

0530

BOX:

376

FOLDER:

3519

DESCRIPTION:

Hall, Daniel S.

DATE:

12/23/89



3519

POOR QUALITY ORIGINAL

0531

Witnesses;

Samuel Mear

David Lee

Mary Day

Permittee Mear

and depy Ch. King

Geo. D. Jones, Ques

Counsel, *23* day of *Dec* 18*79*
Filed
Pleads, *Not guilty*

THE PEOPLE

*34 Oct 1879
30 Nov 20
B*

Daniel S. Hall

Grand Larceny Second degree. [Sections 528, 531 —, Penal Code].

JOHN R. FELLOWS,

District Attorney.

Chas. D. S.

Ph. I. Mear

G. S. A.

A True Bill

James T. Mear

Foreman.

Part III March 6 1880

*Filed and committed -
working the return to my grand*

W. J. Mear

77
78
28

POOR QUALITY
ORIGINAL

0532

Court of General Sessions.

The People vs

vs

David S. Hall

otherwise known as
Sho Shen or Ho. Po.

City and County of New York

Li Hung being duly sworn says
that - he was present at the trial
of the defendant in this Court and
acted as interpreter for the Chinese
witnesses.

That defendant is acquainted with Chiu
Wood and Shung Pin Sing, whose
affidavits appear in the motion papers
herein.

That both of them were present in Court
on Monday when the case was first
called in Court. in either part I or II
defendant does not remember which.
That when the case was sent down
to part III, and was called on Tuesday
Calendar they were again present, &
that when the case was tried on
Wednesday they were again present
& remained in the Court room
through all the trial.

POOR QUALITY
ORIGINAL

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That defendant saw both of them talk-
ing with Mr McLean, who was asso-
ciated with Mr Oliver - both on Tuesday
& Wednesday.

That on Tuesday after the case had been
adjourned defendant saw the defendant
his wife with several other parties talking
with the said Chen Wood and Ghong
Pun Sing.

Sworn to before me
this 28th day of March 1890 Lee Hong
M. Beecher
Notary Public
Kings County

City and County of New York
Ju Sing being duly sworn says that
he was present in Court on the Tuesday
when this case was called ^{to be heard} and again
on Wednesday when it was tried. That
defendant has heard read the foregoing affidavit
of Lee Hong & corroborates it in all re-
spects as to the presence of Chen Wood
& Ghong Pun Sing in Court on those two days
& their conversing with Mr McLean.

Sworn to before me
this 28th day of March 1890 Ju Sing
M. Beecher
Notary Public
Kings County

Court of Sessions

People vs {
" }
Dan. S. Hall

City and County of New York
Chin. Wah being duly sworn says that
he has heard read to him through an in-
terpreter the affidavit. Swantzin the
name of Sam Lee. and that the
statement therein contained so far
as they relate to defendant are wholly
false.

That defendant never knew or heard
of any Chinaman in this County
or in China of the name of Sam
Lee, and does not know whom he is.

That Sam Lee is not a man's name
at all, but is a fictitious name
which is sometimes used as a business
matter & means "The meeting of three
roads of prosperity", so nearly as it can
be translated into English.

That defendant knows nothing about
the alleged trouble in 17 Wall Street
& never heard of it before. That he never
told any one that he had \$500. to divide
with the people who had leased 17 Wall

POOR QUALITY
ORIGINAL

0535

street or to prosecute the said Daniel
D. Hall, and that he never had that
sum or any other sum for any such
purpose. That defendant does not know
either the old or the new tenants of No
17 Wall Street, or Mr. White who is said
to be the owner, and has never had any
thing to do with them or their affairs.

That defendant never offered any money
to any one to help him, by testifying, to
convict the said Daniel Hall, and
that defendant has never been asked
by any one to prosecute him.

That defendant knows nothing about
an alleged meeting of the "Chin Wah
Company" in which the affairs of 17
Wall Street were discussed, and never
heard of it before.

That any statements that defendant has
been employed to prosecute the said
Hall, by any person, or persons ^{are} ~~are~~ ^{are} ~~are~~
wholly false.

That defendant told the truth and nothing
but the truth when he was a witness on the
stand, or repeats the statements which
he then made

The foregoing affidavits ^{his} Chin X Wah
mark

POOR QUALITY
ORIGINAL

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translated to the said
Chun Wah, in my presence,
and sworn to before me
this 28th day of March 1890
W. C. Beecher
Notary Public
Kings & Nyles

POOR QUALITY
ORIGINAL

0537

Peapack

vs
Samuel Hall

City and County of New York,

Lee too being duly sworn & says that he is employed in the store of Wing Wah, Chung's 34 Pell Street for about two years last past. That he is well acquainted with the shop Lee laundry at No 10 Doyen Street. That defendant has said good to that laundry and takes his washing there and knows the men who work there that there are only two who work in that laundry.

That there is no such person as Sam Lee who works in said laundry & has not been since defendant has known the laundry.

I never knew a Chinaman by the name of Sam Lee. That the name is sometimes used as a business matter. The word Sam meaning "three". & Lee maybe translated in English as "the junction of prosperous roads". and Sam Lee would be "the meeting of three prosperous roads". but it is not a name used by individuals.
Translated sufficient

POOR QUALITY
ORIGINAL

0538

in my presence and
account before me
this 28 day of March 1890
N. C. Beckett
Notary Public
Kings & Nyles Lee Tror

POOR QUALITY
ORIGINAL

0539

Peopler
~
Daunt Stball

City and County of New York.

Lee Sun being duly sworn says that he is a merchant or not. That street where he has carried on business for several years past. That defendant was formerly a tenant of Mr White at 17 ^{where he had a paper store} Matt street, & when White rebuilt the house he asked so much rent that defendant refused to take a new lease. That defendant has had no trouble with Mr White since nor with his tenants. Defendant has heard read the statements contained in the affidavits of Chin Wood Chung Pui Ling and King Joo. and that the same so far as they relate to defendant (who is called therein Lee Yoo) are wholly false.

Defendant was never present at any meeting of the Chung Wah Company & never heard of any meeting of said Company when there was any discussion of the affairs of No 17 Matt Street. That defendant never heard of any

POOR QUALITY
ORIGINAL

0540

meeting anywhere, in which it was proposed to make trouble for Mr White's tenants or Sta Bo. who is called Daniel D. Hall. That defendant has no ill will toward Mr White or his tenants or Sta Bo. Defendant further says that he has never made any threats of any kind, or at any time against either Mr White, or his tenants or the said Sta Bo.

That defendant does not know of, and has never heard of any conspiracy against the said Sta Bo. or Mr White or his tenants and that the statements to that effect in the said affidavits of Olein Wood and King To, so far as defendant knows are wholly without foundation -

Defendant knows the said Sta Bo by sight but is not personally acquainted with him.

I swore before me

the 28th day of March 1890

W. C. Beecher

Notary Public

Kings & Niles.

Lee Sun

POOR QUALITY
ORIGINAL

0541

Court of Sessions
New York

vs
David S. Hall

City and County of New York
Chu Young How being duly sworn
says that he was the President of the
Chung Wah Company from November
1888 to November 1889.

That he has read and the statements
contained in the affidavits of Chin Wood
and Hing Foo, as to what took place at a
meeting in September last of the Chung
Wah Company, and that said statements
are wholly false.

That nothing was ever said in any
meeting when defendant was present about
making any trouble for the new tenants
of No. 7 West Street or Ho. Bo. crew
David S. Hall, or ^{about} putting up a job against
either of them.

Defendant further says that the matter re-
lating to the lease of No. 7 West Street
never came up for discussion at any
meeting of the Chung Wah Company, when
defendant was present, or that defendant
ever heard of.

POOR QUALITY
ORIGINAL

0542

That defendant does not know the said Sta
Bo, or anything about his troubles, ~~except~~ that
he has heard his name mentioned in gener-
al conversation only but has never seen him

That defendant has never heard of any
conspiracy to injure the said Sta Bo either
in any meetings of the Chicago Lumber
Company or any where else.

Testified in my presence to
the affairs and events
before me this 28 day
of March 1890

W. C. Becker
Notary Public
King's Highway

100 球

POOR QUALITY ORIGINAL

0543

General Term Court.

The People vs

against

Samuel H. Hall

Attendants in effort to raise for New York

WM. C. BEECHER,
Attorney for

237 Broadway,
New York City.

To

Attorney for

Due service of a copy of the
within is hereby
admitted.

New York, 18

SIR: Please take notice that
of which the within is a copy

was duly
herein in the office of the clerk of this Court at
the

on the _____ day of _____ 18

Dated N. Y. _____ 18

Yours, &c.,
WM. C. BEECHER,
Attorney for

No. 237 BROADWAY,
NEW YORK CITY.

To _____ Esq.,
Attorney for

POOR QUALITY
ORIGINAL

0544

First Assistant
Peace Court.)

James W. Hall
agvt. J. Hall

Charged with
James W. Hall
James W. Hall
James W. Hall
Peace Justice
Oct. 24/1889

Complaint of Examined through
a Chinese interpreter

Where do you reside?
A. 45 Allen Street.

How long have you resided there?
A. 4 months

Where did you first see the defendant?
A. I know him about a year

Where did he know him?
A. From Wall Street - I saw him
once in Brooklyn

How long have you lived in New York?
A. 3 or 4 years.

Where did he first see the defendant
on the 1st of October?

A. At my laundry in Allen Street

v.

of his laundry at the Allen Street
Apartment

of what time in the day was it?
A. In the morning between 9 and 10 o'clock
of and who else was present at that
time?

A. Two other men, myself & the defendant
of when did he see the defendant before
this - when did he see him last
before this?

A. On Sunday the 29th of September
of did he have any conversation with
the defendant about the purchase
of a ticket to go to Europe?

A. I had a talk with him about getting
a ticket for me to go to Europe and
also a return ticket

of and when did he have that conversa-
tion?

A. On the 29th of September

of what time in the day was it?

A. Between 9 and 10 o'clock in the
evening.

of did he pay the defendant any money

POOR QUALITY
ORIGINAL

0546

3

at that time?

A I did not give him any money at the time but I gave him my card
Q How did he happen to be at his place
on the 29th of September?

A I asked him to come to my place to
purchase tickets for me,

Q When did he ask him to come there

A I saw him in Matt Street, and
gave him my card. He came to
my place, on Sunday night

Q Did you see him twice on that
Sunday?

A On the 29th in the evening

Q Did he see the defendant on Sunday
the 29th at his place as soon as

Q No Sir

Q Then the only time that he saw him
when he gave him the card was in
Matt Street on the 29th?

A Yes Sir

Q Has he seen the defendant frequently
during the past year?

A Yes often in Matt Street

POOR QUALITY
ORIGINAL

0547

Q He knows him well enough to identify him at any time and please be would see him?
A Yes Sir

Q He had a man accompanying him and the officer when the officer went to make the arrest so that he could be pointed out to him by somebody else?

A I know him

Q There was somebody else accompanying him at the time the officer made the arrest was not there?

A Yes Sir I went with him and pointed out the man.

Q When did he give him the money?

A On Tuesday morning

Q How much did he give him?

A 99⁰⁰ dollars and his car fare and 500 for his car fare, and directed him to get me the ticket to come back and this was at what time on Tuesday?

A Between 9 & 10 o'clock.

POOR QUALITY
ORIGINAL

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Q. The only three were his other present
at the time of the transaction two
you see?

A. Yes sir

Q. No they were there?

A. One worked there

Q. Who is the other one?

A. He was a friend of his; he knew I was
going home to Europe and he intended
to send some money to China with
me. But he stayed there two nights

Q. When did he next see the respondent
after he gave him the money?

A. I have not seen him since, ^{until} the 19th
of October when I went to look for
him?

Q. Where did he see him then?

A. In Matt Shee in front of the Chinese
restaurant

Q. What is the number of it?

A. I cannot say what number it is

Q. Do you know where of Matt Shee is

A. I know where it is

Q. Should we see the respondent

POOR QUALITY
ORIGINAL

0549

6

about my Matt Stone's
Sometimes I see him by the door.
If I see him if he means that my Matt
Stone is a house that is referred to
and has notices posted up for
people not to hire it

By the way

Question Enclosed.

New member further Examination



POOR QUALITY ORIGINAL

0550

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

Chum Wah

of No. *45 Allen* Street, being duly sworn, deposes and says,

that *Daniel S Hall* (now present) is the person of the name of

Hak Boh mentioned in deponent's affidavit of the *17*

day of *October* 188*9* hereunto annexed.

Sworn to before me, this *18* day of *October* 188*9* by *Chum Wah*

D. J. [Signature] POLICE JUSTICE.

POOR QUALITY ORIGINAL

0551

Police Court—District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Chun Wah

of No. 45 Allen Street, aged 32 years,

occupation laundry being duly sworn

deposes and says, that on the 7th day of October 1889 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:

Ninety two Dollars in bank bills and Ten Dollars in silver coin lawful money of the United States

the property of the said Chun Wah

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 Hak Boh, otherwise known as

Sho Sheu, in the following manner that is to wit about the 1st day of October 1889 deponent gave to the said Hak Boh otherwise known as Sho Sheu Ninety two Dollars in bank bills, and Ten Dollars in silver coin lawful money of the United States for the purpose of procuring for deponent a passage ticket to China which was to cost Ninety seven Dollars (\$97) & Five Dollars was to be used for the purpose of defraying necessary expenses. That on about the 7th day of October 1889 deponent met the said Hak Boh other

of }
Sworn to before me, this }
18 }
day }

Police Justice.

POOR QUALITY ORIGINAL

0552

was known as Shoben, and demanded
of him the said passage ticket. When he
then stated that he had not got the ticket
but that he had lost the money in game
playing and that the said Hall Rob. otherwise
known as Shoben has ever since failed
to pay back said money to defendant
but has embezzled the same

Sworn to before

me this 17th October, 1889

John + Walsh
Police Justice

POOR QUALITY
ORIGINAL

0553

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name?

Answer. *Daniel S. Hall*

Question. How old are you?

Answer. *33 years*

Question. Where were you born?

Answer. *California*

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

Answer. *304 West 30th St.; 3 months*

Question. What is your business or profession?

Answer. *Interpreter*

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 S. Hall

Taken before me this

day of *October* 188*9*.

James J. Kelly
Police Justice.

POOR QUALITY ORIGINAL

0554

Sec. 151.

Police Court 1st District.

CITY AND COUNTY } ss. *In the name of the People of the State of New York; To the Sheriff of the County*
OF NEW YORK. } *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 Chas. W. [Signature]

of No. 445 Avenue ^{or about} Street, that on the 7th day of October

1889 at the City of New York, in the County of New York, the following article to wit:

Seventy two dollars in bank bills and ten dollars in silver coin lawful money of the United States

of the value of Seventy two Dollars,

the property of Complainant

w as taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Chas. W. [Signature]

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 1st 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 17 day of October 1889

[Signature] POLICE JUSTICE.

POOR QUALITY ORIGINAL

0555

Police Court 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Chum Wah

vs.

Aah Boh

Warrant-Larceny.

Dated Oct 17 1889

O'Reilly Magistrate

English Officer.

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

Rich English Officer.

Dated Oct 18 1889

This Warrant may be executed on Sunday or at
night.

D. McNeill 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

33-

w
US

Interpreter

m
yso

30415 30

Police Justice.

The within named

POOR QUALITY ORIGINAL

0556

Sec. 192.

15 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Daniel O'Reilly a Police Justice of the City of New York, charging Daniel S. Hall Defendant with the offence of

Larceny

and he having been brought before said Justice for an examination of said charge, and it having been made to appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hearing thereof having been adjourned,

We, Daniel S. Hall Defendant of No. 304

nr 30th Street; by occupation a Interpreter and John P. White of No. 874 8th Avenue

Street, by occupation a Real Estate Surety, hereby jointly and severally undertake that the above named Hall Defendant

shall personally appear before the said Justice. at the _____ District Police Court in the City of New York, during the said examination, or that we will pay to the People of the State of New York the sum of Ten Hundred Dollars,

Taken and acknowledged before me, this 18 day of _____ 1889

Daniel S. Hall

John P. White

Daniel O'Reilly POLICE JUSTICE.

POOR QUALITY ORIGINAL

0557

CITY AND COUNTY }
OF NEW YORK, } ss.

John P White

the within named Bail and Surety being duly sworn, says, that he is a resident and *res* holder within the said County and State, and is worth *Twenty* Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of *a house and lot of*

land situated in 17 Molt Street of the value of \$40,000 or more and above all encumbrances

John P White

Sworn to before me this
day of
Police Justice.

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to appear during the Examination.

vs.

Taken the day of 188

Justice.

POOR QUALITY ORIGINAL

0558

BAILED

No. 1, by *John D. White*
 Residence *87 1/2*

No. 2, by _____
 Residence _____
 Street _____

No. 3, by _____
 Residence _____
 Street _____

No. 4, by _____
 Residence _____
 Street _____

W
 Police Court
 District
 1629

THE PEOPLE, Ec.,
 ON THE COMPLAINT OF

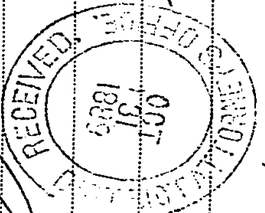
James Mack
 45th Allen St
Samuel J. Hall

Office
David J. Carey

Dated *Oct 18* 1889

Magistrate
Pauling
 Officer
Langh
 Precinct

Witnesses
\$1000 & Oct 24 10 20



No. *1000*
 to answer *1000*

David

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 *1000* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated *Oct 18* 1889 *David J. Carey* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY ORIGINAL

0559

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 S. Hall

The Grand Jury of the City and County of New York, by this indictment, accuse Daniel S. Hall

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

The said Daniel S. Hall,

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

the sum of one hundred and two dollars in money, lawful money of the United States of America, and of the value of one hundred and two dollars,

of the goods, chattels and personal property of one John W. ...

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.

POOR QUALITY
ORIGINAL

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Second COUNT:—

AND THE GRAND JURY AFORESAID, by this indictment further
accuse the said David S. Hall
of the same CRIME of Grand LARCENY, in the
Second degree, committed as follows:

The said David S. Hall,

late of the City of New York, in the County of New York aforesaid, on the
seventh day of October in the year of our Lord
one thousand eight hundred and eighty-nine, at the City and County aforesaid, being
then and there the agent and trustee of

one Edmund Walsh,

and as such agent and trustee then and there having in his possession,
custody and control certain moneys, goods, chattels and personal property of the said

Edmund Walsh
the true owner thereof, to wit: the sum of one

hundred and two dollars in
money, lawful money of the
United States of America, and

of the value of one hundred
and two dollars, did afterwards, to wit:
on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,
feloniously appropriate the said sum of money

to his own use, with intent to deprive and defraud the said Edmund Walsh,

of the same, and of the use and benefit thereof; and the same moneys, goods, chattels and
personal property of the said Edmund Walsh,

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.

JOHN R. FELLOWS, District Attorney.

0561

BOX:

376

FOLDER:

3519

DESCRIPTION:

Hasson, Maurice

DATE:

12/11/89



3519

0562

BOX:

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FOLDER:

3519

DESCRIPTION:

McCarthy, Lizzie

DATE:

12/11/89



3519

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BOX:

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FOLDER:

3519

DESCRIPTION:

Kramerson, Catherine

DATE:

12/11/89



3519

0564

BOX:

376

FOLDER:

3519

DESCRIPTION:

Hasson, Samuel

DATE:

12/11/89



3519

POOR QUALITY ORIGINAL

0565

No 4 BW Dec 26

Counsel,
Filed
Pleads,

11, 2013
18
City of
Subj: *Subj: [illegible]*

THE PEOPLE vs. I

Maurice Nasson
216 [illegible]
Luzette Mc Carthy
Catherine [illegible]
19. [illegible]
Samuel Nasson

JOHN R. FELLOWS
District Attorney

No 1. Beach on his [illegible]
Recog on [illegible]
A True Bill
Wm M. Davis

[Signature]
Jan 7 1890
Specimen collected R. O. G.
Jan 7 1890

Witness:

Robt W. Courtney
Wm M. Davis

Jan 2, 1890

Jan 14 1890
Jan 14 1890

Wm M. Davis
his second

In my opinion there is not
sufficient evidence in this case to
arrest deft Maurice Nasson.
I therefore recommend his discharge
upon his own recognizance.
Jan. 14. 1890
Wm M. Davis
Dist.

POOR QUALITY ORIGINAL

0566

Police Court - 2 District.

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

of No. 523 Greenwich Street, aged 55 years,
occupation Dry Goods Merchant being duly sworn

deposes and says, that the premises No. 521 Greenwich Street, Ward

in the City and County aforesaid the said being a three story frame
building with brick front.

and which was occupied ^{in part} by deponent as a store or warehouse.

and in which there was at the time ^{no} human being, ~~by name~~

were BURGLARIOUSLY entered by means of forcibly prying open
the doors leading from the rear yard of
said premises into said store with jimmies

on the 3rd day of December 1889 in the night time, ^{and} the
following property feloniously taken, stolen, and carried away, viz:

Twelve pieces of flannel of the
value of two hundred and fifty
dollars.

the property of Alpment.

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

Mannie Hasson, Lizzie M. Curtis, and
Catherine H. Brown (all now here) Samuel Hasson
not get arrested.

for the reasons following, to wit: that at the hour of 9 o'clock
P. M. December 2nd 1889 said premises
were securely locked and fastened, and left
for the night, and at that time said
doors were in good condition, and said
property in said store or warehouse, and at
the hour of 3 o'clock A. M. December 3rd
Alpment was informed by the police that
said premises had been burglarized.

POOR QUALITY ORIGINAL

0567

Deponent then examined said premises and found that they had been entered as aforesaid and said property taken therefrom. Deponent is informed by Detective Sergeant Michael Lyman that at the hour of 7 o'clock P.M. December 3, he saw the said three defendants come out of the premises No 535 Greenwich Street in company with a truckman named John M. Laughlin, and at that time the defendant Maurice Hasson and the truckman M. Laughlin had each a bundle in their possession which they placed in M. Laughlin's truck when he M. Laughlin started down town with said truck. He the Detective followed said truck to the corner of Baxter and Canal Street where the defendants Lizzie M. Curthy and Catherine Krausner met said truck. He the Detective then arrested the said two defendants and said truckman and took them to Police Head quarters along with the two bundles that were in said truck and the said two defendants then informed him the Detective that they had been employed by Samuel Hasson not yet arrested to dispose of said property

and that they were to receive five dollars for so doing. He the Detective then returned to 535 Greenwich Street and arrested the defendant Maurice Hasson who is a brother of the aforesaid Samuel Hasson. Deponent is further informed by John M. Laughlin the said truckman that the defendant Catherine Krausner employed him at the hour of 6.30 o'clock P.M. Dec 3, to carry said bundles from the premises no 535 Greenwich St to no 70 Baxter St. and that she paid him the sum of one dollar for so doing.

Deponent further says that he has since seen the two bundles which were found in M. Laughlin's truck and which contained flannel and that he fully and positively identifies said flannel as his property and as a portion of the property which was stolen from his store at the time of said burglary. Wherefore deponent charges the said Maurice Hasson Lizzie M. Curthy and Catherine Krausner (all untried) and Samuel Hasson not yet arrested with being together and acting in concert with each other and being and entering said premises as aforesaid and feloniously taking, stealing and carrying away said property. Sworn to before me this 5th day of December 1927 J. J. [Signature] Police Justice

R. M. Courtney

POOR QUALITY ORIGINAL

0568

CITY AND COUNTY OF NEW YORK, } ss.

Michael Lyman

aged _____ years, occupation

Detective Sergeant of No.

305 Mulberry

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Robert W. Courtney

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

Sworn to before me, this

5

day of

June

188

Michael J. Lyman

J. Henry Bond

Police Justice.

POOR QUALITY ORIGINAL

0569

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 43 years, occupation John W. Laughlin
Truckman of No. 77
Charlton Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Robert W. Country
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 5
day of Dec 1887

G. Henry Reed
Police Justice.

POOR QUALITY ORIGINAL

0570

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Maurice Hasson 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. Maurice Hasson

Question. How old are you?

Answer. 24 years old

Question. Where were you born?

Answer. New York City

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

Answer. 535 Greenwich St. 1888

Question. What is your business or profession?

Answer. Longshoreman

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
Maurice Hasson

Taken before me this

day of

1888

[Signature]

Police Justice

POOR QUALITY ORIGINAL

0571

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Lizzi McCarthy

Question. How old are you?

Answer.

26 years old

Question. Where were you born?

Answer.

Germany

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

Answer.

Hoboken N.J. Mrs

Question. What is your business or profession?

Answer.

hedge lace

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, Catherine Traverson and I were employed by Samuel Hasson to sell this property. And he promised us five dollars for so doing.
Lizzi McCarthy

Taken before me this

day of

188

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0572

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK.

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

Question. What is your name?

Answer. *Catherine Kramerson*

Question. How old are you?

Answer. *18 years old*

Question. Where were you born?

Answer. *Demminculo*

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

Answer. *Hoboken N.J. (2nd St.) 2 weeks*

Question. What is your business or profession?

Answer. *Dressmaker.*

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. Lizzie Mc Cartty and myself were employed by Samuel Hasson. to dispose of this property. at no 70 B after it and he promised to pay us five dollars for disposing of the property.
Catherine Kramerson*

Taken before me this

day of *July* 188*8*

Police Justice.

POOR QUALITY ORIGINAL

0573

BAILED,

No. 1, by

Residence

Street

No. 2, by

Residence

Street

No. 3, by

Residence

Street

No. 4, by

Residence

Street

Police Court... 1988 District

THE PEOPLE, Ac.,

ON THE COMPLAINT OF

Frank W. Bonventre

Maurice Hassan

Lizzie W. Bart

Catherine Kraemer

Offence Burglary

Dated Dec 5 1888

Frank Magistrate

James H. McManus Officer

Ben Otter Precinct

Witnesses Michael Hyman Street

Bob Mulberry Street

John W. DeGard Street

No. 10-00 ATTORNEYS OFFICE. DEC 6 1889

Street

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

Maurice Hassan, Lizzie W. Bart, & Catherine Kraemer

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

Dated Dec 5 1888 by J. Murray Police Justice.

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

Dated... 18... Police Justice.

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

Dated... 18... Police Justice.

**POOR QUALITY
ORIGINAL**

0574

42
The People
vs.
Samuel Hasson.

{ Court of General Sessions, Part I.
Before Recorder Smyth.

Tuesday, January 7, 1890.

Indictment for burglary in the third degree,
grand larceny in the second degree and receiving stolen
goods.

Robert W. Courtney sworn and examined, testified:

I live at 523 Greenwich Street and am a dry goods merchant, my place of business is 521 and 523 Greenwich St. My business is retail dry goods and carried it on there on the 3rd of December 1889. This store where the goods were taken out of I used as a place to keep surplus stock in, it was on the ground floor, the entrance at the front led from the street into the store and then there was a door in the rear which led into the yard, the regular store where I transact business is 523, next door. What entrance was there from that room 521 into the store where you do the business? None at all, we have got to go out by the street, we cannot get into it from the rear yard; the store that I do business in runs the full length of the lot, it is ninety-seven feet deep and the extension is a brick wall that divides one from the other, the building 521 is part brick and part wood. On the 3rd of December I had goods in my store and among them flannel goods, I had over a hundred pieces, I saw four pieces at the Police Headquarters and eight were recovered in the yard outside of the store, the eight were tied up in two large bundles, tied in two comfortables which were taken. These pieces of flannel that were found were in my store on the 3rd of December. The store was closed this night,

**POOR QUALITY
ORIGINAL**

0575

I missed goods from the store about three o'clock on the morning of the 3rd of December, an officer on the beat came and informed me that the place had been broken into. I immediately dressed and went out and examined the rear of the store, I found that the center door had been pried out and an entrance made, an opening sufficient to get in, this center was made of two thicknesses of wood running crossways and there was another glass door inside, the glass of the inside door was broken. I suppose the aperture was about seven feet high and twenty inches wide and the door inside was broken to make an aperture of two and a half feet by two feet. We found two large bundles in the yard and four pieces of flannel were in each bundle; the value of each piece of flannel was about fifteen dollars a piece and the comforters were worth about \$2.50 each, the whole property was worth \$120.00. I went to the Station House and to the Police Headquarters the next morning and saw the eight pieces of flannel which I had previously seen in the yard, the Officers took them to the precinct Station House, I identified the goods as mine, gave a receipt for them and had them turned over to me and took them home, I went the next morning to Police Headquarters and saw Officer Lyman and saw four pieces of red flannel, I think there was one blue piece and identified them as mine, they were about the same value as the others. I got those pieces back. I did not see any of the Defendants at Police Headquarters but saw them first in the Police Court, I made a complaint against them there, I did not see this Defendant at all. I saw the two women defendants Lizzie McCarthy and Katherine

**POOR QUALITY
ORIGINAL**

0576

Kramerson, I had never seen them before to my knowledge nor had I seen the Defendant. My store is in the eighth ward.

Cross Examined. The name of one of the make of flannels was California Scarlet flannel, some of it was known by the mark C.S. and I think there was a piece or two with the manufacturer's mark X.S.O., those were the trade marks. I had not the private marks on the scarlet flannel in the yard but what we found in Police Headquarters had my private mark on it, these four rolls and they were worth at least fiftendollars a piece.

Micheal J. Lyman sworn.

I am a detective Sergeant connected with the central office, I did not arrest Samuel Hasson but arrested Lizzie McCarthy and Catherine Kremerson on the 3rd of December, 1889, in the evening about eight o'clock on the corner of Canal and Baxter Street in this city, I know the witness John McLaughlin, he was present at the time I arrested the women and his truck was there. I had been watching the house 535 Greenwich Street in this city, I began to watch it about three o'clock in the afternoon, I think it was about seven o'clock when I saw a truck driving up to that door, I saw two bundles come out of the doorway of 535, I crossed over and looked at the driver McLaughlin putting on one bundle and looked at Maurice Hasson putting on the other bundle. This man McLaughlin now pointed out to me is the man who had the truck. McLaughlin came out of the hallway with the two women.

3

Counsel admitted that Lizzie McCarthy and Catherine

**POOR QUALITY
ORIGINAL**

0577

Kramerson were the persons that the Officer saw upon that occasion.

Witness: McLaughlin was in the house about ten minutes before I saw him come out with the two women. These women were on the walk as if they were directing where the bundles should go, they were talking to McLaughlin. After the things were put on the truck by McLaughlin and Maurice Hasson the truck drove off. The two women and Maurice Hasson separated and I followed the truck over to Baxter Street; these two women went into two stores and came out, the truck stopped in Baxter Street below Canal near Bayard when the two women joined the truckman, they walked down Baxter Street and went into the store and I was watching the truck with the goods on, I think the women went into No. 70 Baxter Street. I arrested them all, I asked McLaughlin what he had in his truck and he said he had bundles, there were two bundles on the truck at the time, I brought them up to Police Headquarters; they were done up in canvass bags, they were the same bundles I saw coming out of this house in Greenwich Street. At Headquarters we questioned the women where they got them and McLaughlin said the women hired him, we locked the women up and the Sergeant discharged McLaughlin. Mr. Gourtney came there the next morning and saw these goods and identified them as his. We did not hear of this alleged burglary at all, we were watching that house for a week for a burglary that happened in Hoboken. I knew the Defendant lived there on the top floor with his mother and brother, Maurice Hasson is a brother of the Defendant. After we locked the women up we went to 535 Greenwich St.

**POOR QUALITY
ORIGINAL**

0578

top floor and arrested Maurice and the other brother Thomas, I searched the premises and found nothing more, I had a conversation with the Defendant about this transaction after his arrest at Headquarters and Jefferson Market Court also. I asked him what did he do with the rest of that stuff, meaning the goods that came from the burglary in Greenwich Street, I arrested him for another robbery at the time, I asked him why he did not give himself up when he knew his brother was arrested. I asked him, do you know your brother is innocent? He said he did not know anything about it; I said, "you know you took them goods and you got him in the Tombs locked up for them, why didn't you give yourself up and if he is innocent get him out?" He said he did not know anything about it.

By Counsel: Tell us who was on the truck at the time that you saw it drive up? There was McLaughlin and I think a small boy, I noticed the women first on the sidewalk, I did not notice anybody else go into the house that afternoon. I saw the bundles opened in Headquarters and they were two pieces of flannel in each bundle.

John McLaughlin sworn and examined.

I live at 77 Charlton Street and own my own truck, I am a truck driver, I know the premises 535 Greenwich Street in this city, I received a call to go there I think on the 3rd of December, 1889, a young lady came to my house about half past six o'clock in the evening, she gave me directions to go to 535 Greenwich Street for a trunk, she hired me to carry a trunk to 70 Baxter Street and instead of that it was two packages; a young man went to the bed-

**POOR QUALITY
ORIGINAL**

0579

room and pulled out packages, I carried one and he carried the other, I met Catherine Kramerson down stairs, I went up to the top floor of the back room; there was a young man in the room eating his supper at the time, it was this man now pointed out to me (Maurice Hasson), there was also a lady in the room, I did not look much at her to see whether or not she was an old lady. I do not know what was in the bundles, they were rolled up in canvas. When I got down stairs I saw the lady that hired me on the sidewalk, she told me to go on down and she would be down ahead of me to No. 70 Baxter Street. I asked her where I was going to leave them and she said Mrs. Brown, first floor, 70 Baxter Street, she paid me half a dollar in my own house, I told her I would rather not carry it to-night, I would do it in the morning. I went to No. 70 Baxter Street and both ladies (the female defendants) were at the door, I jumped off my wagon, there was another young man with me on the wagon and as soon as I jumped off she says to me, "this lady would not take it to-night" and asked me if I would take the property further; I said no, I will not take it further, there is half a dollar owing to me; I would not take it further, I got doubtful that something was wrong. One of them asked me to drive away from the front door; I says to the young man that was on the wagon, drive up to the corner of Baxter St. the truck was standing still over five minutes; they asked me if I would take it down to Vandam Street and Downing Street; I says no, I will take it no place, I will put it on storage, I was afraid there was something wrong; they told me the store was closed and I would not

**POOR QUALITY
ORIGINAL**

0580

get a place to put it in. I said I would get a place to put it in storage till twelve o'clock. They asked what name will you put it in? I said, I will put it in my own name. We were standing five minutes and two officers came up and asked me what did I have on the truck --- Officer Lyman was one; he says, "what have you got in your wagon, Mr. McLoughlin?" He heard the ladies call me McLaughlin. I said, "I don't know what is in the wagon; they were still talking to me; there were two more officers with Lyman, I told them I was going to put it on storage; he asked me which of the ladies hired me and where I got it, I told him right away where I got it and the lady who hired me; this was in the presence of the women and all. He said, "drive up to Headquarters; the women went with us; then I left it and stated the case and went home; I would not put it on my truck for one thousand dollars if I thought it was wrong. The women were arrested.

Lizzie McCarthy sworn and examined.

I live at 126 Second Street, Hoboken, I am married and my husband is living with me, his name is John McCarthy, I was living there on the 3rd of December last, I have seen the Defendant Samuel Hasson at our house a couple of times, I was living in 595 Greenwich Street opposite his mother's, I have known him since I was married five years ago, I saw the Defendant at my house on the 3rd of last December in the morning, I could not tell the exact time, I just got up; he came in with my husband, I saw my husband the afternoon before about three or four o'clock, he

**POOR QUALITY
ORIGINAL**

0581

had been away all night, I did not see the Defendant at my house the day before, I asked my husband where he was and he said he was working on the Savannah dock, the Defendant heard me ask him but said nothing at that time, Catherine Kramerson was there. The Defendant asked us if we did not buy some goods that he wanted to give five dollars for it. My husband and the Defendant came in together, the door was open, Catherine Kramerson was with me that night, she was in the room when my husband and the Defendant came in and she got up. Sam Hasson asked us if we would not do him a favor to sell some goods that he would give us five dollars for both of us, Catherine Kramerson and myself. We told him yes and asked him where we can sell it; he said 70 Baxter Street; we went over and sold it, we asked him how much he wanted and he said twenty dollars. Sam Hasson told us to go to 535 Greenwich Street, New York, to get the goods, he said they were there, nothing was said then about getting a truck, Willie Horn spoke of it after. Hasson said we should go to 535 Greenwich Street and get some flannels, we went over to New York, Catherine Kramerson and I, we went first to 535 Greenwich Street, we got there in the afternoon before three o'clock, we went upstairs to the top floor back room and saw the Defendant's mother Mrs. Hasson, we told her that Sam sent us over for the stuff to sell it, she did not say anything at all. We went over to get a man named Brown at 70 Baxter Street and in about two hours after Brown came to 535 Greenwich Street, Mrs. Hasson's house, I saw him there, he looked at the four rolls of flannels, we told him what the man told us to ask for it

**POOR QUALITY
ORIGINAL**

0582

twenty dollars and he wanted to give us eighteen, he would not give any more than eighteen and he said we should bring it over to Baxter Street and he went out. We wanted to carry the stuff over but we could not and a fellow named Willie Horn told us to get a truck, he was in Hasson's house at the same time, Catherine Kramerson went out and got the truck of McLoughlin. I was there when the truck arrived, McLoughlin came in and asked where the trunk was and the girl Kramerson pointed to the two bundles, McLoughlin carried one bundle and Maurice Hasson carried the other; we went over to Baxter Street and saw Mr. Brown, we went in and told him and he said he would not take the goods if they came by express, -- that is he would not take the goods unless they were carried by Catherine and me, I went out of the store when he told me that and we met McLoughlin, we told him the Sheeny, the man would not take the goods and we asked him if he would not carry them back to 535 Greenwich Street or put them in some place; he said he would not do it, he wanted to put them on storage and would not have nothing more to do with it; afterwards the detectives arrested us and we were taken to Headquarters with the truck and goods.

Cross Examined. Willie Horn was not there when I came with the truck. Maurice Hasson had just come home from work and got his supper, he had nothing to do with it. I am arrested five weeks to-day, I know my husband was in the Tombs last night but do not know what for, my sister-in-law was at the Tombs day before yesterday to see me. Catherine Kramerson told me that my husband was arrested, I asked what for and she

**POOR QUALITY
ORIGINAL**

0583

said only for suspicion. I know of my husband being arrested before for disorderly conduct, if he was arrested before I got married for anything more serious, I could not help it, I am an honest, hard working woman and could bring persons into this court to prove it. My husband has been arrested to my knowledge three times, he was arrested one night for disorderly conduct and got six months, my sister-in-law gave him one month and he was locked up before in some case, he was arrested once in the House of Blazes. I have been married five years, I was living out at the time and he was boarding with his sister in Charlton Street and in the summer he worked at Manhattan Beach, he has not been in prison in Sing Sing since I have been married to him. During my conversation with the Defendant on the morning of the 3rd of December about selling the flannel my husband was in bed, Catherine Kramerson heard all the conversation. We came to New York from Hoboken about three o'clock, we left the Defendant behind us in the house and my husband was in bed, he my husband, never said anything about this flannel, I told him to get up and have his breakfast and he said he did not care about breakfast. I could not tell you the time he went to bed because I had no clock. When Catherine and I went out we left them both in bed. I went out that morning to clean two houses Nos. 124 and 126 Second Street, Hoboken, I came back to my house and then went over to New York. I work for a living, I peddle lace and buy it in Baxter Street, Cortland Street and all over, I bought the last lace before I was arrested in Weinstein's, a dollars worth, I bought it on the Friday before I was arrested,

**POOR QUALITY
ORIGINAL**

0584

Catherine Kramerson and I went out to sell it on Saturday, we go out together and what we could not sell we had home in the basket.

By Mr. Davis: Look at this paper and see if you know whose handwriting that is, do you know who wrote it? I never got a letter like that before, it is written by Sam Hasson, I did not see that letter written, I know Catherine Kramerson got a letter from him, I saw a letter with Catherine Kramerson the Defendant never spoke to me anything about the letter.

The Court: That letter cannot go in now, I will not admit it at this stage of the case.

Catherine Kramerson sworn and examined.

I live in Second Street, Hoboken with Lizzie McCarthy and her husband, I have known Samuel Hasson two weeks, I received one letter from him, I guess I know his handwriting when I see it, I never saw him write, I have never received more than one letter from him. Look at that paper carefully and look at the envelope and say whether that is his handwriting? I do not think he ever wrote that; that is my name on the envelope. I received a letter from him, I tore it up one night in the Tombs, it was handed to me by one of the girls, I did not read it, the laundry woman gave it to me and said that Hasson gave the letter to her to give to me.

Cross Examined.

I remember the day

I was arrested with Mrs. McCarthy, I saw the Defendant at her house that day, I know Mrs. McCarthy's husband, he is now in the Tombs but I do not know what for.

**POOR QUALITY
ORIGINAL**

0585

Do you know of his ever having been arrested before?
Yes. How many times? Twice, I guess. Do you know what
for? Yes sir, burglary. How long do you know this man
and Lizzie McCarthy's husband? I only iknow them two
weeks. Was he arrested while you knew him? No sir.
You don't know anything about it except what somebody
told you? Yes, she told me he was arrested and he told me
so too. What did he tell you? He told me he had been
in Sing Sing twice. Did Mrs. McCarthy tell you to come
here to swear against the Defendant for the purpose of
protectihg her husband? She told me that I should say
the same as she did in the other Court, in Jefferson Mar-
ket. She said it was two fellows in Grenwich Street, one
was Sam Hasson.

The Court: She says that McCarthy told her that she wanted her
to tell the same as she (McCarthy) told in Jefferson Mar-
ket. I asked her then what McCarthy said in Jefferson
Market and then she starts in about these two fellows
giving her five dollars for selling the goods. Is that
right?

Witness: Yes sir. Sam Hasson was one and I don't know the name
of the other one.

By Counsel. Q. Did Mrs. McCarthy say anything to you about plead-
ing guilty to the charge that was brought against you
here? Yes, she said she was going to plead guilty and
she said that I should do the same. Did she say if you
did not plead guilty anything would happen? She said
I had better plead guilty, that would be the best way,
she said that if I pleaded guilty I would not get a long

**POOR QUALITY
ORIGINAL**

0586

term; then I said, if you will plead guilty, I will plead guilty. Did she say that she would strike you if you did not plead guilty? No sir, she did not tell me that.

By Mr. Davis: Did anybody say they would strike you if you testified in this case? They did not say so.

By the Court: Did anybody say that if you came here and told what you knew about this case, that any harm would come to you? No sir. Did they threaten to beat or strike you? I was afraid that when Mrs. McCarthy got mad she would lick me. I am eighteen years old and I was born in Daneland, I have been in this country one year, I lived out and worked at dress-making, I did not have any work and got acquainted with Mrs. McCarthy and went out selling lace with her about two months, I also got acquainted with a lady named Lizzie Ray, I only know the Defendant two weeks, I met him over in Lizzie McCarthy's house.

By Mr. Davis: How long had you lived there with Lizzie McCarthy? Two weeks. You ate there and slept there, didn't you? Yes. Do you mean to say you were afraid of her in you told what you knew in this case? Yes. Do you remember having a talk with me in my office a little while ago? Yes. Do you remember of whom you told me then you were afraid if you told the truth? Yes, I was afraid of them all, her husband and her. Did not you tell me you were afraid of the sisters of this man Hasson, who are here in Court? Yes. Did not you tell me that they had spoken to you? Yes. And they had threatened you? Not threatened me, I told you I was afraid of them. Did not you tell me that you were afraid of your life of those girls

**POOR QUALITY
ORIGINAL**

0587

and of Hasson too ff he got out and did not you tell me at that time that you were afraid of Lizzie McCarthy? Yes. I know Hasson's sisters, they are here in Court. I have not received letters from them in the Tombs, one of the sisters came to see me once, she only sent something in to me. I saw the letter now shown me this morning, I was sitting over by the prisoner's box in the corner, I picked the letter off the floor because I saw my name on it, it was thrown out of the prisoner's box, Sam Hasson was in the box but I did not see him throw it. When I picked it up an officer took it away from me before I read it. I do not know that it is in Hasson's handwriting.

The Counsel for the Defendant offered no testimony but moved the Court to direct the Jury to acquit on the ground that there was no proof connecting the Defendant with the commission of the burglary and the Court denied the motion.

The Jury rendered a verdict of guilty of receiving stolen goods.

POOR QUALITY
ORIGINAL

0588

Testimony in the
case of
Samuel Harrison

filed Dec.
1889.

POOR QUALITY
ORIGINAL

0589

Samuel Hasson is the chief member of a gang of burglars who have successfully operated on the West side of the city also in different parts of New Jersey especially in Hoboken where a great many tinware stores, shops and family dwellings were robbed.

The gang consisted of

Samuel Hasson

John Mc Carthy arrested and sent to Hoboken

Charles Boine alias Briny arrested and sent to Hoboken

Tom Brown alias Briny arrested and sent to Hoboken

Edmond Hornum, not arrested

~~He~~
Samuel Hasson was sentenced to state prison by Judge Chesler of the 7th Precinct charge of burglary for 3 years in 1856

POOR QUALITY
ORIGINAL

0590

also arrested
Maurice Harrison
Chick Harrison

Chris Harrison

Robert Harrison

were discharged

—
John Harrison

Robert Harrison
and

Walter Harrison
were discharged

POOR QUALITY
ORIGINAL

0591

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against
Maurice Hasson, Lizzie Mc Carthy,
Catherine Kramerson and Samuel Hasson

The Grand Jury of the City and County of New York, by this indictment, accuse
Maurice Hasson, Lizzie Mc Carthy,
Catherine Kramerson and Samuel Hasson
of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said Maurice Hasson, Lizzie Mc Carthy,
Catherine Kramerson and Samuel Hasson, all

late of the Eighth Ward of the City of New York, in the County of
New York, aforesaid, on the third day of December in the year of
our Lord one thousand eight hundred and eighty nine, with force and arms, at the
Ward, City and County aforesaid, a certain building there situate, to wit: the store of one

Robert W. Courtney

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

Robert W. Courtney

in the said store 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

0592

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment further accuse the said
Maurice Hasson, Lizzie Mc Carthy,
Catherine Bramerson and Samuel Hasson
of the CRIME OF *Grand* LARCENY *in the second degree* committed as follows:

The said *Maurice Hasson, Lizzie Mc Carthy,*
Catherine Bramerson and Samuel Hasson, all
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 the said day, with force and arms,
twelve pieces of flannel of the
value of twenty dollars each
piece

of the goods, chattels and personal property of one *Robert W. Courtney*

in the *store* of the said *Robert W. Courtney*

there situate, then and there being found, *in the store* 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.

POOR QUALITY
ORIGINAL

0593

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said
Maurice Hasson, Lizzie Mc Carthy,
Catherine Kramerson and Samuel Hasson
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *Maurice Hasson, Lizzie Mc Carthy,*
Catherine Kramerson and Samuel Hasson, all
late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year afore-
said, at the Ward, City and County aforesaid, with force and arms,

*twelve pieces of flannel of the
value of twenty dollars each
piece*

of the goods, chattels and personal property of one

Robert W. Courtney

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

Robert W. Courtney

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

*Maurice
Hasson, Lizzie Mc Carthy, Catherine
Kramerson and Samuel Hasson*

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

JOHN R. FELLOWS,
District Attorney.

0594

BOX:

376

FOLDER:

3519

DESCRIPTION:

Healy, Annie

DATE:

12/10/89



3519

POOR QUALITY ORIGINAL

0595

Witness:

Miriam A. Jones

Counsel,

Filed

Pleads,

10th Dec 1889

KEEPING A HOUSE OF IL FAME, ETC. [Sections 222 and 285, Penal Code]

THE PEOPLE

vs.

Annie Stealy

(in care)

JOHN R. FELLOWS,

District Attorney.

A True Bill

John R. Fellows

Dec 10th 1889 Foreman.

J. Lewis Gully

Judge's Succeeded

J. C. G. G.

POOR QUALITY ORIGINAL

0596

Witnesses:

Miriam A. Fine

Counsel,

Filed

day of

1889

Pleas,

THE PEOPLE

vs.

Ann Steady

(in care)

KEEPING A HOUSE OF IL. FAME, ETC. [Sections 322 and 385, Penal Code]

JOHN R. FELLOWS,

District Attorney.

A True Bill

John R. Fellows

Dec 10 1889 Foreman.

J. Lewis Gully

Judge Sustained

J. J. G.

POOR QUALITY ORIGINAL

0597

STENOGRAPHER'S MINUTES.

Third District Police Court.

THE PEOPLE, &c., IN COMPLAINT OF

William Finn
vs
Annie Healy

BEFORE HON.

P. G. Dwyer
POLICE JUSTICE,
Nov 21 9 1889

APPEARANCES: { For the People,
For the Defence,
188

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W. J. Treacy
Official Stenographer.

POOR QUALITY ORIGINAL

0598

Third DISTRICT POLICE COURT.

THE PEOPLE
ON COMPLAINT OF
John Finn
agst.
Annie Healey
Examination had *Nov 29th* 1889
Before *John P. Duffly* Police Justice.

M. J. Treacy Stenographer of the *3rd* District Police Court, do hereby certify that the within testimony in the above case is a true and correct copy of the original Stenographer's notes of the testimony of *William Finn*
all herein

as taken by me on the above examination before said Justice.
Dated *December 4th* 1889.
M. J. Treacy Stenographer
John P. Duffly Police Justice.

POOR QUALITY
ORIGINAL

0599

New York Nov 29th 1889
Third District Police
Court
Hon Patrick G. Duffy
Presiding.

William A. Finn }
Amie Healy }

Q. Wm A. Finn being duly
sworn, deposes and says,
Mr Finn where do you
reside?

A. 86th St.
Mr Stocking. Give the Office
address.

Q. You say she keeps
a disorderly house?

A. Yes Sir; on the
night of the 23rd of this
month about half
past eight or nine o'
clock I called at this
place and found herself
in a small apartment,
one side of which

Q.

was a Segar Stand; the place was divided from the main part of the floor by a partition; going in there, the defendant was behind the counter; I purchased a couple of Segars, Mr Moore was with me, I asked her if she sold drink, she said she did. We all had a glass of Beer, she called in other women —

Q. Are you sure it was Beer?

A.

Yes Sir;

Q. How much did you pay her?

A.

50 cents. She following night she invited us in behind the partition; we took seats, and after being there a while one of the girls came over and sat on my lap, and

3

- approached her limbs and asked me if I would have "a piece" which one?
- a. Q. One of the girls, I paid the money to this woman for the drinks—
- Q. Did you pay this woman any money for having intercourse with the girls?
- a. No Sir. He had whiskey to drink which she was paid for, she got it from behind the counter, I cannot say where she had it, but I paid her for it. I remained there for some time, while Mr. Moore had gone with a girl; he had another girl, he went in the back room, and after he came back, we left, I went there again on the 25th Aug

H

and was again solicited
by this woman, Defendant,
was then present, I
went in the back room
and she laid on the
bed and exposed her
private parts to me; I
made some excuse about
my brother-in-law being
there; we also had drinks.
I gave the girl money
I went in the room
with -

Q. Did you have
any conversation with
these girls?

u

A. Yes, it was
immoral. Talking
about "fucking", and
other language -
Mr. Stocking - We want the
facts -

Q. Cross Examination
Where do you live?

A.

Q. 108 East 86 St.
Are you single or
married?

Q. a. Single. How long have you been connected with the Society?

Q. a. Six (6) years. Not an Officer?

Q. a. Off and on as much.

Q. a. You went into this place on the night of the 23rd?

Q. a. Yes Sir, Where was the Defendant?

Q. a. Behind the counter, Describe to the Court what the premises consists of?

a. It appeared to be a store divided into three (3) compartments by a partition.

Q. a. Is it not a fact that there is no connection between the store, and the other part of the house by the store?

- Q. I cannot say.
A. Q. You do not know whether there is or not?
A. Q. No Sir. Did you ask her if she had anything to drink?
A. Q. Yes Sir, Did she ask what you would have?
A. Q. She said she had Beer.
Q. You give her money and did you send out for Beer?
A. Q. Yes Sir, Did she bring Beer in, in a bottle and hand it around?
Q. A. No Sir, Your friend went in the back room?
A. Q. My friend did, and I remained in the middle room.
Q. Did she

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Q. Remain there, in the room with you?
A. Yes Sir, between that and outside.

Q. Was there Segars there?

A. They were effluent in the case.

Q. And there was a Segar License?

A. I saw what I took to be a Segar License

Q. You had nothing to do with any of them?

A. No Sir,

Q. You did not go into the back room?

A. Got to the extreme back room.

Q. You went there on the 25th?

A. Yes Sir.

Q. Who were there then?
A. The same three (3)

Q. members. Do you know their names?

S.

Q. A. No Sir,
Did you ever see
them before?

Q. A. No Sir,
You were there on
that night, what
did you do there?

A. I
was, solicited. She
asked me to "come in
and have a piece, I
do not mean the
dependant. I gave
the money to the
~~the~~ girl - a silver
Dollar.

Q. Did you have
connection with her?

A. No Sir, she took
off her drawers, and
put up her clothes
and laid on the
bed.

Q. Did you ask her
to go to bed?

A. She asked
for the money and

Q. Laid on the bed what
then took place? A.
Told her Mr. Moore
was a brother in law,
and I was a little
"shaky" about doing any
thing with her.

Q. She re-
-clined on the bed,
no intercourse took
place?

A. No intercourse,
took place, I talked
with her, I had some
beer, when she came
in the store, she got
the beer from behind
the counter.

Q. You do not
know whether she got
it outside or not?

A. I know she
did not get it out
side.

Re-direct

10

Q. (By Mr. Storking) What do you know as to the proprietorship of the place?

A. I did anything, I had seen to think she was the manageress of that place. She told me she was, in presence of Mr. Moore. One time I handed the money to the girl sitting on my lap and she girl handed it to her, that money was for drinks.

Q. What did she do with the dollar you gave her?

A. She put it in her own stocking.

Sworn to before me
this 29th day of Nov 1889

Police Justice

11

Thomas Moore, being
duly sworn, deposed
and says, Where do you

Q. live?

A. 234 East 35th
Court. This woman is
charged with keeping
a disorderly House and
violating the Liquor Law,
tell us what you
know and what you did?

A

On the 23rd inst, in
company with Mr Tim
we went to this place,
to this cigar store. In
going in we had a
cigar, the defendant
waited on us, then
when we had the
cigar, the two girls
came running out of
the back room. Officer
Tim asked for a
drink, and she, the
defendant said we
have bottled Beer,

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and we had two bottles,
this defendant here, and
solicited us to go in, and
have a good time, with
the girls, the girls were
behind the counter, just
room enough for about
three (3), she took the
latch off the door and
we got in and sat
down and had some
more Beer, and then
after that I said I
will have some Whisky,
or a little Whisky, and
she served Whiskey to us,
and made us to take
one of the girls inside,
I took one inside, and
she asked me to have
intercourse with her.
She said a Dollar was
the cost, she took off
everything but her
chemise and grabbed
hold of me and
attempted to take my

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privates. He came out ^{and} had another drink, & commenced to chit about the poor beer and she gave no more whiskey, she said she was furnishing a first class place (145 West 5th St) On Monday night Officer Finn visited the place again, we had some beer, and she urged us to take one of the girls inside and Officer Finn took one inside, and then we came out.

Cross Examination.

Q) What was the general conversation?

A) Very smutty jokes - this lady had two or three jokes - I cannot remember any of them.

Q) Have you got a retentive memory?

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Q. a. Some Indian,
Have you a very Reten-
-tive memory for
Smutty stories?

a. Yes, Go Sir, I know
no smutty stories.

Q. Mr. Moore when you
were in the room with
this lady, were you
alone?

a. Not all the time,
the Officer came in
and beat her half
stripped.

Q. You forgot to
tell us that!

a. I thought you
had enough.

Q. You forgot that
he broke in the door?

a. He did not break
in the door. I sat on
the side of the bed and
paid her money and
got nothing in return,
she put the money
in her stocking.

Q. You then came out?

a. Q. Yes Sir, And bid the lady "good night"?

a. After we came out, we stood in the centre room and then went about our business.

Q. In Mr Finnie's Affidavit, it says "that this is a resort for men and women of evil name and fame"

a. Q. Yes Sir, two (2) men came in while we were there, I do not know who the men were.

Q. You do not know the names of the women?

a. Q. No Sir, Did you see the Lady get the Beer?

a. Yes Sir, She served us with the

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Beer and took it from under the counter, I saw her get it from some portion of the counter, I was in the second room.

Q. ^{you could} see from that room into the store?

A. Very plainly. I will swear she did not leave the place for the Beer. I was in that place twice.

Redirect.

Q. What did these two men do that went in?

A. The first that went in, went in the back room.

Q. Did they go in the back room of all?

A. Yes They did. Was your friend

Q. Was your friend in the back room that time?

A. No we were in the other room; this big girl was dressing herself at the time.

Q. You do not know whether these men were the husbands of these women?

A. Know, but I do not think she had two (2) husbands, the two (2) men came out of the room.

Q. One might have been her husband and the other, her brother?

A. Yes sir, she called them "Uncle" that night.

Counselor Friend, I pre-
-sume that the evidence that has been produced by the people can be taken jointly. The

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first and most important feature that must be shown, to maintain a complaint for a violation of Excise, where that violation of the Excise Law consists of disposing and selling liquor in a place unlicensed; to prove *prima facie*, and affirmatively that the place is an unlicensed establishment; that knowing that it was so unlicensed that liquor was disposed of there, for all that appears before you, the proprietor may have a license for that place. It is incumbent on the people to show that the place is unlicensed - I move to dismiss the complaint for a violation of the Excise

18)

19

Mr. Lau -- We will call a
Mr. Stocking -- witness --

Mr. Friend -- Why, you have
closed your case; we
are arguing on your
case -- I submit that
if I am right, the court
will be with me; if I
am wrong the court
will be against -- When
you rest your case,
you cannot reopen
it

Court -- You raise a
good point, still the
Counsel knows that
before a Police Court,
it is an inquiry, not
a trial, and that the
Judge at any stage of
the proceeding can
ask questions; even
if the District Attorney,
or any citizen rests
his case -- The Law
says the License

19

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Should be in a conspicuous place, did you see any License?

Q. a. No Sir,

Could you see it, if it were there?

a. I could see it; When I made the yard, I asked her if she had a Driver License, and she refused to answer my question, and the Officer said to her, "Why do you not answer", she admitted she had no License

Re-cross.

Q. Where did you look for the License?

a. On the back of the cigar case and on the wall, I saw the Defendant License

Q. Do you know in whose name

21

The Legal License ~~is~~?
was?

Q. A. I do not.
Do you know in
whose name the license
is?

Q. A. I did not see the
name. Did you look
all about the place?

Q. A. Yes Sir,
Will you swear pos-
-itively there is no
Liquor License there?

Q. A. I will positively
swear to that.
Did you look
inside the case?

Q. A. I did not make
an examination, on
the lot it was not
conspicuously dis-
-played, it was not
on the place. I took
pains to look for it.

Q. How many cases
have you been a

22

Witness in?
Mr. Stocking - I object, it is

Q. immaterial - How many cases have you been a witness in?

A. A couple of

Q. A hundred.

Q. You is this the first case of the kind you have been a witness in?

Q. No Sir, I have had ten (10) cases of this kind?

A. I think I have had.

Q. How many cases have you been in, in which there was no issue, venue? etc. This the first case of issue violation you have ever been in?

A. I cannot remember - but if I had my record I could see

(77)

23

Friend, In regard to the
Disorderly House, I
think at this time it is
just, that reference should
be made to the manner
in which the Society,
or the Officers of the
Society go about obtain-
ing evidence for the
purpose of prosecuting
keepers of alleged houses
of ill fame and alleged
Disorderly Houses; from
what I know of my
friend here, Mr. Stocking,
I am sure if he used
the means taken to
obtain evidence just
like this, he would put
his foot down in Con-
demnation of the manner
in which they proceed;
the fact of the matter
is that in their efforts
to maintain good
morals in tenement
houses they have estab-
lished an espionage on

(23)

Q4.

These houses; in this instance they struck the wrong place, they had no right to go ~~there~~ to this house, as it is not a tenement house; it is a store sub-divided, it was a large store, with no connection with the rest of the building, no way to get in or out except through the front door, What illegal act have they proven?

I submit we ought not to be asked to give our opinion. I ask you is it an illegal or a disorderly act, for a man to go into a place with a woman, in an inner room, and there where there is no eye witnesses, go through the performance described by this witness -

Court -

you mean to say

25

Friend - That fornication is no
Crime - Yes Sir, it is no
Offence, they say that
they went into this
room and paid a (\$1.)
Dollars and that the
girl laid down on a
lounge, on two distinct
occasions, is that such
Disorderly Conduct, they
do not connect this
woman in any way with
receiving the money and
for that performance
I submit that we should
not be put on our defence,

Court - I will hear the Defence
Friend - We rest our case.

Court - The plea that you make
is as impertinent as it is
impertinent, for the nature
of the Charge and the
offence alleged, is one
that is always done in
private - After men
have meretricious

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relations with women
they seldom do it in
public, so I have
read that secrecy is
one of the elements of
that offence. The fact
that they went in
there and found this
woman acting in
authority; selling the
regars; allowing the
two (2) strange men
comparative strangers
to her, to go in, the back
room; her having
three women there, why
three women in, so
small a store, the fact
that she allowed these
two strange men to go
in there, that one of
these women put a
dollar in, her stocking,
exposing her person and
the fact that these
two men, who have
eyes, could not see

24

The License. The Law
says the License must
or shall be in a con-
spicuous place so
that every one can
see it, the fact that
they did not see the
License, though they
saw the United States
License for the sale
of Segars, causes me
to hold her on
both counts five
hundred Dollars in
the Disorderly House
case and one hundred
Dollars in the License
case

Sworn to before me }
this 29th day of Nov 1889 }
Police Justice

POOR QUALITY ORIGINAL

0626

District Police Court.

Wm. C. ...

vs.
Amie Healy
Exp. ...
Exhibitor ...
Exhibition

STENOGRAPHER'S TRANSCRIPT.

Nov 29 188*9*

J. G. Murphy
BEFORE HON.
Police Justice.

M. J. Hoacy
Official Stenographer

Court of General Sessions

The People vs -

Amie & Henry

City & County of New York vs

Amie & Henry above named defendant
 being that same defendant name,
 I have never before been either
 married or unmarried, being
 married and now now no
 live in the city, as I have
 in the defendant Amie
 Henry, I gave up the Estab-
 lishment immediately after my
 arrest and have remained
 therefrom and now reside at
 172 Christie Street in the City
 I will never again engage in
 any business of a similar kind
 and nature - The present sit-
 uation has given me such a know-
 ing that I wish in future to con-
 duct myself so to merit the good
 opinion of everybody, I earnest-
 ask this Honorable Court, to

POOR QUALITY
ORIGINAL

0628

and such cases to be
the first priority of
the court.

Sworn to before me

Dec - 12 - 1913

Anne Hendry

Waukegan, Ill.
Notary Public
N.Y. Co.

POOR QUALITY
ORIGINAL

0629

General Sessions

The People

Annie Healey

Applicant vs
Eulany Pea -

Friend & Family

Wife -

POOR QUALITY ORIGINAL

0630

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Annice Healy

Answer.

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *Europe*

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

Answer. *145 Hester St 1 month*

Question. What is your business or profession?

Answer. *Domestic*

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 and
Domestic an Exculpation
Annice Healy*

Taken before me this
day of

188

Police Justice.

POOR QUALITY ORIGINAL

0531

B. 29
P. R. M.

RAILED,
No. 1, by John J. McQuinn
Residence 123 Canal Street.
No. 2, by _____
Residence _____ Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

Police Court... 3rd District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

William A. Grim

1 Annice Healy
2 _____
3 _____
4 _____

Offence... Keeping Disorderly House
Misdemeanor

Dated November 29 1889.

P. S. Baggly Magistrate.

John Officer.

J. P. C. ...
100 East 23rd
Witnesses Thomas ...
More

No. 100 East 23rd Street.

Officer Morrey

No. 114 Street.

No. 500 Street.
D.F.C. 5 1889
DISTRICT ATTORNEY'S OFFICE.

See Report for info filed in ...
Notify ...

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

Dated November 29 1889.

[Signature] Police Justice

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

Dated Nov 29 1889.

[Signature] Police Justice

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

Dated 18

Police Justice.

POOR QUALITY ORIGINAL

0632

4/20/02

Sec. 192. District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before P. G. Duffy Esq. a Police Justice of the City of New York, charging Annie Healey Defendant with the offence of Keeping disorderly House

and she having been brought before said Justice for an examination of said charge, and it having been made to appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hearing thereof having been adjourned.

We, Annie Healey Defendant of No. 145 Hester Street; by occupation a Servant and Charles Hoffman of No. 123 Canal Street Street, by occupation a Hotel Keeper Surety, hereby jointly and severally undertake that the above named Annie Healey Defendant shall personally appear before the said Justice at the 3 District Police Court in the City of New York, during the said examination, or that we will pay to the People of the State of New York, the sum of Five Hundred Dollars.

Taken and acknowledged before me, this 28 day of Nov. 1893

P. G. Duffy
POLICE JUSTICE,

Annie Healey
Charles Hoffmann

POOR QUALITY ORIGINAL

0633

CITY AND COUNTY OF NEW YORK, ss,

Sworn to before me, this 28th day of Nov 1889
Police Justice

the within named Bail and Surety being duly sworn, says, that he is a resident and holder within the said County and State, and is worth Ten Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of

Houses at Cor. Canal + Christie St. N.Y. City valued above Encumbrance at \$1000

Charles Hoffmann

30d District Police Court

THE PEOPLE, & c., ON THE COMPLAINT OF

Amie Healey

Taken the 28 day of Nov 1889

Justice

Undertaking to appear during the Examination.

POOR QUALITY
ORIGINAL

0634

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

William A. Finn

of No. *100 East 23^d* Street, being duly sworn, deposes and says,

that *Annie Healy* (now present) is the person of the name of

Jane Doe mentioned in deponent's affidavit of the *26^d*

day of *November* 188*9*, hereunto annexed.

Sworn to before me, this *29^d*
day of *November* 188*9* }

William A. Finn

[Signature]
POLICE JUSTICE.

POOR QUALITY ORIGINAL

0635

Sec. 322, Penal Code.

Third District Police Court.

CITY AND COUNTY OF NEW YORK. } ss.

William A. Finn

of No. 100 East 23rd Street, in said City, being duly sworn says

that at the premises known as Number 145 Hester Street, on the ground floor thereof 23rd day of November 1889, and on divers other days and times, between that day and the day of making this complaint

one Jane Doe (the real name being unknown) did unlawfully keep and maintain and yet continue to keep and maintain a Disorderly House at said premises and did then, and on the said other days and times, there unlawfully procure and permit as well men as women of evil name and fame and of dishonest conversation to visit, frequent and come together for unlawful sexual intercourse, and for the purpose of prostitution and lewdness, and then and on the said other days and times, unlawfully and wilfully did permit and yet continues to permit said men and women of evil name and fame there to be and remain drinking, dancing, fighting, disturbing the peace, whoring and misbehaving themselves, whereby the peace, comfort and decency of persons inhabiting and residing in the neighborhood, and there passing is habitually disturbed, in violation of the statute in such case made and provided.

Deponent therefore prays, that the said Jane Doe and all vile, disorderly and improper persons found upon the premises, occupied by said

Jane Doe at number 145 Hester Street, ground floor may be apprehended and dealt with as the law in such cases made and provided may direct.

Sworn to before me, this 26th day of November 1889

William A. Finn

[Signature] Police Justice.

POOR QUALITY ORIGINAL

0636

Police Court— 3^d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William A. Tim
vs.

Jane Wol
(the real name being unknown)

AFFIDAVIT—Keeping Disorderly House, &c.

Dated November 26th 1889.

Hon. P. J. Duff Justice.

Tim Officer.

S. P. C. C. Precinct.
100 East 23rd St.

WITNESSES :

POOR QUALITY
ORIGINAL

0637

Sec. 151.

Police Court Third District.

CITY AND COUNTY OF NEW YORK, { ss. *In the name of the People of the State of New York; To the Sheriff of the County of New York, or to any Marshal or Policeman of the City of New York, GREETING:*

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by William A. Tim of No. 100 East 23^d Street, that on the 23^d day of November 1889, at the City of New York, in the County of New York, one Jane Doe (the real name being unknown) did keep and maintain at the premises known as Number 145 Hester Street on the ground floor Street, in said City, a Disorderly House and there unlawfully procure and permit as well men as women of evil name and fame, and of dishonest conversation to visit, frequent and come together for unlawful sexual intercourse, and for the purpose of prostitution, and there unlawfully and wilfully did permit said men and women of evil name and fame there to be and remain drinking, ~~dancing, fighting,~~ disturbing the peace, whoring and misbehaving themselves whereby the peace, comfort, and decency of persons inhabiting and residing in the neighborhood and there passing is habitually disturbed in violation of the statute in such case made and provided.

THESE ARE, THEREFORE, in the name of the People of the State of New York, to Command you, the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the body of the said

Jane Doe (the real name being unknown) and all vile, disorderly and improper persons found upon the premises occupied by said Jane Doe and forthwith bring them before me, at the Third 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 26th day of November 1889.

[Signature]
POLICE JUSTICE.

POOR QUALITY ORIGINAL

0538

Police Court—⁴⁵ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William A. Fin

Jane W. O.
(the real name being unknown)

WARRANT—Keeping Disorderly House, &c.

Dated *November 26th* 1889.

Hon. P. J. Wuzzy Magistrate.

Fin Officer.

S. P. C. C. Precinct.
100 East 23rd St.

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

William J. Hooney Officer.

Dated *Nov 28* 1889

This Warrant may be executed on Sunday or
at night.

J. P. [Signature]
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

Police Justice.

The within named

POOR QUALITY
ORIGINAL

0539

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Annie Healy

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

Annie Healy

(Sec. 323,
Penal Code.)

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

The said

Annie Healy

late of the *14th* Ward of the City of New York, in the County of New York aforesaid, on the *twenty-third* day of *November* in the year of our Lord one thousand eight hundred and eighty-*nine*, and on divers other days and times, as well before as afterwards, to the day of the taking of this inquisition, at the Ward, City and County aforesaid, a certain common bawdy house and house of ill-fame, unlawfully and wickedly did keep and maintain; and in the said house divers evil-disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well in the night as in the day, there unlawfully and wickedly did receive and entertain; and in which said house the said evil-disposed persons and common prostitutes, by the consent and procurement of the said

Annie Healy

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

Annie Healy

(Section 385,
Penal Code.)

of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said

Annie Healy

late of the Ward, City and County aforesaid, afterwards, to wit: on the *twenty-third* day of *November* in the year of our Lord one thousand eight hundred

**POOR QUALITY
ORIGINAL**

0640

and eighty-*nine*, and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep and maintain a certain common, ill-governed house, and in *her* said house, for *her* own lucre and gain, certain persons whose names are to the Grand Jury aforesaid unknown, as well men as women, of evil name and fame and dishonest conversation, to frequent and come together then and on said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in said house, at unlawful times, as well in the night as in the day, then and on said other days and times there to be and remain, tippling, drinking, gaming, cursing, swearing, quarreling, making great noises and otherwise misbehaving themselves, unlawfully and wilfully did permit and suffer, to the great annoyance, injury and danger of the comfort and repose of a great number of persons, good citizens of our said State there residing, and passing and repassing, to the common nuisance of the said citizens, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT—

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

Annie Healy

(Section 322
Penal Code.)

of the CRIME OF KEEPING A DISORDERLY HOUSE, committed as follows:

The said

Annie Healy

late of the Ward, City and County aforesaid, afterwards, to wit: on the *twenty third* day of *November* in the year of our Lord one thousand eight hundred and eighty-*nine* and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, unlawfully did keep a certain ill-governed and disorderly house, the same being a place of public resort, and in the said house and place of public resort, for *her* own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in *her* said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tippling, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully did permit, and yet continues to permit, by reason whereof the peace, comfort and decency of the neighborhood around and about the said house were, and yet are, habitually disturbed, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0641

BOX:

376

FOLDER:

3519

DESCRIPTION:

Healy, Annie

DATE:

12/10/89



3519

POOR QUALITY ORIGINAL

0642

Witnesses;

M. A. Jones

Counsel,

Filed

day of

1889

10 Dec

Pleads,

THE PEOPLE

vs.

B

Annie Nealy

(2 cases)

VIOLATION OF EXCISE LAW.
(Selling without license.)
[III, R. S. (7th Ed), page 1981, § 13, and
of 1883, Chap. 340, § 5].

JOHN R. FELLOWS,

District Attorney.

A True Bill,

79 D
Robert Linn

County Foreman.

Please find

fine \$10. paid

**POOR QUALITY
ORIGINAL**

0543

Excise Violation—Selling Without License.

POLICE COURT— 3rd DISTRICT.

City and County }
of New York, } ss.

William A. Finem
of No. 100 East 23rd Street,
of the City of New York, being duly sworn, deposes and says, that on the 23rd day
of November 1889, in the City of New York, in the County of New York, at
No. 145 Hester Street,
one Annia Healy (now here)
did then and THERESELL, CAUSE, suffer and permit to be sold, under ^{her} direction and authority,
strong and spirituous liquors, wines, ale and beer, being intoxication liquors, in quantities less than
five gallons at a time, to be drunk in the house or premises aforesaid WITHOUT HAVING A
PROPER LICENSE THEREFOR contrary to and in violation of the statute in such case made
and provided, to wit: one glass of whiskey and
one glass of lager beer, for the sum
of 10 cts and 6 cts respectively
said liquor and beer being drunk
on the premises.

WHEREFORE, deponent prays that said Annia Healy
may be ~~arrested~~ and dealt with according to law.

Sworn to before me, this 29th day
of November 1889, William A. Finem
Police Justice.

POOR QUALITY ORIGINAL

0644

Police Court, 3rd District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William A. Finn

vs.

James Healy

EXCISE VIOLATION.
SELLING WITHOUT A LICENSE.

Dated 29th day of November 1889.

P. B. Keegan Magistrate.

James
Finn
Officer.

J. D. C. C.

100 E 23rd St.

Witness,

Thomas G. Moore

100 East 23rd St.

Bailed \$ to Ans. Sessions.

By

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

defendant

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 *November 29* 1889. _____ Police Justice.

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

Dated _____ 188 . _____ Police Justice.

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

Dated _____ 188 . _____ Police Justice.

0645

POOR QUALITY ORIGINAL

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Fannie Healy.*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *Europe*

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

Answer. *145 West 130th Street, New York*

Question. What is your business or profession?

Answer. *Servant*

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 and uphold my demand a trial by jury.*

Fannie Healy

Taken before me this

day of *Sept* 188*8*

Police Justice.

TORN PAGE

POOR QUALITY ORIGINAL

0545

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Police Court... District...

1889

Called by *John P. Hoffmann*
Residence *123 Canal Street*

No. 1, by *John P. Hoffmann*
Residence *123 Canal Street*

No. 2, by *John P. Hoffmann*
Residence *123 Canal Street*

No. 3, by *John P. Hoffmann*
Residence *123 Canal Street*

No. 4, by *John P. Hoffmann*
Residence *123 Canal Street*

Witnesses

No. *100* Street *100*
to witness *100*

Dated *Jan 29* 1889

Magistrate *George*

Officer *George*

Offence *Reverse*

See Report of N. Y. S. P. O. C.
for information about defendant
filed with these papers. If lost,
notify the Society at once.

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

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

Dated *Jan 29* 1889 *John P. Hoffmann* Police Justice.

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

Dated *Jan 29* 1889 *John P. Hoffmann* Police Justice.

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

Dated *Jan 29* 1889 *John P. Hoffmann* Police Justice.

POOR QUALITY ORIGINAL

0647

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

THE PEOPLE OF THE STATE OF NEW YORK, AGAINST

Annie Healy

The Grand Jury of the City and County of New York, by this indictment, accuse Annie Healy of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS AND WINES WITHOUT A LICENSE, committed as follows:

(III. Revised Statutes, [7th edition] p. 1281 Section 13).

The said Annie Healy

late of the City of New York, in the County of New York aforesaid, on the twenty third day of November in the year of our Lord one thousand eight hundred and eighty-nine, at the City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at a time, to William A. Finn and to certain other persons whose names are to the Grand Jury aforesaid unknown, without having a license therefor, as required by law, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

(Laws of 1881, chapter 340 section 5) SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said Annie Healy of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, ALES, WINE AND BEER WITHOUT A LICENSE, to be drank upon the premises, committed as follows:

The said Annie Healy

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, and at the premises there situate, known as number one hundred and forty five West Street certain strong and spirituous liquors, and certain ales, wines and beer, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell to William A. Finn and to certain other persons whose names are to the Grand Jury aforesaid unknown, to be drank upon the premises aforesaid, without having a license therefor, as required by law, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

John R. Fellows District Attorney