

0651

BOX:

505

FOLDER:

4605

DESCRIPTION:

Hoeft, Louis

DATE:

12/02/92



4605

Witnesses:

Off. Leary 3rd

508

Counsel,

Filed, *2* day of *Dec* 189*2*

Pleads, *Guilty*

THE PEOPLE

vs.

B

Louis Hoelt

VIOLATION OF THE EXCISE LAW,
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 82.]

Transferred to the Court of Sessions for trial and final disposal.

Part 8. Rev. Stat. 1888.

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John S. Fallon

Foreman.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Louis Hoeft

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

Louis Hoeft

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said *Louis Hoeft*.

late of the City of New York, in the County of New York aforesaid, on the *27th* day of *November*, in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to one

Frank R. Leary

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of New York and their dignity.

SECOND COUNT—

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

Louis Hoeft

of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Louis Hoeft*.

late of the City and County aforesaid, afterwards, to-wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

Frank R. Leary

and to certain other persons whose names are to the Grand Jury aforesaid unknown, 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.

0654

BOX:

505

FOLDER:

4605

DESCRIPTION:

Hoffmann, August

DATE:

12/12/92



4605

0655

Witnesses:

Officer Mc Caffrey
City Officers

61
J. B. X

Counsel,
Filed 17th day of Dec^r 1893
Pleas, *Alzumbly - P*

31
THE PEOPLE
vs
August Buffman

Grand Larceny,
(From the Person),
Degree,
[Sections 628, 629, Penal Code.]

DE LANCEY NICOLL,
District Attorney.

July 12th 93 Part II

A TRUE BILL. *Aug 18-93*
Attorney
Stewart

Milly 20/93
Foreman.

Part 3 - January 24/93
Trial and convicted
with receipt of money found
- attempt of L. 2^d delg -
True per J.

42/42

The People

August Hoffman

Court of General Sessions. Part 3
 Before Judge Fitzgerald. Jan. 23, 1943
 Indictment for attempt at grand larceny.

James McCafferty, sworn and examined, testified.
 I have been connected with the Police Department
 for six years. I have been detailed as
 detective in Headquarters for pretty near
 two years and four years as patrolman.
 I know Maurice Perrot, he is also detail-
 ed in the same place. I recollect the 3rd
 last December. In the afternoon of that day
 I was going through Fourteenth Street and
 when near Sixth Avenue directly in front
 of Macey's show window, between half past
 two and three o'clock. Officer Perrot called
 me. I went over and saw the defendant
 August Hoffman in a crowd standing
 behind a woman and we watched him.
 we saw him place himself directly
 behind a woman and jostle her. The crowd
 was three or four deep. As soon as the
 woman would change her position either
 to another place or to go away, this
 man would remain for a few moments
 in the position he was in and then
 place himself behind another woman,
 never leaving the front of the show window
 for pretty nearly three hours, up to six
 o'clock. During that time I saw him

lift up the flaps of several saccques trying to get at the pockets of woman. Finally I saw him place himself behind a young woman and saw him bend his right shoulder over a little. This was between half past five and six o'clock. I was behind him. As soon as I saw that, I stooped down and looked underneath the best way I could, right forward with my left hand and caught his ^{right} hand in the woman's right hip pocket and I held on to it until officer Benoit, who was immediately behind me saw it. The defendant's hand was sliding in the pocket. I caught the dress and all. I called the woman's attention to it and asked her in his presence if she lost anything. She said, no. I asked her name and she said she lived in Seventy Fourth street and refused to make any complaint. Benoit and I arrested him, and in going up the stairs of the Fourteenth street station of the Sixth Avenue road, he said, "What is the use of arresting me? I did not get anything." We both said, "we will arrest you." With that he attempted to escape on the station. He made a

crack at Benoit, and after we got
 him on board the train he shrieked
 and yelled like a lunatic, he fought
 all the way and resisted very violently.
 Did you make an examination of his
 clothing? Yes. I searched his clothing but
 did not find anything in his possess-
 ion whatever. He gave me his residence
 as the Mascot house on the Bowery between
 Canal and West Street. He told me
 that he had been employed as a waiter
 in Beefsteak John's restaurant. I asked
 him which one I said he said the Park
 Row one. The name of the woman whose
 pocket he put his hand into I learned was
 Marice Fay. I had no talk with the
 defendant after that. When he was brought
 into the Police Court he made a statement
 to Judge Ryan, claiming that he had
 several professions - that he was a waiter,
 a machinist and a jeweler. He told
 Judge Ryan that he was studying mach-
 inery in front of the building because
 he was interested in the World's fair
 In what I believe to be the discharge
 of my duty, that the defendant should
 get his rights under the law, I have
 no questions to ask this witness

Council

0659

Maurice Bernoit, sworn and examined testified. I am a police officer connected with the Central office. I have been there nearly two years and previous to that I have done duty as a detective in the precinct. I know officer McCafferty. I was on Fourteenth street in the afternoon of the 3rd of Dec. When I first noticed this young man the defendant I was alone. It was about two o'clock when I first saw him in front of Macey's window. How long did he remain there? Up to the time of his arrest, which was between half past five and six o'clock. From the time you arrived until the time he was arrested did you see him? Yes, I saw him. My attention was attracted first by his actions. I saw him make several attempts to go to women's pockets. I saw him go behind women several times and try both sides of the dress. I saw him push his hand close to a woman's pocket. I saw him have his hand in his pocket several times and push up against women's sides. Near the time of his arrest, Officer McCafferty was in front of me, and I saw him (Officer McCafferty) grab his hand, which

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was then in the woman's pocket. He lifted it up so I could see. The electric light was brightly burning at the time. I saw him have his hand in. I believe he tore the woman's dress where he had his hand in. How near were you to him at the time? About a foot from him, I believe. Did you get any nearer than that? I was close to him, so he grabbed his hand. I was right on top of him you might say. Could you see his hand? Yes. I seen his hand in the woman's pocket. Mr. Cafferty held it there, so I could see it. What was said by the woman, by the officer or by yourself? Mr. Cafferty asked her name. She said, "My name is Marie Fay of 74th street." She refused to make a complaint at the time. So we took him then and we told him to come to the Elevated station. As soon as we got to the platform, he said, "What do you want to take me for?" I have nothing. He attempted to get away; he made a kick at me. He kicked you? Yes, he kicked me. What further, if anything did he do? He tried to get away; he threw himself around; we had to get hold of him. I put a pair of

handed cuffs on him; he struggled to get away.
 Did you have any further talk with him?
 Not any more until we got to Headquarters, and he gave his occupation -
 in fact he told several addresses where he
 had been working. He did not tell the
 same story twice. He said his occupation
 was a waiter, and then the next morn-
 ing, as Officer McCafferty stated, he told
 the Judge he was interested in the World's
 Fair, he was interested in machinery,
 he was a jeweler and watchmaker, I
 believe he said, or something of that kind.
 James J. Valdey, sworn and examined,
 testified. I am a detective sergeant con-
 nected with the Central Office. Do you recollect
 the 3rd of December 1892? I do. Where were
 you on the afternoon of that day? In
 Fourteenth Street and Sixth Avenue in
 front of Macy's. I was all along through
 the shopping district. Between five and
 six o'clock where were you? It was
 between two and three o'clock when I seen
 'this man', the defendant. You saw him
 there? Yes. What was he doing at the
 time you saw him? I came to the
 corner of Sixth Avenue and Fourteenth
 street. I crossed over from the north

side of the street, and I noticed this man standing in front of a woman. As the woman would come along he stood looking over this way (showing) and he would follow her along, and finally I saw him get his hand down in a woman's pocket. The first time he did not get the hand all the way in. He did that to four or five women, and finally there came along a middle aged lady with a shawl about her shoulders, she had two children, one on each side, one baby in her arms, and when he saw her he got in front of her and followed her up. She had the child up in her arms showing it the window which was the World's Fair exposed there. As soon as he got in front of her he got down his hand, and he had to go all the way down. The pocket was deep because he went almost to his shoulder, he had to stoop down to it. I watched him, I saw his hand come up; he did not have the woman's pocket book; he did not have anything in his hand. I noticed the woman afterwards had the pocket book under the child she was holding in her arms. There was another man there at the

time. I told him to keep away. What did you see him do? I saw him act in the same way going into the pockets I might say of ten women after that. Then I had to go up the avenue. I had an appointment to meet a gentleman at Simpson, Crawford and Simpsons and I left Bernoil and McCafferty there. I did not see the arrest of the defendant August Hoffman, sworn and examined in his own behalf testified. At the time of my arrest I lived at the Mascott hotel, a twenty five cent lodging house. I remember the 3^d of December last when I was in Fourteenth Street. I took a walk down Broadway and Fourteenth street, and when I came near Sixth Avenue my attention had been drawn to a big show in the window - the show of the World's Fair of Chicago. I am a watchmaker and understand the business well. I worked eight years at it, but on account of my eyes I had to throw up the business for a long while and was forced to do something else. I had been employed as a waiter and as a pantry man, and then I worked in the toy factory of Mr. Schlesinger in Crosby

0664

street, and I always made an honest living. When I came down near to Sixth Avenue my attention was drawn to that show the World's Fair. I stood there and watched the show for five or six minutes. Then I passed away and stood on the corner of Sixth Avenue and Fourteenth Street. I stood against a water pipe and noticed three men standing under the steps of the Elevated stairs, and two of the men always turned around and looked at me. I did not know why they stood looking at me, I did not do anything wrong. I did not know what was the matter; the two kept their eye always on me. I went into Macey's store to buy some stockings. The store was so crowded with women that I could not get a show and I walked out. I had not been in the store half a minute. If I had been a pick-pocket I would not go into the store for half a minute or half a second. I made up my mind to go down Sixth Avenue and go home again. I went out of the store and passed the show on the corner. I stood there again and two officers jumped up to me just like a lion to his victim and grabbed me by the shoulder and started

0665

me around. He says, "What are you trying to do? going through this lady's pocket?" No. I says, search me if I got a pocket book in my pocket. "But the officer did not search me. One says, "I got the pocket book in my pocket, and the other officer says, "I seen the fellow he threw it away." They looked all around the sidewalk and they could not see any pocket book. Then the officer talked for a moment and stepped up to a lady and asked her if she lost anything? if she had her pocket book? The lady said, 'yes'. The officer asked her where she lived and she said in Sixth avenue. I forget the name she gave. Did you put your hand on that lady's pocket? No, the officer reached out and grabbed me by the shoulder and said, "you have got the lady's pocket book." I said I did not interfere with the lady at all. Did you put your hand into the pocket of any lady that day? No. The button of my suspenders broke and I reached in my hand to pull up my drawers. At that time the officer said, "young man, what are you trying to do, going

0555

through this lady's pocket?" I then asked the officer to show me a badge or papers. I said; "I don't know you." He says, "Come along," and he pulled me by the coat. He tore my pocket. I went along nicely with the officer and we crossed Sixth Ave; and before we got up the steps of the station he put hand cuffs upon me. He had it so tight that I asked the officer if he would not please make it a little looser; I said, "I cannot stand it, it is too hard for me." He insulted me and called me a bad name; there is no use to mention it. I said, "if I am that kind of a man my mother must be a woman of the street. I respect my parents, and I do not want you to insult me in such a way. If you are an officer I don't care what you are; you come here in citizens clothes, and again I ask you, who you are? You could be a robber and thief and knock me down in some alley. I got knocked down eleven years ago in Cincinnati. I had money sewed up in my drawers and the other money I had in my pocket was taken out. The chain on my wrist was so tight on the elevated

Station, I shouted "murder" on the platform
 He knocked me on the head with an
 umbrella, and here is the mark (point
 ing to a mark on the head)

Cross Examined. I buy and sell and repair
 watches; that is the way I make my living
 I saw the ~~officers~~ ^{officers} standing under the
 stoop watching me. I cannot tell how
 long they were standing there before I
 was arrested. The officers had been there
 when I came. When I came out of
 Macey's store I saw the officers there
 When I made the motion to put my
 hands in my pants I stood close to
 the woman, and the officer thought,
 "now we have got that young man
 sure this time," and he jumped up
 to me. He is mistaken when he said
 I had my hand in that woman's
 pocket. He pulled my hands out of my
 pants. I took a walk up the Avenue
 to enjoy myself. I was not in a
 hurry to go home. I just took a walk
 up Broadway. I had \$2.15 in my
 pocket when I was arrested, a handkerchief
 a pair of gloves, a bottle of tooth ache
 drops and a tin spoon.
 The jury rendered a verdict of guilty with
 a recommendation to mercy.

0660

Testimony in the
case of
August Hoffman
filed Dec.

1942

3056

0670

Police Court, 2 District.

City and County of New York, ss.

1901

of No. Police Headquarters Street, aged James M. Caffery years,
occupation Detective

that on the 3d day of December being duly sworn, deposes and says.
1892 at the City of New York, in the County of New York, deponent was in front

of Macy's store on West Fourteenth street in company with Policeman Maurice Bronnoil (now here) engaged in watching the crowds who were looking into Macy's windows; that deponent saw one August Hoffman (now here) for three hours going in and out of the crowds, always immediately behind women, and the deponent was constantly fumbling about the clothing of women, and deponent saw him several times lift the flaps of women's jackets, apparently endeavoring to get at the pockets of said women, and deponent saw the deponent in the act of placing his hand in the pocket of a woman named Mamie Fay, and deponent grabbed the hand of the deponent and held it in the pocket of the said Mamie Fay, and deponent then and there called the attention of the said Officer Bronnoil and showed the said Bronnoil the hand of deponent still in the pocket of the said Mamie Fay, thus attempting a larceny from the person of said Mamie Fay.

SWORN TO BEFORE ME
THIS 3d DAY OF December 1892
James M. Caffery
POLICE JUSTICE.

James M. Caffery

0671

Sec. 198-200.

District Police Court. 1892

City and County of New York, ss:

August Hoffman 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 a 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. August Hoffman

Question. How old are you?

Answer. 31 years

Question. Where were you born?

Answer. Germany

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

Answer. 69 Bowery 2 months

Question. What is your business or profession?

Answer. Watchmaker

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

August Hoffman

Taken before me this 18th day of 1892
John H. Ryan
Police Justice.

0672

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

August Hoffman

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, *Dec 1* 189 *John Ryan* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0673

Chatham Square
Mr. K...
Mr. Farrell =
10th St. & Broadway
3 yr =

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

Police Court--- 2 District. 1531

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Jan. Mc Caffrey
August Hoffman

1 _____
2 _____
3 _____
4 _____

Officer
Liner from
Kerr

Dated, Dec 4 189
Plym Magistrate.
Mc Caffrey & Bormil Officer.
C.O. Precinct.

Witnesses Callahan
No. _____ Street.
Maurice Feary,
No. 2-74 Street.
Sergt Valley C.O.,
No. 1000 Street.
\$ 1000 to answer

[Signature]
9/1 person

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

August Hoffmann

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

August Hoffmann, of the crime of attempting to commit of the CRIME OF GRAND LARCENY in the first degree, committed as follows:

The said August Hoffmann

late of the City of New York, in the County of New York aforesaid, on the third day of December in the year of our Lord one thousand eight hundred and ninety-two, in the night time of the said day, at the City and County aforesaid, with force and arms,

divers goods, chattels and personal property (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of ten dollars

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

De Lancey Mcoll, District Attorney

0675

BOX:

505

FOLDER:

4605

DESCRIPTION:

Hoffmann, Hugo

DATE:

12/02/92



4605

0675

507

Counsel,

Filed, *W.* day of *Dec* 189*2*

Pleads *Guilty*

THE PEOPLE

vs.

B

Hugo Hoffmann

VIOLATION OF THE EXCISE LAW.
[Chap. 401, Laws of 1892, § 32.]
Selling, etc., on Sunday.

DE LANCEY NICOLL,

District Attorney,

Complained to the Court
of Special Sessions,

Part III, Dec. 19, 1893.
A TRUE BILL.

John E. Fallon
Part 3, Dec. 7, 1893 -
Foreman.

Forfeited

Witnesses:

Officer 33rd

FILED DEC 15

1893

0677

Excise Violation-Selling on Sunday.

POLICE COURT- 6th DISTRICT.

City and County } ss.
of New York,

of No. 33rd Precinct Police Frank R Leary Street,

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 13 day
of November 1932, in the City of New York, in the County of New York,

at premises No. 582 East 150th Street,
Hugo Hoffmann (now here)

did then and there SELL, CAUSE, SUFFER and permit to be sold, and GIVEN AWAY under his
direction or authority strong and spirituous liquors, wines, ale and beer, being intoxicating liquors,
to be drunk as a beverage contrary to and in violation of the statute in such case made and provided.

WHEREFORE, deponent prays that said Hugo Hoffmann
may be ~~arrested~~ and dealt with according to law.

Sworn to before me, this 14 day
of November 1932 Frank R. Leary

John R. Warburton Police Justice.

0678

Sec. 198-200.

6 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Hugo Hoffmann 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.

Hugo Hoffmann

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

Germany

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

Answer.

582 E 150 St 3 days

Question. What is your business or profession?

Answer.

Bar tender

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

Answer.

I am not - Guilty; if held I demand trial by Jury

Hugo Hoffmann

Taken before me this

day of *November* 193*7*

Jessie L. ...

Police Justice

0679

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.....

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

Dated Mar 14 1892 John B. [Signature] Police Justice.

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

Dated Mar 14 1892 John B. [Signature] 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.

0580

Re bail see return
by Robt Ketzner
404 E 88 St
Joseph Humphreys
580 E 150 Street.

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

I hereby consent and desire that
this case against me be sent to the
Court of Special Sessions for trial
and final disposition.

Dated Dec 18 1897
James J. [Signature]
att

Sitting on Sunday
Police Court--- District

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Frank K. Leary
vs.
Kings Hoffmann

officer [Signature]

Dated November 14 1897
Vignis
Leary
33
Magistrate.

Witnesses
No. [Signature]
No. [Signature]
No. 100 to answer [Signature]
\$ [Signature]
Bullitt

Complaint sent to the Court
of Special Sessions

0581

County of General Sessions
Sheriff's Office

PEOPLE

vs.

Band of Haystack
m 7 to Dec

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Hugo Hoffmann

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

Hugo Hoffmann

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said *Hugo Hoffmann*,

late of the City of New York, in the County of New York aforesaid, on the 13th day of November in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to one

Frank R. Leary

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of New York and their dignity.

SECOND COUNT—

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

Hugo Hoffmann

of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Hugo Hoffmann*,

late of the City and County aforesaid, afterwards, to-wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

Frank R. Leary,

and to certain other persons whose names are to the Grand Jury aforesaid unknown, 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.

0683

BOX:

505

FOLDER:

4605

DESCRIPTION:

Hollister, William H.

DATE:

12/09/92



4605

Witnesses:

Millicent Hall

After an argument
in this case
I am satisfied
that the charges
accepted as a
penitent
Robert James
McDonogh

Sheldon W.

Counsel,

Filed

Pleads

day 6th 1892

THE PEOPLE

21 Judges
134 J. R. vs.

William H. Sullivan

Grand Larceny, Second Degree.
[Sections 529, 530, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

William DeWick

Part 3, Sec 20 Foreman.

Pleads Petit Larceny 23

Pen one up

0685

New York, Dec, 21/92.
Hon. Judge Cowing;
Dear Sir,

I wish to lay all the facts of the case before you, the people vs Mrs N. Hollister, indicted for grand larceny. Yesterday in court, before court opened, the lawyer, O. J. Hochstadter, called me out and said he represented J. T. White & Co., in Hollister's behalf and that he was J. T. White & Co's lawyer. He asked me not to prosecute Hollister. He said "You want your goods and money and Mr. White wants to take Hollister back into his employ and sent me down here."

"I will guarantee you your \$80⁰⁰ in ten days if you will help him out"

I have had no experience in a court before and of course was at a loss to know what to do.

He went up to your desk and as you know did all the talking, and I supposed it was all right until had time to think it over at home.

This morning I went to the office of J. F. White & Co.

Mr. White was greatly engaged to know that he was represented as saying he wished to take Hollister back into his employ, or

0687

help him in any manner
whatever under any
circumstances.

Mr. White also said, he
had never seen the lawyer
O. J. Hochstadler in regard
to the case. I saw all
the members of the firm
together so there can be
no misunderstanding.

Mr. White gave me a
letter which I will send
by train.

I will also send a letter
which the lawyer asked
me to sign last night,
but which I refused to
do. Mr. White will probably
write to the lawyer and
in all probability

he will change his plans.
Hollister cannot get one
single letter, showing his
past good character, for
his career has been
nothing but wrong doing.
Mr Ruffhead, 93 Nassau
St. Room 1005nd and Mr Weiss
176 E. 71st are among the
people he has defrauded
and stolen from.
The Yacht Publishing Co
of 100 Broadway have
employed Hollister^{and}
were defrauded out of
about \$50⁰⁰.
Mr Weiss was in court
yesterday and is ready
and willing to testify

0689

to his experience with
Hollister

Hollister cheated Mrs Green,
of 9 West 25th St. out of
\$35⁰⁰ board and his trunk
has been held there for
a long time.

I write this so that you
might be fully informed
& before the last moment,
and trust that you
will see that Hollister
is fully deserving
of the full penalty
of the law and is not
in any sense a person
to whom clemency
should be shown.

Yours very respectfully,
Mrs A.M. Willis

0690

JAMES T. WHITE

ALL CORRESPONDENCE SHOULD BE ADDRESSED TO THE HOUSE.

G. DERBY WHITE.



JAMES T. WHITE & Co Publishers.

Nos. 5 & 7 EAST 16TH ST.
BETWEEN 5TH AVE & BROADWAY.

CABLE ADDRESS: "JOIST NEW YORK"

TO DICTATED

BY

IN MAKING REPLY, PLEASE QUOTE THIS NUMBER.
No.

NEW YORK, Dec. 21 1892

Mrs. Willis,

Dear Madam,

I wish to state
that I have no intention of taking Mr.
Hollister back in my employ, and I
have not stated that I would.

Respectfully,

G. Derby White

0691

O. J. HOCHSTADTER,
COUNSELOR AT LAW,
No. 114 NASSAU ST.,
(NASSAU CHAMBERS)

New York, December 20th 1892

I the undersigned the complainant
against one William H. Hollister, who was in-
dicted for larceny respectfully submit to
this Court, that I have investigated the cir-
cumstances attending said larceny, and I am
anxious and willing that extreme clemency be
shown to said William H. Hollister, and that if
possible sentence may be suspended, for which
I earnestly pray.

Police Court— 2 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 153 Eighth Avenue Street, aged 37 years.

occupation Married Woman being duly sworn,

deposes and says, that on the 2nd day of November 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 time, the following property, viz:

One overcoat and two pairs of shoes together of the value thirty seven dollars

the property of Albert Willis and 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 William K Hollister

Now here, from the fact that deponent saw the said defendant take said and carry away said overcoat and deponent was informed by Officer John Carroll of the 16th Precinct Police that the defendant admitted and confessed to said officer that he had stolen said property and pawned said property in three different pawn offices and the defendant gave deponent a pawn ticket, heets and representing said coat pawned at Stern Pawn Office 56 West 31st Street and gave the two tickets representing said shoes

Sworn to before me, this 1891

Police Justice

0693

presented at St McAlemany Court Office
no 194 - S. Avenue and J Newman's Court
Office 393 Hudson Street

Sworn to before me

this 3rd day of December 1944

John J. Ryan
Justice of the Peace

0694

CITY AND COUNTY }
OF NEW YORK, } ss.

1877.

aged _____ years occupation John Fyrril
Police Officer of No.

The 16th Precinct Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Mullis Weiss

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

Sworn to before me, this 8th
day of Dec 1897 } John Fyrril

John Ryan
Police Justice.

0695

Sec. 198-200.

District Police Court.

City and County of New York, ss:

William H Hollister

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 a 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 H Hollister*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *Tennessee*

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

Answer. *153 Bowery 3 weeks*

Question. What is your business or profession?

Answer. *Clerk*

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

Answer. *I have nothing to say*
W.H. Hollister

Taken before me this
day of *July* 186*7*

Police Justice.

0596

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 Dependat

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, Dec 3 189 _____ John Ryan Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0697

Police Court--- District

1532

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Willet
William Hollister

2
3
4

1532
Offense
...

BAILED,

No. 1, by.....

Residence Street.

No. 2, by.....

Residence Street.

No. 3, by.....

Residence Street.

No. 4, by.....

Residence Street.

Dated, *June 3rd* 189

John C. ...
Magistrate.
Officer.

Witnesses *...*

No. Street.

No. Street.

No. Street.

\$ *1000* to answer

1000 Ex Deed

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 A. Hallister

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

William A. Hallister

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

The said

William A. Hallister

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

one overcoat of the value of thirty dollars and two pairs of shoes of the value of four dollars each pair

of the goods, chattels and personal property of one

Albert Willis

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 Laurence McCall
District Attorney

0699

BOX:

505

FOLDER:

4605

DESCRIPTION:

Holloway, Kate

DATE:

12/06/92



4605

Witnesses:

Margaret Sullivan

Ch. Barry
J. P. Beck

Subpoena Office
Jan 12/11

Counsel,

Filed

Pleads

6 day of Dec 189

Guilty

THE PEOPLE

vs
Edward M. US.
Justice Noble

Kate Holloway

Grand Larceny, Second Degree
[Sections 528, 529, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Wm. D. ...

Jan 2 - Dec. 9. 1892

Grand Larceny.

Justice Noble

[Signature]

0701

(1885)

Police Court - 3rd District.

Affidavit - Larceny.

City and County } ss.
of New York,

Margaret Sullivan

of No. 215 Mowse Street, aged 26 years,

occupation: Keep house being duly sworn,

deposes and says, that on the 21st day of November 189 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:

A sacking, a suit of clothes and a watch chain and lock of all of the value of Thirty dollars

the property of deponent and her husband

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

Kate Holloway (now here) for the reasons that the defendant and her husband occupied a furnished room in the above premises and were deponent's tenants. Said property was in a locked closet in the hallway of said premises. Deponent missed the above property and further says: that on said day deponent met the defendant on Grand Street carrying a bundle and she went into a pawn office on said street. That the key of the room of the defendant fitted the lock of said closet and deponent has since

Sworn to before me, this 189 } day

Police Justice.

seen the saccque in Merchants
pawn office on Grand Street where
deponent saw the defendant enter
Deponent is informed by James
Haggerty of the 7th Precinct that the
defendant has acknowledged and con-
fessed to him that she took
stole and carried away said
property

I went to before me } Margaret Sullivan
this 28th November 1892 }

J. M. W.
Police Justice

0703

CITY AND COUNTY }
OF NEW YORK, } ss.

1021

aged 43 years, occupation Officer of No. 7

Pruduit Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Margaret Sullivan

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

knowledge.

Sworn to before me, this 28 day
of November 1897

James Haggerty

[Signature]

Police Justice.

0704

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

Kate Holloway

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 sees 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.

Kate Holloway

Question. How old are you?

Answer.

36 years

Question. Where were you born?

Answer

New York

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

Answer.

2 Lewis St. New York

Question. What is your business or profession?

Answer.

Nothing

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
Kate Holloway

Taken before me this

day of

189

Police Justice

0705

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.....

M. J. ...

guilty thereof, I order that She be held to answer the same and She 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 She 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 h to be discharged.

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

0706

Mr Stars -
88 Walker St
Top floor

BAILED.

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

Police Court

District

1502

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Maryann Sullivan
215 3rd Ave
Karl Holloway

2
3
4

Officer
[Signature]

Dated Nov 28 1892
[Signature] Magistrate.
[Signature] Officer.

Witnesses Call Officer

No. Street.

No. Street.

No. 500 St Street.

\$ to answer

[Signature] [Signature]

0707

District Attorney's Office.

PEOPLE

vs.

Kate Holloway

The Complainant, a member
of the Fire Department,
desires his goods which
were pawned by deft
shall I issue a sub-
poena duces tecum
returnable before you
for the production of
the goods and have
the Complainant
present to identify
them? Respy
Yrs. Robt. W. Winger
Judge Fitzgerald

0708

TO THE CHIEF CLERK.

Please send me the Papers in the Case of

PEOPLE

vs.

Kate Hallway

it is directed that

personal service as

per previous instructions

be made a few days

before the trial

some cases in

which when you

District Attorney

should be

called that you

wrote for Sullivan

the complaint being at

269 Spring St

Brooklyn

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK.

against

Kate Holloway

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

Kate Holloway

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

The said

Kate Holloway

late of the City of New York, in the County of New York aforesaid, on the *21st* day of *November* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, with force and arms,

one sash of the value of fifteen dollars, one coat of the value of ten dollars, one vest of the value of five dollars, one pair of trousers of the value of five dollars, one chain of the value of five dollars, and one locket of the value of five dollars

of the goods, chattels and personal property of one

Margaret Sullivan

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

Kate Holloway
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *Kate Holloway*

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 sash of the value of fifteen dollars, one coat of the value of ten dollars, one vest of the value of five dollars, one pair of trousers of the value of five dollars, one chain of the value of five dollars, and one locket of the value of five dollars

of the goods, chattels and personal property of one

Margaret Sullivan

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

Margaret Sullivan

unlawfully and unjustly did feloniously receive and have; the said

Kate Holloway

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.

0711

BOX:

505

FOLDER:

4605

DESCRIPTION:

Holz, John

DATE:

12/12/92



4605

0712

Witnesses:

Frederick Bausch

Counsel,

Filed

day of Dec

1892

Pleas,

THE PEOPLE

City of N. Y.
County of Albany, N. Y.

John Joly

Grand Larceny, second Degree.
[Sections 528, 529, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Manuel Pellicani

Foreman.

Part 3, Dec. 19/92
Pleas guilty, N. Y. C. 2nd day

S. P. 2 years.

0713

(1365)

Police Court H District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Frederick Busch

of No. 873 Fourth Avenue Street, aged 38 years,

occupation Buchholzer being duly sworn,

deposes and says, that on the 26 day of November 1897 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 and gold chain and one gold bracelet together valued at 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 Kelly, known here from the fact that the deponent had been employed in deponent's house and was in the house in said date. Thus after the deponent left the house deponent missed the property. Thus deponent afterward found the property in a pawn office where it had been pawned by the deponent. Thus deponent caused the deponent's arrest and the deponent admitted and confessed in open court that he took the property and pawned the same. Therefore deponent prays that the deponent be dealt with as the law directs.

Fy Busch

Sworn to before me, this 5 day of November 1897
Charles M. Smith Police Justice

0714

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

4 District Police Court.

John Kelly 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 Kelly*

Question. How old are you?

Answer. *34 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *Foot West 13 St - 12 months*

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 guilty*

John Kelly

Taken before me this

day of *June*

Charles W. ...
Police Justice.

0715

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.....

Hudson

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, *Dec 5* 189..... *Charles H. Smith* Police Justice.

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

Dated, 189..... Police Justice.

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

Dated, 189..... Police Justice.

0716

Police Court---

1534
1884
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Fred Busch
John Kelly

Fred Busch

2
3
4
Dated, *Dec 65* 189
Sumner Magistrate.
Boyer Officer.
22 Precinct.

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Witnesses

No. Street.

No. Street.

No. *500* to answer *G.S.* Street.

* *Com*

0717

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 Holz

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

John Holz

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

The said

John Holz

late of the City of New York, in the County of New York aforesaid, on the *26th* day of *November* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, with force and arms,

one watch of the value of fifty dollars, one chain of the value of twenty-five dollars, and one breast-pin of the value of twenty five dollars

[Handwritten flourish]

of the goods, chattels and personal property of one

Frederick Busch

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

0718

BOX:

505

FOLDER:

4605

DESCRIPTION:

Horwitz, Jacob

DATE:

12/20/92



4605

0719

Johnston

Ever Counsel Two days

Counsel,
Filed *20* day of *Dec* 189*5*

Pleasr *Ignorant in*

THE PEOPLE

vs.

Jacob Horwitz

Burglary in the Third Degree.
[Section 498, to 503, 1895]

DE LANCEY NICOLL,

District Attorney.

March 14 1893

Part 3 - 11/9/93

A TRUE BILL.

William Ochsman

March 21 1893

Foreman.

Part 3 - 11/9/93

Thick & Registered

11/9/93 - March 23 1893

Witnesses:

Mr J. Morrey

Morris Jackson

0720

Police Court - 3 District.

City and County of New York, ss.:

of No. 19 Brocway St. James Gustav Street, aged 37 years, occupation Picture frame being duly sworn

deposes and says, that the premises No. 19 Brocway Street, 10 Ward in the City and County aforesaid the said being a four story dwelling

the store of ? and which was occupied by deponent as a saleroom for picture frames and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of force false keys

on the 7 day of December 1887 in the night time, and the following property feloniously taken, stolen, and carried away, viz:

Four imitating oak frames and a number of pictures all of the value ten dollars.

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

Jacob Horowitz (now here) for the reasons following, to wit: That at about 11 o'clock P.M. the previous date deponent securely locked and fastened the said premises, that the said property was then in the said premises, that at about 7 o'clock aforesaid date deponent discovered the break and entry and the said property missing, that deponent then notified the police

0721

and stated that he suspected the Defendant who was in the habit of buying goods of defendant Defendant is employed by Officer William J. Murray that he went to the home of defendant, where he placed him under arrest that he found four picture frames in his possession which answers the description of portion of defendant's property. Defendant further says that he has since seen the property found by the defendant's possession and fully identifies as his property and the property taken against him. Whereupon defendant charges the said defendant with having committed the aforesaid burglary and prays that he be held and dealt with according to law.

Done to before me } Justice
 this 9th day of Dec 1892 }
 J. H. Law

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.

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

Dated _____ 1892
 Police Justice.

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

Dated _____ 1892
 Police Justice.

Police Court, _____ District

THE PEOPLE, &c.,
 on the complaint of _____

vs.

1 _____
 2 _____
 3 _____
 4 _____

Offence—BURGLARY.

Date _____ 1892

Magistrate _____
 Officer _____
 Clerk _____

Witness, _____
 No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

\$ _____ to answer General Sessions.

0722

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

William J. Mooney
aged *37* years, occupation *Police Officer* of No. *11*
Frederick Street, being duly sworn, deposes and

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

Sworn to before me, this *9* day of *William J. Mooney*
of *11* 189*2*

[Signature]
Police Justice.

0723

3rd

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

Jacob Horowitz 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 sees 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.

Jacob Horowitz

Question. How old are you?

Answer.

40 years

Question. Where were you born?

Answer.

Russia

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

Answer.

189 Madison St. 7 years

Question. What is your business or profession?

Answer.

Pedler

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
J. Stummif

Taken before me this 9 day of September 189 7

Police Justice.

[Signature]

0724

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 Dec 9 1892 [Signature] Police Justice.

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

Dated Dec 11 1892 [Signature] 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.

0725

229 Police Court--- District. 3 57 1545

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Guskowicz
19 Howard St
Jacob Horowitz
Horowitz

Offence
Burglary

Dated Dec 9 1894

Horowitz Magistrate
J. M. Money Officer
2015 Precinct

Witnesses Morris Lindm
No. 13 Elm St
Jacob Hamburg
No. 41 Elm St
Abraham...
No. 13... St
\$ 1000 answer

RM
DEC 13 1894
RECEIVED

BAILABLE

No. 1, by Abraham M. Bresset
Residence 26... Street.

No. 2, by Isaac Kapt
Residence 76... Street.

No. 3, by
Residence... Street.

No. 4, by
Residence... Street.

Officer William J. Mooney.

I belong in 5th Precinct
on Dec 9th/92 I belonged to the 11th Precinct.

I went with this complainant to the
house of the defendant, and ~~the~~ saw
the deft in the street. ~~and~~ arrested him
and took him back to his house
to see if he had any stolen property
there. There were 4 rooms in which
furniture was. The Comp. did not identify
any in 1+2 but in 3 he picked ~~up~~
out 4, and said they were his.

I asked the deft where he got the
frames. He answered ~~he~~ I bought
them. I took deft to Comp. Store
and sent the ~~two~~ workman to deft
house to identify goods & if they
did to bring them down. (Morris
London). He positively identified
them & brought them to store.
I then brought deft & frames to
station house.

I then asked deft where
he got the frames he said I
got them from Jack County
two or 3 wks ago. Did you
not steal them from this
man. He said no. I said

Have you not stolen from
 this man. He said I used to
 but I have not in ~~6~~ years.

I said how used you do it
 He said I used to buy some and
 as I was taking it out I used
 to ~~pick~~ pick up some that laid
 the side of mine.

When I searched him I did not
 find any keys. She

Yours
 William J. Morley

Statement of Morris London.

I live at no. 13 Eldridge Street. I am not working now I worked for Morris Juskowitz until last April. I was with him about four years. On Dec. 9th 1892 I went to Mr. Juskowitz's store at 7 o'clock in the morning. I then noticed that 4 Picture frames that I had placed on the shelf the night before were missing. I notified Mr. Weinberg of the loss, he notified Mr. Juskowitz.

About 10 o'clock I saw an officer bring the defendant to the store. The officer told me to go up to the house of the defendant and see if I could identify the frames and if I could bring them down. I ^{and Mr. Juskowitz} went up there. I identified the frames positively as the frames I had placed on the shelf in the store the night before. I was able to identify the frames as it was a new pattern, and although we had made a ~~great number of~~ ^{many} pictures ^{in same way} we did not make any of that color (Oak Color) before.

Someone asked the def. where he

got those frames. The Dept said that
 He bought them from Mr. Juskevich
 3 weeks before. I heard the Compt.
 Tell the Dept. That he only made
 that color that week. I did not
 hear the Dept. Ans. About 6 mo.

before that I saw some pictures on
 Dept. List that the Dept had stolen.

I did not ever hear the conver-
 sation between Compt & Dept but I
 saw them talking together.

I colored those frames the
 day before the theft and I placed
 them on the shelf.

In the way to the Station House
 I heard the Dept. say that he had
 stolen some in the day time but
 never at night. That if he bought
 3 he would carry out four.

Sworn to before me this }
 10th day of May 1893 }
 R. H. D.

movie London

noticed some of my missing goods on his cart and ~~asked him~~ ^{asked} him when did you get those. He said I got them in your store. I said I will have you arrested. He fell on his knees and ~~said please let me~~ ^{said please let} ~~that~~ ^{me} ~~go~~ ^{that} ~~you~~ ^{you} of this time. I have a wife & 5 children. I will never steal any more of your goods. and I will pay you \$640 for those I now have on my cart. He also bought my wife a pint of seeds for him. I let him off on that.

The officer went with me to house of defendant in Madison St. & there with Morris London & the officer & identified the picture frames as they were a frames made the day before & a new pattern I never had before. The officer then arrested him & brought him & frames to Station house where I also identified them.

~~you~~ I said where did you get these frames. He answered I bought them two or 3 weeks ago when I told him I never had that pattern till a day or two before. He said I bought them ~~from you~~ ^{from you} a couple of days before. He told the officer in my presence that he did not steal any goods from my store in about 6 mo.

Morris London

Statement of Morris Jaskowitz

I live at 31 Pike Street and do business at 19 Fayette St. I deal ~~in~~ ^{manufacture} picture frames, and deal in pictures. I left my store at 8 P.M. on Dec. 8th and on leaving I locked the doors and went home. I returned to the store at 7.30 o'clock on the morning of the 9th. My son went to the store at 7 and he opened the door. He noticed that some things were taken from my store. My son came up and told me of the theft. Then I went down at ~~7~~ 7.30. I made sure that the goods were gone. Then I went to the Station house and reported that goods were stolen from my store the night or fore for the 3rd time that week. viz Sunday night, Tuesday night & Thursday night. I said that I thought Jacob Horowitz stole them. (He used to buy goods from me for 4 yrs past) I said that I had found him about 6 mo. before that. I found the defendant in front of my store with my pictures and frames on his hand cart. I

noticed some of my missing goods on his cart and asked ~~him~~ ^{him} when did you get those. He said I got them in your store. I said I will have you arrested. He fell on his knees and ~~said~~ ^{said please let} me ~~to~~ ^{go} ~~at~~ ^{at} ~~home~~ ^{home} of this time, I have a wife & 5 children, I will never steal any more of your goods. and I will pay you \$640 for those I now have on my cart. He also begged my wife to intercede for him. I let him off on that.

The officer went with me to house of Deasant. in Madison St. & there with Morris London & the officer & identified the picture frames as they were a frames made the day before & of a new pattern I never had before. The officer then arrested him & brought him & frames to Station house where I also identified them.

~~you~~ I said when did you get these frames. He answered I bought them two or 3 weeks ago when I told him I never had that pattern till a day or two before. He said I bought them ^{from my} a couple of days before. He told the officer in my presence that he did not steal any goods from my store in about 6 mo.

Morris London

0733

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 Horwitz

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

Jacob Horwitz

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

The said

Jacob Horwitz

late of the *10th* Ward of the City of New York, in the County of New York aforesaid, on the
ninth day of *December* - in the year of our Lord one
thousand eight hundred and ninety-*two*, in the *night*-time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *store* of
one

Morris Juskowitz

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 *Morris*

Juskowitz in the said *store*
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

Jacob Horwitz

of the CRIME OF *Petit* LARCENY

committed as follows:

The said

Jacob Horwitz

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,

four picture frames of the value of one dollar each and ten pictures of the value of one dollar each

of the goods, chattels and personal property of one

Morris Juskowitz

in the

store

of the said

Morris Juskowitz

there situate, then and there being found, in the *store* 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.

THIRD COUNT:

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

Jacob Horwitz
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

Jacob Horwitz

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,

four picture frames of the value of one dollar each and ten pictures of the value of one dollar each

of the goods, chattels and personal property of

Morris Juskowitz

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

Morris Juskowitz

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

Jacob Horwitz

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.

DE LANCEY NICOLL,

District Attorney.

0736

BOX:

505

FOLDER:

4605

DESCRIPTION:

Howland, Henry W.

DATE:

12/23/92



4605

POLICE COURT— DISTRICT.
CITY AND COUNTY }
OF NEW YORK, } ss.

RECOGNIZANCE TO TESTIFY.

BE IT REMEMBERED, That on
the 13 day of December in the year of our Lord 1889

of No. Emma R. Peck
70 West 131st Street, in the City of New York,
and

of No. John Williams
574 to 556 - W - 27th Street, in the said City,

personally came before the undersigned, one of the Police Justices in and for the City of New York, and
acknowledged themselves to owe to the PEOPLE OF THE STATE OF NEW YORK, that is to say: the said

Emma R. Peck
the sum of five Hundred Dollars,

and the said John Williams
the sum of five 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 con-
dition following, viz:

The Condition of this Recognizance is such, That if the person first above recognized shall personally
appear at the next COURT OF June SESSIONS of the Peace, to be holden in and
for the City and County of New York, and then and there Testify and give such evidence, in behalf of
the People of the State of New York, as he may know concerning an Offence or
said to have been lately committed in the City of New York aforesaid by

Harry W. Howland

And do not depart thence without leave of the Court, then this Recognizance to be void, otherwise to
remain in full force and virtue.

Taken and acknowledged before me, the }
day and year first above written. }

Emma R. Peck
John Williams

Wm. M. ... Police Justice.

0739

CITY AND COUNTY } ss.
OF NEW YORK, }

W. M. Anderson
Police Justice

W. M. Anderson
Sworn before me, this

the within-named Bail, being duly sworn, says that he is a *John Williams* holder in said City, and is worth *ten* Hundred Dollars,

over and above the amount of all his debts and liabilities; and that his property consists of *houses and lots of land at numbers 544 to 556-N-27th Street valued at fifty thousand dollars for and clear*

John Williams

New York Sessions

THE PEOPLE, vs.

Recognizance to Testify.

Magistrate

Filed 831 day of

0740

AFFIDAVIT FOR COMMITMENT OF WITNESS.

4771

POLICE COURT DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Sworn to before me, this
day of November 1897

Edmund J. Stokes

of the Hoffman House Precinct Police, being duly sworn, deposes
and says that Miss E. L. Peck

(now here) is a material witness for the people against
M. M. Howland charged
with Forgery

As deponent has
cause to fear that the said Miss E. L. Peck
will not appear in court to testify when wanted, deponent prays
that the said Miss E. L. Peck be
committed to the House of Detention in default of bail for her
appearance.

E. Stokes

Amshulder
Police Justice.

0741

Police Court, 1 District.

(1858)

City and County } ss.
of New York,

Emma R Peck

of No. 70 W 131st Street, aged _____ years,

occupation Book keeper being duly sworn, deposes and says,

that on the 30th day of April 1892, at the City of New York, in the County of New York

the entry on page 246 of the old ledger is as follows

"April 23 By sundries 44 175⁰⁰
 " 30 Bal For 318 766⁰⁰"

and all other entries on said page are in my handwriting were entered by the order of Harry W. Howland. Mr Howland said in substance balance my account and carry the amount forward to a Sunday account. The charges to Mr Howland on page 246 of the old ledger were made from vouchers which were handed to me in the regular course of business. Mr Howland told me to open the account on page 318 of the old ledger headed Sunday open a/c, what he said in substance was open the a Sunday a/c and charge the balance of my a/c. He said credit the Sunday a/c by \$576 and charge it up to Mr E. D. Neustadt. The credit \$576 was done by order of Mr Cornish to open a new ledger and ~~transfer~~ and I carried forward that balance to page 304 of the new ledger and it is headed "Sunday open a/c". The entry on page 304 New ledger "Nov 30 by Cash 124 576²⁰" was made by direction of Mr Howland. He told me to transfer the balance to his account which I did the entry on page 125 of the new ledger "40" Folio 304 576²⁰

was made in consequence of his
 instructions. The entry on page
 67 of the Journal "387 E & New
 York Dr. 428.80"

"31st Sunday open open 428.80"
 was made by direction of the board
 and I told me to charge
 Mr. Newstett with that amount
 and credit the same to the
 my open open. Mr. (Hawland)
 had charge of the books and I
 was the book keeper under his direc-
 tions. Mr. Cornish had access to the books
 shortly after made the charge to the
 account of Mr E & Newstett. O.W.
 Ford, Evan Thomas and Hoff on
 pages 346, 356, 388 & 388 of the
 New Ledger respectively. Mr. (Hawland)
 said that he held paper that would
 cover these accounts. He has since
 told me that the paper that he held
 was in reference to the auto option bill.
 Mr. (Hawland) looked at the books
 from time to time. The entries as follows

"30	"	Folio	304	576.20
"	"	"	344	478.80
"	"	"	346	228.80
"	"	"	"	302.24
"	"	"	347	300.60 on

Mr. (Hawland's) account at page
 125 of new ledger were made before
 because Mr. (Hawland) said charge
 these amounts up to my account.
 He has since told me that he had
 been unable to collect the amounts
 from the men to whom they had
 been respectively charged. I never
 heard Mr. Cornish say anything to
 Mr. (Hawland) about any of these accounts.

0743

Police Court, District.

(1858)

City and County }
of New York, } ss.

of No. Street, aged years,
occupation being duly sworn, deposes and says,
that on the day of 189, at the City of New
York, in the County of New York

and Mr Cornish never said anything
to me about them. The only ^{one of these} persons
who ever came to the office to talk
with Mr Howland was Mr Ford
and the only one I ever saw him
talking with was Mr Ford and a gentleman
whom I was told was Mr New-
stead.

Sworn to before me
This 13th day of Dec 1892 Lemuel S. Beck

Raymond
Police Justice

0745

Sec. 198-200.

District Police Court.

1882

City and County of New York, ss:

Harry M. Howland 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 a 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. *Harry M. Howland.*

Question. How old are you?

Answer. *47 years.*

Question. Where were you born?

Answer. *New Jersey.*

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

Answer. *70 - W - 131st St., 2 years*

Question. What is your business or profession?

Answer. *Manager.*

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 - Harry M. Howland.*

Taken before me this
day of *February* 189*7*

John P. Ryan
Police Justice.

0746

Sec. 151.

Police Court District.

CITY AND COUNTY OF NEW YORK, } ss.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Edward P. Clarke of No. Hoffman Avenue Street, that on the 30 day of April 1892 at the City of New York, in the County of New York,

H. W. Howland did feloniously make a false entry in a book of accounts kept him for the Perfumery Bureau as the Hoffman Avenue Corporation in violation of Section 515 of the Penal Code of the State of New York

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 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 12 day of November 1892

H. W. Howland Police Justice.

0747

70 W. 131 St.

Police Court..... District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant—General.

Dated Dec 12 1892

McMahon Magistrate.

Conoran Officer.

The Defendant.....

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

Officer.

Dated..... 189

This Warrant may be executed on Sunday or at night.

McMahon Police Justice.

Dated..... 189

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

46
or
no
Manager
M
740
70 W 131 St

The within named

Police Justice.

0748

It appearing that 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 *Fifty* 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, *March 16* 189*3* *[Signature]* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0749

Ex July 24/93 - 2 P.M.

Same Bail Ex add to
Jan 24/93 at 2:30 P.M.
at request of depts council
Jan 17/93 C.E. Jr.

Ex July 24/93 2 P.M.
BAILED, March 13/93 2-30 P.M.
No. 1, by *146 74 7 30*

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court-- District.

THE PEOPLE &
ON THE COMPLAINT OF
Edmund J. Stokes
H. W. Harland
1 _____
2 _____
3 _____
4 _____

Dated, *Dec 13* 189*2*

M. M. Mott Magistrate.

Edmund Officer.

Edmund Precinct.

Witnesses *Edmund K. Reed*

No. *500* Bail as Witness Street.

Bailed here 13th by

No. *John William 544 to 552 N. W.*

_____ Street.

No. *5700* to answer _____

5000 bail & Dec. 20, 2 P.M.

Dec. 22, 2 P.M.

Dec. 27, 2 P.M.

July 3/93 - 2 P.M.



0750

(522)

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 W. Howard

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

indictment, accuse *Henry W. Howard*

of the crime of *foraging in the said deage,*

committed as follows:

The said *Henry W. Howard,*

late of the City of New York, in the County of New York aforesaid, on the

thirteenth day of *July* in the year of our Lord one thousand
eight hundred and ninety-*two*, — at the City and County aforesaid,

*being in the employment of a certain corporation
known as the Hoffman House, & demanding
and receiving certain books of accounts, called
a ledger, belonging to and appertaining to the*

business of the said corporation, by them and
there entered and written in the said ledger,
and causing to be entered and written therein,
in the form and appearance of a genuine and
actual account between the said corporation
and some person of the name of Hogg (whose
Christian name is to the said Hogg aforesaid
unknown) the items, entries, words, figures
and matters following, that is to say:

" Hogg
Dr.
1892
July 30 To Balance of 300 00 "

which said items, entries, words, figures and
matters above set forth purposed to set forth
and signify, and did, in substance and effect
them and these indicate and declare, that on
the day and in the year aforesaid, there was a book
account between the said corporation and the
said person of the name of Hogg, and there

0752

on the said last mentioned day, the said Hogg had become indebted to the said corporation in the sum of three hundred dollars and sixty cents; whereas in truth and in fact there was not on the day and in the year aforesaid a book account between the said corporation and the said Hogg, and on the said last mentioned day the said Hogg had not become indebted to the said corporation in the sum of three hundred dollars, as he the said Henry W. Howland, then and there well knew, 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,

Sheriff's attorney.

0753

Copy furnished to Dist. Atty.

383

Witnesses:

Edward D. Stokes

Emma K. Reed

Honora Mc Nutt

Elwood C. Doyle

John H. Larkin

Counsel,

Filed

day of

1892

Pleas,

ENTERED
T. J. W.

THE PEOPLE

vs.

Henry W. Howland

(Accused)

Forgery, third degree.
[Sec. 514, Penal Code]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Munson

Foreman.

P. 4 Nov-17/98
on motion of Dist. Atty.
Def. Disson Verbal recog.

I recommend defts dis-
charge on his own re-
cognizance. (See endorse-
ment on no 382)

Nov 17/98 *John Howard Scott*
Stade

I concur,

S. S. Blatte
Assistant Atty

0754

(522)

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 W. Howard

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

indictment, accuse

Henry W. Howard

of the crime of

Forgery in the third degree

committed as follows:

The said

Henry W. Howard,

late of the City of New York, in the County of New York aforesaid, on the

thirtieth day of *May* in the year of our Lord one thousand
eight hundred and ninety-*five*, at the City and County aforesaid,

*in a certain trade account, called a ledger, belonging
to and appertaining to the business of a certain corporation
known as the Hoffman House, and in a certain account
therein kept and written, the same being an account between*

0755

The said corporation and in the said Henry W. Howard, in
 which there were then and there written and entered (among other
 things) certain items and entries, upon the debit side thereof,
 whereby it appeared that from and between the ninth day
 of May, in the year aforesaid, to and including the said
 ninth day of May in the year aforesaid, the said Henry W.
 Howard had received from the said corporation the sum of four
 hundred and fourteen dollars with which sum he was chargeable
 by the said corporation, with intent to defraud, and to conceal diverse
 larcenies and misappropriations of the moneys of the said cor-
 poration from the said Henry W. Howard then lately before
 committed, a more particular description of which said larcenies and
 misappropriations is to be found among aforesaid moneys (which
 said moneys did make a certain false entry, to wit: a certain entry
 upon the credit side of the said account, in the words and figures
 following, that is to say: " 31 .. Bal. For 318 239 00 "
 which said entry then and there purposed to set forth and
 signify, and did, in substance and effect, indicate and declare,
 that out of the said sum of four hundred and fourteen dollars
 which the said Henry W. Howard had so received from the said
 corporation, and with which sum he was so chargeable as aforesaid,

The said Henry W. Howard had paid out, expended, used
 and applied for and on behalf of the said corporation, and
 for its use and benefit, the sum of two hundred and thirty
 nine dollars, and that in the said last mentioned sum the
 said Henry W. Howard was then and there entitled to be credited
 by the said corporation, whereas in truth and in fact the said
 Henry W. Howard had not paid out, expended, used or applied
 for and on behalf of the said corporation, or for its use and
 benefit, out of the said sum of two hundred and thirty
 dollars which he had so received from the said corporation,
 the sum of two hundred and thirty nine dollars, and the
 said Henry W. Howard was not then and there entitled
 to be credited in the said last mentioned sum by the said
 corporation, all of which the said Henry W. Howard
 then and there well knew: against the form of the
 Statute in this case made and provided, and against
 the peace of the People of the State of New York, and
 their rights:

De Lancey Nicol,

District Attorney.

0757

385

Witnesses:

Edward S. Stoker
Emma L. Peck
Howard Mc Nutt
Edwood C. Doyle
John W. Hardin

Counsel,

Filed 23 day of Dec 1892

Pleads, guilty - by 20/93 -
under section 336. Code of
the People

ENTERED
T. J. W.

vs.

Henry W. Howland
(Care)

Forgery, third degree.
Sec. 515, Penal Code

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

William O'Brien

Foreman

P. 4 Nov 17/98
on motion of Dist. Atty.
Def. Sec. on Verbal recog.
J. J. J.

Recommends defts discharge
on his own recognizance
(See endorsement on no 382)

Nov 17/98

John Schwartzoff

Swada

S. S. Blake
Asst. Dist Atty

0758

(522)

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 W. Howard

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

indictment, accuse *Henry W. Howard* —

of the crime of *Forgery in the third degree*, —

committed as follows:

The said *Henry W. Howard*, —

late of the City of New York, in the County of New York aforesaid, on the

thirtieth day of *April*, in the year of our Lord one thousand
eight hundred and ninety-*two*, — at the City and County aforesaid,

in a certain book of accounts, called a ledger,
belonging to and appertaining to the business
of a certain corporation known as *The Edgman*
House, and in a certain account therein kept

and written, the same being on account between the
 said corporation and John the said Henry W. Howard,
 in which there were then and there written and entered
 (among other things) certain items and entries, upon the
 debit said Henry W. Howard appeared that from and
 between the second day of April in the year
 of grace 1860 and including the said ^{twelfth} day
 of April, in the year of grace 1860, the said Henry W.
 Howard had received from the said corporation
 the sum of nine hundred and twenty one dollars,
 with which sum he was chargeable by the said corpo-
 ration, with intent to defraud, and to conceal divers
 larcenies and misappropriations of the moneys of
 the said corporation from the said Henry W.
 Howard then taking his oath, (a more
 particular description of which said larcenies and misap-
 propriations is to be found by the said respondent)
 gloriously did make a certain false entry, to wit:
 a certain entry, upon the credit side of the said
 account, in the words and figures following, that is to say:

" 30 " Bal Ford 318 766 00 "

which said entry then and there purported to set forth and signify, and did, in substance and effect indicate and declare, that out of the said sum of nine hundred and forty one dollars, which the said Henry W. Howard had so received from the said corporation, and into which he was so chargeable as aforesaid, the said Henry W. Howard had paid out, expended or used, and applied for and on behalf of the said corporation, and for its use and benefit, the sum of seven hundred and sixty six dollars, and that the said last mentioned sum the said Henry W. Howard was then and there entitled to be credited by the said corporation, whereas in truth and in fact, the said Henry W. Howard had not paid out, expended, used or applied for and on behalf of the said corporation, or for its use and benefit, out of the said sum of nine hundred and forty one dollars, which he had so received from the said corporation, the sum of seven hundred and sixty six dollars, and the said Henry W. Howard was not then and there entitled to be credited in the said last mentioned sum by the said corporation, all of which the said Henry W. Howard then and there well knew, against the form of the statute in such case made and provided, and against the right of the People of the State of New York, and their dignity.

De Lancey Nicoll, District Attorney.

384

Witnesses:

Edward D. Stokes
Emma K. Reed
Howard McMill
Elwood C. Doyle
John H. Karlins

Counsel

Filed

day of

1892

Pleas

THE PEOPLE

vs.

ENTERED
In the

Henry W. Howland
(Counsel)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Stammon Pellico

Foreman.

P. 4. Nov-17/98
on motion of District Atty.
Def. Dec. on Verbal recd.
JEP

I recommend def's discharge
on his own recognizance, for
the same reasons advanced
in recommendation endorsed
on no. 382
Nov 17/98
John H. Karlins
S. W. A. W. A.
S. S. Alast
Asst. Dist. Atty.

Stargery, third degree.
[Sec. 515, Penal Code]

0762

(532)

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 W. Howard

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

indictment, accuse *Henry W. Howard*

of the crime of *Forgery in the third degree,*

committed as follows:

The said *Henry W. Howard,*

late of the City of New York, in the County of New York aforesaid, on the

fourth day of *July,* in the year of our Lord one thousand eight hundred and ninety-*five,* at the City and County aforesaid,

with intent to defraud, and to conceal divers larcenies and misappropriations of the money known as the Hoffman House, of a certain corporation, by him the said Henry W. Howard then lately before committed,

(a more particular description of which said
 concerns and provisions is to be found
 of my aforesaid memoir) I do hereby declare
 a certain value entry in a certain book of
 accounts, called a ledger, belonging to and
 appertaining to the business of the said corporation,
 and in a certain account therein, purporting to be
 an account between the said corporation and one
 Evan Thomas, to wit: a certain value entry, on
 the debit side of the said account, in the words
 and figures following, that is to say:

" ¹⁸⁴²
 July 30 To Balance of 302 24 "

which said entry, then and there purporting to set
 forth and signify, and did, in substance and
 effect, indicate and declare, that the said Evan
 Thomas had on the said aforesaid day of July
 in the year aforesaid, become indebted to the
 said corporation in the sum of three hundred
 and two dollars and twenty four cents; whereas
 in truth and in fact the said Evan Thomas
 had not on the said last mentioned day

0764

become indebted to the said corporation in the
sum of three hundred and two dollars and
twenty four cents, as for the said Henry W.
Stond and then and there well knew; 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
Iniquity.

De Nancy Mill.

District Attorney.

Copy furnished to Dist. Atty.

Witnesses:

Edward S. Stokes
Emma L. Peck
Howard Mc Nutt
Elwood E. Boyle
John H. Perkins

Edward S. Stokes, the complainant herein, informs me that deft is suffering from paresis; that the books necessary to establish the people's case have disappeared from the custody & possession of complainant; the people are unable to locate witnesses Peck, McNutt and Perkins; moreover, the reputed condition of deft and the antiquity of the indictment preclude the possibility of a conviction; I therefore recommend deft's discharge on his own recognizance
Nov 16/98

John Churchwood
W.D.W.

HONOUR,

J. S. Blake
a. d. u.
Asst. Dist. Atty

382 ✓

Counsel,
Filed *7th* day of *Dec* 1892
Pleads *Not Guilty* *Feb 20/93*
under section 356 C. P. C.

ENTERED
T. J. W.

THE PEOPLE

vs.

Henry W. Howland
(cases)

Henry, third degree
[Sec. 515, Penal Code]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

William Decker

Foreman.

P. H. Nov. 17/98
on motion of Dist. Atty.
Def. Dis. on Verbal recog.
[Signature]

0766

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 W. Howland

The Grand Jury of the City and County of New York, by this indictment, accuse
Henry W. Howland
of the CRIME OF *Grand LARCENY, in the second degree* committed
as follows:

The said *Henry W. Howland*

late of the City of New York, in the County of New York aforesaid, on the *2nd*
day of *November* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, being then and there the *clerk*
and servant of a certain corporation
known as the Hoffman House

and as such *clerk and servant* then and there having in his
possession, custody and control certain goods, chattels and personal property of the said
corporation

the true owner thereof, to wit: *the sum of one hundred
and twenty-eight dollars and sixteen
cents in money, lawful money of the
United States of America, and of the
value of one hundred and twenty
eight dollars and sixteen cents*

the said *Henry W. Howland* afterwards, to wit:
on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,
did feloniously appropriate the said *sum of money*

to his own use, with intent to deprive and defraud the said *corporation*
of the same, and of the use and benefit thereof; and the same goods, chattels and personal
property of the said *corporation*

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

DE LANCEY NICOLL,
District Attorney.

0767

Witnesses:

Edward D. Totten
Emma L. Peck
Howard McNeil
Charles C. Apple
John H. Larkin

Incommensurate debt discharge
in his own recognition
(vide endorsement on No. 382)
Nov 17/98
J. S. Madsen
S. S. Madsen
Bank of Italy

Counsel.

Filed 23 day of Dec 1892

Pleas: Guilty (23 by 20/93)
under sec 336 of Penal Code

ENTERED

THE PEOPLE

vs.

LANCEY, et al
(MISAPPROPRIATION)
(Sections 528 and 53 / of the Penal Code.)

Henry W. Stowell
(of cases)

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

William DeLush

P. H. 1/17/98 Foreman.
in motion of Dist. Atty.
De Sig. et Temp. recog.

386

copy furnished to [unclear] 1/10/98

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 W. Howland

The Grand Jury of the City and County of New York, by this indictment, accuse
Henry W. Howland
of the CRIME OF Grand LARCENY, in the second degree, committed
as follows:

The said Henry W. Howland

late of the City of New York, in the County of New York aforesaid, on the eleventh
day of November in the year of our Lord one thousand eight hundred and
ninety-two, at the City and County aforesaid, being then and there the clerk
and servant of a certain corporation known
as the Hoffman House

and as such clerk and servant then and there having in his
possession, custody and control certain goods, chattels and personal property of the said

Corporation

the true owner thereof, to wit:

the sum of one hundred
and twenty-nine dollars and fifty-
five cents in money, lawful money of
the United States of America, and of
the value of one hundred and
twenty-nine dollars and fifty-five cents

the said Henry W. Howland afterwards, to wit:

on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,
did feloniously appropriate the said sum of money

to his own use, with intent to deprive and defraud the said Corporation
of the same, and of the use and benefit thereof; and the same goods, chattels and personal
property of the said Corporation

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

DE LANCEY NICOLL,
District Attorney.

0769

387

Witnesses:

Edward D. Stokes
Cyrus K. Peck
Howard McNeill
Elwood E. Doyle
John H. Hawkins

Counsel.

Filed 23 day of Dec 1897

Pleads,

ENTERED
T. J. W.

THE PEOPLE

vs.

Henry W. Howland

(17 cases)

Graced LARCENY, and degree
(MISAPPROPRIATION)
(Sections 928 and 59 of the Penal Code.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

William DeBuster

Foreman.

O. H. Nov. 17/98
on motion of Dist. Atty.
depos. on verbal recog
[Signature]

For the reasons advanced in
support of recommendation in
Re. Howland (No 387) I recommend
that he be discharged on
his own recognizance.
Nov 17 1898

John Edward Hoff

Swada.

S. J. Blake
Asst Dist Atty

Stonewall

0770

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 W. Howland

The Grand Jury of the City and County of New York, by this indictment, accuse Henry W. Howland of the CRIME OF Grand LARCENY, in the second degree, committed as follows:

The said Henry W. Howland,

late of the City of New York, in the County of New York aforesaid, on the 28th day of November in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, being then and there the Clerk and servant of a certain corporation known as the Hoffman House

and as such Clerk and servant then and there having in his possession, custody and control certain goods; chattels and personal property of the said

Corporation the true owner thereof, to wit: the sum of one hundred and ninety five dollars and forty seven cents in money, lawful money of the United States of America, and of the value of one hundred and ninety five dollars and forty seven cents;

the said Henry W. Howland afterwards, to wit: on the day and in the year aforesaid; at the City and County aforesaid, with force and arms, did feloniously appropriate the said sum of money -

to his own use, with intent to deprive and defraud the said Corporation of the same, and of the use and benefit thereof; and the same goods, chattels and personal property of the said Corporation

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

DE LANCEY NICOLL, District Attorney.

0771

BOX:

505

FOLDER:

4605

DESCRIPTION:

Huggard, Stephen

DATE:

12/01/92



4605

0772

487

Witnesses:

offe Dugan 4th

Counsel,

Filed, *1st Dec* 1892

Pleas, *Arzuzib*

THE PEOPLE

vs.

B

Stephen Duggan

I hereby consent and desire that this case against me be sent to Court of Special Sessions for trial and final disposition.

Dated, *May 18 93*

DE LANCEY NICOLL

District Attorney.

A TRUE BILL.

John E. Falcum

Foreman.

VIOLATION OF THE EXCISE LAW, [Chap. 401, Laws of 1892, § 83]. Selling, etc., on Sunday.

0773

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Stephen Huggard

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

of the CRIME OF *Stephen Huggard* SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said *Stephen Huggard*

late of the City of New York, in the County of New York aforesaid, on the *28* day of *August* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to ~~one~~.

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of New York and their dignity.

SECOND COUNT—

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

Stephen Huggard of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Stephen Huggard*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

and to certain other persons whose names are to the Grand Jury aforesaid unknown, 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.

0774

BOX:

505

FOLDER:

4605

DESCRIPTION:

Hull, George

DATE:

12/06/92



4605

0775

Witnesses:

Albert McAuley
William H. Keels

Counsel,

Filed

day of

1898

Pleads,

THE PEOPLE

2^d 214
140
District Court

George Hull

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

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

William O'Leary

Foreman.

Part-3. Dec. 9, 1927
Pleads, Petitionary
at

Pen one up

0776

(1885)

Police Court— 4 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 44 East 14th Street, aged 15 years,
occupation Hagen Day being duly sworn,
deposes and says, that on the 3 day of Dec 1892 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 and one silk muffler
of the value of twenty six ⁵⁰ dollars

the property of

Deblin & Co and in deponent's
Care and Custody

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 George Sullivan for

the following reasons. That on said
day deponent was sent to deliver
the said property O.D. to John
Sullivan at the Credit House.
That when deponent went there with
the property the deponent represented
himself as Sullivan, and deponent handed
the defendant the property to defendant
had some bills in his hand and while
deponent was signing the bill for the
property the defendant pocketed away
with the same. That deponent after-
ward caused the defendant's arrest
and pray that he be dealt with as the law
directs Albert M. Arde

Sworn to before me this
3 day
of Dec
1892

John W. [Signature]
Police Justice

0777

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

George Hull 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. *George Hull*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *6 145 East 14 Street 2 years*

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 have nothing to say as present of Hull*

Taken before me this

day of

Dec

1897

W. W. ...

Police Justice.

0778

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

Alfred...

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of 10 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, Dec 11 189 J. Williams Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0779

Police Court--- *H* District. ¹⁵¹⁶
1834

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Albert Mendel
George Hill
vs. C of Leopold & Son

James Wilson
Magistrate

Dated, *Dec 4* 189 *4*
Kubrik Magistrate.
Manahan Officer.

Witnesses *Mrs. Hens* Precinct.

No. *44 East 14* Street.
Ed Sullivan

No. _____ Street.

No. _____ Street.

\$ *Mrs. G.S.* to answer

Com

BAILABLE

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

George Hull

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

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

The said

George Hull

late of the City of New York, in the County of New York aforesaid, on the 3rd day of December in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, with force and arms,

one overcoat of the value of twenty-six dollars and one muffler of the value of three dollars and fifty cents

[Handwritten flourish]

of the goods, chattels and personal property of ~~one~~ a certain corporation commonly known as "Devlin and Co."

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

George Hull—

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

The said *George Hull*

late of the City of New York, in the County of New York aforesaid, on the *3rd* day of *December* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, with force and arms,

one overcoat of the value of twenty-six dollars and one muffler of the value of three dollars and fifty cents

3

of the goods, chattels and personal property of one *Albert Mc Ardle*

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.

W. Lacey Roscoll
District Attorney.

0782

BOX:

505

FOLDER:

4605

DESCRIPTION:

Hurley, John

DATE:

12/23/92



4605

0783

Witnesses:

Abraham Kufsky

Empty lines for additional witness names.

M

Counsel,

Filed 23

day of Dec

189

Pleads,

THE PEOPLE

vs.

John Hurley

Grand Larceny, second Degree, (such as before) [Sections 828, 83, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Handwritten signatures and names: *John Hurley*, *De Lancey Nicoll*, *Foreman*, *Head*, *Elmura Ref. P.M.*

0784

Police Court 2 District.

1913

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 202 520 4 Macon Street, aged 50 years.
occupation Living Stable being duly sworn,
deposes and says, that on the 12 day of July 1899 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 Day time, the following property, viz:

One Horse and Wagon and
harness and blankets together
of the value of Four Hundred dollars

the property of The Metropolitan Van Company in
the care and custody 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 Kunkley (now here)

from the fact that on said date the
deponent came to the living stable
and stated to deponent that he was
sent by the firm of Comiskey and Kent
to hire said horse and wagon for
the day and deponent hired the deponent
was employed by said firm of Comiskey
and Kent gave the deponent said
horse and wagon and deponent was
subsequently informed by George Kent
that he never authorized the deponent
to hire said horse and wagon
Deponent further says that he is informed
by Officers Cottrell and Council of the

Sworn to before me this

1899

Police Justice

Central Office that the agents are admitted
and confessed that he had stolen said
property and sold said property to a
Merchant in Brooklyn for twenty three
dollars

I was to before me Abram Walters
this 21st day of December

H. White

Police Justice

0786

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 22 years, occupation Genac Kent
21 East 3rd Street, being duly sworn, deposes and

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

Sworn to before me, this 21 day of Dec 1890, } George Keats

AJ White
Police Justice.

0787

Sec. 199-200.

1882

District Police Court.

City and County of New York, ss:

John Hurley being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is h right to make a statement in relation to a 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.

John Hurley

Question. How old are you?

Answer.

30 years

Question. Where were you born?

Answer.

MS

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

Answer.

143 1/2 Avenue

Question. What is your business or profession?

Answer.

Stableman

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

John Hurley

Taken before me this
day of
[Signature]
Police Justice.

0788

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, Dec 7 1892 [Signature] Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0789

Police Court---

1895 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Abram Mendel
John Hurley

Offense: [unclear]

BAILED,

No. 1, by.....

Residence..... Street.

No. 2, by.....

Residence..... Street.

No. 3, by.....

Residence..... Street.

No. 4, by.....

Residence..... Street.

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

Dated, *Dec 21* 189

White Magistrate.
Daniel Costello Officer.

Witnesses *Call the Officer*

No. Street.

No. Street.

No. Street.

\$ *1000* to answer

[Handwritten signature]

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 Hurley

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

John Hurley

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

The said

John Hurley

late of the City of New York, in the County of New York aforesaid, on the 12th day of December in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, with force and arms,

one horse of the value of two hundred dollars, one wagon of the value of one hundred and fifty dollars, one set of harness of the value of fifty dollars and one blanket of the value of five dollars

of the goods, chattels and personal property of one a certain corporation known as the Metropolitan Van Company (Limited) 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

0791

BOX:

505

FOLDER:

4605

DESCRIPTION:

Hutchins, William H.

DATE:

12/20/92



4605

0792

Witnesses:

Mary Bustard
off James H. Sloan

274

Counsel,
Filed 20th day of Dec 1892
Plends,

X

THE PEOPLE

vs.

William H. Hutchins

41
as Counselor

Grand Jurvey, Second Degree.
(Sections 68, 69, Penal Code.)

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Herman DeLeon

Dec 21/92 Foreman.

Henry G. Day
Sentence suspended
Dec 21/92 RBH 23

0793

1912

Police Court 2 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Mr Thomas Bustard

of No. 24 Wmuntz Place Street, aged 30 years,

occupation Brooklyn House Keeper being duly sworn,

deposes and says, that on the 10 day of December 1892 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 day time, the following property, viz:

a quantity of
men's clothing of the value of about
eighty five dollars \$85

the property of deponent's boarder, and all
in deponent's charge.

and that this deponent
has a probable cause to suspect, and does suspect that the said property was feloniously taken, stolen
and carried away by William H. Hutchins (now dead)

The deponent had access to the
said property as a boarder in
deponent's house and he was
suspected and watched, and he
was arrested on the 15th day of
December 1892 by officer James
A. Sloane of the 15th Precinct
who found in deponent's possession
a number of pawn tickets for the
property aforesaid, and the de-
pendant admitted and confessed
to deponent that he had stolen
said property.

Mr Thomas Bustard

Sworn to before me, this
December 10, 1892
at New York
Police Justice

0794

Sec. 198-200.

1892

District Police Court.

City and County of New York, ss:

William H. Hutchins 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 a 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 H Hutchins*

Question. How old are you?

Answer. *40 years*

Question. Where were you born?

Answer. *N.S.*

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

Answer. *24 Murray Place*

Question. What is your business or profession?

Answer. *R. R. Club*

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*
W. H. Hutchins

Taken before me this

day of

John D. Sullivan

1892

Police Justice.

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

William H. Hulcher

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of *200* 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, *Dec 7* 189 *Tom Ryan* Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

0796

Police Court--- 2 District. ¹⁵⁷⁷

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mr. Homer Gustard
24 University St
Wm H. Hutchins

Offense *Larceny*
felony

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

BAILED,
No. 1, by.....
Residence..... Street.

Dated, *Dec 17* 189 *2*

No. 2, by.....
Residence..... Street.

Ryan Magistrate.
Sloane Officer.

No. 3, by.....
Residence..... Street.

15 Precinct.

No. 4, by.....
Residence..... Street.

Witnesses.....
No. Street.

No. Street.

No. *1000* to answer *928* Street.

[Signature] *gh*

0797

The Atlantic Coast Line.

F. M. IRONMONGER,
AGENT.

OFFICE 229 BROADWAY.

ROBERT SAUSSY,
SOLICITING AGENT.

NEW YORK, *Dec 22* 189*2*

*Judge Martin
General Session
City*

*Dear Sir, the prisoner W. Stutchen who is to
be sentenced in your Court today, from all that
I can learn is not a bad or vicious man -
Liquor appears to be his greatest trouble, and I
heartily join his friends Mr. Rochester in asking
your clemency - I will say that I was the
largest loser in his recent theft -*

*Very Respectfully
Robt Saussy*

0798

J. F. WHITNEY & Co.,
15 State Street,
Cable Address, "WHITNEY," NEW YORK.

New York, Dec 22nd 1892

Judge Randolph B. Martin
32 Chambers St N.Y.
Dr Sir

As per your verbal request today, I write to advise you regarding W.H. Hutchins who comes before you for sentence, tomorrow, on a charge of Grand Larceny. I have known Mr. Hutchins for ten or twelve years, and never before has he been guilty of any criminal act to my knowledge. He is an extremely bright & intelligent man who heretofore has only had the fault of drinking. The crime he now stands charged with was committed while under the influence of drink & the articles he took & pawned were taken while I honestly believe he was not in his right mind. As I understand it the articles thus taken have all been recovered except those belonging to Mr. Robt. Sarsy, who will also write you in Hutchins' behalf. Thanking you for your courtesy to me today & trusting that you can see your way clear to help this unfortunate man I remain very dear Sir
Yours very truly
Paul A. Rochester

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 N. Hutchins

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

William N. Hutchins

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

The said *William N. Hutchins*

late of the City of New York, in the County of New York aforesaid, on the *10th* day of *December* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, with force and arms,

divers articles of clothing and wearing apparel, of a number and description to the Grand Jury aforesaid unknown, of the value of eighty-five dollars

of the goods, chattels and personal property of one *Mary Bustard*

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 Leo*

0800

SECOND COUNT—

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

William N. Hutchins

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

The said *William N. Hutchins*

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,

divers articles of clothing and wearing apparel, of a number and description to the Grand Jury aforesaid unknown, of the value of eighty five dollars

of the goods, chattels and personal property of one

Mary Bustard

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

Mary Bustard

unlawfully and unjustly did feloniously receive and have; the said

William N. Hutchins

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.