day of Nov 1882
Pleads Voluntarily

THE PEOPLE

vs.

Peter Clark

1665. P. *novi-Allington*
Christchurch

INDICTMENT.
LARCENY AND RECEIVING STOLEN GOODS.

JOHN MCKEON.

District Attorney.

A True Bill.

James and Jameson
Foreman.

Nov. 15. 1887

Speed of Convicted

Group Lacunary
2.4.6ms v. 2.2

Nov. 17/94

0366

0367

New York

Nov 15th 1882

Sir

this letter is to certify
that Porter Hart, Brick Layer
has been in my employ for
the last nine or ten years
and has been a good honest
working man and am sorry
to see that this trouble has
happen

Yours.

Robert Auld Jr
544 west 48 st
Mason & Builder
N. York

0368

New York
Nov 15th 1882

Peter Hart
has worked for
me of and on this last
ten years and I found
him to be a good faithful
man

Levir Hamilton
No 410 West 49th St

0369

Nov-16.

I have known Peter Hart
to be a steady hard working
young man for over 10 years
and never heard of him
getting in to any difficulty
before this present one

Robert M^cDonald
456 W. 19th St

0370

Received from **DUNLAP'S EXPRESS** Office, 119 W. Broadway.The articles set opposite our respective names in "good order." *Chas. W. W.* DRIVER.

1882.

Address.

No. Article. Ch'ges.

Signatures:

29	B. P. Bush	Two			<i>W. W.</i>
	Sherburny	Two	Trunks	50	<i>Chas. W. W.</i>
	M. Corrigan	One	Pa.		
	J. D. Wainer	Three	Bags	10	<i>W. W.</i>
	" " "	One	Box		<i>W. W.</i>
	C. F. W. W. W.	One	Box		
	R. Shohl	One	Box		
	D. Boldt	One	Box		<i>W. W.</i>
	R. Cohen	Two	Cases		<i>W. W.</i>
	R. Vanderburgh	One	Box		<i>W. W.</i>
	Mr. Jackson 367 W. 50	One	Pa.		<i>Mrs. Jackson</i>
	A. Rich	One	Box		<i>A. Rich</i>
	Mr. Wagner	One	Box		<i>W. W.</i>
	Mr. Wiley	One	Box		<i>Wiley</i>
	W. Lynch	One	Pa.		<i>W. W.</i>
	Russell Hoskins	One	Pa.		<i>W. W.</i>
	Packlist Feathers	One	Pa.		<i>W. W.</i>

0371

Received from **DUNLAP'S EXPRESS**, Office, 119 W. Broadway.

The articles set opposite our respective names in good order.

1882.

Address.

No. Article. Ch'ges.

Signatures.

Sept 29	E W Schaefer	Two	Box		P. H. Miller
	E. Cronen	One	Case		E. Cronen
	E. Cronen	One	Pa		
	J. D. Kiffin	One	Pa		J. D. Kiffin
	J. Upman	One	Pa		J. Upman
	J. F. Martin	One	Box		J. F. Martin
	J. Warner	One	Pa.		J. Warner
	M. Brayer	One	Pa		M. Brayer
	C. H. Ghisfield	One	Box		C. H. Ghisfield
	J. Schwartz	One	Pa		J. Schwartz
	E. C. Gottung	One	Box		E. C. Gottung
	C. H. Han	One	Pa		C. H. Han
	C. Bluff	One	Box		C. Bluff
	J. Grossman	Two	Pa		J. Grossman
	J. Meier	One	Pa		J. Meier
	F. Rogers	One	Pa		F. Rogers
	A. M. Nachbar	One	Pa		A. M. Nachbar

0372

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ssof No. 446 West 27th Street.

being duly sworn, deposes and says, that on the

29 day of September 1882

at the

City of New York,

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

of deponent.

from her trunk, in charge of Newlapi
the following property, viz:One case of surgical instruments
of the value of two hundred dollars.

Sworn before me this

the property of

Her husband Douglass Stirling.

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 Peter Hart, now present.That said instruments were packed
in a trunk and the trunk locked when
delivered to the expressman to be taken
to her house. That on the 30th September
1882. she found said trunk in an empty
room upon the top floor of the house
occupied by said Hart. No 447. W. 27th
Street. Said trunk having been broken
open and said instruments taken
therefrom.

Elizabeth Stirling

4 day of November 1882

Police Justice.

0373

At County
 of New York ss. Bernard Morris, 16 years old,
 expressman living No 226 W 27th Street,
 being duly sworn says. That on the 29th Sept
 1882. He by mistake delivered the trunks
 belonging to Douglas Sterling, to the
 defendant Allen Hart, No 447 W 27th Street.
 He being deponent to believe that he
 was the owner and paying the express
 charges. That on the 30th Sept 1882. He
 showed Complainant where the trunks
 were. That Hart was not then there.
 and could not be found at the time. That Hart
 signed the annexed receipt, marked A, in the name appearing
 thereon to be before me.

This 1st November 1882
 B. Morris
 Police Justice

B. Morris
 Bernard Morris

District Police Court.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0374

Sec. 198—200.

CITY AND COUNTY
OF NEW YORK, } ss.

District Police Court.

Peter Hart

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.

Peter Hart

Question. How old are you?

Answer.

Thirty two years.

Question. Where were you born?

Answer.

In New York City

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

Answer.

447. W 27 St.

Question. What is your business or profession?

Answer.

Brick Layer.

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 is a case of mistaken identity. I can prove an alibi. Peter Hart

Taken before me this

day of *December* 188*8**P. A. J. J. J.*
Police Justice

0375

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

931
 Police Court 2^d District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Elizabeth Stealing
446 St 27 St.

Peter Hart

1 _____
 2 _____
 3 _____
 4 _____
 Offence, *Grand Larceny*

Dated *Nov 1* 1882

W. J. B. B. B. Magistrate.

William S. Dwyer Officer.

Clerk.

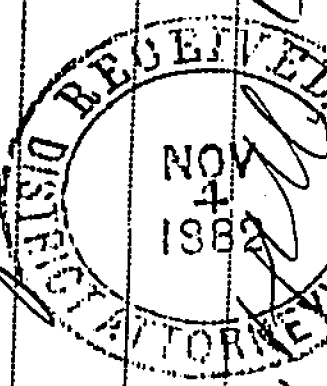
Witnesses,

Edward Morris

No. 226 St. 27 Street,

William S. Dwyer

No. 337 St. 27 Street,



No. _____
 \$ _____ to answer *H. J. C.* 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 *Peter Hart*

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

Dated *Nov 1* 1882 *R. J. B. B. B.* 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.

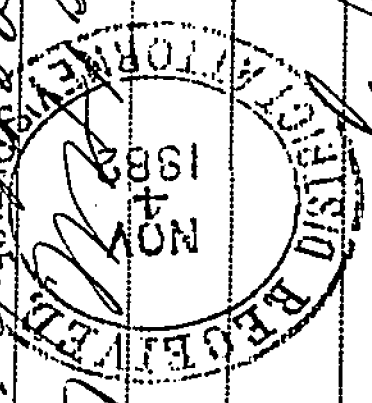
9760

931
Police Court 2^a District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Elizabeth Sterling
446 W 27 St.
Peter Hart

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

Dated *Nov 1* 188 *2*
73 St Bklyn Magistrate.
William S Perry 20 1/2 Officer.
Witnesses, *Demard Morris* Clerk.
No. *226 W. 27* Street,
Wm. S. Perry
No. *337 W. 27* Street,
No. _____ Street,
\$ _____ to answer _____
_____ 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 *Peter Hart*
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *100* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
Dated *Nov 1* 188 *2*
R. A. Murphy Police Justice.
I have admitted the above named _____
to bail to answer by the undertaking hereto annexed.
Dated _____ 188 _____
_____ Police Justice.
There being no sufficient cause to believe the within named _____
guilty of the offence within mentioned, I order he to be discharged.
Dated _____ 188 _____
_____ Police Justice.

44
 The People vs. Court of General Sessions. Part 7
 Peter Hart vs. Before Recorder Smyth. Nov. 15. 1882
 Indictment for grand larceny and receiving stolen
 goods.

Elizabeth Sterling, sworn and examined
 testified. My husband's name is Douglas
 Sterling; he had a case of surgical instru-
 ments in the trunks that were broken
 open. The trunks were moved on the last
 Friday in Sept.; we were boarding in 23
 Varick st., but we moved to Twenty seventh
 st. No 446 west. The instruments were worth
 \$200; my husband is not here; he is
 lame; the trunks were taken in charge by
 Dunlap's express; the instruments have
 never been found, but the trunks were
 found in No 447 West Twenty seventh st. in
 the rear of tenement house, up three
 flights of stairs in a vacant room; the
 trunk in which the instruments were put
 by me was in good condition - locked and
 strapped when delivered to the expressman,
 but when I saw it the hinges were all
 broken off and everything was on the floor.
 I gave the trunks to the chief clerk of the
 Express Co. about four o'clock Friday and
 he agreed to deliver them on Friday
 evening; they did not come. Saturday
 about two o'clock I went down to the

Express office. I suppose it was 12 o'clock Saturday night when they came in the hall and called for me and I went over to the other side of the street and found the trunks. Cross Examined. The surgical instruments had been in use three or four years, but they have not been used lately. Bernard Morris sworn. I work at Dunlap's Express; the driver and myself took a trunk on the 29th of Sept to 447 West Twenty-seventh st; the driver's name is Harry Grove, he is in Court; the trunk was delivered to the prisoner who said his name was Sterling; the number on the tag was 447; we went there and halloed the name and the prisoner answered it; he came down and paid the expressage and he signed the receipt. I halloed up "Sterling"; he looked out of the window and said he would be down right away. I told him the expressage would be eighty cents; he went up in the front house got the silver dollar and the driver went and got change and gave it to them. We left the two trunks on the sidewalk and drove away. Cross Examined. I asked the prisoner if his name was Sterling and he said it was. I did not notice who took the trunks away, but it was the prisoner who paid the money to the driver.

Harry gave sworn and examined. I was
 driving for Dunlap's express on the 29th
 of Sept. and took two trunks to 447 West
 Twenty seventh St. from the office 119 West
 Broadway. I drove up to the door and the
 boy halloed "Sterling" and a man poked
 his head out of the window and the prisoner
 came down, he gave me a silver dollar
 and I returned him 20 cents, the prisoner
 signed for the trunks, he said he could not
 write pretty good. Cross Examined. I heard
 the boy halloo "Sterling" in the yard. I del-
 ivered the two trunks on the sidewalk.
 William S. Severe, sworn and examined.
 I am a police officer and arrested the pris-
 oner at 447 West Twenty seventh St. on or
 about the first of Nov. on the second floor
 in his brother's rooms. I went up and asked
 for him in consequence of some information
 I received down stairs, the brother said he
 had not seen him since that day week.
 The prisoner came down stairs with another
 officer who was with me and he admit-
 ted to me that he was Peter Hart. He did
 not say anything about taking the trunks.
 When I was taking him to the station house
 I asked him where those surgical instru-
 ments were? He said he did not know.

anything about any surgical instruments or anything about those trunks at all. Goss Examined: I had a description from the expressman's boy of the person to whom he delivered the trunk and the house & where it was. Peter Hart, sworn and examined in his own behalf testified: My wife resides at 235 ~~North~~ Avenue since I was arrested. I was arrested at my brother's house 447 West Twenty seventh St. I heard the charge made against me. I received the trunks; on this night I was sitting at the door when the express wagon drove up; the man came over and asked me, as I understood him, if a boy named Charlie lived up stairs. I said, "yes, I have a brother lived up stairs; he is a truckman and works for Mr. H. Decker. He said, I have got two trunks. I was not up stairs when this expressman spoke to me. I did not look out of any window. I said, "What is the expressage?" He said, "Eighty cents." I went up and asked my brother if he expected any trunks? He said, "No." I put them in an empty room for safe keeping. I went to a wake that night; the next day my wife told me she heard a noise; somebody was trying to get in where those trunks were. I know nothing about the

instruments. I got the money from my brother to pay the expressman.

The jury rendered a verdict of guilty of grand larceny.

0381

Testimony in the
case of
Peter Hart.
filed Nov. 1882

0382

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Peter Stark

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

Peter Stark

of the CRIME OF GRAND LARCENY, committed as follows:

The said

Peter Stark

late of the First Ward of the City of New York, in the County of New York, aforesaid, on
the ~~twenty~~ th 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 ~~one~~ case containing ~~divers~~
instruments of the kind com-
monly called surgical instruments,
a more particular description
whereof is to the Grand Jury
aforesaid unknown, of the
value of two hundred dollars

of the goods, chattels and personal property of one ~~Stirling~~ ^{Douglas}
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.

0383

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

Peter Clark

of the crime of RECEIVING STOLEN GOODS,

committed as follows:

The said

Peter Clark

late of the First Ward of the City of New York, in the County of New York aforesaid, on
the ~~twenty-ninth~~ 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

*one case containing divers
instruments of the kind com-
monly called surgical instruments
a more particular description
whereof is to the Grand Jury
aforesaid unknown, of the value
of two hundred dollars*

of the goods, chattels and personal property of

Douglas Stirling

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

Douglas Stirling

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

Peter Clark

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.

0384

BOX:

83

FOLDER:

914

DESCRIPTION:

Hartzheimer, Caroline

DATE:

11/23/82



914

0385

205

CID 22

Day of Trial,

Counsel,

Filed

day of

1882

Pleads

Edw. J. Langford

THE PEOPLE

vs.

B

Caroline Hartz

Keeping a Bawdy House.

JOHN McKEON,

District Attorney.

A True Bill.

Edw. J. Langford

Jan 22 1883

Foreman.

Spencer

0386

Police Court, 3 District.

CITY AND COUNTY
OF NEW YORK.

ss.

Liggetta Weisgaber

of No.

37 Chrystie

Street,

being sworn, doth depose and say, that the premises known as number

37 Chrystie

Street, in said City and County, and occupied or kept by

one Caroline Martzheimer

is a Disorderly House, namely, 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 disturbance of the public peace, the annoyance of the neighborhood, and the violation of public order and decency.~~

Deponent therefore prays, that the said

Caroline Martzheimer

and all vile, disorderly and improper persons found upon the premises, occupied by said

Caroline Martzheimer

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

Sworn before me, this

20th

day

of

Nov

188

24

Liggetta Weisgaber

John Smith

Police Justice.

0387

W
POLICE COURT, 3 DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Siggetta Wengabbe
vs.

Mernshammer

AFFIDAVIT.—Disorderly House.

Dated Nov 20 1882

Seuch Magistrate.

Mary Schryer
37 Chyette St Officer.
Wilson 10-

Witness.....

0388

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.3
District Police Court.

Caroline Hartshorn 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. *Caroline Hartshorn*

Question. How old are you?

Answer. *Thirty four years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *37 Chrystie Street Two months*

Question. What is your business or profession?

Answer. *Married woman*

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

Answer. *I do only have one girl living with me. And it is not true that men and women come to my place for prostitution.*

Caroline Hartshorn

Taken before me this

24th

day of

March

1887

John A. Smith
Justice.

0389

Third District Police Court.

WARRANT.—DISORDERLY HOUSE.

STATE OF NEW YORK, } To any Constable or Policeman of the City of New York.
City and County of New York, }

Whereas, complaint on oath has been made before the undersigned, one of the Police Justices, in and for the said City, by

Sizzetta Weisgaber
of No. *37* *Chrysler* Street,

that on the *20th* day of *Nov* *1882*

at the City of New York, in the County of New York, the premises known as

No. *37* *Chrysler* Street
were occupied or kept by

Munheimer

as a disorderly house, namely, 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, quarrelling and fighting, at almost all hours of the day and night, to the great disturbance of the public peace, the annoyance of the neighborhood, and the violation of public order and decency.

These are, therefore, in the name of the People of the State of New York, to COMMAND you, the said Constable and Policeman, and every of you, to apprehend the body of the said *Munheimer* and all vile, disorderly and improper persons found upon the premises occupied by said *Munheimer* and forthwith bring them before me, or some other Justice for the City and County of New York, at the Third District Police Court, Essex Street, in the said City, to answer the said charge, and to be dealt with as the law directs.

GIVEN under my Hand and Seal, this *20th* day of *Nov* *1882*

Solomon B. Smith
Police Justice.

0390

Third District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

WARRANT.—Disorderly House.

Dated

188

Justice.

Officer.

Nov: 21st 1882

At 9³⁰ A.M. Detectives
Wilson & Wade
Entered the premises
at 37 Chrystie St;
and arrested Caroline
Hogeshamer &
brought her before
His Honor Justice
Smith at 3rd Dist
Court as within
Commanded

Anthony J. O'Maire
Capt: W. Precourt
Det: Supt Geo Dahlger

Dated _____ 188 _____ *Police Justice.*

2630

Police Court District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Lizzetta Wengarten
37 Chrystie St.
1st floor
Caroline Langheim

BAILED,
No. 1, by Bail Tender
Residence 28 Greenwich Ave

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

Dated Nov 21st 1887
Smith
Wilson
10 March

Witnesses,
Marie Schreier
34 Chrystie Street,
Mrs. Belcher
No. Mrs. Bachman Street,
85 Canal St 2nd floor
No. George Street,
140
500
Cald

Office of the District Attorney
Caldwell

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

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

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

Dated Nov 21st 1887

Charles Smith
Police Justice.

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

Dated Nov 21st 1887

Charles Smith
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 _____ 1887

Police Justice.

0393

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Caroline Hartzheimer

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

Caroline Hartzheimer

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

The said

Caroline Hartzheimer

late of the *Tenth* Ward of the City of New York, in the County of New York aforesaid, on the *twentieth* day of *November* 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 *Caroline Hartzheimer*

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.

0394

BOX:

83

FOLDER:

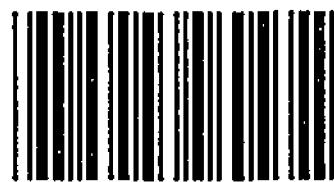
914

DESCRIPTION:

Hazard, John

DATE:

11/17/82



914

0395

BOX:

83

FOLDER:

914

DESCRIPTION:

Dilger, Henry

DATE:

11/17/82



914

0397

Just District Police Court. Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. *573* *Hudson* Street,

being duly sworn, deposes and says, that on the *10th* day of *November* 188*2*

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

the following property, viz:

*One barrel containing
about forty six gallons of whiskey
of the value of sixty five dollars*

Sworn before me this _____

Atty of _____

the property of *James S. Smith and Sidney S. Darling,*
co-partners, and in this deponent's care and
custody.

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

Henry Dilger (both now here) for
the reasons following, to wit:

That at the hour of 4 o'clock P.M.
of the day aforesaid the said barrel was
placed on the sidewalk in front of the said
premises, and that in about fifteen minutes
thereafter it was taken therefrom:

that thereafter deponent was informed
by William Lynch that between 4 o'clock
and 4.15 P.M., of the said 10th day of November

Police Justice.

188

0398

1882, he saw three men one of whom was the said Dilger, take from the side-
-walk in front of said premises, a barrel containing liquid of some nature, and put the same in a wagon the body of which was painted red and the top black, and on the side on the body of said wagon was a tin sign with the words "Macdonough Alley" painted thereon; that further deponent is also in-
-formed by Richard Larkin that on the 10th day of November 1882 at about 2 o'clock P.M. he hired a ^{chestnut colored} horse and wagon, the top of which ^{said wagon} was black and the body a wine color, and on the sides of the body were tin signs with the words "Richard Larkin No. 5 Macdonough Alley" to the said defendants John Hazard and Henry Dilger, and that they returned the said horse and wagon to him, said Larkin, between the hours of 4 and 5 o'clock P.M. of the said day.
I sworn to before me this 13th day of November 1882 } Lawrence W. Darling
J. Henry Ford
Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

Disposition

William Lynch, age 15 years, Wagon
boy, residing at No 69 Cameron Street.
Examination by Mr. Stines.

Q. You seen some persons standing in
front of your place on the day in
question?

A. Yes.

Q. Look at the prisoner John Hazard
did you see him there at all?

A. No sir, I don't recognize him as
being there at all.

Q. You stated a moment ago that you
was positive he was not one of
the men who helped to put this barrel
in the wagon, is that true?

A. Yes sir.

By the Court.

Q. Could you see in this wagon from
where you stood?

A. Yes sir.

Q. There was one man in the wagon
when the two men were loading
this whiskey into the wagon?

A. Yes sir.

Q. Could you see that man's face?

A. No sir.

0400

Re Cross Examination by W. Shiner

Q Will you swear this was the man
in the wagon?

A No, I didn't see the face of the
man in the wagon. I only saw his
hand on the reins.

Sworn to before me this

3rd day of November 1882

William Lynch

J. Henry Ford

Police Justice

0401

CITY AND COUNTY }
OF NEW YORK, } ss.

Richard Larkin
aged 45 years, occupation Truckman of No.

5 MacDougal Alley Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Charles W. Larkin

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

Sworn to before me, this 13th
day of March 1882 } Richard Larkin

Jeffrey Ford
Police Justice.

0402

CITY AND COUNTY }
OF NEW YORK, } ss.

William Lynch
aged 15 years, occupation Wagon boy of No. 13
13 Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Clarence W. Dashing
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 13th
day of November 1882 } W. Lynch

J. Henry Ford
Police Justice.

0403

New York City. Dec 7th
/82

To Hon J. Mc Keon.

Dear & Respected Sir, being
interested in the rise of morality, I
am like yourself working in a
slow though conspicuous way.

I guess your Experience as well
as mine will teach you that
70 out of every 100 are more
inclined to follow after deat
& wrong than good.

Admitting this; innocence finds
its way in the throng and
sometimes to suffer for the
guilty.

Henry Dilcher a young man
with a Widowed Mother residing
in 31st between 7th & 8th Ave
is incarcerated in the "Tombs";
The Charge is Larceny and as
a result must be tried

0404

Therefore having some knowledge
of the man he being young and
yet (married), encouraged me to
intercede.

I know nothing particular about
the circumstances yet whether
on trial he is proved guilty is
another thing.

But I am willing to vouch
that night after night he has
been regular in his habits.

Home seemed a cherished place
to him; even in the society
of children, and I am willing
to make affidavit that
I am surprised at him when
so many inducements are offered
to entice the young.

You are prejudiced against
all things (dangerous to society)
and can you blame me to
ask for the sake of this
young man your clemency,

0405

if not on his account, take
into Consideration his young
wife in innocence that can
be looked at the day of trial.

I Cannot be present as
my Engagements call me
away, but if my interest will
avail anything outside of any
Political Standard her Mother
& Friends Can & May be seen?

I Am an Evangelist, worked
with Dr P. H. Tyn, Jr., 2 years,
Moody & Sankey, Dr J. P. Newman
Rev Stephen Merritt, 210 - 8th Ave
And very many others.

I ask your Clemency on
behalf of Henry & though he
knows nothing of Courts or Justices
that you may give him any benefit
he in your estimation may be
entitled to.

Hoping this may meet with

0406

Your sympathies & approval

I am on behalf of his suffer-
ing wife, Mother & friends

Rev Thos Maslin

Evangelist

406 West 31st St
N Y -

0407

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2nd District Police Court.

Henry Dilger 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.

Henry Dilger

Taken before me this

day of November 1887

Samuel Cook
Police Justice.

0408

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2nd District Police Court.

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

Question. What is your name?

Answer: John Hazard

Question. How old are you?

Answer. 21

Question. Where were you born?

Answer. New York City

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

Answer. 218 West 27 Street: 18 years.

Question. What is your business or profession?

Answer. Car spring maker

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

Answer. I am not guilty

John Hazard

Taken before me this

day of

November 1882

John M. [Signature]
Police Justice.

0409

*Bail reduced
to \$500
by J. Henry [unclear]*

BAILED,
No. 1 by David Smurray
Residence 627 6th Ave Street
No. 2, by _____
Residence _____ Street
No. 3, by _____
Residence _____ Street
No. 4, by _____
Residence _____ Street

Police Court 936 District 2

THE PEOPLE, &c.,
ON THE COMPLAINT OF

*Clarence M. Barclay
573 Hudson*

*John Haggard
Henry Delgado*

Offence, Fraud & larceny

Dated 13 November 1882

Frank Magistrate.

Thomas M. Kelly Officer.

William J. [unclear] Clerk.

Witnesses, *William J. [unclear]*

No. *Edmund [unclear]* Street,

No. *Richard J. [unclear]* Street,



No. *500* to answer *BB* Street,

Levy

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

John Haggard & Henry Delgado
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 13 November 1882 *J. Henry [unclear]* 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.

0140

Police Justice.

188

Dated

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

There being no sufficient cause to believe the within named

Police Justice.

188

Dated

to bail to answer by the undertaking hereto annexed.

I have admitted the above named

Police Justice.

188

Dated

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 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Lawrence H. Davidson
573 Hudson

John Haggard
Henry A. Delgar

Offence,
3
4

Dated 13 November 1882

Magistrate.

Officer.

Clerk.

Witnesses

No. 1 by

No. 2 by

No. 3 by

No. 4 by

No. 5 by

No. 6 by

No. 7 by

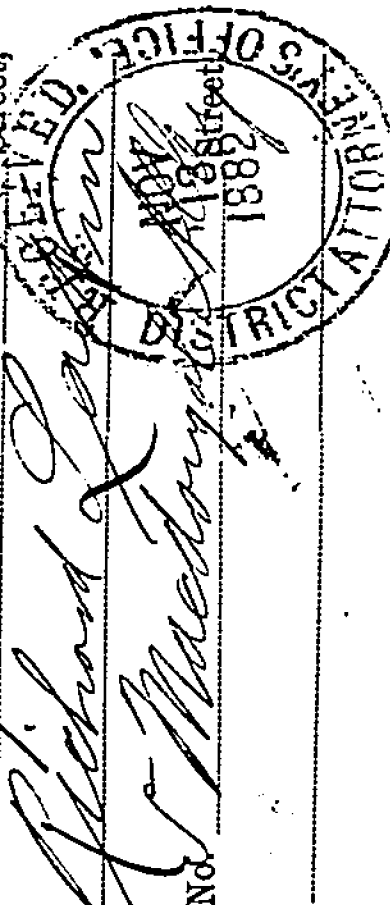
No. 8 by

No. 9 by

No. 10 by

No. 11 by

No. 12 by



No. 13 by

No. 14 by

No. 15 by

No. 16 by

No. 17 by

No. 18 by

No. 19 by

No. 20 by

No. 21 by

BAILED,

No. 1 by

Residence

No. 2 by

Residence

No. 3 by

Residence

No. 4 by

Residence

David Murray

627 6th Ave

Street,

Street,

Street,

Handwritten notes and signatures at the bottom left of the page.

0411

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

John Hazard and
Henry Ditzger

The Grand Jury of the City and County of New York, by this indictment, accuse
John Hazard and Henry Ditzger
of the CRIME OF GRAND LARCENY, committed as follows:

The said

John Hazard
and Henry Ditzger

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

forty six gallons of whiskey
of the value of one dollar
and fifty cents each gallon

of the goods, chattels and personal property of one *James D.*
Smith then and there being found, then and there
feloniously did steal, take and carry away, against the form of the Statute in such case
made and provided, and against the peace of the People of the State of New York and
their dignity.

John McLean
District Attorney

04 12

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.

0413

BOX:

83

FOLDER:

914

DESCRIPTION:

Healy, Thomas

DATE:

11/17/82



914

04 14

BOX:

83

FOLDER:

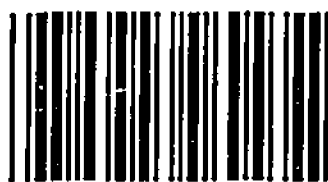
914

DESCRIPTION:

Healy, Bridget

DATE:

11/17/82



914

10

Trial,

day of

1870.

1874
Pleaded
April 17

vs.

Thomson & Barclay & Co.

Bridget O'Leary

Beating—Homicide of the Degree of Murder, First Degree.

John McGehee

District Attorney.

2. Given by Aunt Oct 23!

A True Bill:

Edward Ferrars

Foreman.

0.113

Ch. 10

Henry C. Lane, Hedy.

1. Cur. Cur. 1966

Dr. Bradynenb, Liverpool

no 2 Bailey

Peter C. Pugh

For May 7, 1871

THE

Wm. C. Cresswell

Application

1890

Key: Green

Dr. J. H. H. H.

No. 2. Bucked by

~~Wm Cook~~
~~Wm Cook~~

11/11/2011
 11/11/2011

7102 Baled by

Adam Crofts

313 Meckel.

Will



0415

0416

The people
against
Healy.

I.

The defendant assaulted George Smith
on or about

II.

~~Healy~~ From the effects of this as-
sault Smith died.

III.

The case is now or is about to be ^{presented} be-
fore the Grand Jury

IV.

The officer who arrested Healy is
~~a~~ reported to be a relative and in
sympathy with him.

V.

Mr Quigley is a witness who heard threats
or statements made by the prisoner's wife
that they were going to kill Smith

0417

CHARLES C. BECKER OF NO. 716 EAST 143RD. STREET, IN THE CITY OF NEW-YORK, MAKES THE FOLLOWING STATEMENT:

I WAS DOWN TO THE CORONER'S INQUEST IN THE CASE OF HEALY, AND IMMEDIATELY AFTER THE CORONER'S JURY HAD ADJOURNED TO AGREE UPON A VERDICT I STEPPED DOWN STAIRS ACCOMPANIED BY MY UNCLE, MR. GEORGE SMITH; I WAS NOT DOWN THERE FIVE MINUTES BEFORE MR. GEORGE HORNBY, OF NO. STREET, INFORMED ME THAT OFFICER HOOKS HAD THREATENED AND INTIMIDATED MRS. EMMA MORTON, AT THAT TIME LIVING AT NO. 246 WEST 16TH STREET, BUT NOW LIVING AT NO. 202 EAST 22ND. STREET, IN THE CITY OF NEW-YORK; HE TOLD ME THAT SHE WAS FRIGHTENED AND WORRIED ALMOST TO DEATH THROUGH THIS OFFICER'S THREATS; I WENT UP AND ASKED HER WHAT WAS THE MATTER AND SHE TOLD ME THAT THIS OFFICER HAD BEEN THREATENING HER; I ASKED IN WHAT MANNER, AND SHE TOLD ME THAT THIS OFFICER IMMEDIATELY AFTER THIS OCCURRENCE OF THIS DEATH CAME ALONG AND WINKED AND TOLD HER THAT SHE HAD BETTER KNOW NOTHING ABOUT IT; AND THAT IN THE CORONER'S OFFICE OFFICER HOOKS TOLD HER THAT SHE KNEW TOO MUCH; THAT SHE HAD BETTER NOT KNOW SO MUCH, AND THAT HE THOUGHT SHE DIDN'T KNOW ANYTHING. I TOLD HER TO KEEP QUIET; THAT I WOULD BRING IT TO THE NOTICE OF THE CORONER, AND I DID SO; THE CORONER ASKED ME WHICH OFFICER, AND I POINTED OUT OFFICER HOOKS; THE CORONER THEN CALLED OFFICER HOOKS UP AND REPRIMANDED HIM AND ADVISED ME TO PREFER CHARGES AGAINST HIM TO THE POLICE COMMISSIONERS. AFTER THAT, FROM HIS LOOKS AND THREATENING MANNER, I WAS COMPELLED TO GO BEFORE JUSTICE FORD, AT JEFFERSON MARKET POLICE COURT, AND SEEK HIS PROTECTION. HE ADVISED ME TO PREFER CHARGES IMMEDIATELY TO THE POLICE COMMISSIONERS AGAINST THIS OFFICER. ~~WHEN~~ THE WITNESSES IN THE HEALY CASE ARE IN MORTAL FEAR OF THIS OFFICER, BEING THAT HE HAS HIS POST DURING CERTAIN TIMES OF THE WEEK IN THEIR NEIGHBOURHOOD; AND ONE OF THEM, MRS. MORTON, WAS COMPELLED TO MOVE AWAY.

04 18

Statement of
Chas. G. Becker,
of
716 E. 143rd St.

04 19

JOSEPH KATZ, OF 247 WEST 16TH STREET, IN THE CITY OF NEW YORK,
MAKES THE FOLLOWING STATEMENT:

I KNEW A STOUT MAN WHO HAD HIS SIGN OUT AS BOOT MAKER AT 248
W. 16TH ST., IN THE BASEMENT, WHOM I HAVE SINCE LEARNED IS GEORGE SMITH;
SOME FEW WEEKS AGO I WAS AT DINNER, AND HAPPENED TO LOOK OUT OF THE
WINDOW; I SAW A TALL SLIM MAN GO TOWARDS A STOUT MAN, RIGHT IN FRONT OF
THE RAILING OF THE HOUSE ALMOST OPPOSITE MY HOUSE, AND TAKE HIM AND
THROW HIM DOWN, AND THEN THE SLIM MAN WENT UP STAIRS, AND THEN THERE
CAME PARTIES FROM THE NEIGHBORHOOD, AND BROUGHT THE STOUT MAN INTO THE
BASEMENT, AND THIS IS THE LAST I SAW OF IT. I THEN WENT TO WORK. I HAVE
FOUND OUT FROM HEARSAY, THAT THIS MAN WHO WAS ASSAULTED, WAS GEORGE SMITH.
I WAS NOT AT THE CORONER'S INQUEST.

0420

Statement of
Joseph Kacy,
247, W. 16.

0421

PATRICK QUICKLEY, OF NO. 248 WEST 16TH STREET, IN THE CITY OF NEW-YORK,
MAKES THE FOLLOWING STATEMENT:

AS FAR AS I CAN GUESS IT WAS ABOUT TWO MONTHS PREVIOUS TO THE
ASSAULT ON MR. GEORGE SMITH BY THE HEALYS, I WAS JUST COMING HOME
FROM WORK, AND GEORGE SMITH, WHO LIVED IN THE FRONT BASEMENT OF NO.
248 WEST 16TH STREET, WAS STANDING IN FRONT OF HIS OWN ROOMS, AND
MRS. HEALY, WHO LIVED IN THE REAR OF THE SAME HOUSE, CAME OUT AND
USED BAD LANGUAGE AND CALLED HIM BAD NAMES, WHICH I WOULD NOT WANT
TO EXPLAIN. HE SAID "' I DON'T WANT TO TALK TO A WOMAN; I WANT TO
TALK TO YOUR HUSBAND'"., AND SHE SAID "' I WILL HAVE YOU OUT OF HERE
AS QUICK AS I CAN'", AND HE SAID "' I WILL BE HERE AFTER YOU'".
THAT IS ALL I KNOW OF THIS MATTER. I WAS NOT AT THE CORONER'S IN-
QUEST.

0422

Statement of
Patrick Quigley,

248 W. 16.

0423

BAILED,

No. 1 by John Wilkey

Residence 239 - 9th Ave Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

CLERK'S NO. 5883 9314 179
Police Court 2 District.

THE PEOPLE
ON THE COMPLAINT OF

William B. Gleason
11th 16th St.

Thomas Healey

Offence, Tr. B on
George Smith

Dated Oct 4 188 2

Robert Bixby Magistrate.

John Healey 16 Officer.

John Healey Clerk.

Witnesses, John Healey

No. 1 Street,

No. 1 Street,

No. 1 Street,

No. 1 Street,

No. 1 Street,

No. 1 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 Thomas Healey

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 Oct 4th 188 2 Robert Bixby Police Justice.

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

Dated October 6th 188 2 Solomon A. Gluck Police Justice.
Presiding at Special Sessions

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.

4240

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 October 6th 188 2 Belmont Police Justice.

to bail to answer by the undertaking hereto annexed.

I have admitted the above named

Dated Oct 4th 188 2 Belmont 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 Three

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

CLERK'S NO 5383

Police Court 20 District.

THE PEOPLE

ON THE COMPLAINT OF

William S. Pleasant
239 Wm. 16th St.
Thomas Healey
Offence, At 13th St. & 16th St.

Dated Oct 4 188 2

304 Buxley Magistrate.

John Hooks 16 Officer.

Wm. W. G. S. Clerk.

Witnesses, See Certificate

No. 100 Street, Belmont

No. 100 Street, Belmont

No. 100 Street, Belmont

No. 100 Street, Belmont

\$ 300 to answer

Belmont

Surrendered Oct 16/82 by his

Bondman.

BAILED,

No. 1 by Thos Gibney

Residence 239-9th Ave

No. 2, by _____

Residence _____ Street,

No. 3, by _____

Residence _____ Street,

No. 4, by _____

Residence _____ Street.

The People

vs
Thos & Margaret Healy

S

At 3 o'Clock P.M. Oct 3. 1882 a wordy quarrel occurred between George Smith the deceased, and the depts in front of ^{the} residence of all the parties ~~248~~ ^{West 16th} ~~Washington St.~~ In the course of the quarrel which was very brief, Smith called Healy's wife some very foul names, whereupon she ran to and raised an ash can on the side walk as if to strike ^{Smith with it:-} but did not. - Smith then rolled up his sleeves ~~and~~ as if to fight, and ~~called~~ according to one or more witnesses said he would "hold the guts out of him" (Healy) blows followed and Smith was knocked down, or fell. He was according to some of the witnesses kicked by both the Healeys but others

Wm. Egan Martin

(Wm. Stark a witness says Mr. Healy jumped on his leg)

Mary Rogers says it was Healy who kicked Smith on the legs.

Wm. S. Gleason saw Mr. H. jumping on the legs.

There were no weapons either in the possession of the parties or used as far as the evidence discloses. It would seem that both the Healeys were active principals in the kicking & jumping upon Smith while down.

Smith died in forty days after of erysipelas (suppurating abscess) resulting from fracture of the tibia (lower half of the leg). I think a plea of manslaughter in the 1st degree, if accepted by the Court would be correct and

proper in this case

Wm. O'Byrne

Wm. D. Buckley

Over 12.00

0426

People

or Nealy et al

Recommendation of acceptance
of plea and Manifestation
Our 1st & 2nd degree

W. P. Rogers

Att. Gen. King

Oct 12, 82

I agree with the
Recommendation

Ed

0427

Police Court—2—District.

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

of No 239 72 16 16 William S. Gleason Street,

on _____ the 3d day of October being duly sworn, deposes and says, that

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

George Smith
was violently ASSAULTED and BEATEN by Thomas Healey (nephew)
that defendant saw said Healey catch hold of
said Smith and throw him down and while
down kicked said Smith on the body
three

without any justification on the part of the said assailant.

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

Sworn to before me, this 4

day of October 1882

William S. Gleason
POLICE JUSTICE.

Police Court 2 District.

City and County of New York, ss.:

THE PEOPLE.

vs.

On Complaint of

William S Gleason

For

A + B on George Smith

Thomas Healy

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

Ос 4

188

Thomas

Yes

Leahy

mar/L

Police Justice

As & Right

0429

New York Hospital

West Fifteenth Street,

New York, Oct 3 1882

This is to certify that Geo Smith
who was brought to this Hospital
this Pm. suffering from a
comminuted fracture of
Fibula & femur at collision
will not be able to appear
in court tomorrow.

Respectfully

W. A. Bartlett
acting House Surgeon

0430

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

Thomas Libbey
I, ~~Thomas Libbey~~ the surety mentioned in the
annexed recognizance to answer, do hereby authorize and empower any Police=
man of the City of New York, or _____
or either of them, in my name, place, and stead, to take, seize and surrender the
said *Thomas Healy* (in the said bond named as
defendant) to the Court therein mentioned, or deliver him to the custody of the
authorities of said City and County, in my exoneration as surety on said recog=
nizance.

Dated *October 6 1882*

Thomas Libbey Surety.

0431

~~John Healey~~
or.
Thomas. Healey }
Brudget. Healey }

Godfrey Smith, 417. W. 32 St -
will serve all the subpoenas in
the above case

0432

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 Dealey

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

Thomas Dealey

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

The said

Thomas Dealey

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

JOHN McKEON, District Attorney.

0433

W. H. #18
Filed *S. Nov* 1882
Pleas *Not guilty (9)*

THE PEOPLE

vs.

ASSAULT AND BATTERY.

P
Thomas Dealey

JOHN McKEON,

District Attorney.

A True Bill.

Edward J. Minno

Foreman.

0434

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question.—What is your name?

Answer.—

Thomas Healy

Question.—How old are you?

Answer.—

50 yrs

Question.—Where were you born?

Answer.—

Ireland

Question.—Where do you live?

Answer.—

248 W 16th St

Question.—What is your occupation?

Answer.—

Laborer

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

I am not guilty.
Thomas Healy

Taken before me, this 27 day of Oct 1882

CORONER.

0435

MEMORANDUM.

AGE.			PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
50	Years.	Months.	Days.	Germany	W. J. Hospital
					Oct 16 1882

File 73 161946 1882
~~HOMICIDE.~~

AN INQUISITION

On the VIEW of the BODY of

Corpo Saluta *John*

whereby it is found that he came to
his Death by the hands of unknown
person at the hands
of Thomas Henry and
Frankly Stealy on Oct 3.
1882 opposite 248 W 16th

Inquest taken on the 27 day
of October 1882

before

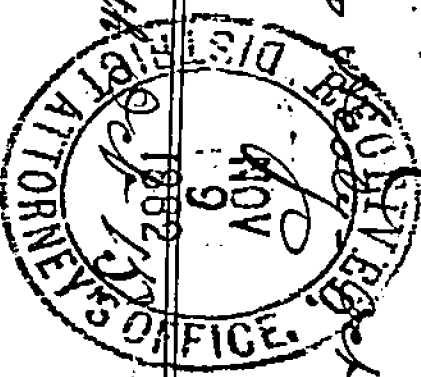
Thomas L. Hunt
Coroner.

Committed Oct 27

Deceased Mrs. *John*

Discharged

Date of death Oct 16 1882



0436

4th 73 161946 1882
HOMICIDE.

AN INQUISITION

On the VIEW of the BODY of
Lump Smith
whereby it is found that he came to
his Death by the hands of injuries
received at the hands
of Thomas Healy and
Bridge Healy on Oct. 3.
1882 opposite 248 W 6th

Inquest taken on the 27 day
of October 1882
before
James L. Keop Coroner.

Committed Oct 27
Bailed Mrs *Smith*
Discharged
Date of death Oct 3 1882
DISTRICT ATTORNEY'S OFFICE

MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
50 Years. Months. Days.	<i>Germany</i>	<i>W. A. Healy</i>	<i>Oct 16 1882</i>

0437

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question.—What is your name?

Answer.—

Bridget Healy

Question.—How old are you?

Answer.—

50 yrs.

Question.—Where were you born?

Answer.—

Ireland

Question.—Where do you live?

Answer.—

449. ~~348~~ W 16 - St

Question.—What is your occupation?

Answer.—

House-keeper

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

I am not guilty
Bridget Healy

Taken before me, this 27 day of Dec 1882

Thomas A. Murphy

CORONER.

0438

THE SOCIETY OF
THE NEW YORK HOSPITAL,
No. 8 WEST 16TH STREET,

New York, 31 October 1882

I, George L. Peabody, M.D., affirm that on the 17th day of October 1882 I made an autopsy upon the body of George Smith who died in this hospital on the previous ^{day}. I found a Compound fracture of the fibula, with much burrowing of pus among the soft parts, the ankle joint being opened thereby.

I also found a condition of parenchymatous nephritis, and a condition of inflammation over a limited area of the peritoneum.

From the history of the patient and the results of the Autopsy I am of the opinion that the man's death was due to a Compound fracture of the fibula with Erysipelas, and that it was somewhat accelerated by Nephritis.

George L. Peabody M.D.

Sworn to before me

October 31. 1882

Thomas C. Rury Coroner

0439

GODFREY SMITH MAKES THE FOLLOWING STATEMENT:

I RESIDE AT NO. 248 WEST 16th STREET, IN THE CITY OF NEW-YORK; ON THE DAY OF OCTOBER, 1882, MY BROTHER, GEORGE SMITH, SENT ME TO JEFFERSON MARKET POLICE COURT TO GET OUT A WARRANT FOR THE ARREST OF A WOMAN WHO THREW A SLOP PAIL THROUGH THE WINDOW OF OUR HOUSE AND CARRIED IN THE WHOLE SASH, AND WHILE I WAS AWAY FROM HOME TO GET THE WARRANT MY BROTHER, GEORGE SMITH, WAS KNOCKED DOWN BY THOMAS HEALY AND HIS WIFE, BRIDGET HEALY, FROM THE EFFECTS OF WHICH ASSAULT HE DIED AT THE NEW-YORK HOSPITAL ON THE OCTOBER, 1882; MY BROTHER GEORGE TOLD ME BOTH AT THE HOUSE AND AT THE HOSPITAL THAT THE HEALYS INFLICTED HIS WOUNDS; WHEN HE TOLD ME THAT I WENT TO THE STATION HOUSE AND THEY SENT ME TWO OR THREE OFFICERS. ONE OF THE OFFICERS TOLD ME THAT HE DID NOT KNOW THIS HEALY, AND I TOLD HIM TO COME WITH ME INTO THE HOUSE; AND THEY CAME TO THE HOUSE WITH ME AND FOUND THE HOUSE LOCKED, AND WHEN WE WENT INTO THE STREET A LADY, WHOSE NAME I DON'T KNOW, TOLD ME THAT HEALY WAS ACROSS THE STREET, SEATED IN THE SHOE SHOP KEPT BY FARRELLY; THE OFFICERS WENT THERE AND GOT HIM OUT, AND WHEN THEY GOT HIM OUT OFFICER HOOKS, WHO WAS ON PATROL ON THAT POST THAT DAY, CAUGHT HOLD OF ME BY THE SHOULDER AND BY MY COLLAR AND THREATENED ME IN EVERY WAY, AND HE SAID "YOU ARE MY PRISONER". I TOLD HIM THAT HE WAS NOT FIT TO WEAR THAT UNIFORM, TO TALK IN THAT MANNER; THEN HE RAISED HIS CLUB AND SAID "I HAVE A GOOD MIND TO HIT YOU IN THE HEAD", AND I CALLED UPON THE OTHER OFFICERS FOR PROTECTION, WHEN ONE OF THE OFFICERS, WITH STRIPES ON HIS SLEEVES, ORDERED HIM TO TAKE THE PRISONER HEALY; AND I WENT WITH THE THIRD OFFICER TO THE STATION HOUSE. THERE OFFICER HOOKS MADE A CHARGE AGAINST ME OF BEING DRUNK AND DISORDERLY. I WAS LOCKED UP AND BROUGHT BEFORE JUSTICE BIXBY, AT JEFFERSON MARKET POLICE COURT, NEXT DAY. WHEN I WENT DOWN TO THE POLICE COURT

Statement of
Gordon Smith,

of
248, W. 16th St.

These papers were
given to me by
Mr. Allen after
the suborning
of the case to the
McCord; but they
show no men
light upon the case.

Dec 1882
073

0440

0441

MRS. EMMA MORTON, OF 202 EAST 22¹ STREET, IN THE CITY
OF NEW YORK, MAKES THE FOLLOWING STATEMENT:

ON THE 3¹ OF OCTOBER 1882, I LIVED AT 246 W. 16¹ STREET; I WAS
SITTING AT THE WINDOW AND I HEARD LOUD TALKING; I RAISED MY WINDOW
AND I SAW MRS. BRIDGET HEALY, WHO LIVED IN 248, NEXT DOOR TO WHERE I
LIVED, QUARRELLING WITH MR. GEORGE SMITH, WHO ALSO LIVED IN 248 W. 16¹ -
ST; SHE CALLED HIM A DUTCH S-- OF A B---H; SHE RAISED AN ASH PAN TO
THROW AT HIM, BUT PUT IT DOWN AGAIN, AND THEN HE CALLED HER A B---H.

AFTER SHE PUT THE PAN DOWN HE SAID 'I DON'T FIGHT WITH WOMEN'
AND SHE TURNED TO HER HUSBAND, THOMAS HEALY, WHO WAS STANDING BY, AND
SAID 'WILL YOU STAND BY AND HEAR ME CALLED THOSE NAMES?' AND HE, THOMAS
HEALY, TOOK GEORGE SMITH BY THE HAIR, AND PULLED HIS HEAD BACK, AND STRUCK
HIM IN THE EYE; SMITH THEN FELL TO THE GROUND FROM THE EFFECTS OF THE
BLOW, AND WHILE SMITH WAS DOWN, HE THOMAS HEALY, KICKED HIM IN THE LEFT
EYE, AND IN THE ABDOMEN, AND AFTER THAT HIS WIFE, TURNED TO AND ALSO
KICKED HIM IN THE ABDOMEN, - I COULD NOT SAY HOW MANY TIMES, BUT I KNOW
IT WAS MORE THAN ONCE; THEN I SAW BLOOD COMING, AND I CAME AWAY FROM
THE WINDOW; AND WHEN I LOOKED AGAIN, SMITH SAID 'O DON'T KILL ME, LET ME
UP HEALY' AND TWO MEN, BETWEEN PARTIALLY DRAGGING, AND CARRYING HIM,
HELPED HIM INTO HIS BASEMENT; HE COULD NOT GO UP ALONE; THEY HAD TO
DRAG HIM AND CARRY HIM THE BEST THEY COULD, AS HE WAS A VERY HEAVY
MAN. THIS IS THE STATEMENT I MADE BEFORE THE CORONER'S JURY.

A FEW DAYS AFTER THE DEATH OF SMITH, I WAS SUBPOENAED TO
APPEAR BEFORE THE CORONER, AND AFTER I HAD GIVEN MY TESTIMONY, POLICE
OFFICER HOOKS, OF THE 16¹ PRECINCT, TAPPED ME ON THE SHOULDER AND SAID:
'MRS. MORTON, DIDN'T YOU SAY YOU DIDN'T KNOW ANYTHING ABOUT THIS CASE?'
I REPLIED, 'NO SIR, BUT YOU TOLD ME I HAD BETTER NOT KNOW ANYTHING
ABOUT IT.' THAT WAS ALL, AND THEN SOME YOUNG MAN MADE A CHARGE AGAINST
HIM OF TRYING TO INTIMIDATE WITNESSES FOR THE PEOPLE. I DO NOT KNOW WHO

0442

THE YOUNG MAN WAS.

WHAT PROVOKED THIS OFFICER WAS , AT THE TIME I WAS LIVING ON 16' STREET, HE WAS PASSING MY WINDOW AND SAID, 'THE CORONER WILL ACQUIT HEALY.' AND I SAID, 'IT IS TOO BAD ABOUT THE POOR MAN.' HE SAID, 'THE CORONER WILL ACQUIT HIM.' AND I SAID , 'IT WILL BE TOO BAD; IT WAS A VERY BRUTAL AFFAIR.' AND THEN HE REPLIED, AND SAID, 'WELL, DID YOU SEE IT?'; I SAID , 'YES SIR.' HE WINKED AT ME, AND SAID 'TAKE MY ADVICE, YOU HAD BETTER NOT KNOW ANYTHING ABOUT IT.'

I THOUGHT THEN HE MERELY MEANT IT IN A FRIENDLY WAY - THAT I WOULD NOT THEN BE SUBPOENAED AS A WITNESS, BUT I HAVE SINCE LEARNED THAT HE IS A RELATIVE OF THE HEALYS, AND I THINK THAT IS THE REASON WHY HE TRIED TO INTIMIDATE ME.

0443

Statement of
Mrs. Emma Morton,
202 E. 22.

0444

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the house of
 No 18 Chatham Street, in the 4 Ward of the City of
 New York, in the County of New York, this 27. day of October
 in the year of our Lord one thousand eight hundred and 82 before
 James C. Kemp
 Coroner,

of the City and County aforesaid, on view of the Body of
 George Smith
 lying dead at
 141 1/2 Broadway Upon the Oaths and Affirmations of
 six good and lawful men of the State of New York, duly chosen and
 sworn, or affirmed and charged to inquire on behalf of said people, how and in what manner the said
 George Smith came to his death, do
 upon their Oaths and Affirmations, say: That the said George Smith

came to his death by injuries received at the
 hands of Thomas Healy and Bridget Healy on Oct 3-1882
 opposite 248 W 16 - St

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

JURORS.

Konrad Lange 37 E. B. St Thomas Farnum 48 Chalmers Pl John R. [unclear] Henry H. [unclear] George Beck 105 [unclear] Wilhelm [unclear] 98 Bleeker St	3 26 1/2 University Place 44 University Place 98 Bleeker St
---	--

James C. Kemp CORONER, I. S.

0445

The People of the State of New York, on the
Complaint of

vs.

Thomas Healey
Bridget Healey

List of Witnesses.

NAMES.

RESIDENCE.

Rachel Conam	248 West 16 St.
Wm. John Hooks	162 John Street
William S. Gleason	239 West 16 St.
Joseph Leffler	248 West 16 St.
Mary Rodgers	250 West 16 St.
Mary Aaker	248 West 16 St.
Catherine Walsh	248 West 16 St.
Mary E. Staut	334 West 17 St.
Ermina Morton	246 West 16 St.
Martin Munking	248 West 16 St.
Patrick Farley	247 West 16 St.
Dr. J. Van derpool	119 8 th St.
Joseph Katz	302 W. 16
Mrs. S. B. Elthousen	248 " "
Mr. Ringby	

0446

Coroner's Office.

TESTIMONY.

This is to certify that -
 George Smith was brought to this Hospital
 suffering from both fracture of right leg - that on
 admission there was great swelling of the
 leg - with marked deformity - which at first
 could not be reduced - but after several days
 was finally put in place - Large blisters having
 formed ~~the~~ subsequently became purulent - tissues
 beneath being in such poorly nourished condition -
 sloughing took place - the joint at tibia & femur
 was decided - From this time patient's
 general condition grew rapidly worse - marked
 depression - thro' stomach and rectum failing -
 in ~~food~~ notwithstanding whatever was administered -
 cellulitis appeared - patient began to suffer
 from suppression of urine -
 decidedly weak pulse slow temperature
 characterized the whole course - yet
 died of exhaustion - ~~depression~~ suppression
 of urine -

A. Audubon M.D.

House Surgeon

Taken before me

this 27th day of October 1882

Thomas A. Kemp

CORONER.

0447

Coroner's Office.

TESTIMONY.

Dr. Plabody of N.Y. Hospital made autopsy
in this case and found death due to
Compound fracture of the Fibula, Nephritis
& Pneumonia

Taken before me

this 27 day of Oct 1882

Thomas C. Wang CORONER.

0448

Coroner's Office.

TESTIMONY.

Rachael Crum 241 W 16 - St being sworn says I was in my window Oct 3. 1882 about 2 PM. I saw Mr Smith come out of the basement in his shirt sleeves. Mr Healy following him. Smith went to the alley way & spoke to a man named Hughes.

Mr Healy stood in front of Smith with his fist in his mouth. Mr Smith said "This man says with a vile expression 'I can lick any man on this block'."

They stepped in front of the gate. Smith made motion that he was going to put his shoes up. They were up at the time. Then Mrs Healy came of the stoop and picked up an ash can. Mr Healy made motion for her to put it down. She did and put her fist in Smith's face and called him a son of a bitch three times in succession. Healy raised his fist and knocked Smith down. and kicked him under the left cheek bone and Mrs Healy kicked him in his private.

Two men helped him up. Smith said he could not as his leg was broke.

Mrs Crum
MRS Rachael Crum

Taken before me
this 27 day of Oct 1882
Thomas C. Kemp CORONER.

0449

Coroner's Office.

TESTIMONY.

John Hooker Officer 16 Precinct being
 sworn - says in front of 248 W 16. St
 on Oct 3-1882 about 3 PM. Arrested Thomas
 Healy on complaint of a brother of Smith's.
 That Healy had assaulted George Smith -
 John Hooker

Tested ✓

Taken before me
 this 27 day of Oct 1882
 Thomas C. Kemp CORONER.

0450

Coroner's Office.

TESTIMONY.

William S. Gleason 239 W 16 St being
 sworn says - on Oct 3 - 1882 I was
 looking out of my window. I saw Mr
 Smith and the prisoner Clutch - I ran
 down stairs and down my side of the street
 I saw Mr Smith on the side walk on
 his back and Mrs Healy jumping on
 the legs of deceased between the knee and
 the foot and I saw Healy kick him
 several times about the body. I saw
 Marshall ~~Boyle~~ of Judge Fennell's court
 and several others with myself help
 up Smith.

Mr Healy was near enough to us to hear
 us converse. I told him ^{Smith} to get up and
 get in the house. he said I can't my
 legs broke. D. Nelson who was there
 and helped him in the house.

Q. On the day after the assault did you have
 conversation with Officer Horns about the
 case.

Ans Yes.

2. Did you say to him I don't know anything
 about the case and don't want to
 Ans No

William S. Gleason

Taken before me

this 27 day of Oct 1882

Thomas C. Stimp

CORONER.

0451

Coroner's Office.

TESTIMONY.

Joseph Leffler 248 W/6 - St. Louis
 says - I knew Smith & Kealy. on
 Oct 5. I was across the way bet 1 & 2
 PM. I saw Mrs & Mr Kealy and Smith
 there on the sidewalk.

I saw Kealy take off his coat and Smith
 warded off the blow that Kealy aimed at
 him. Kealy pulled him down and
 kicked him on his chest and leg
 and under the right eye - I looked
 for an officer when I came back I
 saw some one help Smith in his base-
 ment

Joseph Leffler

Taken before me

this 27 day of Oct

1882

Thomas C. Stump

CORONER.

0452

Coroner's Office.

TESTIMONY.

Mary Rodgers 250 W 16 - St. New York
 says. I knew prisoner and deceased
 by eye sight. On Oct 8. I was in
 my room 3rd floor. - looking out of my
 window. I heard some loud talk I saw
 Smith and Mrs Kealy have some words
 She said you called me a whore
 last night and she lifted up a pan
 of ashes. Mr Smith put up his hand
 to protect himself. Kealy walked forward
 Smith fell and she laid the ashes
 down
 I saw no struggle at all till I saw Smith
 fall. I saw Kealy kick him twice.
 once in the leg and once in the face
 Smith was ^{helped} carried by Mr McMahon &
 Mr Gleason into his basement
 Mary Rodgers X

Taken before me

this 27

day of Oct

1882

Thomas C. Kemp

CORONER.

0453

Coroner's Office.

TESTIMONY.

Mary Ashe 248 W/6 - H - being sworn
 says - I have known both deceased and
 the prisoner for about a year
 Oct 3 about 2 P.M. I heard Mr Smith
 speak to Mrs Healy. Walked out and
 saw Mr Healy smoking a pipe and standing
 by the railing
 Smith faced some man and asked some
 man to take his hat. I put down the
 window and did not look any more
 after
 Mary X Ashe
 mark

Taken before me
 this 27 day of Oct 1882
 Thomas C. Rags CORONER.

0454

Coroner's Office.

TESTIMONY.

Catharine Walsh 248 W 16 - St Henry Conn
says on Oct 3. 1882 about 2 P.M. Mr Smith
and Mr Hughes stood at the alleyway of
250 W 16 - St. Mr Healy came out
of his own house smoking and he stood
with his arms folded. Smoking.

Mr Smith went to a man named Curran
who stood by the railing of 248 and said
hold my hat. "This man says he can
lick me. I can't tell whether he said I'll
lick him or I'll kick him, but either
of the two.

I can't tell who struck first Mr Smith
fell. before that Mr Smith rolled or
motioned to roll up his sleeves and
Mrs Smith took up an ash can but put
it down again and said - I can lick
you myself. You called me a whore
He said yes you called me a son of
a bitch and I called you a whore.

Mr Smith was helped up. I think
and was taken down to his basement
I saw Mr Healy give him one kick in
the face that made him bleed.

Catharine Walsh

Taken before me

this 27

day of

Oct

188

Thomas C. Kings

CORONER.

0455

Coroner's Office.

TESTIMONY.

Mary E Stout 334 W 17. St being sworn
 says. On Oct 3. 1882 I was passing 246.
 W 16 - St when I saw two men quarrelling
 I stopped and saw Mr Healy hit Mr Smith
 and knock him down. Mr Healy took
 hold of Mr Smith by the shoulder before he
 hit him.

Then Mr Healy kicked Smith 2 or 3
 times in the face and Mr Healy kicked
 him and jumped on his leg.

One of the men standing by said - get
 up. Smith could not get up and said
 Oh! God my leg is broke - then that he
 was taken down into the basement.

Healy disappeared X

Mary E Stout

Taken before me

this 27 day of Oct 1882

Thomas C. Kemp

CORONER.

0456

Coroner's Office.

TESTIMONY.

Emma Norton 246 W 16 St being sworn
 says on Oct 3. I was at my window
 about 2 PM. I have heard the testimony
 Mrs Healy and Mr Smith were in con-
 versation on the sidewalk. my window
 was down but I raised it. They were facing
 each other. Then Mr Healy. Shook her fist
 in his face and called him a Dutch son
 of a bitch and he called her a bitch. She
 raised an ash can but did not throw
 it. She turned to her husband and said
 will you stand by and see me insulted
 he took his vest off and caught Mr Smith
 by the hair pulled his head back and
 struck him in the face & Smith fell
 and Mrs Healy and Mr Healy kicked
 him several times in the abdomen.

Two men assisted him into the basement
 He was a very heavy man.

Mrs Emma Norton

Taken before me

this 27 day of Oct 1882

Thomas C. Kane CORONER.

0457

Coroner's Office.

TESTIMONY.

Martin Mulcahey 248 W/6 - St Louis
 Some days - On Oct 3. about 1 P.M. I
 was at dinner. I came to the stop hearing
 some noise. I found Mrs & Mrs Healy
 and Mr Smith scolding. I heard Mr.
 Smith call Mrs Healy "an Irish whore
 and an Irish Bitch". Healy came out
 of the house in the words. Smith said
 to Healy. I'll kick the gate out of you
 then Smith said to some man "take
 my hat." then the man took the hat and
 laid it on the railing then Smith and Healy
 rushed together and Smith fell. Healy
 never hit him while he was down. Smith
 stood up alone - then some one took him
 down the basement: in going down he ~~climbed~~
 from the men and fell
 Healy went into his own house

Martin Mulcahey

Taken before me

this 27 day of Oct 1882

Thomas C. ~~Henry~~

CORONER.

0458

Coroner's Office.

TESTIMONY.

Patrick Farley 247 W 16 - St Henry born
says I knew George Smith for 5 years
and the prisoner for 3 years.

On Oct 3. 1882 about 3 P.M. in front
of 248 W 16 - St. I saw Mr Healy walk
out of his house. Robert Curran George Smith
and a stranger were there. "Healy" came
out smoking a pipe; folded his arms
and leaned up against a railing of
the house -

Mr Smith had some words with Mr Healy
he called Mrs Healy who was the 2nd floor
"an Irish Whore and an Irish Bitch"

Then Smith told Healy. I'll kick the
guts out of you. all this time Healy was
smoking and making no assault. Then
Mr Smith told Robert Curran to hold
his hat till he kicked the guts out
of Healy. Curran hung the hat on the
railing of a railing Smith rolled up his
sleeves. ~~then~~ Mrs Healy came down
between them. there was an ash can that
was at the curb and was about to
throw it at Smith; but she left it
down and did not throw it. She
told Mr Smith. "I could beat you my-
self - with that the two men met and
Taken before me

this 27 day of Oct

1882

CORONER.

0459

Coroner's Office.

TESTIMONY.

I can't tell who struck first.

Then Smith fell on the sidewalk
Smith got up from the sidewalk and
was going down into his basement when
he stumbled. ~~Robert-Curran~~ ~~assess~~ and
fell. Robt Curran picked him up
I went into my own house then.
I saw Healy's wife take him up
stairs.

Smith was a stoutly built man
much stouter than the prisoner.
Patrick Farrell.

Taken before me

this 27 day of Dec 1882

Thomas C. Kemp CORONER.

0460

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 Dealy and

Bridget Dealy

The Grand Jury of the City and County of New York, by this indictment accuse Thomas Dealy and Bridget Dealy of the crime of Murder in the first Degree, committed as follows:

The said Thomas Dealy and Bridget Dealy late of the City of New York, in the County of New York, aforesaid, on the

third day of October 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 George Smith

in the peace of the said people then and there being, feloniously, wilfully and with a

deliberate and premeditated design to effect the death of him

the said George Smith did make an

assault, and that they the said Thomas Dealy and Bridget

Dealy then and there feloniously, wilfully, and with a deliberate and premeditated design to

effect the death of him the said

George Smith did with great

force and violence pull, push, cast and throw the said George Smith

down unto and upon the ground then and there, and that the said Thomas Dealy

and Bridget Dealy with both the hands and feet of them the said Thomas

Dealy and Bridget Dealy then and there, and whilst the

said George Smith was so lying and being upon the ground,

him the said George Smith in and upon the neck,

head, stomach, breast, belly, back, and sides of him the said George Smith

then and there feloniously, wilfully, and with a deliberate and premeditated design to

effect the death of him the said George Smith divers times, with great

force and violence, did choke, strike, beat and kick, and that the said Thomas Dealy

and Bridget Dealy with both the hands, feet and knees of

them the said Thomas Dealy and Bridget

Dealy and whilst the said George Smith was so lying

and being upon the ground as aforesaid, him the said George

Smith in and upon the neck, breast, belly, head, stomach, and

sides of him the said George Smith then and there

feloniously, wilfully, and with a deliberate and premeditated design to effect the death

of him the said George Smith did with great force and

violence, choke, strike, push, press and squeeze, giving to the said George

Smith then and there, as well by the choking, pulling, pushing, casting and

throwing of him the said George Smith down

unto and upon the ground as aforesaid, and by the choking, striking, beating, and kick

ing of him the said George Smith whilst he was so

lying and being upon the ground as aforesaid, in and upon the neck, head, stomach,

breast, belly, back and sides of him the said George Smith

as aforesaid, as also by the choking, striking, pushing, pressing, and squeezing of
 him the said George Smith whilst he, the said
 George Smith was so lying and being upon the ground as aforesaid,
 in and upon the neck, head, belly, breast, back, stomach, and sides of him
 the said George Smith with the hands, knees, and feet of
 them the said Thomas Dealy & Bridget Dealy
 in manner aforesaid, several mortal bruises, lacerations, and wounds, in and upon the
 neck, head, belly, breast, stomach, and sides of him the said George
 Smith of which said several mortal bruises, lacerations, and
 wounds the said George Smith from the said third
 day of October until the fifteenth
 day of October in the same year, in the said Ward,
 City and County last mentioned, did languish, and languishing did live; on which last-
 mentioned day the said George Smith
 of the said several mortal bruises, lacerations, and wounds, then
 and there died; and so the jurors aforesaid, ~~upon their oath aforesaid~~, do say that the
 said Thomas Dealy & Bridget Dealy the said George
 Smith in manner and form and by the means aforesaid, felo-
 niously, wilfully, and with a deliberate and premeditated design to effect the death of
 him the said George Smith
 did kill and murder, against the peace of the people of the State of New York and
 their dignity,

John McKeon

BENJ. K. PHELPS, District Attorney.

0462

BOX:

83

FOLDER:

914

DESCRIPTION:

Herman, Conrad

DATE:

11/21/82



914

0463

WITNESSES:

Counsel,
Filed *21 Nov* 188*2*
Pleads *Not Guilty (22)*

THE PEOPLE
vs.
Conrad Herman
INDICTMENT.
LARCENY FROM THE PERSON.

JOHN McKEON,
District Attorney.

A True Bill.
Edward J. Munro
Foreman.
Part 2. Dec. 7. 1882
Tried and acquitted.

0464

FORM 112.

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

Police Court—Third District.

of age. a Housekeeper Rosena Meyer. 44 years
 of No. 155 Essex Street, being duly sworn, deposes

and says that on the 18 day of November 1882

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried

away from the possession of deponent, and from the person of
deponent at night time

the following property viz: One pocket book containing

good and lawful money, consisting of
Silver Coin of the value of Forty Cents
in all

of the value of One Dollar

the property of deponent and her husband Benedict
Meyer

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 Leonard Herman
(now known) from the fact that deponent
was standing on the corner of First Street
and Avenue A, when deponent had said
pocket book containing said money in
the pocket of the dress then worn upon
deponent's person. That deponent felt
a jerk in her pocket and immediately
missed her pocket book, said Leonard
was standing alongside of deponent and
deponent caught him by the arm, and
accused him of having stolen her pocket book.
That when deponent had hold of said

Sworn to, before me this

day of

18

Police Justice.

0465

Leonard, deponent found said pocket book lying in front of said Leonard and between deponent and said Leonard.

Deponent further says that at the time of the commission of said Larceny there was no other person near deponent than said Leonard.

Sworn to before me this
19th day of November 1882

Ref: Mr. Meyer

J. M. Patterson
Police Justice

Rosena Meyer, the Complainant,
cross-examined by Counselor Osborne

Q Will you swear positively that the hand
you felt in your pocket was the hand
of the prisoner now present?

A I don't want to swear to that.

Q Will you swear that no other person
could have taken that pocket book
but the prisoner?

A No. I will not.

Sworn to before me this
19th day of November 1882

Ref: Mr. Meyer

J. M. Patterson
Police Justice

0466

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

District Police Court.

Conrad Herman 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. Conrad Herman

Question. How old are you?

Answer. 32 years

Question. Where were you born?

Answer. New York

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

Answer. 281 Avenue B 2 years

Question. What is your business or profession?

Answer. Blockmaker

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

Answer. I am not guilty of the charge. I was passing by ~~the~~ Avenue B. when the complainant stood in a crowd, I pushed my way through the crowd, when the complainant struck me a blow in the face, and accused me of having stolen her pocket book.

Conrad Herman

Taken before me this

19

day of

1887

John D. Patterson

Police Justice

0467

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

Leanna Hester
155th Street
Leanna Herman

Offence *Larceny from Person*

Dated *Nov 19* 188 *2*

Leanna Herman Magistrate.

Emily 19 Officer.

Clerk.

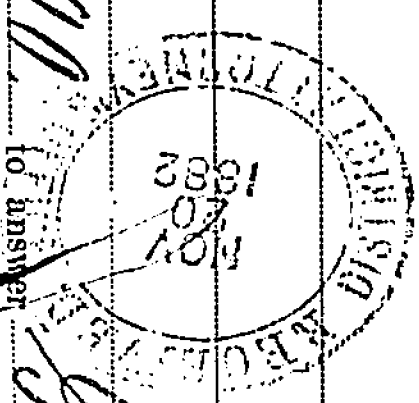
Witnesses, *these officers*

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,



Leanna Herman

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 *Leanna Herman*

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

Dated *Nov 19* 188 *2* *J. D. Patterson* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0460

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.

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

Dated 19 188 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

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

973
Police Court-3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Rosena Meyer
155th Street
Comm. Herman

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street.

Dated Nov 19 1882

Patterson Magistrate.

Gandy 19 Officer

Clerk.

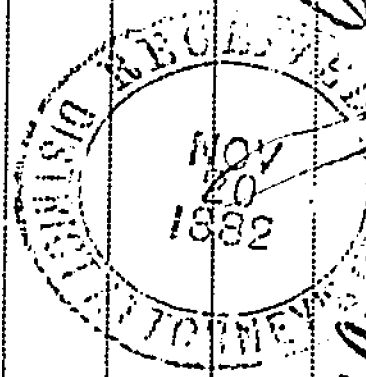
Witnesses, *de la offer*

No. Street,

No. Street,

No. Street,

\$ 1000 to answer



Comm

0469

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Conrad Derman

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

Conrad Derman

of the CRIME OF LARCENY from the person

committed as follows:

The said

Conrad Derman

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the ~~eighteenth~~ day of ~~November~~ in the year of our Lord
one thousand eight hundred and eighty- ~~two~~, at the Ward, City and County
aforesaid, with force and arms, one pocket book of the

value of ten cents, one silver coin
of the United States of the kind
known as half dollars of the value
of fifty cents, one silver coin of
the United States, of the kind
known as quarter-dollars of the
value of twenty five cents, four
silver coins of the United States
of the kind known as dimes
of the value of ten cents each

of the goods, chattels and personal property of one ~~Benedict Meyer~~
on the person of the said ~~Rosena Meyer~~ then and there being found,
from the person of the said ~~Rosena Meyer~~ 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.