

0107

BOX:

70

FOLDER:

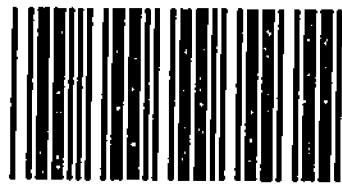
777

DESCRIPTION:

Heins, Henry

DATE:

06/16/82



777

165
Vol
Filed 16 day of June 1882
Pleads April 19

THE PEOPLE
vs.
B.
Henry Harris
ASSAULT AND BATTERY.

JOHN McKEON,
District Attorney.

A True Bill.

Wm. H. H. Foreman.

Wm.
Redford A. A. Feb 9/87

0109

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 Heins

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

Henry Heins

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

The said *Henry Heins*

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

JOHN McKEON, District Attorney.

0110

COURT OF GENERAL SESSIONS OF THE PEACE,
City and County of New York.

District Attorney's Office,

New York, June 21 1882

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Comrad Anaker
against
Henry Harris

For

The defendant having been indicted by a Grand Jury of this Court,
on the 16th day of June 1882, for the offense
of Assault and Battery upon a charge preferred
by me against him, and having since fully compensated me for all
injury and damage which I sustained thereby.

I do therefore hereby acknowledge to the Court that I have received
full and complete satisfaction for the injuries and damages so sustained
by me, and request that no further proceedings be had on said indictment,
and that the defendant be discharged therefrom.

In presence of
J. Roberts

Comrad Anaker

Complainant.

City and County of New York, ss.

Comrad Anaker, the said complainant,
being duly sworn, says, that the foregoing instrument by him subscribed
is true of his own knowledge.

Sworn to before me, this 21st day of June 1882. } Comrad Anaker
Complainant.

J. Roberts
Notary Public (S)
City & County.

01111

BAILED,

No. 1, by Jacob Reichle

Residence 229 William Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Sec. 208, 209, 210 & 212.

Police Court - 169 408 Seacoast District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Donald Shafter

112 N. 38 St. New York

Henry H. White

2

3

4

Offence, Assault with a Dangerous Weapon

Dated May 8th 1882

J. Henry Ford Magistrate.

Thos. E. Moore Officer.

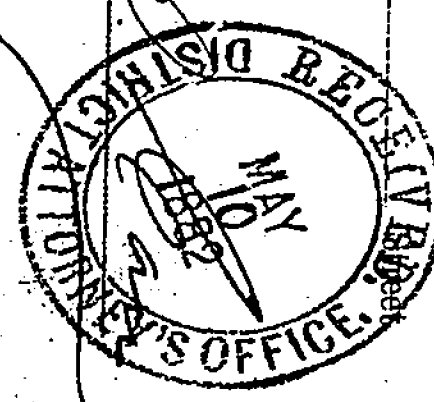
2. Dist. Court Clerk.

Witnesses Nicholas Brundage

No. 447 W. 38th Street,

No. _____ Street,

No. _____ Street,



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

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

Dated May 8th 1882 J. Henry Ford Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0112

Sec. 151.

2nd

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Conrad Shaker of No. 412 West 38th Street, that on the 23rd day of April 1887 at the City of New York, in the County of New York,

he was violently Assaulted and Beaten by

437.25.38th 2 Stairs up Boyer

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the 2d 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 April 1887

J. H. M. M.

POLICE JUSTICE.

POLICE COURT, DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Conrad Shaker

vs.

Nenny Heiste

Warrant-A. & B.

Dated April 26th 1887

J. H. M. M. Magistrate.

Alfred Officer.

The Defendant Nenny Heiste taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

Alfred Officer.

Dated May 7th 1887

This Warrant may be executed on Sunday or at night.

Police Justice

REMARKS.

Time of Arrest, May 7 1887

Native of Sw

Age, 20

Sex

Complexion,

Color White

Profession, Quinn

Married No

Single

Read, Yes

Write, Yes

437 West 38th

0113

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

Second DISTRICT POLICE COURT.

Henry Heine appeared as *Henry Heine* 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 Heine*

Question. How old are you?

Answer. *Thirty Years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *437 W 38th St Six months*

Question. What is your business or profession?

Answer. *Driver*

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

Taken before me, this

day of

1882

8th *May* *Guilty*

J. Henry Ford Police Justice.

0114

Form 11.

Police Court--Second District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Conrad Anacker

vs.

Henry Heiste

AFFIDAVIT A. & B.

Dated *April 26* 188*2*

Kilbeth JUSTICE.

Moser OFFICER.

WITNESS:

Ex -
May 8 -

*Being obliged to
leave 3d dist Court
the Examination
will be held by
Justice Ford
J.P. Smith*

0115

Form 11.

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

Police Court--Second District.

Conrad Anaker

of No. *412 West 38th*

Street

that on the *23rd*

day of *April*

being duly sworn, deposes and says,

in the year 1887, at the City of New York, in the County of New York,

he was violently ASSAULTED and BEATEN by *Kenny Heine*

who struck the deponent on the forehead with some sharp instrument then and there held in the hand of the said Heine, cutting deponent in the forehead.

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, &c., and be dealt with according to law.

Conrad Anaker

Sworn to before me, this

26th day
1887

Police Justice.

0116

City and County of New York, ss.

Police Court—2nd District.

THE PEOPLE

vs.

On Complaint of

For

Henry Koster
Heins

Conrad Knapp
Assault & Battery

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

Dated May 8 188 2

J. Henry Ford

POLICE JUSTICE.

Guinnif Gump

0117

BOX:

70

FOLDER:

777

DESCRIPTION:

Henry, Joseph

DATE:

06/28/82



777

0118

29/8

Day of Trial

Counsel,

Filed 2^d day of June 1882

Pleads Not Guilty (29)

THE PEOPLE

vs.

~~Joseph Henry~~

JOHN McKEON,

District Attorney.

A True Bill.

Delict 3/2
Foreman.

Plead guilty

CP 2 1/2 years

0119

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against

Joseph Henry

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

Joseph Henry

of the crime of Burglary in the third degree,

committed as follows:

The said

Joseph Henry

late of the Nineteenth Ward of the City of New York, in the County of New York,
aforesaid, on the twenty-third day of June in the year of our
Lord one thousand eight hundred and eighty two with force and arms, at the Ward,
City and County aforesaid, the steam-boat of the Steven's Conduct
Transportation Company

burglariously, did break into and enter, the same being a building ^{there situate, feloniously and} in which divers goods,
merchandise and valuable things were then and there kept for use, sale and deposit, to
wit: the goods, chattels and personal property hereinafter described, with intent the said
goods, chattels and personal property of the said Steven's Conduct
Transportation Company

^{then and there being, then and there}
feloniously and burglariously to steal, take and carry away, and one pair of
pantaloons of the value of nine
dollars, one vest of the value of three
dollars, one coat of the value of
five dollars.

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

one John Begley

so kept as aforesaid in the said steam-boat then and there being, then and
there feloniously did steal, take and carry away, against the form of the Statute in
such case made and provided, and against the peace of the People of the State of New
York and their dignity.

John McLean
District Attorney

BAILED,

No. 1 by _____

Residence _____

Street _____

No. 2, by _____

Residence _____

Street _____

No. 3, by _____

Residence _____

Street _____

No. 4, by _____

Residence _____

Street _____

543 294
Police Court District

THE PEOPLE, &c.
ON THE COMPLAINT OF

John Dealey ✓
Superior & Co's
Merchant New York

¹ Joseph Henry
²

Offence, - Burglary

Dated June 23 1882

73043144 Magistrate

Journal Binder ~~File~~ #
242 East 30 St.
Clerk

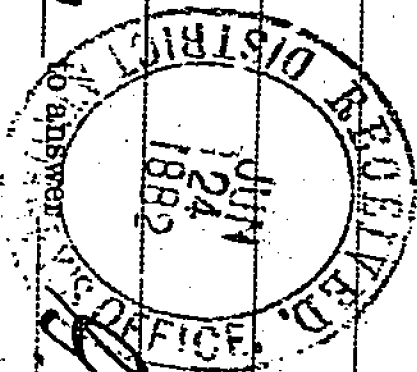
Witnesses,

No. _____ Street _____

No. _____ Street _____

No. 1882 Street: 1882

1000 to answer



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 Joseph Henry

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 23 1882 B. W. Murphy Police Justice.

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

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

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

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

0121

Sec. 198-200.

4th DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Joseph Henry 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.

Joseph Henry

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

New York

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

Answer.

233 E 46th St for about - 18 mos

Question. What is your business or profession?

Answer.

Carpenter (apprentice)

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

Taken before me, this 23

day of June

1887

Joseph Henry

B W Murphy

Police Justice.

0122

District Attorneys Office.
City & County of
New York.

July 10 1877

His Excellency

Richard J. Dempsey

Subpoena writer in

Sir.

I have the honor to
comply with the request of
the District Attorney that you
in the case of the People
v. Joseph Henry, cause the
subpoena for officer Jeremiah
Amakue to be directed to No.
242 E. 30th St. and not to the
19th P. Police Station.

I remain with great Respects

Yours Obedt. Servt.

J. J. Roberts

Secy to Dist Atty.

0123

OWENS & CO.
COAL AND WOOD,

MAIN DEPOT AND YARD,
47th Street and East River,
204 & 206 East 45th Street,
156 & 158 East 57th Street, and
Cor. 56th Street and Madison Avenue.

New York,.....

188

Stevens Conduct ~~Co~~
Transportation Co
owners of steamer
Pioneer Regular Pier
foot of Vesey St

0124

Police Office, Fourth District.

City and County
of New York

John Begley employed as a
deck hand on Steamboat Pioneer
foot of Vesey Street (runs to Newark N.J.)

Street, being duly sworn,

deposes and says, that the premises No. 19 Ward, in the City and County aforesaid, the said being a Steamboat
East 47th Street, 19 Ward, in the City and County aforesaid, the said being a Steamboat.

and which was occupied by deponent as a ~~residence~~ in the transpor
tation of freight were **BURGLARIOUSLY**

entered by means of forcibly raising the hook
fastening the shutter then opening the
shutter & forcibly raising the window
leading into a stateroom occupied by

deponent on the day of the 23rd day of June 1882

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

One pair of Pantaloon of the value
of nine dollars and other property
(Vest coat & shirt) in all of the value of sixteen
dollars and fifty cents

the property of deponent who is 21 years old
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 Joseph Berry (now here)

for the reasons following, to wit: That deponent caught
said Berry in the act of coming out
of the window of said stateroom
or sleeping apartment with said
pantaloon and other said property
in his possession

John Begley

Sworn to before me this
23rd day of June 1882
J. M. Murphy
Police Justice

0125

BOX:

70

FOLDER:

777

DESCRIPTION:

Herron, Mary Ann

DATE:

06/16/82



777

0126

WITNESSES.

Day of Trial,

Counsel,

Filed 16 day of June 1882

Pleads Kentucky 19

THE PEOPLE

vs.

Felonious Assault and Battery.

Mary Ann Herron^B

JOHN McKEON,
District Attorney.

A True Bill.

Robert M. Foreman.

Recd from D.A. 7/19/87

176

0127

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Mary Ann Herron

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

Mary Ann Herron

of the CRIME OF "Assault and Battery upon another with a deadly weapon with intent to kill," committed as follows:

The said Mary Ann Herron

late of the City of New York, in the County of New York, aforesaid, on the
twenty sixth day of April in the year of our Lord
one thousand eight hundred and eighty two with force and arms, at the City and
County aforesaid, in and upon the body of Daniel Carroll
in the peace of the said people then and there being, feloniously did make an assault
and him the said Daniel Carroll
with a certain knife
which the said Mary Ann Herron

in her right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with
intent him the said Daniel Carroll
then and there feloniously and wilfully to kill, against the form of the Statute in such
case made and provided, and against the peace of the People of the State of New York
and their dignity.

SECOND COUNT.

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

Mary Ann Herron

of the CRIME OF "Assault upon another, without justifiable or excusable cause, with a
sharp dangerous weapon, with intent to do bodily harm," committed as follows:

The said Mary Ann Herron

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid,
with force and arms, in and upon the body of the said Daniel Carroll
then and there being, wilfully and feloniously did make an
assault and him the said Daniel Carroll
with a certain knife which the said Mary Ann
Herron

in her right hand then and there
had and held, the same being then and there a sharp, dangerous weapon, wilfully and
feloniously, and without justifiable and excusable cause, did then and there beat, strike,
stab, cut and wound, with intent to then and there wilfully and feloniously do bodily
harm unto him the said Daniel Carroll
against the form of the Statute in such case made and provided, and against the peace of
the People of the State of New York and their dignity.

JOHN McKEON, District Attorney.

0128

BAILED, *May*
No. 1, by *Serge Paul Klingbeil*
Residence *1923-30 Ave*
Street,
No. 2, by
Residence
Street,
No. 3, by
Residence
Street,
No. 4, by
Residence
Street,

Police Court *375* District *116*

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Carroll
241 East 106

Mary Ann Herron

Offence *Flamingo and Battery*

Dated *April 27* 188 *2*

Henry Murray Magistrate.

Robert Stearns Clerk.

Witnesses, *Mary Leahy*

No. 238 East 53rd Street,

Ella Carroll

No. 241 East 106 Street,

Mary Ann Herron

No. 241 East 106 Street,

Charles Carroll

Charles Carroll

Charles Carroll

Charles Carroll

Charles Carroll

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

Mary Ann Herron

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 *April 27* 188 *2* *Henry Murray* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

_____ 188 _____ Police Justice.

0129

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss

5 DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

Mary Ann Herron

Question. How old are you?

Answer.

29 years

Question. Where were you born?

Answer.

England

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

Answer.

241 E 106 Street (lived there 3 months)

Question. What is your business or profession?

Answer.

Maries Lady

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

Taken before me, this *27*
day of *April* 188*7*

M A Herron

Wm. J. Murray Police Justice.

0130

Sec. 151.

5

District Police Court.

CITY AND COUNTY
OF NEW YORK,

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by Daniel Carroll
of No. 241 East 106 Street, that on the 26 day of April
1882 at the City of New York, in the County of New York,

he was violently Assaulted and Beaten by Mrs Heron

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring her
forthwith before me, at the 5 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 26 day of April 1882

Wm J. Dwyer
POLICE JUSTICE.

POLICE COURT, 5 DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Daniel Carroll

vs.

Mrs Heron

Warrant-A. & B.

Dated April 26 1882

Wm J. Dwyer
Magistrate.

Wm J. Dwyer
Officer.

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

Edward J. Dwyer
Officer

Dated April 27th 1882

This Warrant may be executed on Sunday or at
night.

Wm J. Dwyer
Police Justice.

REMARKS.

Time of Arrest, April 27th 1882

Native of England

Age, 29

Sex Female

Complexion, Light

Color Blk

Profession, St. Rufus

Married yes

Single, yes

Read, yes

Write, yes

Arrested at East 106th St

0131

CV

Police Court - 5 District.

THE PEOPLE, ETC.,
ON THE COMPLAINT OF

Daniel Carroll

vs.

Mrs. Mary Ann Herron

AFFIDAVIT - A. & B.
FELONIOUS.

Dated April 26 1882

Murray Magistrate.

Haas Officer.

Witness,

2007 10/10 ans

0132

Police Court— 5 District.

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

of No. 241 East 106 Street,

being duly sworn, deposes and says, that
on Wednesday the 26 day of April

in the year 1882 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Mrs. Mary Ann Herron
who cut and stabbed deponent
with a carving knife on
the left hand

with the felonious intent to take the life of deponent, or to do him 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 26 day
of April 1882

[Signature]
POLICE JUSTICE.

[Signature]

0133

BOX:

70

FOLDER:

777

DESCRIPTION:

Herzberger, Herman

DATE:

06/20/82



777

Bill Underwood

(11)

Day of Trial,

Counsel M. F. K.

Filed 20 day of

188 2

Pleads

Not Guilty (ca)

THE PEOPLE

vs.

Herman Herzberger

Does not intend to raise.
Does not intend to raise.
Does not intend to raise.

JOHN McKEON,

Attorney

Ordered for trial

Ordered for trial

Ordered for trial

Ordered for trial

Ordered for trial

Ordered for trial

Ordered for trial

Ordered for trial

Ordered for trial

Ordered for trial

Ordered for trial

Ordered for trial

Ordered for trial

Ordered for trial

Ordered for trial

Ordered for trial

Ordered for trial

Ordered for trial

Subpoena

Pro Acknowledged

Complaint & Card

Tell

Margaret Stagle & son

Christina Stagle & son

Carl Stagle & son

Anna Stagle & son

John Stagle & son

John Stagle & son

John Stagle & son

John Stagle & son

John Stagle & son

John Stagle & son

John Stagle & son

John Stagle & son

John Stagle & son

John Stagle & son

John Stagle & son

John Stagle & son

0135

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Herman Herzberger

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

Herman Herzberger

of the CRIME OF *Assault and Battery on another by such means and force as were likely to produce death, with intent to kill* committed as follows:

The said *Herman Herzberger*

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

in and upon one Margaret Streyle then and there being, feloniously made an assault, and her, the said Margaret Streyle then and there, with the clenched fists of him the said Herman Herzberger, in and upon the head of her the said Margaret Streyle, then and there did beat, strike, bruise and wound, the same being such means and force as were likely to produce the death of her the said Margaret Streyle, with intent her the said Margaret Streyle then and there to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

John McLean
District Attorney

Herman Hirschberger, a young man living at No. 449 West 39th St. N. Y. where I was then & am yet, the housekeeper, had been disposed, together with his mother, on account of continual complaints of other inmates. Yet he would call after wards to see Miss Emily Kröger, a somewhat free young lady, in the same house, with whom ^{he openly} took improper liberties. Calling him to order for that, he used threatening language against me, and so I was warned to be on my guard, by Mrs. Augusta Heidrick & others.

The same he did ^{again} Dec. 25th 1881 in the presence of Miss Annie Gough, when he said: "Only my opportunity to settle with you!" etc, of which I took no further notice, either.

On January 3rd 1882 said Herman Hirschberger who again was about the house with some other man, between 8 and 9 o'clock, P. M., about which time I heard ^{at the door} ~~somebody~~ ^{knocking} ~~by~~ ^{of} some one quickly passing at my door. Suddenly somebody gave the door a terrible kick. Opening right away, I saw Herman Hirschberger with ^{one of} his friends outside, who being asked, why he thus behaved in the house, he used most shameful and abusive language against me, while he pulled off his coat. Standing back, I cried out: "Do you mean to strike me?" when he said: "No, I would not fight a woman!" but jumping ^{towards me} the same moment, he threw his left arm around my neck and throat and pressed with all his might to keep me from calling for help, no doubt; while with his right

first he furiously struck ^{me} into the side of my head ^{like a mace} hitting my eyes and face; while at the same time I was kicked into the stomach, repeatedly, though I was unable to see, by whom.

Uttering a suffocated cry for help, my husband, being in the rear room, came to my assistance; when he also was attacked by the companion of Herman Hirschberger until at last old Mr. John Ackerman (now at 552 West 54th St.) came to my assistance, being struck and bleeding himself, when my husband was able to tear himself away ^{at last}. Then our assailants left the house, and the door was locked.

Soon they returned & being unable to open it, they smashed the outside door and knocked in one of the windows, where one of them cut his hand, on the glass, no doubt, but afterwards that my husband had attacked him ^{with some} sharp instrument. Thus carrying on awhile, they left again, ^{Hirschberger} calling at my husband: "Wait Streile, we are not through yet!" and retired to the other side of the street, where ^{both were seen} they waited ^{till 11 or 12 o'clock} for some time, (as we were told) expecting my husband to come out, in going for assistance to the Police Station house.

I was suffering terribly, ~~was~~ bleeding to exhaustion & vomiting repeatedly until I swooned. Recovering my senses, ^{again or less I} felt a dull ^{crushing} pain in my head and tortures in my bowels, where I had been kicked. Trying to rise again, I continued to vomit & lost my consciousness ^{together with} entirely, losing a great deal of blood.

Several days ^{after} ~~before this~~ my attending physician gave orders to call for a coroner, as I was thought to be dying. ~~Then~~ my husband went to Jefferson Market Police

Court for a warrant of arrest, but was refused, as the Judge demanded me to apply in person. Next day however, with the assistance of ^a legal adviser, who did it for pity's sake, the warrant was granted.

~~Afterwards~~ I was requested to appear at the Coroners Office myself; and when my husband prayed for delay, so as to wait my recovery, Coroner Herman behaved very strange; insulting my poor husband who was too timid and sorrowful, to resent the insinuating remarks, that this was a put-up affair, just to make money! This was just as unreasonable as cruel, because Herman Hirschberger was quite a poor man; and we thought, this behavior in Coroner Herman very strange, who thus seemed to side with the Criminal. Since then, with the exception of old Mr. Ackerman all my witnesses seem changed towards me; while it was exultingly commented upon, that now, everything had been fixed by my assailants.

Meanwhile my sister attended me (while I was helpless myself) who was approached one day by Mr. Eisler a Brother-in-law of Herman Hirschberger, ~~who~~ offering material assistance to her, who now was unable to provide for her children. Declining to accept charity under these circumstances, she was approached again and prevailed upon to take his card address, with the promise to write to him, in case her need should become too great. Some time after, when she saw no way to pay her rent, she asked my husband to write a card to Mr. Eisler to come to our help, as he had promised. Right away he came together with two Brothers of Herman Hirschberger and offered to settle, as

They called it; - a proposition, which we could not accept under any circumstances, as long as there was no certainty of my recovery from that assault upon my life. Next day his wife called upon us and said that since we did not meet their proposition ^{my sister} ~~and~~ would not get a cent; as long as Hirschberger was confined ~~as a~~ murderer in the "tombs".

Murderous Assault

Herman Hirschberger
- upon
Mrs Margarette Steigle.

Mrs Annie Gough's Residence
402 West 37th St. N.Y.

Mrs Augusta Heidreich's
534 West 40th St. N.Y.

(Witnesses)

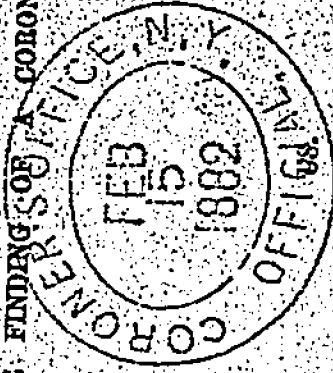
0140

187

NEW YORK CORONERS' OFFICE.

THE PEOPLE, &c.,

ON THE FINDING OF A CORONER'S JURY,

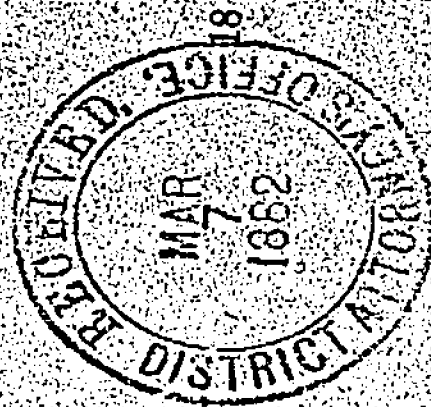


Recognition to Answer.

Herman Hensberger

Taken the 15 day of February 1882

Junon N. Herman Coroner



Filed day of

City and County of New York, ss.

the within-named bail, being duly sworn, says that he resides at *August W. Neumann*
Brooklyn & Co is a *Free House* holder in said city and county, and is
worth *Twenty* hundred dollars over and above the
amount of all his debts and liabilities, and that his property consists of

Personal Estate at 300 5th St Brooklyn & Co
and personal property at 247 Pearl St N.Y.

August W. Neumann

Sworn before me, this

15th day of February 1882

Coroner.

0141

Coroners' Office.

RECOGNIZANCE TO ANSWER.

City and County of New York, ss

Be it Remembered, that on the
 Fifteenth day of February in the year of our
 Lord 1882, Herman Hersberger
 of No. 408 West 34th Street, in the City of
 New York,
 and August W. Neumann
 of No. 100 N. 3rd Street, in the said City,
 personally came before the undersigned, one of the Coroners in and for the City and
 County of New York, and acknowledged themselves to owe to the People of the
 State of New York, that is to say, the said

Herman Hersberger
 the sum of Ten Hundred Dollars,
 and the said August W. Neumann
 the sum of Ten Hundred Dollars,
 separately, of good and lawful money of the State of New York, to be levied and
 made of their respective goods and chattels, lands and tenements, to the use of said
 People, if default shall be made in the condition following, viz.:

Whereas, the said Herman Hersberger
 was charged before the undersigned, Coroner as aforesaid, on the verdict of a Coroner's
 Jury, with Felonious Assault for having, on the 3rd
 day of January 1882 in the City and County of New York,
 aforesaid, caused the death of wounding of Margaret
 Streyl at 449 West 34th Street

And Whereas, he has been brought before said Coroner to answer said charge, and
 upon the examination of the whole matter, pursuant to statute, it appearing to said
 Coroner that said offense has been committed, and that there is probable cause to believe
 said defendant to be guilty thereof; and the said offense being bailable by said Coroner,
 he did thereupon order the said defendant to find sufficient bail in the sum of
 Ten Hundred Dollars, for his appearance at the
 next Court of General Sessions, to be held in said City and County, to answer to
 any indictment to be preferred against him for said offense.

Now, therefore, the condition of this Recognizance is such, that if
 the above-named Herman Hersberger shall personally
 appear at the next Court of General Sessions, to be held in said City and County,
 on the first Monday of next, to answer to any indictment
 that may be preferred against him for said offense, and abide the order of the said
 Court, and not depart therefrom without leave, then this recognizance to be void; other-
 wise to remain in full force.

H. Hersberger
 Aug. W. Neumann

Taken and acknowledged before me,
 the day and year first aforesaid.

[Signature]
 CORONER.

0142

Witness
Case of
Norman Noyberger

0143

List of Witnesses

Subpoenaed to appear
at the COURT OF GENERAL SESSIONS, on the

day of 187

Witnesses in the Case of the People vs. Subpoena Clerk.

WITNESS.	RESIDENCE.	HOW SERVED.	DEFENDANT.
Margaret Stuyke	449 W 39 St.		Norman Herzberger
Kate Vogel	" "	✓	" "
Fanny Fessler	338 W 37 St.	✓	" "
Annie Gough	no Address		" "
John Ackerman	542 W 54 St.		" "
Augusta Heidrick	no Address		" "
Mr. Beck	44 W 26		" "

0144

DISTRICT ATTORNEY'S OFFICE

New York,

Oct 31 1882

People
vs
Herman Herzberg

My dear Fellows

The above case is one
in which I am interested
the Complaint is about
being confined and is
unable to remain in Court
As it is a bad case will
you continue it until
the December Term; by
that she hopes to be well
Dear Fellows Sincerely M. W. H.

0145

MEMORANDA.

AGE			PLACE OF NATIVITY.	WHERE FOUND.	
36	Years.	Months.	Days.	Germany	449 W. 39th St

Sumner died
April 14

Remains in

300 S. 4th St.

Recked by
August W. Stearns

Remains in family
of
Quincy



Given on the
7 day
1882

German
Kern

injured by

whenever it is found that the

Copy the VIEW of the BODY of
Mary Kennedy

AN ANTE-MORTEM INQUISTION

125 90th 1882

0146

City and County of New York, ss.

Statement of *Margareth Freyle* *now lying*
dangerously wounded at 449 W 30 *in the 20 Ward*
of said City and County, on the 7 *day of January* *1872*

Question.—What is your name?

Answer.—

Margareth Freyle

Question.—Where do you live?

Answer.—

449 W 30th St

Question.—Do you now believe that you are about to die?

Answer.—

I am afraid; I think I will die

Question.—Have you any hope of recovery from the effects of the injury you have received?

Answer.—

I have little hope, as my head, my head

pains me severely
Question.—Are you willing to make a true statement, how, and in what manner, you came by the injury from which you are now suffering?

Answer.—

I will — On Tuesday Evening 3rd inst
about 9 o'clock I heard several knocks against
the door of my room, I opened the door
to Jew Herman Hirschbarger & another man ^{whom I named Louis} in the
hall — I asked them what they were knocking
at against the door — Why do you do this Herman
He began to swear & called me S — a
rap — He then took up his belt & threw it at, also
took of his coat — I said are you going to
fight me? he said I would not fight a
Woman, but at the same time took hold of
me, got me under his arm & beat &
punches me with his fist several times at
least four times — on the left side of my head.
I called for help — my husband & another man
came, then the other man got hold of my
husband & beat him & also they beat the other man

0148

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN ANTE-MORTEM INQUISITION,

Taken at *the Rooms of Mr. C. Streube*
No. 449 W 39 Street, in the *20* Ward of the City of
 New York, in the County of New York, this *7* day of *July*
 in the year of our Lord one thousand eight hundred and seventy-
Seven *N. H. Hartman* before
 of the City and County aforesaid, on view of the *Body* of *Margarette Hergle*
 at

Upon the Oaths and Affirmations of
Seven good and lawful men of the State of New York, duly chosen and
 sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said
 was injured, do,

upon their Oaths and Affirmations, say: That the said *Margarette* is suffering
 from injuries inflicted on her on *July 3/82* at
449 W. 39th, by *and at the hands of Hermann*
Herrsbryer and the jury find that the
 woman received her injuries at the hands
 of the Prisoner, *Hermann Herrsbryer*.

In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this Inquisition
 set our hands and seals, on the day and place aforesaid.

JURORS.

Ch. Hanson
Matthew Gillig
Lewis Goethein
John Eckhardt
Peter A. Jessen
Samuel Block
Charles Ruff Jr.

124 Pearl St.
107 W 46.
146 W. 43 St.
843 6 Ave
1440 Perry
4 Madison Lane
1325 Perry -

[Signature]
 CORONER, S. S.

0149

Coroner's Office.

CITY AND COUNTY }
OF NEW-YORK. } ss.

Herman Krosbryer being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to answer, or not, all or any questions put to him states as follows, viz:

Question. What is your name?

Answer. *Herman Krosbryer*

Question. How old are you?

Answer. *17 years old*

Question. Where were you born?

Answer. *Prussia*

Question. Where do you live?

Answer. *408 N. 39*

Question. What is your occupation?

Answer. *Hand printing*

Question. Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.

*No further statement
than what I have
made to the Coroner*

*When for me this 8th Feb
1882*
[Signature]
Coroner

0150

Coroner's Office. •

TESTIMONY.

1-

Abner D. Bagg ^{Med} 44 H 26: speaking
 sworn says I am attending Physician
 upon Mrs Margaret Stryle. I was
 called Jan 7th 82 to see her. I found
 her suffering from cerebral meningitis;
 perfectly unconscious; constantly moaning -
 respirations labored; pulse rapid & irregular -
 vomiting upon being moved, of a cerebral
 character. no lacerations of tissue; on right
 side of head parietal region, appeared con-
 siderable bruising - tenderness at that spot,
 she would scream if it was touched -
 on left inguinal region seemed to have
 received injuries in inguinal region of
 left side - no discoloration; my diagnosis
 was cerebral meningitis; circumscribed
 peritonitis on left side of abdominal cavity.
 she was injured on 3rd Jan. 82 - on evening
 I was called she could be raised - but
 laid back unconscious, condition - involuntary
 passage of urine & feces - considering her
 life in danger - I now consider her out
 of danger - but have advised her not to
 appear before the Coroner.

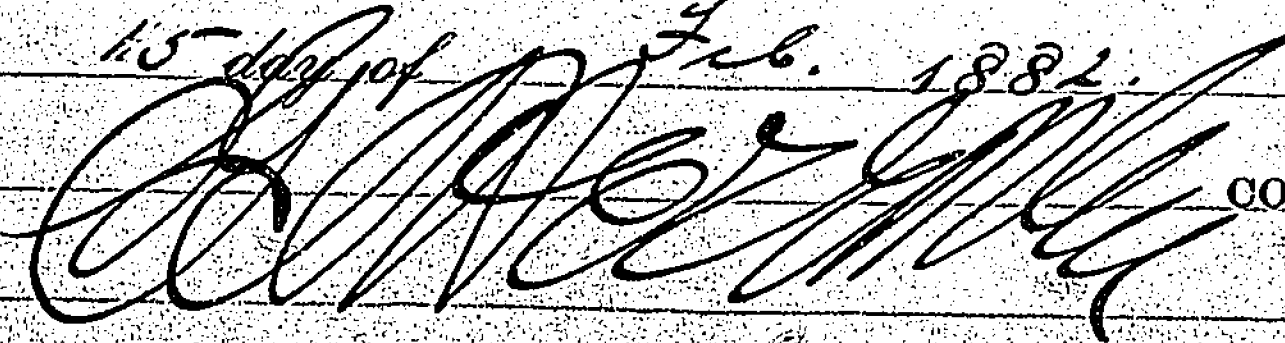
Abner D. Bagg M.D.

Taken before me

this

15 day of

Feb. 1882.



CORONER.

0151

Coroner's Office. •

TESTIMONY.

2

Christian J. Lenz 449 71 29th St
 being sworn says I am husband of
 a young woman - live there 1 1/2 years -
 my wife is Housekeeper for Mr Ackerman
 came from work, a man came at door;
 she went to see, met Hirschbeger & another
 whom I have heard was Mr Breunman -
 she asked why he did this; because he
 called her foul names; took off coat & hit
 & said he would not strike a woman, in
 answer to a question from her if he would
 strike her; but at same time did strike
 her when he hit her, I went to her as-
 sistence; I grabbed for him & was struck
 by his accomplice - he would not then de-
 fend my wife - I received a great many blows.
 my wife was mostly beaten by Hirschbeger -
 but accomplice also struck my wife. one
 of them kicked her in side, thinks it was
 Breunman. She complained of pain in head &
 (great) abdomen; from Bruises she received hemor-
 rhage appeared; she vomited if raised up. Wednes-
 day she vomited very often. she had to go to bed -
 Thursday - vomiting continuing; pain in bowels
 lessened but pain in head increased; and
 had spells of unconsciousness - Friday night
 was unconscious most all night. I went to
 see family Physician; he could not come, but

Taken before me

this 15 day of July 1882

CORONER.

0152

Coroner's Office.

TESTIMONY.

3.

would Friday; he did not come; on Saturday I went for 5 to 6 eggs. he attended his usual; she was unconscious most of 6 days - Prisoner Fols was disappointed on account of his behavior in house on 1. 8. 8 - he threatened her at times; also did so Christ. was - he threatened to kill me, but was not quite ready to do so in my presence - He was 5 to 6 ft. on Thursday - 5. 11. 8. 1. 8. 42 ft.

Christian P. Stroyer

Kate Metzger 449 44 39 ft being sworn
Aunt Sister of Mrs. Stroyer - Know nothing about it - found her sick.

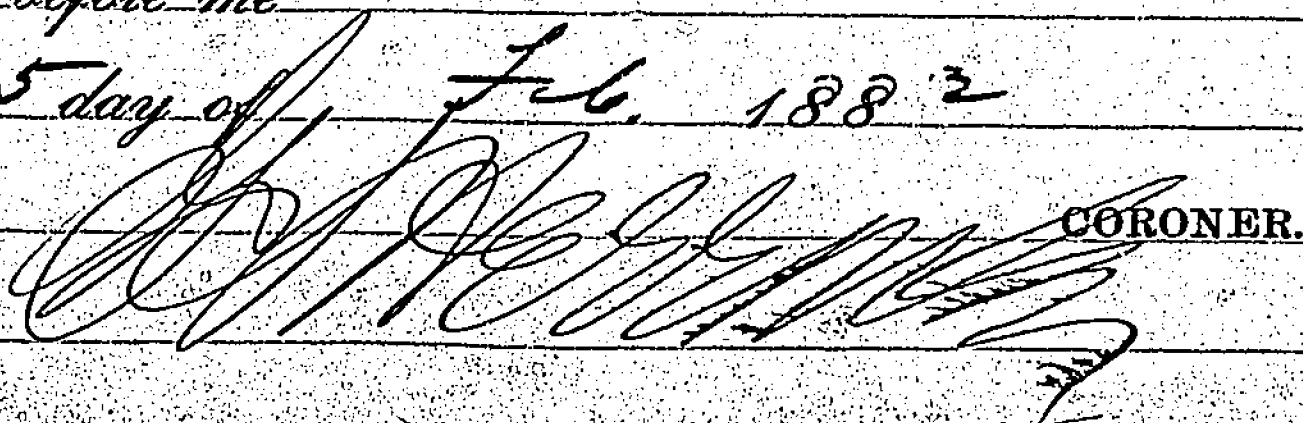
John Mahal

John Ackerson 449 44 39 ft being sworn
I was there when it happened - I came back with pop. and as soon as we entered room; his wife opened door, which had been kicked at. Hirschberger kicked her - he had some with him, who hit me and I went to defend the woman. Hirschberger struck her about the head - she got sick from beating & has not been out since -

E. J. Mahal

Taken before me

this 15 day of Feb. 1883



CORONER.

0154

Coroner's Office.

TESTIMONY.

4.

W^m Miller 449 77 39 ft being sworn; live
on 3rd floor; know Mrs Stryle & Hensberger
I saw nothing of fight, but heard of it - friends
of neither. Miller.

John Meyer 449. 77 39 ft being sworn.
Know Mrs Stryle & Hensberger by sight - knew
these few words - as he came I found 2 young
men in front of door; I could not get in - I
wanted to go in; I saw friends near the end of it -
I did not meddle; don't know who hit or who
hit it - one of the young men, took off his coat
and not see woman hit.

Fanny Fessler 338 77 39 ft being sworn
know Mrs Stryle was my housekeeper. Hensberger had
some animosity against Stryle; I was not satis-
fied with Hensberger, as for crime made them
more -

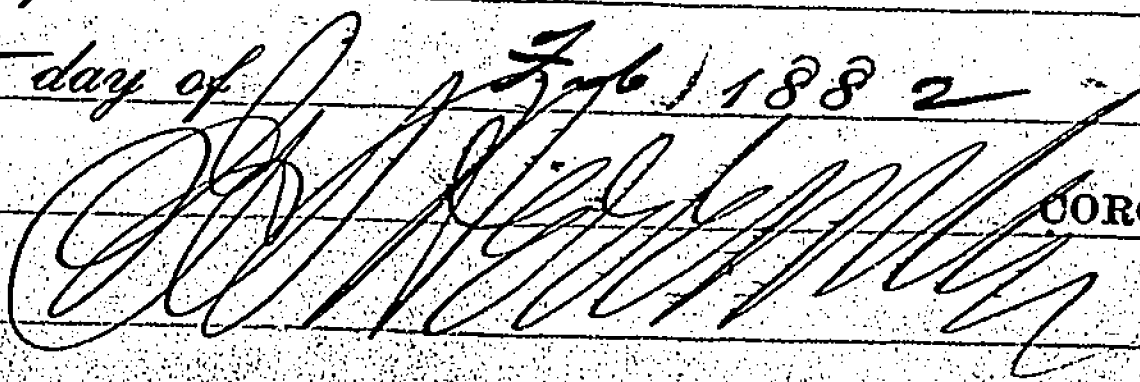
Fanny Fessler

Taken before me

this

15 day of

July 1882



CORONER.

0155

Coroner's Office.

TESTIMONY.

Annie Gough 449 W 39th St living
 seven days live on 2 floor over year. Heard
 both families - Herbergers were visiting in house.
 I did not see quarrelling from first; I
 heard a noise as I was going in my room; I
 heard Herbergers quarrelling.

Annie Gough

Heermann Herbergers living seven days &
 live 408 W 39th St. I was calling on a friend
 on Tuesday night Jan 3, 82. I was coming down
 stairs with a friend, and accidentally hit her
 door; Mr & Mrs Stragle, came out & pushed
 me out to street; I then hit her; she ran
 into house & got a poker with which she hit me.
 I wanted to go in for my hat & coat; Mrs was
 threatened off - coat fired off, & whip him; I
 did not want to hit woman, nor meant to.
 I did not hit the woman that I knowed of.
 I did not go there to make trouble. Mr
 Borneman was with me. He is a printer; I know
 his home; I don't know him long -

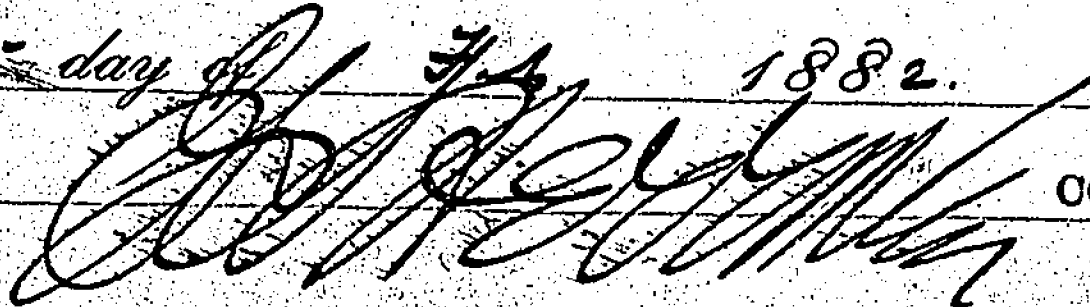
J. Herbergers

Taken before me

this

15 day of

1882.



CORONER.

0156

Coroner's Office. •

TESTIMONY.

6.

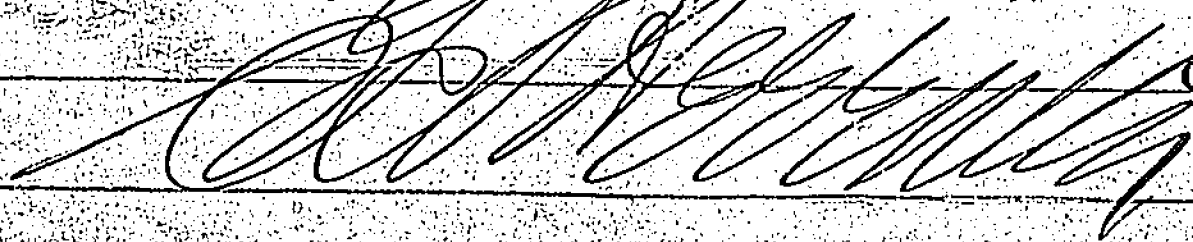
John Pickley 403 or 449 ft living
 sworn says I came to 449 or 39 ft
 to see Mrs Stroyer; I heard all about it -
 from what they said, it seems they don't
 know who did hitting; he told me that
 Hershberger had both arms engaged; one around
 his ^{wife's} & one around Stroyer's neck; I was there
 since; I went being asked by a Postal
 Card; signed by Mr Stroyer - They wanted
 some consideration to settle; no amount
 specified - did not tell me what they
 wanted to settle -

John Pickley

Leard Hershberger living sworn says I lived
 at 449 or 39; ~~was~~ ^{was} I was out with
 some friends; Hershberger & with a friend; I
 gave each a glass of beer. They left pleasantly -
 I know that there were threats made by
 Mrs Stroyer if he ever set foot in house
 again, he would be put out & with a broom
 hit him -

Thos Grögen

Taken before me
 this 15 day of July 1882



CORONER.

0157

BOX:

70

FOLDER:

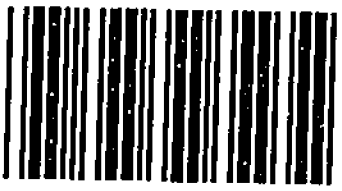
777

DESCRIPTION:

Hilliard, William

DATE:

06/12/82



777

0159

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 Hilliard

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

William Hilliard

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

The said

William Hilliard

late of the *twenty first* Ward of the City of New York, in the County of New York aforesaid, on the *seventh* day of *June* in the year of our Lord one thousand eight hundred and eighty *two* with force and arms, about the hour of *two* o'clock in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of *Minnie Cornell*

there situate, feloniously and burglariously did break into and enter, by means of forcibly he the said

William Hilliard

then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of *Minnie Cornell*

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.

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

William Hilliard

of the CRIME OF ~~GRAND~~ LARCENY ~~IN A DWELLING HOUSE~~, committed as follows:

The said

William Hilliard

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, with force and arms, *one* *Satchel of the value of one dollar three finger rings of the value of five dollars each and Silver Coins of the United States of America of a number 100 and denomination to the Grand Jury aforesaid known of the value of sixty eight Cents*

of the goods, chattels, and personal property of the said *Minnie Cornell*

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

JOHN McKEON, District Attorney.

0160

BAILED,

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

Sec. 208, 209, 210 & 212.

496 109
Police Court District.

THE PEOPLE, &c.,
ON THIS COMPLAINT OF

1. *William Spillard*
2. _____
3. _____
4. _____
Offence, *Burglary*

Dated

June 8th 1882

J. Henry Ford Magistrate.

William Spillard Clerk.

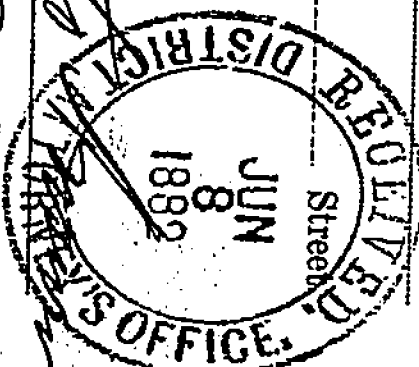
Witnesses

No. *1* *William Spillard*

No. *2* *William Spillard*

No. _____

No. _____



Committed to the City Prison
without bail

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 *William Spillard*

be held to answer the same and

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

If the City of New York be legally discharged

Dated *June 8th* 1882 *J. Henry Ford* Police Justice.

I have admitted the above named _____

to bail to answer by the undertaking hereto annexed.

Dated _____ 188 _____ Police Justice.

There being no sufficient cause to believe the within named _____

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

Dated _____ 188 _____ Police Justice.

0161

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK } ss.

2^d DISTRICT POLICE COURT.

William Hilliard 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.

William Hilliard.

Question. How old are you?

Answer.

30 years old

Question. Where were you born?

Answer.

Philadelphia

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

Answer.

222 East 74 Street: 18 months.

Question. What is your business or profession?

Answer.

Longshoreman.

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

Answer.

The hall door was opened.
There was no key in my possession
that would fit that door.

Taken before me, this

day of

July

1882

William Hillard

J. Henry Ford

Police Justice.

0162

Police Court—Second District.

City and County } ss:
of New York.

Minnie Cornell.

of No. 414 South Avenue Street, being duly sworn,
deposes and says, that the premises No. 414 South Avenue
Street, 21st Ward, in the City and County aforesaid, the said being a dwelling house
and which was occupied by deponent as a place of abode

Open and entered by means of forcibly opening the outer door
of said premises with a key, with intent to
commit a crime therein

on the afternoon of the 7th day of June 1882
and the following property feloniously taken, stolen, and carried away, viz:

One leather satchel containing
three gold rings and good and
lawful money of the issue of the United
States Government and consisting of divers
silver and nickel coins of various denomina-
tions and values and amounting to the
sum of sixty eight cents.
Said property being in all of the value
of ~~thirteen~~ 4.00 dollars

the property of this deponent, unmarried.

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 William Hilliard

for the reasons following, to wit:

That the accused was
caught in the said premises with the
aforesaid property in his possession
and from the further fact that the said
door is always kept locked and that
upon the person of said Hilliard was
found a key that fits the lock attached
to the said door.

Sworn to before me this Minnie Cornell
8th day of June 1882,
Police Justice

0163

BOX:

70

FOLDER:

777

DESCRIPTION:

Hoey, Thomas

DATE:

06/27/82



777

WITNESSES.

PWNY

1001
Day of Trial, 3

Counsel,

Filed 27 day of

June 1882

Pleads

THE PEOPLE

W.C. McKeon
vs.
Charles P. Henry
vs. State of Illinois

LARCENY AND ROBBERY WITH DEADLY WEAPONS

JOHN McKEON,

District Attorney.

P. 2 - June 28, 1882

Pleads guilty

A True Bill.

State Reformatory, Illinois.

John McKeon Foreman.

J.M.

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

THE POPE OF THE STATE OF NEW YORK,

against

Thomas Hoey

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

Thomas Hoey

of the CRIME OF GRAND LARCENY, committed as follows :

The said

Thomas Hoey

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

one pair of earrings of
the value of two hundred and fifty
dollars, two studs of the value of
fifty dollars each, one brooch of the
value of fifty dollars, three bracelets
of the value of thirty dollars each, one
other pair of earrings of the value
of eight dollars, one cross of the value
of two dollars, two other studs of the
value of three dollars each, one locket
of the value of fifteen dollars, and one
other pair of earrings of the value
of fifteen dollars

of the goods, chattels and personal property of one

Emile Hagganath

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

John D. McLean
District Attorney

0155

Sec. 206, 208, 209 & 212.

Police Court-2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Colanda McGeary
vs. Thomas Hoey

Offence, Grand Larceny

Dated June 26th 1882

Smith Magistrate.

Schmidt Officer.

Clerk.

Witnesses.

No. Street.

No. Street.

RECEIVED
JUN 26 1882
DISTRICT ATTORNEY'S OFFICE.

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

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 Thomas Hoey

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

Dated June 26 1882 Solomon Smith Police Justice.

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

Dated _____ 1882 _____ Police Justice.

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

Dated _____ 1882 _____ Police Justice.

0167

Sec. 198-200.

2^d DISTRICT POLICE COURT.CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Thomas Hoey

Question. How old are you?

Answer. 20 years

Question. Where were you born?

Answer. New York City

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

Answer. No 225 West 30th Street; 5 years

Question. What is your business or profession?

Answer. Servant

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

Answer. I am guilty of the charge.

Taken before me, this 26th

day of June 1887

Solomon Smith Thomas Hoey
Police Justice

0168

2^d

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK,

ss

of No. 42 West 35th St. City of New Yorkbeing duly sworn, deposes and says, that on the 19th day of June 1882
at the dwelling No 42 West 35th St. in the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, on the day timethe following property, viz: One Onyx and diamond set,
including a pair of earrings, a pair of
studs and a brooch, of the value, together,
of Five hundred and fifty dollars, one
gold and pearl bracelet of the value of
fifty dollars, two gold bracelets of the
value, together, of thirty-five dollars, one
pair of gold and turquoise earrings of the
value of eight dollars, one gold and turquoise
cross of the value of two dollars one ladies
gold chain of the value of five dollars, one
pair of gold studs of the value of six dollars and one
one gold, onyx and pearl set, including watch and earrings
of the value of thirty dollars, in all of the value of Five hundred
and eighty six dollars, the property of
deponent and of her husband
Emile Keggenschand that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by Thomas Hovey, now here,from the fact that said Thomas
Hovey admits and confesses that he
took, stole and carried away said
property from a room in said premisesR. Keggensch

Sworn before me this

1882

Justice

0169

BOX:

70

FOLDER:

777

DESCRIPTION:

Holmes, Thomas

DATE:

06/09/82



777

W. H. M.

Counsel. *W. H. M.*

Filed *9* day of *June* 188*2*

Pleads *Not Guilty*

THE PEOPLE

vs.

Thomas B. Holmer

BURGLARY—First Degree, and
Larceny—First Degree

Part 2 JOHN McKEON,
June 20, 1882

District Attorney
Trived and jury disagreed 10-1/2
minutes

A True Bill
defendant discharged

John McKeon Foreman

Verdict of Guilty should specify of which count.

W. H. M.

0171

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas E. Holmes

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

Thomas E. Holmes

of the CRIME OF BURGLARY in the first Degree, committed as follows:

The said Thomas E. Holmes

late of the fifteenth Ward of the City of New York, in the County of New York, aforesaid, on the twenty ninth day of May in the year of our Lord one thousand eight hundred and eighty two with force and arms, about the hour of two o'clock in the night time of the same day, at the Ward, City and County aforesaid, the dwelling house of Wallace Spencer

there situate, feloniously and burglariously did break into and enter, by means of forcibly breaking open a window thereof whilst there was then and there some human being, to wit, one Wallace Spencer

Thomas E. Holmes within the said dwelling-house, the said

then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of Wallace Spencer

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.

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

Thomas E. Holmes

of the CRIME OF ~~GRAND~~ LARCENY IN A DWELLING HOUSE, committed as follows:

The said Thomas E. Holmes

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, about the hour of two o'clock in the night time of said day, Seven pairs of shoes of the value of three dollars each pair and two other shoes of the value of one dollar each

of the goods, chattels, and personal property of Wallace Spencer

Wallace Spencer

in the said dwelling house of one then and there being found

in the dwelling house 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.

JOHN McKEON, District Attorney.

0172

Sec. 208, 209, 210 & 212

486 a qv

Police Court 2nd District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William E. Holmes
vs
William E. Holmes

Offence, *Burglary and Larceny*

Dated *May 29th* 188*2*

W. E. Holmes Magistrate.

Thomas E. Holmes Officer.

Clerk.

Witnesses *Thomas E. Holmes*

No. *1* *Police* Street,

No. _____ Street,

No. _____ Street.



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

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

Dated *May 29th* 188*2*.

Solomon Street Police Justice.

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

Dated _____ 188

Police Justice.

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

Dated _____ 188

Police Justice.

0173

Sec. 198-200.

2 DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Thomas E. Holmes.

Question. How old are you?

Answer.

19 Years.

Question. Where were you born?

Answer.

Long Branch, N.J.

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

Answer.

134 West 14th St. 3 Months

Question. What is your business or profession?

Answer.

Given

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

Answer.

I am not guilty of the charge -

Taken before me, this

29th

day of

May 188*2*

Thomas E. Holmes

Solomon B. Smith
Notary Public

0174

Police Court—Second District.

City and County
of New York.Shoe dealer } ss: Wallace Spencer, aged 42.
of No. 86 Fifth Avenue Street, being duly sworn,deposes and says, that the premises No. 86 Fifth Avenue
Street, 15th Ward, in the City and County aforesaid, the said being a Store and Dwelling
and which was occupied by deponent as a Broth and Shoe Storewere **BURGLARIOUSLY**
entered by means of forcibly breaking the side pane
of Glass of the Show Window of said Store
between the hours of Ten o'clock Midnight
and Five o'clock A.M. in the Night time
on the Morning of the 29th day of May 1882

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

Seven Pairs of Shoes and two odd shoes.
together of the Value of Twenty dollars.

the property of Dependent.

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 Thomas E. Holmes (now here)for the reasons following, to wit: Dependent left said
store at or about the hour of Eleven o'clock
P.M. on the 28th day of May 1882. Securely
fastened and Dependent was informed
by an officer of the 15th Precinct Police at
or about the hour of Five o'clock A.M.
on the 29th day of May 1882. That the said
pane of Glass had been broken. Dependent
is further informed by Officer Frankoe,

That he arrested the said Holmes in
Thompson street having in his possession
two pairs of shoes which deponent identifies
as a portion of the property which had been
taken stolen and carried away as aforesaid

Brown & Byrne me this { Wallace Spencer
29th day of May 1882
Soloid B. Smith
Police Justice

City and County of
New York, S.S.

Francis N. Frankol agent
29 of the 8th Precinct Police being duly
Brown deposes and says that at or about
the hour of Three O'clock A.M. on the 29th
day of May, 1882, he arrested Thomas E. Holmes
in Thompson street having in his possession
two pair of shoes which have been identified
by Wallace Spencer as a portion of the
property which had been Burglariously
taken stolen and carried away from
86. Fifth Avenue.

Brown & Byrne me { Francis N. Frankol
this 29th day of May 1882
Soloid B. Smith
Police Justice

0176

BOX:

70

FOLDER:

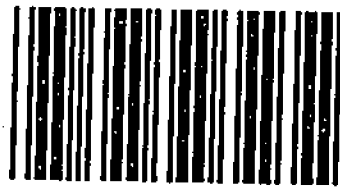
777

DESCRIPTION:

Houbert, Jacob

DATE:

06/21/82



777

0177

11

Day of Trial,

Counsel, *W. H. H.*

Filed *21* day of *June* 188*2*

Pleas *Not guilty (or)*

THE PEOPLE

vs.

Jacob Lambert

~~(or)~~

Carrying Concealed Weapons

JOHN McKEON,

District Attorney.

I v. Geo. H. 1882
Mrs. & acquitted.
A True Bill.

Shawman Foreman
110

0178

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Jacob Hanbert

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

Jacob Hanbert

of the CRIME OF *Carrying Concealed Weapons, with intent to use the same against another person,* committed as follows:

The said Jacob Hanbert

late of the City and County of New York, on the *fifth* day of *June* in the year of our Lord one thousand eight hundred and eighty-*two*, at the City and County aforesaid, with force and arms *feloniously did knowingly*

and secretly conceal upon his person a certain instrument and weapon of the kind commonly known as shing-shot with intent to use the same against one Margaret Hanbert, against the form of the statute in such case made and provided, and against the peace of the people of the State of New York and their dignity

John McLean

District Attorney

0179

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

POLICE COURT, 3 DISTRICT.

of No. 10 precinct Street, being duly sworn, deposes andsays that on the 5 day of June 188 2

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

Deposant found in the possession
of Jacob Houbert (now present) a
slung shot and deposant heard
said Houbert state in the
10 precinct Station House that
he intended to use the same
by striking his wife and son.
Said Houbert knowingly and
secretly concealed said slung
shot on his person with intent
to use the same against his wife Margaret
Houbert.

Joseph S. Bradshaw

Sworn to before me, this

of

June

188

day

Police Justice.

0180

Sec. 208, 209, 210 & 212.

Police Court

3

District

110

495

THE PEOPLE, &c.,
ON THE COMPLAINT OF

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Offence,

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses

No.

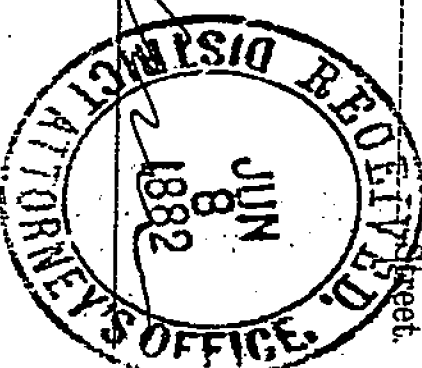
Street,

No.

Street,

No.

Street,



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

guilty thereof, I order that he be admitted to bail in the sum of 10 Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated June 5 1882 Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0181

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

3
DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

Jacob Houbert

Question. How old are you?

Answer.

43 years

Question. Where were you born?

Answer.

Germany

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

Answer.

147 Stanton St. (resided there 19 years)

Question. What is your business or profession?

Answer.

Cigar box maker.

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

Taken before me, this

5

day of

June

188

Jacob Houbert

[Signature] Police Justice.

0182

BOX:

70

FOLDER:

777

DESCRIPTION:

Hoy, Patrick

DATE:

06/08/82



777

0183

BOX:

70

FOLDER:

777

DESCRIPTION:

Kelly, Frank

DATE:

06/08/82



777

0184

WITNESSES:

Counsel, 1. E.E.P. 2. - 60
Filed 8 day of June 1882
Pleads *Indignity* 9

THE PEOPLE

vs.
Patrick Hoy
Francis Kelly
vs. charged
1st charged

INDICTMENT.
LARCENY FROM THE PERSON.

JOHN McKEON,
District Attorney.

22 Nov 13. 1882
Bark plead *PL*
A True Bill.
Per: Sirsant: Each.

Robert M. Foreman.

Part 2
Tuesday June 18. 1882
found 1882

0185

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

THE PEOPLE OF THE STATE OF NEW YORK

Patrick Hoy
against
And Frank Kelly

The Grand Jury of the City and County of New York, by this indictment, accuse
Patrick Hoy and Frank Kelly
of the CRIME OF LARCENY from the person

committed as follows:

The said

Patrick Hoy and Frank Kelly

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

*one promissory note for the payment of money the same
being then and there due and unsatisfied of the kind
known as United States Treasury notes for the payment
of out of the value of two dollars three promissory
notes for the payment of money the same being
then and there due and unsatisfied of the kind known
as United States Treasury notes for the payment
of out of the value of one dollar each*

of the goods, chattels and personal property of one

on the person of the said

John Watson

from the person of the said

John Watson

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.

JOHN McKEON, District Attorney.

0186

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

Complainant in
Horne & Robertson
in default of \$100.
to Harry G. Gail
by order of the
113 Charles Street

477 60th
Police Court District.

THE PEOPLE, &c.
vs. ~~William~~
Charles
Offence from present

Dated June 1st 188

John H. Walker
Magistrate.
Officer.

Witnesses
John J. Brennan
Officer.

No. _____
Street _____

No. _____
Street _____

at _____
Circuit

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 June 1st 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0187

Sec. 103-500.

CITY AND COUNTY
OF NEW YORK, } ss.

1087 District Police Court.

Frank Kelly

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.

Frank Kelly

Question. How old are you?

Answer.

25 Years

Question. Where were you born?

Answer.

Ireland

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

Answer.

38 Cherry Street & about four months

Question. What is your business or profession?

Answer.

Carpenter

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

Answer.

*The Complainant was in company
with a man and woman on the
street and was quarrelling with
them. When I came along and
tried to pacify them. I know
nothing of his pocket book.
I did not see it nor did I attempt
to take it from him*

Frank Kelly

day of

Taken before me this

188

Hugh Spencer Police Justice.

0188

Sep. 198-200.

CITY AND COUNTY,
OF NEW YORK,

District Police Court.

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

Question What is your name?

Answer.

Daniel Hoy

Question. How old are you?

Answer.

20 Years

Question. Where were you borne?

Answer.

New York City

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

Answer.

157 Mott Street & about eleven years

Question. What is your business or profession?

Answer.

Expressman

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

Answer.

The Complainant gave me his
pocketbook in a liquor store in
Chatham Street and asked us to
see him home - As we passed through
Chatham Street he commenced a
quarrel with a man and woman
and shouted police. Fearing that
I might be arrested I ran away
and threw his pocketbook from
me - I am not guilty of taking
his pocketbook.

Taken before me this

day of

188

Joseph G. Smith
Police Justice

0189

District Police Court

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, ss

of No. 113 Walker Street, 35 years old. Gas-fitter

being duly sworn, deposes and says, that on the 31 day of May 1882

at the City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, from his person in the night time

the following property, viz:

a pocket book containing good and lawful money in bills to the amount of three dollars

the property of deponent who at the time

was so intoxicated as not to be able to remember anything of the occurrence 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

Daniel Hoy and Paul Kelly both now present from the fact that they were seen together

around deponent's person by Officer Clarke and the pocket book, containing the

money was in an inside pocket of deponent's best coat by the officer found on the

street where the defendant Hoy had thrown it in his attempt to escape

as deponent is informed by the officers and truly believe

John Watson

Sworn before me this

day of

1882

Police Justice.

0190

City and County
of New York ss
John J. Clarke of the said Precinct
being sworn says that about
half past eleven o'clock P.M.
on the night of said day he saw
the defendants around the person
of the Complainant in Chatham
Street. That when defendant approached
them, attracted by the cry of Police,
the defendant Hay released his
hold on the Complainant and ran
away and in his flight threw away
the pocket book here shown which the
Complainant identifies as his

John J. Clarke

Sworn to before me this
1st day of June 1882

Hugh Guinan Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION