

Witnesses:

Counsel,
Filed
Pleads,

Charles
day of *June* 189*7*

THE PEOPLE

vs.

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

Charles Hase

DE LANCEY NICOLL,
District Attorney.

A True Bill.

Chas. J. Jones
James J. [unclear]
Foreman.
Alvin J. [unclear]
J. P. [unclear] (2 1/2)

cal

0853

Police Court 4th District.

Affidavit—Larceny.

City and County } ss:
of New York,

of No. 669 Eleventh Avenue Street, aged 46 years,
occupation Boat - builder being duly sworn,
deposes and says, that on the 25 day of May 1891 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:

One Cedar Row Boat
of the value of Sixty ⁰⁰/₁₀₀ Dollars
(\$60.00)

the property of deponent

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

from the fact that ~~at about the hour~~
at 4 A.M. deponent was informed by
Daniel McDonoughlin that at about
the hour of 2 A.M. on the aforesaid
day he McDonoughlin saw said
defendant take said boat and row
away with said boat which
was lashed and tied on the water
of the Hudson River at the foot of
49th Street.

John Murphy

Sworn to before me this 25 day

W. M. [Signature]
Police Justice

0854

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 40 years, occupation Boatman of No. Daniel McLaughlin

629 West 47th Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of John Murphy

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

Sworn to before me, this 1st day of June 1896.

^{his} Daniel McLaughlin
mark

[Signature]
Police Justice.

0855

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK.

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

Question. What is your name?

Answer. *Charles Haas*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *N^o 460 West 57 Street & about 1 year*

Question. What is your business or profession?

Answer. *Work in a Piano Factory*

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*

Charles Haas

Taken before me this

[Signature]
1918
[Signature]

Police Justice

0856

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 Three 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 9 1888 [Signature] 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.

0857

Police Court 4 District. ⁷⁵⁷

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Murphy
vs *Charles Kaap*

James
Magistrate
Offence
John

2
3
4

Dated *June 1* 18*91*
Murray Magistrate
Charles Officer.

Witnesses *Daniel McLaughlin*
No. *629 West 47* Street.

No. _____ Street.
No. _____ Street.
\$ *300* to answer *g.s.*



[Signature]
9-5

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

0858

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 Haase

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse *Charles Haase*

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

The said

Charles Haase

late of the City of New York, in the County of New York aforesaid, on the *25th*
day of *May* in the year of our Lord one thousand eight hundred and
ninety ~~one~~ at the City and County aforesaid, with force and arms,

*one row boat of the value
of sixty dollars*

of the goods, chattels and personal property of one

John Murphy

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.

*De Lancey Nicoll,
District Attorney.*

0859

BOX:

440

FOLDER:

4060

DESCRIPTION:

Hanley, John

DATE:

06/09/91



4060

Witnesses:

Four horizontal lines for witness signatures.

Counsel,
Filed *9* day of *June*, 189*1*
Pleads,

Grand Larceny Second Degree
[Sections 528, 537 Penal Code.]

THE PEOPLE

vs.

John Stanley

*166 6th
Cincinnati*

DE LANCEY NICOLL,
District Attorney.

A True Bill.

James H. [Signature]
Foreman.
James H. [Signature]
James H. [Signature]
James H. [Signature]

0861

Police Court H District.

Affidavit-Larceny.

City and County } ss:
of New York, }

of No. 365 Third Avenue Street, aged 37 years,
occupation Barber being duly sworn,
deposes and says, that on the 2 day of June 1891 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 :

One overcoat, one suit of clothes,
one pair pants, one clock, two razors
one pair of shoes, and few dollar goods
and lawful money of the United States.
The property altogether being of about
the value of One hundred 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 John Hanley (now here) from

the fact that deponent left his room on the
1st day of June about the hour of 11 o'clock A.M.
and did not return until the 2nd of June about
2 o'clock P.M. When deponent left the said
property was in the room, and when deponent
returned the property was missing.

Deponent caused the arrest of the
defendant and the defendant had the
pair of shoes on his feet, which shoes were
part of the property taken. Deponent
therefore charges the defendant with the
said larceny and prays that the defendant
be held and dealt with to the best effect

William Donnelly

Sworn to before me this
5th day of June 1891
by
John Hanley
Police Justice.

0862

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK }

John Hanley 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. *John Hanley*

Question. How old are you?

Answer. *20 years old*

Question. Where were you born?

Answer. *New York City*

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

Answer. *No 166 East 25th - 6 months*

Question. What is your business or profession?

Answer. *Bricklayer*

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*

John Hanley

Taken before me this

John J. Jones
1889

Police Justice

0863

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.....

Refusant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *500* 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 5* 18 *97*.....Police Justice.

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

Dated.....18.....Police Justice.

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

Dated.....18.....Police Justice.

0864

Police Court--- *4* District. ⁷⁶⁷

THE PEOPLE, &c.,
ON THE COMPLAINT OF

McDonnell
368th 3rd ave
Jno Hawley

Handwritten signature
Officer

2
3
4

Dated *June 5* 18*91*
Murray Magistrate.
Clinton Officer.

Witnesses *Cooper*
No. *31* Street.



No. _____ Street.

No. _____ Street.

\$ *100* to answer *egs*

Handwritten initials

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Hanley

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse

John Hanley

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

The said

John Hanley

late of the City of New York, in the County of New York aforesaid, on the *second*
day of *June* in the year of our Lord one thousand eight hundred and
ninety - *one*, at the City and County aforesaid, with force and arms,

*one overcoat of the value of thirty
dollars, one coat of the value of seventeen
dollars, one vest of the value of eight
dollars, two pair of trousers of the value of
nine dollars each pair, one clock of
the value of ten dollars, two razors
of the value of two dollars each, one
pair of shoes of the value of six
dollars, and the sum of five dollars
in money, lawful money of the United
States, and of the value of five dollars*

of the goods, chattels and personal property of one *William Donnelly*

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.

SECOND COUNT—

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

John Hanley
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

John Hanley
late of the City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,
one overcoat of the value of thirty dollars,
one wrist of the value of eight dollars,
one coat of the value of seventeen dollars,
two pair of trousers of the value of nine dollars each pair, one clock of the value of ten dollars, two razors of the value of two dollars each, one pair of shoes of the value of six dollars, and the sum of five dollars in money, lawful money of the United States, and of the value of five dollars

of the goods, chattels and personal property of one *William Donnelly*

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

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

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

DE LANCEY NICOLL,

District Attorney.

0867

BOX:

440

FOLDER:

4060

DESCRIPTION:

Harper, Florence

DATE:

06/16/91



4060

1000

[Handwritten signature]

Counsel,

Filed

16 day of June 1891

Pleads,

Witnesses;

.....
.....
.....

THE PEOPLE

vs.

R. B.

Flournoy Barber

June 9/91

KEEPING A HOUSE OF ILL FAME, ETC. [Sections 822 and 835, Penal Code.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Chas. J. Smith

Foreman.

*The New York Society for the
Prevention of Cruelty to Children.*

100 EAST 23D ST. (COR. FOURTH AVE.)

New York, June 16, 1891.

*Court of General Sessions of the Peace in and for the
City and County of New York.*

*The People
against
Florence Harper*

Notice of Prosecution.

*To the District Attorney of the
City and County of New York,*

*Sir: This Society is interested in the prosecution of
the above defendant, and is familiar with the facts of the
case. It respectfully requests that before sending the papers
to the Grand Jury, fixing the day of trial, consenting to
any postponement thereof, or to any reduction of bail, or
final disposition of the charge, you will duly notify me as
its President and Counsel, so that I may confer with you
in regard thereto. This request is made pursuant to the
statute (Laws of 1886, Chapter 30, Section 1), and in
furtherance of the ends of Justice.*

I have the honor to remain, with great respect,

*Elbridge T. Gerry,
President, &c.*

0870

N. Y. GENERAL SESSIONS

THE PEOPLE



Board of Supervisors
CRUELTY TO CHILDREN.

NOTICE OF PROSECUTION

BY THE SOCIETY.

ELBRIDGE T. GERRY,
President, etc.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against
Florence Harper

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

Florence Harper

(Sec. 382, Penal Code.)

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

The said *Florence Harper*

late of the *21st* Ward of the City of New York, in the County of New York aforesaid, on the *eleventh* day of *June* in the year of our Lord one thousand eight hundred and *ninety one*, and on divers other days and times, as well before as afterwards, to the day of the taking of this inquisition, at the Ward, City and County aforesaid, a certain common bawdy house and house of ill-fame, unlawfully and wickedly did keep and maintain; and in the said house divers evil-disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well in the night as in the day, there unlawfully and wickedly did receive and entertain; and in which said house the said evil-disposed persons and common prostitutes, by the consent and procurement of the said *Florence Harper*

on the days and times aforesaid, there did commit whoredom and fornication; whereby divers unlawful assemblies, disturbances and lewd offences on the days and times aforesaid, as well in the night as in the day, were there committed and perpetrated; to the great damage and common nuisance of all the good people of the said State there inhabiting and residing, in manifest destruction and subversion of and against good morals and good manners, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

SECOND COUNT—

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

Florence Harper

(Section 385, Penal Code.)

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

The said *Florence Harper*

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

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

THIRD COUNT.—

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

Flourence Harper

(Section 322
Penal Code.)

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

The said *Flourence Harper*

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

JOHN R. FELLOWS,
District Attorney.

0873

BOX:

440

FOLDER:

4060

DESCRIPTION:

Harrison, John

DATE:

06/08/91



4060

Witnesses;

Counsel,

Filed

Pleads,

Amos Meade
day of *June* 188*7*

THE PEOPLE
vs.
John Harrison
Grand Larceny, Second Degree.
(From the Person.)
[Sections 529, 531, Penal Code]

John Harrison
John R. Fellows,
District Attorney.

A True Bill.

James J. [Signature]
Foreman
James [Signature]
Juror of Acquittal

88

0875

Police Court

2

District.

Affidavit - Larceny.

City and County } ss:
of New York,

of No. 166 West 50th Street, aged 47 years,
occupation *Time* being duly sworn,
deposes and says, that on the *1st* day of *June* 1891 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:

*one Gold Watch of the
Value of One hundred 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 *John Harrison (now here)*

*from the fact that about the
hour of 4 O'clock P.M. on said date
deponent was standing in Fifth
Avenue near the corner of 26th Street
looking at the Police Exchange
that the said Harrison came alongside
of deponent and pushed twice against
deponent. That deponent also felt the
hand of the said Harrison on the
clothing of deponent - and that deponent
immediately discovered that said
property had been taken stolen and
carried away from the left hand
pocket of the vest then on deponent*

Sworn to before me, this
1891
Police Justice

A person - Depment. Then seized
~~three of the said Harrison~~ and that
the said Harrison then informed
depment that said property was
belonging to depments Officer Depment
therefore prays that the said Harrison
may be dealt with as the law
directs

Given to bezie me by W.D. Overit
This 2^d day of June 1891

W.D. Overit
Police Justice

0877

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *John Harrison.*

Question. How old are you?

Answer. *28 Years.*

Question. Where were you born?

Answer. *New York.*

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

Answer. *Palmer House Brewery - 4 Weeks.*

Question. What is your business or profession?

Answer. *Marble Finisher.*

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.*

John Harrison

Taken before me this

2

John Harrison
1889

Police Justice.

0878

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

Allegant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *Twenty* 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 2* 18 *91* *W. M. ...* Police Justice.

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

Dated 18 Police Justice.

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

Dated 18 Police Justice.

0879

Police Court--- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William S. Cooper
166 W 53 St
John Harrison
2
3
4
Offense *Drunk*

Dated *June 20* 19*11*
M. Mahon Magistrate.

M. Mahon Officer.
C. O. Precinct.

Witnesses
No. Street.

No. Street.

No. Street.

\$ *1500* to *ES* for *John*



BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

0880

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Harrison

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

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

The said

John Harrison

late 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-ninety-one*, in the *day* time of the said day, at the City and County aforesaid, with force and arms,

one watch of the value of one hundred dollars

of the goods, chattels and personal property of one *William D. Everett* on the person of the said *William D. Everett* then and there being found, from the person of the said *William D. Everett* 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.

Wm Lancy Nicoll,
District Attorney.

0881

BOX:

440

FOLDER:

4060

DESCRIPTION:

Hearn, Lizzie

DATE:

06/25/91



4060

Witnesses,

M. C. Kelly

Counsel,

Filed *20 June 1897*

Pleas, *Asquith - 26*

THE PEOPLE

vs.

Engie Stearn

PETIT LARCENY

[Sections 528, 532, 533 Penal Code]

J. CHAS. R. FELLOWS

District Attorney.

A True Bill.

Chas. F. Phelps

Foreman.

Complaint sent to the Court of Special Sessions,

Part III, ... June 19, 1897

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Lizzie Hearn

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

Lizzie Hearn

of the CRIME OF PETIT LARCENY committed as follows :

The said

Lizzie Hearn

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

one United States Silver Certificate of the denomination and value of ten dollars, one other United States Silver Certificate of the denomination and value of five dollars, and one other United States Silver Certificate of the denomination and value of one dollar

of the goods, chattels and personal property of one

Henry Harburger

then and there being found, then and there unlawfully 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.

SECOND COUNT--

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

Lizzie Hearn
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said

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

*one United States Silver Certificate of
the denomination and value of ten
dollars, one other United States Silver
Certificate of the denomination and
value of five dollars, and one other
United States Silver Certificate of the
denomination and value of one dollar*

Henry Harburger
of the goods, chattels and personal property of one

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

Henry Harburger
unlawfully and unjustly, did feloniously receive and have; the said

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

DO NOT WRITE IN THESE SPACES
JOHN R. FELLOWS,
District Attorney.

0885

BOX:

440

FOLDER:

4060

DESCRIPTION:

Heinemann, Frederick

DATE:

06/22/91



4060

Witnesses;

Counsel, *W. J. [Signature]*
Filed *May 24 1887*
Plends, *[Signature]*

THE PEOPLE
vs.
Frederick Heinemann
Grand Larceny, *1st* Degree.
[Sections 528, 530 Penal Code]

1470
JOHN R. FELLOWS,
District Attorney.

A True Bill.

Chas. F. [Signature] Foreman
1470
1470
1470
1470

0887

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Haas

aged _____ years, occupation *Policeman* of No.

25 Breuer

Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Adam Bedwas*

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

Sworn to before me, this *15*
day of *June* 189*6*,

Charles Haas

John Manning

Police Justice.

0000

Police Court 1 District.

Affidavit—Larceny.

City and County } ss:
of New York, }

Adam Rudner

of No. 133 East 15th Street, aged 27 years,
occupation Plasterer being duly sworn,

deposes and says, that on the 15 day of June 1891 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the night time, the following property, viz:

One Silver

Watch of the value
of six dollars
\$ 6.00
6.00

the property of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and
carried away by Isidore Himmelman (now here)
from the fact that on said
date at about the hour of
1 o'clock A.M. deponent was
standing on the Street corner of 69th
Street and 2^d Avenue talking
to said defendant. Deponent
felt a tug at his watch chain
and said defendant immediately
ran away. Deponent discerned that
said defendant had taken the
said watch from the lower left
hand pocket of the vest then and
there upon the person of deponent.
Deponent saw after said defendant

Sworn to before me this
of _____ day
189
Police Justice.

and caused his arrest by Officer
 Charles Haas of the 5th Precinct
 Police who informed deponent
 that he found a Silver Watch
 in the possession of said defendant.
 Deponent has since seen the said
 Watch and fully and positively
 identifies it as the property taken
 from and carried away from
 deponent's possession

at San Francisco

Sworn to before me this }
 15 day of June 1891 }

Henry M. ... Police Justice

0890

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OR NEW YORK, } ss.

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

Question. What is your name?

Answer. *Fredrick Himmelman*

Question. How old are you?

Answer. *21 Years*

Question. Where were you born?

Answer. *New York*

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

Answer. *1407, 2 Avenue 2 Years*

Question. What is your business or profession?

Answer. *Book binder*

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*

Fred Himmelman

Taken before me this

John J. Smith
1884
Police Justice

0891

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 Dejean

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

Dated Jan 15 1887 Wm. H. Murray Police Justice.

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

Dated Jan 16 1887 Wm. H. Murray 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.

0892

Police Court S District. 809

THE PEOPLE, &c.
ON THE COMPLAINT OF

Adam Hendrick
vs
Ed. H. Hemenway

2 _____
3 _____
4 _____

Dated June 15 1891
Murray Magistrate

C. Haas Officer.

Witnesses Call Officers 95 Precinct.

No. _____ Street.

No. _____ Street.

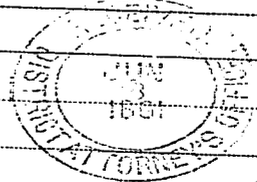
No. _____ Street.

\$ 1000 - to answer JS

Bailed

June 16. 9:30

92
Person



BAILED, John W. Becker
No. 1, by _____
Residence 1407. 2 Ave Street.

No. 2, by 1407
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Frederick Heinemann

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

Frederick Heinemann
of the CRIME OF GRAND LARCENY in the *first* degree, committed as follows:

The said *Frederick Heinemann*

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

*one watch of the
value of six dollars*

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

De Lancey Nicoll,
District Attorney.

0894

BOX:

440

FOLDER:

4060

DESCRIPTION:

Henderson, William

DATE:

06/22/91



4060

0895

W. H. Barrett

Counsel,
Filed *20 June* 18 *91*
Pleads, *Not guilty*

THE PEOPLE
vs.
A
William Henderson
Barstony in the Third degree.
Barstony, second degree
[Section 486, sec. 2, 1895, c. 1]

JOHN R. FELLOWS
District Attorney.

A True Bill.

John J. Smith
Foreman.
June 23/91
Frederic Bequith

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 Henderson

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

William Henderson

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

The said William Henderson

late of the First Ward of the City of New York, in the County of New York
aforesaid; on the 29th day of June in the year of our Lord one
thousand eight hundred and ninety-one, with force and arms, in the
night time of the same day, at the Ward, City and County aforesaid, the
dwelling house of one a certain building, to wit:

the building of one John F. Sweeney

there situate, feloniously and burglariously did break into and enter, with intent to
commit some crime therein, to wit: with intent, the goods, chattels and personal property
of the said John F. Sweeney in the said building house then and there being, then and
there feloniously and burglariously to steal, take and carry away, against the form of
the Statute in such case made and provided, and against the peace of the People of the
State of New York and their dignity.

SECOND COUNT—

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

William Henderson
of attempting to commit the crime
of the CRIME OF *Grand LARCENY in the first degree*, committed as follows:
The said *William Henderson*

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

a quantity of liquor (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of two thousand dollars, a quantity of cigars, (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of one thousand dollars, and the sum of one thousand dollars in money, lawful money of the United States, and of the value of one thousand dollars

of the goods, chattels and personal property of one *John F. Sweeney*
in the *building* *John F. Sweeney*
in the dwelling house of the said

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

Wm Lancy Nicoll
District Attorney

W. W. Chapman

Counsel,

Filed

1891

Pleads

9

THE PEOPLE

vs.

William Henderson

Burglary in the Third degree.
Henry J. Adams

[Section 498, 586, 597, 598, 606.]

DE LANCEY NICOLL

JOHN R. FELLOWS,

District Attorney.

Wm. W.

June 15

Post.

A True Bill.

Chas. J. Adams

Foreman.

If witnesses:

0899

Police Court 5th District.

City and County } ss.:
of New York,

of No. 37 Beaver Street, aged 29 years,
occupation Rigging Work being duly sworn

deposes and says, that the premises No 37 Beaver Street,
in the City and County aforesaid, the said being a three story brick

building in part and which was occupied by deponent as a Buffet
~~and in which there was at the time a business being, by means~~

were BURGLARIOUSLY entered by means of forcibly entering the
hall door with a false key and forcing
open a side door leading into the store
from the hallway and entering therein

on the 29th day of May 1887 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

A quantity of liquors cigars and gold
and lawful money of the United States
together of the amount and value of
about four thousand dollars.

the property of Deponent and James J Sweeney
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed was attempted to be and the aforesaid property taken, stolen, and carried away by
William Henderson
(Now here)

for the reasons following, to wit: deponent secretly locked and
fastened the doors and windows in said
store at about the hour of seven o'clock P.M
on said date and at about the hour of eleven
o'clock A.M on the 30th day of May deponent
discovered said premises had been burglarized
and deponent is informed by Officer John
Dowling of the 1st Precinct Police Ward at
about the hour of three o'clock A.M on the

0900

31st day of June said Officer found in possession of the defendant, a member of burglars tools a pair of pliers a spike and screw driver and false keys and deponent further says that deponent discovered marks and indentations on a safe in deponents store and the pliers found in the defendants possession fits the said indentations made on said safe

Sworn to before me this } John. F. Sweeney

12th day of June 1891

[Signature]

Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Burglary Degree

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

0901

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 26 years, occupation John Dowling
Police Officer of No. 124
Princeton Place Street, being duly sworn deposes and

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

Sworn to before me, this 20th
day of June 1885,
John Dowling

[Signature]
Police Justice.

0902

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Henderson 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 Henderson

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

Massachusetts

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

I am not guilty

William Henderson

Taken before me this
day of *June* 188*8*

Police Justice

[Signature]

0903

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.....

~~W. J. ...~~
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Ten 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 2nd 1891 [Signature] Police Justice.

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

Dated..... 18..... Police Justice.

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

Dated..... 18..... Police Justice.

0904

Police Court--- District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John F. Sweeney
37 Beavertown
William Henderson

1
2
3
4

Office of the District Attorney
William Henderson

BAILED.

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated *June 2* 1891
Hogan Magistrate.

John J. Dowling Officer.
100 Precinct.

Witnesses *Call the officers*
No. _____ Street.

No. _____ Street.

No. _____ Street.



\$ *1000* to answer *G. 38*
Buy
June 9 1891

Committed

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 Henderson

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

William Henderson

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

The said

William Henderson

late of the *First* Ward of the City of New York, in the County of New York
aforesaid, on the *29th* day of *May* in the year of our Lord one
thousand eight hundred and *ninety-one*, with force and arms, in the
night time of the same day, at the Ward, City and County aforesaid, ~~the~~
dwelling house of one *a certain building, to wit,*

the building of one John F. Sweeney

there situate, feloniously and burglariously did break into and enter, with intent to
commit some crime therein, to wit: with intent, the goods, chattels and personal property
of the said *John F. Sweeney* in ~~the said dwelling~~ house then and there being, then and
there feloniously and burglariously to steal, take and carry away, against the form of
the Statute in such case made and provided, and against the peace of the People of the
State of New York and their dignity.

SECOND COUNT—

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

William Henderson
of attempting to commit the crime
of the CRIME OF ~~Grand~~ LARCENY *in the first degree*, committed as follows:

The said *William Henderson*

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

*A quantity of liquor (a more particular
description whereof is to the Grand Jury
aforesaid unknown) of the value of
two thousand dollars, a quantity of cigars,
(a more particular description whereof is to
the Grand Jury aforesaid unknown) of
the value of one thousand dollars, and
the sum of one thousand dollars in
money, lawful money of the United
States and of the value of one
thousand dollars*

of the goods, chattels and personal property of one *John F. Sweeney*
building
in the dwelling house of the said

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

De Lancey Nicoll
District Attorney

0907

BOX:

440

FOLDER:

4060

DESCRIPTION:

Herr, Bernhardt

DATE:

06/15/91



4060

0908

1914

X

Witnesses;

Counsel,
Filed 15 day of June 1899
Pleads,

THE PEOPLE
vs.
Bernhardt Herr
Grand Larceny, first Degree
(From the Person.)
[Sections 528, 530, Penal Code].

Sherris

DELANCY HIGGINS
JOHN W. FELLOWS,

District Attorney.

A True Bill.

Geo. J. [Signature] Foreman
James [Signature]
Frank [Signature]
Elmer [Signature]

0909

Police Court

District.

Affidavit—Larceny.

City and County } ss:
of New York,

Mary Bohre

of No. 330 Grand Street, Jersey City, N.J., aged 27 years,
occupation Keeps Hotel, being duly sworn,

deposes and says, that on the 9th day of June 1891 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 nighttime, the following property, viz:

One pocket-book containing
One dollar and fifteen cents
Good and lawful money of
the United States
\$1.15

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 Bernhard Herr (nowhere)
from the fact that deponent was
standing in the corner of Grand Street
and the Bowery waiting for a car.
That deponent had said property in
her hand and that defendant took
said property and ran away. Deponent
ran after the defendant, who was
arrested by officer O'Brien, with
said property in his possession.
Deponent being informed of this
rights say he is guilty

Mary Bohre

Sworn to before me, this 10 day of June 1891

of [Signature] Police Justice.

0910

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Bernhardt Herr 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. *Bernhardt Herr*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *Not known*

Question. What is your business or profession?

Answer. *Salesman*

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 Guilty*

Bernhardt Herr

Taken before me this
day of June

1891

Police Justice

[Signature]

0911

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 10 1891 [Signature] Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0912

Police Court--- District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary Bohner
338 Grand St
Bernhard Herz

Office of Larceny
from the person

- 1
- 2
- 3
- 4

Dated June 10th 1891

Hogum Magistrate.
O'Brien Officer.
10 Precinct.

Witnesses Office of O'Brien
10th Precinct Street.

No. Street.

No. Street.

\$ 500 to answer G. S.

Committed to
Hogum



BAILED.

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Bernhardt Herr

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

Bernhardt Herr

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

The said

Bernhardt Herr

late of the City of New York, in the County of New York aforesaid, on the ninth day of June in the year of our Lord one thousand eight hundred and eighty-nine, in the night time of the said day, at the City and County aforesaid, with force and arms,

one promissory note for the payment of money, of the kind commonly called United States Treasury Notes, of the denomination and value of one dollar; one promissory note for the payment of money of the kind commonly called Bank Notes, of the denomination and value of one dollar; one United States Gold Certificate, of the denomination and value of one dollar; one United States Silver Certificate, of the denomination and value of one dollar;

divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of one dollar and fifteen cents, and one pocketbook of the value of twenty-five cents

of the goods, chattels and personal property of one May Boher on the person of the said May Boher then and there being found, from the person of the said May Boher 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.

Wm. Lancy Ricoll, District Attorney

0914

BOX:

440

FOLDER:

4060

DESCRIPTION:

Higgins, John

DATE:

06/22/91



4060

Witnesses:

Counsel, *[Signature]*
 Filed *22 June* 189*7*
 day of *June*
 Pleads, *[Signature]*

THE PEOPLE
 vs.
 I.
 John Higgins

[Sections 528, 537 — Penal Code.]
 Grand Larceny *Second Degree*

DE LANCEY NICOLL,
 District Attorney.

A True Bill.

[Signature] Foreman.
[Signature]
[Signature]
[Signature]

0916

Police Court 2nd District. Affidavit—Larceny.

City and County of New York, ss: Rizzie Miller

of No. 280 West 19th Street, aged 20 years, occupation Married Lady being duly sworn,

deposes and says, that on the 24 day of May 1891 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:

The double faced gold watch and chain together of the value of Forty Dollars and two Keys

the property of Deponent and her husband John Miller

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by John Higgins and John Falk now serving a term in Elmira Reformatory from the fact that at about the hour of eleven o'clock A.M. on said date while Deponent was in company with the defendant Higgins (now here) and defendant Falk now in Elmira Reformatory in a back room of a bar room in 210 3rd Lexington Avenue the defendant Higgins asked Deponent what time was it Deponent said the watch was stopped and Higgins said to Deponent to give the watch to Falk to set the watch. Defendant Higgins admitted and confessed to Deputy Detective Dennis Gray of the Central Office that he defendant Higgins owned said watch for five dollars

Sworn to before me this 16 day of May 1891
of Arthur
Police Justice.

0917

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 28 years, occupation Detective of No. Central Office Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Lizzie Miller and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 16 day of June 1890, } Dennis Grady

W. M. Malon
Police Justice.

0918

Sec. 198-200

2 District Police Court

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *John Higgins*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *No home*

Question. What is your business or profession?

Answer. *Artist*

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 guilty as I only expect to live a couple of months. The complainant gave me the watch to pawn and I pawned the watch.*
John Higgins

Taken before me this

day of *November* 189*7*

Police Justice

0919

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.....

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

Dated..... *June 16* 18 *91* *R.T. McMahon* Police Justice.

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

Dated..... 18 Police Justice.

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

Dated..... 18 Police Justice.

0920

Police Court--- 2 District. 811

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Lizzie Miller
1268 21st St.
John Higgins

1
2
3
4

Offence
L. Miller

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated June 6 1891
McMahon Magistrate.

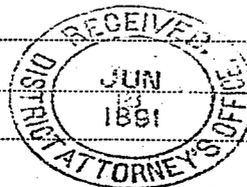
Graham & Downey Officer.
Precinct.

Witnesses Kate the Officer
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 1000 to answer H.S.
C.M. 912



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

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Higgins

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse

John Higgins

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

The said *John Higgins*

late of the City of New York, in the County of New York aforesaid, on the day of *May* in the year of our Lord one thousand eight hundred and ninety-one, at the City and County aforesaid, with force and arms,

one watch of the value of thirty dollars, one chain of the value of ten dollars and two keys of the value of ten cents each

of the goods, chattels and personal property of one

John Miller

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.

*De Lancey Nicoll,
District Attorney*

0922

BOX:

440

FOLDER:

4060

DESCRIPTION:

Hinners, Henry

DATE:

06/04/91



4060

0923

BT
Counsel, *[Signature]*
Filed *[Signature]* day of *June* 1891
Pleads, *[Signature]*

THE PEOPLE
vs. *B*
Henry Binnero
(2 cases)

POLICY.
[SS 343 and 344, Pennl Code.]

~~BE LANCEY NICOLL~~
~~JOHN S. FELLOWS~~

District Attorney.

A True Bill.

Chas. J. Smith
Foreman.
W. J. [Signature]
Read [Signature] & [Signature]
W. J. [Signature]

Witnesses:

[Empty lines for witness names]

0924

315

9-17-29/10

BW 172/6

CITY OF New York COUNTY OF
AND STATE OF NEW YC

Anthony Comstock of

that he had just cause to believe and was advised that

CITY OF *New York* COUNTY OF *New York* }
AND STATE OF NEW YORK. } ss.

July 26/91
23 Manhattan
H. H. H.

Anthony Comstock of *4 Park Row* Street, New York, being duly sworn that he has just cause to believe and does believe that

did, on or about the *26th* day of *May*, 1891, at number *23 Manhattan* street, in the City of *New York* and County of *New York* unlawfully and knowingly sell, furnish, vend and procure, and cause to be furnished and procured, a certain paper or instrument, purporting to be a ticket or part of a ticket in a lottery, which said ticket or part of a ticket is hereto annexed, and which said paper or instrument hereto annexed is what is commonly known as, or are called lottery *policy* and further that the said,

Henry Himmels
had in *his* possession, within and upon certain premises, occupied by *him* and situated and known as number *23 Manhattan* street, in the City of *New York* and County of *New York* aforesaid, certain others, what are commonly known as, or are called lottery policies or lottery tickets, and also certain writings, cards, books, documents, personal property, tables, devices, and apparatus, for the purpose of enabling others to sell or vend lottery policies or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and had in *his* possession, the aforesaid articles in violation of the laws of the State of New York, in such case made and provided, *and with intent to use the same as a means to commit a public offense.*

Subscribed and sworn to before me, this *27* day of *May* 1891

Charles Santor
Police Justice.

Anthony Comstock

CITY OF *New York* COUNTY OF *New York* } ss.

John R. Collord of *41 Park Row* being duly sworn further deposes and says, that on the *26th* day of *May* 1891, aforesaid, he called at the place of business of the said *Henry Himmels* aforesaid, at the said premises *23 Manhattan St.* and there purchased the said paper, ticket and instrument, purporting to be what is commonly called a lottery *policy* as annexed to foregoing affidavit, under the following circumstances to wit: Deponent there saw the said *and paid said* and had conversation with *in substance as follows.*
Deponent said, Henry Himmels the sum of ten cents for the same.

Subscribed and sworn to before me this *27th* day of *May* 1891

Charles Santor
Police Justice

John R. Collord

0926

POLICE COURT - A DISTRICT.

THE PEOPLE, ETC.,

ON THE COMPLAINT OF

LOTTERY AND POLICY.

Anthony Conforto et al

VS.

Henry Himes

Dated *May 27* 1891

Magistrate.

Clerk.

Pat. H. Callahan Officer.

John H. Adams

WITNESSES:

A Conforto

John R. Colcord

41 South Row

Bailed, \$

to answer Sessions.

By

Street.

0927

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry Kinner 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. *Henry Kinner*

Question. How old are you?

Answer. *44 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *23 West 42nd St New York*

Question. What is your business or profession?

Answer. *Beer Brewer*

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*
H. Kinner

Taken before me this

Charles M. ...

Police Justice.

0928

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.....

Dejune

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 *May 27* 189*9* *Charles W. Linton* Police Justice.

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

Dated *May 27* 189*9* *Charles W. Linton* Police Justice.

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

Dated..... 18..... Police Justice.

0929

Police Court--- District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

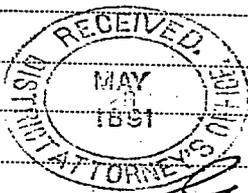
Anthony Constock
vs.
Harry Timmer

Office of Col. [unclear]
William [unclear]

Dated *May 27* 1891
Patk. Gallagher Magistrate.
60 Officer.
Precinct.

Witnesses
No. Street.

No. Street.
No. Street.



No. Street.
\$ *500* to answer
Com

BAILED.

No. 1, by *Kieran Brennan*
Residence *210 East 126th* Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Sullivan
Police

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Henry Hinners

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

Henry Hinners

of the CRIME OF KEEPING A ROOM TO BE USED FOR GAMBLING PURPOSES, committed as follows:

The said *Henry Hinners*

late of the *Twelfth* Ward of the City of New York, in the County of New York aforesaid, on the *twenty-sixth* day of *May* in the year of our Lord one thousand eight hundred and *ninety-one*, at the Ward, City and County aforesaid with force and arms, unlawfully did keep a certain room in a certain building, there situate, to be used for gambling purposes, to wit: to be used for the purpose of therein conducting a certain gambling game commonly called "policy," where money and property was dependent upon the result, 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 the dignity.

SECOND COUNT.—

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

Henry Hinners

of the CRIME OF KEEPING A ROOM TO BE USED FOR THE PURPOSE OF SELLING LOTTERY POLICIES THEREIN, committed as follows:

The said

Henry Hinners

late of the Ward, City and County aforesaid, afterward, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, unlawfully did keep a certain room, in a certain building there situate, to be used for the purpose of therein selling and offering to sell what are commonly called Lottery Policies, and divers writings, papers, and documents in the nature of bets, wagers and insurances upon the drawing or drawn numbers of certain public and private lotteries, and of therein endorsing and using books and other documents for the purpose of enabling divers persons to sell and offer to sell lottery policies and other such writings, papers and documents, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT.—

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

Henry Hinners

of the CRIME OF SELLING TO ANOTHER WHAT IS COMMONLY KNOWN AS A LOTTERY POLICY, committed as follows:

The said Henry Hinners

late of the Ward, City and County aforesaid, afterward, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, feloniously did sell to one

John R. Colcord

a certain paper, instrument and writing, commonly called a Lottery Policy, which said paper, instrument and writing, called a Lottery Policy, is as follows, that is to say:

S 15
9-1929 P 10
B V 17 26

(a more particular description of which said instrument and writing so commonly called a Lottery Policy is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

FOURTH COUNT.—

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

Henry Hinners

of the CRIME OF SELLING A PAPER AND WRITING, IN THE NATURE OF A BET AND WAGER UPON THE DRAWN NUMBERS OF A LOTTERY, committed as follows:

The said Henry Hinners

late of the Ward, City and County aforesaid, afterward, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, feloniously did sell to one

John R. Colcord

a certain paper and writing, in the nature of a bet and wager upon the drawn numbers of a certain lottery, the same being a scheme for the distribution of property by chance among persons who had paid or agreed to pay a valuable consideration for such chance (a more par-

0932

ticular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper and writing is as follows, that is to say :

*J-15
9-19-29-10
BK 7 26*

(a more particular description of which said paper and writing is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

FIFTH COUNT.—

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

Henry Hinners _____

of the CRIME OF SELLING A WRITING PAPER AND DOCUMENT IN THE NATURE OF OF AN INSURANCE UPON THE DRAWING OF A LOTTERY, committed as follows :

The said

Henry Hinners _____

late of the Ward, City and County aforesaid, afterward, to wit: On the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, feloniously did sell to one

John R. Colford _____

a certain paper, writing and document in the nature of an insurance upon the drawing of a certain lottery, the same being a scheme for the distribution of property by chance among certain persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper, writing and document is as follows, that is to say :

*J-15
9-19-29-10
BK 7 26*

(a more particular description of which said paper, writing and document is to the Grand Jury aforesaid unknown, and cannot now be given, 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.

DeLaney Nicoll
~~JOHN B. NICOLL~~

District Attorney.

J. Conner

Counsel,

Filed *4* day of *June* 189*1*
Pleads, *Henry*

THE PEOPLE

vs.

B

Henry Summers
(2 Cases)

POLICY.
[SS 343 and 344, Penal Code.]

DE LANCEY WOOD,

JOHN R. FELLOWS

District Attorney.

A True Bill.

Chas. J. [Signature]

Foreman.

Part 2 - April 29/92
Pleads Guilty to

Impersonating [Signature]
used [Signature]

If witnesses;

LOCAL PRINTING AND BOOK BINDING CO. 100 N. 3rd St. ST. LOUIS, MO.

0934

City, County & State of New York ss.

John R. Collard being
further duly sworn deposes and says that
Henry Hinners here present, is the one called
and described as Robert Roe, in annexed
affidavit and Complaint, dated May 26th/89.

Subscribed and sworn to before us
this 27th day of May 1891.

Charles W. Foster,
Police Justice.

John R. Collard

0935

18 4461
25 2974
9-19 2970
12 4556
12 5664

WAS/26

CITY OF *New York* COUNTY OF
AND STATE OF NEW YORK

Anthony Bonaventura 41
that he has just cause to believe and do

GLUED PAGE

0936

CITY OF *New York* COUNTY OF *New York* } ss.
AND STATE OF NEW YORK.

*in Manhattan at
No 26
30 of J.R.C.
A.C.*

Anthony Bonitock of *41 Park Row* Street, New York, being duly sworn, that he has just cause to believe and does believe ~~and claims that Robert R.~~ *name is unknown, but who can be identified by J.R. Colcord* did, on or about the *26th* day of *May*, 1891, at number *23* *Manhattan*

street, in the City of *New York* and County of *New York* unlawfully and knowingly sell, furnish, vend and procure, and cause to be furnished and procured, a certain paper or instrument, purporting to be a ticket or part of a ticket in a lottery, which said ticket or part of a ticket is hereto annexed, and which said paper or instrument hereto annexed is what is commonly known as, or are called lottery *policies* and further that the said,

Robert Dor, aforesaid now has in *his* possession, within and upon certain premises, occupied by *him* and situated and known as number *23* *Manhattan* street, in the City of *New York* and County of *New York* aforesaid, certain others, what are commonly known as, or are called lottery policies or lottery tickets, and also certain writings, cards, books, documents, personal property, tables, devices, and apparatus, for the purpose of enabling others to sell or vend lottery policies or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and has in *his* possession, the aforesaid articles in violation of the laws of the State of New York, in such case made and provided, *with intent to use the same as a means to commit a public offense.*

Subscribed and sworn to before me, this *26th* day of *May*, 1891, } *Anthony Bonitock*
Charles N. Hinton }
Police Justice.

CITY OF *New York* COUNTY OF *New York* } ss.

John R. Colcord of *41 Park Row* being duly sworn further deposes and says, that on the *26th* day of *May*, 1891, aforesaid, he called at the place of business of the said *Robert Dor* aforesaid, at the said premises *No 23 Manhattan Street* and there purchased the said paper, ticket and instrument, purporting to be what is commonly called a lottery *policy* as annexed to foregoing affidavit, under the following circumstances to wit: Deponent there saw the said *Robert Dor* and had conversation with *him* in substance as follows.

Deponent *handed* said *Robert Dor*, a paper containing certain figures upon it, and said *Robert Dor*, took a piece of paper annexed aforesaid, placed it under its sheets of a manifold book etc and there kept and used to record what are commonly called lottery policies, and there recorded said numbers upon both its manifold book and slip or paper annexed aforesaid which is made part of this complaint, and there marked with a lead pencil the letters figures and characters at its bottom of said paper as annexed aforesaid, and handed said

0937

paper annexed aforesaid, to defendant and defendant paid the sum of thirty cents to said Robert Row for the same. Defendant there said Robert Row writes divers books, papers, devices, apparatus and paraphernalia for gambling purposes, in his possession and saw him use and keep the same for the purpose of selling and recording what are commonly called lottery policies.

Subscribed and sworn to before me this 26th day of May 1891
Charles Hamilton
Police Justice

John R. Colwell

POLICE COURT — DISTRICT.

LOTTERY AND POLICY.

THE PEOPLE, ETC.,
ON THE COMPLAINT OF

Anthony Cornuto

VS.

Robert Row

23 May

Dated May 26 1891

Magistrate.

Clerk.

Officer.

WITNESSES:

Anthony Cornuto
John R. Colwell
41 Park Row

Bailed, \$

to answer

Sessions.

By

Street.

0938

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Henry Hinners 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. Henry Hinners

Question. How old are you?

Answer. 41 years

Question. Where were you born?

Answer. Germany

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

Answer. 23 Manhattan St. Newark

Question. What is your business or profession?

Answer. Beer Brewer

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

H. Hinners

Taken before me this 27th day of August 1894
Charles H. Stephens
Police Justice.

0939

City and County of New York, ss:

In the name of the People of the State of New York:

To any Peace Officer in the City and County of New York:

Proof by affidavit having been this day made before me, by Arthur Jomutoch and John R. Collard of 41 Park Row Street, New York City, that there is probable cause for believing that Robert Roe, whose real name is unknown, but who can be identified by John R. Collard, now

has in his possession, at, in and upon certain premises occupied by him and situated and known number 23 Manhattan street in said City of New York certain and divers device, establishment, apparatus and articles suitable for gambling purposes, lottery policies, lottery tickets, circulars, writings, papers and documents in the nature of a bet, wager or insurance upon the drawing or drawn numbers of a lottery, books and other documents for the purpose of enabling others to sell lottery policies and other writings, papers and documents, black-boards and gaming tables, with intent to use the same as a means to commit a public offense.

YOU ARE THEREFORE COMMANDED, at any time of the day or night time to make immediate search on the person of the said Robert Roe

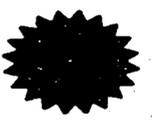
and in the building situate and known as number 23 Manhattan street aforesaid, for the following property, to wit: all Faro layouts, Roulette Wheels and layouts, Rouge et Noir, or Red and Black layouts, gaming tables, chips, packs of cards, dice, deal boxes, lottery policies, lottery tickets, circulars, writings, papers, documents in the nature of bets and wagers, or insurance upon the drawings, or drawn numbers of a lottery, books documents for the purpose of enabling others to gamble or sell lottery policies, black-boards, slips or drawn numbers of a lottery, money to gamble with, and all device, establishment, apparatus and articles suitable for gambling purposes.

And if you find the same, or any part thereof, to bring it forthwith before me at the 7th District Police Court at the Fowls in Centre street in the City of New York.

Dated at the City of New York, the 26th day of May 1891.

Charles J. Ferriter

POLICE JUSTICE.



0940

Inventory of property taken by Officer Patrick H Callahan Peace Officer by whom this warrant was executed :

Faro layouts, Roulette Wheels, Roulette layouts, Rouge et Noir lay-
outs, gaming tables, chips, 1 packs of cards, dice, deal
boxes, deal trays for holding chips, cue boxes, markers, or tally cards,
ivory balls, lottery policies, lottery tickets, 4 circulars, writings,
papers, black boards. 30 slips, or drawn numbers in policy, money, 69

Shut manifold books, 1 slate, 5 packages of drawings in dream books
5 games & cards On the top numbers in box for envelopes
same

City of New York and County of New York ss:
I, Patrick H Callahan

the Officer by whom this warrant was executed,

do swear that the above Inventory contains a true and detailed account of all the property taken by me in this warrant.

Sworn to before me, this 27
day of May 1891

Patrick H Callahan

Charles Hamilton Police Justice.

Police Court--- 15 District.

Search Warrant.
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Anthony Santoro et al.
vs.
Robert Lee
23 mean

Dated May 26 1891

Justice.

Officer.

0941

POLICE COURT, 1 DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anthony J. Amato et al
vs.

Robert Lee

Warrant-General.

Dated _____ 188

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.

REMARKS.

Time of Arrest, _____

Native of _____

Age, _____

Sex, _____

Complexion, _____

Color, _____

Profession, _____

Married, _____

Single, _____

Read, _____

Write, _____

0942

Sec. 151.

Police Court, 1st District.

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

In the name of the People of the State of New York: To the Sheriff, or any Deputy Sheriff or Peace Officer of the County of New York, or to any Marshal, Constable 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 Anthony Bonutoch & John R. Collead of No. 41 Park Row Street, charging that on the 26th day of May 1891 at the City of New York, in the County of New York that the crime of selling what are commonly called biting pills

has been committed, and accusing Robert Roe whose real name is unknown but who can be identified by John R. Collead thereof.

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, Deputy Sheriffs, Peace Officers, Marshals, Constables and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the 1st DISTRICT POLICE COURT, in the said City or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 26th day of May 1891
Charles A. Smith POLICE JUSTICE.

0943

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.....

Dejordan

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 *May 29* 18 *91* *Charles W. Linton* Police Justice.

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

Dejeant

Dated *May 29* 18 *91* *Charles W. Linton* Police Justice.

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

Dated..... 18 Police Justice.

09444

729

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anthony Knustock
vs.
Henry Kinners

Officer T. Webster
LeMay

Dated *May 27* 189*1*

John A. Callahan Magistrate.
Officer

60 Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ *500* to answer *DS*

Com *see* *Polin*



BAILED.

No. 1, by *H. L. Beaman*
Residence *210 E. 126* Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

0945

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Henry Hinners

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

Henry Hinners

of the CRIME OF KEEPING A ROOM TO BE USED FOR GAMBLING PURPOSES, committed as follows:

The said

Henry Hinners

late of the *Twelfth* Ward of the City of New York, in the County of New York aforesaid, on the *twenty-sixth* day of *May* in the year of our Lord one thousand eight hundred and *ninety-one*, at *the* Ward, City and County aforesaid with force and arms, unlawfully did ~~keep~~ a certain room in a certain building, there situate, to be used for gambling purposes, to wit: to be used for the purpose of therein conducting a certain gambling game commonly called "policy," where money and property was dependent upon the result, 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 the dignity.

SECOND COUNT.—

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

Henry Hinners

of the CRIME OF KEEPING A ROOM TO BE USED FOR THE PURPOSE OF SELLING LOTTERY POLICIES THEREIN, committed as follows:

The said

Henry Hinners

late of the Ward, City and County aforesaid, afterward, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, unlawfully did keep a certain room, in a certain building there situate, to be used for the purpose of therein selling and offering to sell what are commonly called Lottery Policies, and divers writings, papers, and documents in the nature of bets, wagers and insurances upon the drawing or drawn numbers of certain public and private lotteries, and of therein endorsing and using books and other documents for the purpose of enabling divers persons to sell and offer to sell lottery policies and other such writings, papers and documents, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT.—

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

Henry Timmers

of the CRIME OF SELLING TO ANOTHER WHAT IS COMMONLY KNOWN AS A LOTTERY POLICY, committed as follows:

The said Henry Timmers

late of the Ward, City and County aforesaid, afterward, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, feloniously did sell to one

John R. Colford

a certain paper, instrument and writing, commonly called a Lottery Policy, which said paper, instrument and writing, called a Lottery Policy, is as follows, that is to say:

1844 6 11
2529 7 4 1/2
9-19 29 10
12 4 5 5 6
12 5 6 6 4 1/2 5

John R. Colford

(a more particular description of which said instrument and writing so commonly called a Lottery Policy is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

FOURTH COUNT.—

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

Henry Timmers

of the CRIME OF SELLING A PAPER AND WRITING, IN THE NATURE OF A BET AND WAGER UPON THE DRAWN NUMBERS OF A LOTTERY, committed as follows:

The said Henry Timmers

late of the Ward, City and County aforesaid, afterward, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, feloniously did sell to one

John R. Colford

a certain paper and writing, in the nature of a bet and wager upon the drawn numbers of a certain lottery, the same being a scheme for the distribution of property by chance among persons who had paid or agreed to pay a valuable consideration for such chance (a more par-

0947

particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper and writing is as follows, that is to say :

1844 61
2529 74 105
9-1929 10
1245 56
1256 64 105

P.S. 126

(a more particular description of which said paper and writing is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

FIFTH COUNT.—

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

Henry Hinners

of the CRIME OF SELLING A WRITING PAPER AND DOCUMENT IN THE NATURE OF OF AN INSURANCE UPON THE DRAWING OF A LOTTERY, committed as follows:

The said *Henry Hinners*

late of the Ward, City and County aforesaid, afterward, to wit: On the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, feloniously did sell to one

John R. Colford

a certain paper, writing and document in the nature of an insurance upon the drawing of a certain lottery, the same being a scheme for the distribution of property by chance among certain persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper, writing and document is as follows, that is to say :

1844 61
2529 74 105
9-1929 10
1245 56
1256 64 105

P.S. 126

(a more particular description of which said paper, writing and document is to the Grand Jury aforesaid unknown, and cannot now be given, 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.

DeLaney Nichol
~~JOHN R. BELLOWS,~~

District Attorney.

0948

BOX:

440

FOLDER:

4060

DESCRIPTION:

Hoefler, Louis

DATE:

06/25/91



4060

0949

W.M.
General Sessions of the Peace
Court of ~~Common Pleas~~

Counsel,
Filed, *W. J. Jones* 1889
Pleads, *W. J. Jones*

THE PEOPLE,
vs.
B
Louis Hofer
Accidental sent to the Court
of Special Sessions
July 29, 1889

VIOLATION OF EXCISE LAW
(Keeping Open on Sunday.)
(III Rev. Stat. (7th Edition), Page 1889, Sec. 5.1)

JOHN R. FELLOWS,
District Attorney.

off. Sec. Jan 1889

A True Bill.

Chas. F. Smith
Foreman.

Witnesses:

0950

General Sessions of the Peace
Court of ~~City and Terminals~~

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Louis Hoefler

The Grand Jury of the City and County of New York, by this indictment, accuse Louis Hoefler of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said Louis Hoefler late of the City of New York, in the County of New York aforesaid, on the twentieth day of October in the year of our Lord one thousand eight hundred and eighty-nine, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of, and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid, unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did open and cause and procure, and suffer and permit to be open, and to remain open, 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.

BY JOHN R. FELLOWS,
District Attorney.

0951

BOX:

440

FOLDER:

4060

DESCRIPTION:

Hogart, Jennie

DATE:

06/23/91



4060

0952

LAB a

Counsel,
Filed 13 day of June 1887
Pleads, By July 24

THE PEOPLE

vs.

Jennie Hogarth

Assault in the Second Degree.
(Section 218, Penal Code).

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Chas. F. [Signature] Foreman.

[Signature]

[Signature]

Witnesses:

[Faint witness signatures]

0953

Police Court 2 District.

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

of No. 176 Thompson Street, aged 25 years,
occupation House keeper being duly sworn
deposes and says, that on the 20 day of June 1891 at the City of New
York, in the County of New York,

Martha H Taylor

He was violently and feloniously ASSAULTED and BEATEN by Jennie
Hogarth (now here) who maliciously cut
and stabbed deponent in the face with
a pen knife then and there held in
the hand of the said Jennie Hogarth.

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

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

Sworn to before me, this 21 day }
of June 1891 } Martha Taylor
W. W. ... Police Justice.

0954

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

Jennie Hogart being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is ~~his~~ *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. *Jennie Hogart*

Question. How old are you?

Answer. *38 years.*

Question. Where were you born?

Answer. *Brooklyn. New York.*

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

Answer. *157 Bleeker Street. 3 Weeks.*

Question. What is your business or profession?

Answer. *Domestic.*

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

Answer. *She beat me and I beat her.*

Jennie Hogart

Taken before me this

day of *June* 1891

Alfred W. ...

Police Justice

0955

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

Dated June 21 1891 W. J. Murphy Police Justice.

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

Dated.....18..... Police Justice.

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

Dated.....18..... Police Justice.

0956

817

Police Court--- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Marta Taylor
176. Thompson
Jennie Hozant

Offence Assault Fel

Dated June 21st 1891
McMahan Magistrate
Billings Officer
15 Precinct

Witnesses
No. Street
No. Street
No. Street



\$ 1000 to answer h.s
Com
Asst 2

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Jennie Hogart

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse

Jennie Hogart

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

The said

Jennie Hogart

late of the City and County of New York, on the Twentieth day of June, in the year of our Lord one thousand eight hundred and eighty-nine,

with force and arms, at the City and County aforesaid, in and upon one Martha Taylor in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault; and the said Jennie Hogart

with a certain knife which she the said

Jennie Hogart in her right hand then and there had and held, the same being then and there a weapon and an instrument and weapon likely to produce grievous bodily harm, her, the said Martha Taylor then and there feloniously did wilfully and wrongfully strike, beat, stab, bruise and wound, 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.

De Lancy Neely, District Attorney.

0958

BOX:

440

FOLDER:

4060

DESCRIPTION:

Holland, Michael

DATE:

06/24/91



4060

Witnesses:

Counsel,

Filed

Pleaded

Dist. of June 1891

THE PEOPLE

vs.

A

Michael Holland

Burglary in the Third degree.
Dist. of June 1891
Section 498, 76, 26, 23, 1750 1.

JOHN R. FELLOWS

District Attorney.

Heard
Per 2 months

A True Bill, June 30

Chas. J. [Signature]

Foreman.

Part I June 29th
W.D.

0960

Police Court - 2 District.

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

David Shannon
of No. 528 West 51st Street, aged 48 years,
occupation Butcher being duly sworn

deposes and says, that the premises No 611 West 40th Street,
in the City and County aforesaid, the said being a one story building

and which was occupied by deponent as a slaughter house
and ~~in which there was at the time a human being, by name~~

were BURGLARIOUSLY entered by means ~~of forcing~~ an open
window in the rear of said premises
which is seven feet from the front
and by breaking out of said premises
by unbolting the rear door and passing
out

on the 20th day of June 1891 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

One dressed lamb of the value
of Three dollars and fifty cents

the property of deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

Michael Holland (now dead)

for the reasons following, to wit: that said premises were
securely locked and fastened
and the said window was left open
for ventilation. That said window is
about seven feet from the ground
that said property was placed in
the car box by deponent on the
previous evening. Deponent is informed
by George W. Peppers, (now dead) a police

0961

officer, that at about the hour of one a.m. citizens informed him that a man was carrying a lamb up Eleventh Avenue and said officer went up there and found the lamb in a restaurant on Tenth Avenue near West 41st Street, where the proprietor informed the officer that a man had left it there and gave the officer a description of him. The officer arrested the defendant who acknowledged that he had left the said lamb in said restaurant. Said officer found the said premises closed and entered through the window and ~~into the room and the~~ ^{into the room and} the ice box open and deponent has since seen the said lamb and identifies it as his property from the peculiarity of its being dressed which was done by deponent.

SWORN TO BEFORE ME

THIS 20 DAY OF

June 1891

David Shannon

D. Shannon

POLICE JUSTICE.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Degree. Burglary

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

0962

CITY AND COUNTY }
OF NEW YORK, } ss.

George W. Peppard

aged *26* years, occupation *officer* of No.

20th Precinct Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *David Holland*

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

Sworn to before me, this *30th* day of *June* 189*0* } *George W. Peppard*

W. M. ...
Police Justice.

0963

Sec. 199-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Michael Hallam 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. *Michael Hallam*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *462 West 42nd Street 12 years*

Question. What is your business or profession?

Answer. *Butcher*

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

Michael Hallam
Marm

Taken before me this *20*

day of *Nov* 189*1*

W. H. ...

Police Justice

0964

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

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

Dated *June 20* 1891 *W. M. Malon* Police Justice.

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

Dated.....18..... Police Justice.

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

Dated.....18..... Police Justice.

0965

817

Police Court--- 2 --- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

David Shannon
528 St. 57 St
Michael Holland

Officer
Bury Cary

2
3
4

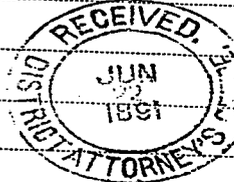
Dated June 30 1891
Memaron Magistrate.

Peppered Officer.
30 Precinct.

Witnesses
officer
No. Street.

No. Street.

No. Street.



\$ 1500 to answer G. S.

Com

Bury 3
P. S.
Bury

BAILED.

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

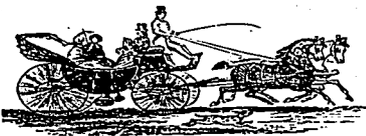
No. 4, by
Residence Street.

0966

Telephone Call, 431 39th St.

New York, June 27th 1891

No



FARMER BROS. Dr.

(SUCCESSORS TO HENRY KELLY.)

LIVERY & STABLE,

NO 422 WEST 42d STREET,

Between 9th & 10th Avenues.

Open & Closed Coaches for let at all hours.

TERMS CASH.

To the Hon Judge Covving; Sir, I write in
reference to a Young Man, whom I have known for the
past Eight Years, and as to his Parents, I have known
for the past Twelve years, and I have always known them
as Honest and hard working people, and his son Quibel
Holland, who is to be brought up before you on a
charge of larceny, which I really think he is not guilty of,
knowing him to be upright and honest, and a hard
working boy, and of a big assistance to his parents, hoping
this gentlemen will meet with your leniency, towards him
in suspension of his sentence. I remain Yours Respect
James Farmer

0968

New York June 29/91

This is to certify that
Michael Holland has been
working for me for the
three years past and
I have found him an
industrious hard working
boy, his father has been
for me for me during
this time, I have never
before known him arrested
for larceny. I should
cheerfully give him
work again when our
business starts up.

J. F. Flaudreau
Manager for McCaulan
Wholesale butcher
Foot West 40th St - New York

0969

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Michael Holland

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

Michael Holland

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

The said

Michael Holland

late of the *Twenty-second* Ward of the City of New York, in the County of New York aforesaid, on the *twentieth* day of *June* in the year of our Lord one thousand eight hundred and *ninety-one*, with force and arms, in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of one *a certain building, to wit:*

the building of one David Shannon

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

in the said ~~dwelling~~ ^{building} house then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

Michael Holland

of the CRIME OF *Petit* LARCENY _____, committed as follows:

The said *Michael Holland*

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

one dead lamb of the value of three dollars and fifty cents

of the goods, chattels and personal property of one *David Shannon*

in the ~~dwelling house~~ *building* of the said *David Shannon*

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

0971

THIRD COUNT—

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

Michael Holland
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Michael Holland*

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

one dead lamb of the value of three dollars and fifty cents

of the goods, chattels and personal property of *David Shannon*

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, from the said *David Shannon*

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

Michael Holland

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

BY ~~LANDEY NICOLL~~
JOHN R. FELLOWS,
District Attorney.

0972

BOX:

440

FOLDER:

4060

DESCRIPTION:

Hudson, Harry M.

DATE:

06/22/91



4060

0973

District Attorney's Office.

PEOPLE

vs.

Harry M. Hudson

Grand Jurors

The complainant in this case having stated that he is now satisfied that the defendant made no false representation and having examined the case myself, I am satisfied that no conviction could be obtained and therefore recommend the dismissal of the indictment

July 16-1891

John F. Nichols

262.
John F. Nichols

Counsel

Filed
Pleads, July 16, 1891

THE PEOPLE

vs.

L

Harry M. Hudson

Grand Jurors

John F. Nichols

District Attorney.

July 10/91

July 15/91

A True Bill

Chas. F. Nichols

Mr. No. of District
Attorney's Office
The above is a true bill
returned by the Grand Jurors
July 16/91

Witness:

Frederick W. Hagen

0974

TORN PAGE

Office of
Parisian Tailor System Co.

Trimmed Patterns a Specialty. Tracing Wheels,
Tapes and Crayons in Stock.

New York,
Charles City, Ia. 4/20 1897

J. H. Hagan
Dear Sir:

Your favor recd. there
is very little to explain in regard to
my business. I am Inventor and sole
owner of the Parisian Tailor System
of dress cutting - my head quarters
has been in Charles City - Iowa for
12 years. I have over one thousand
agents selling goods for me and
the income last year was \$2100.
I supply the dress makers through agents
with the System. Tracing wheels, Tapes
Crayons, dress Forms &c. I want a
reliable party - to take charge of an
office in my city - pack and ship goods
answer correspondence, and keep a
correct account of all goods shipped.
Goods recd. Money taken in and
paid out - &c &c I intend taking the

0975

Napoleon Collins

Jefferson M. C.

Count

1074 + 600

Mid
of
230 PM

0977

New York, May 1st, 1891.

In consideration of Four Hundred Dollars (\$400.00) to be paid as follows, namely, One Hundred Dollars cash, and Three Hundred Dollars at the end of sixty days from date. We, the undersigned, hereby agree to enter into a copartnership to be known by the firm name of Hudson & Hagen. The party of the first part to give party of the second part a one-half interest now known as the Parisian System of Dress Cutting. The party of the first part to give party of the second part a one-half interest in the Patent Papers, plates, and all goods now on hand. The party of the first part to travel and appoint agents and send said agent's names to the office in New York. The party of the second part to keep said office and to enter in a set of books or book all agent's names sent in. To keep strict account of all goods shipped, all moneys paid out or received, and to fill all orders promptly. The party of the first part agrees to turn all moneys into said office that he may derive on his travels, except necessary expenses that may accrue on the road, he to keep strict account of all moneys expended and received, and to send an itemized account of all sales he may make while on the road every ten days. The party of the second part agrees to give all his time and energy to said business, and the party of the first part also agrees to give all his time to said business. And any other side line that each or either of them may take to be divided share and share alike between them. And the aforementioned side line not to be taken without the consent of either party. All moneys to be placed in a bank that they may designate, and to be left intact to the expiration of sixty days from date. *With the exception of ten dollars per week for current expenses.*

0978

The party of the second part is not liable for any debts that
have been contracted prior to May 1st, 1891. *by party of the*
first part.

H. M. Hudson. (Seal)

Witness
J. H. Powell

J. W. Hager (Seal)

0979

Police Court—2 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 80 East 8th Street, aged 29 years,
occupation Miller being duly sworn

deposes and says, that on the 7th day of May 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz:

One hundred
dollar in gold and lawful money
of the United States \$ 100.

the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by one Harry M. Hudson (not arrested) by trick and device, under the following circumstances: Deponent advertised for employment and received in reply from the defendant the annexed letter purporting to be an explanation of a business for producing Prussian paper patterns; the defendant represented that he was the proprietor of a large business at Charles City Iowa for producing the said patterns, and defendant claimed that he had fourteen hundred agents, and defendant pretended to deponent that he, defendant would give deponent employment as one of said agents in the city of New York; and defendant represented falsely to deponent that the

Sworn to before me, this _____ day of _____ 1887

Police Justice.

value of said agency was several thousand dollars and this deponent would be required to give four hundred dollars as the payment for a share in said business, and deponent was induced by the false representations of the defendant to give the defendant the sum of one hundred dollars on account. Deponent had the promise of the defendant that he would open an office in 125th street on the 13th day of May 1891. Deponent has since learned that the defendant's representations were false; that he had no such business as he represented; that he had made no arrangements for opening an office. Deponent charges that defendant obtained said money from deponent by trick and deceit and asks that defendant be dealt with as the law directs.

15

Sworn to before me this 15 day of May 1891.
 J. Warner W. Hager
 Notary Public

0981

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..... 18 Police Justice.

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

Dated..... 18 Police Justice.

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

Dated..... 18 Police Justice.

0982

1/2
1/2 \$16 *W*
Police Court--- *2* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Fredrick W. Haggerty
80. East 8th St.
Harry M. Hudson

Green
Yellow
Offence

2
3
4

Dated *May* 18*81*
Mc Mahon Magistrate.

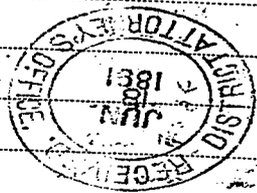
O'Brien & McCawley Officer.
CO Precinct.

Witnesses
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ _____ to answer



BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

0983

TO THE CHIEF CLERK.

~~Please send me the Papers in the Case of~~

PEOPLE

vs.

N.A.

Harry M. Hudson

Application for
requisition on ~~copy~~
of Penn. forwarded
to Albany June 22/91

John H. Hudson

District Attorney.

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Harry M. Hudson.

City & County of New York Js:

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself.

That complete restitution has been made me and that I am of opinion that the defendant did not intend to make a false or fraudulent pretence, but on the contrary acted in good faith as I am now satisfied that he had the business ^{as represented} and for these reasons I desire with the permission of the District Attorney to withdraw my complaint against the defendant.

Sworn to before me by J. W. Hagen
this June 15. 1891

[Signature]
Coul Deeds
N.Y. City

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

AGAINST

Harry M. Hudson

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

Harry M. Hudson

of the CRIME OF *Grand* LARCENY in the second degree, committed as follows:

The said *Harry M. Hudson*,

late of the City of New York, in the County of New York aforesaid, on the *seventh* day of *May*, in the year of our Lord one thousand eight hundred and *eighty-ninety-one*, at the City and County aforesaid, with force and arms, with intent to deprive and defraud *one Frederica W. Haagen*,

of the proper moneys, goods chattels and personal property hereinafter mentioned, and of the use and benefit thereof, and to appropriate the same to *his* own use, did then and there feloniously, fraudulently and falsely pretend and represent to *the said*

Frederica W. Haagen.

That *the said Harry M. Hudson* was the inventor and sole owner of the *Caribbean Ticker System of Dividends*; that *his* *said system* had been in *operation* in *the City of New York*, for *three* years; that *the said Harry M. Hudson* had *one thousand* *eight hundred* *and* *seventy* *five* *dollars* *per* *annum*, and *his* *income* *the* *last* *year* *was* *one* *thousand* *and* *seventy* *five* *dollars*; that *he* *supplied* *the* *dividend* *makers* *of* *the* *said system*, *knowing* *and* *being* *well* *aware* *of* *the* *fact* *that* *the* *same* *made* *a* *reasonable* *rate* *of* *charge*

of an office in the said City of New York, to
 make and ship goods, answer correspondence
 and keep a correct account of all goods shipped,
 goods received, money taken in and paid out
 there; that a one half interest in said
 business was worth five thousand dollars,
 and that the said was then willing to enter into
 a partnership with the said Frederick W. Wagner
 whereby in consideration of the sum of one
 hundred dollars the said Frederick W. Wagner
 should acquire a one half interest in the said business
 of the said Harry M. Hudson, and should have
 charge of the office of said business in the said
 City of New York.

And the said Frederick W. Wagner

then and there believing the said false and fraudulent pretenses and representations so made
 as aforesaid by the said Harry M. Hudson,

and being deceived thereby, was induced, by reason of the false and fraudulent pretenses and
 representations so made as aforesaid, to deliver, and did then and there deliver to the said
 Harry M. Hudson the sum of one
 hundred dollars in money lawful
 money of the United States of America
 and of the value of one hundred
 dollars,

of the proper moneys, goods, chattels and personal property of the said
 Frederick W. Wagner.

And the said Harry M. Hudson
 did then and there feloniously receive and obtain the said proper moneys, goods, chattels, and
 personal property, from the possession of the said Frederick W. Wagner,
 by color and by aid of the false and fraudulent pretenses and representations aforesaid, with
 intent to deprive and defraud the said Frederick W. Wagner

of the same, and of the use and benefit thereof, and to appropriate the same to his own use

Whereas, in truth and in fact, the said Harry M. Hudson
 was not the inventor and sole owner of
 the Commission System of Dress Cutting, and
 his headquarter was not in the City
 of New York, and he did

not then have over one thousand agents
selling goods for him, and his income
the last year was not fifty or hundred
dollars, and he did not supply the
dress makers through agents, into the
said system, knowing it was dress reform;
and he did not then mail a responsible
party to take charge of an office in the
said city of New York, to make and ship goods,
answer correspondence and keep a correct
account of all goods shipped, goods received,
money taken in and paid out etc.

And whereas in truth and in fact a one
half interest in the said business was not worth
five thousand dollars, or any other sum, but
said business was really a project and
speculation.

And Whereas, in truth and in fact, the pretenses and representations so made
as aforesaid by the said Samuel M. Hudson
to the said Fredrick W. Wagner was and were
then and there in all respects utterly false and untrue, as he the said
Samuel M. Hudson
at the time of making the same then and there well knew

And so the Grand Jury Aforesaid, do say that the said
Samuel M. Hudson
in the manner and form aforesaid, by the means aforesaid, the said proper moneys, goods,
chattels and personal property of the said Fredrick W. Wagner
then and there feloniously did STEAL, against the form of the Statute in such case made and
provided, and against the peace and dignity of the said people.

John R. Fellows
JOHN R. FELLOWS,

District Attorney.