

0901

BOX:

12

FOLDER:

158

DESCRIPTION:

Hall, Henry

DATE:

05/13/80



158

0902

Counsel,

Filed 15 day of May 1880

Pleads

THE PEOPLE
vs.
Henry Hall
INDICTMENT
Grand Larceny of Money, &c.

BENJ. K. PHELPS.
District Attorney.

A True Bill.

Wm. J. Connelley
Foreman.
May 14. 1880.

Charles G. Gully
2nd. V. D. J. F. J.

OF THE COURT
CLERK

THE COURT OF THE DISTRICT OF COLUMBIA

0903

New York Feb 21st / 77
Mr Hess

Dear Sir

The Bearer of this
Mr Henry Hall is the one I was
speaking to you about yesterday
and if possible try and do
something for him. He has been in
my employ for over four years
and is competent to fill
any place you would be
willing to give him

Respectfully

Wm Bishop

0904

To Whome it may concern: This is to certify
that the bearer Henry Hall has been employed
by me from the beginning of my business till I
closed in the capacity of Driver & collector.
He was also employed in the same position
with parties (that I taught out) for several years
previous. I have always found him to be an
honest & upright man and has transacted
business for me invariably to his credit. I can
cheerfully recommend him to any in need
of his services.

Yours Respy

"D. Phyllis Gifford"
#118 E.H. St.
City.

0905

17th District Police Court

CITY AND COUNTY
OF NEW YORK } ss.

of No. *334 East 66th* Street,
being duly sworn, depose and saith, that on the *3d*
at the *19th* day of *May* 18*98*
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent,

Fredrick A Lowe
3d day of *May* 18*98*
Ward of the City of New York,

the following property viz.:

*Bank notes or bills of various denominations
and of the value of twenty four dollars.
Silver Coin of various denominations and
of the value of twenty six dollars in all
of the value of fifty dollars*

the property of

deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen and carried away by *Henry Hall (now here)*

*for the reasons following to wit: That said
money was in a trunk in a room at
110 E 56th Street Avenue on the said 3d day
of May at about two o'clock in the
morning. That at about twelve o'clock
of the same day deponent missed the said
money from said trunk. That the door
of this room was locked and no other
persons except said Hall and his wife*

Sworn before me this

day of

POLICE JUSTICE.

187

0906

had access to said room. That said
Hall has admitted to defendant that he
(Hall) took said money from said trunk
Room to before me this 7th day Fred. C. Lowe
of May 1889
The Hon. Magistrate

4 DISTRICT POLICE COURT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Frederick C. Lowe

vs.
Henry Hall

DATED May 7 1889

Morgan MAGISTRATE.

Cornish OFFICER 28.

WITNESSES:

0907

Police Court, Fourth District.

CITY AND COUNTY } ss.
OF NEW YORK,

Henry Hall 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.

Henry Hall.

Question. How old are you?

Answer.

40 years

Question. Where were you born?

Answer.

New York City

Question. Where do you live?

Answer.

1056 First Ave

Question. What is your occupation?

Answer.

Truck Driver

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

Answer.

I am guilty - I was crazy with run - I never did this thing before -
Henry Hall

Taken before me this

day of

1890.

W. L. Thompson
Police Justice.

0908

Police Court—Fourth District.

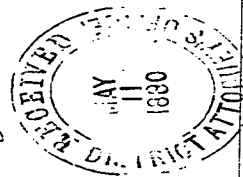
THE PEOPLE &c.

ON THE COMPLAINT OF

Madeline A. Lowe
334 & 667 st.

VS.

Henry Hall



Dated *May 4th* 1880

Morgan Magistrate.

Chmich Officer.

Clerk.

Witnesses,

BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

\$1500 to Ans &c.

Con

Received in District Atty's Office,

0409

CITY AND COUNTY }
OF NEW YORK, } ss.THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present:

That

Henry Hall

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

of the goods, chattels, and personal property of one

*Frederick A. Lowe*then and there being found,
feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against
the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

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BOX:

12

FOLDER:

158

DESCRIPTION:

Hamilton, James

DATE:

05/18/80



158

0911

W. J. [unclear] Montana

Counsel,
Filed *18th day of May* 1880
Pleads *Wm. Buckley*

James Hamilton
Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.
James Hamilton

BENJ. K. PHELPS
District Attorney.

A True Bill.
Wm. Buckley
May 24th 1880
Wm. Buckley

0912

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

FORM 89 1/2

POLICE COURT—SECOND DISTRICT.

of No. 34 Banderet John Keenan Street, being duly sworn, deposes
and says, that on the 5th day of May 1880

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
possession of deponent
the following property, to wit:

One Silver Watch

of the value of Eight 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

James Hamilton (now here)
from the fact that deponent was
in the company of said James and
deponent missed the aforesaid
property which was in the left
pocket of deponent
vest worn upon deponent
person. Deponent accused
said James with having stolen
said Watch when William
Mr. Laughlin of No. 125 Green
Street (who is now present) forced
said James to return said Watch
to deponent John Keenan

Sworn to before me, this

5th day

1880

Justice

09 13

Police Court—Second District.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Hamilton being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz.:

Question.—What is your name?

Answer.—

James Hamilton

Question.—How old are you?

Answer.—

29 Years

Question.—Where were you born?

Answer.—

New York

Question.—Where do you live?

Answer.—

34 Blucher

Question.—What is your occupation?

Answer.—

Printer

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

Answer.—

I am not guilty

James Hamilton

Taken before me, this

day of May 1880

Police Justice.

0914

Penitentiary

S.D.

Form 804
POLICE COURT—SECOND DISTRICT

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Keenan
34 Sanson Street

James H. H. H. H.
1880

DATED May 5 1880

Murray MAGISTRATE.

John Ryan OFFICER.

WITNESS
William McLaughlin

125 Green St.

James William

147 Green St.

James to defense

1005-1005 Cam

SIGNED BY

No. STREET.

09 15

CITY AND COUNTY } ss.
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That

James Hamilton

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
Fifth day of *May* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *Eighty* at the Ward, City and County aforesaid,
with force and arms,

*One watch of the value of Eight dollars,
of the goods, Chattels and personal property
of one John Keenan, on the person of the
said John Keenan then and there being
found, from the person of the said John
Keenan —*

~~of the goods, chattels, and personal property of one~~

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

09 16

And the Jurors aforesaid, upon their oath aforesaid, do further present
That the said

James Hamilton

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

*One watch of the value of eight
dollars —*

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

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously
stolen of the said

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

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

BENJAMIN K. PHELPS, District Attorney.

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BOX:

12

FOLDER:

158

DESCRIPTION:

Hampton, William H.

DATE:

05/12/80



158

0918

No. 53 & 4
Day of Trial, Tuesday 16 May
Counsel,
Filed day of 1870.
Pleads *Chas. Dudley* (13)

THE PEOPLE

vs.

P

William W. Haughton
50. J. J. [unclear]
64 North [unclear]

BENJ. K. PHELPS

District Attorney.

A True Bill.

Wm. J. [unclear]
May 19 1870
Foreman.
Wm. J. [unclear]
Chas. Dudley

0919

City Court of New York 55

Samuel D. Adams residing at 114 Wall Street being duly sworn says that on or about the 20th day of April 1858. William H. Hampton did unlawfully send deponent a written communication wherein he accused deponent of an offense and did threaten to publicly use information documents and statements that are alleged to be injurious to the personal reputation of deponent with intent thereby to obtain some valuable benefit thereby, that said Hampton in such communication described deponent as a "perjurer and scoundrel", that he said Hampton was about to warn the Commercial Community to beware of him meaning thereby deponent wherefore deponent prays that said William H. Hampton may be ~~apprehended~~ dealt with as the law directs

Subscribed before me
the 1st of May 1858

Saml. D. Adams

James H. Adams
Police Justice

0920

1st District Police Court

Sargis D Adams

Wm H. Hampton

May 1, 1880



Major Hale

Compliment sent Adams

for Counsel of Council

for President

1000 Buil 2. Henry

Good

1000 for Adams 5th 11th Ave

Wm Hampton
May 1880

0921

House of Correction
 Jessup's Cut,
 Hroversville,
 a. a. County,
 Maryland.

Dec 18th 1879

Dr Sir.

I wrote a letter to Mr Graycroft Nov 22^d which I requested him to hand to my daughter, your wife, as I have heard nothing in reply I conclude she did not receive it, at that time I thought my time expired Dec 24, I made an error in the computation, I shall leave here on Tuesday 30th December at 7 a. m., in that letter I explained how I got here, through loss of money and sickness, it was solely and only your fault. While I remained in Baltimore Jail. En route to this place sick and unconscious for four or five days, my clothing except underclothes & pants which I had not taken off - was stolen or exchanged by prisoners discharged, my Vest was stolen, my Coat, Hat, Shoes & Shirt were exchanged for old and ragged ones, I have nothing to go out in but a thin ragged coat worse hat, no vest, no collar, no socks, and not one cent of money. If you allow me to go out in this condition what is before me? Begging, Crime, or Suicide, revenge is all very well, but do not carry it too far, I know well the bitter feelings that have existed and the hard things that have been said on both sides the past two years, but to let one go out in this State could not only be revenge, it would be

0922

murder, destruction of soul & body - I do not yet believe there is a Merchant in Philadelphia who would allow any one connected with him or even his wife's father - to be turned out in the streets of Baltimore in mid-winter in this destitute condition. At the "Gloxwell House" where I was boarding I left held for board after I lost my money - a good black Suit, Shirt Collars, Cuffs, Neckties, Men Gaiters, Socks &c there cannot be more than 2 or 3 dollars due as I was only paying \$1.75 per day - but they may be forfeited and sold ere this, I do not know how long the laws of Maryland require a landlord to hold such things.

If I have some money & clothes upon leaving here I shall not come to Philad^a, I can shift for myself here. I could not do so before as I was sick in body & mind. If I go out destitute as I am, I shall endeavor to reach Philad^a, but shall not come to your office, my only course will be to go among the Shipping Merchants and try to find one acquainted with your firm to assist me, I may fail, I may go to destruction, the consequences be on your head. In conclusion I will say send me some money, I do not name any amount, and this shall be the last letter I shall ever write to Philadelphia.

Do not mail a letter to me after Friday 26th inst, it will not come to hand.

Yours

Wm H Hampton

I got shoes here.

0923

A'

April 19, 1890.

Sir,

The enclosed ^(Doncicendo) will show you the course my relatives desire me to take. I shall forward a copy to each of the parties named and to others, all assistance to procure employment has been refused me and I will not remain in the House of Detention, I have no other course, I must appeal to the public for charity, this will cause me to remain longer than I intended, in thirty days I can send out two hundred letters, Merchants and their clerks will read them in their offices, show them to their friends and carry them home to their families, so these two hundred will be read by two thousand persons, some were such charitable persons who are ever ready to respond to an appeal from the unfortunate; this will also make my name familiar to the public and if they should see it in any other connection they will know who I am and where the responsibility rests, I shall receive some assistance, then can leave and call upon others in person, once I commence this course I will not discontinue it, I know this will eternally sever all connection between us, it will injure you and disgrace your family for ever, the latter I regret, but I am forced to it and the responsibility rests no longer with myself. Don't say any more about threats or blackmail it is too ridiculous, nothing of the kind is contemplated, you cannot expect me to condemn myself to a life of privation behind iron bars until every means in my power has been exhausted, I can take no step that will not injure you and your family, I must tell the truth as I always have and the truth will ruin you.

over

0924

I assure you I hate to pursue this course, and even now, if you will point out, within three days, any course whereby I can leave here at once and earn an honest living - I will adopt it and abandon this.

Respectfully.

Wm H Hampton

Do you know an old gentleman named Joshua B Oliver, I believe he is a lumber measurer, lives in Kensington, he knows your firm, knew the old firm, knows every body - I think he don't like you much.

W H M - I have a lot of those written and shall send them out -
You are not only a rascal but you are a damned fool

0925

Vth SeriesPhilad^a

1880.

Messrs

Gent^l

There is a man named Wm St Hampton at present a pauper in the House of Correction, he was formerly a merchant of New York City, a member of the firm of Hughes Hampton & Co Importers of Dry Goods and was European buyer for the house for years. His oldest daughter married Samuel D Adams of the firm of Sellers & Adams of this City. The firm of Hughes Hampton & Co failed some years ago and this man has since become very poor. He was in a destitute state in Baltimore last fall and wrote to his daughter and to Mr Adams but his letters were unnoticed, through the assistance of strangers he was enabled to reach Philadelphia in January and at once applied to Mr Adams for assistance to procure employment (he is sixty years of age but active & able to earn a living). After four days consideration Mr Adams informed him that he had decided not to render him any assistance either to procure employment or in any other way. In vain he represented that this decision left him no choice except between beggary, crime & the poor-house. He was coolly told to pursue either course he thought best, he at once committed himself to the House of Correction as a pauper, where he has since remained furnished with convict's striped clothing food and lodging at the expense of the City. The motive which has prompted Mr Adams to the course he has pursued may be inferred from the following fact. He has cruelly wronged his father-in-law, has reduced him to his present pitiable and helpless condition, and has become a bitter and implacable enemy. This man wishes to leave the House of Correction and search for employment, he would accept any subordinate situation in mercantile life or would even engage as servant in a gentleman's family at five dollars per month, but he is penniless and cannot leave until he has sufficient money to pay for a few days cheap lodging & food. He has therefore decided to appeal to the charity of the Mercantile community, any assistance, no matter how small, addressed as below will be thankfully received.

Wm St Hampton
House of Correction
Holmesburg Pa

Respectfully

Wm St Hampton

over

0926

This will be addressed to,
Shipping Merchants & Ship Brokers
Bank Presidents
Bankers
Large Retail Dry Goods houses
Merchants Generally
Wholesale Lumber Dealers

To the following a more lengthy letter
will be addressed as I have been personally
known to most of them.

Each Port Commission

Some Gov. Dir.

Russell Thayer, Supt.

Employees of Government Steamboat Co.
viz. Warren, Dudley, Pettibone, Lynch, Cairns &c

Each Int. Port Boat Club
Union, Crescent &c &c

Servic. Brothers &c

Massup & Moore.

Mrs. Bloomfield Moore.

Com. Marine Exchange

Presidents of Marine Insurance Co.
& others.

0927

B

"Foul Play"

Samuel D Adams of the firm of Souder & Adams having reduced his father in law (Wm H Hampton) to a state of destitution, then, attempted to incarcerate him in a Lunatic Asylum and failed; he next induced him to start on a voyage to South America and back in a vessel of partly owned by Souder & Adams, he gave secret instructions to the Captain in writing, to leave his father in law, destitute and penniless, in Buenos Ayres to starve in the streets; this plot was frustrated by an appeal to U.S. Consul.

On his return, to prevent threatened exposure, Mr Adams perjured himself before a Magistrate, and had his wife's father committed to the "House of Correction" for the term of one year, he obtained his release, the same act was repeated, he again obtained his release & went to Baltimore without means, he returned to Philadelphia in January last utterly destitute, he appealed to Mr Adams for some small assistance to procure employment, was refused aid of any kind - he was obliged to commit himself to the House of Correction as a pauper, where he is now.

I, his father in law, hereby denounce the said Samuel D Adams as a

Perjurer
and

a Scoundrel,

and I warn the Commercial Community to beware of him

Wm H Hampton

House of Correction

Holmesburg

Pa

April 19 1880

City and County } ss.
 of New York.

The jurors of the People
 of the State of New York, in and for the
 body of the City and County of New York
 upon their Oath, present:

That heretofore to wit, on the ^{twentieth} day
 of April in the year of our Lord one
 thousand eight hundred and eighty at
 the City of New York in the County of
 New York aforesaid. William H. Houghton,
 did then and there prepare and write a
 certain communication, and did thereafter
 on the said twentieth day of April in
 the year aforesaid, at the City and
 County aforesaid, send and caused to be
 sent to and received by one Samuel D.
 Adams the said communication and that
 he the said William H. Houghton did
 then and there in and by the said
 communication in writing, knowingly
 and wilfully threaten to thereafter
 publish and caused to be published and
 made known certain statements touching
 and concerning him the said Samuel D.
 Adams which statements were alleged
 to be and then and there were injurious
 to the personal reputation of him
 the said Samuel D. Adams with the

intent by such threatening to publish and cause to be published and made known as aforesaid, such statements as aforesaid to derive pecuniary and valuable benefit for himself, the said William H. Hampton and to extort moneys from him the said Samuel D. Adams and which said written communication was and is in substance and effect as follows, that is to say:

April 19 1880

Sir:

The enclosed (meaning thereby a certain other writing and statement prepared and written by him the said William H. Hampton, and which was sent and caused to be sent to and to be received by the said Samuel D. Adams with the aforesaid communication by him the said William H. Hampton and which writing and statement is in substance and to the effect following that is to say) "Foul Play"

Samuel D. Adams of the firm of Souders & Adams having reduced his father in law (Wm H. Hampton) to a state of destitution, then, attempted to incarcerate him in a Lunatic Asylum and failed, he next induced him to start on a voyage to South

0930

America and back in a vessel partly owned by Souder & Adams, he gave secret instructions to the Captain in writing, to leave his father in law, destitute and penniless, in Buenos Ayres to starve in the streets; this plot was frustrated by an appeal to U. S. Consul. On his return, to prevent threatened exposure, Mr. Adams perjured himself before a Magistrate, and had his wife's father committed to the "House of Correction" for the term of one year, he obtained his release, the same act was repeated, he again obtained his release & went to Baltimore without means, he returned to Philadelphia in January last utterly destitute, he appealed to Mr. Adams for some small assistance to procure employment - was refused aid of any kind - he was obliged to commit himself to the "House of Correction" as a pauper, where he is now.

I his father in law, hereby denounce the said Samuel D. Adams as a

Perjurer

and

a Scoundrel.

House of Correction and I warn the Commercial Community to
Baltimore beware of him
April 19 1880

Wm H. Hampton

will show you the course my relatives drive me to. I shall forward a copy to each of the parties named and to the others, all assistance to procure employment has been refused me and I will not remain in the "House of Correction" I have no other course I must appeal to the public for charity, this will cause me to remain longer than I intended, in thirty days I can send out two hundred letters, merchants and their clerks will read them in their offices, show them to their friends and carry them home to their families, so these two hundred will be read by two thousand persons, some will reach those charitable persons who are ever ready to respond to an appeal from the unfortunate; this will also make my name familiar to the public and if they should see it in any other connection they will know who I am and where the responsibility rests, I shall receive some assistance, then can leave and call upon others in person, once I commence this course I will not discontinue it. I know this will eternally sever all connection between us, it will injure you and disgrace your family forever, the

0932

latter I regret, but I am forced to it and the responsibility rests no longer with myself. Don't say any more about threats or blackmail - it is too ridiculous nothing of the kind is contemplated, you cannot expect me to condemn myself to a life of privation behind iron bars until every means in my power has been exhausted. I can take no step that will not injure you and your family. I must tell the truth as I always have and the truth will ruin you.

I assure you I hate to pursue this course, and even now, if you will point out, within three days, any course whereby I can leave here at once and earn an honest living - I will adopt it and abandon this.

Respectfully
Wm. H. Hampton.

Do you know an old gentleman named Joshua P. Oliver, I believe he is a lumber measure, lives in Kensington, he knows your firm, knew the old firm, knows every body. - I think he don't like you much.

N. York - I have a lot of those written and shall send them out -

0933

You are not only a rascal but you
are "a damned fool
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.

Geny. N. Phelps.

District Attorney.

0934

BOX:

12

FOLDER:

158

DESCRIPTION:

Hanlan, Timothy

DATE:

05/26/80



158

0935

BOX:

12

FOLDER:

158

DESCRIPTION:

Reilly, Patrick

DATE:

05/26/80



158

0936

100
{ Pawn ticket given to
Officer Doyle June 1/80

Day of Trial,

Counsel,
Filed 26 day of May 1880
No 2 - vs. Lynch 27
pleads

THE PEOPLE
vs.
1. Vincent Kaulan
2. William Tally
3. Patrick Reilly
SUGGLARY - THIRD DEGREE - AND
RECEIVING STOLEN GOODS.

BENJ. K. PHELPS,
District Attorney

Part vs. May 27. 1880.
No 1 pleads Pury 3
A True Bill. Chas. J. Kelly
J. Kelly
June 1. 1880. Foreman.
No 2 - Dead to wit
Consent of Henry
T.S.

0937

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

Gottlieb Schierbach

of No. 78 E. 10th Street, being duly sworn,
deposes and says that the premises No. 78 E 10th
Street, 7th Ward, in the City and County aforesaid, the said being a frame-building
and which was occupied by deponent as a tailor shop.

were BURGLARIOUSLY
entered by means of forcibly breaking open the shutter of
the rear window of said premises

on the 24th morning of the 24th day of May 1880
and the following property feloniously taken, stolen and carried away, viz: one
pair of pantaloons of the value of eight dollars.

the property of the Dependent
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 Timothy Haulane alias William Doyle
Patrick Reilly (now here)
for the reasons following to wit: That on the night of the 20th instant
deponent firmly & securely closed the premises
above mentioned. That on the morning of the 21st instant
deponent discovered that the said premises had been
broken open and the aforementioned property abstracted
therefrom. That deponent is informed by John
Doyle 17th Precinct, that he had arrested the
aforesaid Timothy Haulane & Patrick Reilly having
in their possession the aforementioned pantaloons.

Sworn to before me this 22nd day
of May 1880.

Gottlieb Schierbach

Prison Justice
I the undersigned
City of New York
officer Edward H. Doyle 17th Precinct

0938

being duly sworn deposes and says that on or about
 ten-fifteen o'clock this day he arrested Timothy Hunkler
 and Patrick Kelly on the above premises between the 18th & 19th
 that the said Timothy had in his possession a
 pair of pantaloons. That deponent released the prisoner
 by reason of the apparent innocence of the accused
 of being rightfully in possession of the pantaloons.
 That subsequently deponent was informed that a burglary
 had been committed upon the premises No 78 E. 18th St.
 This deponent re-arrested the accused and found
 in the pocket of Patrick Kelly a pair of ^{accused} pantaloons
 whereupon deponent ^{accompanied} the complainant Gottlieb Scherbaad
 to the room above No 78 E. 1st Avenue. where the
 complainant identified them as the pair of
 pantaloons as the same taken from the accused away
 from his premises as hereinabove mentioned
 sworn to before this 22nd day

May 1880.

Order of Doyle

Wm. J. McNeill
 Officer Justice

0939

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK.

Imothy Kaulan *alias William Kelly*
being duly examined before the under-
signed, 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.—

Imothy Kaulan

Question.—How old are you?

Answer.—

eighteen years

Question.—Where were you born?

Answer.—

Connecticut

Question.—Where do you live?

Answer.—

Connecticut

Question.—What is your occupation?

Answer.—

Driver

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

Answer.—

Nothing to say.

William Kelly

Taken before me, this

22

day of

June

1890

0940

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK.

Patrick Reilly being duly examined before the under-
signed, 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.—

Patrick Reilly

Question.—How old are you?

Answer.—

Eighteen

Question.—Where were you born?

Answer.—

New York

Question.—Where do you live?

Answer.—

410 E. 23rd St

Question.—What is your occupation?

Answer.—

Property man at Harold's Theatre

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

Answer.—

*I am not guilty.
Patrick Reilly*

Taken before me, this

23

day of

May

1890

John J. [illegible]

0941

Form 115.

POLICE COURT--THIRD DISTRICT

THE PEOPLE, & C.,
ON THE COMPLAINT OF

John J. Chubb
78 & 10 St. St.
No. 10 St. St.

Patrick Kelly
No. 10 St. St.

Residence..... Street.

No. 2, by.....

Residence..... Street.

No. 3, by.....

Residence..... Street.

No. 4, by.....

Residence..... Street.

Offence

Dated *May 22* 1880

Magistrate,
Doyle

Officer,
17

Clark.

Witnesses,

No. *Edmund J. Doyle* Street,

No. *17* Street,

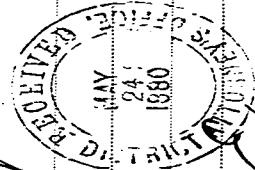
No. *1577 Cal* Street,

No. *1577 Cal* Street,

No. *1577 Cal* Street,

to answer Complaint.

Received in Dist. Atty's Office,
Cony



0942

CITY AND COUNTY } ss.
OF NEW YORK,THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:That *Timothy Haulan, otherwise called William*
*Fully, and Patrick Reilly each -*late of the *Seventeenth* Ward of the City of New York, in the County of
New York, aforesaid, on the *twenty first* day of *May* in the
year of our Lord one thousand eight hundred and ~~seventy~~ *Eighty* with force and
arms, at the Ward, City and County aforesaid, the *Shop* of*Gottlieb Scherbach* _____there situate, feloniously and burglariously, did break into and enter, the same being a
building in which divers goods, merchandise, and valuable things were then and there
kept for use, sale and deposit, to wit: the goods, chattels, and personal property here-
inafter described, with intent the said goods, chattels, and personal property of the said*Gottlieb Scherbach* _____then and there therein being, then and there feloniously and burglariously to steal, take
and carry away, and*One pair of pantaloons of the value of*
Eight dollars _____

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

*Gottlieb Scherbach*so kept as aforesaid in the said *Shop* then and there being, then
and there feloniously did steal, take and carry away, against the form of the Statute in
such case made and provided, and against the peace of the People of the State of New
York, and their dignity.

0943

And the Jurors aforesaid, upon their oath aforesaid, do further present:
That the said

*Timothy Haneau otherwise called
William Tally and Patrick Reilly each*

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

*One pair of pantaloons of the value of
eight dollars*

of the goods, chattels and personal property of

Lothlieb Schierbach

by a certain person or persons, to the Jurors aforesaid unknown, then lately before
feloniously stolen of the said

Lothlieb Schierbach

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have
(the said

*Timothy Haneau otherwise called
William Tally and Patrick Reilly*

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

BENJ. K. PHELPS, District Attorney.

0944

BOX:

12

FOLDER:

158

DESCRIPTION:

Helmholtz, Charles

DATE:

05/11/80



158

0945

Day of Trial,
Counsel,
Filed 11 day of May 1850.
Plenks
May 12

THE PEOPLE,
vs.
P
Charles Delmholty,
Charles W. Forester,
S. B. GARVIN,
District Attorney.

A True Bill.
(*May 12*)
May 13. 1850.
Foreman.
Made guilty
I. M. W. P. 70
Cellar 14/50

0946

ARCHDIOCESE OF NEW YORK.

New York, May 3^d 1880

This is to Certify, That Charles H. Forest and
Ellen H. Hagen were lawfully Married on the 2^d day of
July in the year of our Lord 1879 according to the Rite of
the Roman Catholic Church.

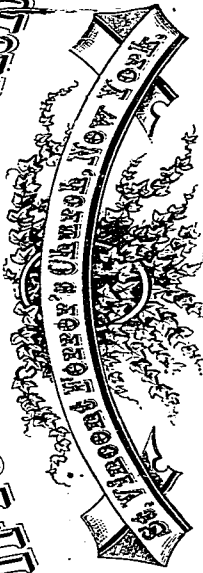
Witnesses: {

George W. Adrian

Ann M. Hagen

Fr. A. Gleason cur. Pastor of St. Mary's Church.

CERTIFICATE OF MARRIAGE



THIS IS TO CERTIFY,

That *Charles Humboldt*
and *Annie Klein*

were lawfully MARRIED on the *6th* day of *June* 18*98*

ACCORDING TO THE RITE OF THE CATHOLIC CHURCH,

by *G. J. Damm O.P.*

John J. Smith and
Ellen Dorley witnesses;

as appears from the Marriage Register of *St. Vincent Ferrer's Catholic*
Church, New York.

New York, *Oct-12th* 18*98* *G. J. Damm O.P.* of *St. Vincent Ferrer's Church.*

0947

0948

City & County of New York, S.S.,

Annie A. Helmholtz of No
341 East 115th Street being duly
sworn deposes and says
that she is the wife of
Charles L. Helmholtz now here
that she was married
to him on the 6th day of June
1877 by F. J. O'Ryan at St Vincent
Terres Catholic ^{Church} New York and
that she is the mother
of two children of whom he
is the father. That deponent
has not ~~seen~~ until within
a few days, - for the last
year seen her said husband

Brought to before me

Annie A. Helmholtz

This 5 day of May 1880

R. S. & R. V. by

Police Justice

City & County of New York ss.

Annie Hagan of 463 West
42nd Street being duly
sworn says that on the
2nd day of July 1879 in the
City of New York Charles L.
Helmholtz under the
name of Charles F Forester
married Ellen F Hagen the
daughter of deponent as appears
by the annexed Certificate
That since the 2^d July 1879
said Helmholtz then being
known as Forester has admitted
to deponent that he married
her daughter Ellen as aforesaid
That he ^{with Ellen as his wife} resided for some time
since his marriage ~~with Ellen~~
at Annie Hagan ^{the wife of} deponent's
son - at 463 West 42^d Street
Deponent charges that
Charles L Helmholtz being then
lawfully married and then
the husband of Annie A Helmholtz
did on the 2^d day of July 1879 in
the City & County of New York
willfully and feloniously

0950

many and take to wife
one Ellen F Hagen; the
said Charles then and there
well knowing that the
said Annie A Schucholtz
his former wife was then
living -

Brought to before me

Annie ^{sw} Hagen
mark

this 5 day of May 1880

R. V. R. V. R.

Police Justice

0951

Police Court—Fifth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Helmholtz 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. *Charles Helmholtz*

Question. How old are you?

Answer. *21-*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *437 W 25th St*

Question. What is your occupation?

Answer. *Book Keeper*

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

Answer. *I am guilty*

Chas Helmholtz

Taken before me, this

5th

day of

May

1880

B W Trishy

Police Justice.

0952

W 72

POLICE COURT—FIFTH DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Annie A. Helmholtz
341 East-115th

Charles G. Helmholtz



Offence

Dated May 5th 1880

Magistrate.

Notion
5th Police Court,
Clerk.

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Witnesses.

Annie Wagan (not-)
Annie Wagan (No 2.)

Ellen J. Wagan
463 West-42nd

Marriage Certificate
annexed.

1500 Broadway. Comd-
over

Received in Dist. Atty's Office.

0953

CITY AND COUNTY } ss.
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present:

That Charles Helmholz - otherwise called Charles
H. Forester —

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the ninth — day of June — in the year of our Lord one
thousand eight hundred and seventy seven at the City and
County of New York

did marry Annie C. Helmholz born Annie Dalin
and her the said Annie C. Helmholz born Annie Dalin
did then and there have for his wife and that the said Charles Helmholz other-
wise called Charles Forester afterwards, to wit, on the second day of July —
in the year of our Lord one thousand eight hundred and seventy- nine
at the City and County of New York.

with force and arms, did feloniously marry and take as his wife
one Ellen F. Hagan.
and to the said Ellen F. Hagan
was then and there married, the said Annie C. Helmholz born Annie Dalin
being then and there living and in full life, 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. A. Phelps.
S. B. ~~CATTON~~ District-Attorney.

0954

BOX:

12

FOLDER:

158

DESCRIPTION:

Hennessey, William

DATE:

05/25/80



158

0955

Counsel,

Filed 25 day of May 1876.

Pleas,

Wm. G. Gentry

THE PEOPLE

vs.

*William Hennessey
aka: Buck*

*Saw a true, bad boy
should be sent where he
can do no more harm.*

BENJ. K. PHELPS,

District Attorney.

A True Bill.

Wm. G. Gentry

May 25, 1876.

Foreman.

*Ordered & Committed of
Grand Jury from the Grand
Jury*

0956

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

Police Court--First District.

of No. *13 Broadway*

Street being duly sworn, deposes

and says, that on the *28th*day of *April*18*80*at the *First*

Ward of the City of New York, in the

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

Good and Lawful Money of the United States issue consisting of bills of various denominations Gold coins and one Gold Ring all contained in a pocket book and being collectively

of the value of

One hundred & Eighty

Dollars,

the property of

deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by force and violence as aforesaid, by

William Hennessy now present and others not arrested. That as deponent was passing along Parkside street at about ten o'clock on the evening of the day in question the prisoners met and accosted him and threw his arms around deponent. That said others took hold of deponent from behind and pushed and tripped deponent thus preventing deponent from protecting and defending his property from the prisoners who during this time had forced his hand into the pocket of deponent's pantaloons which contained said property and taken it therefrom while the others were holding fast to his arms.

Sworn to, before me, this

day

Police Justice

0957

Police Court--First District.

CITY AND COUNTY } ss.
OF NEW YORK.

William Hennessy being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer.

William Hennessy

Question. How old are you?

Answer.

14 Years

Question. Where were you born?

Answer.

New York City

Question. Where do you live?

Answer.

110 Atlantic Avenue Brooklyn

Question. What is your occupation?

Answer.

Refused

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

Answer.

I am not guilty
W. Hennessy

Taken before me this *24th* day of *March* 18*98*
"Police Justice."

0958

Police Court--First District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

William H. Hays

William H. Hays

BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

AFFIDAVIT--ROBBERY.

2. *Traged by cut throat with knife*

4. *Wanted to prevent further robbery*

5. *Age when you began*

Date *May 24* 18*98*

Justice

Officer

Clerk

Witnesses:

RECEIVED
MAY 24 1898

Wm. H. Hays

Seal

at *Genoa*
Deputed at Dist. Atty's Office

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

4 25

The People
 vs
 William Hennessy
 Indictment for robbery in the first degree and receiving
 stolen goods. Martin Hogan, sworn and examined, tes-
 tified. I live 13 Derby St. Brooklyn. I was in
 New York on the 28th of last month; on that day
 I had \$174 in money and a gold ring valued
 at six dollars that I paid ten for ten years
 ago. I buried my wife a year and a half ago.
 I was collecting the money from week to
 week. I was saving it; this money was
 stolen from me in Carlisle St near the Bat-
 tery. I forget how many blocks from it; it
 was ten o'clock to the best of my opinion.
 Just as I was going up from West St through
 Carlisle St. I was making my way across
 to Fulton ferry. There two young men were
 standing before me. This young fellow
 here (the prisoner) pretended to know me
 and he got hold of me by rubbing me
 on the breast. I thought to make my way
 from him by putting my hand like that to
 him. Then the lad that was standing on
 my right hand side; he shoved me with
 violent force on him. I was pushed and
 while I was recovering myself he (the pris-
 oner) had hold of my pocket book and
 ran away with it. The prisoner halloed

at me, Halloo, how are you? That is all he said to me; he was up to me at the time. How did he put his hand on you in the first place? He got hold of me by the breast to salute me in the manner that he knew me (as if he knew &c) and then the other one shoved me against the prisoner, and then the prisoner put his hand in my pocket, took the money and ran; it was all done in five seconds. Cross Examined. I went down to West St. to see some friends that night. I had not been in a liquor store since I left Brooklyn. I took three glasses of ale in Brooklyn and had not had anything since 6 1/2 o'clock. I changed a five dollar bill out of this money over in Brooklyn. I counted the money on the Monday night before that when I added five more to it. I had not counted it since then. I always kept it in my pocket and under my head and my room was locked. I did not count the Monday since Monday, but I felt the bulk of it in my pocket that evening at ~~1/2 past~~ 6 o'clock. I was paying my fees in a Society that I belong to in the Brewery. I cannot tell you how wide Carlisle St. is. I never saw the prisoner before that night and did not see him till yesterday when I picked him out from among seventeen or twenty of them at the Tombs prison.

I did not take particular notice of his clothes how he was dressed; the other boy was a head taller than him. I did not see ^{as} much of the other boy as I did of him because he was in front of me. I made a complaint before the Magistrate yesterday and signed the paper you now show me. This thing happened on the 28th of April about a month ago. I had not seen the prisoner till yesterday. I described him. I knew him when I saw him. The policeman did not come to me and tell me that he had arrested the boy who stole my money. I did not see the policeman at all. I saw the prisoner Sunday night in the station house. They sent a little boy for me; they said they thought they had some of the boys arrested that took my money, and then I did not see any boy until I saw him yesterday among the gang. William Hynn, sworn and examined, testified My attention was first called to this on the morning of the 29th of April, the day after it happened. I got a description from the complainant and I made an effort to find the person whom he described. I was looking for this prisoner from that description. I saw him last Saturday in Clatham St. along with another young man of the name of McGinnis. I followed him from Simpson's pawn shop; he was standing in front of the

0962

door. I was going up on the car, I jumped off and they moved to Pearl St.; where they were looking in a window I went up and arrested them. Did you tell him what you arrested him for? Yes sir; he said he wanted to give me money to let him go; he said he would give me a hundred dollars and a gold watch. I asked him where the money was? I went down as far as Ann St.; he had the money down in Pearl St. with his uncle; if I would go back with him he would get it for me. I took him back to Pearl St. and he wanted me to let him go up stairs; he wanted to know what promises I would make to him? I told him none; then I took him back to the station house. Cross Examined. I did not find anything on this boy. Carlisle St. is I guess between 25 and 30 feet wide; it is a very narrow St. I think there are four or five gas lamps in the whole block; the street is pretty dark. William Hennessy, sworn and examined in his own behalf testified. I am 14 years of age, I did not rob the complainant, I never saw him before yesterday at the Tombs, I was not in Carlisle St. on the 28th of April. I did not wear a soft felt hat in April but I had a short rimmed Derby hat. Cross Examined. I was in a liquor store in Washington St. on the 28th of April, Daniel Terry's.

0963

I heard that somebody had been robbed that night, but I did not know it was the complainant. I was in this Court a year ago charged with taking a pocketbook from a lady. I picked it off the sidewalk and handed it to the lady. I escaped from the Catholic Protectory. I tried to cut my throat with a steel pen while I was there. I tried to escape also from the Solms.

The jury rendered a verdict of guilty. He was sent to the penitentiary for two years.

0964

Testimony in the case of
Offr. Hennessy
filed May 25.

0965

CITY AND COUNTY } ss.
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That *William Hennessey, otherwise called.*
Bluck —

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *twenty eighth* day of *April* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty* at the Ward, City and County
aforesaid, with force and arms, in and upon one *Martin Hogan* —
in the peace of the said People then and there being, feloniously did make an assault and

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

Divers Promissory Notes for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as Bank Notes, of a number and denomina-
tion to the Jurors aforesaid unknown, and a more accurate description of which cannot
now be given, of the value of *One hundred and Eighty dollars.*

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

Divers Coins, of a number, kind, and denomination to the Jurors aforesaid un-
known, and a more accurate description of which cannot now be given, of the value of
One hundred and Eighty dollars —
one percent base of the value of one dollar

of the goods, chattels, and personal property of the said *Martin Hogan*
from the person of said *Martin Hogan* and against
the will and by violence to the person of the said *Martin Hogan* —
then and there violently and feloniously did rob, steal, take and carry away, against the form of
the Statute in such case made and provided, and against the peace of the People of the State
of New York, and their dignity.

Benjamin A. Phelps.
District Attorney

0966

**END OF
BOX**