

0596

BOX:
271

FOLDER:
2607

DESCRIPTION:
Hannan, Henry

DATE:
08/04/87



2607

0597

Witnesses:

Counsel, / / day of May 1887
Filed / /
Pleads,

THE PEOPLE

vs.
H. H. -
Henry Hamm

[Section] 498.

]

RANDOLPH B. MARTINE,
Att. of the
District Attorney.
Philadelphia.

A True Bill.

John D. Murphy
Foreman
S. P. New York City

0598

Police Court—3d. District.

City and County
of New York,

of No. 424 East 11th

occupation Liquor dealer

deposes and says, that the premises No.

424 East 11th

in the City and County aforesaid the said being a

Tavern & Hause the store

floor of

which was occupied by deponent as a

store for the sale of Wines, Liquors and Cigars

and in which there was at the time above mentioned being, no one

were BURGLARIOUSLY entered by means of forcibly

breaking in or into said light of the store door

on the 1st day of July

attempted to be

following property feloniously taken, stolen, and carried away, viz:

A quantity of Wines, Liquors and Cigars

of the value of One hundred dollars and more

the property of deponent

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

BURGLARY was committed and the aforesaid property taken, stolen and carried away by

Henry Heanue (nowhere)

for the reasons following, to wit:

That at about 1 o'clock P.M., on the morning

of the 18th deponent secured his

said store that deponent was informed by officer

John McCullough of the 13th Precinct Police that he

arrested said defendant in said premises at 3 o'clock

A.M. on the morning of said 18th day of July 1887.

Deponent charges the said defendant with Burglarily entering

said premises with intent to steal said property.

Patrick McLean

Street, aged 33 years,

being duly sworn

Street, 11th Ward

11th Ward</u

0599

CITY AND COUNTY } ss.
OF NEW YORK,

aged 39 years, occupation Police officer of No.

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

Sworn to before me, this

day of July

1887

18th

John McCullough

Solomon B. Smith

Police Justice.

0600

3d

District Police Court.

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK.

Henry Hennew 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 was unfortunate and was put in there.

Henry Hennew

Taken before me this

day of July 1888

John J. M. Justice

J. J. M.

060 1

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

Henry Kannan

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 July 1st 188

Solomon Dusen
Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0602

Police Court- 3d 1117 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Patrick McLeue

724 1/2 11th

Henry Baumau

1

2

3

4

Dated July 1st 1887

Solomon Smith Magistrate.

McCullough Officer.

13th Precinct.

Witnesses John McCullough

No. 13th Precinct Street.

No. 13th Precinct Street.

No. 13th Precinct Street.

No. 13th Precinct Street.

\$1000 to answer

John McCullough

13th Precinct Street.

RECEIVED POLICE STATION 121 DISTRICT STREET

1887

0603

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Henry Shannon

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

— Henry Shannon —

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

The said *Henry Shannon*.

late of the *Eleventh* Ward of the City of New York, in the County of New York, aforesaid, on the *seventeenth* day of *July* in the year of our Lord one thousand eight hundred and eighty-one, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *stone* of one

Patrick McTee. —

feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent, the goods, chattels and personal property of the said

Patrick McTee. —

in the said *stone*, then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

Renshaw & Sonnestein

District Attorney.

0604

BOX:

271

FOLDER:

2607

DESCRIPTION:

Hartman, Charles

DATE:

08/15/87



2607

0605

Witnesses:

Albert Ellman
Al Lomah

Counsel, Jacob A. Cullinan
Filed 15 day of Jan 1887
Please try safely, closely.

115 Main St.

1887

Pleas

THE PEOPLE

vs.

Charles Marshall

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

ETC.

Dec 6/13 AD
Dec RANOLPH P. MURKIN,

District Attorney.

A True Bill.

John H. Thimby

Part III D member Foreman.

Third year 14/87

G. S. B

0606

Police Court — *5th* District.

CITY AND COUNTY { ss.
OF NEW YORK,

of No. 1520-A Street,

Grocer

on Monday the 4 day of July

in the year 188 at the City of New York, in the County of New York

he was violently and feloniously ASSAULTED and BEATEN by

Charles Hartman (urihere) who
discharged a pistol
loaded with Powder and
leaden Ball at Deponent,
the bullet from said
pistol striking and wounding
Deponent in the right ankle

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

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

Sworn to before me, this 17 day
of July, 188.
B. J. White
POLICE JUSTICE.

Martin Maisch

0607

Presbyterian Hospital
July 5, 1817.

The patient Martin Marcell
is suffering from
a bullet wound. I
cannot see any and
although not serious,
will confirm ~~the~~ ⁱⁿ
~~the~~ word of record
says.

J. C. Marcell M.D.

0608

Sec. 192.

5 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY } ss.
OF NEW YORK,

An information having been laid before Andrew J. White Esq/ a Police Justice
of the City of New York, charging Charles Hartman Defendant with
the offence of Felonious Assault

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

We, Charles Hartman Defendant of No. 347
East 92nd Street; by occupation a Plasterer
and Frederick Braender of No. 1644 Ave B.
Street, by occupation a Builder Surety, hereby jointly and severally undertake that
the above named Charles Hartman Defendant
shall personally appear before the said Justice at the 5th District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of Five
Hundred Dollars.

Taken and acknowledged before me, this

day of July 1887

1887

POLICE JUSTICE.

5- E. Hartmann.
Frederick Braender

0609

CITY AND COUNTY { ss.
OF NEW YORK,

*John J. Murphy
Police Justice
ss.*

the within named Bail and Surety being duly sworn, says, that he is a resident and holder within the said County and State, and is worth Ten Hundred Dollars, exclusive of property exempt from execution and over and above the amount of all his debts and liabilities, and that his property consists of house & lot N° 1644

Ave. B. N.Y. City of the value of five thousand Dollars over & above all encumbrances Frederick Braender

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

During the Examination to appear
Undertaking to appear

vs.

Taken the day of 188

Justice.

0610

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 5 DISTRICT.

Sworn to before me, this
of July 1887 day

of No. 2 of Precinct Police Street, aged years,
occupation Police Officer being duly sworn deposes and says
that on the 4 day of July 1887
at the city of New York, in the County of New York, Deponent arrested
Charles Hartman "Kowher" on the
complaint of Martin Maisch who informed
this deponent that he had been assaulted
by the said Hartman who fired
and discharged a pistol that was
loaded with powder and ball at his
body striking him in the right foot.
Deponent further says that the said
Maisch is now in the Presbyterian Hospital
suffering from said injuries

William Lynch

Police Justice.

W. Lynch
Police Justice.

06 | }
Police Court, District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Hades Harrison
vs.
Hades Harrison

AFFIDAVIT.
Assault on
Maria Murphy

Dated July 3 1887

G. G. Hale Magistrate.

L. Green Officer.

Witness,

Ex. July 17 at 9 am

Disposition,

500. bail to await
the result of arraignment

06 12

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

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

Question. What is your name?

Answer Charles Hartman

Question. How old are you?

Answer

19 years

Question. Where were you born?

Answer.

Germany

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

Answer.

349 E 92 9 mos

Question. What is your business or profession?

Answer.

Plasterer

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
Ch Hartman

Taken before me this 1st day of July 1884

John Hartman
Police Justice.

06 13

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

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

Dated July 27 1887 A. B. Smith Police Justice.

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

Dated July 27 1887 A. J. White Police Justice.

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

Dated July 27 1887 A. J. White Police Justice.

06 14

190
1172
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Martin Mausch
1520 - are a
Haus Kaufmann

Offense of disorderly
conduct

1 _____
2 _____
3 _____
4 _____

Dated July 19 1889

1889

Magistrate.

Officer.

Precinct.

Witnesses

No. 348 J. H. 1520 Street.
Chas. Mausch

No. 1520 Mr. A.

No. 500 Street.
\$ 500 to answer

On July 21: 11 a.m.
n n 2 p.m. 30
Bailed

0615

217 EAST 79TH STREET,
NEW YORK.

DR. L. BURGHEIM,
HOURS:
{ UNTIL 10 A. M.
{ 5.30 TO 7.30 P. M.
{ 12.30 TO 2 P. M.

Decr 6 1887

This is to certify that Mr.
Martin Maisch is sick in
bed and unable to go to Court.
(He is under my treatment.)

Dr L. Burgheim

06 16

SESSIONS 2011 D.M.A.
S. S. CHAMBERS, CLERK.

PART III.

The Court Room is in the Third Street.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court Room
Door that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

S U B P O E N A

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,
To *Martin Musch*
of No. *1520 Avenue A*

GREETING:

WE COMMAND YOU, That all business and excuses ceasing, you appear in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the County Court House, in the Park of the said City, on the

day of *December* instant, at the hour of Eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf against

Charles Hartman in a case of Felony, whereof he stands indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMITH, Recorder of our said City, at the City Hall in our said City, the first Monday of *December*, in the year of our Lord 1887.

RANDOLPH B. MARTINE, District Attorney.

06 / 7

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Rhader Nathman

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

Rhader Nathman

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

The said Rhader,

late of the City of New York, in the County of New York aforesaid, on the
January day of January — in the year of our Lord
one thousand eight hundred and eighty-one, with force of arms, at the City and
County aforesaid, in and upon the body of one Martin Martin,
in the peace of the said People then and there being, feloniously did make an assault
and to, at and against Davis the said Martin,
a certain pistol then and there loaded and charged with gunpowder and one
leaden bullet, which the said Rhader —
in Davis right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did then and there shoot off and discharge,
with intent Davis the said Martin,
thereby then and there feloniously and wilfully to kill, against the form of the statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

SECOND COUNT:

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

Rhader Nathman

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

The said Rhader,

late of the City and County aforesaid, afterwards, to wit: on the day and in the
year aforesaid, at the City and County aforesaid, with force and arms, in and
upon the body of one Martin Martin,
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make an assault, and to, at and against Davis the said
Martin.

a certain pistol then and there charged and loaded with gunpowder
and one leaden bullet, which the said Rhader —

in Davis right hand then and there had and held, the same being
an instrument likely to produce grievous bodily harm, then and there feloniously
did wilfully and wrongfully shoot off and discharge, 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.

RANDOLPH B. MARTINE,

District Attorney.

0618

BOX:

271

FOLDER:

2607

DESCRIPTION:

Harvey, Ella

DATE:

08/12/87



2607

06 19

1527 B.M. Aug 12/17
87 151 17
Com. Aug 13, 1887 Attnson
P.B.M.

Witnesses:

Off Price

Counsel,

Filed 12 day of August 1887
Pleads Not Guilty (6).

THE PEOPLE

vs.
John J. [unclear]

(Sections 217 and 218, Penal Code.)
(Murders.)

Assault in the First Degree, Etc.

Ella Harvey

Sept 17/17
Guilty by Court

On her personal recognizance
RAN DOLPH B. MARTINE,

Oct 17/17 District Attorney.

John Price, Off Price

Off 1st 1887
Off 1st 1887
Off 1st 1887
Off 1st 1887

A True Bill.

William H. Tracy

Sept 19th 1887 Foreman.

J. H. [unclear] [unclear]
S. [unclear] [unclear]

0620

2 District Police Court
New York Aug 10th 1887

Andrew D. Parker Esq.
Chief Clerk
Dist Atty's Office

Enclosed please
find the affidavit of James
K. Price. It is the only
paper we have in this court
in that case as Col. Denning
positively refused to make a
complaint.

Yours Respy
Conrad M. Spyck
per Dr

ELLA HARVEY'S BAD RECORD.

THE WOMAN WHO SHOT COL. DEMING HER OWN WORST ACCUSER.

How She and Her Victim are Alleged to Have Ensured a Young Man into Marriage—He Freed Himself by a Great Effort—Posing as the Woman's Guardian—The Colonel Away and the Woman Free.

Ella Harvey, who shot Col. Lafayette L. Deming, of the Gorham Manufacturing Company, at No. 8 West Twenty-first street, Wednesday afternoon, was discharged yesterday at Jefferson Market, because the wounded man refused to prosecute her. Judge Duffy issued a summons for him when he did not appear in Court. The officer who served it found him coming out of the house to take a train to visit his wife in Stamford and explain things. Deming refused to make a complaint and the Harvey woman told Judge Duffy she shot him because he had wronged her. Then she went to No. 313 East Nineteenth street, where she boards. A WORLD reporter saw her there and she told a story of shame in a very brazen way. Her husband's successful suit for divorce. She says she married when fourteen years old an Italian, who died a year afterwards. Four years ago she came to New York. Aug. 21, 1884, she first saw Col. Deming in Union square. He accosted her, they dined together, and thereafter they did not separate for some time. A few days later, on Deming's return from Saratoga, where he went to bring home his wife, he found another place for the woman, and she remained there until November. For two weeks during that period, while Mrs. Deming was absent in Philadelphia, she and Deming lived as man and wife. In November Deming engaged board for her with Mrs. Nicholson, at No. 404 Lexington avenue, representing himself as her guardian. The day after the latter went there she met Victor Eugene Tagliaferro, a young man, a native of Malta, who had been in the country only a short time. On New Year's Day, 1885, she promised to marry him. The engagement was broken three times, but the marriage finally took place Feb. 6. The Rev. Dr. Orinston performed the ceremony at his residence, No. 17 West Thirty-second street. Mrs. Harvey says that Tagliaferro went to Col. Deming before that event, and, under the impression that the latter was her guardian, asked permission to marry her. This, she says, was refused, on the ground that the suitor did not have money enough; so the marriage was apparently a clandestine one.

"It took me two weeks to learn how to pronounce my husband's name," flippantly remarked the woman, who kept punning on the name by calling it "Tell-yer-teller," and indulging in similar jokes. The couple parted Feb. 23, seventeen days after marriage, according to her story. She assigns as a reason the financial straits of her husband, who she says told her he had a note for \$900 then due, and asked her "to work the old man"—meaning the colonel—so that they could get the money. They quarreled because she refused, and so they parted. Suit for divorce was commenced, but she said she did not know how the case was decided, and she did not care. Three weeks ago she went to No. 9 West Twenty-first street to engage a room, which she said she would take. Deming engaged the latter, and has since occupied it. She went there last Saturday and waited for him to come

systematic series of forgeries on a bank, known, arrived in this city on the steamer, cousin, of the Gulon line, yesterday. When the steamer reached Quarantine it was boarded by Detective Sergeants Maguire and Doyle, of Inspector Byrnes's force, who placed Bidwell under arrest. He was taken to Police Headquarters and locked up in the Inspector's room, where he was closely questioned. Then he was taken to Jefferson Market and arraigned before Judge Duffy on the charge of being a suspicious character. As Bidwell is a native-born American there was nothing to prevent his landing on the ground of his being a criminal, and as he is a hopeless cripple, whose family promise to take care of him, he was discharged. He left the city on a late train last night for Massachusetts, where his wife and son have resided since he left this city, sixteen years ago, to engage in the system of forgeries by which he and his associates succeeded in securing several million dollars from the Bank of England.

Bidwell was pardoned July 23. He was then confined in Woking Prison and in charge of two attendants started immediately for Liverpool, where he boarded the Wisconsin, on which his sister had engaged passage for him and for herself. The prison guards remained with him until the steamer sailed. He is paralyzed from his hips down and unable to walk a step, it being necessary to carry him about. The Wisconsin encountered extremely rough weather, and a second-cabin passenger named Wright had both bones of the forearm fractured, being struck by a wave which washed over the deck. Bidwell was a pretty good sailor, and despite the buffeting that the steamer got he was carried to his meals, and he spent a great part of each day on deck. He went under the name of A. D. Howe, and outside of the officers his identity was not known. But he attracted not a little attention by reason of his eccentricities and his habit of declaiming poetry of his own composition. It is claimed that he is insane, and this as much as his crippled condition led to his pardon. Inspector Byrnes received word that Bidwell had sailed, and he detailed Detectives Maguire and Doyle to arrest him on his arrival. At 8:40 yesterday morning—five minutes after the steamer was reported as passing Sandy Hook—they started for quarantine on the United States revenue cutter William E. Chandler, along with the customs inspectors. They boarded the Wisconsin there and hunted for their man. Detective Doyle, who knew Bidwell when he lived in this city in 1871, had no difficulty in picking him out, although finding he was much changed in appearance. He is a slight man of average height, of dark complexion, and his black hair and heavy mutton-chop whisker and mustache are pretty well silvered. He was dressed in an English suit of dark blue. While on the main deck, when he had been carried ashore in the morning, the detectives confronted him and told him he was their prisoner. He was not one astonished, but also slightly indignant.

"There is something back of all this," he angrily said. "You are not detectives, but blackmailers. I am not wanted for any crime, and the law nothing whatever to do with me."

His sister also expostulated at the interference. She is a matronly and gentle-looking woman on the shady side of fifty, and was dressed in deep mourning. When Bidwell realized that he was in commotion, he went down to his stateroom. The Wisconsin was expected to arrive Tuesday night and his wife and son had made preparations to meet him. They left a note to be delivered to him if the steamer came up before they reached the dock asking him to leave word where they could find him. He had prepared a note for them stating that he would go to the United States Hotel, register under his own name and await them there. When the steamer reached her wharf Mrs. Bidwell and her son, a bright looking, quiet young man, twenty-one, had greeted Bidwell in his stateroom. His wife is an attractive woman, with gray hair and was dressed in a stylish brown costume with a sash with yellow feathers. Bidwell was brought over the steamer's side by the attendant who had carried him about on shipboard. A cold was in waiting, and in this Bidwell was placed, accompanied by Mrs. Bidwell, her son and sister-in-law. One of the detectives mounted the box and then the carriage drove off, followed by a couple of detectives in a cab which kept close behind. From the Mott street end west the party entered Police Headquarters and went into Inspector Byrnes's room. Bidwell was left alone with the officers.

It was hard work for the Inspector to get a statement from Bidwell because he talked in a rambling way. He said that he was born in Medina, this State, in 1833, and was a wholesale grocer there before he came to this city and got "into bad company," as he expressed it. He lived in this city about six months and in 1871 went to England. The combination to rob the Bank of England, he asserts, was not formed until he reached the other side. When asked to what extent the forgeries were successful Bidwell answered:

"Some say \$1,000,000, some \$2,000,000 and others think as much as \$3,000,000. A great deal was made good afterwards. They took several thousand pounds from me when I was arrested and that was all I had. Some people think I kept a large part of the money, but I haven't any at all. Here is every bit I have," and he turned his pocket inside out and dumped the contents on the table. There were several gold coins in the lot, but that was the sum total of his possessions, he claimed. After making his statement the prisoner became very restless. He recited one of his poems, called "Lightning at Sea," with considerable dramatic force. Just before 4 o'clock he was taken to a car standing at the Mott street entrance, supported on the shoulders of Detectives Doyle and Rogers. As the trio descended the stone steps a photographer stationed on the opposite side of the street took an instantaneous picture of him. There was no portrait of Bidwell in the Rogue's Gallery and one was desired. That was one of the reasons why he was arrested, and besides it was considered a wise precaution to have some of the Central Office detectives see him, as he is to be kept under surveillance.

The party was driven to Jefferson Market and went in by the private entrance on Tenth street to Justice Duffy's private room. The Justice suspended his other business long enough to attend to Bidwell's case. In the presence of a WORLD reporter he made a statement to the Justice. He said his family was possessed of some property and would take care of him. There was no likelihood of his ever again transgressing, for he had had a bitter experience. Now that he had regained his liberty, he had placed himself under the care of his wife. He had caused his family a great deal of suffering through his misdeeds, and for the rest of his life he wanted to do what he could to atone for the past. For fourteen years he said he had been an inmate of British prisons, six of which were at Dartmoor. He first went to Pontefract prison and while there became sick. The sudden change from a life of affluence to a cell was too much for him and he was seized with lumbago. This grew worse and developed into a serious physical condition. The authorities thought he was shamming and put him in darkness and kept him there for five years.

"During those five years I never saw the sun or the earth," he said, and the tears filled his eyes and he choked back a sob. He added: "It took the eight years to find out that I was not shamming."

in, after he had told her that he could not afford to support her any longer. They had a talk on the street, and she says she told him, "You'll never live to see the light of day."

"He tried to slip me," she said to the reporter, "and going into his room I went through his pockets, tore up my picture and took out of his trunk a revolver I bought to shoot him with before."

When Deming came home he kept the door locked against her, and when he tried to sneak out she discharged the revolver through the partly opened door. She offered to fetch a physician, but after saving he forgave her, he went out of the house and drove off in a cab. Thinking he had gone to his physician's, she went there and not finding him visited the Grand Central Depot. Not getting any trace of him she gave herself up to a policeman and passed the night in Capt. Williams's station-house. She added that if she thought Deming would come back to her she would not say a word against him. She shot him because he was tired of her and was trying to be rid of her.

"I don't know whether I'm sorry or not that I didn't kill him," she soliloquized, "but be better not come near me again or I will kill him, that's all." There is nothing attractive or fascinating about the woman now, although it is said that three years ago she was plump and pretty. Apparently she is proud of the notoriety she has gained and has all the characteristics of an adventuress. It is easy to see how Tagliaferro became ensnared by her. He is simple clerk in a liquor house in lower Broadway and at the time of his marriage earned \$15 a week. His frankness makes it painfully apparent that he was easily gulled. To a reporter he said:

I was introduced to the woman and supposed her modest and respectable. She introduced Deming as her guardian and accounted for his frequent visits by saying that she had been left property which required a good deal of attention. He made no objection to our marriage and we were married one evening and went to the theatre afterwards. She told me her husband, whose name was Horatio, was dead. Her home was in Honesdale, but she had been living in Philadelphia. After we had been married about three weeks she said she was ill and wished to visit her aunt in New Brunswick. The next Saturday she called at my place of business and gave her half my salary. She gave me an address to write her, but it was wrong. The next day she came for money again and I gave it to her by advice of my lawyer, although I then knew of her relations with Deming. Once she complained to the head of the house where I was employed that I refused to support her, and she used bad language and made such scene that they had to put her out of the office. I never owed anybody a penny, and the story of the note is a lie. You can't believe what she says. Such a time as I have had with that woman! She bragged that she would drive me out of the country and get a divorce herself, but I have been able to defeat her plots and am free from her."

Charles E. Le Burbier, of No. 35 Broadway, who was counsel for Tagliaferro, said:

All that my client has said is supported by the evidence on the reference in the divorce suit before Jerome Buck, Judge Potter granted Mr. Tagliaferro an absolute divorce July 14. The suit was commenced in March, 1886, and in April a motion for alimony was denied. This was based on an affidavit of the landlady where Mrs. Harvey lived, showing her improper relations with Deming. I have always thought there was a conspiracy between them to get Tagliaferro to marry the woman. They "played him for a fool." I commenced suit against Deming on behalf of my client for \$20,000 damages for alienating his wife's affections. There was never any drop of the amount asked, but the case was finally dropped because we did not want to complicate matters. Deming alleged that it was blackmail, but you can judge for yourself whether the poor fellow had any grounds or not to base on. When the summons and complaint were ready to be served some one from my office waited at Tagliaferro's place of business for the woman to come there and strike him for money. This man sat on the same car with her going up Broadway. It was a stormy March day and the car was crowded. When she started to get out of the car the Post Office man with the papers handed her off and escorted her to the sidewalk. She thought him wonderfully polite. As he anticipated Deming was waiting outside and the Colonels came up the summons-server asked if she was Mr. Tagliaferro and she answered yes. Then he presented the papers to her and Deming turned all colors for he seemed to mistrust what was up. He was also served with papers as co-respondent and defendant in the suit for damages.

On the two or three other occasions when the woman called at Tagliaferro's for money Deming waited for her on Broadway. Once she signalled for him to get out of the car by wiping the window with her handkerchief, and some one whom she did not know heard her say to Deming, "I only get \$7 out of that sucker," referring to her husband. She must be a terrible creature.

0622

CITY AND COUNTY
OF NEW YORK, { ss.

POLICE COURT, 9 DISTRICT.

Sworn to before me this
of August, 1887
day

Police Justice.

James K Price
of No. 19th Precinct police ~~street~~, aged 40 years,
occupation police officer being duly sworn deposes and says,
that on the 3rd day of August 1887
at the City of New York, in the County of New York, ~~Depository~~
arrested Ella Harvey (now here),
whom defendant believes to be
guilty of felony in shooting
one of Lafayette S. Remond on
the right breast. That said Ella
admitted to defendant to having shot
said Remond. Wherefore defendant prays that
said Ella be committed for examination
to await result of injuries so inflicted

James K Price

0623

Police Court, ~~2~~ District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Ella Harvey

AFFIDAVIT.

John Doe vs.
Elizabeth J. Aleney

Dated Aug 4 1887

Wm. H. Price Magistrate.

Officer.

Witness, C.O. E.F.

By this hand

See charges to

Disposition, P.O. Soiff

0624

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Ella Harvey

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

— *Ella Harvey* —

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

The said *Ella Harvey*)

late 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~~nine~~, with force of arms, at the City and
County aforesaid, in and upon the body of one *Sedgwick S. Denning*
in the peace of the said People then and there being, feloniously did make an assault
and to, at and against *him* the said *Sedgwick S. Denning*
a certain *rifled* then and there loaded and charged with gunpowder and one
leaden bullet, which the said *Ella Harvey* —
in *her* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did then and there shoot off and discharge,
with intent *him* the said *Sedgwick S. Denning*
thereby then and there feloniously and wilfully to kill, against the form of the statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

SECOND COUNT:

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

— *Ella Harvey* —

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

The said *Ella Harvey*)

late of the City and County aforesaid, afterwards, to wit: on the day and in the
year aforesaid, at the City and County aforesaid, with force and arms, in and
upon the body of one *Sedgwick S. Denning* —
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make an assault, and to, at and against *him* the said *Sedgwick S. Denning* —
a certain *rifled* then and there charged and loaded with gunpowder
and one leaden bullet, which the said *Ella Harvey* —

in *her* right hand then and there had and held, the same being
an instrument likely to produce grievous bodily harm, then and there feloniously
did wilfully and wrongfully shoot off and discharge, 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.

RANDOLPH B. MARTINE,
District Attorney.

0625

BOX:

271

FOLDER:

2607

DESCRIPTION:

Hilken, Charles

DATE:

08/09/87



2607

0626

Steckler

B

A

Witnesses:

J. Stanford
J. Hazati
G. Burke

Counsel,

Filed, 1st day of Augt 1887
Pleads, Not Guilty

THE PEOPLE

vs.

[Section 628, 638
(From the Person).
Grand Larceny, degree
[Penal Code].

Charles Wilken

*Sept 1887
Official recognizement*

RANDOLPH B. MARTINE,

District Attorney.

A True Bill

Sept 1887
D. M. C.
Foreman

G. J. Burke
G. J. Burke
G. J. Burke

0627

Police Court—

2^d

District.

Affidavit—Larceny.

City and County
of New York, } ss.

of No. 84 Courtland Joseph Stamford
occupation Express Street, aged 48 years,

deposes and says, that on the 31st day of July 1887 at the City of New

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

One gold watch chain of
the value of forty-five Dollars
(\$45.00)

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 Rulon (nowhere)
with the intent to deprive the true owner
of said property, from the fact that
previous to the said Larceny the said
property was fastened and attached
to a vest then and there worn upon
the person of deponent and
deponent sat down on a stoop in
Clinton place in said City, and deponent
is informed by Frank Mazzatti that
he Mazzatti saw said deponent sit
down on said stoop and fall asleep
and that deponent at that time had
said property upon his deponent's
person, and that shortly after, said

Sworn before me this day of July 1887

Police Justice.

0628

Reilton came along and sat down alongside of defendant and began running and handling defendants vest and person and ~~absent~~ immediately afterward said Reilton got up and went away and then said Lagatti noticed and discovered that the said property was no longer upon the person of defendant ~~so~~ whereupon said Lagatti followed said Reilton and did not see sight of said Reilton ~~so~~ from the time when said Reilton had set up and left defendant upon the said stoop until the time when he Lagatti met Officer Lawrence Burke of the 150th Precinct Police and caused his said Reilton to be arrested defendant therefore charges said Charles Reilton with having committed the said larceny and states that he may be dealt with as the law may direct sworn to before me this
31st day of July 1887

John J. Moan

Police Justice Just Lanigan

0629

Police Court—2^d District.

Affidavit—Larceny.

City and County
of New York, } ss.

Joseph Stamford

of No. 84 Lenoxland

Street, aged 48 years,

occupation Express

being duly sworn

deposes and says, that on the 31st day of

July

1887 at the City of New

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

One Gold watch chain of
the value of Forty-five Dollars
(\$45.00)

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 Rector (nowhere)
with the intent to deprive the true owner
of said property, from the fact that
previous to the said Larceny the said
property was fastened and attached
to a vest then and there worn upon
the person of deponent, and
deponent sat down on a stoop in
Columbus place in said City, and deponent
is informed by Frank Mazzati that
he Mazzati saw said deponent sit
down on said stoop and fall asleep
and that deponent at that time had
said property upon his deponent's
person, and that shortly after, said

Sworn before me this day of

1887

Police Justice.

0630

Hilton came along and sat down
alongside of defendant and began
rummaging and handling defendant's
vest and person and ~~had~~ ^{said} defendant
immediately afterward said Hilton
got up and went away and
then said Lagatti noticed and
discovered that the said property
was no longer upon the person
of defendant ~~and~~ whereupon
said Lagatti followed said
Hilton and did not lose sight of
said Hilton ~~so~~ from the time when
said Hilton had got up and left
defendant upon the said stoop until
the time when he Lagatti met
Officer Lawrence Burke of the
150th Precinct Police and caused
his said Hilton to be arrested
Defendant therefore charges
said Charles Hilton with having
committed the said larceny and
asks that he may be dealt
with as the law may direct
Sworn to before me this
31st day of July 1887

John J. Dohman
Police Justice Court Clerk

0631

CITY AND COUNTY } ss.
OF NEW YORK,

aged 58 years, occupation Laborer of No.

95 Thompson Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Joseph Stamford
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 31
day of May 1887} Frank Layatti
John Florman his
mark
Police Justice.

0632

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

Charles Kilkenny being duly examined before the undersigned,
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 ~~is~~; that the statement is designed to enable
h ~~is~~ if he see fit to answer the charge and explain the facts alleged against h ~~is~~ that
he is at liberty to waive making a statement, and that h ~~is~~ waiver cannot be used against
h ~~is~~ on the trial,

Question. What is your name?

Answer. Charles Kilkenny

Question. How old are you?

Answer. 22 years

Question. Where were you born?

Answer. Germany

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

Answer. No 53 Bowery and about 3 months

Question. What is your business or profession?

Answer. Bar-tender

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
Ch. Kilkenny

Taken before me this
day of January 1887

John W. Connor, Police Justice.

0633

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

defendant

guilty thereof, I order that he be told to answer the same and he be admitted to bail in the sum of
~~250~~ 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 May 31, 1889

J. H. Kennedy Police Justice.

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

Dated 1889

Police Justice.

There being no sufficient cause to believe the within named

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

Dated 1889

Police Justice.

0634

Police Court 2 District. 1199

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Joseph Stanford
84 Courtland St.
Charles Keller

Offence Date this instant

2 _____
3 _____
4 _____

Dated July 31 1887

J. J. Jerome Magistrate.
Burke Officer.

15 Precinct.

Witnesses Lawrence Burke
No. 15 Precinct Police Street.
Frank Kogatti
No. 25 Thompson Street.

No. _____ Street.
\$..... to answer _____

C. G. G.

0635

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Rhader Williams

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

Rhader Williams

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

The said *Rhader Williams*,

late of the City of New York, in the County of New York aforesaid, on the
~~Thirty ninth~~ day of ~~July~~ — in the year of our Lord
one thousand eight hundred and eighty seven, at the City and County aforesaid, in the
~~day~~ time of the same day, with force and arms,

~~one wash - drin of the value~~
~~to forty five dollars,~~

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

Rhader Williams

District Attorney.

0636

BOX:

271

FOLDER:

2607

DESCRIPTION:

Hines, Terence

DATE:

08/01/87



2607

0637

Witnesses:

Mark Koch
Off. Gallagher

Counsel,
Filed / Day of Aug 1887
Pleads,

THE PEOPLE

vs. J. F.
W. Johnson
et al.

Serence Holmes

{Seections 493, 506, 528 and 532.

Fraudulently in the Third Degree.

RANDOLPH B. MARTINE,
Aug 11/87 District Attorney.

A True Bill.

S. P. Hovey
Procurator General

Horeman

0638

Police Court- *1st* District.

City and County
of New York, { ss.:

of No. 127 East Broadway Street, aged 35 years,
occupation Carpenter test being duly sworn
deposes and says, that the premises No. 15 Roosevelt Street, 4 Ward
in the City and County aforesaid the said being a five story and
basement brick building, the basement
of which was occupied by deponent as a second hand furniture store
~~in which there was a man in, name~~

were BURGLARIOUSLY entered by means of forcibly removing an
iron bar on a window leading into said
store, covering the said window

on the 15th day of July 1887 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

A quantity of lead pipe and
brass faucets of the value of
Forty-five dollars

the property of Edward J. Power (not his)
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away by
Silence Hines (not his) and three others
not yet arrested who were acting in concert
for the reasons following, to wit: at the hour of seven o'clock
P.M. on the above described afternoon
securely locked and fastened the doors
and windows of said premises and
saw that the said bars were intact on
said window. Deponent having found
the said bar removed and the said
property missing is informed by
Officer Gallagher here present that

0639

He Gallagher saw the said France Hines
and said unknown man leaving the
hallway of said premises one of the
said unknown men having a large
bundle in his possession. ~~Informant~~
Saw all ~~four~~ said Hines and two of the
unknown men enter the hallway of premises
H.H. Roosevelt while the other remained outside
in watch. When informant arrived at the
hallway of said H.H. Roosevelt the said
defendant saw through the said building
and he heard the sounds of the break
as if was being attempted in said hallway.
~~Informant~~ found the said property
in the said hallway which property the
defendant fully identifies as being the
property which was ~~ostensibly~~ taken
stolen, and carried away from

I now to before me May Koch.
This 15th day of July 1882.

David C. Kelly

Police Justice

Dated 1882
Police Justice
There being no sufficient cause to believe the within named
to be guilty to answer by the under-taking hereunto annexed
I have admitted the above named
Dated 1882
Police Justice
to build to answer by the under-taking hereunto annexed
of the City of New York, until he give such bail
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
guilty thereof, I order that he be held to answer the same and he be admitted to build in the sum of
committted, and that there is sufficient cause to believe the within named
It appears to me by the within depositions and statements that the crime herein mentioned has been

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offense—BURGLARY.

v3.

1. 2. 3. 4.

Dated 1882

Magistrate.

Officer.

Clerk.

Witnesses.

Street,

No.

Street,

No.

S. to answer General Sessions.

06 40

CITY AND COUNTY } ss.
OF NEW YORK,

aged 23 years, occupation Police Officer of No.

H. P. the Premier Club Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Max Klock

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

Sworn to before me, this 5th day of July, 188 }

John J. Gallagher

Dan' C. Kelly
Police Justice.

0641

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

Jerence Hines 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 am now guilty
and I now plead guilty to the charge
of J Hines*

Taken before me this
day of June 1887

John C. Mulligan
Police Justice.

06 42

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

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

Dated July 15 188..... David C. Miller Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0643

1110
Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

May Rock
117 East Broadway
Serence Fine

2.....
3.....
4.....

Dated *July 13th 1887* 1887

J. Kelly Magistrate
Gallagher Officer.

Precinct.

Witnesses *C. Allen et al.*

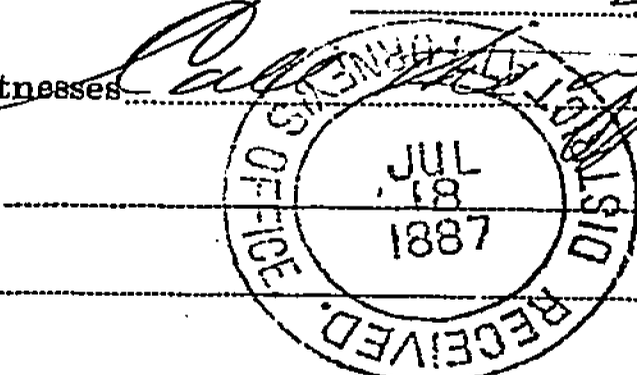
No. *1500* Street.

No. *1500* Street.

No. *1500* Street.

\$1500 to answer *LS*

Committed



0644

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Serence Dines

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

-Serence Dines -

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

The said *Serence Dines,*

late of the *Kingsbridge* — Ward of the City of New York, in the County of New York, aforesaid, on the *Twelfth* day of *January*, in the year of our Lord one thousand eight hundred and eighty-*nine*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *one* of one

Edward J. Rose, —

feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent, the goods, chattels and personal property of the said

Edward J. Rose, —

in the said *Jordina*, then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

0645

SECOND COUNT—

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

—Terence Timers—

of the CRIME OF ~~Petit~~ LARCENY —

committed as follows :

The said Terence Timers,

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

one hundred pounds of meat
pigs to the value of twenty
cents each pound, and five
pounds of the value above
dollar each,

of the goods, chattels and personal property of one Edward J. Rose,

in the ~~dwelling~~ of the said Edward J. Rose.—

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

Franklin D. Roosevelt

District Attorney.

0646

BOX:

271

FOLDER:

2607

DESCRIPTION:

Hoch, John

DATE:

08/16/87



2607

0647

Witnesses:

George Klein
Off Sullivan

Counsel,
Filed, 16 day of Aug 1887
Pleads,

THE PEOPLE

v.s.

John Stock

[Sections 528, 53] [Penal Code].
degree

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Frank H. Murphy
August 16, 1887 Foreman.
Pleads P. D.
Cell! Other no.

0648

Police Court—

5th

District.

Affidavit—Larceny.

City and County
of New York, { ss.:

Hugo Klein

of No. 1616-3rd Avenue Street, aged 23 years,
occupation Shoemaker being duly sworn
deposes and says, that on the 13 day of August 1887 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the night time, the following property viz:

One suit of clothes consisting of coat, vest, pants
together of the value of twenty dollars, one
pair of underclothing of the value of one dollar
and one silver open-face watch with steel
chain attached together of the value of five
dollars said property being in all of the
value of twenty-six dollars ~~money~~

the property of defendant

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by John Rock (now here) from the
fact that immediately after the arrest
of said John Rock deponent discovered
and found that the above described property
had been removed from deponents person and
deponent saw the said property in the
possession of said John Rock who had
been arrested by officer Jeremiah P.ullivan
27th Precinct Police (our times)

Hugo Klein

Swear to before me, this 3 day of August 1887

Police Justice.

0649

CITY AND COUNTY } ss.
OF NEW YORK,

aged 24 years, occupation Police Officer of No.

The 27th Precinct Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Hugo Klein
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 13
day of August 1887

H. H. H.
Police Justice.

Jerniah J. Sullivan

0650

Jth

District Police Court.

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK }

John Koch 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 Koch

Question. How old are you?

Answer.

30 year -

Question. Where were you born?

Answer.

Germany -

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

Answer.

1616 - 3-a ! 3days -

Question. What is your business or profession?

Answer.

Printer

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 now guilty of the charge

*John Koch
mark*

Taken before me this

3rd

day of May 1888

John Koch

Police Justice.

0651

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

Dated Aug 13th 1887

H. A. M. Fields Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0652

✓ 1291
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Haus Kleine
16 3rd Ave
John Stoch
2
3
4

Offence
Decency,
(Felony)

BAILED,

No. 1, by _____ Street..

Residence _____ Street..

No. 2, by _____ Street..

Residence _____ Street..

No. 3, by _____ Street..

Residence _____ Street..

No. 4, by _____ Street..

Residence _____ Street..

Dated August 13th 1887

Wm. Wallace Magistrate.

Jessie P. Ballou Officer.

27th Precinct.

Witnesses Jessie P. Ballou

No. 27th Precinct

No. _____ Street.

No. _____ Street.

\$ 10.00 to answer G. J.

Conc ✓

0653

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 Broder

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

John Broder —

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

The said John Broder,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
~~thirteenth~~ day of ~~August~~, in the year of our Lord
one thousand eight hundred and eighty-seven, at the City and County aforesaid,
with force and arms,

one coat of the value of ~~thirteen~~ dollars,
one vest of the value of two dollars,
one pair of trousers of the value of
six dollars, one suit of underclothing
of the value of one dollar, one watch
of the value of five dollars, and
one chain of the value of one dollar,

of the goods, chattels and personal property of one Wm. Klein,

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

Richard P. Morris

District Attorney.