

0656

**BOX:**

10

**FOLDER:**

131

**DESCRIPTION:**

Hagemeyer, William

**DATE:**

04/08/80



131

0657

Counsel:

Filed

day of *Sept* 188*8*

Pleads,

BURGLARY—Third Degree, and  
Grand Larceny.

THE PEOPLE

vs.

*William Chapman*

BENJ. K. PHELPS,

District Attorney

A True Bill.

*H. S. Taylor* Foreman.

Verdict or Guilty should specify of which count.

Part Jur April 9-1888

Pleds Burg. 3<sup>d</sup> deg.

*E. R. F. D.*

0658

Police Office. Third District.

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

No. of 128 St. Marks Place Street, being duly sworn,

deposes and says, that the premises No. 128 St. Marks Place  
Street, 14 Ward, in the City and County aforesaid, the said being a Brick Building  
two Rooms on the 3<sup>rd</sup> floor  
and which was occupied by deponent as a Residence

were **BURGLARIOUSLY**

entered by means of opening the lock on the door  
leading to said Room with false keys

on the afternoon of the 31 day of March 1880,  
and the following property, feloniously taken, stolen and carried away, viz..

- One gold neck chain with locket attached
- of the value of twenty dollars
- Three gold rings of the value of ten dollars
- One gold breast pin of the value of three dollars
- one gold chain of the value of three dollars
- One pair of gold earrings of the value of six dollars
- & silver & copper coin in all of the value of one <sup>14</sup>/<sub>100</sub> dollar
- and property being in all of the value of forty <sup>14</sup>/<sub>100</sub> dollars
- the property of deponent

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

William Hagemeyer (now here)

for the reasons following, to-wit: That deponent locked the said  
door leading to said premises at about  
4 o'clock a.m. on the aforesaid day and  
when deponent returned to said premises  
at about 6 o'clock P.M. she found  
the said door still locked and the aforesaid  
property taken stolen and carried away  
That deponent is informed by Teresa

Ottoman of No 129 St Mark Place that she saw said William Wagemeyer working on the lock of the door of defendant's room and from the further fact that defendant is informed by Hannah Wagner of 128 St Mark's Place that she saw said defendant at the door above described.

Sworn to before me this }  
 3<sup>rd</sup> day of April 1880 }  
 J. M. Patterson }  
 Police Justice

City & County }  
 of New York }

Theresa Ottoman of No 128 St Mark's Place being duly sworn deposes & says that she heard read the affidavit of Henrietta Jacobs and knows the contents thereof that the portion therein stated referring to defendant is true to defendant's own knowledge.

Sworn to before me this }  
 3<sup>rd</sup> day of April 1880 }  
 J. M. Patterson }  
 Police Justice

J. M. Patterson }  
 Police Justice

City & County of New York s.s.

Hanna Wagner being duly sworn deposes and says that she heard read the affidavit of Henrietta Jacobs and knows the contents thereof that the portion therein stated referring to defendant is true to defendant's own knowledge.

Sworn to before me this }  
 3<sup>rd</sup> day of April 1880 }  
 J. M. Patterson }  
 Police Justice

J. M. Patterson }  
 Police Justice

0660

Police Court—Third District.

CITY AND COUNTY } ss.  
OF NEW YORK, }

William Hagmeyer being duly examined before the under-  
signed, according to law on the annexed charge; and being informed that he was  
at liberty to answer, or not, all or any questions put to him, states as follows, viz.:

Question.—What is your name?

Answer.—William Hagmeyer

Question.—How old are you?

Answer.—18 years

Question.—Where were you born?

Answer.—New York City

Question.—Where do you live?

Answer.—429 East 19 St.

Question.—What is your occupation?

Answer.—Sell oranges

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

Answer.—I am not guilty

Wm. Hagmeyer

Taken before me this  
3<sup>rd</sup> day of April  
J. M. Patterson  
Police Justice  
1862

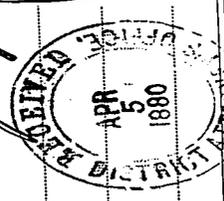
0661

Form 115.

POLICE COURT -- THIRD DISTRICT,

THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
*Christina Procula*  
128 St Marks Place  
*William Wagner*

Offence, BURGLARY.



Dated *April 3* 188*0*

*Porter* Magistrate.

*Robert J* Officer.

Clerk.

Witness, *Terrence O'Hanran*

No. *128 St Marks Place* Street.

*William Wagner*

No. *128 St Marks Place* Street.

No. *1000 E. 4th* Street.

to answer committed.

Received in Dist. Atty's Office,

BAILED,

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street \_\_\_\_\_

0662

CITY AND COUNTY }  
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York,  
upon their Oath, present :

That *William Hagerney et.*

late of the *seventeenth* Ward of the City of New York, in the County of  
New York, aforesaid, on the *thirty first* day of *March* in the  
year of our Lord one thousand eight hundred and ~~seventy~~ *eighty* with force and  
arms, about the hour of *three* o'clock in the *day* time of the same day, at the  
Ward, City and County aforesaid, the dwelling house of

*Henrietta Jacobs*

there situate, feloniously and burglariously did break into and enter ~~by means of forcibly~~

he the said

*William Hagerney et.*

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

*Henrietta Jacobs*

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

And the jurors aforesaid, upon their oath aforesaid, do further present: That  
afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County  
aforesaid, the said

*William Hagerney et.*

late of the Ward, City, and County aforesaid,

*one chain of the value of two dollars, one locket of the value  
of two dollars three rings of the value of four dollars each  
one pen of the value of three dollars  
two earrings of the value of three dollars each  
silver coins of a number and denomination to the  
jurors aforesaid unknown, and a more accurate  
description of which can not now be given, of  
the value of one dollar and four teen Cents*

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

*Henrietta Jacobs*

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

BENJ. K. PHELPS, District Attorney.

0663

**BOX:**

10

**FOLDER:**

131

**DESCRIPTION:**

Hardy, Josephine

**DATE:**

04/28/80



131

0664

**BOX:**

10

**FOLDER:**

131

**DESCRIPTION:**

Hardy, Stephen

**DATE:**

04/28/80



131

0665

CITY AND COUNTY OF NEW YORK

IN SENATE, JANUARY 1850

1850

IN SENATE, JANUARY 1850

265  
O. C.

Counsel,  
Filed 28 day of April 1850  
Pleas  
J. G. Hardy

THE PEOPLE  
vs.  
Stephen Hardy  
Josephine Hardy

Indictment—Larceny.

BENJ. K. PHELPS,  
District Attorney.  
J. G. Hardy  
J. G. Hardy

A True Bill.

H. J. Day  
Foreman  
I don't think  
these defendants  
ought to be committed  
J. G. Hardy

has not  
to be  
to be  
to be

APPROVED AND FORWARDED

0666

FORM 89 1/2

STATE OF NEW YORK,  
CITY AND COUNTY OF NEW YORK,

ss.

POLICE COURT—SECOND DISTRICT.

of No. William Healey  
Coney Island Street, being duly sworn, deposes  
and says, that on the 21<sup>st</sup> day of April 1880

at the City of New York, in the County of New York, was feloniously taken, stolen and carried  
away, from the possession of deponent, by Trick and device

the following property, to wit: A check on the  
Marine Bank of this city  
for the sum of Forty Five -  
dollars

of the value of Forty Five Dollars,  
the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property  
was feloniously taken, stolen, and carried away by

Stephen Hardy  
and Josephine Hardy (now here)  
for the reasons following that  
on the said date deponent met  
and accompanied said deponent  
Stephen Hardy to the premises  
No. 35 Bond Street - that he Hardy  
told deponent he lived at Coney  
Island - deponent then told said  
Stephen Hardy that the check above named  
was paid to deponent for deponent's  
wages and that it required another  
endorsement before deponent could

Witness my hand and seal this  
21<sup>st</sup> day of April 1880

Police Justice

0667

draw the money on said check -  
said check being drawn by deponent's  
employer and payable to the order  
of Ernest Beden and being in settle-  
ment of deponent's claims for wages.  
Said Stephen Hardy then asked depo-  
nent to show him the said check -  
which deponent refused to do -  
Whereupon said defendant Josephine  
Hardy asked deponent to let her see  
said check - deponent handed said  
check to said Josephine who immedi-  
ately passed said check into the hands  
of said Stephen Hardy - Deponent  
demanded said check of said Stephen  
who replied it had blown out of the  
window and refused to return said  
check to deponent -  
Deponent therefore charges said de-  
fendants with acting together and con-  
certing with each other in obtaining  
by said trick and device the said  
property aforesaid

Sworn to before me this }  
22<sup>nd</sup> day of April 1880 }

William Healey  
A. L. Morgan -  
Police Justice

0668

Police Court—Second District.

CITY AND COUNTY  
OF NEW YORK

*Stephen Hardy*

being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him states as follows, viz.:

Question.—What is your name?

Answer.—

*Stephen Hardy*

Question.—How old are you?

Answer.—

*Thirty Seven years*

Question.—Where were you born?

Answer.—

*Frammingham Mass.*

Question.—Where do you live?

Answer.—

*Boston*

Question.—What is your occupation?

Answer.—

*Burnisher*

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

Answer.—

*I am not guilty of the charge*

*Stephen Hardy*

Taken before me, this

*A. L. Morgan*  
Police Justice  
1880

0669

Police Court—Second District.

CITY AND COUNTY }  
OF NEW YORK. } ss.

*Josephine Hardy* being duly examined before the undersigned, according to law, on the annexed charge; and being informed that she is at liberty to refuse to answer any question that may be put to her states as follows, viz.:

Question.—What is your name?

Answer.—

*Josephine Hardy*

Question.—How old are you?

Answer.—

*Eighteen years*

Question.—Where were you born?

Answer.—

*Rona Section*

Question.—Where do you live?

Answer.—

*35 Bond Street*

Question.—What is your occupation?

Answer.—

*None*

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

Answer.—

*I am not guilty of the charge*

*Josephine Hardy*

Taken before me, this

*23*  
*W. J. Morgan*  
Police Justice.  
1888

0670

Form 89.

POLICE COURT—SECOND DISTRICT

Affidavit—Larceny.

THE PEOPLE, & c.,  
ON THE COMPLAINT OF

*William Bealey*  
H of D. vs.

*Stephen Hardy*

*Josephine Hardy*

DATED *April 22 1880*

Morgan MAGISTRATE.

*Taylor* OFFICER.



*Wm. Each*  
TO ANS.

BAILED BY

No. \_\_\_\_\_ STREET.

*Carr*

*397*

*Griffin on a device*

0671

CITY AND COUNTY } ss.  
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York,  
upon their Oath, present:

That

Stephen Hardy and Josephine Hardy  
Each -

late of the First Ward of the City of New York, in the County of New York, afore-  
said, on the ~~twenty first~~ day of April in the year of our Lord one  
thousand eight hundred and ~~seventy~~ eighty at the Ward, City and County  
aforesaid, with force and arms

one certain instrument and writing of the  
kind commonly called a Bank check,  
a more accurate description of which is  
to these jurors unknown and can not  
now be given by reason of its the said  
check having been stolen taken and  
carried away, the said bank check  
being then and there due, and being  
then and there unsatisfied, the money  
which might be collected on the said  
check being the sum of forty two dollars  
in money, the same being the value  
of said Bank check -

of the goods, chattels and personal property of one

William Healey

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

BENJ. K. PHELPS, District Attorney.

0672

**BOX:**

10

**FOLDER:**

131

**DESCRIPTION:**

Harris, Edward

**DATE:**

04/15/80



131

0673

113

Counsel,  
Filed *15* day of *April* 188*8*.  
Pleads

THE PEOPLE  
vs.  
*Edward Harris*  
Real name  
*Baerman*

Larceny, and Receiving Stolen Goods.

BENJ. K. PHELPS,  
District Attorney.

A TRUE BILL.

*N. S. Taylor*  
Foreman.

Part for April 16, 1888  
Check *Polize*  
*Wick* - April 19/88  
on the order of *Wick* and  
Judgment *Adjudged*

0674

Form 89 1/2

STATE OF NEW YORK  
CITY AND COUNTY OF NEW YORK

POLICE COURT - SECOND DISTRICT.

of No. Marion P. Chyfton  
Ashe Lane Howard Street, being duly sworn, deposes

and says, that on the 12<sup>th</sup> day of April 18 80

at the City of New York, in the County of New York, was feloniously taken, stolen and carried away, from the possession of deponent, & from the left-side pocket of the Saegre then on her person the following property, to wit:

One pocket-book of the value of three dollars containing \$10.00 and several coins of the value of twenty eight-cents - all being

of the value of Three & 78/100 Dollars,  
the property of deponent (a widow)

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 Edward Harris (now here) in whose possession she found the same having missed the same from her pocket & seeing said boy near her at the time she accused him of the theft which he denied, & she then compelled him by force to surrender the said pocket book back to her possession.

Marion P. Chyfton

Sworn to before me, this 12<sup>th</sup> day of April 18 80  
Marion P. Chyfton Police Justice

0675

Police Court—Second District.

CITY AND COUNTY }  
OF NEW YORK. } ss

*Edward Harris* being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz.:

Question.—What is your name?

Answer.—*Edward Harris*

Question.—How old are you?

Answer.—*15 years*

Question.—Where were you born?

Answer.—*Germany*

Question.—Where do you live?

Answer.—*63 Mulrow Street*

Question.—What is your occupation?

Answer.—*Stripping Tobacco*

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

Answer.—*I am not guilty. I received the pocket book from another young man. I did not know the young man.*

*Edward Harris*

Taken before me, this

*12* day of *April* 18*80*

Police Justice.

*Moraw*

0576

Form 894,  
POLICE COURT—SECOND DISTRICT.

THE PEOPLE, & c.,  
ON THE COMPLAINT

*Marion P. Clifton*  
Addressed Answer

*Edmond Harris*  
Real name  
*Rehmann*

DATED *April 12 80*

*McPherson*  
MAGISTRATE

*J. J. Smith*  
OFFICER  
*25*

WITNESS:  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

*500* TO ANS.  
BAILED BY *S. L. Co.*

No. \_\_\_\_\_  
STREET.  
*Coast*

Affidavit—Larceny.

0677

Order

In this case the court  
plumment wishes to  
leave the City on Monday  
next - Please act  
at all times

Apr 19/80

W. J. Conroy

0578

CITY AND COUNTY }  
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York,  
upon their Oath, present:

That *Edward Harris*

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

*one pocket book of the value of three dollars,  
several coins of a number and denomination  
to the jurors aforesaid unknown, and a more  
accurate description of which can not now  
be given. of the value of seventy eight cents  
of the goods chattels and personal property  
of one Marion P Clifton, on the person  
of the said Marion P Clifton then and  
then being found, from the person of  
the said Marion P Clifton*

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

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

0679

*And the Jurors aforesaid, upon their oath aforesaid, do further present*

That the said

*Edward Harris*

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

*One pocket book of the value of three dollars -*

*Divers coins of a number and denomination to the jurors aforesaid unknown, and a more accurate description of which cannot now be given of the value of seventy eight cents*

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

*Marion F. Clifton*

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

*Marion F. Clifton*

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

*Edward Harris*

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

BENJAMIN K. PHELPS, District Attorney.

0680

**BOX:**

10

**FOLDER:**

131

**DESCRIPTION:**

Harrison, Wilbur

**DATE:**

04/13/80



131

0681

Filed 13 day of April 1898  
Plckls Est Unity

THE PEOPLE  
vs  
Walter Harrison  
Committed July 28. 1898  
Sub to of Prison 190

BENJ. K. PHELPS,  
District Attorney

A TRUE BILL,  
W. J. Taylor  
August 13. 1898  
J. W. D. Docket

Obtaining Goods by False Pretences

0682

Received New York March 6/80

of C. J. Westall Fifty Dollars on  
acct. commissions N. J. Agricultural  
Merchants Ins. Co.

People's &  
C. H. Westall

Wm. B. Westall

0683

Police Court—First District.

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

Charles J. Vestall —

of No. - 251 Broadway — Street,  
being duly sworn, deposes and says, that on the - 6<sup>th</sup>  
day of March - 1880, at the City and County of  
New York,

Wilbur B. Harrison, (now here)  
did, by false and fraudulent representations  
made to this deponent, obtain from deponent  
the sum of fifty dollars, good and lawful  
money of the United States the property, of  
"The New Jersey Agricultural <sup>and</sup> ~~paper~~ ~~periodical~~,  
and in deponent's care and  
custody as manager of said paper.

That on said sixth day of March 1880  
the said Harrison came to deponent and  
represented to deponent that he had solicited  
and procured the consent of the Merchants  
Insurance Company of Newark to admit  
its business in said New Jersey Agricultural  
in consideration for of a sum of money  
to be paid to said periodical by said  
Insurance Company, and the terms  
of the payment of which were set forth  
in a contract on paper which said  
Harrison handed this deponent and  
which purported to be signed by Henry  
Powles Secretary of said Insurance Company  
and said Harrison. That deponent  
relying upon such representation and  
believing the same to be true parted with  
the sum of money aforesaid to said  
Harrison. That deponent has since  
been informed by J. P. Hutchinson  
(now present) that the signature of  
Powles to said paper is a forgery and

0584

that said Insurance Company never  
entered into any agreement or  
contract to advertise in defendants  
periodical. Wherefore deponent avers  
that said representations of the said  
Harrison are and were false and  
untrue and that said Harrison knew  
the same to be false when he made  
them, and deponent prays that  
said Harrison may be dealt with  
according to law.

Sworn to before me this  
12<sup>th</sup> day of March 1880  
Chas. J. Westall  
Clerk Justice

City and County of New York, I, John R. Hutchins  
of Attorney House 13 Broadway in said City  
being sworn says that on the 11<sup>th</sup>  
day of March deponent went to the  
office of Henry Dowles No. 74 1/2  
Broad Street New York N.Y. that  
said Dowles then and there stated  
and declared to deponent that he  
did not sign any paper or contract  
to advertise in the periodical aforesaid  
nor did he authorize said Harrison  
to enter into any agreement or contract  
to advertise in said periodical and  
the papers purporting to be signed by  
him Dowles were not signed by him  
and his signature thereto was false  
forged and counterfeit.

John R. Hutchins  
Sworn to before me this  
12<sup>th</sup> day of March 1880  
J. Westall  
Clerk Justice

0685

SILAS MERCHANT, Pres't.

HENRY POWLES, Sec'y.

**The Merchants' Insurance Co., of Newark, N. J.,**

Nos. 776 & 778 BROAD STREET.

Newark, N. J., *April 28* 1880,

*Wm. Powell Esq*  
*Dear Sir*

I shall be away from home until *May 2<sup>nd</sup>*, and will come down any day after that, upon 24 hours notice, provided at the time appointed I can give my evidence, without having to wait too long.

I send this to the parties bringing the charge, or to our representatives there, when the arrest was first made.

*Very truly*  
*Wm. Powell Esq*

0686

COUNSEL FOR COMPLAINANT.

COUNSEL FOR DEFENDANT.

225  
Police Court—First District.

THE PEOPLE, & CO.,  
ON THE COMPLAINT OF

*Charles Vestale*  
*251 Broadway*  
*William B. Hanson*



BAILED.

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

Dated *March 12* 1880

*Rilbreth* Magistrate.

*Lynd* Officer.

Clerk.

Witnesses *Henry Prades*

*See list 776 Broadway*  
*Memorandum*

*James J. Neuchinson*  
*Astor Hanson*

\$ *1000*

to answer *Open*

Sessing.

Received in Dist. Atty's Office.

Name, \_\_\_\_\_  
Address, \_\_\_\_\_

Name, \_\_\_\_\_  
Address, \_\_\_\_\_

2 139

The People } Court of General Sessions. Before  
 Wilber F. Harrison } Recorder Smythe May 13, 1880.  
 Indictment for obtaining goods by false pretences.  
 Charles J. Westall, sworn and examined,  
 testified. I am editor and publisher of the  
 New Jersey Agriculturist and the Philan-  
 thropist; the Agriculturist is owned by a  
 Company, I am a manager of it. I have known  
 the prisoner since the latter part of January  
 of the present year, he solicited advertise-  
 ments for me; he had a conversation with  
 me touching an alleged application for an  
 advertisement in the paper on the part of the  
 Merchants Insurance Co of Newark, N. J.  
 The paper now shown me is a contract  
 for advertising (People's Ex. A.) I think I saw  
 that paper on the 6<sup>th</sup> of March, the time that  
 I paid the commission on it; it was hand-  
 ed to me by Wilber Harrison. His order  
 is written on a blank form, we have them  
 printed for our agents. Harrison was furn-  
 ished with them. He said he had several  
 more parties to visit, three or four that  
 he would get contracts from for three hun-  
 dred dollars in New York. Our place of  
 business is 257 Broadway New York. I believe  
 there was a copy of the advertisement at-  
 tached to the contract. The paper now shown  
 me is a copy of the advertisement to be

0688

set up in that kind of type (pointing to another paper) that is what Harrison said. We were to pay him part in advance but no stated sum. I paid the prisoner fifty dollars on account of this contract and took his receipt. He was to receive seventy five dollars commission on this advertisement. Cross examined the New Jersey Agriculturist is not an incorporated Co.; it is a joint stock Co. and was formed in 1876; the members of that company are E. Duncan Sniffen and Charles J. Mettall. I got acquainted with the prisoner through a party representing himself as his cousin. This cousin introduced himself to me and then he introduced the prisoner. What was the conversation took place on that occasion, did you then and there make any agreement with Harrison? Not any special agreement. This introduction took place in the latter part of January before this transaction. I made an arrangement with Harrison I think some time in February at the office; there were several present. There was no special arrangement made at that time. I could not tell you the date when it was made but I think it was in February; the arrangement was that he was to get advertisements for the Philanthropist and the New Jersey Agriculturist; we were to pay him 25 per cent on whatever advertisements he got for the N. J. Agriculturist.

0689

money belonging to that Company. Now was it not  
the money of that Company that you gave this man?  
I dont know how to answer it. You will have to  
answer me 'yes' or 'no' if you kept me here until  
New Years day. Did you ever at any time make  
an affidavit or an avowment that this money  
belonged to this Company which you gave to Harrison;  
is that your signature [The affidavit taken before  
the Magistrate] that is my signature. Assistant Dist.  
Atty. Rollins said that under the statute it was a  
matter of indifference whether the property was laid  
in the witness or in the other member of this joint  
stock Co. The Counsel read from the affidavit of  
the witness wherein he swore that the property was the  
property of the New Jersey Agricultural Co. I understood  
that this enterprize is carried on by yourself and  
one other gentleman whose name you gave? Yes sir  
Henry Hoopes, sworn and examined, testified I am  
Secretary of the Merchants Insurance Co. of Newark;  
our place of business is in <sup>716</sup> Broad St; we occupy  
the whole building. I have no recollection of seeing the  
prisoner till now [Exhibit it. shown to the witness]   
This purports to be my signature, but it is not. I did  
not authorize anybody to affix my signature to that  
instrument, so far as I know the Merchants Insurance  
Co. did not authorize that instrument to be signed,  
nor any such contract to be made. You say that  
signature is a forgery? I say it is not my signature.  
The jury rendered a verdict of guilty as charged in the  
indictment.

0690

Was that in writing? No sir. It was verbal? Yes sir.  
You don't know what month it was in, was it March  
or April? I think it was the latter part of February  
as far as I can judge. When afterwards did  
you see him? I saw him almost every day.  
Did he bring you any advertisements except this  
one? He brought me three contracts on March  
10<sup>th</sup>. What took place then? He wanted seventy  
five or one hundred dollars. Did you give him  
any money? No sir. Then was the first time  
you gave him any money? March 6<sup>th</sup>. Was that  
on this contract? Yes, that was on this contract.  
You never before gave him any money? I may  
have given him ten cents or something. Do you  
swear to this jury that you never before the day  
that he gave you this receipt, gave him any  
money? I never gave him any money and  
never had a contract before March 6<sup>th</sup> except  
trifles in the way of car fare. You had another  
paper called the Philanthropist? Yes sir. On the  
28<sup>th</sup> or 29<sup>th</sup> of February I gave him ten dollars and on  
March 6<sup>th</sup> I gave him fifteen dollars. On the 6<sup>th</sup>  
of March I called Harrison's attention to the fact  
that he owed me ten dollars; he handed me  
back the whole amount (\$50) and I took out  
ten dollars. Our company is not incorporated.  
Was it not the money of the Agriculturist that  
you gave this man that day, the money  
belonging to that Company? I suppose it was the

0691

Testimony in the case  
of  
William J. Harrison  
filed April 13

0592

Police Court—First District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*William B. Hamilton* being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer.

*William B. Hamilton*

Question. How old are you?

Answer.

*27 0 years*

Question. Where were you born?

Answer.

*Massachusetts*

Question. Where do you live?

Answer.

*Brooklyn*

Question. What is your occupation?

Answer.

*Advertising agent*

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

Answer.

*I have no answer*

*W. B. Hamilton*

Taken before me, this

day of

*March 1880*

*J. H. McCall*  
POLICE JUSTICE.

0693

SILAS MERCHANT, Pres't.

HENRY POWLES, Sec'y.

**The Merchants' Insurance Co., of Newark, N. J.,**

Nos. 776 & 778 BROAD STREET.

Newark, N. J., May 3 1880,

District Attorney N.Y.

Dear Sir

I much regret it did not occur to me while at court this morning, but I shall of necessity be away from home on Wednesday, Thursday, and possibly Friday of this week, therefore shall have to ask you to fix another time, or get along without me.

If Saturday will answer, I think I can promise to be on hand, provided notice reaches me on Friday night.

Very truly  
Henry Powles

Case adjourned unless  
Answer to letter written May 5<sup>th</sup>  
is received -  
Olan

0694

**TORN PAGE(S)**

0695

This advertisement to be made on subscription of funds under the name of the fund may be cancelled

Town, Newark Co. State of N.J. Feb 1 1884  
The Publisher of THE ATLANTHROPISST, will please  
insert our advertisement as annexed to occupy 1/2 inside cover space  
for Three Months commencing with March Number for  
which we agree to pay the sum of Three Hundred <sup>100</sup> Dollars,  
payable monthly on and after 1st on presentation of this contract, with  
copy of the Paper.

William B. Hamilton  
Agent

Henry Bowles  
776 Broad St

0696

Key to  
— 70

0697

SILAS MERCHANT, Pres't.

HENRY POWERS, Secy.

**THE MERCHANTS' INSURANCE CO.**

OF NEWARK, N. J.

Nos. 776 & 778 BROAD STREET.

STATEMENT, January 1st, 1878.

Cash Capital,	\$400,000 00
Reserve for Re-Insurance,	235,190 62
Reserve for other Liabilities, including Unpaid Losses,	51,20 43
Surplus beyond Capital, and all other Liabilities,	355,899 34
	<hr/>
	\$1,045,291 39

New York Branch Office, No. 83 Liberty Street,

W. B. OGDEN, Manager.

0698

Silas Merchant, Pres<sup>t</sup> <sup>Wm. H. Lee</sup> Henry Powles, Secy  
 B. Co. of  
 The Merchants' Insurance Co.  
 of Newark, N.J.  
 Nos. 776 & 778 Broad Street.

Statement, January 1st, 1880.

Cash Capital	\$ 400,000
Gross Assets	1,087,877
Net amount of all unpaid losses and claims	43,343
Total liabilities except Cash Capital and Ret. Surplus	268,243
Total Income including Interest &c. in 1879	372,719
Total Losses incurred in 1879	130,969
Total Losses paid in 1879	110,958

0699

Surplus over all Liabilities and Capital 419,634.

The lowest rates upon Farms and other Country Property. If there is no agency in your County or Township write to the Home Office and full particulars as to rates &c will be sent free.

To Printer. Follow the style of enclosed "ad" as near as possible with the exception of making the heading larger and more prominent.

0700

Travellers

0701

SILAS MERCHANT, Pres't.

HENRY POWLES, Sec'y.

The Merchants' Ins. Co. of Newark, N. J.

Nos. 776 & 778 BROAD STREET.

Newark, N. J., *May 7* 1880,

*Mrs. F. Clark Esq*

Dear Sir

*Either Monday or Sunday of next week will suit me, and I will attend, unless something entirely beyond my control prevents.*

*If Thursday or Friday will suit better nothing that I know of now will interfere.*

*I should like see him notice if possible*

*Very truly*

*Henry Powles*

CITY AND COUNTY }  
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York, upon  
their Oath, present:

That part of me to wit on the sixth day of March in the year of our Lord one thousand eight hundred and eighty and for a long time prior thereto one Charles J. Westall had been and still was the manager and publisher of a certain newspaper Company called the New Jersey Agriculturist and as such manager was then and there authorized to receive and publish advertisements of such persons as might cause and procure advertisement to be published in the said the New Jersey Agriculturist, and to receive for such advertising certain sums of money - and it has then and there the custom of the said Charles J. Westall to pay a certain named commission to such persons who should obtain orders for the publishing and printing of advertisements in the New Jersey Agriculturist and it is further present that Wilbur B. Harrison late of the First Ward of the City of New York, in the County of New York, aforesaid on the ~~sixth~~ day of ~~March~~ in the year of our Lord one thousand eight hundred and ~~seventy~~ eighty, at the Ward, City and County aforesaid, with force and arms, on the day and year last aforesaid, with intent feloniously to cheat and defraud ~~the~~ the said Charles J. Westall

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend and represent to the said Charles J. Westall

That ~~a~~ certain paper writing which he the said Wilbur B. Harrison then and there presented exhibited and delivered to him the said Charles J. Westall and which said paper writing is in the words and figures following that is to say: I own Newark Co State of N. J. Vol 6. 1880. The publisher of the New Jersey Agriculturist will please insert (meaning thereby print and publish) such advertisement as annexed (meaning thereby an advertisement of the financial condition of ~~the~~ The Merchants Fire Insurance Company of Newark New Jersey) to occupy 1/2 outside cover - Space for twelve months commencing in the March number for which we (meaning thereby the said the Merchants Fire Insurance Company of Newark New Jersey) agree to pay the sum of three hundred <sup>two</sup> Dollars payable monthly on and after April on presentation of this contract with copy of the paper - William B. Harrison agent, Henry Fowler Secy - was a true and valid instrument, was a genuine contract on the part of the said The Merchants Fire Insurance Company of Newark in the State of New Jersey to advertise the financial standing and business of the said Insurance Company in the said New Jersey Agriculturist and who signed by Henry Fowler who was then and there the Secretary of said Company  
And that the said Wilbur B. Harrison had then and there been authorized by the said Insurance Company to cause and procure the said advertisement to be published and printed in the said the New Jersey Agriculturist

Who advertisement to be placed in paper with inside of inside on after six months as the agent may be compelled

0703

And the said *Charles J. Westall*

then and there believing the said false pretences and representations so made as aforesaid by the said

*Wilbur B. Harrison*

and being deceived thereby, was induced, by reason of the false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said

*Wilbur B. Harrison a certain sum of money, to wit: to the sum of fifty dollars in money and of the value of fifty dollars*

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said

*Charles J. Westall*

and the said *Wilbur B. Harrison* did then

and there designedly receive and obtain the said *certain sum of money to wit: the sum of fifty dollars in money and of the value of fifty dollars*

of the said *Charles J. Westall*

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said

*Charles J. Westall*

of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said

*Charles J. Westall*

of the same.

*Whereas in truth and in fact the said paper writing which he the said Wilbur B. Harrison then and there presented exhibited and delivered to the said Charles J. Westall was not a true and valid instrument, was not a genuine contract on the part of the said The Merchant Fire Insurance Company of Newark to advertise the financial standing and business of the said Insurance Company in the said the New Jersey Agriculturist was not signed by Henry Bowles who was then and there the secretary of the said Company, but on*

the contrary was wholly and totally false  
~~And Whereas, in truth and in fact, the said~~ forged and cooked  
 and whereas in truth and in fact, the  
 said Wilbur B. Harrison, had not then  
 and then and then before been authorized  
 by the said The Merchants Fire Insurance  
 Company of Newark in the State of New Jersey  
 to cause and procure the said advertisement  
 to be published and printed in the said  
 the New Jersey Agriculturist - nor in  
 any other paper whatsoever

And Whereas, in truth and in fact, the pretences and representations so made as  
 aforesaid, by the said Wilbur B. Harrison  
 to the said Charles J. Westall was and were  
 in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at  
 the Ward, City, and County aforesaid.

And whereas, in fact and in truth the said Wilbur B. Harrison  
 well knew the said pretences and representations so by him made as aforesaid to  
 the said Charles J. Westall  
 to be utterly false and untrue at the time of making the same.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said  
 Wilbur B. Harrison by means of the false pretences  
 and representations aforesaid, on the day and year last aforesaid, at the Ward, City  
 and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did  
 receive and obtain from the said Charles J. Westall the said  
 certain sum of money to wit: the sum of  
 fifty dollars in money and of the value of  
 fifty dollars

of the proper moneys, valuable things, goods, chattels, personal property, and effects of  
 the said

Charles J. Westall  
 with intent feloniously to cheat and defraud him of the same, 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.

BENJ. K. PHELPS, District Attorney.

0705

**BOX:**

10

**FOLDER:**

131

**DESCRIPTION:**

Hatheway, G. Louis

**DATE:**

04/06/80



131

0706

Filed 6 day of *Sept* 1877  
Pleads *John C. [unclear]*

THE PEOPLE,  
vs.  
*A. Long Mathew*

BENJ. K PHELPS,  
District Attorney.

A True Bill.

*W. S. Taylor* Foreman.  
*Sept 9 1877*

*John C. [unclear]*  
*State of Louisiana*  
Part One 7/18/77 1/2

0707

Police Court, Second District.

City and County }  
of New York, } ss.

Frank Forest

of No. 408 Fourth Avenue, Street, being duly sworn,  
deposes and says, that the premises No. 408 Fourth Avenue

the middle room of the 3<sup>rd</sup> floor being  
Street, 2<sup>nd</sup> Ward, in the City and County aforesaid, the said being a Dwelling House  
occupied by deponent as a dwelling

were **BURGLARIOUSLY**  
entered by means of forcibly opening the door leading  
from the hallway on the 3<sup>rd</sup> floor into said room  
by means of false keys or some other implement  
to deponent unknown

on the or about the 25<sup>th</sup> day of March 1880  
and the following property feloniously taken, stolen, and carried away, viz.:

- Five Gold Scarf Pins
- One Gold Watch Box
- Three Scarfs and
- Two Silk Handkerchiefs all being  
of the value of Fifty dollars \$50<sup>00</sup>/<sub>100</sub>

the property of deponent  
and deponent further says, that he has great cause to believe, and does believe, that  
the aforesaid **BURGLARY** was committed and the aforesaid property taken, stolen  
and carried away by Louis Hathaway (now here)

for the reasons following, to wit: That at about the hour of 10 o'clock A.M.  
on the 27<sup>th</sup> day of March 1880 deponent left said  
room before doing, as he securely locked  
and fastened the door leading to his  
said room. That on the night of the 28<sup>th</sup>

0708

day of March 1880 deponent returned to his  
 room and retired for the night - that on  
 the following morning which was the  
 29<sup>th</sup> day of March 1880 when deponent  
 got up out of Bed he discovered that  
 his room had been burglariously opened  
 and the property described aforesaid had  
 been feloniously taken stolen and carried  
 away. That on the night of the 30<sup>th</sup> day  
 of March 1880 at about the hour of  
 9 o'clock P.M. while on the corner of  
 Broadway and 25<sup>th</sup> ~~Street~~ Street he  
 saw in the possession of Mary Thompson  
 (now here) One of the Handkerchiefs  
 described aforesaid (and now here shown).  
 Deponent spoke to said Mary Thompson  
 and told her that the said Handkerchief  
 had been stolen from him when she  
 said Mary Thompson informed him  
 that the said Handkerchief so  
 described had been given to her by  
 said Louis Hathaway.

Deponent therefore  
 charges the said Louis Hathaway with  
 feloniously and Burglariously entering  
 his said room and taking stealing  
 and carrying away his said  
 property described aforesaid

Frank Forest

Sworn to before me this  
 2<sup>nd</sup> day of April 1880

Mrs. Wm. O. Barry  
 Police Justice

0709

Police Court—Second District.

CITY AND COUNTY }  
OF NEW YORK } ss.

*Louis Hathaway* being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him states as follows, viz.:

Question.—What is your name?

Answer.—*Louis Hathaway*

Question.—How old are you?

Answer.—*18 years*

Question.—Where were you born?

Answer.—*St John New Brunswick*

Question.—Where do you live?

Answer.—*408 1/2 Avenue*

Question.—What is your occupation?

Answer.—*I have been guilty for the last three weeks - before I worked in the store.*

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

Answer.—*I am not guilty.*

*L. Hathaway*

*Miriam Carlsberg*  
Taken before me, this *2d* day of *April* 1880  
Police Justice.

State of New York  
City and County of New York } SS.

Mary Thompson of No. 31 East 27th Street  
in the City and County of New York being  
duly sworn deposes and says that the  
Handkerchief now here shown and which  
is identified by Frank Forrest the  
Complainant in the within case was  
given to her by Louis Hattaway on  
the 29th day of March 1880 which deponent  
was in her room at said No. and Street.

Mary Thompson

Sworn to before me

this 2d day of April 1880

Wm. S. [Signature]  
Notary Public

0711

POLICE COURT—Second District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Frank Barrett

has 45 cent  
204. E. 44 St  
in care of Mrs Hobbs

Carri Hartmann



Dated April 20 1880

Attorney

Schmitz

Magistrate. Officer.

29th Street

Witnesses,

Mary Thompson  
Com. House Detention

Committed in default of \$ 200 bail.

Bailed by

S. J. [Signature]

No.

Street.

0712

CITY AND COUNTY } ss.  
OF NEW YORK.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York,  
upon their Oath, present :

That *G. Louis Hatheway*

late of the *County of York* Ward of the City of New York, in the County of New York, aforesaid, on the *twenty eighth* day of *March* in the year of our Lord one thousand eight hundred and ~~seventy~~ *Eighty* with force and arms, about the hour of *Three* o'clock in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of

*Frank Forrest*  
there situate, feloniously and burglariously did break into and enter ~~by means of forcibly~~

he the said

*G. Louis Hatheway*

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

*Frank Forrest*

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

And the jurors aforesaid, upon their oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, the said

*G. Louis Hatheway*

late of the Ward, City, and County aforesaid,

*Five pens of the kind called Day pens of the value of five dollars each -  
One match box of the value of two dollars  
Three scarfs of the value of three dollars each  
Two handkerchiefs of the value of three dollars each -*

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

*Frank Forrest*

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

BENJAMIN H. FARRIS, DISTRICT ATTORNEY.

0713

THE PEOPLE OF THE STATE OF NEW YORK,  
Body of the City and County of New York.

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

*G Louis Hatheway*

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

*Five pins [of the kind called Stay pins] of  
the value of five dollars each  
One match box of the value of ten dollars.  
Three scarfs of the value of three dollars  
each.  
Two handkerchiefs of the value of three  
dollars each*

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

*Frank Forrest*

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

*Frank Forrest*

*G Louis Hatheway*  
unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said then and there well knowing the said goods, chattels, and personal property to have been feloniously stolen), against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

BENJAMIN K. PHELPS, District Attorney.

0714

**BOX:**

10

**FOLDER:**

131

**DESCRIPTION:**

Henry, George

**DATE:**

04/23/80



131

0715

199

Filed 23 day of April 1870

Pleads

THE PEOPLE,

vs.

George Henry

"4 Cases"  
"And give him full dose."

BENJ. K PHELPS,

District Attorney.

A True Bill.

H. S. Taylor

Foreman.

April 23. 80

And George Henry

S. P. 7 years.

0716

Police Court, Second District.

City and County }  
of New York, } ss.

*Rudence Mains*

of No. *166 Varick* Street, being duly sworn,  
deposes and says, that the premises No. *166 Varick*  
Street, *8* Ward, in the City and County aforesaid, the said being a dwelling house  
and which was occupied by deponent as a *dwelling house*

were **BURGLARIOUSLY**  
entered by means of *forcibly removing the Iron Bar*  
*which was fastened across the window*  
*connecting with the middle room on*  
*the third floor of said premises*  
on the *day* of the *19th* day of *April* 1880  
and the following property feloniously taken, stolen, and carried away, viz.:

*opening  
and*

*Six Pocket Handkerchiefs - Two Scarfs*  
*One Set Ear Rings - One Ear Ring -*  
*One pair Cuff Pins - One Gold Pencil*  
*Five Silver Coins - of the value fifty*  
*cents - One Penknife of the value of*  
*five dollars said property being*  
*in all of the value of fifteen*  
*dollars.*

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

*George Henry - now here*  
for the reasons following, to wit:

*That on the said date said*  
*window Bar was securely fastened*  
*across said window - at about the*  
*hour of 5 o'clock P. M. deponent found*

Justice  
1880

said Window Bar removed said window open and saw the said defendant secreted in the front bedroom of deponents premises - Deponent was informed by Captain McDermott that on searching the said defct the said property was found in said depondants possession. Deponent identifies the above described property as the property of the said owners - That said Henry knocked deponent down & also knocked down his daughter  
 Sworn to before me this, Prudence Mann  
 20<sup>th</sup> day of April 1880

struck

R. W. Parley

Police Justice

City and County of New York } s.s.  
 Charles Mc Dermott Captain of the 8<sup>th</sup> Precinct being duly sworn says on the 19<sup>th</sup> day of April 1880 deponent arrested George Henry in South 5<sup>th</sup> Avenue and on searching said Henry found the property named in the foregoing complaint in his (Henry's) possession  
 Charles McDermott

Sworn to before me this  
 20<sup>th</sup> day of April 1880  
 Prudence Mann

0718

Police Court—Second District.

CITY AND COUNTY )  
OF NEW YORK, ) ss.

*George Henry* being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him states as follows, viz.:

Question.—What is your name?

Answer.—

*George Henry*

Question.—How old are you?

Answer.—

*Twenty Eight years*

Question.—Where were you born?

Answer.—

*Hudson—New York*

Question.—Where do you live?

Answer.—

*27 Sullivan Street (rear)*

Question.—What is your occupation?

Answer.—

*19. I am a writer*

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

Answer.—

*I am not guilty of the charge*

*G. Henry*

Taken before me this

*29*

day of *April* 1880

Police Justice.

*[Signature]*

0719

POLICE COURT—Second District.

OFFENCE—Burglary and Larceny.

THE PEOPLE, &c.

ON THE COMPLAINT OF

*Rudence Mann*  
166 Varick St.

*George Henry*

Dated *April 20 1880*

*By* *John J. Donnell* Magistrate.  
*John J. Donnell* Clerk.

Witnesses,

*Emma Mann*  
*166 Varick Street*  
*Capt. Charles Westcott*  
*St. Patrick*

Committed in default of \$ *100* bail.

Bailed by *[Signature]*

No. *[Blank]* Street.



0720

CITY AND COUNTY } ss. :  
OF NEW YORK.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
*in and for the body of the City and County of New York,*  
*upon their Oath, present :*

That *George Henry*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *thirteenth* day of *April* — in the year of our Lord one thousand eight hundred and ~~seventy~~ *Eighty* at the Ward, City and County aforesaid, in and upon the body of *Emma Mains* — in the peace of the said people then and there being, with force and arms unlawfully did make an assault and *her* the said *Emma Mains* did then and there unlawfully beat, wound and ill-treat, to the great damage of the said *Emma Mains* — and against the peace of the People of the State of New York, and their dignity.

**BENJ. K. PHELPS, District Attorney.**

0721

207

Filed *28* day of *Sept* 18*70*  
Pleads

THE PEOPLE

*vs.*

*George Henry*

*4 Cases.*

*Anna Mann*  
*Assault and Battery. on*

BENJ. K. PHELPS,  
*District Attorney.*

A TRUE BILL.

*W. S. Taylor*  
Foreman.

0722

CITY AND COUNTY } ss. :  
OF NEW YORK.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
*in and for the body of the City and County of New York,*  
*upon their Oath, present :*

That *George Henry*

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

**BENJ. K. PHELPS, District Attorney.**

0723

202  
Filed 23 day of April 1871.  
Pleads

THE PEOPLE  
vs.  
*George Henry*  
4 Cases.

*Assault and Battery on  
Business Man*

BENJ. K. PHELPS,  
District Attorney.

A True Bill.

*W. S. Taylor*  
Foreman.

0724

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
*in and for the body of the City and County of New York,*  
*upon their Oath, present :*

That *George Henry*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *thirteenth* day of *April* in the year of our Lord one thousand eight hundred and ~~eighty~~ *Eighty* at the Ward, City and County aforesaid, in and upon the body of *Otto Fink the younger* in the peace of the said people then and there being, with force and arms unlawfully did make an assault and *hind* the said *Otto Fink the younger* did then and there unlawfully beat, wound and ill-treat, to the great damage of the said *Otto Fink the younger* and against the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

0725

200

Filed *23* day of *April* 18*80*.  
Pleads

THE PEOPLE  
 vs.  
*George Henry*  
 A Cases

*Assault and Battery, m*  
*the Truck Junction*

BENJ. K. PHELPS,  
District Attorney.

A True Bill.

*H. S. Taylor*  
Foreman.

0726

Form 11.

**Police Court—Second District.**

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

of No. 166 Varick Otto Finck Jr Street,

being duly sworn, deposes and says,

that on the 19<sup>th</sup> day of April  
in the year 1880, at the City of New York, in the County of New York,

he was violently ASSAULTED and ~~injured~~ injured by George Henry  
(now here) who wilfully turned upon  
and bit off a portion of deponent's  
left ear while deponent was pur-  
suing said defendant who had com-  
mitted a burglary in the premises  
above named that said assault was  
without any justification on the part of the said assailant :

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

Otto Finck Jr

Sworn to before me, this

day

1880

Police Justice.

*[Handwritten signature]*

0727

Form 11.

Police Court--Second District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

Otto Finck Jr.  
166 Varick  
vs.

George Henry

AFFIDAVIT A. & B.

Dated April 20 1880

Ripley

JUSTICE.

Capt. McDonnell  
8th OFFICER

WITNESS:

1000  
RECEIVED  
APR 21 1880  
DISTRICT ATTORNEYS OFFICE

has indicated that you indicate here with full effect  
and of signature here there is but a single word and not repeats of name.

0728

CITY AND COUNTY }  
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York,  
upon their Oath, present:

That

*George Henry*  
late of the *Eighth* Ward of the City of New York, in the County of  
New York, aforesaid,  
on the *fourteenth* day of *April* in the year  
of our Lord one thousand eight hundred and ~~seventy~~ *eighty*  
with force and arms, about the hour of *five* o'clock in the *day* time  
of the same day, at the Ward, City and County aforesaid, the Dwelling-house of  
*Prudence Mains*  
there situate, feloniously and burglariously did break into and enter by means of  
*forcibly breaking open an outer window of said dwelling*  
*house*  
whilst there was then and there some human being to wit, one *Prudence*  
*Mains* within the said dwelling-house he, the said  
*George Henry*  
then and there intending to commit some crime therein, to wit, the goods, chattels, and  
personal property of *Prudence Mains*  
in the said dwelling-house then and there being, then and  
there feloniously and burglariously to steal, take, and carry away, against the form of  
the Statute in such case made and provided, and against the peace of the People of the  
State of New York and their dignity.

And the jurors aforesaid, upon their oath aforesaid, do further present: That  
afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County  
aforesaid, about the hour of *two* o'clock in the *day* time of said day,  
the said *George Henry*

late of the Ward, City, and County aforesaid,  
*Six handkerchiefs of the value of fifty cents each*  
*Two Scarfs of the value of fifty cents each*  
*Three sherrings of the value of two dollars each*  
*Two pins of the value of two dollars each*  
*One pencil of the value of two dollars*  
*Two Coins of the value called Quarter dollars of the value of*  
*twenty five cents each*  
*One knife of the value of two dollars*  
of the goods, chattels, and personal property of *Prudence Mains*

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

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

BENJAMIN K. PHELPS, District Attorney.

0729

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

*George Henry*

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

*Six handkerchiefs of the value of fifty cents each —  
Two scarfs of the value of fifty cents each —  
Three earrings of the value of two dollars each —  
Two pens of the value of one dollar each —  
One pencil of the value of two dollars —  
Two coins of the kind called Quarter Dollars  
of the value of twenty five cents each —  
One knife of the value of two dollars —*

of the goods, chattels, and personal property of the said *Prudence Davis*

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

*Prudence Davis* —

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

*George Henry* —

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

BENJAMIN K. PHELPS, District Attorney.

0730

BOX:

10

FOLDER:

131

DESCRIPTION:

Hildreth, Levi C.

DATE:

04/26/80



131

0731

*F. P. [unclear]*  
Day of Trial, *George Bullen*  
Counsel  
Filed *26* day of *April 1880*  
Plead *Indictment - 27*

THE PEOPLE

vs.

*I*

*Levi C. Alderton*

BENJ. K. PHELPS,

*District Attorney.*

A True Bill.

*W. J. Taylor*  
Foreman.

*Went into May 26, 1880*

*pleads guilty*

*S P one year*

0732

HALLS OF JUSTICE.

Revised Laws, 5 ed. Vol. II, p. 909, §§ 1, 2, &c.  
Laws of N. Y., 1893, p. 10, § 8, &c.  
Laws of N. Y., 1860, chap. 503, § 8, &c.

DISORDERLY PERSON.  
RECOGNIZANCE FOR GOOD BEHAVIOR.

CITY AND COUNTY } ss.  
OF NEW-YORK,

BE IT REMEMBERED, That on  
in the year of our Lord 1880

the 18th day of February  
Louis Moses  
of No. 219 Broome St  
and Levi C. Wilderth  
of No. 173 East 91<sup>st</sup> St,  
Street, in the City of New-York,

personally came before the undersigned, one of the Police Justices in and for the City of New-York, and  
acknowledged themselves to owe to the PEOPLE OF THE STATE OF NEW-YORK, that is to say: the said  
Louis Moses  
the sum of \_\_\_\_\_  
and the said Levi C. Wilderth  
the sum of \_\_\_\_\_  
Hundred Dollars,  
Hundred Dollars,  
separately, of good and lawful money of the State of New-York, to be levied and made of their several  
and respective goods and chattels, lands and tenements, to the use of the said People, if default shall be made  
in the condition hereinafter mentioned.

WHEREAS, the said Louis Moses has been duly  
convicted by Jacob M. Peterson one of the Police Justices  
in and for said City, of being a Disorderly Person, that is to say: a person who has threatened to abandon  
and has abandoned his family in said City, without adequate support, and in danger of becoming a burden upon the  
public, and has neglected to provide, according to his means, for his family. And, Whereas, by an order made by  
the said Justice, convicting, as aforesaid, on the 16th day of February 1880  
it was determined that the above named Louis Moses should  
pay to the COMMISSIONERS OF PUBLIC CHARITIES AND CORRECTION of the City and County of New-York the sum of  
Three Dollars, weekly and every week, for and towards the support of his family for the period of one  
year, next ensuing:

Now, therefore, the condition of the above Recognizance is such, That if the  
above named Louis Moses shall be of  
Good Behaviour towards the PEOPLE OF THE STATE OF NEW-YORK, for the space of one year, next  
ensuing the date of said order, and shall during that time pay to the Commissioners aforesaid, weekly and every  
week, such sum for and towards the support of his family, as has been ordered by said Justice, then the above  
Recognizance to be void, otherwise to remain in full force and virtue.

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

Abner Hamer  
Police Justice

Louis M. Moses  
Levi C. Wilderth



0733

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

*Louis C. Hildreth*

of *173 East 91st* Street, being duly  
sworn, deposes and says, that he is worth the sum of *Five* Hundred Dollars,  
over and above all dues, debts, and demands against him, and that his property consists of

*at 1285 3rd Ave*  
*the business of a Stone Cutter, eighteen horses,*  
*ten tracts, harness etc., of the value of*  
*Three Thousand Dollars over & above his debts and*  
*liabilities.*  
*L. C. Hildreth*

Recognition for Good Behavior,  
for the space of One Year.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Amelia Moses*

*Louis Moses*

Dated *February 18* 1880

Magistrate.

\$ *3.50* weekly, for the support of his family.

Filed *1880*  
*Louis C. Hildreth*  
*as being the man*  
*Gregg*

*30 Feb.*  
*Police Court - Hall of Justice.*  
*Amelia Moses*  
*Louis Moses*  
*1880*

0734

The People of the State of New York  
Do hereby ~~call~~ Patterson Police Justice in  
the City of New York:

We command you that you certify  
fully and at large <sup>Abraham K. Lawrence one of the</sup> Justices of our Supreme  
at the Supreme Court held in and for the  
City and County of New York at the Chambers  
of said Court held in the County Court House  
in the City of New York on the 18<sup>th</sup> day  
of February 1880 at 130 o'clock in the  
afternoon the day and cause of the  
imprisonment of Louis Moses by you  
detained as is said by whatever name  
the said Louis Moses shall be called or  
charged and have you return and there  
return with

Witness Hon Noah Davis Presiding  
Justice of the said our said Supreme  
Court the 18<sup>th</sup> day of February  
one thousand eight hundred  
and eighty

Joseph Cohen  
atty for Relator

By the Court William A. Butler  
clerk.

No. 237 Broadway  
Ct. of City

0735

N.Y. Supreme Court

In the matter of the  
application of Louis Blanes  
for a writ of certiorari

Writ of certiorari

Return the within writ  
of certiorari  
dated 27 Feb 1880.

Wm. H. Miller

Accepted

Return to ally  
237 Broadway  
N.Y. City.

0736

DEPARTMENT OF  
*Public Charities and Correction,*  
No. 66 Third Avenue.

DEPARTMENT OF OUT-DOOR POOR.

NEW YORK, *July 9*" 18*80*

To the POLICE JUSTICE of the *3* District.

DEAR SIR:

The bearer, *Amelia Moses*  
who resides at No. *219* *Bronx* Street,  
complains that her husband, *Sam*  
*Moses*.....refuses to provide for her,  
and his.....~~children~~

Please take the usual steps to compel him to provide for  
his family, and prevent them from becoming a county  
charge.

Yours respectfully,

*William Blaker*

Supt. Out-Door Poor.

0737

Police Court—Third District.  
CITY AND COUNTY }  
OF NEW YORK } ss.

Laws of 1860, Chap. 508, §3, &c

ABANDONMENT.

*Amelia Mases*  
of No. *219*  
Street, being duly sworn, deposes and says, that she is the lawful  
wife of *Louis Mases* that she has been married  
to him *two months* years; that she is the mother of *children of whom he is the*  
~~father~~; and that her said husband has threatened to abandon and has **Abandoned** deponent in said City, without  
adequate support, and in danger of becoming a burden upon the Public, and has neglected to provide according to  
his means for his family.

Deponent prays that her said husband may be arrested, and dealt with as the law directs.

Sworn to before me this *16* day }  
of *February* 18*80* }

*J. M. Patterson*

Police Justice.

*Amelia Mases*

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Orchard Jennie Cohen*  
of No. *23*  
Street, being duly sworn, deposes and says, that she is personally  
acquainted with the above named *Amelia Mases* and  
said *Louis Mases* and knows that the  
the said *Amelia* has **abandoned**  
without adequate support.

Sworn to before me this *16* day }  
of *February* 18*80* }

*J. M. Patterson*

Police Justice.

*Jennie Cohen*  
Mark

0738

*W*

Police Court—Third District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Amelia Masses*

vs.

*Louis Masses*

ABANDONMENT.

Dated

*February 16 1890*

*Patterson*

Magistrate.

*Relig*

Officer.

Order to pay \$  $\frac{50}{100}$

weekly and every week  
and to give bail in  
\$ 300. to be of good  
behaviour for 12 months

0739

Form 123.

Laws of 1860. Chap. 508, § 3, &c.

Police Court—Third District.

ABANDONMENT OF WIFE.

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

To the Constables and Policemen of the City of New York:

Whereas, Complaint on oath has been made before the undersigned, one of the Police Justices in and for the said City, by

*Amelia Moses*

of No. *219 Broome* Street,  
that at the City of New York, in the County of New York, her Husband

*David Moses*

has threatened to abandon and has *Abandoned* her without adequate support, and in danger of becoming a burden upon the public; and has neglected to provide, according to his means, for his family; and said complainant having prayed that her said Husband may be apprehended and held to answer for said offence, and be dealt with according to law.

THESE ARE, THEREFORE, in the name of the People of the State of New York, to command you, the said Constables and Policemen, and every of you, to apprehend the body of the said Defendant, and forthwith bring him before me, at the *Third District Police Court, in Essex Street*, in the said City, to answer the said charge, and to be dealt with as the law directs.

GIVEN under my hand and seal this *16* day of *February* in the year of our Lord 18*70*

*J. M. Patterson*

Police Justice.



0740

Form 123.

Laws of 1880. Chap. 508, § 3, &c.

Police Court—Third District.

ABANDONMENT OF WIFE.

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

To the Constables and Policemen of the City of New York :  
Whereas, Complaint on oath has been made before the undersigned, one of  
the Police Justices in and for the said City, by

*Amelia Mases*

of No. *219 Broome* Street,  
that at the City of New York, in the County of New York, her Husband

*Francis Mases*

has threatened to abandon and has Abandoned her without adequate support, and in  
danger of becoming a burden upon the public; and has neglected to provide, according  
to his means, for his family; and said complainant having prayed that her said Husband  
may be apprehended and held to answer for said offence, and be dealt with according  
to law.

THESE ARE, THEREFORE, in the name of the People of the State of New York, to command  
you, the said Constables and Policemen, and every of you, to apprehend the body of the said Defendant,  
and forthwith bring him before me, at the *Third District Police Court, in Essex Street*, in the said City,  
to answer the said charge, and to be dealt with as the law directs.

GIVEN under my hand and seal this *16* day of *February* in the year of our Lord 18*80*

*J. M. Patterson*

Police Justice.



City and County of New York ss.

Amelia Moses }  
 Louis Moses } Abandonment

Justici Patterson Jr. on Monday  
 February 16. 1880

Amelia Moses being duly sworn and examined in the presence of Louis Moses the defendant says - Louis Moses (now here) is my lawful husband and am married to him ~~four~~ <sup>three</sup> months. My husband has abandoned me in this City - without adequate support. My husband has not given me any money or any other support for the past 3 weeks - If my said husband does not provide for me I am in danger of becoming a burden upon the public.

Cross Ex

I have no money in the Bank about <sup>two or</sup> three weeks ago I took the last forty dollars out of the Bank my husband was present and took the money out together the money was in Bank and



0743

City + County 3  
of New York 3 55  
Fannie Pollack of  
No 219 Broome St. being duly sworn  
deposes and says, I am personally  
acquainted with Amelia Moses and  
Louis Moses. I know that said  
Louis has abandoned said  
Amelia without adequate support.

Sworn to before me  
this 16<sup>th</sup> February 1880 3 Fannie Pollack  
J. M. Patterson J. Police Justice

0744

Louis Moses, the defendant, being  
only seven and a half years old in his  
own behalf, depends on his  
Complainant is my wife. I have  
always supported her since my  
marriage. The last money I sent  
her was on Saturday morning last  
when I sent her four dollars.  
I sent her money about two weeks  
ago to the amount of five and a  
half dollars. About a week before  
that I sent her ten dollars and  
the money I made during the week  
I am a tailor and earn ten  
dollars per week. I am willing to  
live with my wife. I have not  
threatened to leave the city of New  
York. I cannot stay home on  
account of her relations being there  
and interfering with my domestic  
affairs. I have asked these people  
to leave my home and they have  
refused. My wife wants them to  
remain in my home against my  
wishes. On Sunday night, <sup>a week ago</sup> her father  
and sister were there and her father  
and I said to my wife I don't want

0745

you father or sister there and she  
said I dont care about it I will  
leave my folks there. I ordered the  
sister out and she refused to leave.  
On Wednesday last I found my  
wife's sister and father and another  
man there. I told my wife I wont  
leave them there. She said she  
did not care. I ordered the strange  
man to leave and he refused. I  
attempted to put him out and while  
I was doing the father and my wife's  
sister tried to stab me and I  
shot at them and ran down stairs  
and got the cramps.

#### Over eximination

I have been married two months and  
remained home with my wife up  
to last week with the exception of  
one night. Last Saturday morning  
I put four pillow cases on the  
window. I said did not say on my  
drunk eximination that I sent her  
that money. I gave her "5-5" the  
week before while in the room  
with her. There was a man in  
the room at the time. He was not

there when I gave her that money  
 It was between 50 & 60 cents. She went  
 before I gave her ten dollars at the  
 room in the house. There was no  
 person there at that time. I was home  
 every night the week I gave her  
 ten dollars. I have had with me  
 checks in two minutes and made ten  
 dollars per week. I gave her ten  
 dollars per week there for weeks  
 with the exception of about 25  
 cents per week I kept out.

Seven to eight months  
 16<sup>th</sup> day of February 1880  
 Louis <sup>his</sup> & Moses  
 make

J. W. Patterson of Police Justice

Amelia Moses recalls - I have  
 heard the testimony of my husband  
 It is not true. He has not  
 been home in three weeks but  
 has lived with his mother at 47  
 Elizabeth Street. He left my home  
 and went to his mother. He has  
 given me nothing in three weeks  
 and the entire amount he has

0747

given me is nineteen dollars not  
the two months.  
Now to before me this }  
16<sup>th</sup> day of February 1881 } Amelia Moses

J. M. Patterson } Vice Justice

By request of Counsel for defendant  
the further hearing of this case  
was adjourned to Friday, February  
20<sup>th</sup> 1881 at 10 o'clock A. M. to  
enable the defendant to procure  
Cair to comply with order; and  
the Counsel for the defendant further  
requested the Court not to fully  
comply Commit said defendant  
until said day should the mean-  
time fail to find such surety.

J. M. Patterson } Vice  
Justice

0748

State of New York.

CITY AND COUNTY OF NEW YORK, ss.

ORDER, made by Jacob M. Patterson, Esquire, one of the Police Justices in and for the City of New York, the 10th day of February in the year of our Lord one thousand eight hundred and sixty eight

Whereas, Amelia Moses, of No. 219 Moore Street, in said City, hath by her complaint in writing, and upon oath, before the said Justice, on the 10th day of February 1868 declared that her husband, Louis Moses had threatened to abandon and had abandoned his family in the City of New York, without adequate support, and in danger of becoming a burden upon the public, and had neglected to provide according to his means for his family

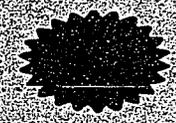
And Whereas, the said Justice did thereupon issue his warrant for apprehending the said Louis Moses and upon his being brought before said Justice on said warrant, said Justice, after examination and inquiry into the facts and circumstances of the case, as well upon the oath of the said Amelia Moses in the presence of the said Louis Moses as upon hearing of all other proofs offered in relation thereto, did adjudge him, the said Louis Moses to be a DISORDERLY PERSON, as charged

THE SAID JUSTICE THEREFORE ORDERS, as well for the indemnity and relief of the Commissioners of Public Charities and Corrections of the City and County of New York (they being the Overseers of the Poor for said city,) as for the support of the family of said Louis Moses that he shall and do (upon notice of this Order) pay or cause to be paid, to the said Commissioners of Public Charities and Correction, the sum of Five Dollars, weekly, and every week from the day of the date of this Order, for and towards the support of his family during the period of one year next ensuing, and shall, during said period, be of good behavior towards the People of the State of New York.

Given under my hand and seal, at the City of New York, the day and year first above written.

J. M. Patterson

POLICE JUSTICE



0749

Form 115.

POLICE COURT--THIRD DISTRICT.

THE PEOPLE, & C.,  
ON THE COMPLAINT OF

*Amelia Moses*  
vs.  
*Louis Moses*

1  
2  
3  
4

Dated *February 16* 18*80*

*Patterson* Magistrate,  
*Riley* Officer.

Comd. officer.  
*Order to pay \$50*

*Warrant*  
*Order for the support*  
*of his family and to give*  
*him \$100.00 to cover*  
*his expenses for one year.*

Street.  
Arrested Committed.

Received by District Officer  
*James Lind to apply*  
*for order before Judge*  
*Lawrence. Feb. 18/80.*

BAKED,

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street \_\_\_\_\_

0750

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

Third District Police Court.

Jane B Maylow  
of No. 1289 Third Avenue

Street, \_\_\_\_\_ being duly sworn, deposes and says,  
that on the 18<sup>th</sup> day of February 1880  
at the City of New York, in the County of New York,

one Levi C Hildreth did wilfully, knowingly and corruptly swear and testify falsely to certain material facts and matters in a case then pending in the Third District Police Court in the City of New York, but removed by writ of Habeas Corpus to the Supreme Court of the City and County of New York, First Department before Hon. Abraham R Lawrence, a Justice of said Supreme Court, said Justice having jurisdiction of said case and having authority to administer oaths and said facts and matters so sworn and testified to by said Levi C Hildreth were in relation to his property qualifications to act as bondsman for one Louis Moore, <sup>convicted</sup> committed by Justice Jacob M Patterson, one of the Police Justices of the City of New York, on the 16<sup>th</sup> day of February 1880 of being a disorderly person, that is to say a person who had threatened to abandon and has abandoned his family without adequate support. That the jurat subscribed and sworn to by said Levi C Hildreth before Judge Abraham R Lawrence on the 18<sup>th</sup> day of February aforesaid the said Levi C Hildreth did wilfully, knowingly and corruptly swear to the ownership of certain personal property described as follows: "The business of a stone cutter at 1285 3<sup>d</sup> Avenue eighteen horses, ten trucks, harness etc, of the value of three thousand dollars over and above his debts and liabilities."  
Deponent further says that the said Levi C Hildreth is not the owner of the property sworn to by him as aforesaid, but that she, deponent is the sole owner of the property so described, to wit, the horses, trucks and

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harness, &c on the aforesaid premises No. 1285 - 3<sup>d</sup> Ave  
when deponent carries on business known as the Empire  
Express and ask that of a stone cutter. Deponent  
is well acquainted with the said Levi C Hildreth,  
who was a clerk in her employ at a salary of four  
dollars and ~~fifty~~ per week and his board and he  
left said employ about the 14<sup>th</sup> day of February 1880.

Deponent further says that the said Levi C Hildreth has  
not now nor did he ever have any right, title or interest  
in the property previously described and sworn to by the  
said Levi C Hildreth on the 18<sup>th</sup> day of February 1880 before  
Justice Abraham B Lawrence, and that said property is  
wholly and solely the property in her own right of the  
deponent.

Deponent further says that the said Levi C Hildreth in  
testifying to the ownership of said property well knew that  
said testimony was false and untrue.

Therefore deponent prays that he may be arrested and  
dealt with according to law.

Sworn to before me this 30<sup>th</sup> day  
of March 1880

Jane B Myrlow

J. W. Patterson J. Police Justice

Police Court, Third District.

THE PEOPLE & C.,  
ON THE COMPLAINT OF

ARRIDAVIT.

76.

187

Dated,

Magistrate.

Officer.

0752

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

Third District Police Court.

Robert P Noah

of No. 92 Fifth Avenue

Street, \_\_\_\_\_ being duly sworn, deposes and says,

that on the 18<sup>th</sup> day of February 1880

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

he was present at the Supreme Court Chambers in the Court House, City Hall Park, in the City of New York and heard one Levi C Hildreth swear to the ownership of certain personal property to wit, "the business of a stone cutter at 1285 - 30<sup>th</sup> Ave eighteen horses ten trucks harness &c, of the value of Three Thousand Dollars or more and above his debts and liabilities". Deponent further says that he heard the oath administered by Justice Abraham R Lawrence, a Justice of said Supreme Court, and heard the said Levi C Hildreth <sup>swear</sup> say, in answer to the question propounded to him by said Justice Abraham R Lawrence that he was the owner of the property before mentioned.

Deponent further says that the signature to the first of the qualification of said Levi C Hildreth as bondsman in the case of Louis Moses, was affixed in the presence of deponent by said Levi C Hildreth.

Given to before me this  
30<sup>th</sup> day of March 1880

Robert P Noah

J. M. Patterson  
Justice

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Police Court—Third District.

CITY AND COUNTY OF NEW YORK, ss.

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

Question.—What is your name?

Answer.—Levi C. Hildreth

Question.—How old are you?

Answer.—Thirty-eight years of age

Question.—Where were you born?

Answer.—Philadelphia

Question.—Where do you live?

Answer.—173 East 90 Street

Question.—What is your occupation?

Answer.—Stone & Express Business

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

Answer.—I am not guilty of the charge. I am a part owner of the property named in the Complaint.  
L. C. Hildreth

Taken before me, this 1<sup>st</sup> day of April 1876  
J. M. Patterson  
Police Justice

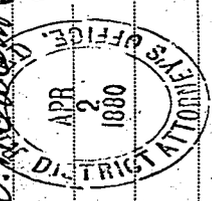
0754

57

Form 115.

POLICE COURT--THIRD DISTRICT

THE PEOPLE, & c. vs. *Polking*  
 ON THE COMPLAINT OF  
*James D. Muschow*  
 1289 3rd Ave.  
*John C. H. [unclear]*



Dated *March 20* 187*8*  
*Patterson* Magistrate.

Officer \_\_\_\_\_  
 Clerk \_\_\_\_\_

Witnesses, *Robert P. [unclear]*

No. \_\_\_\_\_ Street *49 Beersman St*

No. \_\_\_\_\_ Street \_\_\_\_\_

No. \_\_\_\_\_ Street *2nd St.* to answer Committed

Received in Dist. Atty's Office,

*Ex. Copy 1/60 17/6 G. M.*

BAILED

No. 1, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

*A true Bill*  
*H. S. Taylor*  
*Foreman*

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City and County }  
of New York. } ss.

The jurors of the People  
of the State of New York, in and for the  
body of the City and County of New York,  
upon their Oath, present:

That at the City of New York in  
the County of New York aforesaid on the  
Sixteenth day of February in the year of our  
Lord, one thousand eight hundred and  
eighty, one Amelia Moses appeared before  
Jacob M. Patterson, Junior, who was then  
and there a Police Magistrate and Justice  
of the City of New York in the County of  
New York aforesaid, and then and there  
made a complaint in writing and  
under the oath of her the said Amelia  
Moses against one Louis Moses for being  
a Disorderly person and therein charging  
and stating in substance and effect that  
she the said Amelia Moses was then  
and there the lawful wife of him the  
said Louis Moses, that she the said  
Amelia Moses had been married to him  
the said Louis Moses two months and  
that he the said Louis Moses had threat-  
ened to abandon and then and there  
had abandoned her the said Amelia  
Moses in the said City of New York in

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2.

the County of New York aforesaid, she being then and there without adequate support, and in danger of becoming a burden upon the public and that he the said Louis Moses then and there had neglected to provide according to his means for his family, and on the said <sup>eighteenth</sup> day of February in the year last aforesaid, the said Louis Moses was apprehended and arrested upon a warrant duly and regularly issued upon said complaint by the said Jacob M. Patterson Junior as such Justice and Magistrate as aforesaid at the said City of New York in the County of New York aforesaid, on the day and in the year <sup>last</sup> aforesaid for examination, and an examination then and there was duly and regularly had and on such proceedings were then and there had thereon that on the day last aforesaid in the year aforesaid the said Jacob M. Patterson Junior as such Police Justice and Magistrate as aforesaid made an order under his hand and seal, reading in substance and effect the making of the aforesaid complaint by the said Amelia Moses against the said Louis Moses, the issuing of the aforesaid warrant and the apprehension of the said Louis Moses, thereunder and the

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✓ bringing and presence of him, the said Jacob M. Patterson Junior, or such Justice and Magistrate as aforesaid, and that he the said Jacob M. Patterson Junior, as such Police Justice and Magistrate as aforesaid, did after due examination and inquiring into the facts and circumstances of the case, as well upon the oath of the said Amelia Moses in the presence of him the said Louis Moses as upon hearing of all other proofs offered in relation thereto, adjudge him the said Louis Moses to be a Disorderly Person, as charged and then and there in substance and effect ordered that as well for the indemnity and relief of the Commissioners of Public Charities and Correction of the City and County of New York (who were then and there the overseers of the Poor for said City) or for the support of the family of the said Louis Moses, that he the said Louis Moses should and would pay or cause to be paid to the said Commissioners of Public Charities and Corrections, the sum of Three dollars and fifty cents ~~per~~ weekly and every week from the day of the date of said order, for and toward the support of his family during the period of one year next ensuing, and

shall, during said period, be of good behavior towards the People of the State of New York.

And the jurors of the People of the State of New York, in and for the body of the City and County of New York, upon their Oath, do further present, that on the said eighteenth day of February in the year of our Lord one thousand eight hundred and eighty, Writs of Habeas Corpus and Certiorari to inquire into the cause of the detention of the said Louis Moses, who was then and there imprisoned and in custody under the said complaint, warrant and examination and proceedings aforesaid

✓ were issued out of the said Supreme Court of the State of New York returnable

✓ on the day last aforesaid in the year

✓ last aforesaid, at and before a Special Term of the said Supreme Court at the City of New York in the County of New

✓ York aforesaid, whereas The Honorable Abraham R. Lawrence, who was then and there a Justice of the said Supreme Court, was then and there presiding as such Justice and to which writs were then and there on the said <sup>eighteenth</sup> day of February in the year of our Lord, one thousand eight hundred and eighty, returned all

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the <sup>said</sup> proceedings so had as aforesaid before the said Jacob M. Patterson Junior, as such Police Justice and Magistrate as aforesaid and the body of him the said Louis Moses, then and there produced and he the said Louis Moses, then and there applied to him the said The Honorable Abraham R. Lawrence as such Justice so presiding as aforesaid to be then and there discharged from such custody and imprisonment as aforesaid on executing and delivering a bond with sufficient surety for the good behavior of him the said Louis Moses for the space of one (1) year in accordance with the Statute in such case made and provided (he the said The Honorable Abraham R. Lawrence such Justice so presiding as aforesaid then and there being empowered and authorized to receive and accept the same) and he the said Louis Moses as principal and Levi C. Hildreth as surety of him the said Louis Moses, then and there executed a bond and recognizance in accordance with the Statute in such case made and provided to the People of the State of New York in the penal sum of Three hundred ~~in~~ dollars which after reciting in substance and

effect the conviction by the said Jacob M. Patterson Junior, as such Justice and Magistrate as aforesaid of the said Louis Moses of being such disorderly person as aforesaid and the order so made as aforesaid for the said Louis Moses to pay as aforesaid the said sum of Three dollars and fifty cents ~~as~~ as aforesaid provided in substance and effect that the condition thereof was such that of the above named Louis Moses should be of good behavior towards the People of the State of New York for the space of one year next ensuing the date of said order, and should during that time pay to the Commissioners aforesaid, weekly and every week said sum of Three dollars and fifty cents ~~for~~ for and towards the support of his family as had been ordered by the said Jacob M. Patterson Junior as such Justice and Magistrate as aforesaid, then the above bond and recognizance to be void, otherwise to be and in full force and effect, and he the said Levi B. Hildreth then and there on the said ~~Eight~~<sup>Eight</sup> day of February in the year of our Lord, one thousand eight hundred and eighty at the said City of New York in the County of New York aforesaid came in his own proper person before the said

The Honorable Abraham R. Lawrence as such Justice so presiding as such Justice as aforesaid and then and there produced and exhibited to and before the said the Honorable Abraham R. Lawrence as such Justice so presiding as aforesaid the said bond and recognizance so executed as aforesaid as aforesaid and which said Bond and recognizance had then and there thereon the affidavit and justification in writing of him the said Levi C. Hildreth as such surety as aforesaid as to his sufficiency and ability to be and become such surety it being then and there material and necessary in order to secure the discharge of said Louis Moses that he the said Levi C. Hildreth should make such affidavit and justification and he the said Levi C. Hildreth was then and there sworn by and before and took his corporal oath before the said the Honorable Abraham R. Lawrence, as such Justice so presiding as aforesaid, of and concerning the truth of the matter and things contained in the said affidavit and of his sufficiency and ability to be and become such surety as aforesaid (he the said the Honorable Abraham R. Lawrence as such Justice so presiding as aforesaid having then

and there competent and sufficient power and authority to administer the said oath to him the said Levi C. Hildreth in that behalf.

And the following, among others, then and there became and were material matters in substance and to the effect following that is to say:

First: - Whether he the said Levi C. Hildreth was then and there worth the sum of Five hundred ~~and~~ dollars, over and above all dues, debts and demands against him.

Second: - Whether he the said Levi C. Hildreth then and there owned and carried on the business of a Stone Cutter <sup>numbered</sup> at ~~Third~~ <sup>Third</sup> Avenue in the said City of New York <sup>and eighty five</sup> in the County of New York aforesaid.

Third: - Whether he the said Levi C. Hildreth then and there owned Ten ~~in~~ trucks and eighteen ~~in~~ horses used in connection with any business carried at said ~~Third~~ <sup>number of hundred and eighty five</sup> Avenue.

Fourth: - Whether he the said Levi C. Hildreth then and there owned Ten ~~in~~ trucks and eighteen ~~in~~ horses.

And the jurors of the People of the State, in and for the body of the City and County of New York, upon their oath, further say that the said Levi C. Hildreth being so ~~was~~ <sup>was</sup> ~~carried~~ <sup>carried</sup> at ~~some~~ <sup>some</sup> ~~of~~ <sup>of</sup> ~~the~~ <sup>the</sup> ~~said~~ <sup>said</sup> City of New York in the County of New York

duly sworn as aforesaid did on the eighteenth day of February in the year of our Lord one thousand eight hundred and eighty in the said City of New York in the County of New York aforesaid before the said The Honorable Abraham R. Lawrence as such Justice so presiding as aforesaid wickedly, wilfully, falsely, feloniously and corruptly say and swear, make oath, testify and depose and make by said certain affidavit and justification in writing for said Bond and recognizance and which said affidavit and justification is in substance and to the effect following that is to say: -

City and County of New York - ss:  
 Levi C. Hildreth of <sup>five hundred and seventy three</sup> East <sup>Third</sup> Street  
 (ninety first) <sup>Street</sup> in the said City of New York in the County of New York aforesaid meaning thereby) being duly sworn deposes and says that he (the said Levi C. Hildreth meaning thereby) is worth the sum of Five hundred ~~minimum~~ dollars over and above all dues, debts, and demands against him and that his property consists of the business of a stone cutter at <sup>twelve hundred and eighty five</sup> Third Avenue (that he the said Levi C. Hildreth then and there owned and carried on the business of a stone cutter at <sup>twelve hundred and eighty five</sup> Third Avenue in the said City of New York in the County of New York

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aforsaid meaning thereby), <sup>eighteen</sup> horses and ten trucks  
(that he the said Levi C. Hildreth then and there owned ten trucks and eighteen horses used in connection with the business carried on at <sup>twelve hundred and eighty five</sup> Number, Third Avenue in said City of New York in the County of New York aforsaid meaning thereby), <sup>eighteen</sup> horses and ten trucks (that he the said Levi C. Hildreth then and there owned ten trucks and eighteen horses meaning thereby).

Whereas in truth and in fact he the said Levi C. Hildreth was not then and there worth the sum of Five hundred ~~mm~~ dollars or any sum whatever over and above all dues, debts and demands against him but was wholly impoverished, penniless and pecuniously worthless and insolvent.

Whereas in truth and in fact he the said Levi C. Hildreth did not then and there own nor carry on the business of a stone cutter or any other business whatsoever at said <sup>twelve hundred and eighty five</sup> Number, Third Avenue in the said City and County of New York.

Whereas in truth and in fact he the said Levi C. Hildreth did not then and there own ten trucks and eighteen horses or any horses or trucks whatsoever used in connection with any business whatsoever carried on at <sup>twelve hundred and eighty five</sup> said Number, Third Avenue in the said City

and County of New York.

Whereas in truth and in fact the said Levi C. Hildreth did not then and there own ten or more trucks and eighteen or more horses or any trucks or horses whatever.

And so the jurors aforesaid upon their oath aforesaid do say.

That he the said Levi C. Hildreth late of the City and County aforesaid on the said Eighteenth day of February in the year Eighteen hundred and eighty, at the City and County aforesaid, before the said the Honorable Abraham R. Lawrence such Justice so presiding as aforesaid, and so having then and there competent power and authority to administer the said oath to the said Levi C. Hildreth on that behalf, wickedly wilfully maliciously feloniously and corruptly in manner and form aforesaid did commit cruel and corrupt perjury 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.

Benjamin H. Phelps  
District Attorney

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**BOX:**

10

**FOLDER:**

131

**DESCRIPTION:**

Honghtaling, James

**DATE:**

04/14/80



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0767

99

Counsel,

Filed 14 day of April 1880

Pleads

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

*James Knight*

BENJ. K. PHELPS,

District Attorney.

A True Bill.

*W. S. Taylor*  
April 15. 1880. Foreman.

*Wm. G. G.*  
Judge. J. L.

*S. P. Curran*

0768

Police Court—Third District.

CITY AND COUNTY, ss.  
OF NEW YORK.

*James Houghtaling* being duly examined before the under-  
signed, according to law, on the annexed charge; and being informed that he was  
at liberty to answer, or not, all or any questions put to him, states as follows, viz.:

Question.—What is your name?

Answer.—*James Houghtaling*

Question.—How old are you?

Answer.—*30 years*

Question.—Where were you born?

Answer.—*U. S.*

Question.—Where do you live?

Answer.—*55 Charles St.*

Question.—What is your occupation?

Answer.—*Butcher*

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

Answer.—*I am not guilty*  
*James Houghtaling*

*Taken before me, this*

*day of*

*187*

0769

J<sup>d</sup> District Police Court

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, } ss.

of No. 10 East 28<sup>th</sup> Street, William Hancock Clark  
being duly sworn, deposes and says, that on the 21<sup>o</sup> day of February 1884  
at the City of New York,  
in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent,

the following property, viz.:

One Black cloth Pencil Albert Coat,  
of the value of fifty-five dollars

the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by

James Haughtelin from the fact that on the day aforesaid the said James was seen coming out of a room in premises No. 10 East 28<sup>th</sup> St. where said coat then was, and from the further fact that a man named William Chapin, a friend of said deponent, gave to William H. Carr-Greaves, then present, a pawn ticket which the said Chapin informed said Carr-Greaves

Sworn to before me this

day of

Notary Public  
1884

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has been given to him to return to  
department and which said Chapin  
further informed said Lane Gibson  
represented the stolen property of said  
one was given to him, Chapin, by the  
said defendant.

Given to Lane Gibson of Wm Hancock Esq  
8 day of March 1880

J. Sherman Justice

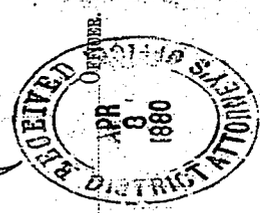
City and County of New York Ad.  
William H. Lane Gibson, of 202 1/2 West  
44<sup>th</sup> Street, being duly sworn says - that he  
has heard from the foregoing affidavit and  
that to much of the same as relates to  
department is true of departments on knowledge  
Given to Lane Gibson of W. H. Van Bieson  
8 day of March 1880

J. Sherman Justice

30 District Police Court

AFFIDAVIT - Larceny.  
THE PEOPLE, & Co.,  
ON THE COMPLAINT OF  
Wm Hancock Esq  
10 E 7<sup>th</sup> St  
James Houghstein  
(all hands)

DATED March 8 1880  
Sherman  
MAGISTRATE



Witnesses:  
Mason

DISPOSITION  
Given to Lane Ad  
Commuted

0771

CITY AND COUNTY }  
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York,  
upon their Oath, present :

That

*James Houghbaling*

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

*One coat of the value of sixty five dollars*



of the goods, chattels, and personal property of one

*William Hancock Clark*

then and

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

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And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

*James Houghtaling*

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

*one coat of the value of sixty five  
dollars*

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

*William Hancock Clark*

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

*William Hancock Clark*

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

*James Houghtaling*

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

BENJAMIN K. PHELPS, District Attorney.

0773

**BOX:**

10

**FOLDER:**

131

**DESCRIPTION:**

Horan, Francis

**DATE:**

04/19/80



131



0775

Police Office, Fourth District.

City and County  
of New York, } ss.

Patrick Burns

of No. 302 Avenue A Street, being duly sworn,  
deposes and says, that the premises No. 302 Avenue A  
Street, 18<sup>th</sup> Ward, in the City and County aforesaid, the said being a building  
and which was occupied by deponent as a dwelling house

were **BURGLARIOUSLY** broke  
and entered by means of prying the door, a crow  
on the upper floor of said building, and  
entering the same with the intent to commit  
a crime  
in the day time of the 30<sup>th</sup> day of March 1880  
and the following property feloniously taken, stolen and carried away, viz.:

One overcoat of the value of fifteen  
dollars. One watch of the value of five  
dollars. Two "Inspector of Customs" Badges  
in all of the value of \$30

the property of deponent  
and deponent further says, that he has great cause to believe, and does believe, that  
the aforesaid **BURGLARY** was committed, and the aforesaid property taken, stolen  
and carried away by Frank Moran (now here)

for the reasons following, to wit: That the said property  
was contained in said room which  
was securely locked and fastened on  
said 30<sup>th</sup> day of March. That deponent  
is informed by Jacob Young that

0776

he saw said Frank Horan go up the stairs of said premises, and come down again having a coat on his back.

Given & before me this 12<sup>th</sup> day of April 1880 Patrick Burns  
Deputy Police Justice

State of New York }  
City of New York } ss Jacob Young  
At No 390 Avenue A in the City of New York being duly sworn deposes that he is acquainted with the prisoner or Frank Horan, that on the 30<sup>th</sup> day of March 1880 deponent saw said Horan going up the stairs leading to the rooms of Patrick Burns, said Horan at the time being without a coat on his person at the time, that shortly afterwards deponent saw said Horan coming down the said stairs with a coat on his back, that about one hour afterwards the wife of said Burns informed deponent that her rooms had been broken open and the coat of her husband had been stolen

Given & before me this 12<sup>th</sup> day of April 1880 Jacob Young  
Deputy Police Justice

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Police Court, Fourth District.

CITY AND COUNTY }  
OF NEW YORK. } ss.

*Frank Horan* being duly examined before the under-  
signed, according to law, on the annexed charge; and being informed that he was  
at liberty to answer, or not, all or any questions put to him states as follows, viz:

Question. What is your name?

Answer. *Frank Horan*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *New York City*

Question. Where do you live?

Answer. *420 East 19th St*

Question. What is your occupation?

Answer. *Plumber*

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

Answer. *I am not guilty.*  
*Frances Horan*

Taken before me this *13* day of *April* 188*8*  
*W. M. ...*  
Police Justice

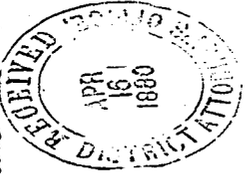
0778

Police Court—Fourth District.

THE PEOPLE &c.

ON THE COMPLAINT OF

*Catharine Rund 91  
302 W. A. St.  
Frank Moran*



*Frank Moran*  
Offence,

BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

Dated *April 12<sup>th</sup>* 1880

*Mandell* Magistrate.

*McCarthy* Officer.

Clerk.

Witnesses,

*100 hours*

Received in District Atty's Office

*Am*

0779

CITY AND COUNTY } ss.  
OF NEW YORK.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York,  
upon their Oath, present:

That *Francis Horan,*

late of the *Eighteenth* Ward of the City of New York, in the County of New York, aforesaid, on the *thirteenth* day of *March* in the year of our Lord one thousand eight hundred and ~~seventy~~ *eighty*, with force and arms, about the hour of *two* o'clock in the *day* time of the same day, at the *Patrick Burns*

there situate, feloniously and burglariously did break into and enter ~~by means of forcibly~~

he the said

*Francis Horan*

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

*Patrick Burns*

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

And the jurors aforesaid, upon their oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, the said

*Francis Horan*

late of the Ward, City, and County aforesaid,

*one coat of the value of fifteen dollars,*  
*one watch of the value of five dollars,*  
*two badges [of the kind called Inspector of Customs Badges] of the value of ten dollars each.*

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

*Patrick Burns*

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

BENJAMIN K. PHELPS, District Attorney.

0780

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

*Francis Horan*

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

*One Coat of the value of fifteen dollars  
one watch of the value of five dollars  
Two badges (of the kind called Inspector  
of Custom Badges) of the value of  
ten dollars each*

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

*Patrick Burns*

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

*Patrick Burns*

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

*Francis Horan*

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

BENJAMIN K. PHELPS, District Attorney.

0781

**BOX:**

10

**FOLDER:**

131

**DESCRIPTION:**

Hughes, James

**DATE:**

04/09/80



131

0782

65

On Wed April 12,  
Parrish's complaint to lay  
the next term it is in

Counsel,  
Filed 9 day of April 1880.  
Pleads Not Guilty

vs THE PEOPLE  
vs.  
James Hughes

BENJ. K. PHELPS,  
District Attorney.  
Geo. H. V. V. V.

A True Bill.

H. S. Taylor Foreman.  
Paid Jurors - April 15/1880  
Pleads G. L.  
D. G. V. V. V. V.

0783

Form 112.

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

Police Court—First District.

of No. 107 West 25<sup>th</sup> Street, being duly sworn, deposes  
and says, that on the 3<sup>d</sup> day of April 1880

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried  
away from the possession of deponent, who slept in the

room with deponent  
the following property, viz: One gold watch of the

value of Forty dollars with gold  
Chain attached of the value of  
Twenty dollars all

of the value of Seventy Dollars,  
the property of deponent

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

that deponent is informed by officer Sage that  
he found said property in the possession of  
said Hughes. He stole at the same time one  
watch also of the value of \$5.00 in  
money the property of  
deponent. Demis. F. Boyle

City County of New York ss.

Herbert R. Sage of the 4 Precinct Police being  
duly sworn says that on the 5<sup>th</sup> day of April  
1880 he arrested James Hughes in Chatham  
Street in said City with the property described  
in the above affidavit of Demis F. Boyle in  
his possession (recept one \$5.00 bill),  
Herbert R. Sage

Sworn to, before me, this 3<sup>d</sup> day of April 1880

P. H. Murphy  
Police Justice

0784

Police Court—First District.

CITY AND COUNTY }  
OF NEW YORK. } ss.

*James Hughes* being duly examined before the under-  
signed, according to law, on the annexed charge; and being informed that he was at  
liberty to refuse to answer any question that may be put to him, states as follows,  
viz:

Question. What is your name?

Answer. *James Hughes*

Question. How old are you?

Answer. *20*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *Pearl St*

Question. What is your occupation?

Answer. *Laborer*

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

Answer. *I am not guilty*

*James Hughes*

Taken before me, this

*5*

day of *April*

1880

Police Justice

*J. M. Murphy*

Police Court—First District

0785

Police Court—First District.

THE PEOPLE, &c,  
ON THE COMPLAINT OF

Thomas J. Boyle  
107 or 25th St. N  
St. Paul, Minn.

vs.  
James Hughes

Affidavit—Larceny.



Dated April 1880

B. O. Barry  
Magistrate.  
Sage 4th Officer.

Clerk.

Witness Robert R Sage  
7th Council-Lodge  
Wm. J. [unclear]  
[unclear] Clerk

\$1500 to answer  
at 6 Sessions

Received at Dist. Atty's office

COUNSEL FOR COMPLAINANT.

Name.....

Address.....

COUNSEL FOR DEFENDANT.

Name.....

Address.....

Bailed

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

0786

CITY AND COUNTY }  
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York,  
upon their Oath, present:

That

*James Hughes*

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

*One watch of the value of forty dollars - One chain of the value of twenty dollars of the goods chattel and personal property of one Dennis J. Boyle - And One coat of the value of ten dollars - One vest of the value of five dollars of the goods chattel and personal property of one William Burke - And*

Divers Promissory Notes for the payment of money, the same being then and there due and unsatisfied, and of the kind known as United States Treasury Notes, of a number and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of *eleven dollars*

Divers Promissory Notes for the payment of money, the same being then and there due and unsatisfied, and of the kind known as Bank Notes, of a number and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of *eleven dollars*

Divers Due Bills of the United States of America, the same being then and there due and unsatisfied, and of the kind known as Fractional Currency, of a number and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of *eleven dollars*

Divers Coins, of a number, kind, and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of *eleven dollars*

*Three coins of the kind called sovereigns of the value of five dollars each*

of the goods, chattels, and personal property of one

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

0787

And the Jurors aforesaid, upon their oath aforesaid, do further present  
That the said

*James Hughes*

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

*One watch of the value of forty dollars  
One chair of the value of twenty dollars.*

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

*Dennis J. Boyle*

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously  
stolen of the said

*Dennis J. Boyle*

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

*James Hughes*

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

0788

And the Jurors aforesaid, upon their oath aforesaid, do further present  
That the said

*James Hughes*

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

*One coat of the value of ten dollars*  
*One vest of the value of five dollars*

of the goods, chattels, and personal property of the said *William Burke*

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

*William Burke*  
unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

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

BENJAMIN K. PHELPS, District Attorney.

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

*James Hughes*

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

Divers Promissory Notes for the payment of money, the same being then and there due and unsatisfied, and of the kind known as United States Treasury Notes, of a number and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of *eleven dollars*

Divers Promissory Notes for the payment of money, the same being then and there due and unsatisfied, and of the kind known as Bank Notes, of a number and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of *eleven dollars*

Divers Due Bills of the United States of America, the same being then and there due and unsatisfied, and of the kind known as Fractional Currency, of a number and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of *eleven dollars*

Divers Coins, of a number, kind, and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of *eleven dollars*

*Three coins of the kind called sovereigns of the value of five dollars each*

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

*Anthony Gallagher*

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

*Anthony Gallagher*

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

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

BENJAMIN K. PHELPS, District Attorney.