

0761

BOX:

252

FOLDER:

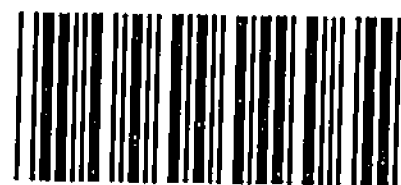
2445

DESCRIPTION:

Hamann, Charles J.

DATE:

03/14/87



2445

Witnesses:

Officer J. L. Carter

Counsel,

Filed,

Pleads,

1887

THE PEOPLE

vs.

Charles J. Hamann

July 2/87

VIOLATION OF EXCISE LAW.

(Keeping Open on Sunday.)
[III Rev. Stat. (7th Edition), page 1080, Sec. 5].

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Part III signed 10/10/87

Bail forfeited

Bowie Bank

Foreman.

10/10/87

10/10/87

0762

0763

Court of General Sessions, PART THREE.

THE PEOPLE

vs.

INDICTMENT

For

Charles J. Hamann

To

M

No.

John F. Dunker
115 Manhattan

Street,

The indictment against the above-named defendant for whose appearance you are bound, has been placed upon the Calendar for *Trial* at the Court of GENERAL SESSIONS of the Peace, at the New Court House, in the Park of the said City, on *Tuesday* the *22* day of instant, at eleven o'clock in the forenoon.

If the defendant is not produced at that time, your bond will be forfeited.

RANDOLPH B. MARTINE,

District Attorney.

0764

Cure off term
Mch 21. / 87 RSM
To Mr Parker

Mr. Sharf,

Take off calendar.
Put this with papers
leave on my desk

ASD.

0765

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles J. Harman

The Grand Jury of the City and County of New York, by this indictment
accuse *Charles J. Harman*

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND
SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Charles J. Harman*.

late of the City of New York, in the County of New York aforesaid, on the *27th*
day of *February*, in the year of our Lord one thousand eight hundred and
eighty-~~seven~~, the same being the first day of the week, commonly called and known as
Sunday, being then and there in charge of, and having the control of a certain place there
situate which was then duly licensed as a place for the sale of strong and spirituous liquors,
wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so
licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said
place so licensed as aforesaid, unlawfully did open, and cause and procure, and suffer and
permit, to be open, and to remain open; against the form of the Statute in such case made and
provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE, District Attorney.

May 10 1888

May 10 1888

0766

BOX:

252

FOLDER:

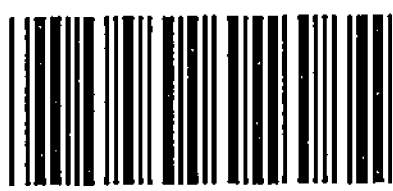
2445

DESCRIPTION:

Harris, Henry

DATE:

03/25/87



2445

W. J. Cantharo
Off Green

THE PEOPLE

vs.

H

Henry Harris

we

Wagon

Travelling in the second Degree, and Obtaining First Degree

[Sections 498, 506, 528, 530 & 550.]

A True Bill.

Bonnie Doherty
Fireman
Chas. Doherty
Recd. Pres. Doherty
S. I. Fire Works.

0767

0768

Police Court—5th District.City and County
of New York,410 1/2 Broadway. William J. Caithers
of Morris Avenue 184th Street, aged 41 years,
occupation Dry Goods—deposes and says, that the premises ~~410 1/2 Broadway~~ Morris Avenue Street,
in the City and County aforesaid, the said being a Home Dwelling
in the 24th Ward—and which was occupied by deponent as a Dwelling
and in which there was at the time a human being, by name Henry P.
Caithers deponent orwere BURGLARIOUSLY entered by means of forcibly opening
a window leading to the basement
from said premises from Morris
Avenue—on the 12th day of March 1887 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:One Silk Dress of the Value of Ten
dollars. and top Cloth Coat of the Value of
Five dollars. and a shirt of the Value of
Two 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 byHenry Harris. (now here)

for the reasons following, to wit:

That at or about the hour
of 9:30 P.M. on the 11th day of March 1887
deponent, being a Justice of the Peace, and
premises, and getting to bed— that
at or about the hour of 6 O'clock A.M.
on the 12th day of March 1887 deponent
discovered that the said premises had
been burglariously entered as aforesaid
and the said property taken stolen

0769

and Carried Away Department is
informed by Officer Harry Green
that at or about the hour of 5-20 AM -
on the 12th day of March 1887 he arrested
the said Harris and found in his
possession the overcoat - blue -
which Department's property is as the
fact a portion of the property feloniously
stolen from Department's premises
as aforesaid

Should leave me
this 14th day of March 1887

J. J. Canthos

H. B. B. B.

Police Justice

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Burglary

Degree.

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

0770

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 34 years, occupation Police Officer of No. 32 Reunion Place Street, being duly sworn deposes and

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

Sworn to before me, this 11

day of March 1887

Harry Green

H. A. Smith

Police Justice.

0771

Sec. 198-200.

C9

District Police Court.

CITY AND COUNTY
OF NEW YORK,

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

Question. What is your name?

Answer *Henry Harris*

Question. How old are you?

Answer *18 Years -*

Question. Where were you born?

Answer *Germany -*

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

Answer *W. Home -*

Question. What is your business or profession?

Answer *Sigar Maker -*

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

Answer *I am not guilty of the
Charge
Henry Harris*

Taken before me this

day of *March* 1887

Wm. J. Woods
Police Justice.

0772

CITY AND COUNTY
OF NEW YORK, ss.POLICE COURT, 5th DISTRICT.

of *32nd Precinct Police* *Harry Green*
 occupation *Police officer* *Stroet*, aged *39* years,
 that on the *12th* day of *March* 188*7*

at the City of New York, in the County of New York, *deponent arrested*
Henry Harris, now here, in 8th Ave.
and 145th Street, at the hour of 5^{1/2}
o'clock A. M. (he Harris in his
possession a silk dress and rubber
coat and a brace bit and loaded
pistol. That deponent is informed that
a Burglary was committed in Padham
on the morning of said day, and that
ladies wearing apparel had been
stolen. Deponent believes that said
dress and coat is a part of the

0773

Page 59

Police Court, 5th District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Harry Green

vs.

Henry Harris

Dated March 13th 1887

Patterson Magistrate.

Green J. W. Officer.

Witness,

Justice Walter Price
hear and determine the
matter herein on my solemn
oath March 13/87
J. M. Patterson
J. W. Officer.

Disposition,
Ex G. 1/2 A. M.
Mar 15th

proceeds of said Burglary and deponent
prays said defendant may be detained
to enable deponent to produce the
necessary evidence in Court to prove
the commission of said alleged crime.
Sworn to before me.

This 13th day of March 1887 } Harry Green
J. M. Patterson Police Justice

0774

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

Henry Harris
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Twenty 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 March 14 188

Wm. H. Wells Police Justice.

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

Dated _____ 188

Police Justice.

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

Dated _____ 188

Police Justice.

0775

59
Police Court-- District. 343

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Hunter
419 4th Broadway
Harry Davis

2
3
4

Offence
Jury

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated March 14 1887

Harry Officer.

Harry Officer.

32 Precinct.

Witnesses Harry Officer.

No. 32 Precinct Street.

No. 32 Precinct Street.

No. 32 Precinct Street.

No. 32 Precinct Street.

No. 32 Precinct Street.

No. 32 Precinct Street.

No. 32 Precinct Street.

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No. 32 Precinct Street.

No. 32 Precinct Street.

No. 32 Precinct Street.

No. 32 Precinct Street.

No. 32 Precinct Street.

0776

Complainant's Business Address
410 & 412 Broadway -
Calhoun. Robinson & Co

0777

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 Harris

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

- Henry Harris -

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

The said

Henry Harris,

late of the *South* Ward of the City of New York, in the County of New York
aforesaid, on the *Twenty* day of *March*, in the year
of our Lord one thousand eight hundred and eighty-*seven*, with force and arms, about the
hour of *Twelve* o'clock in the *night* time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one

William J. Panthers,

there situate, feloniously and burglariously did break into and enter, there being then and there some
human being, to wit:

The said William J. Panthers,

within the said dwelling house, with intent to commit some crime therein, to wit: the goods, chattels
and personal property of the said *William J. Panthers,*

in the said dwelling house then and there being, then and there feloniously and burglariously to steal,
take and carry away.

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

0778

SECOND COUNT—

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

— Henry Harris —

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

The said *Henry Harris,*

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

*one dress of the value of ten
dollars, and two coats of the
value of fifteen dollars each,*

of the goods, chattels and personal property of one

William J. Panthers.—

in the dwelling house of the said

William J. Panthers.—

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

0779

THIRD COUNT—

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

Henry Harris —

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

The said *Henry Harris*,

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

one dress of the value of ten dollars, and two coats of the value of fifteen dollars each,

of the goods, chattels and personal property of one

William J. Randers —

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

William J. Randers —

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

Henry Harris,

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.

RANDOLPH B. MARTINE,

District Attorney.

0780

BOX:

252

FOLDER:

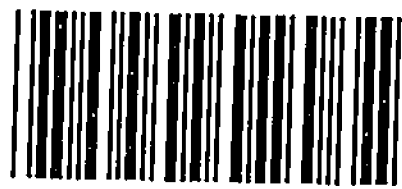
2445

DESCRIPTION:

Harris, William

DATE:

03/21/87



2445

Frank Stewart
William Russell

Counsel, *Robert J. Berman*
Filed, *May 18 1887*
Pleads, *Attorneys*

THE PEOPLE
vs.
Wm. J. Davis
Grand Larceny, 1st degree
(FROM THE PERSON).
[Sections 528, 53
Penal Code].

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

B. Ash. Foreman.

March 31 1922

0781

421

The People
 William Harris } Court of General Sessions. Part I
 Before Judge Cowing.
 April 4. 1887 Indictment for grand larceny in
 the first degree.

Frank Stewart, sworn and examined.
 I live 64 West Third St. in this city; on the even-
 ing of March 12th between eleven and twelve
 o'clock. I was under the influence of liquor.
 I was opposite 86 West Third St. I lost my watch
 and possibly a little money. I could not
 tell you the exact value of the watch, say
 about sixty dollars; it was my property. I
 remember standing up against the rail-
 ing between two colored men; they took my
 watch and started to run. I halloed "Police"
 and the policeman chased them. I cannot
 recognize the prisoner as one of the men.
Cross Examined. Before this I had been in
 a liquor saloon corner of Sullivan St.
 and started to go directly home. I am sure
 I had the watch in the saloon, I had it an
 hour or half an hour before it was stolen.
 I am positive I took the watch out of the
 saloon. I felt it when it was pulled out
 of my pocket. When the watch was taken
 one colored man was on one side of
 me and another colored man on the other.
 They had me up against the railing.

0783

Mellie Russell sworn. On the evening of the 17th of March about midnight I was in the dining room of my house 86 West Third St. I heard talking outside the window. I went to the front room and looked out and I saw Mr. Stewart and two colored men standing, one of whom was the prisoner; he said, "Let us walk him down the street," and the other man said, "Let us take him to the corner." Just then I saw the prisoner feel the complainant and then he pulled out his watch and I heard the chain snap and the prisoner ran towards the basement of the colored club room, and the other one went to Sullivan St. and I halloed out of the window; they left the complainant standing at my stoop; the policeman was coming up the street and I went out and told him that the man who stole his watch had gone into the basement. I am pretty positive the prisoner is the man, he looks like him, I have no doubt at all that the prisoner is the man. Cross Examined. This occurred outside of my window; the club room is the second door from me. I keep a furnished room house. I let rooms out to men and wife. I do not ask them

0784

what they are. I have not seen girls soliciting men at my door. This particular evening I came there at half past ten. I promised the prisoner's mother-in-law that I would do the best I could for him. The prisoner came out of the basement in his shirt-sleeves with the officer. I told the officer, "that man has stole the watch, I want you to arrest him." He came into my house and the prisoner told me not to have anything more to say about it, and he would see that the man got his watch back. The officer came into my house with the prisoner ten minutes after the watch was stolen. This was 11 1/2 o'clock.

David A. Gully sworn. I am an officer of the 15th precinct; on the evening of the 12th of March, I was going along my post and I heard Frank Stewart hallooing out "Police," or somebody. I could not say who it was; he came along dingling his chain and said somebody had taken his watch. I arrested Mr. Harris in the club room 82 West Third St.; the lady said he was the man who took the watch; he said in the station house that if they did not handcuff him but let him go out with a detective that he would get the watch.

0785

William Harris, sworn and examined in his own behalf testified. I live 38 Cornelia St., have lived there all my life, am 24 years old and never have been arrested before in my life. I have been a bartender in ~~the~~ club house 82 West Third St. for eight months. On the 10th of March I went to work about 11 1/2 and my boss asked me what noise that was outside the door? He told me to go out and see. I went out and saw Mr. Stewart in front of our door singing and hooting. I told him he was liable to get the house into trouble and I took hold of him to carry him down the street. Another man came running from across the street and asked me what was the matter with the man? I told him he was drunk; I left him there and the complainant halloed "Police" and the other man ran down Sullivan St. and I went back to my place; the officer came and said, "Billy, the woman says you took this man's watch." I said, "You can search me, you know I do not do that for a living." I did not take the watch. I know the other man by sight by frequenting our place. I said at the

0786

police station, you can detail a
policeman with me and I will
see if I can find the man
that has got the watch.
The jury rendered a verdict
of guilty.

0787

Testimony in the
case of
Mrs. Harris

Filed March
1887.

0788

Police Court—

2

District.

Affidavit—Larceny.

City and County
of New York, } ss.

of No. 114 Macdougal Street, aged 30 years,
occupation Artificial Limb maker being duly sworn

deposes and says, that on the 17 day of March 1887 at the City of New

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

One Gold
Watch of the value of
Forty Dollars (\$40.)

the property of

Deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by William Harris (now

here, in the manner following
to wit: at 11-30 o'clock on the
night of said date, the said
Deponent was opposite 86 West
30th St, and then and there was
seen by Nellie Russell to grab,
take, steal and run away
with said property. The Deponent
was at the time in a state of
intoxication and was being held
up between said Defendant
and an unknown man, when
the said Nellie Russell saw
what she states herein; Wherefore
Deponent charges said Defendant

Sworn to before me, this

day of

1887
Police Justice

0789

William Harris, with taking
stealing and carrying away
said property as herein set
forth, and prays that he be
jailed with as the law directs

Present before me
this 13th day of Mar 1884

J. Edmundson

Frank Stewart

Police Justice

0790

CITY AND COUNTY } ss.
OF NEW YORK,

aged 28 years, occupation Housekeeper of No.

86 West 3rd Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Frank Stewart

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

Sworn to before me, this

day of

188

13th Ellie Russell

J. H. [Signature]
Police Justice.

0791

Sec. 100-200.

CITY AND COUNTY
OF NEW YORK, ss

2 District Police Court.

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

Question. What is your name?

Answer *William Harris*

Question. How old are you?

Answer *24 Years of age*

Question. Where were you born?

Answer *New York City*

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

Answer *117 West 26th St (4 Years)*

Question. What is your business or profession?

Answer *Portender*

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

Answer *I am not guilty*

William Harris

Taken before me this

day of

1884

J. J. Ward
Police

0792

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 Lamb

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

Dated Nov 10 1887 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0793

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

64 W. 3

Police Court

325 District

THE PEOPLE, &c

ON THE COMPLAINT OF

James Thompson
William Harris

2

3

4

Dated

188

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

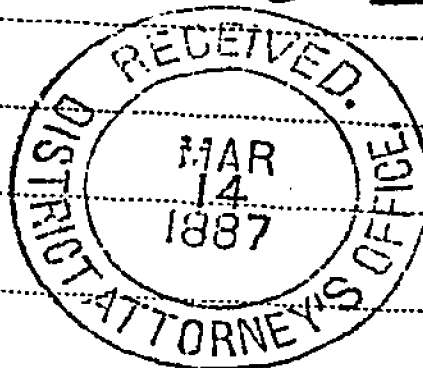
No.

Street.

No.

Street.

to answer



0794

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 Harris

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

— William Harris —

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

The said William Harris,

late of the City of New York, in the County of New York aforesaid, on the
Twenty day of March, in the year of our Lord
one thousand eight hundred and eighty-seven, at the City and County aforesaid, in the
night time of the same day, with force and arms,

one watch of the value of
sixty dollars,

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

David J. Smith

District Attorney.

0795

BOX:

252

FOLDER:

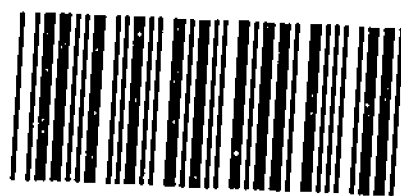
2445

DESCRIPTION:

Harrison, George

DATE:

03/10/87



2445

0796

Witnesses:

Thos J Mc Carthy

36

Counsel,
Filed *[Signature]* day of *August* 188*7*
Pleads, *[Signature]*

OK
THE PEOPLE
vs.
George Harrison
Grand Larceny, *2* degree
[Sections 528, 531 Penal Code].

RANDOLPH P. MARTINE,
[Signature] District Attorney.
[Signature]
A True Bill.
S. J. O'Connell & 10
Born Dark Foreman.

0797

EUGENE KELLY, JUNR.
FREDLE TUCKER.
HAROLD G. HENDERSON.

KELLY, TUCKER & HENDERSON,
Attorneys and Counsellors at Law,

ROOMS 32, 33 AND 34,
TEMPLE COURT,
NO. 5 BECKMAN STREET.

New York, March 4th 1887

4.
Randolph B. Martine Esq.

Dist. Attorney

Dear Sir

On Friday March 4th 1887

I was conversing with a gentleman in an office adjoining my own when, my attention was attracted by my office-boy to my coat hook which I discovered was empty. I had hung my coat on this hook only a few minutes before

The office-boy as soon as he had called my attention to the hook left the office, and not returning until at least half an hour later, he then told me, to use his own expression "I was coming towards the office, when out rushed a man with one arm in a coat and trying to get the other one in as fast as he could. Alarmed at these suspicious actions I went in to your office and seeing your coat

EUGENE KELLY, JUN'R.
FREDERICK TUCKER,
HAROLD G. HENDERSON.

KELLY, TUCKER & HENDERSON,
Attorneys and Counsellors at Law.

Rooms 32, 33 and 34,
TEMPLE COURT,
No. 5 BECKMAN STREET.

New York, 188

121

book empty and your hat and umbrella on the
mantel-piece I immediately started out after
him, but not until I had made myself doubly
sure by asking you if your coat was on the hook.
As soon as you said it was I ran down stairs
and found him walking along Nassau St. passing
the shops and brushing the sleeves. I followed
him to the Bridge where I had him arrested and
he is now in the Police Station and the largest
wants you to come down and say that the prisoner
can be taken to the Tombs ^{at night} away
I immediately went to the Police Station where
I identified the coat the prisoner had on as the
one that I had put on the hook in my office.
We then went to the Tombs where Judge Kelly
put him under bail of \$500
As I am going away to Mexico to-morrow and
as I shall not return until the first week of
April I would like to have it so arranged
so that the prisoner could be tried
after I return, it is my wish

0799

EUGENE KELLY, JUN'R.
FREDLE TUCKER.
HAROLD G. HENDERSON.

KELLY, TUCKER & HENDERSON,

Attorneys and Counsellors at Law,

Rooms 32, 33 and 34,
TEMPLE COURT,
No. 5 BEEKMAN STREET.

(31)

New York, 188

to make an example of this thief, as there have been a very large number of overcoats and different articles taken from offices in this ^{building}. The taker of them we have been unable to capture and I am inclined to believe that this man is responsible for some of the depredations at least.

Eugene Kelly *EK*:

P. S. The thief's name is George Harrison Waiter, Age 24. and lives in Blinton Place

0800

People

^u
Geo Harmon

G. L.

Probably not yet
here

0001

1 District Police Court,
New York, March 7 1887.

The Complainant Eugene
Kelly Jr in this case is
leaving for Mexico this
evening and will not return
to New York before the 1st
week of April —

R. Kelly
Deputy Clerk

0802

Police Court—1st District.

Affidavit—Larceny.

City and County } ss.
of New York, }of No. 19 Washington Square Street, aged 26 years,
occupation Lawyer being duly sworndeposes and says, that on the 14th day of March 1887 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz:One overcoat of the Value of
fifty-dollarsthe 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 George Harrison (now here) for
the following reasons, to wit: On the aforesaid
date deponent had the afore-described property
in his private office 33 Temple Court, Beekman
Street said City. That deponent is informed
by Thomas J. McCarty of No. 82 New
Chamber Street that about the hour of
2 o'clock in the afternoon he saw said
defendant take, steal and carry away said
property from said office. That said McCarty
pursued said Harrison, overtook and secured
the arrest of said Harrison and found said property
in his possession. That deponent has now seen said
property so found in the possession of said defendant
and fully identifies the same as that stolen from his possession.

Eugene Kelly Jr.

Sworn to before me this

day

Police Justice.

0803

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 1^{ny} years, occupation Clerk of No.

89 New Chambers Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Engine Kelly Jr

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

Sworn to before me this

day of

4 } March 1889

Thos J McCarthy

W. J. Keefe
Police Justice.

0004

Sec. 198-200.

124

District Police Court.

CITY AND COUNTY { ss
OF NEW YORK,

George Harrison 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 Harrison

Question. How old are you?

Answer 24 years

Question. Where were you born?

Answer. New York City

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

Answer. 128 Clinton Place And 3 years

Question What is your business or profession?

Answer Waiter

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.

George Harrison

Taken before me this

14

day of March 1888

John J. [Signature]
Police Justice.

0805

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 _____

George Harrison
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 *March 4* 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0806

Police Court

307

District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Engine Kelly
119 Washington
George Harrison

2

3

4

Offence
Jury

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated March 4 1887

Wuffy Magistrate.

John F. McCarty Officer.

Precinct.

Witnesses Thomas J. McCarty

No. 82 Street.

No. Street.

No. Street.

\$ 300 to answer G. S.

Com

0007

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Fitzgerald Harrison

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

Fitzgerald Harrison

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

The said *Fitzgerald Harrison*.

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

one overcoat of the value of
fifty dollars,

of the goods, chattels and personal property of one

Ernest Henry the younger,

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

Harold W. B. Smith

District Attorney.

0000

BOX:

252

FOLDER:

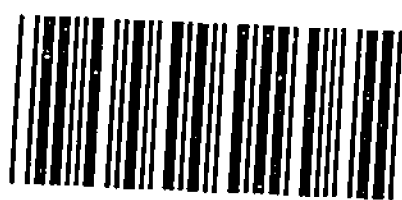
2445

DESCRIPTION:

Harty, James

DATE:

03/29/87



2445

Witnesses:

J. G. Bartley

205

Counsel, *W. S. W. H. H. H. H.*
Filed 29 day of March 1887

Pleads *Not guilty* (30)

THE PEOPLE

vs.

James Harty
(2 pages)

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

RANDOLPH B. MARTINE,

*Sealed on District Attorney's
Indictment to J. P. H. H. H. H.
April 1887*

A True Bill.

Bornick Foreman.

0009

08 10

B. T. Smith,

14 Park Place, N. Y.

STENOGRAPHERS' MINUTES.

Court of General Session - P. 2 -

The People vs.

John Hardy - Indicted
for Assault -

BEFORE

Hon. Henry A. Sutherland

and a Jury -

City of New York - April 24 - 1887 -

Witnesses:

Direct.

Cross.

Re-Direct. Re-Cross.

J. T. Rourke

1-3

8-

Francis J. Rourke

6-

James Rourke

11-

Thomas Rourke

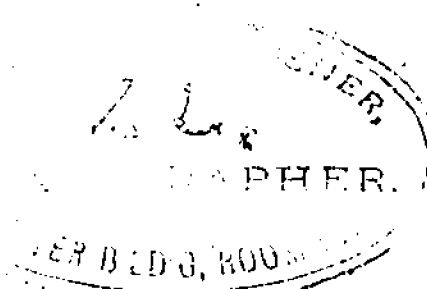
14

John T. Rourke

John Rourke

Ellen O'Brien

John Rourke



0811

1

Court of General Sessions. Part 2.

THE P E P O P L E &c.

against

*John Hardy, Indicted for
Assault*

)
)
) Before Hon.
) Frederick Smyth,
) Recorder, and a
) Jury.
)

Tried, Tuesday, April, 12, 1887.

APPEARANCES:

-----000-----

John T. Roach, called and sworn for the people,
*testified as follows:

I am a police officer, attached to the 25th. pre-
cinct, Captain Gunner's. I recollect the 17th. of March,
last. I went in company of the officer from the Society
for the Prevention of Cruelty to Children, (officer Barclay.) I
went to the house of the defendant. I never saw the
prisoner before that. I went ~~to~~ his house about a quar-
ter past seven o'clock at night, and officer Brunner went
with me, and the officer of the Society.

I came to go with Mr. Barclay, the officer of the
Society for the Prevention of Cruelty to Children, because
Mr. Barclay came to the station house for assistance, and
the Sergeant detailed me and officer Brunner to assist him.
We went to number 151 59th. street, third floor,

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backroom. When we got there we found two women and a boy and this prisoner in the room. Officer Barclay told the prisoner that he had a warrant for his arrest. The prisoner then wanted to know what for; I ordered Barclay to read the warrant in the presence of the prisoner.. The prisoner said he would not go. It told him it was best for him to go - to come quietly, for he would have to come anyhow. He, the prisoner, said, "it would take more than what was in the room to take him to the police station." I told him not to get ugly about it. I got the nippers out and then he caught ~~me~~ ^{me} by the arms and threw me on the stove. I tossed him to the floor - we fell to the floor in the scuffle, and while on the floor he picked up an ax from the floor and struck me with the axe. I jumped up and he was going to give me the second blow; I got up and he caught hold of some stick in the room and assaulted officer Buner. I knocked the axe out of his hand. He got a club and he struck me a blow which I warded off; I jumped on top of him again, and about that time got the stick from his hand and he tried to bite me with his mouth on my hand, and I had a hold of him. I hit him again. Then we got to our feet again, and I gave him two or three cracks with the stick, and then we fell again, and in that time the relief was come from the station house. He ~~ste~~

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The ambulance surgeon dressed my head. I was in the house, laid up, for twelve days. That is the hatchet that he struck me with.

-----000-----

CROSS EXAMINED.

I am a police officer. I was in uniform at the time this assault took place, and the other officer too. I made no complaint - I did not make the complaint before the police magistrate; officer Barclay did, because I was not able to leave the house. It was about past 7 o'clock when I went into the prisoner's room; it was not quite dark. It was on the 17th day of March last. I saw the warrant in officer Barclay's hands; I did not read it. I went there under the direction of the sergeant of police, from the station house at 59th Street. That is the hat which I had on that night. I stood facing him when he used that hatchet on me. He was sitting on a chair. He was at the supper table. He got up when he used the hatchet - we were on the floor; I cannot say exactly how soon he got up from the supper table - a few minutes after. He got the hatchet from the side of the stove. The stove was not quite two or three feet away from the table. There were two officers

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there,--officer Brunner and myself. He struck me with the left hand; I was on top of him at the time; I had him down on the floor at the time he struck me with his hatchet,

I rolled him off the stove where he had thrown me -- we rolled ~~him~~ off the stove; I twisted him and we both fell.

The other officer was removing the lamp that was on the table during this time, and put it on the bureau. I got him on the floor, not by the use of the club, but by force. He was on top of me on the stove, and I rolled over. I did not exercise the club on him until after he struck me. He struck me with the axe, on the floor; he was on his back and I was on top of him, and then he used the hatchet.

I did not use my club until I went to get up, and when I seen he was coming with a second blow. After the second blow I knocked the axe out of his hand; I didn't use the club until he got on his feet. He hit me while on the floor; those are the marks (indicating). (the marks are shown to the jury.)

I cannot say how many times I hit him with the club; I might have given him five or six cracks with it. He bled pretty freely, and so did I. A portion of the blood on the

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floor was from me. I don't know how long the wound was on my head; it took nine stitches to sew it up; I never seen it; I stayed in the house twelve days.

I have now told all that occurred in the room. I am positive I did not strike him before he got up from the supper table, and neither did the other officer. After the warrant was read I asked him to come to the station house, and he said, "he would not". I told him it was better for him to come peaceably or else he would have to come by force, that the warrant was issued for his arrest, and I told him, "you got to come," and he said, "there isn't force enough in the station house to bring me," but we brought him all the same.

The tussle didn't take but a few seconds, when he grabbed me around the arms and threw me on the stove, and he grabbed the axe. I did not see the axe before. When he made the second blow at me I knocked it out of his hands.

-----000-----

I took out my nippers and the minute he saw that he attacked me, and threw me on the stove, and while on the floor he struck me with this hatchet, and he was on his feet

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coming at me with the hatchet the second time and then I used the club wherever I got a chance; my life was as sweet as his, I thought.

-----000-----

FRANK J. BARCLAY, a witness called and sworn for the people, testified as follows:-

I am an officer attached to the Society for the Prevention of Cruelty to Children. I recollect getting a warrant on the 17th day of March last, before Justice White. That is the warrant (Warrant shown witness) .

In pursuance to that warrant I took it, and the same evening I went to the 25th Precinct and asked the sergeant to send two men with me to arrest Mr. Hardy, and I got officers Roach and Brunner and we went to Mr. Hardy's rooms, to Mrs. O'Briens', 151 East 59th Street; it was about a quarter past 8 o'clock, I think.

I went to the room alone, and left the officers down in the hall below, with the understanding that if Hardy was there they would come up. I found Mr. Hardy sitting at the table. I said, "Good evening Mr. Hardy, I have a warrant for you and you will have to go with me." The officers

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came up right away and I left the door open. He said, "He would not go"; he says to me, "what for?" I told him and then he said he would not go, and officer Brunner or Roach spoke and I read the warrant to him. I read the warrant through, and then he said he would not go. Officer Roach commenced to argue with him and he told him, he would not go and he still refused and officer Roach talked to him and said, "come on, you will have to go," and he took out his nippers and then he, the prisoner, immediately jumped up and clinched officer Roach and they went over the stove; it was a very small room; they had a scuffle right there and as they went over the stove Hardy went over on Roach; I suppose he threw him. They had a scuffle there and he, the prisoner, seemed to pick something from the other side of the stove and struck officer Roach. They had a scuffle on the stove and when Hardy got up from the floor he grabbed one of the officers clubs and struck officer Brunner on the head.

I stood looking on; I had no club or pistol with me; I had no weapon at the time. I saw marks on officer Roach's forehead after the struggle. Hardy still resisted, and the officers used their clubs and the fight went on for some minutes or two and finally they had Hardy in shape, and while they had the nippers on his hands some one went to the

08 18

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station house, and asked for more officers; some more officers came into the room, and they then took him down stairs and he, the prisoner, was still resisting. There were at least five or six officers there. Mrs. O'Brien was in the room and a woman who was afterwards ascertained to be Kate Ryan,—that was the name she gave.

Mrs. O'Brien, at about the time that officer Roach went to put the nippers on to Hardy's wrists, came up behind him and grabbed the officer by the arm; I afterwards got a hold of Mrs. O'Brien to keep her off; I devoted myself to the ladies at that time and there was a child in the room there.

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My name is Barclay. The officers went with me to the house. I went into the room by myself at first. When I got into the room the prisoner was sitting at the table eating his supper, and the other people in the room were not sitting at the table; nobody but Hardy was sitting at the table. While I was talking with Hardy the officers came up.

The prisoner did nothing until officer Roach went to

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put the nippers on his hands . They clinched - Hardy clinched him; first they had a scuffle and they clinched. They went to the middle of the room, the stove was near, and they went over the stove together, Roach under. The prisoner was on top; I noticed then that Roach was struck with something. They were over the stove and clinched and Hardy picked up something. They didn't go to the floor at all at that time. I think Hardy was on top on the floor - I am quite positive. I could not swear positively what he had in his hands, not to identify it; I saw something, - I don't know what it was - a hammer, hatchet or what it was. I could tell it was no pistol. I couldn't say what Officer Roach was cut with positively; I saw him struck. I saw it was something in his hands, something that he picked off the floor; I would not swear positively what it was. I know it was not a pistol, and I know it was not a knife ; I know the cut came from an instrument in the hands of the prisoner. I saw him ^{the officer.} struck on the forehead with this instrument; I will not swear positively that this is the instrument (indicating) . It was an instrument he picked up from the floor.

I am not able to state, positively, how often officer Roach struck the defendant with the club . He, possibly, might have struck him ten times.

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I saw Hardy, the prisoner, with Brunner's club in his hand; I couldn't tell at the time which club it was. Brunner is the officer that was with officer Roach. I saw the club in the hands of the prisoner. I saw the club in the prisoner's hands after he got up from the floor.

-----000-----

I was about as far as from here to the end of the table from where the struggle took place; I was looking at them. Mrs. O'Brien was very active; she was flying around, and Kate Ryan was laughing. They were clinched together right from under the stove when this blow was struck with the hatchet; I saw the prisoner reach for something. I didn't know what it was; it is very similar to that weapon shown there. They were partially on the stove; and the prisoner was leaning over Roach.

When the officer struck the prisoner he was on his feet. He struck for his head; I don't know whether he hit it or not. He had the policeman's club at the time.

The room, I should think was about 14x20 feet, -an ordinary tenement house room.

I was directed to make the complaint - to get this

0821

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warrant, by the superintendent of the Society for the Prevention of Cruelty to Children; Mr. Jenkins, is the superintendent. The officers went with me to assist me in making the arrest.

-----000-----

ReDirect.

That is the complaint. I made it on the 17th of March. I am acquainted with the initials of Judge White, and I saw him make the endorsement on the back of that paper

-----000-----

JACOB BRUNNER, called as a witness for the people, was duly sworn and testified as follows:

I am a police officer. On the 17th of March, 1887, I went with another officer to see this prisoner; it was in the evening, about 7.15.

I was sent from the station house with a warrant to arrest Hardy, the prisoner. We got up stairs, and the society officer told him he had a warrant for him; we simply went in to make the arrest, not expecting any trouble. The society man told him he would have to come. He said,

0022

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No, he would be damned if he would come. I said, you had better read the warrant to him. I read it to him. Officer Roach stood right in front of him and he began to get stubborn. I said, I expect there will be some little trouble here. There was a kerosene lamp, standing on the table; I removed the lamp, I took the lamp and was walking towards the bureau with it and I had my stick under my arm and when I took it over towards the bureau I heard some scuffling in the rear of me; I don't know what took place, I had my back turned ; anyhow when I turned around again my stick was taken from me and I got struck in the head with my own stick and the second time he hit me on the hat here; my finger is knocked out of joint yet. Hardy hit me. When I turned around quickly I saw Hardy had my stick and he hit me over the head with it, and the second time he hit me on the finger here. I wrestled with him and got my stick. Whatever occurred between them before that I don't know. I got my stick back and he resisted arrest and we had to subdue him.

Somebody went to the station house and got some more officers and he fought them too - he fought the three of them and they fell down stairs together.

0023

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CROSS EXAMINED.

I went to Hardy's rooms with officer Barclay and Roach. I told the prisoner he had a right to obey the warrant. He was sitting down at the table when we came in. I don't know whether he was eating his supper or not; there was a pitcher and a glass on the table. Officer Barclay read the warrant; Officer Barclay told him that he was an officer from the society. The prisoner had some talk with officer Roach; I believe he threw him over the stove; I had my back turned at that time. I put the lamp on the bureau. I did not see what occurred while I was carrying the lamp. I first saw the defendant again when he took my stick. I was about 10 feet away from officer Roach when he took my club; officer Roach was just getting up when he took my stick; I don't know whether it was from the stove or the floor.

-----000-----

Re Direct.

There were two women in the room; I didn't see the child.

0024

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Grant C. Madell, called and sworn for the people, testified as follows:

I am not the regular ambulance surgeon; I am a physician; when he is out, I take charge. I had charge on the 17th. of March. I saw Poach on the evening of the 17th. He was in the station house when I got there. I examined him; it was an incised wound; I think it was two or two and a half inches long. The wound was made with an edged instrument; it might be done with the weapon shown here.

-----000-----

Cross Examined.

The wound might have been made by falling against the sharp edge of the stove.

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Thomas Madden, called as a witness for the people, was duly sworn and testified as follows:

I am a salesman by occupation. I live at number 143, East 59th. street. I recollect the 17th. of March, and I recollect seeing these officers^{go} into this house. I saw the prisoner that evening.

I was attracted out of curiosity more than anything else; I went up into the house. The door was closed

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and I saw a kind of a scuffle. I waited on the landing. I opened the door myself when I heard the knocking and I was just in time to see this officer here and the prisoner getting up from the floor in the corner and holding one another in embrace and the officer striking him with his club, knocking ^{the hatchet} out of his hand and it went under my feet, and I threw it under the stove to see that it did no more harm. It was thrown out of his hand; the blow struck me right here.

The officer struck the hatchet and it ^{the hatchet,} struck me right here.

-----000-----
Cross Examined.
-----000-----

It was between half past seven and twenty minutes to eight. The door was shut and I pushed it open, and I look-in, and, just as I stated it to the jury, I saw the prisoner and the officer together in a scuffle; they looked as if they come up from the floor, and they had a hold of each other. I saw ~~the~~ the hatchet come out of his hand - the officer knocked it out and it struck me. I cannot tell which hand he had it in. I know whose hand it was in; it was in the prisoner's hand.

~~the officer's hand~~

0826

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There was light on the mantelpiece, if I am not mistaken. It was a lamp, according to the notice I took of it. I was not taking much notice of the room. The two officers were between me and the door. The other officer was standing with his stick under his arm; he was just moving the lamp.

I saw Mr. Barclay there; he was standing in the corner. He was not doing anything that I know of. I saw the club under officer Brunner's arm. Officer Brunner was not doing anything then; I think he was struck with the club. The prisoner took the club from under his arm.

I went to the station house to get assistance; I got two officers. I told them about it in the station house.

-----000-----

Re Direct.

I came back with the officers. It took four or five policemen to take the prisoner to the station house.

-----000-----

John Hardy, the defendant, called as a witness in his own behalf, duly sworn.

On the 17th. of March, I was at my supper, in my

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room, when these officers came in. I was at my supper, sitting down; this man came in and said he had a warrant; I said, you will please read it. He commenced reading it and he had about half of it read when one of the officers caught me here and hit me a belt with the club, and the two of us pushed on to the stove together. This was officer Roach. He hit me right across the head with his club, and I fell over on to him, and the other officer came on and both came on to me and I commenced to kick them from me. He knocked the sight out of my eyes the first belt. I was kicking and finally I got one of the clubs in my hands and made a belt where I could, and four of them came around and clubbed me the way I couldn't see no more, and they beat me until there was no life in me and caught me by the two feet and dragged me down the stairs and hit me head agin the stairs all the way down to the sidewalk, and then they brought me to the station house.

I did not have any hatchet in my hand; it was in the bedroom; it was not in the kitchen at all; they went back and found it and brought it with them.

Both officers struck me until I was nearly dead; I couldn't see any more. I was not up on my feet any more after I was first struck with the club; I was not able to regain my feet.

0020

Cross Examined.

I got hold of a club; the officer was on top of me at the time.

I have four children; the two that I am charged with is in Randall's Island. I am a widower.

I live in my own house; Mrs. O'Brien lives with me. The children have been supported by the city for nearly two years. I took them to the judge myself and told him to bring them over.

-----000-----

Ellen O'Brien, called for the defence, was duly sworn and testified as follows:

I was present on the 17th. of March, in the evening when this trouble took place. It was about 15 minutes of 7 o'clock, when this officer came to the door, and there was a policeman one at each side, and he said, "Is Hardy here?" He said, "I have seen him." He then said, "I have a warrant for you." He said, "If you have it for me it is all right!" And this officer says, "I suppose you want me to read it?" The officer commenced to read it, and I turned around and he says, "Well, I am satisfied the warrant is for me." The officer commenced to read it and as soon as he said ~~this~~ this, this officer went over to Hardy, and he was sitting in the chair; he struck him on the side of the head and

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he fell to the floor, and the lamp was on the table which the officer removed. The other officer took the lamp and placed it on the bureau. The next second the officer came and struck him again, and I never seen him on his feet, and this officer of the Society says, "Now, give it to him." I took my little boy by the arm and run in the hall, and when I come back they had him by the stove. This one officer went away and got two more officers, and one got hold of each leg - they had him stretched, one at each leg, and one policeman struck him at the side of the head and I thought it was his brains that was coming out; I said, "For God's sake, don't kill the Man," and this officer says, "Take her in too, and so they arrested me too when they took Hardy down.

Hardy did not have the hatchet; I am positive of that. Hardy never got on his feet again. He never got up after he was struck.

-----000-----

Cross Examined.

I live in one of the rooms there. There are three rooms there, one sitting room and two bedrooms. This happened in the sitting room. There is a stove there. It is used for a kitchen too.

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I am living there three months, to the best of my opinion. Hardy, the prisoner, boarded there with me. Kate Ryan boards there also. Kate Ryan sleeps in one of the bedrooms, and I sleep with my little boy, on the lounge, and Hardy sleeps in the middle room; there are three rooms. I don't live with Hardy as his wife. I have two children. My children were in the custody of the Society only one year. My little boy is here now; the Society can tell you where my other child is now. The Society took them at my request, a year ago.

I was not drunk on the night in question. I was never drunk in my life, nor was I ever in court before in my life. They kept me locked up from the 17th. of March until the second of April.

-----0000-----

Re Direct.

The hatchet was under the bed in the bedroom. I did not grab hold of officer Roach that night.

-----000-----

Kate Ryan, called as a witness for the defence, was duly sworn and testified as follows:

I was in this house when Hardy was arrested. I was sitting on the sofa when the officers came in. They came

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in a rush and this gentleman says to the officers "I want you to come with me, " or something like that, I couldn't exactly tell now. He said (The society officer) "He won't go with you if you don't club him, " the "Cruelty" man said that. That is what he said. He told the officers to club him before they did and then they all got in a heap and I couldn't tell any more from that out. I never saw a hatchet there - I never seen the hatchet there since I was born. Hardy did not have the hatchet? They were all on top of one another. The officers would never have touched Hardy only for the "cruelty" man. I live alongside of the station house and there is not a nicer lot of boys in the World than those policemen; I know them.

-----000-----

CROSS EXAMINED.

They call me "crazy" Kate" . I was living with them there; I didn't pay board; I worked - I paid so much a week for my things; I paid it to Mrs. O'Brien, of course. I had a room there and I slept there. Hardy slept in his own bed in the middle of the room; and Mrs. O'Brien slept with me. I couldn't say where Mrs. O'Brien slept every

0032

22

night; I couldn't say whether she slept with Hardy.
As long as I didn't see it it is none of my business.

I came down from Blackwell's Island; I have been there three weeks and I owe the State six months. I was arrested before but I never got to the Island and I got in the trouble now and they put me away.

I was put there for being drunk and disorderly, I believe.

The policeman wouldn't have called Harvey out for the "cruelty" man; he rushed right in without having the politeness to knock.

I didn't touch a sup of liquor in four years. I don't know why they sent me to the Island; I would like to go home and and I will never come back again.

-----000-----

JAMES C. CARLISLE, a witness called for the defence, was duly sworn, and testified as follows:

I have known the prisoner for about ten or eleven years. He has worked - for me off and on during about six years and lived in the same Ward not far from where I lived. His trade is that of a mason:

He always impressed me as a peaceable and industrious

0033

23

man and I never heard anything to the contrary until now.

-----000-----

I did not know that he had two children that were being supported by the city; --Not to my knowledge. I heard at one time, that he had one or two children in the custody of some society. .

I did not know where he was living at the present time, and I didn't know with whom he was living. I do not know the two ladies who were on the stand here before, and I know nothing about his personal surroundings. He worked for me off and on; he worked for me perhaps half a dozen times during those ten years; sometimes a few days.

-----000-----

HENRY WILSON, called and sworn for the defense, testified as follows:

I have known the defendant for about ten years. I knew him as a workman, working for me. I considered him a very quiet and peaceable man. He has not worked for me within the last two years. This is the first time I have ever known him to be in trouble.

-----000-----

0034

24

CROSS EXAMINED.

I know nothing about his surroundings, and I think he told me himself that ~~he~~ he had two infant children in charge of the Society for the Prevention of Cruelty to Children.

I don't know where he lives and know nothing about his personal surroundings.

-----000-----

ELLEN MURRAY, being called as a witness for the defence, corroborated the former witnesses as to the prisoner's character.

-----000-----

0035

filed March 29/87
Court of General Sessions P.C.

The People v.

James Hardy

STENOGRAPHERS' TRANSCRIPT.

New York April 1st 1887.

0836

Police Court— District.

CITY AND COUNTY } ss.
OF NEW YORK, }

of 16 25 Pratt Police Street, aged 39 years,
occupation Police Officer being duly sworn, deposes and says, that
on the 19 day of March 1888 at the City of New York,
in the County of New York,

he was violently ASSAULTED and BEATEN by James Henry
(New York) who struck depo-
nent on the head with a
club cutting & bruising
deponent while in the discharge
of his duty as a police officer
without any justification on the part of the said assailant

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

Sworn to before me, this

day of

188

Police Justice

0037

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, { ss

District Police Court.

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

Question What is your name?

Answer.

Question. How old are you?

Answer

Question. Where were you born?

Answer.

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

Answer.

Question What is your business or profession?

Answer

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

Answer.

*Not guilty. I was eating
my dinner when three police
officers attacked & beat me. I did
not strike Campbell with
a club. I did not have on
I did not get on my feet
till after I was dragged
down stairs*

James Hart

Taken before me this

day of *March* 188*8*

Police Justice.

0030

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 Dejuda

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

Dated March 6 188

A. J. White Police Justice.

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

Dated 188

..... Police Justice.

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

Dated 188

..... Police Justice.

0039

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Jacob Brunner
25 Street
James Horley

1 _____
2 _____
3 _____
4 _____

Dated *March 18* 188

White Magistrate
Brunner Officer.

25 Precinct.

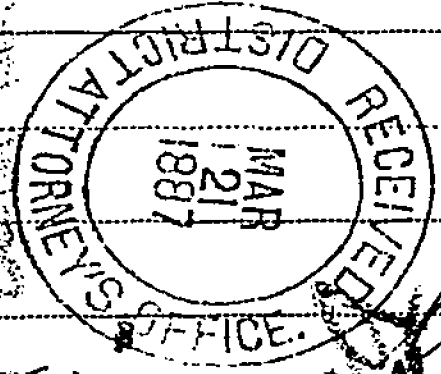
Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ _____ to answer.



0040

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Starkey

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

James Starkey —

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

The said

James Starkey

late of the City and County of New York, on the ~~seventeenth~~ day of ~~March~~, in the year of our Lord one thousand eight hundred and eighty ~~seven~~, with force and arms, at the City and County aforesaid, in and upon one

George Brunner —

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault; and the said

James Starkey

with a certain

— stick — which he

the said

in his right hand then and there had and held, the same being then and there a ~~weapon~~ likely to produce grievous bodily harm, ~~him~~, the said ~~George Brunner~~, then and there feloniously did wilfully and wrongfully strike, beat, — bruise and wound, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

0041

SECOND COUNT:

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

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

The said *James Hartley* —

late of the City and County aforesaid, afterwards, to wit: on the day and in the
year aforesaid, at the City and County aforesaid, with force and arms, in and
upon one *Jacob Brunner*. —

in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make an assault: and the said *James Hartley* —

with a certain *club* —
which *he* the said *James Hartley* —

in *his* right hand then and there had and held, in and upon the
head of *him* the said

Jacob Brunner —
then and there feloniously did wilfully and wrongfully strike, beat
bruise and wound, and did then and there and by the means aforesaid, feloniously,
wilfully and wrongfully inflict grievous bodily harm upon the said *Jacob*
Brunner, to the great damage of the said *Jacob Brunner* —
against the form of the statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0042

BOX:

252

FOLDER:

2445

DESCRIPTION:

Harty, James

DATE:

03/29/87



2445

Witnesses:

Off. Chamber 20th Dec

20th Dec

Counsel, *H. S. M. Chamber*
Filed *29* day of *March* 1887
Pleads *Not guilty (30)*

THE PEOPLE

vs.

R

James Hartley

(2 cases)

107 & 54.

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

MANDOLPH B. MARTINE,

In open 12/87 District Attorney.

Will connected with 264
A True Bill.

S. P. Twoy 26 1/2

Round Dash Foreman.

Off. Chamber by order

J. B. Chamber

0843

0844

Police Court—1st District.

CITY AND COUNTY
OF NEW YORK, } ss.

of No. 100 East 23d Street,

being duly sworn, deposes and says, that
on Thursday the 17th day of March

in the year 1887 at the City of New York, in the County of New York John T. Rouch

he was violently and feloniously ASSAULTED and BEATEN by James Hest

(now dead) for the reason that on
said day said Rouch was a police
officer attached to the police force
in said city and as such police officer
was in the discharge of his duty
when said Hest struck said Rouch
on the head with a hatchet then
beat by him and severely cutting
said Rouch's head.

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

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

Sworn to before me, this 24th day
of March 1887

Frank G. Barkley

Solomon B. Smith
POLICE JUSTICE.

0845

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, { ss

1st District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty
James Harty

Taken before me this

21st

1887

James Harty
District Police Justice.

0846

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 _____

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

Dated *March 2nd* 1888 *Solomon B. Simon* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0047

Police Court—1st District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1

2

3

4

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated March 24 1889

Smith Magistrate.

Officer.

Precinct.

Witnesses John P. Roach

No. 25th Precinct Street.

No. 25th Precinct Street.

Max Steu

No. 138 E 59 Street.

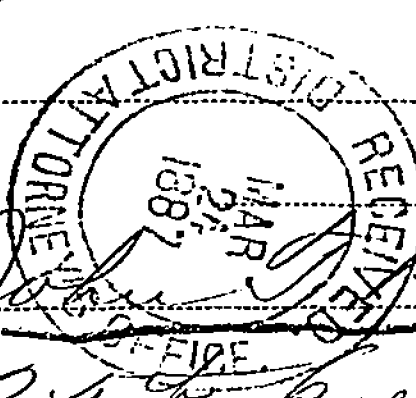
1000 to answer

Y.S.

Cour

383

Officer should not
John P. Roach
will not be of duty



0040

Tenth District Police Court.

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

Frank G. Barkley
of Number 100 East 23d Street being duly sworn,
deposes and says, that on the 17th day of March 1887, at the
City of New York, in the County of New York, one

James Hartly did unlawfully
and wilfully and without law-
ful excuse omit to perform
a duty by law imposed upon
him to furnish, food, clothing
shelter and medical attendance
to certain minor children of
whom he is the father, to wit:
To Katie Hartly, a female child
of the age of nine years and to
Lizzie Hartly, a female child of
the age of seven years, in viola-
tion of provisions of section 288,
chapter 46, laws of 1884, this
being the amended Penal
Code of the State of New York

Wherefore the complainant prays that the said

James Hartly
may be apprehended, arrested and dealt with according to law.

Sworn to before me, this

day of

March 17th 1887

Frank G. Barkley

A. White

Police Justice

0049

W
POLICE COURT 4 DISTRICT.

THE PEOPLE, & CO.,
ON THE COMPLAINT OF

Failure to provide
Acc. 2 & 8.
CRUELTY TO CHILDREN

Frank G. Barkley



James Rarty

DATED March 17 1887

Magistrate.

Clerk.

Officer.

Witnesses:

E. Bellows Jenkins, Supt.,
100 East 23rd Street

Disposition,

0850

Sec. 151.

Police Court, X District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by Frank G. Barkley
of No. 100 East 23^d Street, that on the 17 day of March

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

James Hart did unlawfully and wilfully
and without lawful excuse fail to pro-
vide for his certain minor children, to-
wit for Katie and Lizzie Hart of the
age of nine and seven years, in vio-
lation of section 288, Chapter 46, Laws
of 1887.

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 4th 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 17th day of March, 1887

A. J. White POLICE JUSTICE.

0851

Police Court 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank G. Barkley

vs.

James Hart

Warrant-General.

Dated

March 17

188

White

Magistrate

Barkley

Officer.

The Defendant

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

Officer.

Dated

188

This Warrant may be executed on Sunday or at
night.

A. White

Police Justice.

Dated

188

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

The within named

Police Justice.

0052

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, { ss

4 District Police Court.

James Hartz 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.

James Hartz

Question. How old are you?

Answer

Fifty years -

Question. Where were you born?

Answer.

Ireland

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

Answer.

No. 157 E. 8th St 8 mos

Question. What is your business or profession?

Answer

Stone cutter & mason

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
James Hartz

Taken before me this

day of

188

Police Justice.

0853

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

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0854

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank E. Barkley

vs.

1 James Harty

2 _____

3 _____

4 _____

Dated March 17 188

White

Magistrate

Barkley

Officer.

2 P.C.

Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

Complainant with

the defendant & being

held for answer on

An officer - March 18/87

Filed 7 Apr 1887

Offence Misdemeanor
Standing to Pardon
see 288 P.C.

Supl
to
1

Rec'd
Apr 18/87
for
deposition

0055

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

THE PEOPLE OF STATE OF NEW YORK,

against

James Starkey

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

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

The said *James Starkey*

late of the City of New York, in the County of New York aforesaid, on the
~~seventeenth~~ day of *March*, in the year of our Lord
one thousand eight hundred and eighty-~~seven~~, with force and arms, at the City and
County aforesaid, in and upon the body of one *John T. Roach*,
in the peace of the said People then and there being, feloniously did make an assault,
and *him* the said *John T. Roach*,
with a certain *knit*
which the said *James Starkey*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon then and there wilfully and feloniously did cut, stab and wound,

with intent *him* the said *John T. Roach*,
thereby then and there feloniously and wilfully to kill, against the form of the statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

SECOND COUNT;

And the Grand Jury aforesaid, by this indictment, further accuse the said
James Starkey
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows :

The said *James Starkey*

late of the City and County aforesaid, afterwards, to wit: on the day and in the
year aforesaid, at the City and County aforesaid, with force and arms, in and
upon the body of the said *John T. Roach*,
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make another assault, and *him* the said

with a certain *knit*
which the said *James Starkey*

in *his* right hand then and there had and held, the same being
an instrument and weapon likely to produce grievous bodily harm, then and there
feloniously did wilfully and wrongfully cut, stab and wound, against the form of the
statute in such case made and provided, and against the peace of the People of the State
of New York and their dignity.

0856

THIRD COUNT;

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

James Martine -

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

The said

James Martine

late of the City and County aforesaid, afterwards, to wit; on the day and in the year aforesaid, at the City and County aforesaid with force and arms, in and upon the said *John T. Roach*, in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and the said *James Martine* - with a certain *Knobbed* -

which

He the said *James Martine* -

in

his -

right hand and there had and held, in and upon the

Knobbed -

of *him*

the said

John T. Roach -

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said

John T. Roach -

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

RANDOLPH B. MARTINE,

District Attorney.

0857

BOX:

252

FOLDER:

2445

DESCRIPTION:

Hayes, Cornelius

DATE:

03/09/87



2445

Witnesses:

Mr. Duntan
Off. Court

Prose
In Probate

Prose

Counsel,

Filed

Pleads,

No. 3

day of March 1887
Shirley

THE PEOPLE

vs.

Cornelius Hayes

Robbery, 1st degree.
[Sections 224 and 225, Penal Code].

RANDOLPH B. MARTINE,

Dr. McLaughlin District Attorney.

and requested

A True Bill.

Lower Rank Foreman.

14th
H. H. P.

0859

Police Court--^{1st} District.CITY AND COUNTY } ss
OF NEW YORK,

George Lenta
 of No. 16 Doyne Street, Aged 40 Years
 Occupation Pedler being duly sworn, deposes and says, that on the
 1st day of March 1887, at the 1st Ward of the City of New York,
 in the County of New York, was feloniously taken, stolen, and carried away from the person of de-
 ponent by force and violence, without his consent and against his will, the following property, viz:

Good and lawful money of the
 United States of the amount
 and of the value of Three Dollars

the property of

Deponen

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 force and violence as aforesaid by

Cornelius Hayes (now here & four other boys
 not named) the fact that at about the hour
 of six o'clock & thirty minutes P.M. on the
 above described date while deponent was
 standing at the foot of the elevated rail road
 station at the South ferry bending Chestnut
 the said deponent in company with four
 other boys came up to deponent and the
 said defendant Hayes seized hold of deponent
 by the right wrist or arm and one of the
 other boys not arrested seized hold of
 deponent other arm and the two other boys
 not now arrested did take steel and

0060

Carry away the aforesaid amount of Money
from the right hand side pocket of defendant
overcoat and ran away and defendant
positively identifies the said defendant as
one of the boys that did steal said
Money

Sworn to before me
this 3rd day of March 1887
George D. Denta
Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been
committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1887
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1887
There being no sufficient cause to believe the within named
guilty of the offence mentioned, I order he to be discharged.
Dated 1887
Police Justice.

Police Court, District.

THE PEOPLE, &c.,
on the complaint of

Offence—ROBBERY.

1.
2.
3.
4.

Dated 1887

Magistrate.

Officer.

Clerk.

Witnesses,

No. Street,

No. Street,

No. Street,

\$ to answer General Sessions.

0861

Sec. 108-200.

CITY AND COUNTY OF NEW YORK, ss

1st District Police Court.

Cornelius Hayes 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. Cornelius Hayes

Question. How old are you?

Answer. 19 years

Question. Where were you born?

Answer. Ireland

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

Answer. 28 Washington St 3 years

Question. What is your business or profession?

Answer. Sell Papers

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
Cornelius Hayes
(Married)

Taken before me this

day of

1888

Police Justice.

0862

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 Nov 3 188 J. J. [Signature] Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0063

Police Court

152 291 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George Santa
Cornelius Hayes

2
3
4

Offence

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

188

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$

to answer

1000

0064

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Romulus Stange

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

Romulus Stange —

of the CRIME OF ROBBERY in the *First* degree, committed as follows:

The said *Romulus Stange*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *First* day of *March*, in the year of our Lord one thousand eight hundred and eighty-~~nine~~, in the *night* time of the said day, at the Ward, City and County aforesaid, with force and arms, in and upon one *Figoraz Danta*, in the peace of the said People, then and there being, feloniously did make an assault, and one promissory note for the payment of money, of the kind called United States Treasury Notes, of the denomination and value of two dollars, three promissory notes for the payment of money, of the kind aforesaid, of the denomination and value of one dollar each, one written instrument and valuable security, to wit: a certain certificate of deposit of the kind called United States Silver Certificates, of the denomination and value of two dollars, three other written instruments and valuable securities to wit: three certain certificates of the kind aforesaid, of the denomination and value of one dollar each, and divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of three dollars — of the goods, chattels and personal property of the said *Figoraz Danta*, from the person of the said *Figoraz Danta*, against the will, and by violence to the person of the said *Figoraz Danta*, — then and there violently and feloniously did rob, steal, take and carry away, (the said *Romulus Stange* being then and there aided by an accomplice actually present, whose name is 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.

David B. Smith

District Attorney.

0865

BOX:

252

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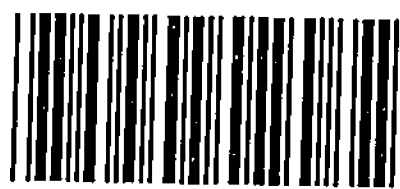
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DESCRIPTION:

Hegney, John

DATE:

03/25/87



2445

Witnesses:

Thomas E. Harper
Officer Dabell

Counsel,

Filed 25 day of March 1887

Pleads,

Not guilty (28)

THE PEOPLE

35, 1910 vs.

190

John Hegney

Robbery, first degree.
[Sections 224 and 22 & , Penal Code].

RANDOLPH B. MARTINE,

22 Apr 12/87 District Attorney.

Heads Rob. 30y.

S.P. three years.
A True Bill.

Bowie Dask Foreman.

Apr 20th

WHP

0066

0867

Police Court--3-- District.

CITY AND COUNTY
OF NEW YORK, ss.

Thomas O. Hayes
of No 107 1/2 East 102 Street, Aged 36 Years
Occupation Liquor Dealer being duly sworn, deposes and says, that on the
8th day of March 1887, at the 10th Ward of the City of New York,
in the County of New York, was feloniously taken, stolen, and carried away from the person of de-
ponent by force and violence, without his consent and against his will, the following property, viz:

One Overcoat A Silver Watch
Aup plated Chain And About
Five Dollars Lawful Money And
A Derby Hat, ^{and a gold ring} Collectively of the
value of about forty dollars \$40.00

the property of deponent DEPOSED

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 force and violence as aforesaid by

John Haggney now present and
four others now arrested. That about
nine o'clock A.M. on said day deponent
in company of said Haggney entered the
liquor store kept by one Thomas Kearney
on Bayard & Chrystie streets and when there
a short time deponent was set upon
simultaneously, and assailed and assaulted
by the defendant and said others. That
said others took hold of deponent and
held him firmly while the defendant Haggney
by force and violence took from deponent
possession and person the aforesaid

day of

1887

Police District

0058

Property that when said Heggway was
arrested a pawn ticket was found in
his possession representing a watch
which deponent has since seen and
identified as his and the one taken from
him at the time of the commission of the
felony. Deponent further says that
at the time the robbery was committed
and during the progress of the same
Thomas Kiernan now present was in the
store - that deponent called upon him
to interfere and prevent the robbery but
that he paid no attention to deponent
and did not interfere with the persons
then engaged in robbing deponent, therefore
deponent now charges said Kiernan
with being an accessory to the commission
of said felony -
Subscribed and sworn to before me this } T.O. Hayes
17 day of March 1889 }
1889 }
Police Justice

Dated 1889 Police Justice.

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

There being no sufficient cause to believe the within named

Dated 1889 Police Justice.

I have admitted the above named

Dated 1889 Police Justice.

of the City of New York, until he give such bail.

Hundred Dollars and be committed to the Warden and Keeper of the City Prison

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of

committed, and that there is sufficient cause to believe the within named

It appearing to me by the within depositions and statements that the crime therein mentioned has been

Police Court, District

Office—ROBBERY.
THE PEOPLE, &c.,
on the complaint of
vs.
1
2
3
4

Dated 1889

Magistrate.

Officer.

Clerk.

Witnesses,

No. Street,

No. Street,

No. Street,

\$ to answer General Sessions.

0069

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK

John Hegney 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 Hegney*

Question. How old are you?

Answer *35 Years*

Question. Where were you born?

Answer. *Boston*

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

Answer. *100 Bowery*

Question What is your business or profession?

Answer *Waiter*

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

Answer. *I am not guilty of the charge*
John Hegney

Taken before me this

day of *April* 188*8*

Police Justice.

0870

Sect. 198-200.

CITY AND COUNTY OF NEW YORK, ss

3 District Police Court.

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

Question What is your name?

Answer

Question. How old are you?

Answer

Question. Where were you born?

Answer.

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

Answer.

Question What is your business or profession?

Answer

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

Answer.

I am not guilty of the charge
Thomas C. Kearney

Taken before me this

day of *March* 188*4*

Police Justice.

0071

3 DISTRICT POLICE COURT.

THE PEOPLE,
ON COMPLAINT OF
Thomas E. Hays
agst.
John Haggerty
Thomas Kearney

Examination had March 18 1887
Before Henry Hume Police Justice.

I, Valerius L. Ormsby Stenographer of the 3 District Police

Court, do hereby certify that the within testimony in the above case is a true and correct copy of
the original Stenographer's notes of the testimony of Thomas E. Hays
Frederic W. Bittel and Thomas Kearney
as taken by me on the above examination before said Justice.

Dated March 19 1887.

Valerius L. Ormsby
Stenographer.

Police Justice.

0072

Police Court
Third District

The People
Thomas E. Hays
John Haggner
Thomas Kearney

Examination before Justice Murray
March 18 1883

For the defendants Mr. Haeon

Thomas E. Hays, the complaining
witness, being cross examined
by Mr. Haeon upon his affi-
davit deposes and says:-
My name is Thomas E. Hays.
I live at 104 East 10 street. I
am in the liquor business. I
was at 90 Vesey Street the last
time I have no business at
present

Q How long have you been out
of place?

A About a month.

0073

Q How long were you in Vesey street?

A Four months

Q Where were you before that?

A On the Albany day line

Q Have you attended bar along the Bowery?

A Yes; at Spencers

Q Any other place in the Bowery?

A No, Sir

Q Do you know the Defendant Kearney?

A About three years - Yes.

Q When did you go into his place on the morning in question?

A In the morning about half past 8 or 9 o'clock

Q Where had you been the evening before that?

A At home

Q When did you leave home?

A In the morning about half past five.

0074

Q - Where did you go at that time?

A - I have business of my own to go about

Q - What was your business?

A - I have business that I go down town

Q - Had you been drinking before this occurred?

A - Yes - That day I had in the morning

Q - Before 5 AM?

A - No Sir

Q - Where did you get your drink?

A - I drank in Spencer's and at the corner of Grand and Christie

Q - How long had you been in Spencer's at that time?

A - About an hour.

Q - Who was with you?

A - Heggner

Q - How long do you know Heggner?

0075

A About two years

Q You met him in Spencer,
then did you go together?

A Yes.

Q Who else was with you?

A Nobody else

Q Was there not three men
with you?

A No Sir.

Q How many drinks did
you have in Kearney's?

A I bought one. I went to
buy another and found that
the money had been taken
out of my pocket.

Q How much money was
taken?

A About five dollars.

Q You carried this money
in your outside coat?

A Yes Sir

Q Was that all you had?

A That is all

Q What did you do with
the change?

A. What change.

Q. Spending money?

A. When I started out I had about 7 dollars - six dollars and some odd cents.

Q. Where did you take your first drink.

A. At the corner of Grand and Chrystie Street - Barney Roubes.

Q. What time did you go there

A. About twenty minutes past seven, A.M.

Q. How many drinks did you have there?

A. One.

Q. Who drank with you?

A. Nobody.

Q. Where did you go from there?

A. To Spencers.

Q. How many drinks did you have in Spencers?

A. About three or four.

Q. Whom did you meet there?

0077

A - Hagganery.

Q Who else?

A - Nobody.

Q How many drinks in Kearney's?

A One.

Q Who paid for that?

A I paid for the first - after that his money was taken from me.

Q How do you know you had five dollars?

A I had a five dollar bill. I had about five dollars. I am not certain what money I spent.

Q You do not know what money you spent?

A No sir I do not.

Q What time did you leave Kearney's place?

A Well I guess about half past 9. I am not certain because I was not in my right senses when I left Kearney's place.

Q Where did you go from there?

A - I told you I was not in my right senses. I do not know where I went.

Q You were not in your right senses?

A No Sir; not after leaving there.

Q You do not know what happened after leaving there

A No Sir.

Q When did your senses come back?

A When I went up to Spencer at 10 o' clock.

Q You do not know how you got to Spencer?

A No; I cannot say now - No Sir.

Q Do you know now say that when you went into Spencer's place you did not have your senses?

A I do not remember - only coming to Spencer?

Q Do you mean to say that you kept insensible and walked from this place to Spencers?

A I was probably sensible enough to find my way.

Q What did you do at Spencers?

A I started for home.

Q Did you say anything in Spencer about this money being taken from you.

A No Sir

Q Where did you go?

A I went to a friend to get some money to go home.

Q Where did you go?

A Corner of 8th street and Third Avenue.

Q Did you tell him?

A Yes

Q Why did you not walk around to the Station house?

A I was too sick.

0000

Q How long did you stay home before you had the defendants arrested?

A I was sick about five days.

Q You sent word to Officer Arfken.

A I did. I sent him a note.

Q That you were robbed of five dollars?

A Not five dollars alone - of my watch and hat and overcoat, and some small trinkets in my coat pocket.

Q What has been your business?

A Attending bar

Q Where

A 470 Broadway - R. S. & S. M. Durham

Q Were you ever arrested?

A Yes

Q What for?

A Fighting

Q For Stealing?

9

0001

A No Sir.

Q Was you discharged from
Spencers?

A No Sir I left of my
own accord

Q Were you discharged from
Trunkhams?

A I left of my own accord.

Q Did you leave all
these places of your own
accord?

A Yes Sir

Q How long had you known
this man Heggner?

A - About three years.

Myrtle Murray

Q How many times did you
drink in other places that
morning besides Spencers
and O' Rourke's?

A No other places

Q How many times did you
drink?

A About four times - three

0002

times in Spencers. and once in
Rombes.

Q What did you drink?

A Whiskey.

Q You told me you got
drugged in there?

A ~~Yes, yes, yes, yes, yes~~ I
said there was something
in the drinks. I dropped
part of it and it stained
my clothes.

By Mr. Stacon

Q Don't you know Henry there
or four years and know that
he is a respectable man?

A Yes Sir, I do

Dietrich W. Dohel, being duly
sworn, a witness for the
people, deposes and says:-
I found a pawn ticket for the
watch in Heggner's possession.
The pawn ticket was from

67 Irving Street, and repurchased
 this watch which complainant
 identified as his, and described
 before we went in there. I
 found there two handkerchiefs
 in Heggner's possession. They
 are the property of complainant.

Q Did you find anything on
 Kearney at all?

A No sir

Q Do you now believe that
 Kearney took it from you?

A No sir

Justice Murray - I will discharge
 the Defendant Kearney, and
 bind the Defendant Heggner
 in \$1,000 bail

W. L. Owsby
 Stenographer

0004

Police Court District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

Thomas E. Hayes
John Heggeny
Thomas Kearney

Offence

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated March 17th 1887

Murray Magistrate.

Diedrich W. Fokel Officer.

11th Precinct.

Witnesses

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Sec. 192.

3d District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Henry Murray a Police Justice
of the City of New York, charging Thomas Kearney Defendant with
the offence of Robbery

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

We, Thomas Kearney Defendant of No. 100
Brooklyn Street; by occupation a Master
and Thomas B. Kearney of No. 497 Pearl
Street, by occupation a Manufacturer Surety, hereby jointly and severally undertake that
the above named Thomas Kearney Defendant
shall personally appear before the said Justice, at the 3d District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of Twenty
Hundred Dollars.

Taken and acknowledged before me, this 17 Thomas C. Kearney
day of August 1887 Thomas C. Kearney
Thomas C. Kearney POLICE JUSTICE.

0006

CITY AND COUNTY } ss.
OF NEW YORK, }

John J. McLaughlin
Deputy Police Justice.

Sworn to before me, this

188

Bryan G. McLaughlin
the within named Bail and Surety being duly sworn, says, that he is a resident and *house*
holder within the said County and State, and is worth *four thousand* hundred Dollars,
exclusive of property exempt from execution, and over and above the amount of all his debts and
liabilities, and that his property consists of *staircases and fixtures*

of a boat and shoe store at 240
Brooklyn Avenue said city of the value
of five thousand dollars

Bryan G. McLaughlin

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Undertaking to appear
during the Examination.

188

day of

Taken the

Justice.

0007

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 Maguire

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

of the CRIME OF ROBBERY in the *first* degree, committed as follows:

The said *John Maguire*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *eighteenth* day of *March*, in the year of our Lord one thousand eight hundred and eighty-*seven*, in the *day* time of the said day, at the Ward, City and County aforesaid, with force and arms, in and upon one *Thomas E. Hays*, in the peace of the said People, then and there being, feloniously did make an assault, and

one overcoat of the value of fifteen dollars, one watch of the value of fifteen dollars, one chain of the value of five dollars, one hat of the value of two dollars, one ring of the value of five dollars, divers promissory notes for the payment of money, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of five dollars, and divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of five dollars, of the goods, chattels and personal property of the said *Thomas E. Hays*, from the person of the said *Thomas E. Hays*, against the will, and by violence to the person of the said *Thomas E. Hays*, then and there violently and feloniously did rob, steal, take and carry away, *(the said John Maguire being then and there aided by an accomplice actually present, whose name is 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.

Handwritten signature

District Attorney.

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BOX:

252

FOLDER:

2445

DESCRIPTION:

Hendrick, Susan

DATE:

03/22/87



2445

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Counsel,

Filed 2 day of March 1887

Pleads *pro quibus* - (223)

THE PEOPLE

vs.

W. J. L. 1874

Susan Hendrick

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

RANDOLPH B. MARTINE.

Dr. M. C. Zof, District Attorney.

Yl. 6. 6. 1873

A True Bill.

Bourie Dashi

March 30th

Wm. D. H. & Co.

0090

Police Court—2 District.City and County { ss.:
of New York, }John Schaffer
of No. 407 7th Avenue ~~Street~~, aged 42 years,
occupation Restaurant keeper being duly sworndeposes and says, that on the 9th day of March 1887 at the City of New
York, in the County of New York, in said premiseshe was violently and feloniously ASSAULTED and BEATEN by Susan
Hendrick (now here) who willfully
and maliciously made me violent
thrust at different body with a
razor which she then and there held
in her hand cutting through the
apron and vest then and there worn
by deponent.with the felonious intent to take the life of deponent, or to do him grievous bodily harm; and without
any justification on the part of the said assailant :Wherefore this deponent prays that the said assailant may be ~~apprehended and~~ bound to answer
for the above assault, etc., and be dealt with according to law.Sworn to before me, this 9th day } J Schaffer
of March 1887 }John P. [Signature] Police Justice.

0091

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, { ss

District Police Court.

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

Question. What is your name?

Answer. *Susan Hendrick*

Question. How old are you?

Answer. *21 years old*

Question. Where were you born?

Answer. *North Carolina*

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

Answer. *475 7th ave. 2 mos*

Question. What is your business or profession?

Answer. *Chambermaid*

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*

Doris Spindler

Taken before me this

day of *March* 188*4*

William J. ...

Police Justice.

0092

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 _____

Susan Hendrick
guilty thereof, I order that *she* 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 *March 9* 188 *J. J. Hendrick* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0043

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court District.

THE PEOPLE &c.,
ON THE COMPLAINT OF

John Schaffer
1407 7th Ave,
Susan Hendrick

2 _____
3 _____
4 _____

Assault
(Harm)

Dated *March 9* 188 *7*

Ford Magistrate.

Harry W. Graham Officer.

19 Precinct.

Witnesses _____

No. _____ Street.

_____ Street.

No. _____ Street.

\$ *1000* to answer *G.P.*

Comm



0094

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

THE PEOPLE OF STATE OF NEW YORK,

against

Susan Hendricks

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

— *Susan Hendricks* —
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows :

The said *Susan Hendricks*,

late of the City of New York, in the County of New York aforesaid, on the
— *ninth* — day of *March*, in the year of our Lord
one thousand eight hundred and eighty *seven*, with force and arms, at the City and
County aforesaid, in and upon the body of one *John Schaffer* —
in the peace of the said People then and there being, feloniously did make an assault,
and *him* the said *John Schaffer* —
with a certain *razor* —
which the said *Susan Hendricks* —
in *her* right hand then and there had and held, the same being a deadly and
dangerous weapon then and there wilfully and feloniously did cut, stab and wound,

with intent *him* the said *John Schaffer*,
thereby then and there feloniously and wilfully to kill, against the form of the statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

SECOND COUNT;

And the Grand Jury aforesaid, by this indictment, further accuse the said
— *Susan Hendricks* —
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows :

The said *Susan Hendricks*,

late of the City and County aforesaid, afterwards, to wit: on the day and in the
year aforesaid, at the City and County aforesaid, with force and arms, in and
upon the body of the said *John Schaffer* —
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make another assault, and *him* the said

John Schaffer —
with a certain *razor* —
which the said *Susan Hendricks* —

in — *her* — right hand then and there had and held, the same being
an instrument and weapon likely to produce grievous bodily harm, then and there
feloniously did wilfully and wrongfully cut, stab and wound, against the form of the
statute in such case made and provided, and against the peace of the People of the State
of New York and their dignity.

Richard B. Smith

District Attorney.

0895

BOX:

252

FOLDER:

2445

DESCRIPTION:

Henry, Arthur

DATE:

03/23/87



2445

0096

BOX:

252

FOLDER:

2445

DESCRIPTION:

Haggerty, John

DATE:

03/23/87



2445

Witnesses: / /

8883 : Off Dyman

The acyls are both curiously

The first should
Not be removed



'THE PEOPLE

8. 1. 1944.

newspaper, 116

14

Arthur Henry

bar:

99

1869

John Haggerty

RANDOLPH B. MARTINE,

Ex Mac 28/83
District Attorney.

both placed singly.

A True Bill.

Bennie Dash

147. Lucid & fine

#250.

11.

0897

0090

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK ss.

2 District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am guilty
Arthur Henry

Taken before me this

day of

188

Police Justice.

0899

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK. } ss.

2 District Police Court.

John Haggerty 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 Haggerty*

Question. How old are you?

Answer. *32 Years of age*

Question. Where were you born?

Answer. *New York City*

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

Answer. *278 - Ave. C. 2 weeks*

Question. What is your business or profession?

Answer. *Boiler Maker*

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

Answer. *I am not guilty*
I met the man "Harry"
Accidentally
John Haggerty

Taken before me this *11th*

day of *April*

1908

James J. Connelley
Police Justice.

0900

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 Defendants

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

Dated March 17 1884 Sam'l C. Bailey Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0901

EXCISE

Police Court

District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

188

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$ 1000

to answer

Comm

0902

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

POLICE COURT, 2 DISTRICT.

of No. the Central Office Street, being duly sworn, deposes and says,

that on the 14th day of March 1887

at the City of New York, in the County of New York, he arrested on

said date in Broadway and
Bleecker St Arthur Henry and
John Haggerty (both now here)
knowing them by common
repute to be professional thieves,
and for the reason that the said
Henry had on his person and
in his possession a Burglar
"Jimmy" and a black bag, the
said Haggerty was in the
company of said Henry, and

of

188

day

Police Justice.

0903

both Defendants were loitering in
said street, under circumstances
evincing an intent to use said
tool or gunny; Wherefore Deponent
prays that said Defendants be
dealt with as the Law directs
in such cases } Michael Layman.
this 1st day of Mar 1884

Samuel A. Kelly Police Justice

POLICE COURT—DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Dated

188

Magistrate.

Officer.

Witness,

Disposition

AFFIDAVIT.

0904

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Arthur Henry and
John Maggerty

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

Arthur Henry and John Maggerty
of the Crime of a Misdemeanor, -

committed as follows:

The said Arthur Henry and John
Maggerty, both -

late of the 15th Ward of the City of New York, in the County of New York afore-
said, on the 14th day of March, in the year of our Lord
one thousand eight hundred and eighty-seven, at the Ward, City and County aforesaid,

did unlawfully have in their
possession a certain tool and
implement adapted, designed and
commonly used for the commission
of larceny and robbery, to wit: a
certain "jimmy", under circumstances
evinced an intent to use and employ
the same in the commission of some
crime to the injury of the
public, 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.

Handwritten signature of the District Attorney.

District Attorney.