

0683

BOX:

73

FOLDER:

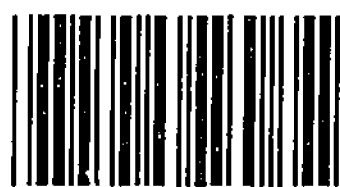
825

DESCRIPTION:

Hadgiliacos, John

DATE:

08/10/82



825

0684

Filed 10<sup>22</sup> day of Aug 1882

Pleads

*Voluntary (in)*

THE PEOPLE

vs.

*John Hadgihacos*

*otherwise called*

*John Cheatham*

Obtaining Goods by False Pretences.

JOHN McKEON,

*District Attorney.*

A True Bill.

*W. B. Church*

*Foreman.*

*In these two cases  
I received a  
discharge of the  
prison on her own  
recognition  
J. W. O. G. J.  
Aug 16 82*

0685

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

THE PEOPLE OF THE STATE OF NEW YORK

against

John Radglicacos  
otherwise called  
John Chestorow

The Grand Jury of the City and County of New York by this indictment accuse  
John Radglicacos otherwise called  
John Chestorow  
of the crime of OBTAINING GOODS BY MEANS OF FALSE PRETENCES,  
committed as follows:

The said John Radglicacos otherwise  
called John Chestorow

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

George Stembecas

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend  
and represent to George Stembecas

That he was the foreman employed  
on Pier number fourteen on the North  
River in said City, and that as such  
foreman he had authority and power  
to make engagements with laboring men  
to work on said pier and to employ  
laborers to work on said pier, and that  
he then and there had work for the  
said George Stembecas to do on said  
pier and desired to employ him to do  
the same

0686

And the said

*George Stembacas*

then and their believing the said false pretences and representations so made as aforesaid by the said *John Radgiliacos* otherwise called *John Chesthorow* and being deceived thereby, was induced, by reason of the false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said *John Radgiliacos* otherwise called *John Chesthorow* the sum of three dollars in money, lawful money of the United States of America, of the value of three dollars.

---

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

of the said *George Stembacas*

and the said *John Radgiliacos* <sup>called *John Chesthorow*</sup> otherwise <sup>did then</sup> and there designedly receive and obtain the said sum of money

---

of the said *George Stembacas*

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

of the said *George Stembacas*

---

by means

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

and defraud the said *George Stembacas*

---

of the same. And Whereas, in truth and in fact, the said *John Radgiliacos* otherwise called *John Chesthorow* was not the foreman employed on pier number fourteen on the north river in said City, and had not authority and power to make engagements with laboring men to work on said pier, and to employ laborers to work on said pier, and then and there did not have work for the said *George Stembacas* to do on said pier, and did not desire to employ him to do the same.

---



0687

And Whereas, in truth and in fact, the pretences and representations so made as aforesaid, by the said John Radgilio otherwise called John Chesbrough to the said George Stembecar was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said John Radgilio otherwise called John Chesbrough well knew the said pretences and representations so by him made as aforesaid to the said George Stembecar to be utterly false and untrue at the time of making the same.

And so the Grand Jury aforesaid, do say, that the said John Radgilio otherwise called John Chesbrough by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said George Stembecar the sum of three dollars in money lawful money of the United States of America and of the value of three dollars

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said George Stembecar with intent feloniously to cheat and defraud him of the same, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

JOHN McKEON, District Attorney.

0600

Sec. 208, 209, 210 & 212.

656

Police Court 3 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Charles Phillips  
181 Broadway  
John Hadjilias

Offence, Assault & Battery

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

Aug 4

188

*William*

Magistrate.

*Alupha*

Officer.

10

Clerk.

Witnesses

No.

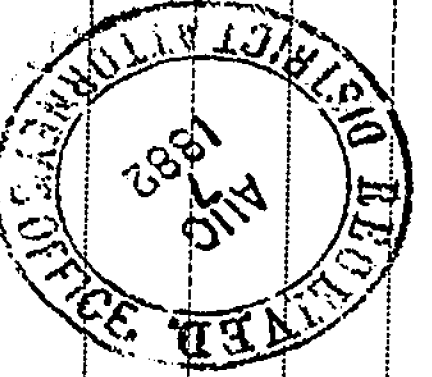
Street,

No.

Street,

No.

Street.



*Wortham S. S.*

*Charles*

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

~~he held a license for the same and~~  
guilty thereof, I order that he be admitted to bail in the sum of 3 Hundred Dollars and be committed to the ~~Warden or Keeper of the City Prison~~ of the City of New York until he give such bail.

Dated Aug 4 1882 *J. H. Williams* Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0689

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*3rd* DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. *John Hadjilias*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *Greece*

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

Answer. *Roswell Street a few days*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *The Campblair man struck me first and I struck him back*

Taken before me, this

day of

*Aug* 188*8*

*John Heatherow*

*[Signature]* Police Justice.



0690

Form 11.

Police Court—Third District, Halls of Justice.

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

of No. 231 Bowery Street,

on Thursday the 3<sup>rd</sup> day of August  
in the year 1882, at the City of New York, in the County of New York,  
he was violently ASSAULTED and BEATEN by John Hadjilacos

(now known) who struck deponent several blows  
on the face with his fist, and scratched  
deponent's face

without any justification on the part of the said assailant

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

Sworn to before me, this

day of

1882

August

J. J. Williams POLICE JUSTICE.



0691

Police Court 3 District.

City and County of New York, ss.:

THE PEOPLE,

vs

On Complaint of

Samuel Phillips

For

assault & Battery

John Hadjilivas

Demurrer

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

Dated

Sept 4 1882

John Theodorow

H. V. Smith

Police Justice.

0692

73

14th

Filed 10 day of Aug 1882

Pleads Verdict (11)

THE PEOPLE

vs.

P

John Hadgiliacos  
otherwise called  
John Cheetham  
(two cases)

ASSAULT AND BATTERY.

JOHN MCKEON,

District Attorney

A True Bill.

Wm. Chund Foreman.

Aug 14/82

Discharged by Court

0693

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Hadgiliacos  
otherwise called  
John Chestonow

The Grand Jury of the City and County of New York by this indictment accuse  
John Hadgiliacos otherwise  
called John Chestonow  
of the CRIME OF ASSAULT AND BATTERY, committed as follows:

The said John Hadgiliacos otherwise  
called John Chestonow

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

JOHN McKEON, District Attorney.



0694

BAILED,

No. 1, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street, \_\_\_\_\_  
 No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street, \_\_\_\_\_  
 No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street, \_\_\_\_\_  
 No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street, \_\_\_\_\_

Sec. 209, 200, 210 &amp; 212.

Police Court 2 District.

THE PEOPLE, &amp;c.,

ON THE COMPLAINT OF

George Saunders  
231 Broadway  
John Hadji-lacos

Offence, John Hadji-lacosDated Aug 2 1882Magistrate, William M.

Officer, \_\_\_\_\_

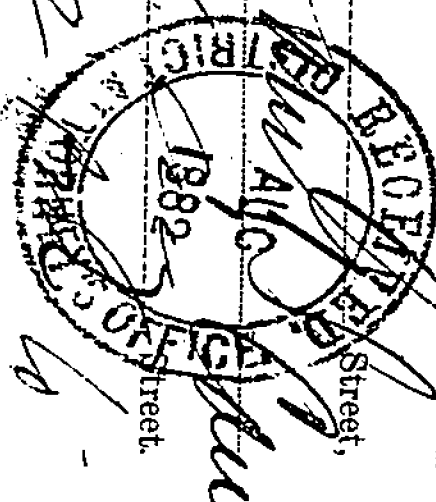
Clerk, \_\_\_\_\_

Witnesses, \_\_\_\_\_

No. \_\_\_\_\_ Street, \_\_\_\_\_

No. \_\_\_\_\_ Street, \_\_\_\_\_

No. \_\_\_\_\_ Street, \_\_\_\_\_



Secure attachment

of Complaint.

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

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

Dated Aug 4 1882Police Justice, John M.

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

Dated \_\_\_\_\_ 188

Police Justice, \_\_\_\_\_

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

Dated \_\_\_\_\_ 188

Police Justice, \_\_\_\_\_



0695

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. John Hadjilias

Question. How old are you?

Answer. 24 years

Question. Where were you born?

Answer. Greece

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

Answer. Roosevelt Street a few days

Question. What is your business or profession?

Answer. Laborer

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

Answer. I received one dollar from the Complainant for my trouble to collect his wages, and two dollars to procure Room for him, I never represented my self as a foreman, and did not promise to get him work

Taken before me, this 4

day of August 1887

John Theodorow

J. K. Kitchin Police Justice.

0696

CITY AND COUNTY }  
OF NEW YORK, } ss.

John Janius  
aged 20 years, occupation Laborer of No.

231 Bowery Street, being duly sworn deposes and  
says, that he has heard read the foregoing affidavit of George Sumbaca  
and that the facts stated therein on information of deponent are true of deponents' own  
knowledge.

Sworn to before me, this 2  
day of August 1882

Swain Travis

J. H. Munn  
Police Justice.

0697

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

Third District Police Court.

of No.

231

Bowery

Street,

being duly sworn, deposes and says,

that on the

3<sup>rd</sup>

day of

July

1882

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

John Hadjilias did feloniously obtain from deponent by means of false and fraudulent pretences and with intent to cheat and defraud deponent, good and lawful money the property of deponent of the value of three dollars and ~~more~~ deponent was so cheated and defrauded of said money

That on said 3<sup>rd</sup> day of July 1882 said John came to deponent, and represented to deponent that he was the foreman on Pier N<sup>o</sup> 14 North River, and that he would give deponent employment, if deponent would pay him three dollars, deponent believing said statement to be true did give said John said three dollars, that on the 4<sup>th</sup> day of July 1882 deponent met said John who then informed deponent that on the 5<sup>th</sup> day of July 1882 he would give deponent employment.

That on the 5<sup>th</sup> day of July 1882 deponent could not find said John, deponent is informed by John Johnson of N<sup>o</sup> 231 Bowery that he is employed at pier 14 North River and that said Hadjilias is not a foreman on said pier, but is employed there as a common laborer.

Sworn to before me this 2<sup>nd</sup> day of August 1882

George Steubens

*[Signature]*  
Notary Public



0698

The Complainant being cross examined says  
Q. did you pay the 3 dollars at one time or twice  
A. I paid it at one time  
Q. did the Prisoner say any thing about hiring Room  
when you paid him the money  
A. No  
Q. What did you pay the 3 dollars for,  
A. To find work for me  
Q. What was did the defendant say that he  
had work for you or did he say he  
got work for you  
Q. he said he had work for me  
did you pay him any other money at  
any other time  
A. No Sir

Sworn to before me this 4<sup>th</sup> day of August 1882  
J. W. North  
Police Justice

Police Court, Third District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

AFFIDAVIT.

vs.

Dated,

1887

Magistrate.

Officer.



0699

BOX:

73

FOLDER:

825

DESCRIPTION:

Hall, Charles B.

DATE:

08/10/82



825

WITNESSES.

50/147A

Day of Trial,

Counsel,

Filed 10 day of Aug 1882

Pleads Not Guilty (11)

THE PEOPLE

vs.

P

Charles B. Hall

JOHN McKEON,

District Attorney.

A True Bill.

Wm. G. G. G. Foreman.

Aug 15/82

Green, convicted of  
Petty Larceny  
New Canoe

0701

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Charles B. Hall

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

Charles B. Hall

of the CRIME OF GRAND LARCENY, committed as follows:

The said

Charles B. Hall

late of the First Ward of the City of New York, in the County of New York aforesaid,  
on the second day of August in the year of our Lord one  
thousand eight hundred and eighty two, at the Ward, City and County

aforesaid, with force and arms one watch of the value of  
thirty dollars one watch-chain of the  
value of ten dollars

of the goods, chattels and personal property of one

Oscar Kraemer

then and there being found,

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

John McKean  
District Attorney

0702

Witness for Depel  
Charles Hickman  
475 1/2 Ave West  
Mudson River  
475 1/2 Ave West

BAILED,  
No. 1 by \_\_\_\_\_  
Residence \_\_\_\_\_  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_

Complainant  
Bailed in \$100.  
to appear in Court

1853  
Police Court District.

THE PEOPLE, &c.,  
vs.  
Charles Hickman  
Offence, Larceny from person

Date August 188

Magistrate.  
Officer.

Witnesses  
No. 1  
No. 2

No. 3  
No. 4

No. 5  
No. 6

No. 7  
No. 8

No. 9  
No. 10

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 100 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated 4 July 188 J. M. P. Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.



0703

Sec. 108—200.

District Police Court.

CITY AND COUNTY  
OF NEW YORK, ss.

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

Question. What is your name?

Answer.

Charles B. Hall

Question. How old are you?

Answer.

36 years

Question. Where were you born?

Answer.

New York

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

Answer.

33 Bowery 2 months

Question. What is your business or profession?

Answer.

Marketman

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 not guilty, I waive  
further examination

Charles B. Hall.

Taken before me this  
day of July  
1888

Police Justice.

0704

CITY AND COUNTY }  
OF NEW YORK, } ss.

Charles Hubner  
aged 34 years, occupation Farmer of No.

475 Pearl Street, being duly sworn deposes and  
says, that he has heard read the foregoing affidavit of Oscar Reamer  
and that the facts stated therein on information of deponent are true of deponents' own  
knowledge.

Sworn to before me, this

day of

2  
August 1882

Charles Hubner

Am. P. Justice  
Police Justice.

0705

Fish

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }  
OF NEW YORK } ss

~~being duly sworn, deposes and says, that on the~~ Oscar Creamer, 109 Essex St.  
~~aged 45 years confectoner~~  
~~2<sup>nd</sup> day of August 1882~~

being duly sworn, deposes and says, that on the 2<sup>nd</sup> day of August 1882  
at the day time in the City of New York,  
in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent, and from deponent's person  
the following property, viz:

one silver watch and gold chain attached  
of the value of thirty dollars

the property of deponent

and that this deponent  
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,  
stolen, and carried away by Charles B. Hall (now here)

from the fact that deponent was taken sick  
on Chatham Street and said defendant  
assisted deponent to premises No 475 Pearl  
Street and upstairs to deponent's room and  
then and there deponent saw said defendant  
take the aforesaid property from the left-hand  
side pocket of the vest then and there worn  
by deponent and ran away deponent  
made an out cry which attracted the



0706

attention of Charles Huhner who informed  
deponent that he pursued said defendant  
and found the aforesaid property in his  
said defendants possession.

Sworn to before me this  
2 day of August, 1881

Green Thorne

*J. H. Huhner* Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0707

Testimony in the  
Case of  
Charles B. Hall  
filed Aug.  
1882

The People  
 Charles B. Hall } Court of General Sessions, Part 4  
 Indictment for grand larceny. August 14. 1882.  
 Before Judge Geldersleeve.

Oscar Kramer, sworn and examined, testified. I live in Montreal, Canada. I have been staying at 109 Essex St. since I came out of the House of Detention. I lost a watch and chain upon the 2<sup>nd</sup> of Aug. valued at \$30. I was going up the Bowery with my little child and Mr. Muhner and all at once I felt giddy in my head. He took hold of me, and at the same time Hall jumped up and says, "What is the matter?" My friend and I told him to keep away. The little boy commenced to scream and Hall said, "You have no business with that child; the child don't belong to you." My friend said, "I will take you down to my hotel, Cassells hotel." The prisoner came along; he put his hand and took the watch out of here (pointing to his vest) I saw the prisoner take it. I have not got the watch back yet; the watch was taken from the prisoner by a German who went along with me. I suppose the policeman took the watch; it was in the Police Court afterwards. The prisoner said I was too drunk



and I could not tell whether I ~~had~~ it or not. Cross Examined. He said that in Court - the same day, not in Court, at the police station. I do not remember the number of the room in Cassell's hotel in Park St. where I was taken. I recollect going into the hotel. I was senseless for a while. I am certain I saw the prisoner take it, I could not prevent him taking it because I was all stiff from my head to my back. I was lying on the bed and my little boy was ~~lying~~ <sup>lying</sup> alongside of me crying. I should think I was in bed about 20 minutes. I had two or three 'beers' that day, but I was not drunk. When I arrived from Montreal I wanted to start to Philadelphia to attend to a little business. Tuesday, Aug. 15. 1882. Charles Muehner, sworn and examined, testified. I live at 475 Park St. I recollect the day that Oscar Kramer took sick in the street, I recollect the 2<sup>nd</sup> of Aug; he lost his watch; the prisoner is the man who took it from him. Then I brought Kramer to the hotel into the room another German was with us. He took Kramer's son and that young German who had

0710

Kramer's son saw the prisoner take the watch away from Kramer, I did not see it. I ran after the prisoner to take the watch back, but that young German who was with us he was quicker and had him before I could get him, and took the watch from him, which I saw; the prisoner ran away with Kramer's watch. Cross Examined. I did not see the prisoner take the watch; at the instant when he took the watch I was informed about it. I saw the man run away with the watch. I saw it when the other German took it out of his hand; this was on Karl St. opposite Cassell's hotel. I do not recollect in which hand he had it. I was informed, I turned around and I saw him running across the street and I ran towards the spot, and when I arrived the German took the watch out of his hand. I received the watch from the German. I did not see it taken from the complainant. I saw it in the prisoner's hand; just the moment when the German took it out of his hand I saw it in his hand; the German got hold of his arm at the time I cannot remember which hand it was. Theodore Reimer, the proprietor, is not here in Court.

Charles B. Hallsworn and examined in his own behalf testified. I lived at 33 Bowery then I am round Washington Market in the week days except Fridays when I am at the fish market in Fulton St. and on Sundays at Fatherine Market. On Wednesday the 2<sup>nd</sup> of August, after coming from my dinner I was passing through North St. and Chatham Square when I saw Kramer being led along by the witness who was on the stand; Kramer was very much intoxicated; the people cried "Shame" because he was dragging his little boy along, who was crying bitterly. A young German came and took the boy from Kramer and carried him in his arms; he asked me to help the complainant along to Pearl St. I took hold of his arm and helped him into the saloon 475 Pearl St; the proprietor objected to Kramer going up stairs but we took him up stairs, although he was very much intoxicated. I went away and while I was walking through Park St. an officer asked me about the complainant's watch. I told him I knew nothing about it, but the German who had Kramer's son, said I was the man



0712

I was taken to the Police Station and  
the charge was made against me

The jury rendered a verdict of  
guilty of petty larceny. He was  
sentenced to the penitentiary for  
six months.

0713

BOX:

73

FOLDER:

825

DESCRIPTION:

Halpin, Charles

DATE:

08/09/82



825

0714

BOX:

73

FOLDER:

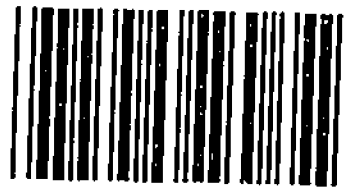
825

DESCRIPTION:

Little, Samuel

DATE:

08/09/82



825



0715

WITNESSES.

Counsel,  
Filed 9 day of Aug 188 2  
Pleads *Not Guilty*

THE PEOPLE  
vs.  
Charles H. Hall  
P.  
Samuel Little

*August 13*  
Chas. H. Hall  
JOHN McKEON,

District Attorney.  
Subscribed by *W. A. Smith*  
A True Bill.  
Chas. H. Hall  
13 Aug 1882  
Foreman.

1. *W. A. Smith*  
S. P. One year & Co.

0716

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Halpin and  
Samuel Little

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

Little Charles Halpin and Samuel  
of the CRIME OF LARCENY (from the person)

committed as follows:

The said Charles Halpin and  
Samuel Little

late of the First Ward of the City of New York, in the County of New York,  
aforesaid, on the twentythird day of July in the year of our Lord  
one thousand eight hundred and eighty-two, at the Ward, City and County  
aforesaid, with force and arms divers coins of the United  
States of America, of a number kind and de-  
nomination to the Grand Jury aforesaid  
unknown, of the value of forty three  
cents, and three account books of the  
value of twenty cents each

of the goods, chattels and personal property of one Peter J. Kelly  
on the person of the said Peter J. Kelly then and there being found,  
from the person of the said Peter J. Kelly then and there  
feloniously did steal, take and carry away, against the form of the Statute in such case  
made and provided, and against the peace of the People of the State of New York, and  
their dignity.

JOHN McKEON, District Attorney.

0717

Room 3 Superior St.

LED,  
No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

Sec. 209, 210 & 212.

Police Court

1st District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

State of New York  
vs. Samuel Little

2  
3  
4

Dated July 25th 1882

Offence Larceny from the person

Magistrate.

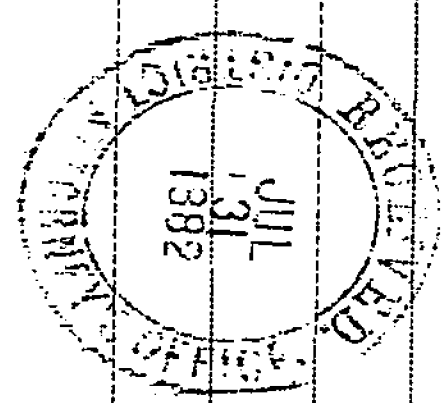
Clerk.

Witnesses

No. \_\_\_\_\_  
Street \_\_\_\_\_

No. \_\_\_\_\_  
Street \_\_\_\_\_

No. \_\_\_\_\_  
Street \_\_\_\_\_



Committee

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

Samuel Little

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

Dated July 26th 1882

B. L. ... Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.



0718

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*John*  
DISTRICT POLICE COURT.

*Samuel Little* 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. *Samuel Little*

Question. How old are you?

Answer. *20 years of age.*

Question. Where were you born?

Answer. *New York*

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

Answer. *156. Cherry Street about one year.*

Question. What is your business or profession?

Answer. *Carriage painter*

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

Answer *I am not guilty of the*  
*Charge.* *Samuel Little.*  
*mark.*

Taken before me, this *25<sup>th</sup>*  
day of *July* - 188*8*.

*Ed. T. Morgan* Police Justice

0719

3rd District Police Court. Affidavit Larceny.  
CITY AND COUNTY OF NEW YORK } ss  
of No. 195. Division Street, age 28 years formerly a student  
being duly sworn, deposes and says, that on the 20th day of July 1882  
at the City of New York,  
in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent, and from the person of deponent  
the following property, viz:

Three account books of  
about the value of sixty cents  
and forty three cents in  
good and lawful money  
in all of the value of one  
dollar and three cents  
\$1.03  
100

the property of Deponent.

and that this deponent  
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,  
stolen, and carried away by Edward Little (now here)  
and one Charles Walcott (formerly  
held and now in the city prison)  
from the fact that deponent  
fully identifies said Little  
as the person acting in  
concert with who had  
his hand in deponent's  
pocket at the time that  
said property was taken  
stolen and carried away  
from the person of deponent  
as aforesaid.  
P. Kelly.

Sworn before me this

day of

1882

Police Justice.

0720

BAILED,

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street, \_\_\_\_\_  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street, \_\_\_\_\_  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street, \_\_\_\_\_  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street, \_\_\_\_\_

Sec. 208, 209, 210 & 212.

Police Court

Judge District

THE PEOPLE, &c.,

VS. THE COMPLAINANT OF

*John A. Kelly*  
*1875 vs. Sunday*  
*Charles Houlpin*

2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_

Offence, \_\_\_\_\_

Dated *July 2nd 1882*

*Allegiance* Magistrate =

*Allegiance* Officer.

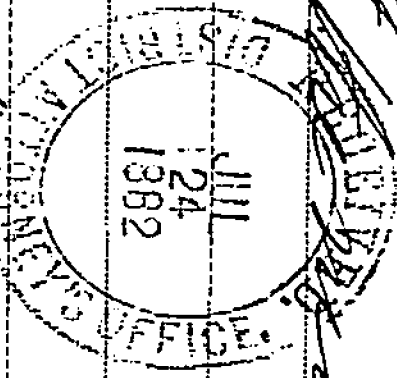
Witnesses *Samuel Houlpin*

*John Houlpin* Street, \_\_\_\_\_

*William Houlpin* Street, \_\_\_\_\_

No. \_\_\_\_\_ Street, \_\_\_\_\_

No. \_\_\_\_\_ Street, \_\_\_\_\_



*Woodward*  
*Conrad*

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

guilty thereof, I order that he be admitted to bail in the sum of *100* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *July 2nd 1882* *A. L. Houlpin* Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.



0721

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*31st* DISTRICT POLICE COURT.

*Charles Halpin* 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. *Charles Halpin.*

Question. How old are you?

Answer. *23 years or thereabouts*

Question. Where were you born?

Answer. *New York*

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

Answer. *Allen Street, about 4 months*

Question. What is your business or profession?

Answer. *I am in the ~~business~~ <sup>business</sup>*

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

Answer. *I am not guilty of the charge and that is all I want to say, at present*  
*Charles Halpin*  
*Mark*

Taken before me, this *23rd*

day of *July* 188*2*.

*J. J. [Signature]* Police Justice.

0722

*3rd*  
District Police Court. Affidavit—Larceny.  
CITY AND COUNTY }  
OF NEW YORK } ss  
of No. *145 Division Street* *Peter J. Kelly*  
being duly sworn, deposes and says, that on the *23rd* day of *July* 188*2*  
*in the night time* City of New York,  
in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent, *and from the person of deponent.*  
the following property, viz:

*Three account books of the*  
*value of about Fifty Cents*  
*and Good and lawful*  
*money of the value of Forty*  
*three cents. in all of the*  
*value of One dollar and*  
*three cents.*

the property of *Deponent.*

and that this deponent  
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,  
stolen, and carried away by *Charles Hopkins (was here)*  
*And another person whose name*  
*is unknown to deponent (not arrested)*  
*from the fact that deponent*  
*was asleep on the steps*  
*of deponent's home. He felt*  
*that Hopkins and said*  
*unknown person at his*  
*clothing and then on deponent's person.*  
*Caused Hopkins arrest*  
*by Officer Ryan of the 7th*  
*Police.*

0723

And on the person <sup>and</sup> in the  
possession of said  
Hulpin the forty three  
cents were found  
to be the same kind  
of money that was taken  
stolen and carried away  
from the person of defendant  
and no other money was  
found with said Hulpin  
said unknown person  
excepted as defendant wrote.  
Defendant Changas said  
Hulpin and said unknown  
person with the larceny  
of the aforesaid property  
presented before  
me this 23rd day  
of July 1884  
B. J. Higgins  
Justice.

Peter Kelly

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION



0724

BOX:

73

FOLDER:

825

DESCRIPTION:

Hamilton, Charles

DATE:

08/16/82



825

0725

88

Counsel,  
Filed *16* day of *Aug.* 188*2*  
Pleads

THE PEOPLE  
vs.  
*Charles F. Hamilton*  
*of it*  
*of it*

INDICTMENT.  
FORGERY in the Third Degree.

JOHN McKEON,  
District Attorney.

A True Bill.

*Wm. G. Shaul* Foreman.  
*Aug 16/82*  
*W. G. Shaul*  
*Guilty*  
*Ver. Two years.*

0726

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

THE PEOPLE OF THE STATE OF  
NEW YORK,

against

Charles F. Hamilton

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

Charles F. Hamilton

of the crime of Forgery in the third degree,

committed as follows:

The said

Charles F. Hamilton

late of the First Ward of the City of New York, in the County of New York, aforesaid,  
on the twenty second day of July in the year of our Lord one  
thousand eight hundred and eighty two with force and arms, at the Ward, City,  
and County aforesaid, feloniously did falsely make, forge, and counterfeit, and cause and  
procure to be falsely made, forged and counterfeited, and willingly act and assist in the  
false making, forging and counterfeiting a certain instrument and writing, to wit

an order for the payment of money  
of the kind commonly called a bank check

which said false, forged and counterfeited bank check  
is as follows, that is to say:

No. 63

New York July 22 1882

The Chatham National Bank

Pay to the order of Beavers

Fifty

\$50. 00

Dollars

J. J. Steiman

with intent to injure and defraud

The Chatham National Bank

and divers other persons; to the Grand Jury aforesaid un-  
known, 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.



0727

And the Grand Jury aforesaid further accuse

the said Charles F. Hamilton of the crime of Forgery,  
committed as follows: The said Charles F. Hamilton

late of the Ward, City, and County aforesaid, afterwards, to wit, on the day and year last  
aforesaid, with force and arms, at the Ward, City and County aforesaid, feloniously and  
falsely did utter and publish as true, with intent to injure and defraud the said

The Chatham National Bank

and divers other persons, to the Grand Jury aforesaid unknown, a certain false, forged  
and counterfeited instrument and writing to wit, an order for  
the payment of money of the fund  
commonly called a bank check  
which said last-mentioned false, forged and counterfeited bank check  
is as follows, that is to say:

No. 63

New York July 22 1882

The Chatham National Bank

Pay to the order of Bearer

Fifty

Dollars

\$50.00

J. J. Steinman

the said Charles F. Hamilton

at the same time he so uttered and published the last-mentioned false, forged and  
counterfeited bank check

as aforesaid, then and there well knowing the same to be false, forged and  
counterfeited, against the form of the Statute in such case made and provided, and against  
the peace of the People of the State of New York and their dignity.

JOHN McKEON, District Attorney.

0728

BAILED,  
No. 1 by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street, \_\_\_\_\_  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street, \_\_\_\_\_  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street, \_\_\_\_\_  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street, \_\_\_\_\_

88666 1<sup>st</sup> District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

James Hamilton  
Charles F. Hamilton

1  
2  
3  
4  
Offence \_\_\_\_\_

Dated \_\_\_\_\_ 188

Charles F. Hamilton  
Magistrate.

Charles F. Hamilton  
Clerk.

Witnesses, \_\_\_\_\_

No. 121 \_\_\_\_\_  
Street, \_\_\_\_\_

No. 121 \_\_\_\_\_  
Street, \_\_\_\_\_

No. 121 \_\_\_\_\_  
Street, \_\_\_\_\_

No. 121 \_\_\_\_\_  
Street, \_\_\_\_\_

No. 121 \_\_\_\_\_  
Street, \_\_\_\_\_

No. 121 \_\_\_\_\_  
Street, \_\_\_\_\_

No. 121 \_\_\_\_\_  
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 \_\_\_\_\_

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

By legally discharged  
Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.  
August 7<sup>th</sup> 1882

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0729

Sec. 198-200.

CITY AND COUNTY  
OF NEW YORK, } ss.

1st District Police Court.

Charles F. Hamilton

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

Question. What is your name?

Answer.

Charles F. Hamilton

Question. How old are you?

Answer.

29 Years

Question. Where were you born?

Answer.

Glen Falls N. York

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

Answer.

46 W 24 and about Four Months

Question. What is your business or profession?

Answer.

Book Keeper

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

Answer.

I am not guilty of the  
charge

C. F. Hamilton

Being further examined  
the defendant says that  
by advice of his Counsel  
Mr. Price he waives  
further examination in  
this Court.

C. F. Hamilton

Taken August 7. 1882  
before me

Highwayman Police Justice

Taken before me this

day of

188

July 1882

Highwayman  
Police Justice.



0730

Sixth District Police Court.

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

of No.

street,

that on the

day of

being duly sworn, deposes and says,

1882

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

Isaac I. Strinan  
 141 Broadway  
 22 July

Charles F. Hamilton now here  
 did feloniously make forge  
 and counterfeit the name of  
 Isaac I. Strinan to the annexed  
 check dated July 22<sup>nd</sup> 1882  
 for fifty dollars and did  
 feloniously utter said forged  
 check with intent to cheat and  
 defraud deponents or the ~~Chatham~~  
 National Bank of said City

And said Charles  
 F. Hamilton did at the same  
 place on the 24<sup>th</sup> day of  
 July 1882 feloniously make  
 forge and counterfeit the name  
 of Isaac I. Strinan to the annexed  
 check dated July 24<sup>th</sup> 1882  
 for thirty dollars  
 and did feloniously utter  
 said forged check with intent  
 to cheat and defraud deponents  
 and the Chatham National Bank  
 of said City. ~~That the~~ fore-  
 said forged checks are hereto in connection with other false  
 and forged checks uttered by the defendants annexed?

Sworn to before me this

29<sup>th</sup> day of July 1882

Hugh Chamberlain

Police Justice

Rec New York Sept 15 1882 the four exhibits in  
 this case consisting of three checks each for fifty  
 dollars and one check for thirty dollars all  
 of said checks drawn on Chatham Nat. Bank

Chas F. Hamilton

0731

Western R. &amp; Engraving Co. Chicago

# The Traders Insurance Company

CAPITAL & ASSETS  
OVER \$800,000.

110 La Salle Street.

CAPITAL INVESTED  
IN  
REGISTERED BONDS  
OF THE  
UNITED STATES.

Chas. Constercke, Pres. L. H. McGraw, V. Pres.  
R. J. Smith, Secy.

Chicago, January 31<sup>st</sup> 1879.

Frank:-

Let a token of friendly sentiment and  
a slight notice of your regard for you as a gentleman  
and officer of the position, in which you accept the position  
people of respect. May it be to you of pleasant  
events and associations agreeable to you, as it may be  
they may have been to you.

Although our paths may be separate in future, you  
may feel assured of our friendly welcome and respect.

Yours faithfully,

Geo. A. Holloray.  
R. M. Buckman.  
E. S. Whittrey.  
Carl A. P. Hunker  
J. D. Smith  
John J. Crowley.

Wm. Smith  
Chas. S. Rothermel  
Jas. H. Bishop  
H. O. Buckert.  
George Knott.  
Geo. D. Hobbs  
J. A. Rothermel



0732

Western B.N.A. Engraving Co. Chicago.

The *Traders Insurance Company.*CAPITAL & ASSETS  
OVER \$500,000.

110 La Salle Street.

CAPITAL INVESTED  
IN  
REGISTERED BONDS  
OF THE  
UNITED STATES.Chas. Constock, Pres. J. H. McCrea, V. Pres.  
R. J. Smith, Secy.Chicago, Jan 25<sup>th</sup> 1879.

To whom it may Concern

This is to say that the bearer Mr Frank Hamilton has been in the employ of this Company some three years or over, and during that period he has occupied various positions of trust and responsibility, and we have found him competent and faithful. I take pleasure in recommending him to anyone in need of competent clerical work or as a book-keeper in any capacity requiring skill and energy.

Respectfully

*R. J. Smith*  
Secretary



0733

BOX:

73

FOLDER:

825

DESCRIPTION:

Harnett, Thomas

DATE:

08/16/82



825

0734

17th 111  
Filed 16 day of Aug 1882  
Pleads *Indignity*

THE PEOPLE  
vs.  
Thomas J. Harnett  
B  
Susanne & sub to Chapman  
Jan 30 1883

ASSAULT AND BATTERY.

JOHN McKEON,  
District Attorney.

A True Bill. *Sept 1/83*

*Wm. E. Howard* Foreman.

0735

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

THE PEOPLE OF THE STATE OF NEW YORK,

*against*

*Thomas T. Harnett*

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

*Thomas T. Harnett*

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

The said

*Thomas T. Harnett*

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

JOHN McKEON, District Attorney.



0736

~~TO THE CHIEF CLERK!~~

~~THE PAPERS IN THE CASE OF~~

PEOPLE

vs.

Miss Barrett

I am familiar  
with the facts of  
this case - and  
I deem it one  
in which the usual  
rule as to ~~the~~  
May be departed  
from. -

AB

May 24 82

0737

Form 11.

Police Court—Third District, Halls of Justice.

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

of No. 33 Murray Street,

Saturday the 5 day of August being duly sworn, deposes and says, that

in the year 188 2, at the City of New York, in the County of New York,  
He was violently ASSAULTED and BEATEN by Thomas J. Hammett  
(was present) who struck deponent  
with a glap on the  
face

without any justification on the part of the said assailant

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

Sworn to before me, this

day of August 188 2

Lu  
Catherine M<sup>c</sup> Donald  
Mar

J. H. Smith POLICE JUSTICE.



0738

City and County of New York, ss.

Police Court—3 District.

THE PEOPLE

vs.

On Complaint of

Catherine Mc Donald

For

Thomas J. Harrett Assault & Battery

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

Dated

August 5 1882

Thomas J. Harrett  
POLICE JUSTICE.



0739

BAILED,  
No. 1, by Patrick Kennedy  
Residence 159 North Street,  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street,  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street,  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street,

774 1118  
Police Court **Robert H. H. H.**  
THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
Cicilia de Shroff  
James J. Kennett  
Dated Aug 5 1882  
Offence Unlawful  
Magistrate. Robert H. H. H.  
Clerk. 7  
Witnesses James J. Kennett  
No. Chambers Street,  
Embroid General Services  
No. As representing the Street,  
defendant defendant  
No. \_\_\_\_\_ Street,  
John J. J. J.

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

guilty thereof, I order that he be admitted to bail in the sum of 5 Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated Aug 5 1882 J. H. H. H. Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0740

Sec. 198—200.

3 DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Thomas J. Barnett* 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. *Thomas J. Barnett*

Question. How old are you?

Answer. *31 years*

Question. Where were you born?

Answer. *England*

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

Answer. *33 Murray Street (resided there 5 years)*

Question. What is your business or profession?

Answer. *Vendor*

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 struck her accidentally*

Taken before me, this

*5*

day of

*August* 188 *4*

*Thomas Inoyford Barnett*

*J. Killuth* Police Justice.

0741

BOX:

73

FOLDER:

825

DESCRIPTION:

Harris, Lewes

DATE:

08/16/82



825



WITNESSES.

Day of Trial,

Counsel,

Filed

188

Pleads

THE PEOPLE

vs.

P

Sever Flanigan

LARCENY AND RECEIVING STOLEN GOODS

JOHN MCKEON,

District Attorney.

A True Bill.

W. B. Church Foreman.

Aug 17/82  
Pleads J. J.  
Per Six mts

0742

0743

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Leves Harris*

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

*Leves Harris*

of the CRIME OF GRAND LARCENY, committed as follows:

The said

*Leves Harris*

late of the First Ward of the City of New York, in the County of New York aforesaid,  
on the *eighth* day of *August* in the year of our Lord one  
thousand eight hundred and eighty *two*, at the Ward, City and County  
aforesaid, with force and arms *twenty eight yards of*  
*doeskin of the value of two dollars*  
*and fifty cents each yard*

of the goods, chattels and personal property of one

*Levi Morris*

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

*John McDean*

*District Attorney*

0744

BAILED,  
No. 1 by \_\_\_\_\_  
Residence \_\_\_\_\_  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_

666  
Police Court - 1st District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*John L. Morris*  
*248 Church St.*

*John Morris*

2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_  
Offence, *Grand Larceny*

Dated *August 1st*, 1882

*Henry Ford* Magistrate.

*James A. Morris* Officer.

*Frank* Clerk.

Witnesses, \_\_\_\_\_

No. \_\_\_\_\_ Street, \_\_\_\_\_

No. \_\_\_\_\_ Street, \_\_\_\_\_

No. \_\_\_\_\_ Street, \_\_\_\_\_

No. \_\_\_\_\_ Street, \_\_\_\_\_

No. \_\_\_\_\_ Street, \_\_\_\_\_

No. \_\_\_\_\_ Street, \_\_\_\_\_



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

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 *August 1st*, 1882 *Henry Ford* Police Justice.

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

Dated \_\_\_\_\_, 1882 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_, 1882 \_\_\_\_\_ Police Justice.



0745

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

*Lewis Harris* 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.

*Lewis Harris*

Question. How old are you?

Answer.

*18 years*

Question. Where were you born?

Answer.

*New York City*

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

Answer.

*41 Ridge Street: I was born there*

Question. What is your business or profession?

Answer.

*Work in a shoe shop.*

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.

*Picked the roll of cloth up in Church Street in Canal Street and because I picked up Mr Morris was going to strike me and I threw the cloth on the ground. A big boy dropped it on the sidewalk.*

Taken before me, this

day of

1882

*Lewis Harris*

*J. Henry M.* Police Justice.

0746

2nd District Police Court Alfred B. Morris Affidavit—Larceny.  
CITY AND COUNTY OF NEW YORK, ss. Aged 26 years. Salesman.  
of No. 218 Church Street.

being duly sworn, deposes and says, that on the 8th day of August 1882  
at the said premises City of New York,  
in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent, on the day time  
the following property, viz:

About Twenty Seven and  
seven eighths yards of Black doeskin  
of the value of Sixty one  $\frac{34}{100}$  dollars

the property of Levi Morris and in this  
deponent's care and charge

and that this deponent  
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,  
stolen, and carried away by Levi Morris (now

here) from the fact that this de-  
ponent saw the said Morris take  
the said goods from the counter of  
the store in said premises and carry  
away with the same.

Alfred B. Morris.

Sworn before me this

1882  
Police Justice.

0747

BOX:

73

FOLDER:

825

DESCRIPTION:

Harris, Simon

DATE:

08/08/82



825



0748

BOX:

73

FOLDER:

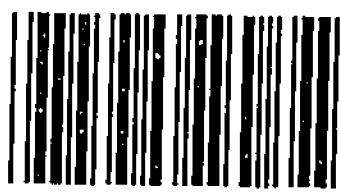
825

DESCRIPTION:

Phillips, John

DATE:

08/08/82



825

0749

BOX:

73

FOLDER:

825

DESCRIPTION:

Ladner, Alexander

DATE:

08/08/82



825

WITNESSES.

Day of Trial,

Counsel,

Filed day of

188

Pleads

THE PEOPLE

vs.

LARCENY AND RECEIVING STOLEN  
GOODS.

Simon Harris  
John Phillips  
Alexander Ladner

JOHN McKEON,

District Attorney.

A True Bill against,  
Simon Harris  
Ben Lammess against  
Ben Phillips, & Alexander  
Foreman.

At

0750



0751

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

THE POPE OF THE STATE OF NEW YORK,

against

Simon Harris  
John Phillips  
Alexander Sadner

The Grand Jury of the City and County of New York, by this indictment accuse  
Simon Harris John Phillips and  
Alexander Sadner  
of the CRIME OF GRAND LARCENY, committed as follows:

The said Simon Harris, John  
Phillips and Alexander Sadner  
late of the First Ward of the City of New York, in the County of New York aforesaid,  
on the eighth day of August in the year of our Lord one  
thousand eight hundred and eighty two, at the Ward, City and County  
aforesaid, with force and arms one watch of the value of  
one hundred dollars, one watch chain  
of the value of thirty dollars and one  
locket of the value of twenty dollars and  
divers promissory notes for the payment  
of money the same being then and there  
due and unsatisfied of the kind known  
as United States Treasury notes of a  
number and denomination to the  
Grand Jury aforesaid unknown of  
the value of sixty four dollars

of the goods, chattels and personal property of one

Abraham Rosenberg

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

0752

And the Grand Jury aforesaid, by this indictment, further accuse the said  
*John Phillips and Alexander Sadner*  
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows :

The said *John Phillips and Alexander Sadner*  
late of the Ward, City and County aforesaid, afterwards, to wit, on the day and in the  
year aforesaid, with force and arms, at the Ward, City and County aforesaid *one*  
*watch of the value of one hundred*  
*dollars and ~~one~~ watch chain of the*  
*value of thirty dollars and one locket*  
*of the value of twenty dollars*

of the goods, chattels and personal property of the said *Abraham Rosenberg by Simon Harris*  
~~by a certain person or persons to the Grand Jury aforesaid unknown,~~ then lately before  
feloniously stolen, taken and carried away from the said

*Abraham Rosenberg*  
unlawfully, unjustly did feloniously receive and have, the said  
*John Phillips and Alexander Sadner*  
then and there well knowing the said goods, chattels and personal property to have  
been feloniously stolen, taken and carried away, against the form of the Statute in  
such case made and provided, and against the peace of the People of the State of  
New York and their dignity

JOHN McKEON, District Attorney.

N.Y. General Sessions

The People &c

aget  
Samuel Harris

City & County of New York ss.

Leonora De Lara being duly sworn says that she is the mother in law of Samuel Harris the above named prisoner. That she has been acquainted with him for over seven years, and has lived in the same house with him a great portion of the time. That said Samuel has worked as an operator on Sewing Machine in the Tailoring business since deponent has been acquainted with him and was working at his business at No 813. Park Avenue Brooklyn at the time of his arrest.

That he has never been arrested for any offence in his lifetime before to the personal knowledge of deponent and from information received.

That he has been married to the



0754

daughter of deponent for nearly  
two years last past. and has been  
a good husband earning an honest  
living.

Shewn to before me this }  
14<sup>th</sup> day of August 1882. } Leonard De Lara  
John A. O'Brien }

Notary Public  
N.Y.C.

N. Y. General Sessions

The People &c

aget  
Samuel Harris

City & County of New York ss.

Sarah De Lara being duly sworn  
says that she resides at 1850  
34<sup>th</sup> Avenue in said city.

That she has been acquainted with  
the above named prisoner for over ten  
years past.

That she is the sister in law of said  
prisoner and was well acquainted  
with him before she became acquainted  
with his wife's family.

That the said Samuel Harris  
has been a hard working young man  
and has never been arrested or  
charged with any offence since  
deponent has been acquainted  
with him.

Sworn to before me this

14<sup>th</sup> day of August 1882

John A. O'Brien

Notary Public

70

Sarah De Lara

0756

New York Aug 16 1851

Dear Sir

I have known Mr Simon  
Harris from childhood on  
to this day to be an honest  
upright going man he did not  
harm no one with a cent he  
was always true and  
respectful

Yours Truly  
12 Ridge Street



0757

New York Aug 16

1852

Gentlemen

I was surprised to hear of  
such a thing concerning Simon  
Davis I have known him  
from a boy and all his  
family they are decent  
hardworking and trustworthy  
people.

Jacob Davis  
365 Bowery.

0758

New York Aug 14/92  
To all whom it may concern.

Wm. Simon Harris,  
operator on seats has  
worked for me for the  
past 2 years, and  
found him to be a  
honest and trustworthy  
man.

Myman Lowenberg,  
203 Delancey St.  
City.

0759

DISTRICT ATTORNEY'S OFFICE,

New York

188

Simon Harris Taylor <sup>Married</sup>  
Rosenberg 34 Ludlow  
ladder bar vest couldn't  
walk & came by back  
of bar

Rosenberg sitting on  
sidewalk fell asleep  
Jury in Phila acknowledged  
the theft. Brought over  
to New York. Admitted theft  
habit always spending in

Saloon & played cards  
incessantly. Worked in vicinity  
& well known there. Getting  
known apt to be even corrupt  
spoke of his good character.



0760

BOX:

73

FOLDER:

825

DESCRIPTION:

Harris, Simon

DATE:

08/18/82



825

WITNESSES.

1674

Day of Trial,

Counsel,

Filed

18 day of Aug.

1882

Pleads

*John McKeon* THE PEOPLE

vs.

P

*Simon Harris*

LARCENY AND RECEIVING STOLEN GOODS.

JOHN McKEON,

District Attorney.

A True Bill.

*W. C. Clark* Foreman.

*Aug 18-1882*

*Pleas do Guilty*

*State Reformatory, Columbia.*

0761

0762

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Simon Harris*

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

*Simon Harris*

of the CRIME OF GRAND LARCENY, committed as follows:

The said

*Simon Harris*

late of the First Ward of the City of New York, in the County of New York aforesaid,  
on the *eight* day of *August* in the year of our Lord one  
thousand eight hundred and eighty *two*, at the Ward, City and County

aforesaid, with force and arms *one watch of the value of*  
*one hundred dollars, one watch chain of*  
*the value of thirty dollars, one locket of the*  
*value of twenty dollars, and divers promis-*  
*sary notes for the payment of money, the*  
*same being then and there one and unsat-*  
*isfied of the kind known as United States*  
*Treasury notes of a number and denom-*  
*ination to the Grand Jury aforesaid unknown*  
*of the value of sixty four dollars*

of the goods, chattels and personal property of one

*Abraham Rosenberg*

then and there being found,

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

*John McLean*

*District Attorney*



0763

Procured  
Dec 29<sup>th</sup> 1884.  
O. B. S.

Wm. W. Harvey

St. Louis Mo.

10 (B) 100

✓

0764

*State of New York.*

Aug 1882

*Executive Chamber,*

*Albany, Dec. 11 1884*

Sir: Application having been made to the Governor for the pardon of *Mrs. Harris*, who was sentenced on *May 18* 1882, in your County, for the crime of *L.O.* for the term of *years and* to the State Prison. *Refusing* you are respectfully requested (in pursuance of Chapter 310, Laws 1849) to furnish the Governor with a concise statement of the case as proven on the trial, together with any other facts or circumstances which may have a bearing on the question of granting or refusing a pardon. Be pleased, also, to state the previous character of the convict. *He is respectfully requested*

Each letter of inquiry from this Department should be answered on a separate sheet.

Very respectfully yours,

*John C. Hendon.*

*Mr. R. B. Oliver,*

*67 Gordon Ave  
New York*

District Attorney, &c.

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

## BAITING

Sec. 208, 209, 210 &amp; 212

675

Police Court 3 District 1

THE PEOPLE, &c.  
ON THE COMPLAINT OF

Abraham Lincoln

34 Audubon

Misses Jackson

*Alfred H. H. H. H.*

~~Mr. Wallace~~

100

ated  
Ways

Michael

Day 7

Er  
er  
er

business, Heidi ~~of the~~

*[Handwritten signature]*

3

110  
14  
86

100

13. 18. 94

**A**

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 Susan Harris

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

mitted to the Warden or Keeper of the City Prison until they give such bail or legally discharge

Dated August 11 1887 J. B. Smith Police Justice.

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

*Dated* ..... *188* ..... *Police Justice.*

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

Dated Dec 11 1887 J. B. Thompson Police Justice.



0766

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

*I have nothing to say at present*

*Simon Harris*

Taken before me this

day of

188

*J. J. Williams*  
Police Justice.

0767

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

3 DISTRICT POLICE COURT.

Alexander Ladner 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 any waiver cannot be used against him on the trial,

Question. What is your name?

Answer. Alexander

Question. How old are you?

Answer.

39 years

Question. Where were you born?

Answer.

Austria

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

Answer.

230 Wisconsin St for 6 or 8 months

Question. What is your business or profession?

Answer.

Diamond Letter & Jeweller

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 didn't know it was stolen, I bought it of a respectable man, whom I have known for 18 months. I gave him 80 dollars. It was John Phillips. He gave me a receipt, the one here shown with no mark on it. When the officer came to inquire about it I told him and went and got the

~~Taken before me, this~~

day of

188

watch for him. My place of business

Police Justice.

at 34 John St. It was formerly 46 & 50 Nassau St. I have been in business here 10 years, I paid the full value for it.

Alexander Ladner

Taken before me this 11

day of May 1882 St. Nicholas Police Court

0768

Sec. 198-200.

CITY AND COUNTY  
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

*Julien Phillips* 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. *Julien Phillips*

Question. How old are you?

Answer. *39 years*

Question. Where were you born?

Answer. *Poland*

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

Answer. *220 7<sup>th</sup> Street New York for 19 months - since I have been here*

Question. What is your business or profession?

Answer. *Shoemaker by profession*

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 disposed of it for Mr Harris at his request and upon his assertion that his title to it was good.*

Taken before me, this *11*

day of *Aug* 188 *8*

*J. Whitely* Police Justice.

*Sept John Phillips being duly sworn in his own behalf and upon his own request says,*  
2 *When did you first see Harris on Tuesday last.*



0769

Q Between 12 M & 1 Pm

2 He showed you a watch?

A No. He asked says "I know you are dealing in jewelry. I have a watch & chain. Can you sell it for me?" I said "Yes". He said "I haven't got it with me. You will have to wait for an hour till I go & fetch it". I waited & he came back called me out in the yard & showed me a watch. I said he could come with me & I would try to sell it. He did go with me to Latner in John Street & waited outside. I asked him what he wanted for it. He told me \$65 and whatever I made more was mine. I took it to Latner for \$80, & received \$25 cash and check on his brother in law in East Broadway for \$55. Harris & I went to East Broadway together and his brother in law said he couldn't cash it without a letter. We went back to Latner, Harris staying outside. I told Latner what his brother in law said & he gave me a card with writing on it which I took to the brother in law. He said he could not cash it because the sign was not on it. We went back to Latner & told him that his brother in law would not buy without some sign from him. Latner dressed himself and with ~~us~~ me & his brother in law. He then said you go into the saloon and I will bring it in to you presently. I went in the saloon and he came soon after with the money.

2 Did you ask Harris when he came to you whether this property was his to sell.

A I did.

2 When he came back in an hour did he bring a man & say this is the man the watch belongs to.

A Yes.

2 Did you tell him you only got \$60 for it

A Yes.

2 What did he say then.

A Nothing. He gave me  $2\frac{1}{2}$  dollars

0770

Q Did you introduce Harris  
to Latimer after he found  
you

A No

Q Why not

A Because we were in conver-  
sation about something  
else.

J. Phillips  
Sumner before  
his 11 day of Aug 1882

J. Phillips

Philadelphia

Alexander Latimer being  
duly sworn as a witness in  
behalf of J. Phillips says

Q How long have you known  
Phillips

A For the last 18 months.

Q Have you met him often in  
that time.

A Not very often. I used to  
meet him in a saloon  
Shulinskeys in East

0771

Broadway about 4 hours  
from my brother in law.

Q Did he sell you the watch  
on Tuesday.

A It was on the 8<sup>th</sup>.

Q How did you pay him

A I paid him \$25 and a check  
for the rest sent it to my  
brother in law. He came back  
& said he couldn't get the  
money. I gave him a card  
with my writing on it & he  
came back again & said  
they wouldn't change it. He  
I don't remember  
brother in law and got  
the money & paid him in  
Chapman's Saloon.

X  
Q When he came was he alone

A Yes

Q Did you see any body else

A No.

Q Do you know Harris?

A No

Q Did you ever see Harris  
before today

A No.



0772

Q Did you and Phillips  
walk along together to  
Shuprinky?

A Yes

Q Did Harris join you at  
any time

A No. I never saw that  
man before —

Seen before — Alexander Latner  
per 11 day of Aug 1882

J. Phillips

Butcher

William Isaac, my  
only son for defense  
and

Q State your age, residence  
or occupation

A 34 years old, 378 Grand  
St & keep a lager beer saloon.

Q Do you know both Harris  
& Phillips

A Yes

Q Were you in your place  
when they were in there on

Tuesday

A Yes. I saw Harris give Phillips a watch. I asked him "what is this" & he says "it's a watch and he wants too much money for it. He wants \$5".

Q Are they in the habit of coming into your place & drinking & playing cards?

A Yes

Q How long have you known Phillips?

A About 22 years.

Q How long have you known Harris?

A About 6 years.

Q Where were they when the watch was handed by Harris to Phillips?

A Just in the doorway.

Meethus Isaac

Given before me  
this 11 day of Aug 1842

J. H. H. H.  
Notary Public

Q How long have you known him.

A About 15 years. Known him in the old country.

Q Did you ever know of his being charged with any crime.

A No.

Q Have you ever been arrested at any time for any thing

A No.

Q

Q Where was it that Harris came to you about the watch.

A At Nathan's Ocean's Saloon between Norfolk & Suffolk.

Q What time of day was it.

A Between 12 & 1 o'clock.

Q Did he come by appointment

A No

Q Do you know how he knew you were there.

A He was there before me. I met him there.

Q Are you in the habit of going to that saloon

A Yes

Q Is he

A Yes

Q Are you in the habit of meeting



there

A

Yes

Q

You know the proprietors & the different people in there.

A

Yes, very well. Am well acquainted with them.

Q

How long after you met him that day did he speak to you about the watch.

A

Immediately.

Q

Had you ever bought any thing from him before or sold any thing for him?

A

No.

Q

Had you ever talked with him about your business.

A

No. very little; he was not in the trade.

Q

You never had spoken to him about your business.

A

No.

Q

Did you ever tell him that you were a shoemaker or any thing else.

A

No.

Q

Did you ever tell him that you dealt in jewelry.

A

No.

Q And yet you have known him 15 years & have been meeting him nearly every day for 18 months?

A Yes.

Q Why did he ask you out in the yard to look at the watch?

A I could not say.

Q Why did you go out there to look at it?

A Because he called me out to show it to me.

Q His conduct in that regard did not excite your suspicion?

A No.

Q How long have you known Latner?

A For 20 years. I knew him in England.

Q Did you ever have any other dealings with him?

A No.

Q How did you come to go to him?

A Because I know he is a jeweller.

Q Did you know his brother in law?

A No.

0777

Q Did not know where he lived  
A No.

Q What is the name of the  
saloon on East Broadway  
two doors from his brother  
in law.

A Shumpinski.

Q Are you in the habit of  
going there.

Q Yes.

Q Did you ever meet Latimer  
there

A Yes

Q Latimer never told you that  
his brother in law lived  
there

A Not until he paid the money.

Q When you went to Latimer's  
why did you leave Harris  
outside

A Because he didn't care  
about going up.

Q When you went with Latimer  
from his place to his brother  
in law, why didn't you  
take Harris with you.

A He had left and joined  
us about 2 minutes after.



0778

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

POLICE COURT, (3)

DISTRICT.

of the 10th Precinct Police Street, being duly sworn, deposes andsays that on the 10 day of August 1882at the City of New York, in the County of New York, he arrested

John Phillips ~~the~~ one of the defendants named  
in the hereto annexed affidavit who admitted  
to deponent that he is a shoe maker and  
that he sold the watch & chain named in  
the said annexed affidavit to Alexander  
Ladner for Eighty dollars and that he  
Phillips received twenty-three dollars a  
portion of the money for said property  
sold

Eugene Beyer

Sworn to before me, this

of

August 1882

11

July

Police Justice.

0779

9

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY  
OF NEW YORK, } ssof No. *34 Ludlow*Street, *Abraham Rosenberg*being duly sworn, deposes and says, that on the *8<sup>th</sup>* day of *August* 188*2*  
at the \_\_\_\_\_ City of New York,in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent, *and from the Store in the above said premises at night time*  
the following property, viz:

*One gold Watch with gold Chain & locked attached  
of the value of one hundred and fifty three dollars  
and gold and lawful money of the issue of  
the United States consisting of notes of the issue  
of the Treasury of the United States of various  
denominations and value and in all of  
the value of Sixty four dollars  
said property being in all of the value  
of Two hundred and seventeen dollars*

the property of *deponent*

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

*and Alexander Ladner (all now here)*  
*from the fact that said Harris was in deponent's*  
*Store at the time said Watch said Chain and*  
*Money was in deponent's box, said box was*  
*lying behind the Counter, that about 10 minutes*  
*after said Harris left deponent's Store, deponent*  
*missed said property, and from the further*  
*fact that said Harris in open Court and in*  
*the presence of deponent and other witnesses*

POLICE JUSTICE.

188-



0780

acknowledged that he did steal said property—  
and that said Phillips in the company of ~~deponent~~  
said Harris sold said Watch & Chain & Locked  
to Alexander Sadner for the sum of Eighty dollars  
Deponent in company of officer Etienne Bagot  
<sup>and John Phillips</sup> went to Alexander Sadner Place of business  
at N<sup>o</sup> 32 John Street and said officer demanded  
to see said Watch and Chain said Sadner  
said he had such Watch but he has the  
same in a place on East Broadway  
that deponent then recovered said Watch & Chain,  
Deponent therefore charges that said Harris  
and said Phillips did steal said property  
and that said Alexander Sadner did  
unlawfully and feloniously receive said  
Watch said Chain & Locks & he well knowing  
at the time that the same was stolen property

known to before me this } Abraham Rosenberg  
11<sup>th</sup> day of August 1882 }  
J. H. Hoffman  
Clerk of Court

Abraham Rosenberg

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION



0781

BOX:

73

FOLDER:

825

DESCRIPTION:

Hart, Edward

DATE:

08/18/82



825

0782

BOX:

73

FOLDER:

825

DESCRIPTION:

West, Lizzie

DATE:

08/18/82



825

0783

BOX:

73

FOLDER:

825

DESCRIPTION:

Gill, Alice

DATE:

08/18/82



825



Witness  
Mary Ann Lane  
bailed by Edward J. Mitchell  
Bonkers N.Y.

Sept 20 1882

In the case of Alice  
Gies, Lizzie West  
I do not think from the  
evidence adduced on the  
trials of Hank, that  
they can ever be convicted  
nor do I think on the  
evidence that they should  
be. I therefore advise  
that they be discharged.

Apprecious  
Chas. Dinsdale

X  
172 3267243 Aug 18/82  
2211444

Counsel,  
Filed 18 day of Aug 1882  
Pleads *Obsequity*

THE PEOPLE

47 1/2 Mm. Dr. 1

Edward Hart

Gizzie West <sup>2</sup>

Oliver <sup>3</sup> Gie P

JOHN McKEON,  
District Attorney.

243 - Deacons' Court  
 Sept 19/12  
 My Church Foreman  
 2 Sept 19/12  
 6  
 J. G. P.

0784

0785

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

THE PEOPLE OF THE STATE OF NEW YORK,  
against

Edward Hart  
Lizzie West and  
Alice Gier

Hart of the crime of Robbery in the first degree, and Lizzie West and Alice Gier of the crime of being Accessories thereto before the fact, committed as follows:  
The Grand Jury of the City and County of New York, by this indictment accuse Edward Hart, Lizzie West and Alice Gier of the crime of Robbery in the first degree, committed as follows.

The said

Edward Hart

\$105.  
late of the First Ward, of the City of New York, in the County of New York, aforesaid,  
on the eleventh day of August in the year of our Lord  
one thousand eight hundred and eighty two at the Ward, City and County  
aforesaid, with force and arms, in and upon one Mary Ann Lane  
in the peace of the said People, then and there being, feloniously did make an assault and  
one promissory notes for the payment of money, being then and there  
due and unsatisfied, and (of the kind known as United States Treasury Notes), of the  
denomination of twenty dollars, and of the value of twenty dollars each: ten  
promissory notes for the payment of money, being then and there due and unsatisfied,  
(and of the kind known as United States Treasury Notes), of the denomination of ten  
dollars, and of the value of ten dollars each: ten promissory notes for the  
payment of money, being then and there due and unsatisfied, (and of the kind known  
as United States Treasury Notes,) of the denomination of five dollars, and of the value of  
five dollars each: ten promissory notes for the payment of money, being then and  
there due and unsatisfied, (and of the kind known as United States Treasury Notes)  
of the denomination of two dollars, and of the value of two dollars each:  
twenty promissory notes for the payment of money, being then and there due  
and unsatisfied, (and of the kind known as United States Treasury Notes), of the  
denomination of one dollar, and of the value of one dollar each: \_\_\_\_\_ coins,  
(of the kind known as cents), of the value of one cent each: \_\_\_\_\_ coins,  
(of the kind known as two cents), of the value of two cents each: \_\_\_\_\_ coins,  
(of the kind known as five cent pieces), of the value of five cents each: \_\_\_\_\_

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

Mary Ann Lane

from the person of said Mary Ann Lane and against  
the will, and by violence to the person of the said Mary Ann  
Lane then and there violently and feloniously did rob, steal, take,  
and carry away, against the form of the Statute in such case made and provided, and  
against the peace of the People of the State of New York, and their dignity.

~~JOHN McKEON, District Attorney.~~

and the said Lizzie West and Alice  
Gier, each of the Ward, City and County

0786

aforesaid, before the commission by the said Edward Hart of the felony and robbery aforesaid, in manner and form aforesaid, on the day and in the year aforesaid, at the Ward, City and County aforesaid, was accessory thereto before the fact, and did then and there feloniously and maliciously incite, procure, move, counsel hire, and command the said Edward Hart the felony and robbery aforesaid, in manner and form aforesaid, to do and commit, against the form of the statute in such case made and provided, and against the peace of the People of the state of New York and their dignity.

John McKeon  
District Attorney



0787

Consulment issued by  
Edward J. Mitchell  
18 Washington St.  
New York, N.Y.  
Oct 30, 1892

BAILED,  
No. 1 by \_\_\_\_\_  
Residence \_\_\_\_\_  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_

Complainant in  
Homicide  
in default of \$200.  
to testify

679  
Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Mary Ann Lane  
Edward Hark  
George W. Cook  
Edna Lee  
as accessories  
Offence, Robbery

Dated August 12, 1892

Magistrate  
Officer

Clerk

Witnesses

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_

No. 5, by \_\_\_\_\_  
Residence \_\_\_\_\_

No. 6, by \_\_\_\_\_  
Residence \_\_\_\_\_

No. 7, by \_\_\_\_\_  
Residence \_\_\_\_\_

No. 8, by \_\_\_\_\_  
Residence \_\_\_\_\_



to answer  
Constitutional Case

Oct. 12, 1892

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

Edward Hark

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

he legally discharged  
Dated August 12, 1892 Hugh J. Foster Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

FIRST DISTRICT POLICE COURT.

---

THE PEOPLE

vs.

VS.

EDWARD HART.

---

D. S. Veitch,

Stenographer's Notes,  
101 Centre St. N. Y. City  
August 12th 1882.

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0788

0789

FIRST DISTRICT POLICE COURT.

THE PEOPLE ON THE COMPLAINT OF

MARY ANN LANE

vs.

EDWARD HART.

:  
: Before  
:

: Hon. MUGH GARDINER,  
:

: Police Justice.  
:

Aug. 12th 1882.

City and County of New York, ss:--

Mary Ann Lane, having been duly sworn to the complaint which she has made in this case was now called for cross-examination.

(By Mr. James Oliver)

Q. Did you miss your money before you went into the yard?

A. No, sir.

Q. You were sick to your stomach?

A. Yes, sir, I did not feel well.

Q. Before you went down did you give your pocket book to anybody?

A. No, sir.

Q. Did you give your pocket book to that little girl there?

(Alice Gills)?

A. I gave this pocket book and some small change.

Q. When you woke up in bed did you say to Alice Gills that you



0790

had lost \$100?

A. \$105.00.

Q. When you woke up and were in bed you told this girl you had lost \$105.?

A. Yes, sir.

Q. She told you no, you did not, "I have your money here in the pocket book."

A. No, sir.

Q. Did she say, "Here is your pocket book you gave me to keep for you?"

A. No, sir.

Q. Did she give you the pocket book back?

A. Yes, sir.

Q. And that was when you woke up, when you were in bed?

A. Yes, sir. I was not asleep.

Q. After that you searched your breast? You put your hand in your breast?

A. Yes, sir.

Q. After that you got up out of bed, didn't you?

A. Yes, sir.

Q. You went into the yard, didn't you?

A. No, sir.

Q. Don't you swear here in this complaint, that you got up out

0791

of said room and went into the yard?

A. I got up to get a drink of water.

Q. Well, you did get up and go into the yard?

A. Yes, sir.

Q. You threw up from your stomach?

A. Yes, sir, I did.

Q. You were drunk on the night before?

A. No, sir; I had not tasted anything from the time I came in-  
to the City; I took one glass of beer but not in the City.

Q. Were you drunk on the boat or cars?

A. No, sir.

Q. Did you strike anybody on the cars?

A. No, sir.

Q. You did not strike anybody?

A. No, sir.

Q. No one struck you?

A. No, sir; I got struck in the yard.

Q. After you got up and went into the yard did Miss Gills go  
out for a Seidlitz powder?

A. I asked her but she did not give it to me; this was in the  
yard I asked her for it.

Q. What happened in the yard?

A. This man followed me out.

Q. What man?

A. They called him Hart; <sup>well</sup> Miss ~~Gills~~ called him Hart; I never saw him before.

Q. Would you know him again if you saw him?

A. Yes, sir; that is the man. (Pointing to the prisoner.) I am sure.

Q. What did he do then?

A. The first thing he hauled off and struck me, and I fell up down across the yard, and I picked myself quickly; there is a window leading from the room to the bench.

Q. You picked yourself up quickly?

A. Yes, sir; I went over to the window where the bench was and he came up to me and gave me several blows in my face; I saved myself a great many blows with my hand; then he struck me so many times; then he gave me a terrible stroke in the stomach. I had the money rolled in a ~~tax~~, \$105; I had on a collar with a pin, and he put his hand on and tore off two buttons; and he took the money out of my bosom and said, "If you say one word I will kill you." Then he went back into the room.

Mr. OLIVER. That is all, madam, I haven't another question to ask you.

Q. How much money did you get paid off?



0793

A. \$105. \$15 I had of my own money.

(The following evidence was given by this witness on being re-called by defendant's counsel.)

Q. When did you last see that \$105, when you left Sea Cliff?

A. I had it in my bosom and I did not take it out.

Q. You did not take it out to look at or feel of it?

A. No, sir.

Q. What time did you look at it to see if you had it?

A. I knew I had it right there.

Q. It was before you went down that you looked at your money?

A. I did not look at it; I know that I had my money there.

Q. And you did not see it from the time you left Sea Cliff at all?

A. No, sir; I was sure I had it.

Q. You did not see it since you left Sea Cliff?

A. I was sure I had it.

Q. Did you see it since you left Sea Cliff?

A. No, sir, I did not see it; when I left Sea Cliff I put it there, (in her bosom.)

Q. In a pocket book?

A. No, sir; I rolled it in a tie.

Q. You felt the money in the tie?

0794

- A. The bills were rolled so that I knew my money was there; I am sure it was there.
- Q. When you got to the bench at the window did the window break?
- A. He knocked my head against the window- one glass was broken, I stood back like this (indicating), and the window was back of me.
- Q. Your head went through the window?
- A. You can see my ear where it is cut.
- Q. Did your head go through the window?
- A. No, sir; it struck against the window.
- Q. The back of your head went through the window?
- A. Yes, sir.

*Mary Ann Lane*

Sworn to before me

this

*14<sup>th</sup>*

day of August, 1882.

*J. M. Patton*  
*Police Justice*

City and County of New York, ss:--

ALICE GILL, a witness called by the defense, deposes and  
says:--

(By Mr. OLIVER.)

Q. Where did you live, Miss Gill before you came to New York?

A. With those girls in the Sea Cliff House; I worked with Mary  
Ann Lane.

Q. How long did you work there with her?

A. Not quite a month.

Q. Did you come down with this lady?

A. Yes, sir.

Q. What night or evening?

A. We were walking down together.

Q. Did anything happen on the way down from Sea Cliff to here,  
on the cars or boat?

A. No, sir.

Q. Did she get drunk? Were you drinking?

A. No, sir.

Q. Was this lady (M. A. Lane) drinking?

A. She had something taken from the time we left there until we  
got to Lizzie's house there was no drinking.

Q. Was she drunk on the night that the money was taken from  
her?



0796

- A. She had something taken on that day.
- Q. Was she sick from drink?
- A. She was sick to her stomach but whether it was from drink or not I cannot say.
- Q. Did she give you any money to keep for her?
- A. \$5.85 in that little pocket book.
- Q. And that was before she laid down?
- A. Yes, sir, in the yard.
- Q. Did you see this man, (prisoner) in that house?
- A. He was in there but not until after we were there.
- Q. Did you see him with anybody?
- A. Yes, sir, he was changing a \$5 dollar bill for Lizzie.
- Q. Did he have a roll of bills in his hand?
- A. Yes, sir, a roll of bills.
- Q. What time of day or night was that?
- A. I should judge it was 12 o'clock at night.
- Q. What time was it she woke up in bed and said she lost her money?
- A. I do not know, sir.
- Q. Was the defendant changing money for Lizzie while the complainant was lying down?
- A. Yes, sir.
- Q. You saw the complainant when she woke up?

0797

- A. Yes, sir.
- Q. Did she tell you when she was in bed, before she went out to the yard, that she lost her money?
- A. After I got the seidlitz powder.
- Q. She was in bed then?
- A. Yes, sir.
- Q. She did not have any marks on her face then?
- A. Yes, she did.
- Q. Did you say to anybody that just as soon as this woman woke up in bed she felt of her bosom and said she had lost \$105?
- A. Yes, sir.
- Q. That was when she woke up in bed?
- A. Yes, sir.
- Q. Did she have any marks on her face then?
- A. Yes, sir.
- Q. Did she tell you she had lost it in the yard?
- A. She said she lost it but did not say where.
- Q. Did she tell you a man beat her?
- A. Yes, sir, while I was for the seidlitz powder.
- Q. Did she say not only a man beat her but took her money?
- A. No, sir, she told me she lost her money, and I said I have your pocket book.
- Q. Wasn't the statement you made to me true?
- A. Yes, sir.

0798

- Q. Why do you contradict it now? You told me that this woman woke up in bed and felt her breast and said, "My, God, I have lost my money."
- A. Yes, sir.
- Q. And that she started for the yard and rose up?
- A. Yes, sir.
- Q. And that you went for a seidlitz powder?
- A. Yes, sir.
- Q. Didn't she tell you when she woke up in bed that she had lost her money?
- A. Yes, sir.
- Q. Was this man (Hart) in the house then?
- A. I do not know whether he was in the house then or not.
- Q. When she was in the bed did you see Hart go near her or touch her?
- A. No, sir.
- Q. Wasn't this woman drunk?
- A. Well she wasn't sober, and I have seen people drunker.
- Q. Now, you did consider she was sick from the effects of beer or liquor?
- A. Yes, sir, she was sick and vomiting.
- Q. Didn't she strike some one coming down on the cars?
- A. I believe she did a man who was in the seat with us.
- Q. Did not she strike some one on the cars or the boat?



0799

- A. She struck a man on the cars.
- Q. Was she sober when she did that?
- A. Well, she had been drinking in the afternoon.
- Q. She was not sober then?
- A. No, sir.

Sworn to before me  
this                      day of August, 1882.

Police Justice.

*This witness did not come  
to Court to give her  
testimony*

0000

CITY and COUNTY OF NEW YORK, ss:--

LIZZIE WEST, a witness called by defense, deposes and says:--

(By Mr. OLIVER.)

Q. Did you work in the same place with the complainant?

A. Yes, sir.

Q. For how long?

A. Four months.

Q. In the same Hotel?

A. Yes, sir.

Q. Did you come down to New York with her?

A. Yes, sir.

Q. Did you see what happened on the cars?

A. Yes, sir.

Q. What happened ?

A. Mary A. Jane struck a man in the face in the cars.

Q. Was she drunk when she did that?

A. Yes, sir.

Q. Was she drunk when she got to this house?

A. Yes, sir.

Q. Where is the house?

A. 38 Elizabeth Street.

Q. Did she claim to have lost her money before she went out into the yard, when she woke up?

0001

- A. Yes, sir.
- Q. And that was before she went into the yard?
- A. Yes, sir.
- Q. Before she had any marks on her face?
- A. Yes, sir.
- Q. Did you see anybody assault her?
- A. No, sir.
- Q. Did you hear any screeching?
- A. No, sir.
- Q. Were you in the house all the time?
- A. Yes, sir.
- Q. You heard no halloaing or screeching?
- A. No, sir.
- Q. Did she tell you after this affair that any one struck her in the yard?
- A. No, sir.
- Q. Did she fall down in the house?
- A. She fell on the cars coming from Long Island.
- Q. Then it was after she got out of bed that she said she lost her money before?
- A. Yes, sir.
- Q. Was she sick to her stomach?
- A. Yes, sir, <sup>every</sup> ~~for~~ five or ten minutes.



0802

Q. While this woman was lying down in bed how many hours was it before she went into the yard and this man had the money in his hand?

A. He changed a \$5 dollar bill; when I asked Mr. Hart to change me a \$5 bill he took out a roll of bills a big roll of bills and changed \$5 for me.

Sworn to before me  
this 14<sup>th</sup> day of August, 1882.

*Elizabeth Hart*

*J. M. Patterson*  
Police Justice.

0003

CITY and COUNTY of NEW YORK, ss:--

JOHN CALLAGHAN, a witness called by the defense, deposes and says:  
(By Mr. OLIVER.)

Q. Were you present in the house where this lady was?

A. Yes, sir.

Q. Did you see her come into the house?

A. Yes, sir.

Q. What time did she come in?

A. I could not tell you exactly, I think it was about 6 or half past six o'clock.

Q. Was she under the influence of liquor?

A. Yes, sir; the two of them were drunk, she and Lizzie West.

Q. She and another lady were drunk?

A. Yes, sir.

Q. Did you see her go to bed?

A. She threw herself on the bed, and then she spewed all over the floor; afterwards she went into the yard and fell through the window and broke it. Neighbors came down stairs to see what was the matter. I told them it was only a few friends of mine who came from the country and they were a little drunk, and they said that was all right. afterwards she fell asleep. This man(Hart) and I have worked together at boxes; we have to have money to buy boxes;

0004

and the money found in his pocket was his own; I do not suppose that the young fellow had anything at all to do with it; if he had taken \$105 he would have had it about him, I suppose.

Q. Did you see this woman wake up?

A. No, sir; I know she was lying on the bed rolling and tumbling and heaving around; this young fellow took her handkerchief and bathed her face with it.

Q. She was there drunk in bed?

A. Yes, sir.

Q. She went to bed drunk?

A. Yes, sir.

Q. She was drunk when she came there?

A. Yes, sir.

*John Callahan*

Sworn to before me  
this 14<sup>th</sup> day of August, 1882.

*A. D. Patterson*

Police Justice.



0005

CITY and COUNTY OF NEW YORK, ss:--

EDWARD HART, the defendant in this action, was now called to the stand, and being examined by his counsel, deposes and says:-

- Q. Did you see that woman in the yard in the place in Elizabeth street?
- A. Yes, sir; I saw her when I first went into the house, I was introduced to her.
- Q. Was she drunk? A. Yes, sir.
- Q. Did you strike her? A. No, sir.
- Q. Did you take any money from her? A. No, sir.
- Q. Did you beat her?
- A. No, sir, she fell through the window.
- Q. Whose money was that which was taken from you?
- A. My own which I do business with.
- Q. What is your business?
- A. Packing boxes and strap business.

Sworn before me

this 14<sup>th</sup> day of August, 1902.

*A. M. Gattuso*  
Police Justice.

The Court held the prisoner to answer.

0806

Sec. 198-200.

CITY AND COUNTY  
OF NEW YORK, } ss.

District Police Court.

*Edward Hart*

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.

*Edward Hart*

Question. How old are you?

Answer.

*27 years*

Question. Where were you born?

Answer.

*New York*

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

Answer.

*313 Madison Street about one year*

Question. What is your business or profession?

Answer.

*Dealer in packing boxes*

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

Answer.

*I am not guilty*

*Edward Hart*

Taken before me this

*12*

day of

*August*

188

*1888*

*1888*

*1888*

*1888*

*1888*

*1888*

*1888*

*1888*

*1888*

*1888*

*1888*

*Police Justice*

0007

Form 9.

South District Police Court.

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

*Mary Ann Lane, formerly  
of Sea Cliff Long Island, who states that  
she had no home in the City of New York  
street, aged 25 years, Cook,* being duly sworn, deposes and says,  
that on the *11th* day of *August* 18*82*

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

*Edward Hark, now here, did  
feloniously take, steal and carry  
away from the possession and  
possession of dependent by force and  
violence and without dependent's  
consent and against dependent's  
will the following described property,  
to wit: gold and silver money of  
the United States consisting  
a number of notes or bank bills  
of divers denominations and values  
viz: notes of the denomination and  
value of Ten, five, two and one  
dollar each, and being in all of  
the amount and value of One  
hundred and five dollars and  
being the property of dependent.*

*That on the evening of the 10 day of  
August instant dependent arrived  
in New York City from Sea Cliff  
in company with one Lizzie West.  
That she accompanied said Lizzie  
to her room in premises No. 32  
Elizabeth Street and then and  
there for the first time met the  
said dependent.*

*That about the hour of 12 o'clock  
10 minutes on the morning of said  
11th day of August instant dependent  
left said room to go to the  
yard of said premises for a  
drink of water. That said dependent*



0000

Followed deponent out of said room into the yard and without speaking to deponent did violently strike deponent knocking deponent down. That deponent arose and leaned against a bench whereupon said defendant again repeatedly struck deponent on the face with his fists and while deponent sat on said bench suffering from said blows said defendant forcibly inserted his hands in deponent's bosom under her dress, where said money was then contained, and did feloniously and forcibly steal and carry away said money therefrom as aforesaid.

Sworn to before me this } Mary H Lane  
11<sup>th</sup> day of August 1882 }

High Sheriff of Police

Form 9.

POLICE COURT—SEVENTH DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated

1887

Magistrate.

Officer.