

0122

BOX:

226

FOLDER:

2213

DESCRIPTION:

Hannan, Thomas J.

DATE:

07/20/86



2213

0123

BOX:

226

FOLDER:

2213

DESCRIPTION:

Quirk, Thomas

DATE:

07/20/86



2213

0124

Witnesses:

James H. Eden. M.D.

The both defendants
copartners and doing
business together and
the offense herein was
a single act only the
indictment ran against
both. As left Quirk
pleaded guilty and
paid his fine. I
recommend that the
indictment is against
Wm. H. Hamman be
dismissed

April 28th A.H. City.
T. 1/92

Concluded

Went 20 day of July 1886

Heard by Mr. Cullen (21)

THE PEOPLE

B

Thomas Hamman

and

B

Thomas Quirk

RANDOLPH B. MARTINE

Attorney

for the People

vs

Thomas Hamman

and

Thomas Quirk

Defendants

Wm. H. Hamman

Defendant

James H. Eden

Witness

0125

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

Gyus Edison of No. 301 Mott Street,
in the City of New York, being duly sworn says that he is the
Chief Inspector of the 2^d Division
of the Sanitary Bureau of the Health Department of the City of New York,
and has had much experience in the inspection and examination of food; that
on the *12th* day of *June* 1886, one
Thomas J. Hannan and one
Thomas Quirk
doing business as ~~manufacturer and dealer~~ in and engaged
in selling and having for sale
smoked meat, tourist hams and
sausages
which are articles of food for man, at ~~the~~ *stand No. 321 at Washington Market*
in the City of New York, did wilfully violate the Sanitary Code, then and at
all the times herein mentioned in full force and operative in said City, in this
that he did then and there ~~manufacture~~ *for human food*, have and keep for sale, ~~and did sell~~
at said premises being a place of sale thereof, a quantity of said *meat*

which are articles of food for man, which were ~~adulterated and colored with~~
putrid, impure, unhealthy and un-
wholesome meat and
~~which is a poisonous substance, and that the said~~

~~adulterated as aforesaid~~ were and are unwholesome, ~~poisonous~~ and deleterious
to health, ~~and are adulterated food,~~

and was
all of which is in violation of law and of section No. 36, of the said Sanitary
Code which is as follows, to wit:

Sec. 36. That no cased, blown, plaited, run,
putrid, impure, or unhealthy or unwholesome meat or fish,
birds, or fowl, shall be held, bought or sold, or offered for
sale, for human food, or held or kept in any market, public
or private, or any public place in said city.

Sworn to before me this *14th* day
of *June* 1886.

Jay Orme

Police Justice.

Gyus Edison

0126

Police Court, _____ District,

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Cyrus Eden M.D.

against

Thomas J. Hannan

Affidavit, violation of section No. 36 of the

Sanitary Code.

Magistrate,

Officer.

Sanitary Squad.

Witnesses,

No.

No.

§ _____ to answer

0127

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

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

Question. What is your name?

Answer

Thomas J. Hamman

Question. How old are you?

Answer

44 years old

Question. Where were you born?

Answer.

New York

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

Answer.

Jersey City

Question. What is your business or profession?

Answer

Provision dealer

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

Answer.

*I am not guilty and
I demand a trial by jury*

Thomas J. Hamman

Taken before me this

14

day of

June

1886

at

Jersey City

Police Justice.

0128

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Thomas Quirk

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 Quirk

Question How old are you?

Answer 34 years old

Question Where were you born?

Answer Jersey City N.J.

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

Answer Jersey City

Question What is your business or profession?

Answer Provision business

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

Answer I am not guilty and I demand a trial by jury
Thos Quirk

Taken before me this

day of June 1888

Police Justice.

0129

Sec. 151.

Police Court 2 District.

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

Whereas, Complaint in writing and upon oath, has been made before the undersigned, one of the *Cyrus C. Don, M. J.*
Justices for the City of New York, by

of No. 301 Mott Street, that on the 12th day of June

1886 at the City of New York, in the County of New York,

Thomas J. Hannan
and Thomas Quirk, did unlawfully have and
keep for sale, for human food at stand no 391.
Washington Market, which is a public market, smoked
Meat with Ham & Tongues, which were putrid impure
unhealthy and unwholesome, meat which was deleterious
to health, in violation of section 36 of the Sanitary
Code.

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint.

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring *them*
forthwith before me, at the 2^d DISTRICT POLICE COURT, in the said City, or in case of my absence
or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to
be dealt with according to law.

Dated at the City of New York, this 14 day of June 1886

ay Dme
POLICE JUSTICE.

0130

Police Court 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas J. Harmon

vs.

Thomas Linnick

Warrant-General.

Dated

June 14 1886

M. J. Power Magistrate

Officer.

The Defendant

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

Officer.

Dated

188

This Warrant may be executed on Sunday or at
night.

Police Justice.

Dated

188

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

The within named

Police Justice.

0131

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 June 1886 W. J. O'Connell Police Justice.

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

Dated June 1886 W. J. O'Connell 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.

0132

\$500 for Et.
June 15. 10.30 am.

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Police Court

2

District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Cyrus E. Olson
301 W. Mott
Thomas J. Harman
Thomas Quirk

3

4

Dated

June 14
M. J. Paven

188

Magistrate

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

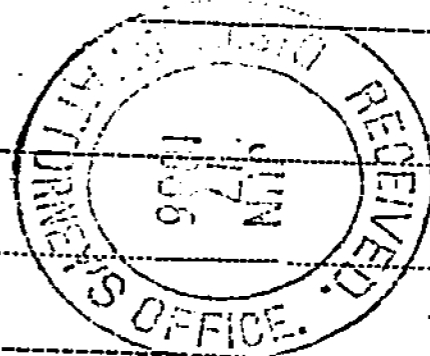
\$

300

to answer

Gen Leo

Bailed



Violation
Municipal Code

0133

Sec. 192.

2 District Police Court,

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Maurice J. Pover a Police Justice
of the City of New York, charging Thomas J. Hannan Defendant with
the offence of violation Sanitary Code

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 hear-
ing thereof having been adjourned,

We, Thomas J. Hannan Defendant of No. _____

Jersey City Street; by occupation a Prossion dealer
and _____ of No. _____

Street, by occupation a _____ Surety, hereby jointly and severally undertake that
the above named Thomas J. Hannan Defendant
shall personally appear before the said Justice, at the 2 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 14
day of June 188 6

Thomas J. Hannan

POLICE JUSTICE.

0134

CITY AND COUNTY
OF NEW YORK, } ss.

Sworn to before me, this 14
day of June 1888
Police Justice.

Thomas J. Hammer
the within named Bail and Surety being duly sworn, says, that he is a ~~resident~~ personal property
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 1/2 interest in the
provision business at stand
no 391. Washington Market

Thomas J. Hammer

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to appear
during the Examination.

vs.

Taken the day of 188

Justice.

0135

Sec. 192.

2 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Maurice P. Brown a Police Justice
of the City of New York, charging Thomas Quirk Defendant with
the offence of Violation of Sanitary Code

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 hear-
ing thereof having been adjourned,

We, Thomas Quirk Defendant of No. Jersey
City Street; by occupation a provision dealer
and of No.

Street, by occupation a Surety, hereby jointly and severally undertake that
the above named Thomas Quirk Defendant
shall personally appear before the said Justice, at the 2 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 14

day of June

1886

POLICE JUSTICE.

0136

CITY AND COUNTY }
OF NEW YORK, } ss.

Police Justice.

day of June 1886

Sworn to before me, this 14

the within named Bail and Surety being duly sworn, says, that he is a ~~resident and~~ *personal property*
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 *1/2 interest in the*

provision business at stand no 291
Washington market
Thos Quirk

District Police Court.

THE PEOPLE, & C.,

ON THE COMPLAINT OF

vs.

Taken the

day of

188

Justice.

Undertaking to appear
during the Examination.

[Handwritten signature]

0137

Court of General Sessions of the Peace

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas J. Staman
and Thomas Diude

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

Thomas J. Staman and Thomas Diude

of the CRIME OF VIOLATING THE SANITARY CODE OF THE BOARD OF HEALTH OF THE HEALTH DEPARTMENT OF THE CITY OF NEW YORK, committed as follows:

The said Thomas J. Staman and Thomas Diude, both -

late of the Third Ward of the City of New York, in the County of New York
aforesaid, on the ~~Twenty~~ day of June, — in the year
of our Lord one thousand eight hundred and eighty-~~five~~, at the Ward, City and
County aforesaid, did unlawfully hold and
keep, and offer for sale, for
human food, in a certain ^{public} market
situate, known as Washington
market, a large quantity of
vinegar, putrid, unwholesome and
unsalutary meat, to wit: one
hundred vinegars, putrid, unwholesome
and unsalutary meats;

against and in violation of the Sanitary Code of the Board of Health of the Health Department of the City of New York, duly adopted and declared as such at a meeting of the said

0138

Board of Health, held in said city on the second day of June, 1873, as amended in accordance with law, and particularly in violation of the ~~thirty~~ - ~~ninth~~ section of said code, which is as follows, to wit:

That no carcass, blown, failed, raised, skinned, putrid, injured, or unwholesome or unsound meat or fish, birds or fowl, shall be held, transported or sold, or offered for sale, for human food, or held or kept in any market, public or private, or any public place in said city.

and which said Sanitary Code was then and there, at the time of the committing of the offense hereinabove alleged, in full force and operation, and was by law declared to be binding and in force in said city, and which said section above set forth was then and there in full force and virtue, having been in nowise altered, amended or annulled by said Board of Health, 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.

BANDOLPH B. MARTINE,

~~District Attorney.~~

Second COUNT. (Section 408, Penal Code)

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

Thomas J. Hannan and Thomas Dineen

of the CRIME OF Exposing, painted and exposed articles
for sale as good. —
committed as follows:

The said Thomas J. Hannan and Thomas Dineen

late of the Third Ward of the City of New York, in the County of New York, on the

Twenty day of June, in the year of our Lord one thousand

eight hundred and eighty-five, at the Ward, City and County aforesaid, with force and arms,

did unlawfully expose for sale, retain
articles, to wit: one hundred trams, which
to their knowledge were then and there
painted and exposed, and impure, filthy
unwholesome and murderous, and for
that cause wholly unfit to be used
as food, with intent that the same
might be used as food, 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.

Charles B. Martin,

District Attorney

0140

BOX:

226

FOLDER:

2213

DESCRIPTION:

Harris, Charles J.

DATE:

07/16/86



2213

No 92 - 13M. July 16/92

Counsel, Chas. A. Jackson
Filed 16 day of July 1886
Pleads Indictment Lib. 15

THE PEOPLE
vs. B
[Section 341 - Penal Code]
Grand Jurors, 1st degree
Charles J. Harris
Deed

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Wm. L. Foster

On motion of Richard A. Foster Foreman
Indictment returned
Part 2 - from 20/92

Witnesses:

Charles J. Harris
306 Grand St. N.Y.
Robert E. Foster
245 Madison St. N.Y.
William L. Foster

Filed by
R. E. Foster
530 Water St.

Prisoner is
dead
fact that the
Indictment
be dismissed
May 20 1892

0142

Schedule A.

Appraised Val.

Increase

4 Trunks containing wearing apparel
Books & Sundries sold by us at
private sale to Residuary legatus
for inventory price

\$50. —

1 Uniform & sword (not on inventory)
Sold at private sale

30. 00

Sold at private sale to Residuary
Legatus

1 Diamond Pin E. A. & S

\$150. —

1 " Ring E. A. & S

85.

35. 00

1 Gold chain 23. { carat

1 " Watch 110. A. D

100.

33. 00

1 collar button badge & medal pin
not on inventory E. A. & S

.05

3 Diamond Studs \$110. A. & S

75.

35. 00

1 set Black Sleeve Buttons \$4. A. D

1 Set Onyx Sleeve Buttons 2. A. & S

1 " Loopy " " 2. 00 A. & S

1 Locket & Portrait \$1. A. & S

7.50

1.50

Cash from Pocket book

5.00

Cash to balance ofc with

Mechanics & Traders Bank

4200.58

Horses carriage & Harness sold

at Auction

503.00

15.00

Cash Recd from Reeves

35.00

1879 Dec 13 Cash from Evans Estate 2 Bonds

+ Mortgage

3000.00

0143

1880

Jan 7	Sold 1/16 Int in Scher Welcom R. Beebe	225.00	25.00
" 24	cash from A. Graff a/c principal Meier B.M.	250.00	
		500.00	
		8936.00	159.70
Apr 10	cash principal B.M. J. & M. Weller	5500.00	
May 5	" about sale house + lot Floyd at Brooklyn not mentioned to be charged to L.S. Smith in distribution		3000.00
July 27	Sold 1/16 ^{int} Bank Wallace \$325.00	275.00	50.00
Sept 6	" 1/10 int Bank Atlantic 769.50	400.00	369.50
Oct 15	cash principal on Mgt of J. M. & A. Savage	10000.00	
Nov 11	" " paid by W. Herlich on B.M. of F. Schuck	5000.00	
Dec 6	Sold 1/16 Scher Jennie & Simonson 299.60	25.00	49.60
Dec 31	cash Heller + Scheffer a/c princ on B.M. + M. J. M. + E. A. Thorp	2000.00	
1881 Mar 5	cash princ B.M. + M. Thos M. Gratch	5000.00	
Apr 13	Sold 110 shares Mechanics + J. Eric Ins Stock	3850.00	742.50
" 44	" Home F Ins Stock ^{sold for 4592.50} 7040.00	5280.00	1760.00
" 40	" Knickerbocker F Ins Stock 1000.00	800.00	200.00
" 254	" Tradesman F.I. " 6985.00	5715.00	1270.00
" 13 1/3	" M. + F. Bank Stock \$343.33	325.00	18.33
" 100	" Old Dominion S.S. Co. \$1000.00	900.00	100.00
" 223	Worcester R. R. Stock ^{estimated} 11.15		11.15
" 95	Bonds in ^{at no value}		158.33
		62331.08	8789.11
		6000.00	2403.1
			51403.1

0144

3

Schedule A, 1Income

Dividends on Stocks + Bonds

1879 Oct 1 st	20 shares M. & T. N. Bank dividend	12.50
15	Sch. W. R. Beebe	31.25
Nov 15	18 shares W. S. Warehouse Co	54.00
Dec 24	Sch. Laurits. R. Tillin	12.66
30	" W. R. Beebe	37.50
1880 Jan 10	254 Shares Tradesmen F. Ins Co	317.50
" 10	100 Old Dominion S. S. Co.	500.00
" 21	44 Home F. Ins Co	220.00
" 21	100 M. F. Fire Ins Co	165.00
Mar 10	Sch. J. K. Shaw	6.28
Apr 1	" " "	25.00
May 5	" " "	25.00
" 5	18 shares W. S. Warehouse Co	63.00
June 11	Sch. J. K. Shaw	25.00
July 12	254 Tradesmen F. Ins Co	317.50
" 14	100 shares M. F. Fire Ins Co	165.00
" 14	100 " Old Dominion S. S. Co.	500.00
" 30	44 Home F. Ins Co	220.00
Aug 17	J. K. Shaw	25.00
25	Jemine E. Common	212.09
Oct 20	J. K. Shaw	15.00
Nov 9	18 shares W. S. Warehouse Co	63.00
Dec 6	Sch. J. K. Shaw	25.00
1881 Jan 11	254 ^{Tradesmen} Fire Ins Co	317.50
" "	100 shares M. F. Fire Ins	162.50
" "	100 " Co. Dominion S. S. Co.	500.00
Feb 4	44 " Home F. Ins Co	220.00
" 26	Sch. J. K. Shaw	37.87
Apr 30	" " "	30.00
		<u>2433.15</u>

151

Schedule A. 2

Interests on Mortgage & on moneys collected
and deposited in Trust Company

1879 Oct 1 6 mo. int. Meier B. M⁸ 1100. p.d. by Graff

20 " " " Jacob Jacobson \$2000.

Dec 13 Int. paid by Lorno Earle

Mortgages paid

Dec 13 6 mo int. Guthart B. & M. p.d. by Sonneberg

" " " " " Keller B. & M. p.d. by Happler

Union Trust Company Int on deposit

1880 Feb 12 6 mo. int. Schuck B⁸ \$5000 - p.d. by Hellerich

" " " " " Thop B⁸ \$7000. p.d. by Hellerich

" " " " " F. Stocker \$4000 -

" " " " " J. & M. Savage \$10000.

" " " " " Thos McGrath \$5000.

" " " " " J. G. W. Kirsch \$6000.

" " " " " W. G. Woller \$5500.

" " " " " Mathias B⁸ 5000 p.d. by H. Weber

" " " " " L. Jenner \$5000 -

" " " " " S. Greene \$6000

" " " " " M. B. Brady \$5000

" " " " " L. Hoffmann \$5000

" " " " " Birkenhauser B⁸ \$7000. p.d. by Green

Apr 10 Int on Meier Bonds

" " " " " Woller "

Principal paid

" " 6 mo. Int Guthart B⁸ \$3000. by Sonneberg

" " " " " Keller B⁸ \$3000. by Happler

20 " " " " " Jacob Jacobson \$2000.

July 19 " " " " " Mathias B⁸ \$5000. p.d. by H. Weber

" " " " " Margt Brady \$5000

Increase

38.50

70.00

191.74

105.00

105.00

16.34

175.00

245.00

140.00

350.00

175.00

210.00

792.50

175.00

175.00

225.00

175.00

175.00

245.00

318.8

136.88

105.00

105.00

70.00

175.00

175.00

394.88

Disburse
3967.84

1880 Jul 19	6 mo. Int on Mc Grath	175.00
" "	" " " Burkenhause B ^d	245.00
" "	" " " F. W. J. Bursch	182.85
" "	" " " Thorpe B ^d	245.00
" "	" " " F. Stroecker	140.00
" "	" " " G. Hoffman	175.00
" "	" " " D. Sweeney	210.00
" "	" " " L. Ziemmer	175.00
July 27	Union Trust Co. Int	192.27
Oct 15	Int on G. & M. Garage Bond \$1000 -	552.48
	Principal paid	505.81
" "	6 mo. int. Lulhard B ^d p'd by Sonnenberg	105.00
Oct 23	" " " Meier B ^d p'd by Graff	21.00
" 25	" " " J. Jacobson	10.00
Nov 11	" " " Schuck B ^d p'd by Herlick	320.83
	Principal paid	
Dec 30	Int on Thorp B ^d p'd by Heller & Schiffer	250.44
	\$2000 - of principal paid -	
" "	Int p'd by Geo. Flin 18 months \$500.	525.00
" "	" " " F. J. W. Bursch	181.80
" "	6 mo. Int p'd by L. Ziemmer at 6%	150.00
" "	" " " Mathias B ^d p'd by H. W. Ebers	175.00
1881 Jan 11	Union Trust Co. to Jan 1 st	516.24
Feb 19	6 mo. Int p'd Marg Brady	175.00
" "	" " " D. Sweeney	210.00
" "	" " " F. Stroecker	140.00
Mar 5	Int p'd by Thos. Mc Grath	237.22
	Principal paid	2541.29
		53.29

0147

16

Schedule A. 2

Increase

Mar 16 Int on \$5000 - at 5 per ct p. a by R. L. R. 7
Apr 7 6 mo. Int on Mier B^d p. a by A. Graff
" 21 " " " " J. Jacobson

750.00
21.00
70.00

1881 Apr 21 18 mos int p. a by Henry Weber
" " " 6 mo Int by Burkenhauser B^d
" " " " " L. Hoffmann
12 mo Int on Selter B^d
6 m " " Luthard B^d
18 mo int on Christina Strocker

1017.57
~~210.00~~
245.00
175.00
210.00
105.00
52.50

11177.57

Schedule A³ no 3

1879 Oct 15 M. Burns rent of house - 86th St

50.00

" 25 " "

30.00

Nov 7 " "

60.00

16 " "

35.00

1880 Jan 9 " "

15.00

Feb 9 " "

20.00

March 3 " "

20.00

Apr 5 " "

51.58

May 19 " "

30.00

June 4 " "

35.00

Aug 2 " "

25.00

Sept 10 " "

35.00

Oct 11 " "

20.00

Oct 25 " "

50.00

1881 Feb 14 " "

150.00

Apr 17 " "

53.33

25 " "

15.00

7
Schedule B

Personal property remaining unsold or undisposed

7 B. + M. A. Meier	\$1100. less \$500 X	\$600.
Herman Mathies B. M	X	5000.
Henry Weber " "	X	2000.
Margaret Brody "	+	5000.
John Burkenbauer	X	7000.
F. J. W. Bursch "	+	6000.
John Folin	+	5000.
J. M. + E. A. Thorp	\$7000 - less \$2000 X	5000.
F. Strecker B. M	X	4000.
Christian Hoffmann "	X	5000.
Daniel Irving "	X	6000.
Jacob Jacobson "	X	2000.
Liebrecht Ziemer "	X	5000.
John Diller "	X	3000.
Conrad Guthard	X	3000.
Christian Strecker	X	500.
1/16 int in Sch John K. Shaw		250
		64350.

5000
35

The interest in the of the testator in the business in the business of Robert C. Reeves has not been collected for the reason that the same is claimed by the said Reeves (who is also an executor named in the will) under the 10 Sub division of the said will a litigation was commenced by the residuary legates and is now pending respecting the terms upon or under which said Reeves holds the same - the said interest is estimated by the appraisers at its sum of 1400. -

L. J. Harris
P.

Schedule B 1

Property disposed of by the Executors upon which
there has been a loss

	Appraised Val	Decease
1880 Feb 2 Sold 1/16 int of Sch Curtis Tilton for 249.60, \$250.00	1.40.00	
1881 Apr 13 18 shares W. S. Warehouse Co Stock for \$1170 \$1260.00	90.00	
	1310.00	90.40

The Sch Curtis R. Tilton was sold for the
best price that could be obtained for the same.
The 18 shares of United States Warehouse Co
Stock was sold to the Residuary Legates
6 shares to each for the best price that
could be obtained -

The Executors are not responsible for any
depreciation in the value of the same during
the period of their executorship, for the reason
that the Residuary Legates enjoined them from
disposing of any of the property of the Estate
in an action in the Supreme Court in Kings Co
and in proceedings in ^{this} Court, -

The suit in Kings Co Court was withdrawn
by the Residuary Legates upon being passed
for trial by the Executors and the complaint
dismissed. The proceedings in this Court
were likewise abandoned by the residuary Legates
after some testimony had been taken on their part -

In both cases consent had been signed by the Attorney
of the Residuary Legates discontinuing the same
with costs to the Executors

Schedule C

Money paid for funeral and other
necessary expenses

1879 Oct 23	Paid funeral expenses of testator	\$687.50
Dec 31	Appraisers charges	126.90
1880 Jan 19	Bare lot in Greenwood Cemetery	110.00
Feb 6	Owen & Gray transfer fees	10.50
" 9	Safe for Executors	60.00
Mar 10	Sundry party bank to date	7.58
" 29	Advs. for claims in the world	26.00
" " "	Register	20.00
May 26	W. L. Gowaney on acct. legal	1412.46
June 15	S. P. Nash retaining fee	250.00
July 3	Rockfellow & Brees on acct. 3122.84	441.90
1881 Jan 3	S. P. Nash counsel fee	250.00
March 4	S. P. Nash counsel fee	1000.00
	Brought forward	3325
March 4		4372.84
May 19	Disbursements in proceedings to remove Exors	7.27
		107.20
		4487.71
		3487.71
		1000.00

1412.46
250
250
1000
2912.46
6291.20
9203.66

62 35

Schedule D 10

Claims of creditors

1879 Oct 23 Gordon + Chase Livery stable etc
24 Jacob Jacobson salary

147.68

Nov 26 Mrs Sam Hurick - Board bill waiter
water tax 86th street -

35.00

127.00

Taxes

10.35

Personal tax

103.20

Dec 1st Sam Floyd St property Brooklyn
water tax

387.00

76.70

Dec 16 Repairs 86th St property

26.40

1880 Marc 2 Jas Floyd St property Brooklyn
Apr 19 Cooper + Co. bill against Sch Ben

9.28

3.70

May 14 Jas 86th St

50.00

July 20 Campbell + Gardner Sale bark Wallace
Jonas Smith 0.60 1/10 of bark Wallace

22.00

3.00

Sept 6 Thayer, Lincoln 1/10 of Bark Atlanta
9 Neill Drop horse shoeing

99.33

477.38

20 Water tax 86th St

10.00

Nov 29 Taxes

9.45

" Personal tax of Estate

113.85

" Campbell + Gardner Sale of Sch Jennie + Simmons
J. Smith + Co preparing register

1265.00

3.00

1881 Jan 12 Isaac Leitcher

1.00

7.00

The following claims have not been paid by the Beors
for the reason as to some of them that they are now in litigation
and the amount on them cannot at present be accurately
determined

2991.43

1. A claim of Jnos Smith & Co in case of John Robert Caldwell - this claim is estimated at \$600. It is now in litigation -
2. The claim of Geo. H. Squires on account of the bark American Eagle amounting and Interest. This claim is now in suit and the amount undetermined - 3,421.64
3. A claim of Murray Ferris & Co on account of the Brig John Sherwood for 384.86 of interest - 384.86
4. Miss L.H. Chapelle for interest on Legacy 25.67
5. Dr Max William Reinhardt for medical attendance on Isaac Smith 58.00
6. Dr Connor medical attendance for testator 3.00
7. A claim of Geo. H. Squires on account of John Mary Marlin 25.87

Schedule 1

The Executors are indebted to S. P. Nash Esq for balance of account rendered for counsel fees amounting to the sum of

291.20

The Executors are likewise indebted to M. L. Kennedy Esq their Counsel for counsel for services rendered and disbursements in the matter pertaining to the estate as per bill rendered amounting to the sum of

\$6000.00

Receivable to 3041.20

6291.20

14 Schedule E
Amount paid to residuary legatees by sale
of portion of the testator's estate and the purchase
money to be charged to their account -
E. A. Senick

1879	1/3 of trunks, wearing apparel &c sold residuary legatees for \$50.	\$16.67
1880 May 12	1 diamond Pin	150.00
1881 Apr 13	37 shares M & T fire Ins Co stock	1544.75
15 "	Home " " "	2400.00
14 "	Knickerbocker " " "	350.00
85 "	Trachman " " "	2337.30
4 "	M. T. N Bank	103.00
33 "	G. S. S. S. Co.	3300.00
6 "	U S Warehouse	390.00
74 "	Worcester RR	3.70
3 Bonds "	" "	50.50
		<u>10,645.62</u>

The Executors have also transferred to the
said E. A. S. a portion of her share
of said Resid. Estate

200 Shares of the Indiana Copper Co.
Estimated by the appraisers and which the
Executors are informed is of no market value.

Schedule E

Items

1879	1/3 of trunks wearing apparel &c sold residuary legatees	\$16.66
1880 May 12	1 diamond Pin	120.00
1881	1 Gold Chain	23.00

10
Schedule D

14 Schedule E
Amount paid to residuary legatees by sale
of portion of the testator's estate and the purchase
money to be charged to their account -
E. A. Senike

1879 1/3 of trunks, wearing apparel &c sold	
residuary legatees for \$50.	\$16.67
1880 May 12 1 diamond Pin	150.00
1881 Apr 13 37 shares M + J. fire Ins Co stock	1544.75
15 " Home " " "	2400.00
14 " Lumber Co " "	350.00
85 " Franchises " "	2337.50
4 " M. J. N Bank	103.00
33 " C. D. S. F. Co.	3300.00
6 U S Warehouse	390.00
74 Worcester RR	3.70
3 Bonds " "	50.50
	<hr/> 10,645.62

The Executors have also transferred to the
said E. A. S. as a portion of her share
of said Resid. Estate

200 Shares of the Indiana Copper Co.
Estimated by the appraiser and which the
Executors are informed is of no market value.

Schedule E

Items

1879 1/3 of trunks wearing apparel &c sold residuary	
legatees	\$16.66
1880 May 12 1 diamond Pin	120.00
1881 1 Gold Chain	23.00

0155

1881 Apr 13 3

The Executors have also transferred to the said L. W. a portion of his share of the residuary estate

500 Granada Gold Mining Co.
Estimated by the appraisers and of which the Exors are informed are of no market value -

10640.62
13492.79
10733.95
34872.32

1880 Apr 27 The Exors sold to L. W. the premises on Floyd St Brooklyn purchase money to be charged to him as part of his distributive share of Estate \$3000-

13492.79

A. Deming

1879 1/3 of trunk wearing apparel etc to residuary legatee for \$50.

16.67

1880 May 12 1 set diamond studs

110.00

1 Gold watch

110.00

1 set black sleeve buttons

4.00

1 " Onyx

2.00

1 " Ivory

2.00

1 Pocket & portrait

1.00

9.00

1881 Apr 13 37

1544.75

" 15

2400.00

" 13

325.00

24335.15

Deming

14

The Executors have set apart and retained
in their hands the sum
as directed by the Seventh paragraph of
sub division of said will out of the income
and proceeds of which they are directed to pay
certain annuities and ^{to} apply a portion thereof
to the care of Cottagers lot in Greenwood
cemetery.

\$11,500-

They have paid out of such income to
L. H. Chapell the sum of \$70 on account
of her annuity - no other payment have been
made on account of such legacies and annuities.
The Residuary legacies having commenced an
action in the Supreme Court of Kings Co -
claiming among other things that said legacies
were void which said suit was subsequently
discontinued, the Executor brought a suit for
the construction of the will, and the determination
of the validity of the expressed legacies
thereunder - That suit is now pending
and now undetermined

Apr 30

4

6

8

10

12

\$4335.15

8

0157

Summary Statement

Aunt Reed

16722282

Ant disbursed

Schedule B 90.40

C 4487.71

Op. 2991.43

D' 3041. 20

E 39942.36

50553.10

\$116,669.22

It be deduced therefore

as per Decree
Executors Com.

Executors Com.

3694.44

Cost Expenses

14.00

Hanson

265.00

W. L. Cowdrey

878. 20

Unopposed
In re Estate

- of -
Abraham Denike
Account

Further Acct - April 1884
Decree July 2/84

Decree Dec 14/83

0159

CHAS. W. DENIKIE,
REAL ESTATE & INSURANCE,

201 MONTAGUE STREET,

Near Court Street,

BROOKLYN, N. Y.

Real Estate Bought, Sold, Exchanged and Appraised.

HOUSES RENTED.

COLLECTIONS OF RENTS AND CARE OF ESTATES A SPECIALTY.

NOTARY PUBLIC AND COLLECTOR.

0160

New York Dec 16/88

Due Est. of A Denike
Five Thousand Dollars
with interest at 5 per
cent from date

Charles J Harris Esq.

0 16 1

Seven thousand dollars (\$7,000) of the amount with which the Executors are chargeable is in the hands of Charles J. Harris, one of the Executors, and is unsecured.

Charles J. Harris

Executor

Sunygab's Court

Charles Harris ^{of} Robert
C. Newes as Exors &c

of
Abraham Denike
deceased.

City and County of New York, ss. :
Charles Harris & Robert C. Keever

Sworn before me this 20 day of }
of July 1884 }

W. L. Olbrook
Many Public

Винс едет по льду

Charles Harris }
Robert & Reaves } Esq.

0163

My Amalgamated Court

In the matter of the judicial settlement of the account

*Charles Harris & Robert
Chewers as Executors*

of
Abraham Denike

deceased.

ACCOUNT OF PROCEEDINGS.

Filed,

4 Sept July 21884

Surrogates Court of the City of
New York.

In the matter of
the application
for the revocation
of the Letters Tes-
tamentary issued
to Charles H. Harris
as one of the Execu-
tors of the Last will
and Testament
— of —
Abraham Denike decd.

I

To the Surrogates Court of the City
and County of New York.

The petition of Abraham Denike
respectfully shows:—

That your petitioner is one of the
residuary legatees under the last will
and Testament of the above named
Abraham Denike, deceased; that the
said will was duly admitted to pro-
bate by the Surrogates Court of the
City and County of New York on the
12th day of September 1879 and recorded
in the office of said surrogate in Liber

e prepared to obey any decree which may be properly

Surrogate Court of the City
and County of New York.

In the ^{matter of the} petition
of Charles W. Denise
for the removal of
Charles H. Harris
one of the executors of
the last will and tes-
tament.

— of —
Abraham Denise

VI

City and County of New York ss:—
Charles W. Denise being duly sworn
says that he is one of the residuary
legates of the above named ~~defendant~~
Abraham Denise, deceased; that he
knows the abovesaid Charles
H. Harris to be one of the executors of
the last Will & Testament of the
said Abraham Denise, deceased;
that the said Charles H. Harris
and Robert C. Reeves accounts
were passed and settled on the 17th
day of December 1883; that a sup-
plemental account was afterwards
filed by said executors and a decree

of distribution was entered there-
 on the 2nd day of July 1884. That in
 and by said supplemental account-
 ing as duly verified by said Harris
 it appears that he has retained in
 his own hands uninvested and
 separate and apart from other funds
 of said Estate, the sum of seven thou-
 sand dollars, which sum the said
 Harris has applied to his own use
 in violation of his trust and duty as
 such executor. That deponent has
 demanded of the said executor Harris
 that he invest the sum of \$7000 re-
 quired by law but the said Harris
 has neglected and refused to invest
 the same; that the said Harris has
 now no business and is insolvent, and
 his circumstances are such that they
 do not afford a adequate security to depon-
 ent or the other legatees; that he wast-
 ed the said estate and has wrong-
 fully applied the sum of \$7000 be-
 longing thereto to his own use.

Sworn to before me this }
 24 day of December 1884 } Charles W. Demile.

S U R R O G A T E C O U R T.

County of New York.

In the matter of the application of,
 Abraham Denike for the revocation of the letters testamen-
 tary issued to Charles J. Harris, as one of the executors of
 the last will and testament^{int} of Abraham Denike, deceased.

F I R S T.

To the surrogate of the City and County of New York
 Charles J. Harris answering the petition therein alleges
 that he is one of the duly appointed and qualified execu-
 tors of and under the last will and testament of Abraham
 Denike, late of the City and County of New York, deceased.

S E C O N D.

That under and by virtue of such office of executor
 this respondent has entered upon and performed the duties
 of said office.

T H I R D.

That the circumstances of this answering executor are pe-
 cuniarily as good as they were at the time of said appoint-
 ment.

F O R T H.

Objections have been heretofore made by the petitioners
 herein to the qualifying of this executor answering on the
 ground of pecuniary infirmities; and the whole question
 of this defendant's circumstances discussed and decided by
 decree of this court by which it was decided that this
 defendant is ready to go into a final and judicial settlement and will
 obey any decree which may be properly

POOR QUALITY
ORIGINAL

0158

respondent should be allowed to administer the affairs of the decedent herein; that the same allegations of insolvency were raised and unsustained by the Proof.

F I F T H.

The executor answering denies that the executors were personally charged with the sum of four-thousand and six-hundred dollars (\$4600.00) by decree of July the 2nd. 1884, as alleged by the petitioner.

S I X T H.

The executor answering further alleges that it is the purpose of the executors of this estate of the said Abraham Denike, to petition this court for a final and judicial settlement of their accounts, as such executors in a short time

That at present time there is a question as to certain charitable bequests by the testator pending in the general term of the Supreme Court of this County. That the appeal has been decided and the order therein is before said Court for settlement. That there are certain actions concerning the collection of certain bonds and mortgages which have been bought by the executors herein as co-plaintiffs, and which are about to be tried as soon as the Attorney able to get the same ready for trial and one action in which the respondent and his co-executors are defendants and that there is one trust of a small amount which the said executors expect to arrange so that a final and judicial settlement of the entire accounts and actions of this executor and his associate may be had. That defendant answering is ready to go into a final and judicial settlement and will be prepared to obey any decree which may be properly

0169

made herein, and would of asked for his discharge himself but for various reasons above stated .

S E V E N T H .

The defendant respondent further answering alleges that the funds of this estate are deposited to the Joint Trust account of ~~both~~ executors with the Union Trust Company of New York and cannot be withdrawn except by the joint signature of both trustees, to with the signatures of this respondent and Robert C. Reeves, as executors. That the deponent is not waisting any of the assets of this estate nor can he waste any for the reason last given.

E I G H T H .

The respondent further alleges that the greater portion of the assets of this estate have been distributed among the parties entitled thereto and that the only money or securities yet remaining in the hands of the executors are such as go to make up the amount of bequests to the charitable institutions and the smaller ~~fund~~ expenses of demonstration of the estate.

N I N T H .

Respondent^{ent} further alleges that this petition, or precedent are brought in bad faith for the purpose of harassing the executors herein in the performance of their duties. That there is no profit that these petitioners are likely finally to suffer any loss whatsoever by reason of any act of this respondent, or that there will be any fund to which this petitioner will have any interest and that the bare fact that said petitioner and others are named as

0170

legatees ought not to be furnished ground for the repeated attacks upon the management of the affairs of this estate.

T E N T H.

The respondent further answering says that he is engaged in business in the City of New York and expects so to be engaged during the remainder of his lifetime, subject at all times to the just decree of this Court.

City and County of New York, SS.

Charles H. Harris being duly sworn says that he is the respondent herein; that he has read the foregoing answer and knows the contents thereof that the same is true to his own knowledge except as to the matters therein stating by alleged information and belief and as to those matters he believes it to be true,

Sworn to before me this

21st day of January 1885

0171

Suppals Court

In the matter of

The application of

Adam Smith for

the removal of

Charles Harold Esq.

Copy

Peterson & Son

0172

In the matter of

Abraham Denike,

Deceased.

It is alleged by the petitioner that the executor whose letters are sought to be revoked has wasted the funds of this estate by appropriating therefrom to his own use the sum of \$7000

The fact is not controverted by the executor's *answer* counsel.
The letters testamentary must be revoked.

Daniel G. Rollins

0173

Opinion of the court

in removal

Charles Harris

Deceased

the testamentary trust be revoked.
It is not controverted by the executor, a counsel,
own use of the sum of \$1000
funds of the estate by appropriation thereof to his
and bequeathed and bequeathed to be revoked and wasted the

It is alleged by the petitioner that the exec-

Deceased

to return and
in the matter of
the estate of

0174

District Attorney's Office.

PEOPLE

vs.

Chas. J. Harris

E. L.

320 Bowery
H. J. Morris AM
for Broadway Gate
Pen Eyck will furnish
testimony

Dec 21/16 ADP

Put with papers

0175

G. W. DENIKE,
ATTORNEY AT LAW,
NEW YORK CITY.

Mr R. Martine

Dear Sir

I have been
subpoened twice to appear in the
Court of Sessions N.Y City as a
witness against Charles J. Harris.
Feb 10th and 14th

Both times Mr Parker has
told my Attorney that it had
been taken off the calendar, but
could not give the reason of it -
My attorney Mr H. Morris informs
me that this case is not only a
criminal one, but also a civil
one whereby the money could be
recovered by this trial -

I should like to have the case
disposed of as soon as possible,
as the estate will be settled up.

0176

very soon - will you be so
kind to inform me why the
case was taken from the Calendar?

Very Truly Yours

R. W. Demike

Brooklyn Feb 15th 1887
201 Montague St

0177

The People
vs
Charles J. Harris

0178

CHARLES A. JACKSON, &
DANIEL R. INGRAHAM, JR.

OFFICE OF
JACKSON & INGRAHAM,
ATTORNEYS AND COUNSELLORS AT LAW,
16 & 18 EXCHANGE PLACE,
ROOMS 13, 14 AND 15, POST BUILDING.

New York May 3^d 1887

Dear Sir,

Don't concern yourself
further in the case of Charles
J. Harris - The brief has
taken evidence and given
acquittances which I will
show you the next time
we meet -

May Heaven bring
you through sharp properly

Yours

Charles A. Jackson

0179

District Attorney's Office.

PEOPLE

vs.

Chas. J. Harris
G.L.

Notify Jackson
that this case
~~must~~ will
be placed on
calendar for 2^{3d}
inst in Part 2
to be then disposed
of. May 11/87 R.B.M.
L. M. Parker

0180

District Attorney's Office.

Part 2

PEOPLE

vs.

Chas. J. Harris

May 23

For Pt 2 23rd inst.
also by defen dants'
Counsel at on ce.

ADO
Counsel notified
May 11

New York April 20th 1885.

5th District Police Court.

Hon. Andrew J. White-- Presiding.

People -vs- Charles J. Harris-

C. W. Denike of 306 Franklin St. Brooklyn, being duly sworn
deposes and says-

Q. Are you the residuary Legatee ?
(Objected)

Q. Are you the nephew of the deceased ?

A. Yes sir.

Q. How many nephews did he leave ?

A. Two, and one niece Elizabeth A. Denike.

Q. Do you know Robert C. Reeves and C. J. Harris ?

A. I do.

Q. Who are they ?

A. The Executors of my Uncles Will.

(Objected to on the ground that it is incompetent)

Q. Did you ever speak to Mr. Harris about any money personally
in his hands belonging to the Estate of A. Denike, deceased
and if so, when ?

(Objected to on the ground of impropriety and inadmissibil-
ity of the question)

A. I did not.

The complainant rested with this witness. No cross exami-
nation.

Sworn to before me

this 20th day of April 1885.

Police Justice.

277 DECEASED NOTICE CONTING.

AND ADAM WORTH SONN 1882.

ROBERT C. REEVES-

of 245 Madison St. Brooklyn being duly sworn, deposes and says:

Q. Are you one of the Executors of A. Denike, deceased ?

A. Yes sir.

Q. Is Mr. Harris your Co- Executor under these letters of administration ?

(Letters ex. A.)

A. Yes sir.

Q. How have you deposited the moneys that came into your hands as Executor , or how have you or the Executors of this Estate deposited the money that came into their hands , where are the moneys of this estate deposited ?

A. Union trust Co.

Q. In whose name ?

A. The estate of A. Denike.

Q. In whose names are the moneys drawn ?

(Objected to-- and answer not alleged. Exception taken.

Q. When were the moneys taken ?

A. I do not understand the question.

Q. How long have these moneys been deposited in the Union Trust Co. ?

A. From the time of the testators death.

Q. Were they always deposited and drawn against in the same way up to July last or how were these moneys drawn against ?

A. They were deposited in the name of the Estate of A. Denike by one of us, either by Mr. Harris or myself.

Q. How were they withdrawn ?

3012:

OF THE ESTATE OF JOSEPHINE BROWN, DECEASED.

WILLIAM H. HARRIS, A B. G.

A. By our individual signature up to a certain date, December 1st 1883.

Q. After that date how were they drawn; the money drawn out?

A. Joint Signature.

Q. How came it to be drawn after the first day of December 1883 on your joint signature?

(Defendants Counsel objected)

A. For the protection of the Estate; that after that time moneys were not to be drawn out, except on joint signature.

Objection. Sustained.

Q. Do you know the signature?

A. Yes sir.

Q. Is that the signature of C. J. Harris?

A. Yes sir.

(A due bill introduced)

Q. Where did you get this first?

A. I found it in the cash book and was not aware it was there

Q. When did you first see it?

A. Two months after the date, latter part of December 16th 1881.

Q. Where was that cash book?

A. In the Safe. In the Executors Safe.

Q. Where was that?

A. In my Office.

Q. Did you have any knowledge that Mr. Harris had taken or having had this Five Thousand Dollars (\$5000.) till you saw this paper.

(Objection. Overruled.)

A. No sir.

COMPOS 124 1332

V

MA ONE PROTAGONIST ATTEMPTING TO GO TO GOVERNMENT OFFICE TO RE-

Q. Did you have any conversation with Mr. Harris afterwards about this money?

A. I did.

Q. Will you state what it was, and where it was?

A. In my Office and in his Office at different times, I cannot give exact dates; I said to him that it should be secured, he said it would be forthcoming when it was wanted.

Q. How often did you have such a conversation?

A. A dozen times at least. I spoke to him repeatedly about the matter.

(Admission of Ex. B.

Objected to; Objection Overruled.)

Q. Can you tell us anymore of what occurred when you spoke or asked him to return the (\$5000.)?

A. He said the money would be forthcoming when it was wanted; that he had a document to secure the money.

Q. Did he ever say how he got it?

A. He did.

Q. What did he tell you on that subject?

A. Moneys that had been paid on foreclosure of Mortgage which our attorney had in hand.

Q. After the death of A. Denike?

A. Certainly.

Q. Had he received the money?

A. He had received it, and used it. He received a check from our attorney and used it instead of depositing it in the bank; he told me this was in the Bank, that was the first I had seen it, I was not aware of it, till the Bank Book

spontaneous money &

Q.

DEFENDANT'S EXHIBIT AND CONSTRUCTION OF THE DEFENDANT'S EXHIBIT

was balanced.

Q.

Will you produce in evidence a check for \$2,000. drawn by C. J. Harris; do you recognize that signature; when did you first see it?

A.

When the Bank Book was balanced 1st of July 1883 that came back with the vouchers (Check marked for identification)

Q.

Did you have any conversation about this check?

A.

I did.

Q.

Will you state what it was?

A.

I asked him what he meant or what was the meaning of it, when he had a deficiency before?

Q.

What did he say to that?

A.

I cannot recollect, he did say that it would be all right; that when the money was wanted it would be forthcoming, when it was wanted it would be ready.

Q.

Did you ever ask him for this money?

A.

Repeatedly.

Q.

Do you know when and where?

A.

In the same place as before when we met; I recollect distinctly going there and pressing the matter; this thing was going on this way and did not want to be mixed up in it.

Q.

When the money was wanted it would be all right, that is what he said.

Q.

Has he ever deposited this money to joint account?

A.

No sir; there was more of the \$5,000. and he returned the balance.

Q.

How much more?

A.

I think it was less than One Thousand Dollars, part of that he returned, with his fees and commission from the Estate

0186

as far as my recollection serves.

Sworn to before me

this 20th day of April 1885.

Police Justice.

Motion to Discharge

(Granted)

5th District Police Court-

The People

-vs-

Charles J. Harris-

Stenographers Transcript-

April 20th 1885.

Before Hon.

Andrew J. White

Police Justice-

M. J. Treacy

Official Stenographer-

Will of Abraham Denice.

I, Abraham Denice, of the City of New York, do make and publish this my last Will and Testament as follows, that is to say:

1st. I order and direct my Executors hereinafter named to pay all my just debts and funeral and testamentary expenses as soon after my decease as convenient.

5. 2nd. I give, devise and bequeath to the American Baptist Home Mission Society \$5,000 for the church edifice fund, payable to the Treasurer for the time being of said Society within three years from the time of my decease, without interest. The said sum to be invested in the name of the Society or the Treasurer thereof, and the interest and income arising therefrom to be used and applied annually to the uses and purposes of said Society.

6. 3rd. I give, devise and bequeath to the American Baptist Missionary Union \$5,000 payable to the Treasurer for the time being of said Union within three years from the time of my decease, without interest; the said sum to be invested in the name of the ^{said} Union or the Treasurer thereof, and the interest and income arising therefrom to be used and applied annually to the uses and purposes of

Supreme Court

County of New York

and Testament of the
deceased.

against and
Elizabeth F. Denike, Charles;
Denike, Abraham Denike, The Ameri-
can Baptist Home Mission Society,
The American Baptist Missionary Union,
The Ladies Home Society of the Bapt-
ist Churches in the City of New York,
commonly known as the Baptist Home
for Aged and Infirm Persons, The
Tabernacle Baptist Church, Frances
H. Denike, Lucretia H. Chappell &
Israel Chappell, Robert C. Reeves as surviving
partners of the recent partnership existing between
Abraham Denike & Isaac Denike at the time of Isaac
Denike's death.

Trial
to be had
in the
County of
New York.

Complaint

The above named plaintiffs by W. L. Cowdrey
their attorney complain of the above named de-
fendants and allege as follows:-

First: That Abraham Denike late of the
City of New York, departed this life at his resi-
dence in the City of New York on the sixth day of Sept-
ember 1879, leaving no widow children
and leaving a

the
said Union.

7. 4th. I give, devise and bequeath to the Baptist Home for the Aged in the City of New York the sum of \$5,000. to be paid to the Treasurer for the time being of said Society within three years from the time of my decease, without interest, the said sum to be invested in the name of the ^{said} Society or the Treasurer thereof, and the interest and income arising therefrom to be used and applied annually to the uses and purposes of ^{the} said Society.

8. 5th. I give, ~~devise~~ and bequeath to Katie D. Rhodes, the wife of Charles W. Rhodes, the sum of \$5000.00, to be paid to her as soon as conveniently may be done, and within three years from the time of my decease, without interest.

9. 6th. I give, ~~devise~~ and bequeath to the Board of Trustees of the Tabernacle Baptist Church, in the City of New York, the sum of \$8,000, to be paid to the Treasurer for the time being of the said Church within three years from the time of my decease, without interest, the said sum to be invested in the name of the said Church or the Treasurer thereof, and the interest and income arising therefrom to be used and applied annually to the uses and purposes of ^{the} said Church.

7th. I give, devise and bequeath to my executors hereinafter named, and to the survivors or survivors of them, the sum of \$11,500. in trust to invest the same upon bond and mortgage upon unincumbered real estate

10. in the Cities of New York or Brooklyn, or in United States Bonds, or in bonds of the State of New York, as soon as conveniently may be done, and within three years from the time of my decease, and to collect and receive the interest and income arising therefrom; and out of the proceeds thereof, when the same shall be received by them:

11. One. - To pay over and apply, from the interest, income and proceeds arising from the sum of \$8,000. being a portion of said principal sum, the sum of \$300 per annum, in equal-half-yearly payments, to and for the support, maintenance and education of my great niece, the only daughter of my deceased nephew Isaac Francis Denike, until her arrival at the age of 21 years, at which time I direct my said Executors, the survivors or survivor of them, to pay over to her the said principal sum of \$8,000, and all accumulations of interest ^{and} thereon, over ~~at~~ above said sum of \$300.; and in the event of her death before her arrival at the age of 21 years, leaving lawful issue, I give, devise and bequeath the said sum of \$8,000. and all accumulations of interest arising therefrom, to such issue, share and share alike; but in the event of her death before that time, leaving no lawful issue, then, and in that event, it is my will that the said sum of \$8,000, and all accumulations of interest arising therefrom, shall fall into and become a part of my residuary estate.

12.

13.

Two: To pay, out of the interest and income arising from the sum of \$2,500., being another portion of said principal sum, to Lucretia H. Chappell, niece of my deceased wife, the sum of \$140. annually in equal half-yearly payments, to be used by her for her own benefit and support, during the life time of her father, Israel Chappell, and upon his death, in case she survive him to pay to her from and out of the principal sum of money hereinabove mentioned, the sum of \$2000.; and in the event of her death before her father, then it is

14.

my will that the said sum of \$2,000. shall be paid to her father, the said Israel Chappell for his own use; and thereupon the remaining portion of the said principal sum, being the sum of \$500, with all accumulations of interest upon the said sum of \$2,500, over and above the sum of \$140. per year hereinbefore directed to be paid, shall come to be a part of my residuary estate, and shall be distributed according to the provisions of this my will with respect thereto.

15.

Three: To apply the interest, income and proceeds of \$1,000. the remaining portion thereof, from time to time, as received, to keeping in good repair and condition my lot in Greenwood Cemetery, and the monument thereon; and I empower my said executors the survivors or survivor of them at any time in their discretion, to pay over said sum \$1,000. to the Corporation of Greenwood Cemetery

16. upon trust; to apply the interest therefrom from year to year, to and for the purposes above specified.

8th. I hereby authorize, empower and direct my executors hereinafter named, and the survivors or survivor of them to sell all or any real estate that I may own at the time of my decease, for the purposes of paying legacies under this my Will, or of distribution among my residuary legatees, and to give good and sufficient deeds for the same, and to receive and distribute the proceeds thereof; and I do hereby further authorize and empower them to sell, and convert into money, either at public or private sale, as they may deem most advisable for the interests of my estate, so much of my personal estate as in their opinion may or shall be necessary for the purposes of paying my debts and the legacies under this my Will, or for the purposes of equalizing the partition or division of the residuary portion of my said estate, and for that purpose to do and perform all and any act or acts that may be necessary to vest in the purchaser thereof a good and valid title to the same.

9th. I direct and empower my executors hereinafter named, the survivors or survivor of them, to sell and dispose of any and all vessels that may be owned by me at the time of my decease, whenever they shall, in their discretion, deem it to be for the best interests of my estate, and to distribute the proceeds thereof to and among my residuary legatees.

My said executors are in no manner to be held accountable for the loss or depreciation.

in value of such vessels, and in case of the sale of the same as herein provided, they are vested with full power and authority to do and perform all and every act or acts that may be necessary, to vest in the purchasers thereof a perfect title to the same.

20. 10th. It is my will and I do hereby order and direct my executors hereinafter named to allow my friend Robert C. Reeves to retain, as a loan to him out of my personal estate, the sum of \$15,000, being the amount now invested by me in the business carried on and conducted by him, and in which I am a special partner, to be used and employed by him in carrying on and conducting the said business, and to be continued from year to year at the option of the said Robert C. Reeves, but not to exceed the term of three years, upon his paying the interest thereon annually at the rate of 5 per cent. per annum. Such income, when received by my said executors to be from time to time paid over to my residuary legatees, and at the expiration of said term, or the sooner determination thereof, at his option aforesaid, I direct my said executors to receive from the said Robert C. Reeves the said sum of money and interest, and to discharge him fully from all further liability on account or by reason of such indebtedness, and upon such payment being made to my said Executors, the said sum of \$15,000 is to become a part of my residuary estate, and to be distributed according to the provisions of this my Will with respect thereof.
- 21.
- 22.

23. 14th. - All the rest, residue and remainder of my Estate, of whatever kind and description the same may be, I give, devise and bequeath to Elizabeth Denike, Abraham Denike and Charles Willett-Denike, the only surviving children of my deceased brother Isaac Denike, and their heirs forever, and to the lawful issue of such of them as may die in my lifetime leaving issue, such issue to take their share to which the parent would have been entitled if living.

15th. - I nominate, constitute and appoint my friends Charles J. Harris, Robert C. Reeves, and Timothy G. Brown to be the executors of this my last Will and Testament, and I hereby revoke all other or former Wills by me heretofore made.

In witness whereof, I have hereunto subscribed my name this 7th day of July, in the year 1879.

Abraham Denike

24. Subscribed by Testator, and declared by him to be his last Will and Testament in our presence, and we at his request, in his presence and in the presence of each other have hereunto subscribed our names as witnesses.

Charles W. West

138 Montague St., Brooklyn, N.Y.

William L. Cowdrey

New Rochelle, N.Y.

Filed: And the said plaintiffs further allege that the said will was duly admitted to prob.

0196

Last will & Testament

Q

Abraham Denike
deceased.

Certified Copy.

A. J. Morris

Showing int. of C. A.
Denike &c

Mr. Denike

0197

District Attorney's Office.

PEOPLE

vs.

Charles J. Harris
J. L.

Arrange to have
this case tried
in month of Feb.

Feb 3 187 RBH,

To Mr Parker

Pr: Feb 10 187
H. B. H.

The People of the State of New York

-against-

Charles Harris

City and County of New York ss:

JANE B. HARRIS being duly sworn says: that she resides at No. 1968 7th Avenue, New York City. That she is the widow of the above named defendant. That said Charles J. Harris died in the City of New York on the 27th day of May 1888 That she is familiar with the facts upon which the indictment herein was obtained and knows that the above named defendant is the same person above described as deponent's late husband.

Sworn to before me this

19th day of May, 1892,

May 31 May, 1892.
George C. Lay

Notary Public

New York County

City & County of New York: Samuel Ellis
Briggs being duly sworn says that he was the
surety on the bail bond of the above named Charles
J. Harris - That the said Charles J. Harris is
dead and has been dead to deponent's knowledge
for the past four years.

Soon before me this 19th
day of May 1892

George C. Lay

Notary Public

New York County

0 199

of People

apt
Charles J. Harris

affidavit of
James B. Harris

0200

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 J. Harris

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

Charles J. Harris -

of the CRIME OF *Extortion in the first degree,*

committed as follows:

The said Charles J. Harris,

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

was one of the executors of the last will and Testament of Abraham Reindes, deceased, having been thereto duly appointed as such by the last will and Testament aforesaid, and then and there acting as such; and so being and acting as such executor as aforesaid, the said Charles J. Harris then and there had in his possession and custody a large sum of money, to wit: the sum of two thousand dollars in money, lawful money of the United States and of the value of two thousand dollars, of the goods, chattels and credits of the said deceased, by virtue

of his said office and appointment
as such assessor as aforesaid, and no
having the said sum of money in his
possession and custody as aforesaid,
the said Charles J. Harris, afterwards,
to wit: on the day and in the year
aforesaid, at the State, City and
County aforesaid, with force and
arms, did feloniously, secretly, unlawfully
and appropriate to his own use, the
said sum of money, whereby and
by force of the Statute in such case
made and provided the said Charles
J. Harris is deemed to have com-
mitted the crime of larceny and receiving
in the first degree.

And so the Grand Jury returned
a verdict, that the said Charles F. Harris
the said sum of money, of the goods,
debts and credits, of the said deceased,
in name and form aforesaid. did
feloniously steal, against the form
of the Statute in such case made
and provided, and against the peace
of the People of the State of New
York, and their dignity.

Second Count.

And the Grand Jury doresaid, by this indictment further accuse the said Charles G. Davis of the crime of Grand Larceny in the first degree, committed as follows:

Wetstere, to wit: at the City of New York, in the County of New York, doresaid, on the twenty third day of September, in the year of our Lord one thousand eight hundred and ninety nine, before Daniel R. Quinn Esquire, Sheriff of the said County the Last Will and Testament of Abraham Reindas, ^{deceased,} now duly proven, and afterwards, to wit: on the twenty fourth day of September, in the year doresaid, the said Abraham Reindas having been at or immediately previous to his death an inhabitant of the said County of New York, the administration of all and singular the goods, debts and credits of the said deceased, and any and every thing his Will, now, at the City and County doresaid, duly granted

unto the said Charles J. Morris and
 one Robert R. Reeves, both then of
 the City of New York, Executors in the
 said Will named, being first
 duly sworn, faithfully and honestly
 to discharge the duties of such
 executors, in and by certain letters
 Testamentary bearing date the day
 and year last aforesaid, granted by
 the said Surrogate, in the name of
 the People of the State of New York
 to the said Charles J. Morris and
 Robert R. Reeves, duly signed by
 the said Surrogate and sealed with
 the seal of the Surrogate's Court of
 the said County: as by the record
 thereof more fully and at large
 appear.

And the said Charles J. Morris,
 having been so duly appointed as
 such executor as aforesaid, afterwards
 to wit: on the nineteenth day of De-
 cember, in the year of our Lord one
 thousand eight hundred and eighty-one,
 1881, at the City and County of New York,
 then and there acting as such, had
 in his possession and custody, as
 such executor, by virtue of his said
 office and appointment, a large
 sum of money, to wit: the sum of

Two thousand dollars in money, bank money of the United States, and of the value of two thousand dollars, of the goods, chattels and credits, and proceeds thereof, of the said deceased,

And not having the said sum of money in his possession and custody as aforesaid, the said Charles F. Harris, afterwards, to wit on the said eighth day of December, in the year last aforesaid, at the City and County aforesaid, with force and arms, did feloniously, secretly, withhold and appropriate to his own use the said sum of money, whereby and by force of the Statute in such case made and provided, the said Charles F. Harris is deemed to have committed the crime of Larceny in the first degree.

And so the Grand Jury aforesaid do say: that the said Charles F. Harris, the said sum of money of the goods, chattels and credits, and proceeds thereof, of the said deceased, in manner and form aforesaid, did feloniously steal against the form of the Statute in such case made and provided, and against the peace of the

0205

George of the State of New
York, and their signature.

Donald G. Gorman,
District Attorney.

0206

Case 23 N. Y. July 16/88

Counsel, _____
Filed 16 day of July 1888
Pleads Not Guilty June 15

THE PEOPLE
vs.
Charles J. Harris
(2 cases)
Dead
[Section - 541 - Penal Code]
Grand Jurors, 1st degree

RANDOLPH B. MARTINE,
District Attorney.

A TRUE BILL.

John L. Foster
Foreman
Our system is Prof. Attorney
Exhibition Business
Part 2 - May 20, 1892

Witnesses:

Charles W. Donnick
Robert E. Reed

Charles W. Donnick
Robert E. Reed
Charles W. Donnick
Robert E. Reed

Charles W. Donnick
Robert E. Reed
Charles W. Donnick
Robert E. Reed

Charles W. Donnick
Robert E. Reed
Charles W. Donnick
Robert E. Reed

TORN PAGE

0207

PEOPLE

-vs-

Charles J. Harris

X-----X

Statement of Case

against Charles J. Harris.

Abraham Denike departed this life at the City of New York on the 6th day of September 1879, leaving a last will and testament, whereby he appointed the above named Charles J. Harris and Robert C. Reeves executors and trustees there under.

Letters testamentary were granted to said Charles J. Harris and Robert C. Reeves on the 24th day of September 1879.

Both of said executors qualified and entered upon the discharge of their duties.

The estate amounted in all to about the sum of one hundred and sixty nine thousand dollars. *\$169,000.00*

The executors filed a compulsory account on December 14th 1883. and a supplemental account on April 26th 1884. By this latter account it appears that the funds of the estate were then deposited in the Union Trust Company to the joint account of said executors except the sum of \$7,000. which said Harris admitted had been retained by him personally; a decree was thereupon entered on July 2nd 1884 in the Office of the Surrogate of the County of New

0208

York charging both of said executors with the whole amount then in their hands and shown by said account to be due to the said estate, and charging the defendant Harris personally with the sum of seven thousand dollars and directing that the sum of \$45,000. be retained by said executors for the purpose of meeting certain legacies then in litigation.

The litigation has since been determined by the General Term of the Supreme Court and only about \$14,000. of the disputed legacies have been sustained and the remainder thereof have been declared void.

A demand was made upon Harris for the \$7,000. but he neglected and refused to pay over the sum or to deposit or invest it for the benefit of the estate.

On the 25th of February 1835 on a petition to the Surrogate of the County of New York setting forth these facts and charging the said Charles J. Harris with having wasted the estate by wrongfully appropriating to his own use the sum of \$7,000,

— An Order was made and entered removing his letters and removing him from his trust as executor; thereupon and on or about March 15th 1835 proceedings were commenced in the 5th District Police Court before A. J. White Esq. Police Justice, charging said Harris with Grand Larceny under section 54I of the Penal Code and a warrant was issued for his arrest and he was arrested and held in \$5,000. for examination; a copy of this examination is hereto annexed.

0209

The money was taken in two sums, one of \$2,000. on December 16th 1881 at the City of New York, the other of \$5,000. on June 13th 1883 at the same place. The money was taken in this wise:

A mortgage held by the estate had been paid over to Mr. Cowdrey, Attorney for the executors, who gave the money to Harris as one of said executors. Harris concealed the receipt of this money \$5,000. from his ^{Co} executor and also the receipt of \$2,000. but placed his due bill for the latter amount in the safe used by the executors for the deposit of the books and vouchers of the estate. The check which Harris received and due bill were put in evidence and will be produced.

Under this will Elizabeth H. Burnham, Abraham Denike and Charles W. Denike were appointed residuary legatees and as such are entitled to all moneys in the hands of the executors not applicable to the payment of the legacies aforesaid. There are no debts due by the estate.

We hand you herewith a copy of the will, letters testamentary and certificate of removal of Harris; and decree, petition, answer and Order of the Surrogate for such removal.

We will produce the due bill and check before the Grand Jury.

Witnesses -

*Chas W. Denike 306 Franklin Ave Bklyn
Abm Denike 211 Adelphi St Bklyn
Robt. C. Reeves 185 Water St Nyc*

0210

Court

People v

against

Charles J. Harris

Statement

H. Harris

Attorney for

320 Broadway

0211

that the said Charles J. Harris one of the Exors
of the last will and Testament of said Abraham
Denike deceased has wasted the Estate of
said Testator and has wrongfully applied to
his own use the sum of \$7,000 coming
into his hands as one of said executors; and
on reading and filing the verified answer
of said Charles J. Harris in opposition thereto and
it appearing

At a Surrogates Court held at the
Court House in the City of New York
on the 25th day of February, 1885.

Present

Hon. Daniel G. Rollins,

Surrogate.

In the matter of the Petition of
Abraham Denike for the revocation of
letters testamentary issued to Charles
J. Harris jointly with Robert C. Reeves
as executors of the last will and test-
ament

---of---

Abraham Denike, deceased

On reading and filing the verified petition
of Abraham Denike one of the residuary legatees and inter-
ested in the estate of the above mentioned testator Abraham
Denike, deceased, and due proof by affidavit of Charles W.
Denike another of said residuary legatees, on the part of
said petitioner, whereby it appears to the satisfaction of the
Court that the said Charles J. Harris one of the executors
of the last will and testament of said Abraham Denike, de-
ceased has wasted the estate of said testator and has wrong-
fully applied to his own use the sum of seven thousand dol-
lars coming into his hands as one of said executors; and on
reading and filing the verified answer of said Charles J.
Harris in opposition thereto; and it appearing to the alle-
gations and facts set forth in said petition and proof,
and the Court being satisfied of the truth of the allega-

the Court that said answer does not deny

0212

tions in said petition contained it is hereby

ORDERED that the letters testamentary heretofore issued to the said Charles J. Harris as aforesaid be abd the same are hereby revoked as to him; and all authority and rights of the said Charles J. Harris as such executor are hereupon to cease.

And it is further ordered that the said Charles J. Harris pay to the said petitioner Abraham Denike or to H. J. Morris, Esq, his counsel the sum of for the costs and disbursements of said petitioner in this proceeding.

Daniel G. Rollins,
Surrogate.

my

0213

Surrogate Court

In matter of application
for removal

of
Charles J. Harris &

Corky
Order of removal

A. J. Morris
Att'y for Petitioner
291 Broadway

ORDERED that the application of the petitioner be granted and that the respondent be removed from the custody of the respondent's mother to the custody of the petitioner.

0214

his own use the sum of \$7000 coming into his hands as one of said executors, and on reading and filing the verified answer of said Charles J. Harris in opposition thereto and it appearing

that the said Charles J. Harris one of the executors of the last will and testament of said Abraham Denike deceased has wasted the Estate of said Testator and has wrongfully applied to

At a Surrogates Court held at the Court House in the City of New York on the 25th day of February, 1885.

Present

Hon. Daniel G. Rollins,
Surrogate.

In the matter of the Petition of
Abraham Denike for the revocation of
letters testamentary issued to Charles
J. Harris jointly with Robert C. Reeves
as executors of the last will and test-
ament

---of---

Abraham Denike, deceased

On reading and filing the verified petition of Abraham Denike one of the residuary legatees and interested in the estate of the above mentioned testator Abraham Denike, deceased, and due proof by affidavit of Charles W. Denike another of said residuary legatees, on the part of said petitioner, whereby it appears to the satisfaction of the Court that the said Charles J. Harris one of the executors of the last will and testament of said Abraham Denike, deceased has wasted the estate of said testator and has wrongfully applied to his own use the sum of seven thousand dollars coming into his hands as one of said executors; and on reading and filing the verified answer of said Charles J. Harris in opposition thereto; and it appearing to the allegations and facts set forth in said petition and proof, and the Court being satisfied of the truth of the allega-

the Court that said answer does not deny

02 15

tions in said petition contained it is hereby

ORDERED that the letters testamentary heretofore issued to the said Charles J. Harris as aforesaid be abd the same are hereby revoked as to him; and all authority and rights of the said Charles J. Harris as such executor are hereupon to cease.

And it is further ordered that the said Charles J. Harris pay to the said petitioner Abraham Denike or to H. J. Morris, Esq, his counsel the sum of for the costs and disbursements of said petitioner in this proceeding.

Daniel G. Rollins,
Surrogate.

0216

Surrogate Court

*In matter of application
for removal*

of
Charles J. Harris Sr.

Copy
Order of removal

H. J. Morris
Atty for Petitioner
291 Broadway

THE said rights of the said CHARLES J. HARRIS as such executor
be and the same are hereby revoked as to him: and all author-
izations issued to the said CHARLES J. HARRIS as aforesaid
ORDERED that the letters testamentary
granted to said petitioner containing the same be

0217

District Attorney's Office.

PEOPLE

vs.

Chas J. Harris
S. L.

Do not put
~~this card on~~
calendar for
tomorrow
Feb 9/97 P.B.M.
A. H. Parker

0218

People vs }
vs }
Charles J Harris }

We hereby consent, at the request
of Charles J Harris that this case
which is set down for trial for March
17. 1887 be adjourned to the first
Monday of April 1887.

Dated Brooklyn March 16th /87

Abraham Denike
Charles W. Denike

To R. B. Martine Esq
District attorney

H. Morris
att'y for legation

Charles J Harris

02 19

People

— 01 —

Ch. Harris

Consent

POOR QUALITY
ORIGINAL

0220

Box 226
Folder 2213

No 92-1311 July 16/1886

Counsel, *Chas. A. Jackson*
Filed *16* day of *July* 188*6*
Pleads *McKully v. Chas. A.*

[Section 54-1, Penal Code]

THE PEOPLE

vs.

B

Charles J. Harris

2-10-1886
Dead

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

[Signature]

*On motion of District Attorney
Indictment returned
Part 2 - May 20/92*

Witnesses:

Charles W. Dwyer
306 Broadway St. N.Y.C.
Robert E. Dwyer
245 Madison St. N.Y.C.
Alvaham

Boiled by
S. Ellis Bury
550 Water

Pair now is
dead -
Jack that the
Indictment
be dis made
May 20 1892
2-10-1886

0221

Form 6

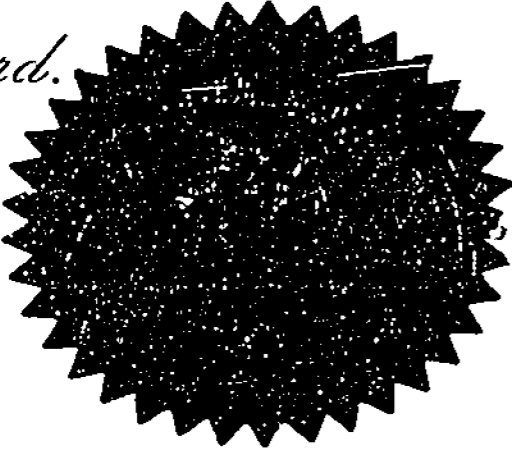
STATE OF NEW YORK,

City and County of New York.

} ss.

I, AUSBURN M. DICKINSON, Clerk of the Surrogate's Court of said County, do hereby certify that I have compared the foregoing copy of ~~the last Will and Testament~~ *the Little Testament* granted under demand of Abraham Senike

with the original record thereof, now remaining in this office, and have found the same to be a correct transcript therefrom, and of the whole of such original record.



In Testimony Whereof, I have hereunto set my hand and affixed the Seal of the Surrogate's Court, this *12th* day of *March* in the year of our Lord one thousand eight hundred and eighty-*five*

Ausburn M. Dickinson
Clerk of the Surrogate's Court.

The People of the State of New York.

BY THE GRACE OF GOD FREE AND INDEPENDENT

(To all whom these Presents shall come or may concern)

Sheweth

That at the County of New York, on the twenty third day of September, in the year of our Lord one thousand eight hundred and eighty nine, before **DANIEL C. ROLLINS, ESQ.** Surrogate of our said County, the Last Will and Testament of

Abraham Denike

deceased, was proved, and is now approved, and allowed, by us and the said:

Abraham Denike being at or immediately previous to his death an inhabitant of

the County of New York, by means whereof the proving and registering said Will, and the granting Administration of all and singular the goods, chattels and credits of the said Testator, and also the auditing, allowing, and final discharging the account thereof, doth belong unto us, the Administration of all and singular the goods, chattels and credits of the said deceased, and any way concerning his Will is granted unto **Charles L. Harnie, and Robert C. Reeves** both of the City of New York, Executors in the said Will, named therein first, duly solemnly to discharge the duties of such Executors - faithfully and

In Testimony whereof, We have caused the Seal of the Surrogate Court to be hereunto annexed, and

Witness, **DANIEL C. ROLLINS, ESQ.** Surrogate of our said County at the City of New York, the 24th day of September, in the year of our Lord one thousand eight hundred and eighty nine, and of our Independence the one hundred and fourth

(D.C.)

Subscribed as to the true and correct copy of the foregoing Will, I, **D. C. Rollins**, Surrogate of the County of New York, do hereby certify.

D. C. Rollins

Clerk to the Surrogate Court

0223

Letters
TESTAMENTARY

GRANTED TO

Charles J. Harris
Robert C. Reeves
Upon the Goods, Chattels, and Credits of

Abraham W. Harris

Deceased.

Mem: of revocation
as to Chas J Harris

14-1-17

0224

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 J. Harris

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

Charles J. Harris
of the CRIME OF Grand Larceny in the first degree, —

committed as follows:

The said Charles J. Harris, late,

~~late of the~~ ~~City~~ of the City of New York, in the County of New York aforesaid, on the ~~thirteenth~~ day of June, — in the year of our Lord one thousand eight hundred and eighty-three, at the ~~City~~ City and County aforesaid, was one of the executors of the last will and Testament of Abraham Deindae, deceased, having been theretofore duly appointed as such by the last will and Testament aforesaid, then and there acting as such. And as being and acting as such executor as aforesaid, the said Charles J. Harris then and there had in his possession and custody, a large sum of money, to wit: the sum of five thousand dollars in money lawful money of the United States, and of the value of five

thousand dollars, of the goods,
debts and credits of the said
deceased, and the proceeds thereof
by virtue of his said office and
appointment as such executor
as aforesaid;

And as having the said sum
of money in his possession and
custody as aforesaid, the said
Charles of Morris, afterwards, to
wit: on the day and in the year
aforesaid, at the City and County
aforesaid, with force and arms,
did feloniously, secretly, withheld
and appropriate to his own use,
the said sum of money: whereby
and by force of the Statute in
such case made and provided,
the said Charles of Morris is
deemed to have committed the
crime of larceny in the
first degree.

And as the Grand Jury
aforesaid do say: that the
said Charles of Morris, the said
sum of money, of the goods,
debts and credits, and proceeds
thereof of the said deceased, in
manner and form aforesaid did
feloniously steal: against the

form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity

Second Count.

And the Grand Jury do present by this indictment further accuse the said Charles F. Harris of the crime of Grand Larceny in the first degree, committed as follows:

That he, the said Charles F. Harris, of New York, in the County of New York, do present, on the Twelfth day of September, in the year of our Lord one thousand eight hundred and ninety nine, before Daniel R. Quinn Esquire, Surrogate of the said County the Last Will and Testament of Abraham Deinde, deceased, was duly proven, and of the same, that

0227

on the twenty fourth day of
 September, in the year aforesaid,
 the said Charles F. Davis having
 been at or immediately previous
 to his death an inhabitant of
 the said County of New York,
 the administration of all and
 singular the goods, chattels and
 credits of the said deceased, and
 any and every concerning his will,
 was, at the City and County
 aforesaid, duly granted unto the
 said Charles F. Davis and one
 Robert R. Greener, both then of
 the City of New York, Executors
 in the said will named, they
 being first duly sworn, faithfully
 and honestly to discharge the
 duties of such executors, in and
 by certain letters testamentary
 bearing date the day and year
 last aforesaid, granted by the
 said Surrogate, in the name
 of the People of the State of
 New York, to the said Charles
 F. Davis and Robert R. Greener,
 duly signed by the said Sur-
 rogate and sealed with the
 seal of the Surrogate's Court of
 the said County; as by the

record thereof doth more fully
and at large appear.

And the said Charles J. Davis,
having been so duly appointed
as such executor as aforesaid,
afterwards, to wit: on the thirteenth
day of June, in the year of our
Sovereign Lord one thousand eight hundred
and eighty three, at the City and
County aforesaid, then and there
acting as such, had in his
possession and custody as such
executor, by virtue of his said
office and appointment, a large
sum of money to wit: the
sum of five thousand dollars
in money, lawful money of
the United States, and of the
value of five thousand dollars,
of the goods, chattels and credits,
and the proceeds thereof, of
the said deceased.

And so having the said
sum of money in his possession
and custody as aforesaid, the
said Charles J. Davis, afterwards,
to wit: on the said thirteenth
day of June, in the year last
aforesaid, at the City and
County aforesaid, with force

and arms, did feloniously receive, withhold and appropriate to his own use, the said sum of money; whereby and by force of the Statute in such case made and provided, the said Charles J. Davis is deemed to have committed the crime of Fugitive and Sorewry in the first degree.

And so the Grand Jury expressed so say: That the said Charles J. Davis, the said sum of five thousand dollars in money of the specie, dollars and credits, and the proceeds thereof, of the said deceased, in manner and form, and by the means aforesaid, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, did feloniously steal: against the form of the Statute in such case made and provided, and against the peace of the People of the

0230

State of New York, and
their signatures

Randolph Comstock,
District Attorney

0231

BOX:

226

FOLDER:

2213

DESCRIPTION:

Harris, Mary

DATE:

07/06/86



2213

0232

Witnesses:

Counsel,

Filed

Pleads,

6 day of July 1886

Attest

THE PEOPLE

vs.

Mary Harris

Grand Larceny, 2nd Degree.
(From the Person.)
[Sections 528, 529, 1 Penal Code.]

RANDOLPH B. MARTINE,

District Attorney.

July 16/86

Fined & Imprisoned.

A True Bill. Sent 2 years.

R. B. Martine

Foreman.

16th day

July 1886

Permanently

19

41

The People v. Mary Harris } Court of General Sessions. Part First.
 Before Judge Gildersleeve. July 16. 1886.
 Indictment for grand larceny.

Julius A. Cohen sworn. I live 2 West Fifth St. corner of Fifth Avenue and am collector for the Metropolitan Life Insurance Co.; on the 29th of June I saw the defendant on the corner of Grand St. and South Fifth Avenue between four and five in the afternoon. She accosted me in the street and asked me if I was the collector for Insurance and I said, yes. She told me she lived at 200 South Fifth Avenue. She led me through an alley, quite a notorious place, but our business takes us in such places. I went in; there were two other women there. I asked if those were the parties who wanted to be insured? She said, No; it is my sister; come into the next room. So when I was in the next room she tried to induce me to stay with her and threw her arms around me, and by doing this she abstracted a roll of bills out of my vest pocket. She went out of the room and did not come back. I put my hand in my vest pocket and missed my money and said to the two colored women, "Where is this woman? They said she did not belong there. I said, it is a fine racket, I am robbed, I will have you arrested." They said, "we did not take any thing off you." I went down to the Fifth St. station house.

0234

The Captain gave me an officer, and a couple of hours later we met the defendant with two other parties at the same alley. When confronted with her she denied ever knowing me or ever seeing me. Afterwards the detective pumping her on the way to the station house she admitted that she seen me; she wanted to get out of it by stating that ~~she~~ stayed till five o'clock in the evening till she was arrested. She took from me as much as I know twelve dollars; nine dollars in bills, which I know belonged to the Company; it was in my care and custody. I did not feel ~~her~~ hand in my pocket. I saw the money five minutes before. I called at 46 Grand St. near the corner of South Fifth Avenue and changed a five dollar bill, which I put in my pocket. I missed the money before I left the room of the defendant. I had it in my vest pocket when I met her. Cross Examined. I knew I had the money there because I felt it. I know I made change of a five dollar bill and I had a two and two one dollar bills. I know for sure I changed five dollars in White St. about ten minutes before. I live 2 West Fourteenth St. I am married eight years, but have no family. I was in the neighborhood of South Fifth Avenue about half past four collecting. Before I met the defendant I had been corner of Grand St. and South Fifth Avenue about two

0235

houses from the corner of South Fifth Ave. near the elevated station. I went there to collect my weekly dues of Mrs. Daley; she is not a colored woman. I was in the room where the defendant was between eight and nine minutes. I did not drink any beer while in there. I never touch a glass of beer; there was no beer brought in. She tried to induce me to stay with her. I said, "no, after I get through I might treat you, after I get the woman insured, after I get through with my business. She said I should wait a while, she was going to call the woman up. She left the room, went down stairs and never came back. There were two other parties in the same room I was. I went in no private room with her; the door was open, if you call it a private room. She said there was a party in there that wanted to be insured - a lady friend that was living with her; she said she was going to call her and I should wait a while. I have been six years in the employ of the Metropolitan Life Insurance Co. and nothing of the kind ever happened to me because I am very careful. I have colored women from whom I collect, Mrs. Perry and others. I did not give the prisoner any money. I gave nobody forty cents to get drinks or beer. That is a made up lie; she said the same thing in Jefferson Market before Justice Helde. She wanted to shame me out of prosecuting her.

Thomas Moran sworn. I am a police officer and arrested the defendant in South Fifth ave. on the 29th of last month near five o'clock in the afternoon on the complaint of Mr. Cohen. I saw three of them come out of the place crossing the sidewalk in front of 200 South Fifth ave. I called his attention to three wenches going down South Fifth ave. I stopped the defendant and he said, she is the one. She said, "you must be mistaken, I never saw you before." Afterwards she told me he was in the house and gave her 40 cents. I found 20 cents on her.

Mary Harris, sworn. I have never been arrested for stealing before. I am married and my husband works with Tim Shay, an oysterman, about 18 or 19 years. The complainant spoke to me on the street. He asked me if I wanted to go in the house? I told him, no, I was going after my washing. He gave me 40 cents and I bought beer; he put his hand around me. I stole no money from him; he went in with me and two other girls beside. He told him I did not bother with insurance. Cross Examined. Then I was arrested I did not tell the officer that I had never seen Cohen before. I was frightened when I said that and afterwards I acknowledged seeing him.

The jury rendered a verdict of guilty.

0237

Testimony in the case
of
Mary Harris
filed July
1888.

0238

Police Court

Police Court

District

Affidavit—Larceny.

City and County of New York, ss.:

I, Julius A. Cohen of No. 2 West 14th Street Room 10, aged 38 years, occupation Insurance Agent, being duly sworn

deposes and says, that on the 29th day of June 1888 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession and

Person of deponent, in the Day time, the following property viz:

U.S. and Savings Money of the United States to the amount and Value of Nine 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 Mary Harris (now here)

from the Jack. Hut at. or about. The hour of Four. O'clock. P.M. said date deponent was induced to enter the premises No. 200 South 5th Avenue. by the said Harris who informed deponent that there was a woman in said premises who desired to have her life insured, deponent went to a room in said premises with the said Harris who immediately placed her arms around deponent's body and commenced to hug deponent. That deponent felt the hands of the said Harris in the right hand pocket of

188

Police Justice

0239

of the Test. Then on deponents, I swear.
deponents. Then discharging. That the
said money have been feloniously
taken stolen and carried away
from deponents possession and person.
Depositor. Then the prayer that the said
Harriis may be dealt with as the law
directs

I swear before me. } J. H. Cohen
this 30th day of June 1886

W. A. Wright
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been
committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1886
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1886
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1886
Police Justice.

Police Court, District, _____

THE PEOPLE, &c.,
on the complaint of

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

Offence—LARCENY

Dated 1886 _____

Magistrate. _____

Officer. _____

Clerk. _____

Witnesses, _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

\$ _____ to answer _____ Sessions.

0240

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss

2 District Police Court.

Mary Harris

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

Question What is your name?

Answer

Mary Harris

Question. How old are you?

Answer

36 Years.

Question. Where were you born?

Answer.

Baltimore

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

Answer.

14 Grand Street 6 months

Question What is your business or profession?

Answer

Cleaner.

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

Mary Harris
Memo.

Taken before me this

day of

188

Police Justice.

0241

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 _____

Mary Harris
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 June 30th 1887.

Wm. H. Wood 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.

0242

Police Court

2/944 District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Julius A. Chen
2 West 14th St. Room 10
Mary Harris

Offence *2nd Offense*

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated

188

Magistrate

Officer.

8. Precinct.

Witnesses

No.

Street.

No.

Street,

No.

Street,

\$

to answer

\$

\$

0243

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Mary Davis

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

- Mary Davis -

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

The said *Mary Davis*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the ~~twenty ninth~~ day of *June*, — in the year of our Lord one thousand eight hundred and eighty-~~two~~ *six*, in the ~~year~~ time of the said day, at the Ward, City and County aforesaid, with force and arms,

one promissory note for the payment of money (of the kind called Bank Notes) of the denomination and value of five dollars, one promissory note for the payment of money (of the kind called United States Treasury Notes) of the denomination and value of five dollars, four promissory notes for the payment of money (of the kind called United States Treasury Notes) of the denomination and value of two dollars each, and nine promissory notes for the payment of money (of the kind called United States Treasury Notes) of the denomination and value of one dollar each.

of the goods, chattels and personal property of one *John A. Roden*, — on the person of the said *John A. Roden*.

then and there being found, from the person of the said *John A. Roden*, 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.

Charles A. Roden
John A. Roden

0244

BOX:

226

FOLDER:

2213

DESCRIPTION:

Horton, William

DATE:

07/13/86



2213

0245

70

Witnesses:

Margaret Horton

Bridget Connors

Counsel, _____
Filed 13 day of July 1886.
Plends _____

THE PEOPLE
vs.
William Horton
[Section - Penal Code]

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

[Signature]

Foreman
July 14, 1886.
Pleads Guilty
S.P. One yr & 6 mo

0246

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

POLICE COURT,

DISTRICT.

Margaret Horton
 of No. *111 East 13th* *aged 28 years*
 Street, being duly sworn, deposes and
 says that on the *21st* day of *October* 188*3*
 at the City of *Chicago* *Cook Illinois*
 in the County of *New York*, *she was married*

by the Rev S. A. Tighi Pastor of
the Holy Angels Church, Oakwood
Boulevard Chicago, Cook Co. Ill.
to William Horton, Defendant
is informed by Annie La Borne
of No 111 East 13th street New York City
that she was present at the
marriage ceremony of William
Horton and Bridget Connors
that said marriage ceremony
was performed by the Rev W. J.
McClure at the Parsonage of
St Ann's Church East 12th street
between 3rd and 4th Avenue said
New York on May 2, 1886
Defendant for the says
that the said William Horton
well knew that he had a wife
living at the time the ceremony
was performed between the said
William Horton and the said
Bridget Connors

Sworn to before me
this 8th day of July 1886
Soldier & Strout
John Justice
Margaret Horton
her mark

0247

CITY AND COUNTY }
OF NEW YORK, } ss.

Minnie LaRue
aged 50 years, occupation Housekeeper of No. 24 East 13th Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Margaret Norton
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

188

8 July 1888 Minnie LaRue
mark

Solomon B. Smith

Police Justice.

0248

Sec. 108-200.

CITY AND COUNTY OF NEW YORK, { ss

2 District Police Court.

William Horton 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

William Horton

Question. How old are you?

Answer

33 years

Question. Where were you born?

Answer.

Canada

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

Answer.

No 1020 Tenth Ave about 5 weeks

Question What is your business or profession?

Answer

Carpenter

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

Answer.

I am not guilty
William Horton

Taken before me this

20th day of April 1888

Police Justice.

0249

Sec. 151.

Police Court 2 District.

CITY AND COUNTY }
OF NEW YORK, } ss.

In the name of the People of the State of New York; To the Sheriff of the County of New York, or to any Marshal or Policeman of the City of New York, GREETING :

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Margaret Horton of No. 24 East 13th Street, that on the 2 day of May

1886 at the City of New York, in the County of New York,

William Horton did unlawfully marry Bridget Connor, his lawful wife Margaret Horton being then living

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint.

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant, and bring him forthwith before me, at the 2 District Police Court, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this

8 day of July 1888
Solomon B. Smith
POLICE JUSTICE.

0250

Sec. 151.

Police Court 2 District.

CITY AND COUNTY }
OF NEW YORK, } ss.

In the name of the People of the State of New York; To the Sheriff of the County of New York, or to any Marshal or Policeman of the City of New York, GREETING :

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Margaret Horton

of No. 24 East 13th Street, that on the 2 day of May

1886 at the City of New York, in the County of New York,

William Horton did unlawfully
marry Bridget Connors, his
lawful wife Margaret Horton
being then living

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint.

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant, and bring him forthwith before me, at the 2 District Police Court, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 8 day of July 1888

Solomon B. Smith
POLICE JUSTICE.

0251

Police Court 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Margaret Horton
vs

William Horton

Warrant-General.

Dated July 8 1886

Smith Magistrate.
Hidelson and
Solan Putnam Officer.

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

Officer.

Dated _____ 188

This Warrant may be executed on Sunday or at
night.

Police Justice.

1026 10th Ave
REMARKS.

Time of Arrest, _____

Native of _____

Age, _____

Sex, _____

Complexion, _____

Color, _____

Profession, _____

Married, _____

Single, _____

Read, _____

Write, _____

0252



HOLY ANGELS' CHURCH,

1104 OAKWOOD BOULEVARD.

July 5th 1886

This is to Certify, that William
Horton and Helen parit Lowrey
were united in marriage by me
on the 2nd day of July 1886. at
Holy Angels Church Oakwood
Boulevard Chicago. Cook Co. Ill.
John Hill and Anne Muth
being witnesses of the same.

J. J. Tipton

Pastor

0253

HEALTH DEPARTMENT OF THE CITY OF NEW YORK.

Sanitary Bureau, Seventh Division, Vital Statistics.

Liber 9
No. 11337

OFFICE, 301 MOTT STREET,

New York, July 8th 1886

A Transcript from the Record of Marriages IN THE CITY OF NEW YORK.

DATE OF MARRIAGE.		NAME OF GROOM.	RESIDENCE.		AGE. YEARS	COLOR.
MONTH.	YEAR.		NUMBER.	STREET.		
May 2 ^d	1886	William Norton	24	E 13	51	w
GROOM'S BIRTHPLACE.		NAME OF FATHER.	NAME OF MOTHER.			
Ireland		John Norton	Margaret Norton			
OCCUPATION.	No. of Groom's Marriages.	NAME OF BRIDE.	RESIDENCE.		AGE. YEARS	COLOR.
			NUMBER.	STREET.		
Lawyer	1	Bridget Leonard	24	E 13	23	w
BRIDE'S BIRTHPLACE.		NAME OF FATHER.	NAME OF MOTHER.			
Ireland		James Leonard	Mary Leonard			
No. of BRIDE'S MARRIAGE.	BY WHOM MARRIED, AND OFFICIAL STATION OF PERSON SOLEMNIZING THE MARRIAGE.		WHEN RECORDED.			
	1	Rev W. J. McFare	May 14, 1886			

The persons authorized to solemnize Marriages by the Laws of New York are the following:

1. Ministers of the Gospel and Priests of every denomination.
 2. Mayors, Recorders, and Aldermen of Cities.
 3. Judges of County Courts and Justices of the Peace.
 4. Jews and "Quakers (or Friends)" in a manner agreeable to the regulations of their respective societies.
- Hence, certificates of the solemnization of Marriages by Notaries, or by or before any other person or officers than those above named, ARE NO EVIDENCE OF SUCH MARRIAGES.

A True Copy,

John T. Nagle, M.D.
Deputy Register of Records.

C. Goldman

Chief Clerk Secretary.

POOR QUALITY
ORIGINAL

0254

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

Margaret Horton
vs.
William Horton

2
3
4

Offence

Dated July 8 1886

Smith Magistrate.

W. H. H. Co. Officer.

Witness Anne S. S. S.

No. 24 East 13th Street.

Rev. W. M. Church

St. Andrew's Church Street.

Epist. Church and Hall

Budget Cannon

No. 24 East 13th

\$ 1000 in answer G.S.

Com

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed and that the defendant named herein is a person of bad character and is unable to give such bail.

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

Dated July 9 1886 Solau B. S. S.

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

Dated 1886 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 1886 Police Justice.

0255

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Gordon

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

- William Gordon -

of the CRIME OF Bigamy. -

committed as follows:

The said William Gordon,

late of the ~~County of the~~ City of New York, in the County of New York afore-
said, on the ~~twenty first~~ day of October, in the year of our Lord
one thousand eight hundred and eighty-three, at the ~~County of the~~ ~~City of New York~~

City of Chicago, in the County of Cook and State of Illinois, did marry one Margaret Somers, and then the said Margaret Somers did then and there have for his wife, and afterwards, to wit, on the second day of May, in the year of our Lord one thousand eight hundred and eighty six, at the City and County of New York, aforesaid, did feloniously marry and take as his wife, one Bridget Somers, and to the said Bridget Somers was then and there married, the said Margaret

0256

Somebody being then living and in
full life, against the form of
the Statute in such case made
and provided, and against the
peace of the County of the State
of New York, and their heirs

Donald A. Martin,
District Attorney

0257

BOX:

226

FOLDER:

2213

DESCRIPTION:

Howard, Charles J.

DATE:

07/06/86



2213

0258

Witnesses:

Counsel,

Filed 6 day of

1886

Pleads

THE PEOPLE

vs.

degree

Grand Larceny [Sections 628, 68 Penal Code].

Charles J. Howard

RANDOLPH B. MARTINE,

District Attorney.

July 7/86

Grand Attempt - 1st deg.

A True Bill.

[Signature]

Foreman.

S.P. Two yrs & 2 mo

0259

Police Court—First District.

Affidavit—Larceny.

City and County }
of New York, } ss.of No. 15 Maiden Lane Street, aged 22 years,
occupation Clerk being duly sworndeposes and says, that on the 2nd day of July 1886 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz:Twelve Ladies gold neck chains
together of the value of One Hundred
and ten Dollarsthe property of Aaron Carter & Augustus R Sloan Courtland
 & Hastings & George R Howe in the care and
Custody of deponent as clerkand 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 J Howard (nowhere)
from the fact that deponent saw the said
defendant take steel and carry away
the aforesaid property from a table in the
store in the above described premises and
deponent found the aforesaid property in
in defendant's hand and deponent identified
said property as the property taken stolen
and carried away as aforesaidAlbert H Carter

Sworn to before me this

1886of Thomas M. W. W. W. W.
Police Justice.

0260

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss

District Police Court.

Charles J Howard being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him if he 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 J Howard

Question. How old are you?

Answer

26 years

Question. Where were you born?

Answer.

Germany

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

Answer.

Garden City Long Island four years

Question What is your business or profession?

Answer

Carpenter

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

Answer.

I am not guilty I went into the Complainant store and wanted to purchase a chain and he did not have what suited me, and I laid the bunch chains on the table and the Complainant called to the proprietor and said I wanted to steal the chains

C. J. Howard

Taken before me this

day

188

Police Justice.

0261

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 Howard

Officer 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 2nd 1886 Sam Hanning 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.

0262

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

Police Court

15-965 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Albert G. Bayter
10 Madison Lane
Charles J. Howard

1 _____
2 _____
3 _____
4 _____

Offence

Larceny

Dated July 2nd 1886

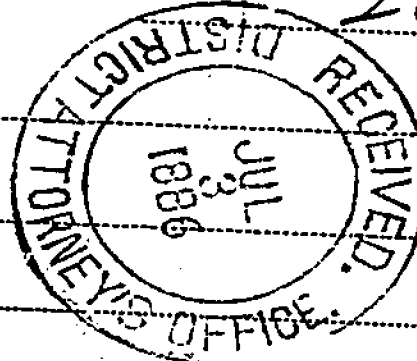
Wm. W. Murray Magistrate.
Alexander J. Robinson Officer.

25 Precinct.

Witnesses _____
No. _____ Street.
No. _____ Street.

No. _____ Street.
\$ 5.00 to answer

(Qdm)



0263

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 J. Howard

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

Charles J. Howard

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

The said *Charles J. Howard*,

late of the First Ward of the City of New York, in the County of New York aforesaid
on the *second* day of *July*, in the year of our Lord
one thousand eight hundred and eighty-*six*, at the Ward, City and County
aforesaid, with force and arms,

*Twelve mada diamonds of the
value of ten dollars each.*

of the goods, chattels and personal property of one

Carson Porter the younger,

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.

*Randolph B. Martin,
District Attorney*

0264

BOX:

226

FOLDER:

2213

DESCRIPTION:

Huffman, Charles

DATE:

07/08/86



2213

0265

Witnesses:

Carled for another
indictment

ordered 7/1/76

Counsel,

Filed 1st day of July 1886

Pleads *Not Guilty* (14)

vs. THE PEOPLE

66 trade, 1st 1st

Charles S. Hoffman

ind by (9 corner) B

Grand Larceny 2nd degree
[Sections 528, 529, 530 Penal Code]

RANDOLPH B. MARTINE,

District Attorney.

pleads guilty

A True Bill.

State of New York

Geo. L. Foster

Foreman.

Witnesses

0266

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 T. Hoffman

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

Charles T. Hoffman

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

The said *Charles T. Hoffman,*

late of the First Ward of the City of New York, in the County of New York aforesaid
on the *twenty second* day of *May*, — in the year of our Lord
one thousand eight hundred and eighty- *six* —, at the Ward, City and County
aforesaid, with force and arms,

*Two diamonds of the value
of sixty six dollars each.*

of the goods, chattels and personal property of one

Charles J. Fox,

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.

*Randolph B. Martin,
District Attorney*

0267

ordered (10/16)

Witnesses:

Counsel, _____
Filed 8 day of July 1886
Pleads AN Enquiry (12)

Grand Larceny, 2nd degree
[Sections 528, 53, 1, Penal Code].

THE PEOPLE

vs.

Charles J. Hufmann
(Accused) B

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Chas. L. Heller
Foreman.

Bailed on another
indictment

0268

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 S. Sullivan

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

Charles S. Sullivan

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

The said *Charles S. Sullivan*,

late of the First Ward of the City of New York, in the County of New York aforesaid on the *27th* — day of *May*, — in the year of our Lord one thousand eight hundred and eighty-*six* —, at the Ward, City and County aforesaid, with force and arms,

one diamond of the value of
one hundred and forty nine
dollars and forty cents,

of the goods, chattels and personal property of one

Charles F. Fox.

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.

Randolph Brewster,
District Attorney

0269

Ordered 10/16

Witnesses:

Counsel,
Filed 8th day of July 1886
Pleads Not Guilty (14)

THE PEOPLE
vs.
~~THE~~ Charles S. Huffman
James B.
Grand Larceny, 2nd degree
[Sections 528, 531, Penal Code].

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Sam L. Foster
Foreman.

Bailed on another
indictment

0270

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 E. Hoffman

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

Charles E. Hoffman —

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

The said Charles E. Hoffman,

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

seven coats of the value of twelve dollars each, twenty two - pairs of the value of ten dollars each, five rings of the value of four dollars each, eight chains of the value of eight dollars each, three pairs of silver buttons of the value of seven dollars each, four pairs of earrings of the value of eight dollars each, eight rings of the value of two dollars and fifty cents each, forty eight collar buttons of the value of five cents each, one each ring of the value of five dollars and fifty cents, one set of jewelry of the value of seven dollars, and nine rings and chains of the value of ten dollars each. —
of the goods, chattels and personal property of one —

Orsak Tundradu. —

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.

Charles E. Hoffman
District Attorney

0271

Witnesses:

Bailed on another
indictment

ordered

1647

Counsel, _____
Filed 1 day of July 1888
Pleads Not Guilty (1st)

THE PEOPLE
vs.
~~THE~~ Charles J. Huffman
(accused)
Grand Larceny
[Sections 628, 680 Penal Code].

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

James L. Baker
Foreman.

0272

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 E. Hoffman

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

Charles E. Hoffman —

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

The said

Charles E. Hoffman,

late of the First Ward of the City of New York, in the County of New York aforesaid
on the *twenty first* day of *June*, — in the year of our Lord
one thousand eight hundred and eighty-*six* — , at the Ward, City and County
aforesaid, with force and arms,

one finger ring of the value of
fifty three dollars, and one other
finger ring of the value of fifty
nine dollars and fifty eight cents.

of the goods, chattels and personal property of one

John M. Fiddard, —

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.

Donald B. Smith,
Prosecutor

0273

Witnesses:

Bailed on another
indictment

Ordered 7/26

Counsel,

Filed 8 day of July 1886

Pleads Not Guilty (N)

THE PEOPLE

vs.

~~THE~~
~~PEOPLE~~

Charles J. Huffman
(George) D

Grand Larceny, 2nd degree
[Sections 528, 53 Penal Code]

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Geo. L. Stokes
Foreman.

0274

-----X
The People &c.

Agst.

First Case.

Charles T. Huffman.

-----X
City and County of New York SS:

Henry Roloff being duly sworn deposes and says:

*Diamond Ring
\$ 160*

I am in the employ of J.R.Greason & Co. doing business at 182 Broadway. On June 5, 1886 the above named defendant came to me at 32 John Street in this city and said that he had a customer for a diamond ring, and asked me to obtain one for him. Upon this representation I went to my employers at 182 Broadway and obtained from them ^a the diamond & ring, worth \$160. and had the same charged to my account upon their books. This diamond ring I delivered to the above named defendant upon the understanding that in two days he would either sell the ring and give me the money therefor, or return me the ring. Defendant did not do as he promised, and I subsequently identified the ring in the possession of the police authorities of this city, who, as I am informed and believe, obtained the same from the pawn shop of J. Simpson & Co. 185 Chatham Square

Wherefore, I ask that the defendant may be dealt with according to law.

Sworn to before me this

6th day of July 1886.

Henry Roloff
Rudolph L. Schauf Commissioner of Deeds

0275

Second Case.

City and County of New York SS:

George S. Collom being duly sworn deposes and says,
as follows:

I am a diamond broker in the employ of J.W. Block
9 Maiden Lane, On June 1886 the above named defendant
came to me at No. 9 Maiden Lane and said that he had a
customer for a diamond ring, whereupon I gave him a diamond
ring of the value of \$35. belonging to J.W. Block upon
the understanding that he was to sell the same within
two days and return me the money, or return the ring with-
in that time. Defendant has not returned the ring, but has,
as I am informed and believe, pawned the same at the pawn-
shop of J. Simpson & Co. 185 Chatham Square, from whom it
has been taken by the police authorities, in whose posses-
sion I have since seen the ring and identified it as the
property of J.W. Block.

Wherefore, I ask that the defendant may be dealt with
according to law.

Sworn to before me this
6 day of July 1886.

Geo S. Collom

Wm H. Vougier
Notary Public
N.Y. Co.
John W. Blada, owner

Diamond Ring
\$ 35

0276

Third Case

City and County of New York SS:

*Diamond Stone
\$ 80*

Rudolph A. Breidenbech being duly sworn deposes and says, as follows: - I am a dealer in precious stones at 85 Nassau street in this city. On April 30th the above named defendant came to me at the above address and said that his firm (Oscar Gun^Alach, of I Gr^Lat Jones' St. New York City) had a customer for a diamond stone, I thereupon gave to the defendant a diamond stone worth \$80. upon the understanding that he would give me the money for the same or return it as soon as possible. Said stone has never been returned to me, but I have identified the said stone now in the possession of the police authorities of this city, who obtained it from the pawn-shop of J. Simpson & Co. of 185 Chatham St. this City. where I am informed it had been pawned by the said defendant.

Wherefore I ask that the defendant may be dealt with according to law.

Sworn to before me this

6 day of July 1886.

Rudolph A. Breidenbech
Wm H. Von Gersdorff
Notary Public
N. Y. Co

0277

Fourth case.

City and County of New York SS :

John M. Goddard, being duly sworn deposes and says,
as follows:- I am in the jewelry business at No. 1 Maiden
Lane in this city. On June 21, the above named defendant
came to my store and said he had a customer for a diamond
ring - upon this representation I gave him two diamond
rings of the value respectively of \$53. and \$59.58, I
gave him the two rings & in order that his customer might
make a selection. Defendant promised to return the rings
or the money for the same, on the next day. Defendant
has not returned either of the rings; but I have identif-
ied said rings in the possession of the police authorities
of this city, who obtained them from the pawn-shop of J.
Simpson & Co. 185 Chatham St., in this city, where as I
am informed they had been pawned by the said defendant.
Wherefore, I ask that the defendant may be dealt with
according to law.

Sworn to before me this
6 day of July 1886.

John M. Goddard
John M. Goddard
Notary Public
N. Y. Co

2 Diamond Rings
(1) \$ 53
(2) \$ 59.58

0278

and Sixth
Fifth Cases.

City and County of New York SS:

William F. Fox being duly sworn deposes and says: I am in the employ of M. Fox & Co. doing business at No. 1 Maiden Lane, in this city. On May 5th 1886, the said defendant came to me at the above address and said that he had a customer for a diamond stone, I thereupon gave him a diamond stone of the value of \$149.40, the property of M. Fox & Co. of which firm C. J. Fox is a member. Defendant promised to bring the money for said diamond or return it within a short time. Defendant has ^{neither} ~~not~~ returned the said diamond stone, ^{nor the money} but the same has been identified by my brother C. J. Fox in the possession of the police authorities of this city, who obtained it from the pawn-shop of J. Simpson & Co. 185 Chatham St., in this city, where as I am informed it had been pawned by the said defendant.

On May 22, 1886, the defendant repeated his operations at the above place and received from me on same understanding, two diamond stones of the value of \$131. the property of M. Fox & Co., I have not received these stones nor the money therefor. but the said stones have been identified by my brother C. J. Fox, in the possession of the police authorities of this city, who obtained them from the pawn-shop of J. Simpson & Co. 185 Chatham St. in this city. Wherefore I ask that the defendant may be dealt with according to law.

Sworn to before me this

day of July 1886.

Wm. F. Fox
Notary Public N.Y. Co.

Diamond Stone
\$149.40

2 Diamond Stones
\$131

Chas. J. Fox,
owner.

0279

120

Articles identified at Police Headquarters

1	Gents Locket		13.00
1	Vinegarrette Chain	20 199	11.75
1	Lace Pin	" 44	6.00
1	"	" 34	5.25
1	Vinegarrette Chain	" 206	9.75
1	"	" 200	9.75
1	Lace Pin	" 45	22.00
1	Ring	" 27	3.75
1	Ball Queen Chain		10.00
1	Almond		7.50
1	Gents Locket		13.00
1	Ladies	" 616	9.00
1	Lace Pin	" 34	7.00
1	"	" 12	5.30
1	Pz Ear Rings	" 162	8.25
1	Ball Queen Chain	" 83 ^w	6.00
1	Pz Link Buttons	" 31 ^w	7.00
1	Cartouch Set	" 53	11.00
1	Lace Pin	" 24	8.00
1	"	" 56	9.50
2	Scarf Pins	" 146	2.50
1	Lace Pin	" 26	6.00
1	"	" 127	4.50
1	"	" 25	7.50
1	Pz Sleeve Buttons	" 104	5.50
1	Diamond Scarf Ring	" 90	5.50
1	Pz Ear Rings	" 89	6.00
1	Vinegarrette Chain round		7.75
1	Scarf Pin	" 70	2.25
1	Vinegarrette Chain	" 199	11.75
1	Queen	" 178	7.00
1	Vinegarrette " square		9.75
1	" " " "		9.75
1	" " " ball		9.75

278.30

0280

Articles identified at Police Headquarters

1	Pt Ear Rings	No 128	10.00
1	Ball Queen Chain	" 83c	5.50
1	" " "	" 179	6.00
1	Gents Locket	" 204	13.00
1	Ring	" 26c	2.50
1	" "	" 36a	2.75
1	Variegated Chain	round	7.75
1	Basket Queen Chain		8.50
1	Scarf Pin	No 72	1.90
1	Pt Ear Rings	" 85	3.00
1	Lace Pin	" 26	6.00
1	" "	" 73	10.25
1	" "	" 154	11.00
1	" "	" 63	19.00
1	" "	" 64	16.00
4	dog Collar Buttons	\$9.00 a doz	36.00
1	Snake Ring	No 27	3.75
1	Ball Locket	" 164	5.50
1	Lace Pin	" 28	3.50
1	Scarf "	" 71a	3.00
1	Lace "	" 28	3.50
1	" "	" 34	6.00
1	Locket	" 68	10.00
1	Ring	" 27	3.75
1	Pt Buttons	" 104	5.50
1	Ball Scarf Pin	" 72	1.90
1	Lace Pin	" 28	3.50
1	Variegated Ball Queen chain		12.00
1	Locket Diamond & Safflower Turtle		17.00
1	Scarf Pin	No 127	.50
1	Pussy scarf Pin	" 100	1.00
1	" Lace "	" 120	4.00

243.55

0281

Words simplified
by Doug Smith
at Alice Headgates
There are more letters
than syllables in this
Sentence

0282

~~Seventh~~
Sixth case .

City and County of New York: SS:

Oscar Gundlach being duly sworn deposes and says; I am in the jewelry business No. 1 Great Jones St., this city. On or about the first day of March 1886 the above named defendant was in my employ as traveling salesman. On said day I intrusted to said defendant various articles of jewelry, a more particular description of which with their values may be found in schedule A" hereto annexed and made part hereof, amounting to about \$600. with the understanding that said defendant should receive the same for the purpose of selling them to customers and making a correct return to me of such sales, and accounting to me for the money received from such sales, in return for this service the defendant was to receive and did receive a salary and commission upon all sales made by him. The said defendant has made no return to me of the articles (enumerated in said schedule A, but as I am informed and believe pawned the said articles. I have identified most of said articles in the possession of the police authorities of this city who obtained them from three different pawn-shops in this city, as follows:
J. Simpson & Co. 185 Chatham St., William Simpson 51 Chatham and M. Glucksman 353 Bowery. The value of the property so identified by me at the police headquarters is over \$525.

0283

6th.

Wherefore, I ask that the defendant may be dealt with
according to law.

Sworn to before me this

6 day of July 1886.

Oscar Gundlach

Wm H. Vongerschlus
Notary Public
N.Y. Co

0284

City and County of New York SS:

James Reilly being duly sworn deposes and says:
I am a detective officer of the police force of the city of New York. On or about the 24th day of June 1886, upon various complaints made I arrested the above named Charles T. Huffman, upon searching him I found thirty-six pawn tickets. Upon these pawn tickets I received from various pawn shops represented by them diamonds and other articles of jewelry, which have been subsequently identified as their property by H. Rouleff, J.W. Block, R. A. Brudenbach, John Goddard, C. J. Fox and Oscar Gundolach.

While the prisoner was in my custody he told me that he had taken all these articles from the various parties above named and had pawned the same and had spent the money for bicycle machines, polo games and other personal amusements.

Sworn to before me this

day of July 1886.

0285

Witnesses:

Harry Roloff 182 Broadway

Geo. S. Colson 9 Maiden Lane

John W. Brudenbach 85 Nassau St.

John W. Goddard 1 Maiden Lane

W. F. Fox 1 Maiden Lane

C. J. Fox

Alfred L. Leland 1 St. James St.

James P. Kelly, Detective C.O.

Off. Brown " "

Albert Weinstein 857 Broadway

THE PEOPLE OF THE STATE OF
NEW YORK

against

Charles J. Hoffmann

Ex-Car.

Applicants,

RANDOLPH B. MARTINE,

DISTRICT ATTORNEY,

No. 32 CHAMBERS STREET,

NEW YORK CITY.

W. F. Fox

0286

H. Roloff - 182 Broadway
June 5 - Diamond Ring - ✓ 160

J. M. Black - 9 Maiden Lane
June 17 - Diamond Ring - 25

R. A. Breidenbach 85 Nassau,
Sept. 30. Diamond Ring 80.

J. M. Gaddard 1. Maiden Lane
June 21 - 2 Diamond Rings 12.58

C. J. Fox 1 Maiden Lane,
May 5 - Diamond - 149.95

" 222 " " 134.
June 16 3 Diamonds (included).

Oscar Gundersen - 1 St. Jones 450.
May 17 June 23
About 100 articles of
Jewelry - different
dates - 600

4 lace pins (included) 56.25

29 Jan 1886

0287

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 E. Duffman

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

- Charles E. Duffman -

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

The said *Charles E. Duffman*,

late of the First Ward of the City of New York, in the County of New York aforesaid
on the *first* day of *June*, in the year of our Lord
one thousand eight hundred and eighty-*six*, at the Ward, City and County
aforesaid, with force and arms,

one finger ring of the value

of twenty five dollars.

of the goods, chattels and personal property of one

John W. Blada.

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.

Randolph B. Martin,
District Attorney

Witnesses:

Bailed on another
indictment.

Ordered *to*
1/4/86

Counsel, _____
Filed *1* day of *July* 188*6*
Pleads *Not Guilty (14)*

THE PEOPLE

vs.

~~1886~~ *A*

Charles S. Huffman
(9 cases) B

Grand Larceny, 2nd degree
[Sections 528, 581 Penal Code].

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Amo L. L. L.
Foreman.

0288

0289

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 T. Sullivan

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

Charles T. Sullivan —

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

The said Charles T. Sullivan,

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

one diamond of the value of

sixty dollars,

of the goods, chattels and personal property of one

Rudolph A. Brindemann, —

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.

Rudolph A. Brindemann,
District Attorney

ordered 1/4/86

Witnesses:

Counsel, _____
Filed 8 day of July 1886
Pleads Not Guilty (14)

THE PEOPLE
vs.
Charles T. Shuffman
(of course) B
Grand Larceny 2nd degree
[Sections 628, 68 1 Penal Code].

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Chas. L. Stokes
Foreman.

Bailed in over in-
dictment by
Charles G. Knallist,
Jeweler,
Nos. 9 and 11 John St.
July 13th 1886.

0291

District Attorney's Office.

Part Two

PEOPLE

vs.

Charles T. Huffman

Oct. 18 -

*Served as
entered
Oct. 11*

Bail + Counsel

Pro -

0292

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 E. Hoffman

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

Charles E. Hoffman

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

The said *Charles E. Hoffman*,

late of the First Ward of the City of New York, in the County of New York aforesaid on the *21st* day of *June*, — 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 package containing the value of

one hundred and sixty dollars.

of the goods, chattels and personal property of one

John B. Pearson.

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.

Randolph B. Martin,
District Attorney