

0604

BOX:

494

FOLDER:

4509

DESCRIPTION:

Herrmann, Julius

DATE:

09/14/92



4509

POOR QUALITY ORIGINAL

0605

Witnesses:

Counsel,

Filed

Pleads

day of

1892

THE PEOPLE

vs.

Julius Hermann

15
1084 York

De LANCEY NICOLL,

District Attorney.

Grand Larceny, Degree
Penal Code, Sections 828, 829

A TRUE BILL.

James T. ...

Foreman.

John T. ...

Charles ...
R. C. ...
777

**POOR QUALITY
ORIGINAL**

0606

General Sessions Court.

The People

vs.

Julius Herman

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.

100 EAST 23D STREET,

New York, Sept. 6 1892.

CASE NO. 67361.

DATE OF ARREST Sept. 4.

CHARGE

OFFICER Louis A. Steen

Grand Larceny

AGE OF CHILD

14 years

RELIGION

Catholic

FATHER

dead

MOTHER

dead

RESIDENCE

103 Norfolk Street

AN INVESTIGATION BY THE SOCIETY SHOWS THAT Julius resides at above address where the people give him a bad reputation generally and Soc. Records show that Julius was arrested Oct. 15/91 on a warrant issued by Judge Duffy at 3^d Dist. Court, by charged with abducte that as the charge was not proved, the boy was discharged and that Mrs. Herman who has adopted the boy, on Feb. 10/92 complained that she could not control the boy and wanted him committed to an Institution & was told to bring him to 3^d Dist. Court, but failed to do so, yet she wishes the boy committed to some Institution now.

All which is respectfully submitted,

O. Hollows Serkane
Supt

To Dist. Atty.

POOR QUALITY ORIGINAL

0607

Chart of

General Sessions

The People

no

Julius Rosenberg

Grand Jurors
PENAL CODE, § 87

**Report of the New York Society
for the Prevention of Cruelty
to Children.**

ELBRIDGE T. GERRY,
President, &c.,
100 East 23d Street,
NEW YORK CITY.

POOR QUALITY ORIGINAL

0608

(1385)

Police Court— 3 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 103 Norfolk Street, aged 22 years,
occupation Card maker being duly sworn,

Rosa Herrmann

deposes and says, that on the 4 day of September 1892 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 gold watch with chain
and chain attached of the
value of Fifty dollars

the property of Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by Julius Herrmann (name) who acknowledged and confessed in the presence and hearing of William J. Mooney that he took, stole and carried away said property and thereafter sold the same Rosa Herrmann

Sworn to before me, this 5 day

John J. Justice
Police Justice

POOR QUALITY ORIGINAL

0609

3

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

Julius Hermann 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 sees 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.

Julius Hermann

Question. How old are you?

Answer.

15 years

Question. Where were you born?

Answer.

ru S

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

Answer.

103 Mayfield St - 2 years

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

I am guilty
Julius Hermann

Taken before me this

day of

8/26/1911
5
[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0610

BAILED,

No. 1, by
Residence
Street

No. 2, by
Residence
Street

No. 3, by
Residence
Street

No. 4, by
Residence
Street

131
3

1103

Police Court,
District,

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Rose Ferrigno
103 Norfolk St.
Julius Ferrigno

Offense, Larceny

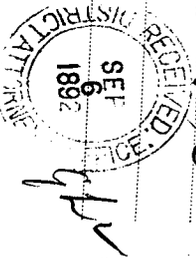
Dated, Sept 5 1892

Place F. Heenan
Magistrate.

Witnesses William C. Heenan
Nicholas La Place
1114 Broadway

No. Louis A. Heenan
149 E. 23 St.

No. 580
to answer



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

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

Dated, Sept 5 1892 [Signature] Police Justice.

I have have admitted the above-named
to bail to answer by the undertaking hereto annexed.
Dated, 1892 Police Justice.

There being no sufficient cause to believe the within named
guilty of the offense within mentioned, I order h to be discharged.
Dated, 1892 Police Justice.

POOR QUALITY ORIGINAL

0611

505

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Julius Hermann

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

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

The said

Julius Hermann late of the City of New York, in the County of New York aforesaid, on the 4th day of September in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, with force and arms,

one watch of the value of twenty-five dollars, one chain of the value of fifteen dollars and one charm of the value of ten dollars

of the goods, chattels and personal property of one Rosa Hermann

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.

De Laurey Nicoll District Attorney

06 12

BOX:

494

FOLDER:

4509

DESCRIPTION:

Hertz, Joseph

DATE:

09/26/92



4509

POOR QUALITY ORIGINAL

0613

302
1124
Counsel,
Filed 26 day of Sept 1892
Pleas, *Magalhães*

Grand Larceny,
(From the Person)
[Sections 829, 830, Penal Code.]
Degree.

THE PEOPLE
vs.
Joseph Henry

DE LANCEY NICOLL,
District Attorney.

Oct 6th 1892

A TRUE BILL.

John T. ...

Foreman.
Part 3, October 7/92
Pleas 9. L. 2 day.
S. P. 3 yrs & 6 mo.
R. B. M.

Witnesses:

POOR QUALITY ORIGINAL

0614

(1985)

Police Court— District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Subt.
of No. *50 3d Street* *Brooklyn* Street, aged *53* years,
occupation *Laborer* being duly sworn,

deposes and says, that on the *5th* day of *September* *1892* 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 *eight* time, the following property, viz:

A green purse containing
good stamped money of the
United States consisting of
Two notes ^{two bills} of the
value of
Thirty four Dollars
the property of *Deponent*

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen
and carried away by *Joseph Hertz* (now here
and another person unknown to
deponent) and who is as yet not
arrested and who were acting in
concert for the reasons following
to wit that about the hour of
Hocheen Am on the morning of
said day deponent was in the
Dormery and had said pocket book
containing said money in the
right hand pantaloons pocket of
his pants he had in said
entrance a person came up to
deponent and taking hold of him
by the coat held him and engaged

Sworn to before me, this
1892 day
Police Justice.

POOR QUALITY
ORIGINAL

0615

During conversation which said
Mertz placed his hand in the pantaloons
pocket defendant had on and took
said property therefrom and both
ran away. Defendant caused
said Mertz to be arrested where he
fully identifies as the person who
took said property and charges him
with the larceny aforesaid.

Anton Süss

Spouse to be for me 1899
this 6th day of Sept. 12

Salon B. Süss

Police Justice

POOR QUALITY ORIGINAL

0616

(1335)

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Joseph Shertz 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. *Joseph Shertz*

Question. How old are you?

Answer. *42 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *72 Adams Street Brooklyn / 12 mos*

Question. What is your business or profession?

Answer. *Seaman*

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

Answer. *I am not guilty I was drunk and do not know whether I was in this man's company or not. Joe Hardy*

Subscribed and sworn to before me this *12* day of *September* 189*9*
John J. [Signature]
Police Justice.

POOR QUALITY ORIGINAL

0617

BAILIED,

No. 1, by

Residence

Street

No. 2, by

Residence

Street

No. 3, by

Residence

Street

No. 4, by

Residence

Street

Police Court

302

District

1121

THE PEOPLE, &c.

ON THE COMPLAINT OF

Johnston

50 S. 2nd St. Brooklyn

Frank Sheehan

Offense

Dated

189

Magistrate

Officer

Precinct

Witnesses

No.

Street

No.

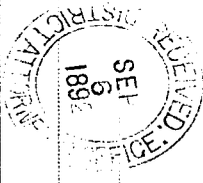
Street

No.

Street

No.

Street



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

Dependant

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

Dated, *Sept 6* 189 *Edmund Sheehan* Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

POOR QUALITY ORIGINAL

0618

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Joseph Hertz

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

Joseph Hertz
of the CRIME OF GRAND LARCENY in the first degree, committed as follows:
The said Joseph Hertz

late of the City of New York, in the County of New York aforesaid, on the fifth day of September in the year of our Lord one thousand eight hundred and ninety-two, in the night time of the said day, at the City and County aforesaid, with force and arms,

the sum of thirty-four dollars in money, lawful money of the United States of America, and of the value of thirty-four dollars, and one purse of the value of one dollar

of the goods, chattels and personal property of one Anton Süss on the person of the said Anton Süss then and there being found, from the person of the said Anton Süss 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.

Anton Süss
De Laurey Nicoll,
District Attorney

06 19

BOX:

494

FOLDER:

4509

DESCRIPTION:

Hicks, Sadie

DATE:

09/09/92



4509

POOR QUALITY ORIGINAL

0620

Witnesses:

John Stender
P. McDemott

*I recommend the
discharge of the
defendant on the
own recognizance
The complainant
cannot be found
Jas McDemott
Deputy*

Counsel,

Filed

1892

Plends,

THE PEOPLE

vs.

Savie Hicks

*Discharged on her
own recognizance*

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John Stender
Foreman.

Sept 30th
P. McDemott

Grand Jurors, Second Degree.
[Sections 528, 529, Penal Code.]

POOR QUALITY ORIGINAL

0621

Police Court 9th District. Affidavit—Larceny.

City and County of New York, ss:

Frederick Henry
of No. 166 West 22nd Street, aged 26 years.
occupation Cookman being duly sworn,

deposes and says, that on the 30 day of August 1897 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property, viz:

A pocket book containing good and lawful money of the United States of the amount and value of Sixty five dollars

the property of Deponent

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

now here from the fact that deponent met the defendant on Seventh Avenue near Twentieth Street at about the hour of ten o'clock and thirty minutes P.M. on said date and deponent went with the defendant to a house No 149 West 26th Street for the purpose of having sexual intercourse and went into a room on the first floor with the defendant and deponent undressed and went to bed with the defendant and deponent placed the pocket book containing said money underneath a pillow in said bed and said pocket book had the money in it at the time and after deponent

Signed to before me, this 18th day of August 1897
Police Justice

POOR QUALITY
ORIGINAL

0622

had sexual intercourse with defendant
I saw the defendant take said rocket
containing said money from underneath said
pillow and throw said rocket book underneath
the bed and defendant immediately kicked
up said rocket book and missed said
money from said rocket book the door of said
room was closed and there was not any
other person in the room but defendant and
defendant - defendant positively identifies
defendant as the person that did take
said and carry away said money

Sworn to before me this) Frederick Hendry
30th day of August 1922)
John P. Ryan)
Clerk Justice

POOR QUALITY ORIGINAL

0623

(1335)

Sec. 198-200.

2
District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Sadie Hicks 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. Sadie Hicks

Question. How old are you?

Answer. 24 years

Question. Where were you born?

Answer. Boston

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

Answer. 149 West 26 St one month

Question. What is your business or profession?

Answer. Housekeeper

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

Sadie Hicks

Taken before me this

Day of

Sept 10 1914

Police Justice.

POOR QUALITY ORIGINAL

0624

BAILED,

No. 1, by
Residence:.....
Street:.....

No. 2, by
Residence:.....
Street:.....

No. 3, by
Residence:.....
Street:.....

No. 4, by
Residence:.....
Street:.....

Police Court, 266 1090 District, 2

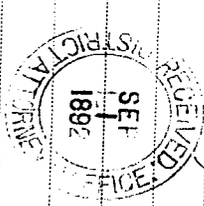
THE PEOPLE, &c.,
ON THE COMPLAINT OF

Police Justice
Richard J. Ryan
Judge Wright

Offense, *Grand Larceny*

Dated, *Aug 30* 189*2*

Magistrate,
John A. Bennett



No. *2570* to answer
[Signature]
Street, *[Signature]*

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

guilty thereof, I order that *he* be held to answer the same, and *he* be admitted to bail in the sum of *the* 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, *August 30* 189*2* *John Ryan* Police Justice.

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

Dated, 189..... Police Justice.

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

Dated, 189..... Police Justice.

POOR QUALITY
ORIGINAL

0625

505

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Sadie Hicks

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

Sadie Hicks

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

The said

Sadie Hicks

late of the City of New York, in the County of New York aforesaid, on the *30th*
day of *August* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, with force and arms,

*the sum of sixty-five dollars
in money, lawful money of the
United States of America and
of the value of sixty-five dollars,
and one pocketbook of the value of
one dollar*

of the goods, chattels and personal property of one

Frederick Hendary

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.

*De Lancey Nicoll,
District Attorney*

0626

BOX:

494

FOLDER:

4509

DESCRIPTION:

Hill, Richard

DATE:

09/16/92



4509

POOR QUALITY ORIGINAL

0627

136

Witnesses:

Counsel,

Filed

day of

Pleadings

189

25

11 Square
Post

THE PEOPLE

vs.

Richard Nicoll

Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Sept 15/92

[Signature]
Foreman.

Sept 2 - Oct. 6. 1892.

Reads Account & Verdict.

H. M. G. 5. 7. 92

POOR QUALITY ORIGINAL

0628

Police Court— 9 District.

City and County of New York, ss.:

of No. 14 City Avenue Street, aged 30 years, occupation Water being duly sworn

deposes and says, that on the 6 day of Sept 1888 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Richard Hill

nowhere, who did cut and stab deponent on the left hand and right thigh with the blade of a razor the deponent held in his hand and said assault was committed.

with the felonious intent to take the life of deponent, or to do him grievous bodily harm; and without any justification on the part of the said assailant :

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

Sworn to before me, this 7 day of Sept 1888

Harvey Jones
Richard Hill
Police Justice.

POOR QUALITY ORIGINAL

0629

(1835)

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Richard Hill

Question. How old are you?

Answer. 27 years

Question. Where were you born?

Answer. Virginia

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

Answer. 92 E. Avenue 3 months

Question. What is your business or profession?

Answer. Labourer

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

Answer. I am not guilty

Richard Hill

Taken before me this
day of July 1899
[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0630

BATED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

District

THE PEOPLE, &
ON THE COMPLAINT OF

James J. Sullivan
Michael Hill

1
2
3
4
5
6
7
8
9

Offense

Felony

Dated

189

Witnesses

No.

Street

No.

Street

No.

Street

No.

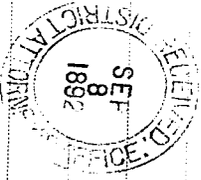
Street

\$

to answer

No.

Street



Magistrate

Officer

Preinct

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 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, Sept 10 189 J. Sullivan Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

POOR QUALITY ORIGINAL

0631

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Richard Hill

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

Richard Hill

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

The said

Richard Hill

late of the City of New York, in the County of New York aforesaid, on the *sixth*
day of *September* in the year of our Lord one thousand eight hundred and
ninety-*two* with force and arms, at the City and County aforesaid, in and upon
the body of one *J Barvey Jones* in the peace of the said People
then and there being, feloniously did make an assault and *hit* the said
J Barvey Jones with a certain *razor*,

which the said
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and
wound,

Richard Hill

with intent *kill* the said *J Barvey Jones*
thereby then and there feloniously and wilfully to kill, against the form of the statute in
such case made and provided, and against the peace of the People of the State of New York and
their dignity.

SECOND COUNT—

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

Richard Hill

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

The said

Richard Hill

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the City and County aforesaid, with force and arms, in and upon the body of the said
J Barvey Jones in the peace of the said
People then and there being, feloniously did wilfully and wrongfully make another assault,
and *hit* the said *J Barvey Jones*
with a certain *razor*,

which the said
in *his* right hand then and there had and held, the same being a weapon and
an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully
and wrongfully strike, beat, cut, stab and wound, against the form of the statute in such case
made and provided, and against the peace of the People of the State of New York and their
dignity.

Richard Hill

POOR QUALITY
ORIGINAL

0632

THIRD COUNT—

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

Richard J. Bell —

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

The said

Richard J. Bell —

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the said *J. Barvey Jones* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault and *him* the said

with a certain *razor*, *J. Barvey Jones*

which *he* the said

Richard J. Bell —

in *his* right hand then and there had and held, in and upon the

hand and leg of *him* the said *J. Barvey Jones*

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said

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.

J. Barvey Jones —

DE LANCEY NICOLL, *District Attorney.*

0633

BOX:

494

FOLDER:

4509

DESCRIPTION:

Holloway, Samuel

DATE:

09/14/92



4509

0634

BOX:

494

FOLDER:

4509

DESCRIPTION:

Buckley, Patrick

DATE:

09/14/92



4509

POOR QUALITY ORIGINAL

0635

Counsel,
Filed *[Signature]* 1892
Pleads, *[Signature]*

Section 488, '88, Third Degree.

THE PEOPLE

W.H. 28th Nov 1892
Sanborn & Holloway
and
Patrick Buckley

DELANCEY NICOLL,
District Attorney.

A TRUE BILL.

[Signature]

Part 3. Sept 16/92 Foreman.

W.H. Pleads Burg 32 1892 26

17977 units for

W. 2 Part 3 Sept 22 1892

[Signature] and *[Signature]*

Sept 20 = 4 sub.

W. L. Brown on Tommorrow
Pings 4 6ms

Witnesses:

Mr Gorman

Grand Mr. G

POOR QUALITY ORIGINAL

0636

Police Court— 3rd District.

City and County } ss.:
of New York,

Charles F. Bachmeier
of No. 50 Rivington Street, aged 31 years,
occupation Repair Manufacturing being duly sworn

deposes and says, that the premises No. 50 Rivington Street, 10 Ward
in the City and County aforesaid the said being a five story brick
tenement including the store and basement
and which was occupied by deponent as a Repair Store and Manufacturing
and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly breaking the
scaffold from the ~~cellar~~ door of said
basement

on the 3rd day of September 1892 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

A quantity of Leaf tobacco
of the value of about twenty
five dollars.

\$25.00

the property of Deponent

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

~~Holloway~~ Holloway and Patrick Buckley
(both now here)

for the reasons following, to wit:

Deponent securely locked
and fastened the said premises on
the evening of 11 pm on the 2nd day
of September 1892. Deponent is
uniformed by Richard Barr. that
at about the hour of 12 pm on
the 3rd day of September 1892 he saw
the defendants Holloway enter said

POOR QUALITY ORIGINAL

0637

promises and defendant Buckler
wait outside of said premises and
that the defendants soon after
attempted to leave with said
property then witness brought
hold of the defendants until
they were arrested by Officer
Fleming who found said property
in the possession of the defendants.
Defendants thereupon charged the defendant
with Burglary and promised that
they would be held to answer

Sum to inform me }
this 3rd day of September 1892 } G. J. Bachmaier
G. J. Bachmaier

Police Justice

Dated 1888 Police Justice

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

Dated 1888 Police Justice

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

Dated 1888 Police Justice

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

I order that he be held to answer the same and he be admitted to bail in the sum of Hundred Dollars and be committed to the Warden and Keeper of the City Prison

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

committed, 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

Police Court, District

THE PEOPLE, &c.,
on the complaint of
vs.
1
2
3
4

Offence—BURGLARY

Date 1888

Magistrate

Officer

Clerk

Witness

No. Street

No. Street

No. Street

No. Street

\$ to answer General Sessions.

POOR QUALITY ORIGINAL

0638

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged years, occupation Charles W. Flay of No. 11 Breunel Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Charles J. Bachman and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this Sept 2 day of 1892 Charles A. Flay

[Signature]
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged 34 years, occupation Richard Bauer of No. 43 Brewster Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Charles J. Bachman and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 3 day of Sept 1892 Richard Bauer

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0639

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss:

William Holloway 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 sees 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 Holloway*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *168 Rivington St. 2 Mos.*

Question. What is your business or profession?

Answer. *Fireman*

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

Answer. *I am not guilty*

William Holloway

Taken before me this

day of

Sept

189

Police Justice

[Signature]

POOR QUALITY ORIGINAL

0640

Sec. 198-200.

3
District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss:

Patrick Buckley 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 sees fit, to answer the charge and explain the facts alleged against him; that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. *Patrick Buckley*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *168 Crosby St. 2 1/2 years*

Question. What is your business or profession?

Answer. *Truck Driver*

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

Answer. *I am not guilty
Patrick Buckley*

Taken before me this
day of *Sept* 189*7*

[Signature]
Police Justice

POOR QUALITY ORIGINAL

0641

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, 1107

THE PEOPLE, &c.,
ON THE COMPLAINT OF

*John & Pauline
 150 Broadway at
 Attorney's Building
 Palmer Buckley*

Offense: *Ruglany*

Dated, *Sept 3* 1892

Magistrate, *Hyman*

Officer, *H. Bay*

Precinct, *11*

Witnesses

Call. Hyman

No. _____ Street _____

Rebecca Paer

No. *43* Street _____

No. _____ Street _____

No answer



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

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

Dated, *Sept 3* 1892 *Hyman* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

POOR QUALITY
ORIGINAL

0642

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

483

THE PEOPLE OF THE STATE OF NEW YORK

against

Samuel Holloway
and
Patrick Buckley

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

Samuel Holloway and *Patrick Buckley*

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

The said

Samuel Holloway and *Patrick Buckley*, both

late of the *10th* Ward of the City of New York, in the County of New York aforesaid, on the
third day of *September* in the year of our Lord one
thousand eight hundred and ninety-*two* in the *night*-time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *building* of

one

Charles J. Bachmaier

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

POOR QUALITY ORIGINAL

0643

SECOND COUNT—

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

Samuel Holloway and Patrick Buckley

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

The said *Samuel Holloway and Patrick Buckley, both*

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

ten pounds of tobaces of the value of two dollars and fifty cents each pound

of the goods, chattels and personal property of one *Charles J. Bachmuer*

in the *building* of the said *Charles J. Bachmuer*

there situate, then and there being found, in the *Charles J. Bachmuer Building* aforesaid, then and there feloniously did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

*De Lancey Nicoll,
District Attorney.*

0644

BOX:

494

FOLDER:

4509

DESCRIPTION:

Holmes, Daniel

DATE:

09/26/92



4509

POOR QUALITY ORIGINAL

0645

Sept 28,
1892
Counsel,
Filed
Pleads, *W. J. Smith*

Witnesses:

Grand Larceny,
(From the Person)
[Sections 228, 229, Penal Code.]

THE PEOPLE

vs.

Daniel Holmes

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Wm. T. Smith

Sept 2 - Oct. 13, 1892.
Foreman.
Tried and Acquitted

POOR QUALITY ORIGINAL

0646

Police Court 2 District. Affidavit-Larceny.

City and County of New York, ss:

Jon Paimalena

of No. 68 Thompson Street, aged 25 years, occupation Fruit Dealer being duly sworn,

deposes and says, that on the 27 day of August 1892 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property, viz:

about two dollars and fifty cents in gold and lawful money of the United States
\$ 2.50

the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by Samuel Holmes, now here, and another, not arrested. The deponent had said money in his pocket while he was in front of deponent's store at No. 68 Thompson Street, and defendants came there there to steal and they were caught there by Policeman Theodore Mc Intyre, now here, who informs deponent that he saw defendant Holmes stepping across deponent's body as deponent lay asleep in the door of his store, and when deponent awoke he missed said money from his pocket.

Jon Paimalena

Sworn to before me, this 29 day of August 1892 at New York Police Justice.

POOR QUALITY ORIGINAL

0648

(1835)

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Daniel Holmes

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. Daniel Holmes

Question. How old are you?

Answer. 25 years

Question. Where were you born?

Answer. N.Y.

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

Answer. 109 West 4th - 3 months

Question. What is your business or profession?

Answer. Farmer

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

Daniel Holmes
Mark

Taken before me this 23 day of August 1892

[Signature]

Police Justice.

POOR QUALITY ORIGINAL

0649

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court,

District,

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James P. Campbell
vs
James Holmes

Offense, *larceny from person*

Dated, *August 23* 189*2*

No.

Magistrate

Witness

the Justice

No.

Officer

No.

Witness

No.

Officer

No.

Street

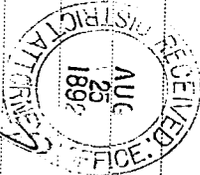
No.

Street

No.

Street

to answer



281
1054

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

James Holmes

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, *Aug 23* 189*2* *John Ryan* Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

POOR QUALITY ORIGINAL

0650

COURT OF GENERAL SESSIONS OF THE PEASE,
City and County of New York.

""""""""""
The People,
vs.
DANIEL HOLMES.
""""""""""

"
"
" Before,
" HON. FREDERICK SMYTH,
" and a Jury.
"

Tried OCTOBER 13TH, 1892.

Indicted for GRAND LARCENY, in the FIRST DEGREE.

Indictment filed SEPTEMBER 26TH, 1892.

APPEARANCES:

ASSISTANT DISTRICT ATTORNEY BARTOW S. WEEKS,
For THE PEOPLE.

MR. MAYO,
For THE DEFENCE.

**POOR QUALITY
ORIGINAL**

0651

2

TONY TAINLENA, called by the People, being duly sworn, testified that he lived at 68 Thompson street, where he kept a fruit store, on the first floor. He had little box outside where he kept the fruit. He was in the doorway about three o'clock in the morning of the 23rd of August, 1892, and was falling asleep when the defendant put his hands in his, the witness's, pocket, and took the money out? He, the witness, waked up and saw the defendant run away. The officer came along and arrested the defendant. He, the witness, had a fruit store inside of the house, and also a fruit stand on the side-walk. When he fell asleep he had \$2.50 in his right side pants pocket. What waked him up was that he felt when the defendant pulled his hands out of his, the witness's, pocket. He saw the defendant run, and ran after him. The defendant turned into Broome street. The policeman came up to him and asked him what he was missing. The policeman did not have the colored man with him when he asked that question. The policeman returned with the colored man, and told him, the witness, to go to the station house. He, the witness had never seen the defendant before. He recog-

**POOR QUALITY
ORIGINAL**

0652

3

nized the defendant by the coat that he had on, the same coat that he, the defendant, had on now.

THEODORE McINTYRE, being duly sworn, testified that he was an of
officer attached to the Eighth Precinct. On the
morning of the 23rd of August, 1892, he saw the com-
plainant at 68 Thompson, street, about three o'clock
in the morning. The complainant was outside of his
place. The complainant was asleep when he, the witness,
crossed the street. The complainant was just getting
up. He, the witness, saw the defendant go out of the
complainant's store . He saw the defendant start to
run down Thompson street and gave chase, then he, the
witness fell down. Officer Newham who was just coming
up chased the defendant and arrested him, took him to
the station house, and then came to his, the witness's,
post and notified him. Then he, the witness, went
over to the complainant's place, and asked him if he
had lost anything. He took the complainant to the
station house. He, the witness, couldn't swear that
the defendant was the man he saw coming out of the
complainant's place, as he did not get a good look at

**POOR QUALITY
ORIGINAL**

0653

4

the man's face. The man was of about the same height, and had the same sort of clothes on.

DANIEL HOMES, THE DEFENDANT, being called by the Defence, being duly sworn, testified that he was born in Virginia, and was twenty-seven years old. He came here on the sixth of August, 1892, with his wife. He was never outside the State of Virginia before in his life. He went to live at 190 Prince street. His wife was taken sick, and he sent her home. He was arrested the next night. He concluded to stay here, to see if he couldn't get some work. On the night of the 23rd of August he left home about five o'clock, and went to a ball room, and from there he went to a ball. He stayed in the ball-room until about eight or nine o'clock, and from there he went to a ball, on Sixth avenue. He couldn't tell whereabouts on Sixth avenue the ball was. After the ball he thought he would go down and see a man who told him, the defendant, that he would give him a job, and then he thought he would go home. He did not know the name of the man. The man was a stranger. The man was colored. He, the

**POOR QUALITY
ORIGINAL**

0654

5

defendant, was going down town on the right side of the street, when he heard the rap of a "cop's" club, and ran. The policeman told him to stpp, and asked him where he was going. He said, "Nowhere," he was going home. The officer took him to the station house and to the Jefferson Market Police Court the next morning. He, the defendant, was arrested in South Fifth avenue, and Grand streets. He saw one of the officers run after another man. The officer fell, and busted his pants. He, the defendant, ran because he had heard that the "cops" clubbed people who wereout late at night. He ran because he was scared. He was not on the side of the street where the complainant's store was at all. He knew that the store was on the right side, going down. It was three o'clock in the morning, but he though he would see the man who was to give him some work. The man workedat night, cleaning up, in a saloon. He, the defendant, saw the policeman chase a man who was running, and he, the defendant, ran too. He, the defendant, was a farmer in Virginia. He was going down Thompson when he saw the policeman chase the man who was running. The

**POOR QUALITY
ORIGINAL**

0655

6

policeman ran on the side where he, the defendant, was, and he, the defendant, ran across on the other side, because he thought the policeman was going to club him, as he had heard that policemen were in the habit of doing so in New York. He stopped running when he saw the policeman was after him. The policeman kept on after the man he was chasing, and he, the defendant, went on to Grand street where he met the "cop," who asked him where he was going, and ran him in. He, the defendant, ran from this policeman, because he was certain that the policeman was going to hit him. It was not the same policeman. This "cop" did not fall down; it was the other "cop" that fell down. The first officer was not chasing him at all, but was chasing the other man. The policeman who fell down and busted his pants was the policeman who took him to the station house. This officer said that he was going to swear his, the defendant's, life away, because he hurt his knee and busted his trousers. He, the defendant had the money with which he sent his wife home when he came here, fifteen dollars. He did not have fifteen cents when he got in the Police Station. He,

**POOR QUALITY
ORIGINAL**

0656

7

the defendant, gave his wife seven dollars. he hired a room from a Mrs. Something, whose name he forgot, at No. 190 Prince street. It was a three story house, and he had the third floor, front room. He paid \$2.00 a week for the room. He did not know the name of the man who was going to give him work.

POOR QUALITY
ORIGINAL

0657

501

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Daniel Holmes

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

Daniel Holmes
of the CRIME OF GRAND LARCENY in the *first* degree, committed as follows:

The said

Daniel Holmes

late of the City of New York, in the County of New York aforesaid, on the *23rd*
day of *August* in the year of our Lord one thousand eight hundred and
ninety-*two*, in the *right* time of the said day, at the City and County aforesaid,
with force and arms,

*the sum of two dollars and
fifty cents in money, lawful
money of the United States of
America, and of the value of
two dollars and fifty cents*

of the goods, chattels and personal property of *one Tony Painalena*
on the person of the said *Tony Painalena*
then and there being found, from the person of the said *Tony Painalena*
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.

*De Lancey Nicoll
District Attorney.*

POOR QUALITY
ORIGINAL

0658

304

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Daniel Holmes

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

Daniel Holmes

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

The said

Daniel Holmes

late of the City of New York, in the County of New York aforesaid, on the *23rd*
day of *August* in the year of our Lord one thousand eight hundred and
ninety-*two*, in the *right* time of the said day, at the City and County aforesaid,
with force and arms,

*the sum of two dollars and
fifty cents in money, lawful
money of the United States of
America, and of the value of
two dollars and fifty cents*

of the goods, chattels and personal property of one *Tony Painalena*
on the person of the said *Tony Painalena*
then and there being found, from the person of the said *Tony Painalena*
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.

*De Lancey Nicoll
District Attorney.*

0659

BOX:

494

FOLDER:

4509

DESCRIPTION:

Houghton, Robert

DATE:

09/22/92



4509

POOR QUALITY ORIGINAL

0660

726
Counsel,
Filed
Pleads,
day of
18

Grand Larceny, Second Degree,
[Sections 528, 581, Penal Code.]

THE PEOPLE

vs.

R

Robert Houghton

De LANCEY NICOLL,
District Attorney.

Pz Sept 23. 1892
Pleas G. L. E. dy

A TRUE BILL.

[Signature]

Foreman.

Elmeria C. P.
R. B. M.
J. H. L.

Witnesses:

.....
.....
.....
.....

POOR QUALITY ORIGINAL

0661

(1365)

Police Court—10th District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. Putte City Mantana Street, aged 36 years,
occupation Miner being duly sworn,

deposes and says, that on the 30th day of September 1897 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property, viz:

Gold and lawful money of the United States consisting of four notes and bills and gold coins of the value of

Eighty Dollars
One pocket case gold watch w/chain of the value of One hundred and fifty dollars
and being together of the value of

Two hundred and thirty \$230⁰⁰ Dollars
the property of Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by Robert Haughton (nowhere)

for the reasons following to wit: On the night of the 29th day deponent had paid money in the pockets of the pantaloons and had paid watch w/chain in the vest which he had on a chain in a state room on the steamer Massachusetts and said deponent was then in said state room and about the hour of 6 o'clock am on the morning of said day, while said steamer was in the waters of the East River deponent missed the paid property and caused said deponent to be arrested. Deponent further says that he is informed by

Sworn to before me this 1st day of October 1897

Notary Public

Charles A. Bean appears officer of the
 28th precinct police that said defendant
 told said Bean that if defendant would
 let up on him (meaning said defendant)
 that he said defendant would tell him
 said Bean where the \$500000 gold
 piece was and where said watch and
 chain was and said Bean then asked defen-
 dant where the said property was and
 to take him said Bean where the property
 was and said defendant then went
 with said Bean to room 705 on the
 steamboat Massachusetts and there said
 defendant pointed to the transom in
 said room and said "there is the watch
 and chain" and John H. Lewis, the purser
 of the steamboat Massachusetts informed
 defendant that he took the said watch
 and chain from said transom, and
 that said defendant then took said Bean
 to the promenade deck of said boat
 and placing his hand on a chandelier
 took the \$2000000 gold piece therefrom
 and that said Bean an arresting defendant
 found the sum of \$4300000 and defendant
 is further informed by Perry C. Chase
 a watchman on the said boat that said
 defendant gave him \$1000000 and
 told him to keep his mouth shut
 and defendant further says he is informed
 by Louis Adams a watchman on said
 boat that said defendant gave him \$1000000
 dollars and told him to keep it and defendant
 further says that he fully identifies the
 said property "watch and chain as being his
 and defendant further says said defendant
 told him where his company holds no
 money and he charges him with the conspiracy
 of respect

Sworn to before me, this 20 day

of December 1893

M. M. ... Police Justice

Hugh McLaughlin

POOR QUALITY ORIGINAL

0663

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 44 years, occupation Police Officer of No. 28th Street being duly sworn deposes and says, that he has heard read the foregoing affidavit of Hugh W Garry and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 28th day of September 1888 at New York Charles A Beck
Wm. A. ...
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 34 years, occupation Matchman of No. Street being duly sworn deposes and says, that he has heard read the foregoing affidavit of Hugh W Garry and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 30th day of Sept 1888 at New York Louis Cremo
Wm. A. ...
Police Justice.

POOR QUALITY ORIGINAL

0664

CITY AND COUNTY }
OF NEW YORK, } ss.

Perry C Chase
aged *25* years, occupation *Stapleman* of No. *Pier 29*
Newport Massachusetts Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Hugh McGarry*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this *30th* *Perry C. Chase*
day of *September* 18*97*
[Signature]
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

John H Lewis
aged *25* years, occupation *Purser* of No. *Pier 29*
Newport Massachusetts Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Hugh McGarry*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this *30th* *John H Lewis*
day of *September* 18*97*
[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0665

(1895)

Sec. 198-200.

District Police Court

CITY AND COUNTY }
OF NEW YORK, } ss.

Robert Houghton 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. *Robert Houghton*

Question. How old are you?

Answer. *37 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *1450 Lexington Avenue. 6 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*
Robert Houghton

Taken before me this

day of *September* 189*7*

Police Justice.

POOR QUALITY ORIGINAL

0666

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

226 / 1173
 Police Court... District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Joseph W. [unclear]
Robert W. [unclear]

2
 8
 4
 Offense _____

Dated *Sept 20* 189
M. [unclear]
 Magistrate.

Boat
 Officer.

Charles A. [unclear]
 Precinct.

John St. Louis
 Street.

John St. Louis
 Street.

Henry C. [unclear]
 Street.

John St. Louis
 Street.

John St. Louis
 Street.

John St. Louis
 Street.

John St. Louis
 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

Rependant

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

Dated, *Sept 20* 189 *W. [unclear]* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

POOR QUALITY ORIGINAL

0667

CITY AND COUNTY OF NEW YORK, ss. POLICE COURT, 1 DISTRICT.

Robert A. Peck

of No. 78 Pleasant Street, aged 44 years,

occupation Police officer being duly sworn, deposes and says

that on the 30th day of September 1892

at the City of New York, in the County of New York Dependent arrested

Robert Naughton (now here) charged with Grand Jurorcy and oath and complaint of Hugh M. Garry and dependent says he has good and sufficient reasons to believe the Hugh M. Garry will not appear at the Court of General Sessions to prosecute said dependent & he asks that he be committed to the house of detention in default of bail.

Robert A. Peck

Sworn to before me, this 30th day of September 1892
J. M. ...
Police Justice.

POOR QUALITY ORIGINAL

0668

505

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Robert Mangerton

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

Robert Mangerton

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

The said *Robert Mangerton*,

late of the City of New York, in the County of New York aforesaid, on the *twentieth* day of *September*, in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, with force and arms,

the sum of eighty dollars in money, lawful money of the United States of America, and of the value of eighty dollars, one watch of the value of one hundred dollars, and one chain of the value of fifty dollars,

of the goods, chattels and personal property of one *John M. Brown*.

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.

Wm. H. Miller, District Attorney

0669

BOX:

494

FOLDER:

4509

DESCRIPTION:

Howard, John

DATE:

09/14/92



4509

POOR QUALITY ORIGINAL

0670

Witnesses:

*Wgt & ...
for witness
as per ch*

*Wgt has
several items
in den for
appraisal from
officer ...*

Counsel,

FILED

day of

1892

Please

THE PEOPLE

vs.

Grand Larceny, *second*
(From the Person)
Degree. (Sections 628, 629, Penal Code.)

John Howard

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL

Foreman.

[Signature]
Sept 11 1892
Foreman
Wm. C. ...
Sept 23 1892

POOR QUALITY ORIGINAL

0671

(1365)

Police Court- 3 District.

Affidavit-Larceny.

City and County }
of New York, } ss.

James F Murray

of No. 644 Water Street, aged 22 years,
occupation Public Catman being duly sworn,

deposes and says, that on the 9th day of August 1891 at the City of New

Person York, in the County of New York, was feloniously taken, stolen and carried away from the possession and
of deponent, in the day time, the following property, viz:

Thirty Eight dollars in food
and lawful money of the United
States

\$ 38.00

the property of Deponent

Sworn to before me this
9th day of August 1891

Police Justice
[Signature]

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 Howard (now here)

from the fact and another person not expected that deponent had

gained money in his own pocket -
that he was in a saloon at number 644

Cherry Street this city. Deponent is
unfamiliar with William Wilson that

he saw the deponent take said
money from the pocket of deponent

and then leave said place that
he also saw the deponent put

said money in his pocket.
Deponent therefore believes that
the deponent is guilty to commit

James Murray

POOR QUALITY ORIGINAL

0672

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged 23 years, occupation Artist of No. 417
Cherwell

Cherwell Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of James J. Murray and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 1 day of Sept. 1921 at Cherwell 1891 } William T. Wilcox

[Signature]
Police Justice.

Lined area for additional text or notes.

POOR QUALITY ORIGINAL

0673

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

John Howard 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 sees 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 Howard

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer

New York

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

Answer.

417 Cherry Street - Bucks

Question. What is your business or profession?

Answer.

Driver

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

Answer.

I am not guilty
John Howard

Taken before me this day of September

1892

Police Justice.

[Signature]

POOR QUALITY ORIGINAL

0674

BAILED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court, _____

THE PEOPLE, &c.,
ON THE COMPLAINT OF

*James F. Livingston
Gorey Water of
John Howard*

Offense, *Larceny
from the person*

Dated *Sept 1* 1892

Magistrate, *By me*

Officer, *Thomas W. Mulholland*

Witness, *Wm. W. W. W.*

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____



No. _____
Street _____

*James F. Livingston
Gorey Water of
John Howard*

117
1102

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, *Sept 1* 1892 _____ Police Justice.

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

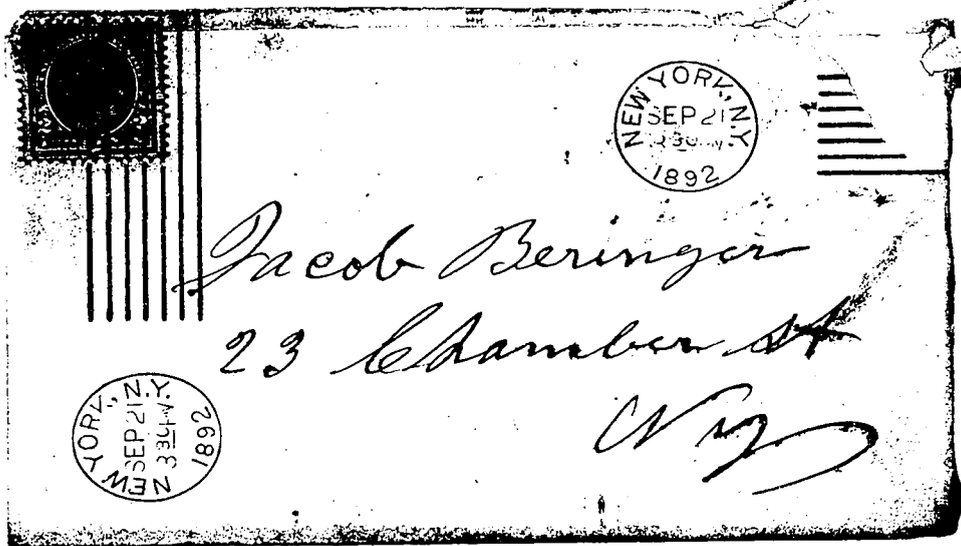
Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

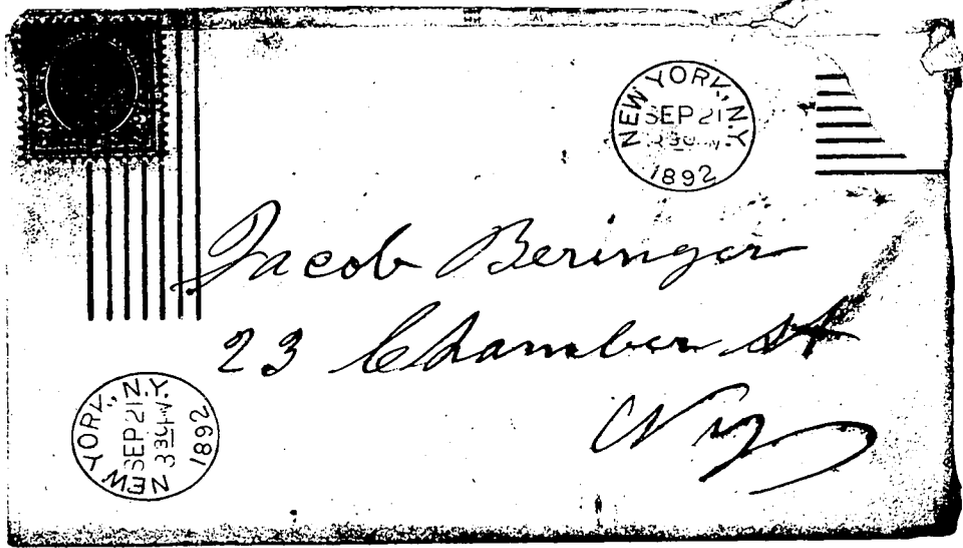
**POOR QUALITY
ORIGINAL**

0675



**POOR QUALITY
ORIGINAL**

0676



NEW YORK N.Y.
SEP 21
1892

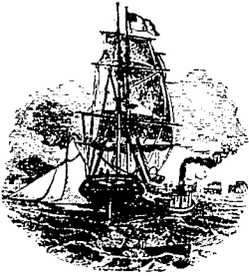
NEW YORK N.Y.
SEP 21
1892

Jacob Beringer
23 Chamber St

WJ

**POOR QUALITY
ORIGINAL**

0677



Opp. Pier 27, E. R.

New York, Sept 21st 1892

and Owners.

To **Rennison & Brown, Dr.**

SHIPSMITHS,

No. 38 Dover Street.

To whom it may concern.

The bearer
John Howard while in our
employ we always found to be
honest & industrious & attentive
to business we remain

Yours Respt.

Rennison & Brown
Shipsmiths

POOR QUALITY ORIGINAL

0678

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 Howard

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

John Howard

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

The said

John Howard

late of the City of New York, in the County of New York aforesaid, on the ninth day of August in the year of our Lord one thousand eight hundred and ninety-two, in the day-time of the said day, at the City and County aforesaid, with force and arms,

the sum of thirty-eight dollars in money, lawful money of the United States of America, and of the value of thirty-eight dollars

of the goods, chattels and personal property of one James F. Murray on the person of the said James F. Murray then and there being found, from the person of the said James F. Murray 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.

De Lancey Nicoll, District Attorney

0679

BOX:

494

FOLDER:

4509

DESCRIPTION:

Hughes, James

DATE:

09/09/92



4509

POOR QUALITY ORIGINAL

0680

Witnesses:

James Hughes
James Hughes
574 Second St

Ch Reed
Ch Reed
73

Counsel,

Filed,

Pleads,

9
day of
Sept
189*2*

THE PEOPLE

vs.

James Hughes

CONCEALED WEAPON.

(Section 410, Penal Code.)

DE LANCEY NICOLL,
District Attorney.

De Lancey Nicoll
De Lancey Nicoll

A TRUE BILL.

James Hughes

Foreman.

R. M. Brown
Sept 16/92

POOR QUALITY ORIGINAL

0581

Police Court 4 District.

City and County of New York } ss.

Hugh Moffett
of No. 27th Precinct Police Street, aged 26 years,
occupation Police Officer being duly sworn, deposes and says,
that on the 22 day of August 1897, at the City of New
York, in the County of New York,

James Hughes (now here), who, with,
the intent to use did carry, concealed
on his person, a certain dangerous
weapon, commonly known as a dagger
under, in violation of Section 410
of the Penal Code of the State of New
York, for the reasons following, to wit:
That on said date about the hour of Eleven
o'clock said defendant was walking
rapidly down Second Avenue toward
27th Street. That deponent saw the
defendant and was informed by a
citizen, that the defendant had a dagger
in his, defendant's possession, and was
going to kill a man with the said dagger.
That deponent followed the defendant
and placed the defendant under arrest
and found in his possession, in the left
pocket of his coat, the said dagger. That the defendant
then and there admitted to deponent that
he defendant was going to kill one
Young in East 28th Street. Therefore
deponent prays that the defendant be
dealt with according to law.

Given before me this 22nd day of August 1897

Hugh Moffett

Charles N. Linton
Police Justice

POOR QUALITY ORIGINAL

0682

Sec. 198-300.

4 District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

James Hughes 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 sees 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. *James Hughes*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *6 275 East 78 St. - 3 months*

Question. What is your business or profession?

Answer. *Painter*

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

Answer. *I am not guilty*

James Hughes

Taken before me this 29 day of July 1897
Charles J. Steinitz
Police Justice

POOR QUALITY ORIGINAL

0684

Police Department of the City of New York.

Precinct No. _____

New York, _____ 1880

Record of James Hughes
Member of the Family Police

1880

April 7th 1880 P.M. James Hughes 574 2nd St
arrested on a charge of being
by Officer Patrick H. Morrison of Precinct
discharged by Justice Murray

July 24th 1880 James Hughes 574 2nd St
arrested by Officer William Walsh
21st Precinct for being on complaint
of his father Daniel Hughes 574 2nd St
for being a common carrier for
passengers and he was
discharged by Justice Murray

Sept. 3rd 1880 P.M. James Hughes arrested
by Officer William Walsh 21st Precinct
for being on a charge of 593.2nd St
complaint made by S. Austin 593.2nd St
Held in B 1000th by Justice Murray

Oct. 1st 1880 James Hughes arrested
by Officer William Walsh 21st Precinct
for being on a charge of 593.2nd St
complaint made by S. Austin 593.2nd St
Held in B 1000th by Justice Murray

POOR QUALITY
ORIGINAL

0686

Court of General Sessions of the Peace

458

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Hughes

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

of a FELONY, committed as follows:

The said

James Hughes
late of the City of New York, in the County of New York aforesaid, on the *22nd*
day of *August* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, with force and arms, feloniously did furtively
carry, concealed on his person, a certain instrument and weapon of the kind commonly known as
dirk, dagger and dangerous knife with intent then and there
feloniously to use the same against some person or persons to the Grand Jury aforesaid unknown,
against the form of the statute in such case made and provided, and against the peace of the People
of the State of New York and their dignity.

SECOND COUNT—

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

of a FELONY, committed as follows:

The said

James Hughes
late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at
the City and County aforesaid, with force and arms, feloniously did possess a certain instrument and
weapon of the kind commonly known as *dirk, dagger and dangerous knife*
by him then and there concealed, and furtively carried on his person, with intent then and there
feloniously to use the same against some person or persons to the Grand Jury aforesaid unknown,
against the form of the statute in such case made and provided, and against the peace of the People
of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0687

BOX:

494

FOLDER:

4509

DESCRIPTION:

Hughes, John

DATE:

09/22/92



4509

POOR QUALITY ORIGINAL

0588

Witnesses:

Subpoena
Bernie Sahlman

24th at Cal 3rd & Lex on

Martin D. Fields.

Lex. ave bet 23rd & 24th

Charles Karer

Stable

157 E. 24th

221
X

Counselor

Filed

day of

189

Pleads,

THE PEOPLE

vs.

John Hughes

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John T. [Signature]

Foreman.

Part 3. Sept 26/92

Tried and Convicted.

See over
The 1907 [Signature]

Zurgary in the Third Degree.
Section 488, Penal Code.

**POOR QUALITY
ORIGINAL**

0689

Michel, Sr. & Kaiser,

DEALERS IN

FINE COACH, DRIVING & SADDLE HORSES,

No. *128* East 24th Street,

Bet. Lexington and 3d Aves.,

NEW YORK.

POOR QUALITY
ORIGINAL

0690

John Hughes Arrested on
March 12th 92 for Assault
held in \$200. to answer
in Special Sessions
Complainant failed to press the
Charge Off Keeting

Also Arrested July 12th 92
for Intoxication
was fined \$ 10.00
Off Farrell

POOR QUALITY ORIGINAL

0691

Police Court 4 District.

City and County } ss.:
of New York,

of No. 335 East 75 Street, aged 43 years,

occupation liquor dealer being duly sworn

deposes and says, that the premises No. 336 Third Avenue, 18th Ward

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

building, the ground floor of

and which was occupied by deponent as a saloon

~~and in which there was at the time a luncheon being, by name~~

attempted to be
were BURGLARIOUSLY entered by means of forcibly opening a
window in the rear of said saloon
from the top

on the 16th day of September 1892 in the night time, and the following property feloniously taken, stolen, and carried away, viz:

A quantity of liquors and cigars
of the value of One Hundred Dollars

\$100.00

the property of Deponent

and deponent further says, that he has great cause to believe, and does believe that the aforesaid

BURGLARY ~~was committed~~ attempted to be attempted to be and the aforesaid property taken, stolen and carried away by

John Hughes (born here)

(for the reasons following, to wit: Deponent saw said window
to be securely fastened and closed, when
he left said premises at about 1. Am.
on said date, and said property in said
saloon. That deponent is informed by
Officer Beller of the 18th Precinct Police,
that he saw deponent go to said
window and open it, and then attempt
to enter said premises through said window.

POOR QUALITY ORIGINAL

0692

Wherefore deponent accuses deponent
of attempted burglary and prays that
he may be dealt with as
the law directs

Sworn before me this }
16th day of September 1892 } Michael P. Farrell

J. M. Farrell
Police Justice

Dated 1888 Police Justice

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

Dated 1888 Police Justice

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

Dated 1888 Police Justice

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

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

Police Court, District,

Offence—BURGLARY.

THE PEOPLE, &c.,
on the complaint of

vs.

1. _____
2. _____
3. _____
4. _____

Dated 1888

Magistrate.

Officer.

Clerk.

Witnesses,

No. Street,

No. Street,

No. Street,

\$ to answer General Sessions.

**POOR QUALITY
ORIGINAL**

0693

CITY AND COUNTY }
OF NEW YORK, } ss.

1877

George T. Bell
aged _____ years, occupation Police officer of No. _____
The 18th Precinct Police Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Michael McDonnell
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 16 }
day of Sept 1894 }

George Bell

J. J. [Signature]
Police Justice.

POOR QUALITY ORIGINAL

0694

Sec. 198-200.

✓
District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

John Hughes 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 sees 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 Hughes*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *223 - E. 23 St. 6 mos*

Question. What is your business or profession?

Answer. *Stableman*

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 Hughes

Taken before me this
day of *Sept*

16

189*2*

W. H. ...
Police Justice.

POOR QUALITY
ORIGINAL

0696

183

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 Hughes

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

John Hughes
of attempting to commit the crime of
of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said

John Hughes

late of the *18th* Ward of the City of New York, in the County of New York aforesaid, on the
16th day of *September* in the year of our Lord one
thousand eight hundred and ninety-*two* in the *night* time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *Saloon* of
one *Michael Mc Donnell*

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

De Lancey Nicoll,
District Attorney

0697

BOX:

494

FOLDER:

4509

DESCRIPTION:

Hyatt, Theodore F.

DATE:

09/16/92



4509

POOR QUALITY ORIGINAL

0698

Witnesses:

Am exact owner of the
Car...
The defendant had a
criminal intent to deprive
the complainant of his
property. It is ready to
be admitted that which
the complainant is willing
to accept. I think justice
will not suffer if he is
acquitted on his own recogni-
tance. No so necessary
to say DeLaney here
wrote atty

Counsel.

Filed,

day of

1892

Pleads,

196
[Signature]

THE PEOPLE

[Signature]
vs
[Signature]

Theodore S. Hyatt

DE LANCEY NICOLL,

District Attorney.

[Signature]
plea with brown Sept 21 1892
A TRUE BILL. depl pleads not guilty

[Signature]

[Signature]
Foreman, Ex-
changed on his verbal
recognizance

[Signature]
(MISAPPROPRIATION,
Sections 528 and 58 of the Penal Code.)

POOR QUALITY ORIGINAL

0699

Bills paid to J. F. Spatt (Embroid)

Paid June 2nd	Castell	231 W. 53 St.	6.00
	Cyhan	Chatham 315	27.71
	Boyanian	63. ...	62.85
	Oppier	645 " "	15.65
June 5th	H. Boyfede	1052 Fresh Air	105.52
	Stern	925 Fresh Air	51.41
July 3rd	1312 Merrill	671 Columbus Ave	17.13
	Rathbone	103 W. 72	12.15
	Zucker	152 " "	11.90
	Sessler	110 " 81	13.70
	Dywan	144 " 65	10.00
	Frankl	217 W. 44	7.60
	Bruno	The Boulevard	8.22
	Trissie	155 ...	5.01
	Carlson	230 " 75	5.30
	Buttlet	149 " 74	7.06
	Walter	64 " "	6.65
	Wagner	159 " 104	4.40
	Winkler	203 " 103	3.20
	Levins	18 " 05	2.05
	Todd	39 " "	3.00
	Dottins	102 " 55	5.60
	Risack	152 E. 77	7.15
	Meyer	148 " 46	2.25
	Kimble	113 W. 103	1.80
	Clark	214 " 73	3.08
Paid June 8th	M. Walbridge	The "Vanguard"	5.63
	H. P. Claggett	144 W. 93	4.16
	Schmid	141 " 69	2.40
	Spence	70 " 71	1.80
	Kimbell	890 G. Boulevard	1.80
	Conrad	42 E. 70	1.80
	Carried forward		\$432.70

**POOR QUALITY
ORIGINAL**

0700

Am't. brought forward			43270
Brett 108 West	103	200	
Johnson 113 "	86	630	
Lockwood 166 "	79	286	
Peach 203 "	80	450	
Todd 321 "	81	884	
Forouder 78 "	82	606	
Saintor 52 "	71	512	
Lippman		1174	1510
			41850

POOR QUALITY ORIGINAL

0701

Police Court 2 District. Affidavit - Larceny.

City and County } ss:
of New York, }

William C. Bryant

of No. 409 West 12th Street, aged _____ years,

occupation Ice Burner being duly sworn,

deposes and says, that on the 10th day of August 1892 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:

forty-two dollars
and seventy cents
\$42.70

the property of Noah B. Shupe and is
deponent, can a foreman

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 Herbert J. Heath, not named

Dependant was employed as a collector
for said Noah B. Shupe, and deponent
on said date collected said forty-
two dollars and seventy cents on account
of money due to said Shupe from
one John B. Boggiano, a deponent
is informed by said Boggiano, and
deponent feloniously appropriated the
said forty-two dollars and seventy
cents to his own use

William C. Bryant

Sworn to before me, this _____ day
of _____ 1892
[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0702

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 40 years, occupation Carpenter of No. 63 Chambers Ave Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of William C Bryant and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 6 day of Sept 1899 } John B. Baggeano

A J. [Signature]
Police Justice.

(3692)

[Lined area for additional text or notes]

POOR QUALITY ORIGINAL

0703

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 any Marshal or Policeman of the City of New York:

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 William E. Bryant of No. 409 W. 12 Street, that on the 10 day of August 1892 at the City of New York, in the County of New York, the following article to wit:

Money

of the value of Twenty two dollars and seventy cents Dollars, the property of Wm B. Shute w. Shute taken, stolen and carried away, and Shute the said complainant has cause to suspect, and does suspect and believe, by Edw. J. Hyatt

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 every of you, to apprehend the body of the said Defendant and forthwith bring him before me, at the 2 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 5 day of September 1892
Edw. J. Hyatt POLICE JUSTICE.

POOR QUALITY ORIGINAL

0704

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

Dated 188

Magistrate

Officer.

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

Taylor + Prof. Bruno Officers.

Dated 188

This Warrant may be executed on Sunday or at
night.

A. J. White Police Justice.

having been brought before me under this Warrant, is committed for examination to the
WARDEN and KEEPER of the City Prison of the City of New York.

Dated 188

The within named

Police Justice.

POOR QUALITY ORIGINAL

0705

(1835)
Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Richard J. Hyatt

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

Question. What is your name?

Answer. *Richard J. Hyatt*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *N. S.*

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

Answer. *410 3d Avenue - 2 years*

Question. What is your business or profession?

Answer. *Club*

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

Answer. *I have nothing to say
Richard J. Hyatt.*

Taken before me this 5 day of April 1897
[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0706

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

Police Court---
 District.

THE PEOPLE, N.C.,
 ON THE COMPLAINT OF

Wm. C. Bryant
 7409 12 St
 Hudson 7 Hgt

Offense *Larceny*
felony

Dated *Sept 5* 189*2*

White
 Magistrate.

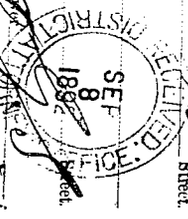
W. C. Bryant
 Officer.

Witness *John B. Brennan*
 Precinct.

No. *658*
 Street *Edwin St.*

Thomas A. Woodcock
 Street *137*

No. *5000*
 Street *100th*



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

Jedore J. Gatt

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, *Sept 6* 189*2* *W. C. White* Police Justice.

~~He~~ admitted the above-named _____ to bail to answer by the undertaking hereto annexed.

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

**POOR QUALITY
ORIGINAL**

0707

533

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Theodore F. Hyatt

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

Theodore F. Hyatt
of the CRIME OF *Grand* LARCENY, in the second degree, committed
as follows:

The said

Theodore F. Hyatt

late of the City of New York, in the County of New York aforesaid, on the *10th*
day of *August* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, being then and there the *clerk*
and servant of one *Noah B. Shute*

and as such *clerk and servant*, then and there having in his
possession, custody and control certain goods, chattels and personal property of the said

Noah B. Shute

the true owner thereof, to wit:

the sum of sixty-two
dollars and seventy cents in money,
lawful money of the United
States of America, and of the value
of sixty-two dollars and seventy cents;

the said *Theodore F. Hyatt* afterwards, to wit:
on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,
did feloniously appropriate the said *sum of money*

to his own use, with intent to deprive and defraud the said *Noah B. Shute*

of the same, and of the use and benefit thereof; and the same goods, chattels and personal
property of the said *Noah B. Shute*

did then and there and thereby feloniously steal, 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.

DE LANCEY NICOLL,
District Attorney.