

0527

BOX:

67

FOLDER:

751

DESCRIPTION:

Hall, John

DATE:

05/10/82



751

0528

Bill ordered

Counsel,

Filed 10 day of May 1882

Pleads

THE PEOPLE

vs.

John Hall

Defendant

DAVID L. ROLLINS,  
BENTON BLISS

John Hall District Attorney.

INDICTMENT  
Grand Jurors of the County of  
in charge of the

A True Bill.

L. J. Lewis

Foreman.

May 11-1882

Henry J. Smith

Per. One year.

87



0529

General Sessions of the Peace of THE PEOPLE OF THE STATE OF  
the City and County of New York. NEW YORK,

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

*John Hall*  
of the crime of *Grand larceny in a*  
*dwelling house*  
committed as follows:

The said *John Hall*

in the County of New York, aforesaid, on the *third* late of the First Ward of the City of New York  
of our Lord one thousand eight hundred and eighty *two* day of *April* in the year  
and arms, three promissory notes for the payment of money, being then and there due and unsatisfied (and of  
the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one  
thousand dollars each: three promissory notes for the payment of money, being then and there due and unsatisfied  
(and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value  
of five hundred dollars each: twenty promissory notes for the payment of money, being then and there due and  
unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars,  
and of the value of one hundred dollars each: thirty promissory notes for the payment of money, being then and  
there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars,  
and of the value of fifty dollars each: fifty promissory notes for the payment of money, being then and there due and  
unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the  
value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and  
unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value  
of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and  
of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars  
each: ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind  
known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each:  
one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind  
known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each:  
one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of  
the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar  
each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due  
and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind  
known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for  
the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value  
of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), be-  
ing then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money  
(and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten  
promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatis-  
fied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as  
bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for  
the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value  
of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the  
jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as  
double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the  
value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each:  
fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold  
coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the  
kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors  
unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver  
coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually  
known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as  
quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes),  
of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five  
cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver  
coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value  
of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins  
(of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of Amer-  
ica, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomi-  
nation of fifty cents each, and of the marketable value of fifty cents each: two hundred 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 the  
denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills  
of the United States of America, the same being then and there due and unsatisfied (and of the kind known as frac-  
tional currency), of the denomination of ten cents each, and of the marketable value of ten cents each.

*of the goods, chattels and personal property of John Doonan*  
*in the dwelling house of the said John Doonan*  
*then and there being, in the dwelling house aforesaid*

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

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.

DANIEL C. COLLINS,  
District Attorney.

*John McKee*  
District Attorney.

0530

**Court of General Sessions**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*John Hall*

The Grand Jury of the City and County of New York, by this indictment, accuse  
of the CRIME OF *John Hall*  
*Burglary in third degree*  
committed as follows:

The said

*John Hall*

late of the *twelfth* 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 eighty *two* with force and arms,  
about the hour of *twelve* o'clock in the *day* time of the same day, at the  
Ward, City and County aforesaid, the dwelling house of *John Doonan*

there situate, feloniously and burglariously did break into and enter, by means of  
forcibly *breaking open an outer door thereof*

he the said

*John Hall*

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

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.



0531

BAILED,

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

*Willard*

Sec. 208, 209, 210 & 212.

Police Court

District

*1882*

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*John Doonan*  
*122 3/4, Lloyd Ave*

*John Hall*

Offence, *Burglary*  
*House*

Dated

*May 4*  
*1882*

*Magistrate*

*Officer*

*Clerk*

Witnesses

*Wm. West*

No. 1

*14 Moineux*

No. 2

*14 Moineux*

No. 3

*14 Moineux*

*500 to ans. A. J.*

*Cam*



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

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

Dated *May 4* 1882

*Hugh J. ...* Police Justice.

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

Dated \_\_\_\_\_ 188

\_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188

\_\_\_\_\_ Police Justice.

0532

Sec. 198-200.

CITY AND COUNTY  
OF NEW YORK, } ss.

12th District Police Court.

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

Question What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

John Hall

Taken before me this

day of

May 1882

Charles Chapman

Police Justice.



0533

POLICE COURT—First DISTRICT.City and County }  
of New York, } ss:

John Doolan  
of 122 Street near 4th Avenue, being duly sworn,  
deposes and says, that the premises situate in East 122 Street  
about fifty feet east of 4th Avenue on the north side  
of East 122 Street, in the City and County aforesaid, the said being a wooden building

and which was occupied by deponent as a place of abode

were **BURGLARIOUSLY**  
entered by means forcibly unlocking the door  
leading into said premises

on the day <sup>time</sup> 3<sup>d</sup> of the April 1882

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

Good and lawful money of the  
issue of the United States Treasury  
Department consisting of one bill  
of the denomination and value of ten  
dollars, two bills of the denomination  
and value of five dollars each, two  
bills of the denomination and value  
of two dollars each and twenty bills  
of the denomination and value of one  
dollar each in all to the amount  
of forty four 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 John Hall (now here)

for the reasons following, to wit: that said Hall has  
acknowledged and confessed  
to deponent in the presence of a  
witness that he said Hall did  
burglariously enter the premises  
aforesaid and did feloniously  
take steal and carry away the said  
property

John Doolan

Subscribed before me  
this 1st day of April 1882  
Franklin D. Smith  
Police Justice

0534

BOX:

67

FOLDER:

751

DESCRIPTION:

Hamilton, Edward

DATE:

05/08/82



751



0535

Counsel,  
Filed *May* 1882  
Pleads

THE PEOPLE

vs.

*Edward Hamilton*

*W.D.*

DANIEL C. ROLLINS,  
District Attorney.

*John McLean* District Attorney.

A True Bill.

*James J. Green*

Foreman.

*May 9/82*

*James J. Green*

*S.P. Two years.*

*W.D. Chapman*

0536

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

THE PEOPLE OF THE STATE OF  
NEW YORK,

*Edward Hamilton* against

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

*Edward Hamilton*

*Person* of the crime of *Larceny from the*

committed as follows:

The said

*Edward Hamilton*

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

*one watch of the value of  
Twelve dollars and one chain  
of the value three dollars*

of the goods, chattels, and personal property of one *T. Bernard Wunderlich*  
*on the person of the said T. Bernard Wunderlich then and*  
*then found from the person of the said T. Bernard Wunderlich*

~~there being found~~ ~~then and~~ 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.

~~DANIEL C. ROLLINS~~

~~BENJ. K. PHELPS~~

*John McKee* District Attorney.





0538

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.3  
DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. Edward Hamilton

Question. How old are you?

Answer. 26 years

Question. Where were you born?

Answer. Buffalow

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

Answer. 123 West 23<sup>rd</sup> Street 2 months

Question. What is your business or profession?

Answer. Barber

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

Answer. I am not guilty

Taken before me, this

day of

May

188

E. J. Hamilton

R. L. Higgins Police Justice.



0539

3<sup>rd</sup> District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }  
OF NEW YORK, } ssof No. 26 Anderson Street, Bernhard Vanderickbeing duly sworn, deposes and says, that on the 30 day of April 1882  
at the 10<sup>th</sup> Ward of the City of New York,  
in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent, and from the person of deponent at night time  
the following property, viz:One Silver Watch with plated Chain  
attached, of the value of fifteen dollarsthe property of deponentand 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 Hamilton (nowhere)from the fact that deponent was walking  
along Chryotie Street at the hour  
of about 11<sup>45</sup> P. M., when deponent had  
said Watch & Chain in the left hand pocket  
of the Vest then worn upon deponent's person,  
that said Edward came up to deponent  
and snatched said Watch & Chain from  
said Vest and run away,  
that when said Edward was caught

Signed and sworn to me this

day of

Power Justice.

788

0540

by officer George Warner of the 10<sup>th</sup> Precinct Police he found the aforesaid Watch & Chain in the possession of said Edward

Sworn to before me this  
1<sup>st</sup> day of May 1882  
H. Bernard Wunderlich  
J. L. Lohrman Police Justice

City & County,  
of New York 356

George Warner of the 10<sup>th</sup> Precinct Police being duly sworn deposes and says that at the hour of about 11<sup>45</sup> on the night of the 30<sup>th</sup> day of April 1882 he caught Edward Hamilton (now here) while running along Canal Street, and in his possession deposited found, a Silver Watch & plated Chain (here shown) said property is fully identified as the property stolen from the person of Bernhard Wunderlich the mother complainant

Sworn to before me this  
1<sup>st</sup> day of May 1882  
George Warner  
J. L. Lohrman Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION



0541

BOX:

67

FOLDER:

751

DESCRIPTION:

Henry, John

DATE:

05/19/82



751



0542

BOX:

67

FOLDER:

751

DESCRIPTION:

Henry, John

DATE:

05/19/82



751

House of Deputies

Counsel,

Filed

19<sup>th</sup> day of May

1882

Pleads

Not guilty.

THE PEOPLE

vs.

ROBBERY—First Degree.

John Henry P.

JOHN McKEON,

District Attorney.

A True Bill.

James J. Geran

Foreman.

W. J. Geran

W. J. Geran

W. J. Geran

152

0544

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

THE PEOPLE OF THE STATE OF NEW YORK,  
against

*John Henry*

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

*John Henry*  
of the CRIME OF ROBBERY IN THE FIRST DEGREE, committed as follows:

The said

*John Henry*

late of the First Ward, of the City of New York, in the County of New York, aforesaid,  
on the *Sixteenth* day of *May* in the year of our Lord  
one thousand eight hundred and eighty *two* at the Ward, City and County  
aforesaid, with force and arms, in and upon one *Peter Gordon*  
in the peace of the said People, then and there being, feloniously did make an assault and  
promissory notes for the payment of money, being then and there  
due and unsatisfied, and (of the kind known as United States Treasury Notes), of the  
denomination of twenty dollars, and of the value of twenty dollars each: *one*  
promissory note for the payment of money, being then and there due and unsatisfied,  
(and of the kind known as United States Treasury Notes), of the denomination of ten  
dollars, and of the value of ten dollars each: promissory notes for the  
payment of money, being then and there due and unsatisfied, (and of the kind known  
as United States Treasury Notes,) of the denomination of five dollars, and of the value of  
five dollars each: promissory notes for the payment of money, being then and  
there due and unsatisfied, (and of the kind known as United States Treasury Notes)  
of the denomination of two dollars, and of the value of two dollars each:  
*one* promissory note for the payment of money, being then and there due  
and unsatisfied, (and of the kind known as United States Treasury Notes), of the  
denomination of one dollar, and of the value of one dollar each: coins,  
(of the kind known as cents), of the value of one cent each: coins,  
(of the kind known as two cents), of the value of two cents each: coins,  
(of the kind known as five cent pieces), of the value of five cents each:

*four Coins of the United States  
of the kind known as dollars of  
the value of one dollar each*

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

*Peter Gordon*

from the person of said *Peter Gordon* and against  
the will, and by violence to the person of the said *Peter Gordon*  
then and there violently and feloniously did rob, steal, take,  
and carry away, against the form of the Statute in such case made and provided, and  
against the peace of the People of the State of New York, and their dignity.

JOHN McKEON, District Attorney.



0545

Sec. 208, 209, 210 & 212.

Police Court District, 427

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Wm. Gordon  
House of Detention  
John Henry  
Robbery  
Offence,

Dated

May 16, 1882

Admitt  
Magistrate.

John M. Mearl  
Officer.

Clerk.

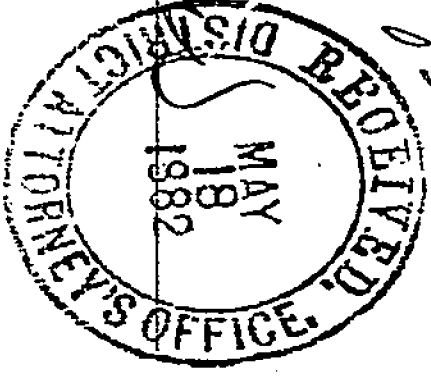
Witness

James Moore

No.

10th Avenue Police  
Street

Complainant's  
to House of Detention  
in default of \$300  
surety



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

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

Dated May 16, 1882 Solow B. Smith Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0546

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK } ss.*Seemly* DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. *John Henry*

Question. How old are you?

Answer. *26 Years.*

Question. Where were you born?

Answer. *New York.*

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

Answer. *13 Cornelia Street 3 Years.*

Question. What is your business or profession?

Answer. *Waiter*

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

Answer.

*I was out all night drinking with the complainant, and he gave me the money to keep for him*

Taken before me, this *16<sup>th</sup>*

day of *May* 188*8*

*John Henry*

*John Smith*  
Police Justice.



0547

Form 123.

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

Police Court—Second District.

Peter Gordon aged 53 Clerk

of No. 51 Varick Street, being duly sworn, deposes and says,

that on the 16<sup>th</sup> day of May 1872

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried away from the person of deponent, by force and violence, and against the will of

deponent, the following property, viz.:

Good and lawful money  
of the United States Consisting of One Note  
or bill of the value of Ten dollars One Note  
or bill of the value of One dollar. and four  
Silver Coins of the value of One dollar each.  
all being

of the value of

Fifteen dollars.

the property of

deponent.

Dollars.

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

his will, by

John Henry (Nowhere) from the  
fact that deponent was passing through  
Brooklyn street in company with said  
Henry at or about the hour of five o'clock  
A.M. on said date and when near  
that the said Henry asked deponent  
to go into a hall way and have a drink.  
On entering the hall way the said Henry  
struck deponent with his clenched fist  
on the head knocking deponent down  
and while deponent was lying prostrate  
the said Henry struck deponent several

day of  
Supern to before me this

1872

Police Justice.



0548

Several blows with his clenched fist and  
finally took from the right hand pockets  
of the vest and pantaloons then worn by  
deponent the said money, and ran away  
deponent gave chase to the said Henry  
and caused the said Henry to be arrested  
by Officer Moore in Thompson Street

Brought before me {  
this 16<sup>th</sup> day of May 1882 { Peter Gordon  
Solon B Smith  
(Police Justice

City and County of New York. ss.  
James Moore agent of the  
15<sup>th</sup> Precinct Police being duly sworn deposes  
and says that he arrested John Henry  
on complaint of Peter Gordon, and on searching  
the said Henry deponent found in the  
possession of said Henry the money described  
in the foregoing affidavit and which the  
said Gordon identifies as the money which  
had been taken from him by force and  
violence

Brought before me { James Moore  
this 16<sup>th</sup> day of May 1882 {  
Solon B Smith Police Justice

0549

BOX:

67

FOLDER:

751

DESCRIPTION:

Hiney, John

DATE:

05/25/82



751

0550

Bill entered

Bill Jan 18/84  
to be sent to SP  
by order of W. Vincent  
on another indictment  
filed Nov 24, 1882

Day of Trial

Counsel,

Filed

Pleads

day of

1882

THE PEOPLE

vs.

John Hiney

BURGLARY—Third Degree,  
Receiving Stolen Goods.

JOHN McKEON,

District Attorney.

A True Bill.

Wm. Green

Foreman.

May 26/82

Plaidge guilty

168 S. 7. 20 years & 6 mos



0551

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

THE PEOPLE OF THE STATE OF  
NEW YORK,

*against*  
*John Kinney*

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

*John Kinney*

of the crime of Burglary in the third degree,

committed as follows:

The said

*John Kinney*

late of the *Eighth* Ward of the City of New York, in the County of New York,  
aforesaid, on the *Nineteenth* day of *May* in the year of our  
Lord one thousand eight hundred and eighty *two*, with force and arms, at the Ward,  
City and County aforesaid, the *Stable* of *Frederick Thee*

there situate, feloniously and  
burglariously, did break into and enter, the same being a building in which divers goods,  
merchandise and valuable things were then and there kept for use, sale and deposit, to  
wit: the goods, chattels and personal property hereinafter described, with intent the said  
goods, chattels and personal property of the said *Frederick Thee*

then and there being, then and there  
feloniously and burglariously to steal, take and carry away, and

*one set of double harness of the value  
of thirty dollars*

of the goods, chattels and personal property of the said

*Frederick Thee*

so kept as aforesaid in the said

*Stable*

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

*John McKeon*  
*District Attorney*

0552

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

of the crime of Receiving Stolen Goods

committed as follows :

The said

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,

of the goods, chattels and personal property of

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

unlawfully and unjustly, 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.

JOHN McKEON, District Attorney.

0553

Dec. 208, 209, 210 & 212.

Police Court - District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Frederick Steeg  
650 East 16th

John Finney

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated May 24th

188

Alvin Magistrate.

Thomas W. Mulder, Officer.  
1872/10.

Clerk.

Witnesses David Hamilton

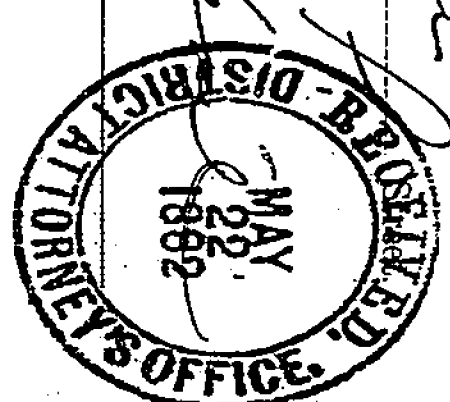
No. 1112 at 14th Street

No. Street,

No. Street,

to Geo. G. H. H.

with the



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

John Finney

guilty thereof, I order that he be admitted to bail in the sum of ~~Five~~ <sup>Twenty</sup> Hundred Dollars and be committed to the Warden or Keeper of the City Prison.

Dated May 24 188

Merwin C. Steeg

Police Justice.

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

Dated 188

Police Justice.

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

Dated: 188

Police Justice.



0554

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

4 DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. John Hickey

Question. How old are you?

Answer. 23 years

Question. Where were you born?

Answer. New York City

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

Answer. 601 East 16 Street, about 3 years

Question. What is your business or profession?

Answer. I am doing nothing

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

Answer. I am guilty, and make  
further explanation

John Hickey  
made

Taken before me, this 21

day of May 1887

Meam O'Brien  
Police Justice.

0555

Police Office, Fourth District.

City and County  
of New York,

ss.

*Frederick Tree*, aged 37 years  
of No. a Grocer of 1765 East 16<sup>th</sup> Street, being duly sworn,  
deposes and says, that the premises No. 644, East 16<sup>th</sup>  
Street, 1<sup>st</sup> Ward, in the City and County aforesaid, the said being a brick building  
and which was occupied by deponent as a *Stable*

were **BURGLARIOUSLY**  
entered by means of false Keys; ~~an~~ opening a  
padlock, attached to the door entrance  
to said Stable

on the ~~night~~ *from* the 18<sup>th</sup> to 19<sup>th</sup> day of May 1882  
and the following property feloniously taken, stolen and carried away, viz.:

one double set of harness  
with the exception of the collars  
appertaining thereto, of said  
property stolen of the value of  
Thirty 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 *John Hiney from here!*

for the reasons following, to wit: *that on the Evening*  
*of the 18<sup>th</sup> day of May 1882. at about*  
*10 o'clock P.M. deponent left*  
*said property in said Stable and*  
*securely closed the door leading*  
*into said Stable from 16<sup>th</sup> Street*  
*attaching a padlock thereto and*  
*by locking said padlock, ~~securely~~*  
*securely.*

closing ~~and~~ door, that deponent  
 then and there also secured  
 closed and locked by attaching a  
 pad lock the door opening into  
 said stable from the yard - That  
 about one o'clock in the  
 morning of May 19<sup>th</sup> 1882 deponent  
 returned to said stable, and found  
 the padlock on the door leading  
 into said stable from the said yard  
 opened and the said door open  
 and said double set of harness  
 missing from said stable with  
 the exception of said collar.

Deponent was thereafter informed  
 by David Hamilton here present  
 that said John Hiney had brought  
 said harness to him offering  
 the same for sale; ~~that~~ deponent  
 further says he ~~has~~ <sup>has</sup> seen said  
 harness in the store of said  
 Hamilton and identified the  
 same as his said deponent's pro-  
 perty, missing from said stable  
 as aforesaid. Freebirds Three

City and County of New York ss. David Hamilton  
 aged 26 years, a harness maker of Rance  
 East 11<sup>th</sup> Street and Drydock Street, being duly  
 sworn says he has heard read the foregoing affi-  
 davit, and is familiar with the contents thereof  
 and that portions thereof referring to him is  
 true upon his own knowledge

known & before me this  
 21 day of May 1882  
 J. Hamilton  
 Michaelson

known to be true on this 21<sup>st</sup> day  
 of May 1882

Michaelson

Michaelson



0557

BOX:

67

FOLDER:

751

DESCRIPTION:

Hogan, Denis

DATE:

05/12/82



751

0558

Witnesses:

Day of Trial  
Counsel, *Oborne*  
Filed 12 day of *May* 188 *2*  
Pleads *Not guilty*

*vs* THE PEOPLE  
vs. *D.*  
*James Hogan*  
*May 23/83*  
*Plaintiff and Defendant*  
*Filed 11/25/83. Paid.*  
*John McKeon*  
DANIEL C. ROLLINS,  
District Attorney.

A True Bill  
*James C. Stevens*  
Foreman.

*10/1*  
*Word*

0559

**Court of General Sessions**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK  
against

*Dennis Hogan*

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

*Dennis Hogan*  
of the CRIME OF "Vending and Selling to another what are commonly known as and called Lottery Policies," committed as follows:

The said

*Dennis Hogan*

late of the *Tenth* Ward, in the City and County aforesaid,  
on the ~~twenty-fifth~~ day of *March* in the year of our  
Lord one thousand eight hundred and eighty ~~two~~ at the Ward, City and  
County aforesaid, with force and arms, did unlawfully and knowingly vend, sell, barter,  
furnish and supply, to one *Benjamin H. Baer*

and did procure and cause to be procured for the said *Benjamin H. Baer*

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

*BM 25=*  
*182341/5*  
*163466/3*  
*17 = 12*  
*24/CS 5*

*(12)*

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



0560

SECOND COUNT—

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

*Dennis Hogan*  
of the CRIME OF "Vending and Selling to another what are commonly known as and called Lottery Policies," committed as follows:

The said

*Dennis Hogan*  
late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, and on divers other days and times between that day, and the day of the taking of this inquisition, was and yet is a common gambler; and that he the said

*Dennis Hogan*  
on the day and in the year aforesaid, and on said other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number *ninety two Orchard Street*

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell barter, furnish and supply to divers persons (whose names are to the jurors aforesaid unknown and cannot now be given), and did procure, and caused to be procured, for the said divers persons (whose names are to the jurors aforesaid unknown), certain instruments and writings, commonly known as and called lottery policies (a more particular description of which is to the Grand Jury aforesaid unknown and cannot now be given).

THIRD COUNT—

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

*Dennis Hogan*  
of the CRIME OF "Vending and Selling to another what are commonly known as and called Lottery Policies," committed as follows:

The said

*Dennis Hogan*  
late of the Ward, City and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler:

And that he the said

*Dennis Hogan*  
afterwards on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number *ninety two Orchard Street*

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply to one *Benjamin H Baer*

and did procure and cause to be procured for the said

*Benjamin H Baer*  
a certain instrument and writing, commonly known as and called a lottery policy, which said instrument and writing commonly called a lottery policy, is as follows, that is to say:

*B/M 25=*  
*182 341/5*  
*16 34 60/3*  
*17 - 12*  
*24/25 5*

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

## FOURTH COUNT—

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

*Dennis Hogan*  
of the CRIME OF "Keeping and knowingly permitting a room to be used and occupied for gambling," committed as follows:

The said

*Dennis Hogan*  
late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, and on divers other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, feloniously and unlawfully did keep a certain room in a certain building known as number *ninety two*

*Orchard Street*

in said Ward, City and County, to be used and occupied for gambling, and did knowingly permit the said room to be used and occupied for gambling.

## FIFTH COUNT—

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

*Dennis Hogan*  
of the CRIME OF "Keeping and knowingly permitting a room to be used and occupied for gambling," committed as follows:

The said

*Dennis Hogan*  
late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, and on divers other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, feloniously and unlawfully did keep a certain room in a certain building, known as number *ninety two*

*Orchard Street*

in said Ward, City and County, to be used and occupied for gambling, and did knowingly permit the said room to be used and occupied for gambling, to wit, for selling and vending and disposing of certain instruments and writings, commonly known as and called lottery policies (a more particular description whereof is to the Grand Jury aforesaid unknown, and cannot now be given).

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

*John W. Keon*  
DANIEL C. ROLLINS,

District Attorney.

0562

#30

Boyle & O'Connell

Rate 1000

Price 12 Cents

Time 10<sup>15</sup> AM

R. H. H. H.



0563

PMU 25=  
18 2341/5-  
16 34 66/3  
17 120  
24/CS 5-  
C

0564

Exp. 14



0565

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

POLICE COURT, 3<sup>rd</sup> DISTRICT.

Benjamin B. Baer

of No. 313 East 49<sup>th</sup> Street, being duly sworn, deposes and

says that on the 25 day of March 1882

at the City of New York, in the County of New York, did purchase of premises

N<sup>o</sup> 92 Orchard Street from Dennis Hogan  
(nowhere) for the sum of twelve cents, the  
here to annexed paper (marked Exhibit A)  
containing writing & figures, and commonly  
known as a lottery policy, purporting to  
insure a chance in the drawing of  
Numbers in a lottery unauthorized by  
the laws of the State of New York

B. B. Baer

Sworn to before me, this

of March 1882

27

day

Samuel J. Marks  
Police Justice.



0566

Sec. 208, 209, 210 & 212.

280

Police Court-- 3 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

BAILED,

No. 1, by

*William Puff*

Residence

*110 Allen St.*

No. 2, by

Residence

*Street*

No. 3, by

Residence

*Street*

No. 4, by

Residence

*Street*

Dated

*March 24* 1882

*White* Magistrate.

*William Puff* Officer.  
*for suspicion criminal* Clerk.

Witnesses

No.

*Street*

No.

*Street*

No.

*Street*

*Decker*

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

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

Dated *March 24* 1882 *Andrew White* Police Justice.

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

Dated *27 March* 1882 *Andrew White* Police Justice.

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

Dated \_\_\_\_\_ 1882 \_\_\_\_\_ Police Justice.

0567

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

3rd DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. Dennis Hogan

Question. How old are you?

Answer. 22 years

Question. Where were you born?

Answer. New York

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

Answer. 186 Hester Street one year

Question. What is your business or profession?

Answer. legar dealer

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

Answer I am not guilty

Taken before me, this 27

day of March 1888

Dennis Hogan

Samuel J. Smith  
Police Justice.

0568

BOX:

67

FOLDER:

751

DESCRIPTION:

Hovey, Edward

DATE:

05/19/82



751



0569

✓  
Have & King  
July 1882  
PR. F

Day of Trial  
Counsel, ~~W. J. H.~~  
Filed 19 day of May 1882  
Pleads *Not Guilty*

THE PEOPLE  
vs.  
Edward Morey  
Indictment of the Grand  
of Murder, First Degree

JOHN McKEON,  
District Attorney.  
Part 2  
~~W. J. H.~~ 25. 1882  
Charged with Murder 1st  
A True Bill.  
*John J. Green*  
"To be executed on"  
Friday Nov 17. 1882 Foreman  
W. J.

## Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Edward Hovey

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

Edward Hovey

of the CRIME OF

Murder in the first degree

committed as follows:

The said

Edward Hovey late of the first Ward

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

in and upon one Fannie Vermilyea in the peace of the People of the State, then and there being, wilfully, feloniously, and with a deliberate and premeditated design to effect the death of her the said Fannie Vermilyea did make an assault, and that the said Edward Hovey, a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which said pistol, the said Edward Hovey, in his right hand then and there had and held to, at, against, and upon the said Fannie Vermilyea then and there feloniously, wilfully, and with a deliberate and premeditated design to effect the death of the said Fannie Vermilyea did shoot off and discharge, and the said Edward Hovey with the leaden bullet aforesaid, out of the pistol aforesaid then and there, by force of the gunpowder aforesaid, shot off, sent forth, and discharged, as aforesaid, the said Fannie Vermilyea in and upon the



breast, of the said Fannie Vermilyea then and there feloniously, wilfully, and with a deliberate and premeditated design to effect the death of her, the said Fannie did strike, penetrate, and wound, giving to her the said Fannie Vermilyea then and there, with the leaden bullet aforesaid, so as aforesaid discharged, sent forth, and shot out of the pistol aforesaid, by the said Edward Hovey in and upon the breast of her the said Fannie Vermilyea one mortal wound of the breadth of one inch, and of the depth of six inches, of which said mortal wound she the said Fannie Vermilyea at the Ward, City and County aforesaid, from the day first aforesaid and in the year aforesaid until the twenty sixth day of April in the same year aforesaid, did languish, and languishing did live, and on which twenty-sixth day of April in the year aforesaid, the said Fannie Vermilyea at the Ward, City and County aforesaid of the said mortal wound did die.

And so the Jurors aforesaid do say that the said Edward Hovey her the said Fannie Vermilyea in the manner and form, and by the means aforesaid, at the Ward City, and County aforesaid, on the day aforesaid, and in the year aforesaid, wilfully, feloniously, and with a deliberate and premeditated design to effect the death of her the said Fannie Vermilyea, did kill, and murder, 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.



0572

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

Edward Hovery  
of the CRIME OF murder in the first degree

committed as follows: Edward Hovery  
late of the first Ward of the City of New York in the County  
of New York, aforesaid, afterwards, to wit: on the twentieth day of April  
in the year of our Lord one thousand eight hundred and ~~seventy-eight~~ eighty-two  
at the City and County aforesaid, with force and arms, in and upon one  
Fannie Vermilyea  
in the peace of the People of the State then and there being, wilfully, feloniously and of  
his malice aforethought, did make an assault, and ~~that~~ the said  
Edward Hovery a certain pistol  
then and there charged and loaded with gunpowder and one leaden bullet, which said  
pistol the said Edward Hovery  
in his right hand then and there had and held to, at, against, and upon the  
said Fannie Vermilyea then and there feloniously, wilfully, and of  
his malice aforethought, did shoot off and discharge, and ~~that~~ the said  
Edward Hovery with the leaden bullet aforesaid, out of the pistol  
aforesaid, then and there, by force of the gunpowder aforesaid, shot off, sent forth, and  
discharged, as aforesaid, the said Fannie Vermilyea in and upon the  
chest of her the said Fannie Vermilyea  
then and there feloniously, wilfully, and of his malice  
aforethought, did strike, penetrate, and wound, giving to her the said  
Fannie Vermilyea then and there, with the leaden bullet aforesaid, so as aforesaid  
discharged, sent forth, and shot out of the pistol aforesaid, by the said  
Edward Hovery in and upon the chest of her the said  
Fannie Vermilyea one mortal wound of the breadth of one inches,  
and of the depth of six inches, of which said mortal wound she the  
said Fannie Vermilyea at the Ward, City, and County  
aforesaid, from the day first aforesaid to wit from the twentieth  
day of April  
~~and~~ in the year aforesaid, until the twenty sixth day of April

in the same year aforesaid, did languish, and languishing did live, and on which  
twenty sixth day of April  
in the year aforesaid, the said Fannie Vermilyea at the Ward,  
City and County aforesaid, of the said mortal wound did die.

And so the Jurors aforesaid, ~~upon their oath aforesaid~~, do say that he the said  
Edward Hovery, her  
the said Fannie Vermilyea in the manner and form, and by  
the means aforesaid, at the Ward, City, and County aforesaid, on the day aforesaid, and  
in the year aforesaid, wilfully, feloniously and of his malice aforethought,  
did kill, and Murder against the form of the Statute in such  
case made and provided, and against the peace of the People of the State of  
New York and their dignity.

John M. Keon  
BENJ. G. PHELPS, District Attorney.

0573

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

Edward Hovey  
of the CRIME OF murder in the first degree

committed as follows: Edward Hovey  
late of the First Ward of the City of New York in the County  
of New York, aforesaid, afterwards, to wit: on the twentieth day of April  
in the year of our Lord one thousand eight hundred and ~~eighty two~~  
at the City and County aforesaid, with force and arms, in and upon one  
Fannie Vermilyea  
in the peace of the People of the State then and there being, wilfully, feloniously and of  
his malice aforethought, did make an assault, and ~~that~~ the said  
Edward Hovey a certain pistol  
then and there charged and loaded with gunpowder and one leaden bullet, which said  
pistol the said Edward Hovey  
in his right hand then and there had and held to, at, against, and upon the  
said Fannie Vermilyea then and there feloniously, wilfully, and of  
his malice aforethought, did shoot off and discharge, and ~~that~~ the said  
Edward Hovey with the leaden bullet aforesaid, out of the pistol  
aforesaid, then and there, by force of the gunpowder aforesaid, shot off, sent forth, and  
discharged, as aforesaid, the said Fannie Vermilyea in and upon the  
chest of her the said Fannie Vermilyea  
then and there feloniously, wilfully, and of his malice  
aforethought, did strike, penetrate, and wound, giving to her the said  
Fannie Vermilyea then and there, with the leaden bullet aforesaid, so as aforesaid  
discharged, sent forth, and shot out of the pistol aforesaid, by the said  
Edward Hovey in and upon the chest of her the said  
Fannie Vermilyea one mortal wound of the breadth of one inches,  
and of the depth of six inches, of which said mortal wound she the  
said Fannie Vermilyea at the Ward, City, and County  
aforesaid, from the day first aforesaid to wit from the twentieth  
day of April  
~~and~~ in the year aforesaid, until the twenty sixth day of April

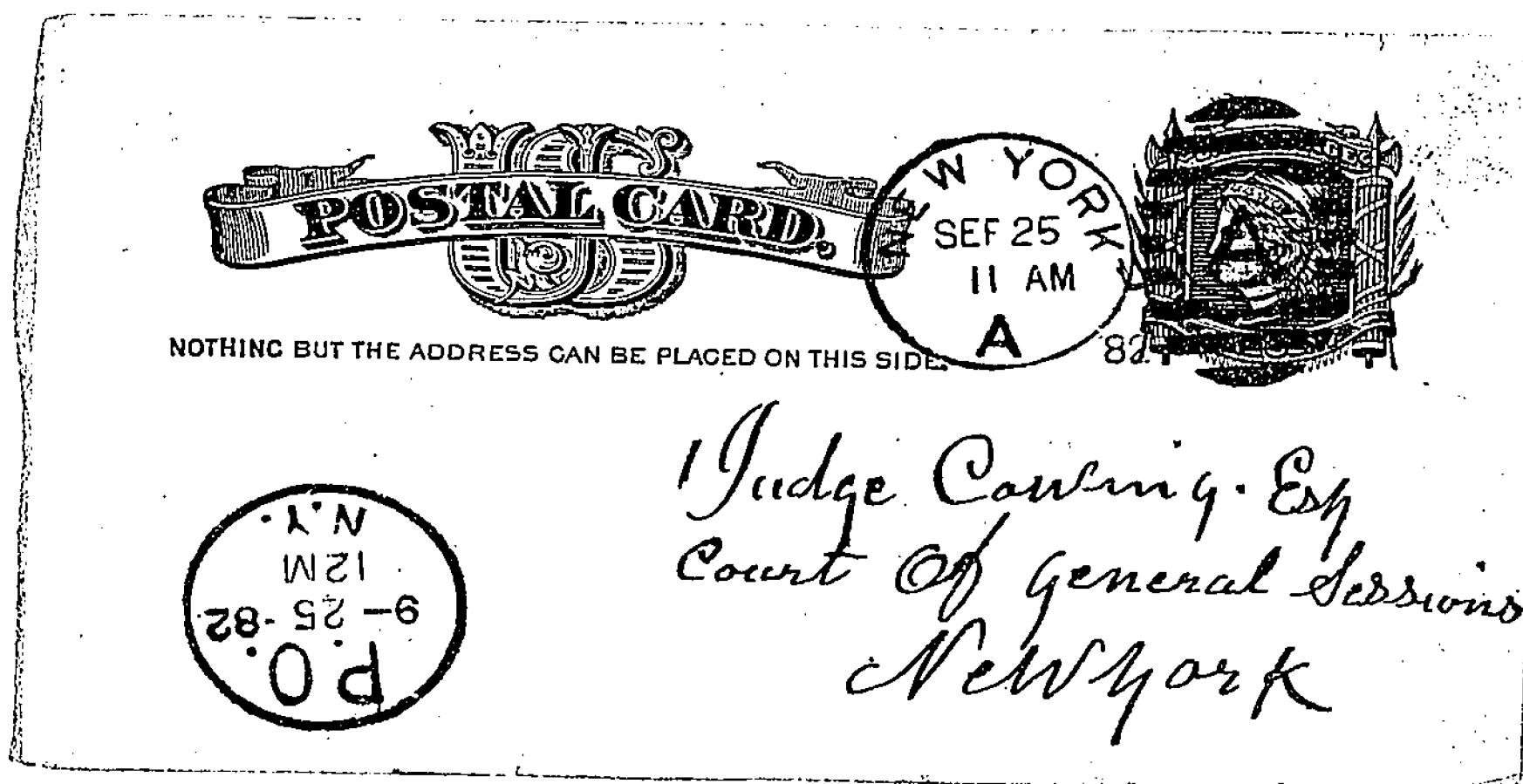
in the same year aforesaid, did languish, and languishing did live, and on which  
twenty sixth day of April  
in the year aforesaid, the said Fannie Vermilyea at the Ward,  
City and County aforesaid, of the said mortal wound did die.

And so the Jurors aforesaid, ~~upon their oath aforesaid~~, do say that he the said  
Edward Hovey, her  
the said Fannie Vermilyea in the manner and form, and by  
the means aforesaid, at the Ward, City, and County aforesaid, on the day aforesaid, and  
in the year aforesaid, wilfully, feloniously and of his malice aforethought,  
did kill, and Murder against the form of the Statute in such  
case made and provided, and against the peace of the People of the State of  
New York and their dignity.

John M. Keon  
BENJ. K. PHILLIPS, District Attorney.



0574





0575

New York Sept 25-1882  
Black Sam you was shot  
While asleep in Geoghegan's  
Saloon by William McCullum  
Those Trial comes off before  
your Honor to day has left  
New York for 2 weeks  
Please Postpone the Trial as he  
has been scared off by witness  
McCullum's friends & by witness

0576

HILL C. LEWIS,  
634 Second Ave.,  
Bet. 34th & 35th Sts. New York.

No. *56922*  
*April 26* 188*8*  
*Coat* *105*  
*Hoggan R*

☒ Good for One Year Only.

Not accountable in case of Fire, Damage  
Robbery or Breakage.  
25 per cent per annum.



Copies furnished

Alfred H. Lawton - Painter. Incompetent. Offered to  
 John Lemmey Signer. " " "  
 Tho. Kennedy Butte & Cheese Challenged by Def. 1.  
 Mason Astor - Journalist - 321 Hudson St. Accepted.  
 Robt J. Murray Manager - 4 Garden Row. Challenged by D.  
 Frank Eckoff Jr Hotel 303 W. Incompetent -  
 Mrs A Edward Butcher. 39 St + 3 Ave - Incompetent -  
 Mrs F. Bache. Ins 83 Liberty - Incompetent -  
 Mrs Simon Provins 50 Carmine. Incompetent.  
 Julius Gubrod Cigars 459 7th Ave - By Defence  
 Jacob G. Vanderbilt - No business 710 Washington St. By defence  
 James M. Watt. Cuckery - 53 Murray. Accepted.  
 John Pucke Hardware 344 6th Ave - Accepted.  
 Henry E. Vanderbugler Clothing 20 4th Ave - Accepted.  
 Frank S. Van Horn Carriage - 54 Warren  
 Gustave H. Adler Broker Cor Wall + William Incompetent  
 Arnold M. H. Felder Imp. for cause. 135 - 7 William St.  
 Solomon Jacobs Tailor 228 Broadway. Examined for cause.  
 John Bell. Agent - 62 Broad St. Accepted.  
 Meyer Seabiger. No business - 121 8th By defence.  
 Henry A. Vinton Cabinet Organs - 14 E 14th St. Accepted  
 Moses L. Philips Syrups - 239 7th St. Examined for cause  
 Sampson Wallack. No business - 124 E 60 - Accepted.  
 Rudolf Friedman Auctioneer - 1000 2nd Ave. Accepted.  
 Saml. Woodward. Com. business 174 Chambers - Incompetent  
 Henry Sears Ins 124 " + 3 Ave (for cause)  
 Simeus Hard. Broker 81 Warren St. Incompetent.  
 Henry Estwick Undertaker 233 W 20 - By defence



0578

Saml A Churchie -	No brief	1900	13 <sup>th</sup> May	Exempt
John W Watson	Upkates -	17	8	16 <sup>th</sup> St.
Edward Wilson	Collector	116	10 <sup>th</sup> Ave -	

0579

Coroner's Office,

CITY AND COUNTY }  
OF NEW YORK. } ss.

*Edward Hovey* 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.—

*Edward Hovey*

Question.—How old are you?

Answer.—

*22 twenty two years old*

Question.—Where were you born?

Answer.—

*New York City*

Question.—Where do you live?

Answer.—

*273 W. 38<sup>th</sup> St*

Question.—What is your occupation?

Answer.—

*Painter*

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

*I have nothing to say,  
only that it was accidental*

*Edward Hovey*

Taken before me, this

day of

*May 1882*

*[Signature]*  
CORONER.

0580

MEMORANDUM.

AGE.			PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
19 Years.	Months.	Days.	U. S.	273 W 38th St	April 27, 1882

Index 384 1882  
HOMICIDE. M.

AN INQUISTION 130

On the VIEW of the BODY of

Francis Ferris

whereby it is found that he came to  
his Death by the hands of

Samuel Henry

Inquest taken on the 8 day  
of 1882  
before



Coroner.

Committed May 10, 1882

Obit

Discharged

Date of death April 26, 1882



0581

## STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

## AN INQUISITION,

Taken at the house of *Coroner's Office*  
 No 15 *Chatham* Street, in the *4* Ward of the City of  
 New York, in the County of New York, this *8* day of *May*  
 in the year of our Lord one thousand eight hundred and *82*, before  
*Gerson T. Hermann* Coroner,  
 of the City and County aforesaid, on view of the Body of

*Fannie Fernlyea* lying dead at  
*Eleven* Upon the Oaths and Affirmations of  
 good and lawful men of the State of New York, duly chosen and  
 sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said  
*Fannie Fernlyea* came to her death, do  
 upon their Oaths and Affirmations, say: That the said *Fannie Fernlyea*  
 came to her death by *Hæmorrhage from*  
 a *Pistol* shot wound of the chest  
 inflicted by *Edward Henry* at *273 N 38<sup>th</sup> St*  
*April 26. 82*, and that said shooting was  
*willful & premeditated* -

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

## JURORS.

*Joseph Henry* 540 8<sup>th</sup> an  
*Harry Bern* 586 8<sup>th</sup> an  
*W. Miller* 555 8<sup>th</sup> an  
*Fredrick Gilbert* 553 8<sup>th</sup> an  
*David H. Weir* 602 8<sup>th</sup> an  
*Henry J. Mey* 548 8<sup>th</sup> an  
*Wesley Hahn* 557 8<sup>th</sup> an

*P. J. Hault* 601 8<sup>th</sup> an  
*E. W. Dow* 584 8<sup>th</sup> an  
*Dr. Langsdorff* 582 8<sup>th</sup> an  
*Charles H. Hahn* 598 8<sup>th</sup> an

*Gerson T. Hermann* CORONER, E. S.

0582

The People of the State of New York, on the  
Complaint of

vs.

List of Witnesses.

Edward Hovey

NAMES.

RESIDENCE.

Frank H. Howard	273 W 38 St.
Elizabeth Hovey	206 E 20 "
Jerome C. Vertulyea	<del>206 E 20</del> 41 7th St. "
Elizabeth Burns	273 West 38 "
Sophia McCollough	206 East 20 "
James Boyle	270 West 38 "
Mrs. McCollough	403 1 <sup>st</sup> Av "
Off. Finnerby	20 Precinct "
Dr. Waterman Brown	

Deceased Fannie Ferridyea



0583

Coroner's Office.

TESTIMONY.

Frank H. Howard residing 273 W. 38<sup>th</sup>  
 & being sworn says -

I have known the McCorn since  
~~last~~ lost - I have also known  
 & in the prison there for about  
 a month.

On the 26<sup>th</sup> April I was at work  
 & came home about 1/2 past 6 o'clock,  
 I saw the woman lying dead  
 in the kitchen - back of the story  
 of Mrs. Burns. The Prison Warden  
 has then been arrested.

About two weeks previous to that I  
 have pistol shot fired - in the room  
 occupied by the Hovey family on  
 the third floor of the hotel, where they  
 lodged at that time, &  
 I arrived at the time on the same  
 floor. I was sick at the time,  
 could not get out - so my wife  
 went down & enquired, & found  
 that prison alone was in the room  
 & he stated that the pistol had  
 gone off accidentally.

Frank H. Howard

Taken before me  
 this 8 day of May 1882

*[Signature]*  
 CORONER.



0584

Coroner's Office.

TESTIMONY.

2

Elizabeth Avery 206 E 20 St  
 being sworn states, I am the  
 wife of the prisoner Edward Avery  
 & I am taken to the Recorder.  
 My father was 19 years old & his  
 name was Mary Vermilion - she  
 was a married woman - she resided  
 at 273 W. 30th & boarded with  
 him & also my husband, we had a  
 child 2 years this month old - who  
 died on the 27 April.  
 On the 26 April between 5 & 6 o'clock P.M.,  
 my husband came back & room  
 with a Pistol in his hand.  
 I took it away and gave it to  
 sister Fannie & said he has got  
 a pistol again - after a little  
 while he took the Pistol away from  
 her and put it in his pocket.  
 about 10 minutes after, my sister,  
 who was sitting opposite him, near  
 the door sewing, then my husband  
 took out a Pistol out of his pocket  
 pointed it at her; she said you  
 have got no Pistol, only a stick of  
 Candy and with that, he shot her -  
 there were no other words said - she  
 had her head bent down over her

Taken before me

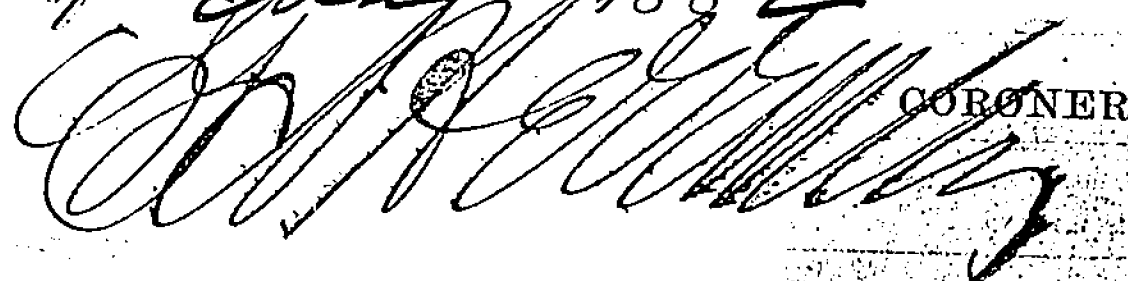
this

8

day of

May

1882



CORONER.

0585

Coroner's Office.

TESTIMONY.

3

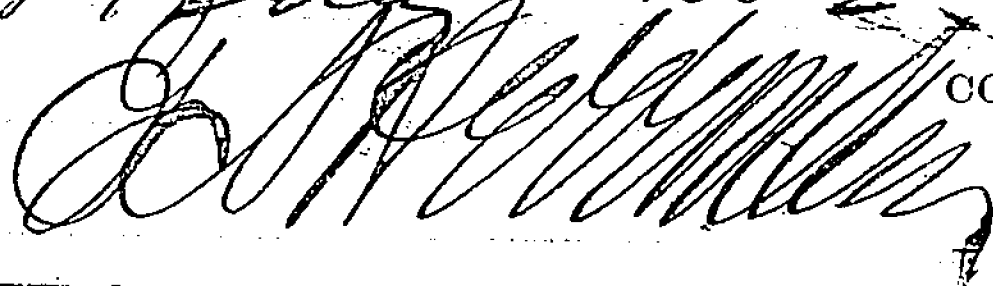
sewing and did not know she  
 was going to be shot. She got up  
 after being shot, hollering and ran  
 down stairs; I ran after her - she  
 was vomiting blood; I ran for a  
 doctor, but she was dead when I  
 got there; she died I think five  
 minutes after she was shot. My  
 husband had been out since  
 the day several times; he had no  
 work, when he went out between  
 3 & 4, he had his coat on - his  
 frock coat; he then had no pistol -  
 when he came back he had no  
 coat, but had a pistol - my sister  
 never had any quarrel with him  
 before; he never threatened & shook  
 her, but has threatened & shook her  
 one many a time - We were married  
 4 & 1/2 years - he never supported me -  
 I am 21 years old - there was no  
 provocation whatever for the shooting  
 she never had any words with him -  
 her husband never had any words  
 with him - they were friendly, and he  
 eat his meals with them; he paid  
 for his room rent, & we eat with my  
 sister - he has been on the Island

Taken before me

this

8 day of

1882



CORONER.

0586

Coroner's Office.

TESTIMONY.

4-

3 times; I saw him seldom as I  
lived with my father; I don't know  
what his officers were - he shot  
her without any provocation whatever  
and I think he shot her deliber-  
ately -

Lizzie Lovey

Taken before me

this

8 day of

1882

CORONER.



0587

Coroner's Office.

TESTIMONY.

5.

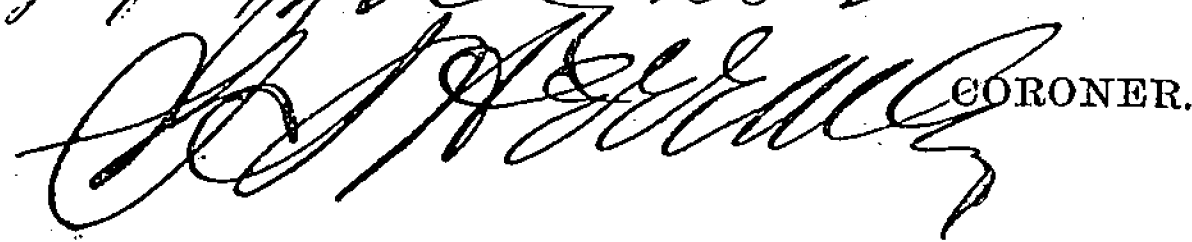
Jerome C. Fernilyea being sworn says I live at 35<sup>th</sup> & 41<sup>st</sup> ft. I am husband of deceased, since August last, & lived at time of shooting at 273 N 38<sup>th</sup> ft. I left the house at 3.45 P.M. on that day - we all had had dinner together that day - I know Prisoner since April 10.82, after he had just come down from the Island. His wife, worked for Mrs Burns down stairs, when we came there to live - we kept house there, and after he came there, she & he, sat their meals there with us; previous to that she took meals & lived at Mrs Burns. My wife was dead when I got home - I am employed as mail driver with Otis. He was in habit of getting drunk and then his wife would come & us, and Fannie, my wife, would hide her, and he said Fannie was hiding her from him - she was kind to him, took his part & fed him - Fannie coaxed Lizzie to go back to him, after he had been away 5 days - I heard that on night of April 25.82, they took a seven shooter from him & put it in a drawer & he took it out; the next morning

Taken before me

this

A day of

May 1882



CORONER.

0588

Coroner's Office.

TESTIMONY.

6.

he said he would fix Billy for taking the Pistol away the night before - On that day, Prisoner left before I did - Billy is my wife's brother & he took the Pistol as I heard Billy to the Station; I heard of my wife's death at 6.55 P.M. I heard she was shot at 6 o'clock; I also heard he went out with his coat, came back without it & had the Pistol with him with which he shot my wife -

On Monday night before the shooting, his wife said she would not go in the room with him, unless he gave Fannie the Pistol; I got it & found it was cocked & put trigger down & took out cartridges, and told my wife not to fire them back to him, but she did; on Monday his wife when she heard he was home, ran out again & he said she is trying to keep out of his way and he would kill her when he got hold of her -

Jerome C. Vermilyea

Taken before me

this

8 day of May 1882 -

*[Signature]* CORONER.

0589

Coroner's Office.

TESTIMONY.

7-

Elizabeth Burns 273 W 38<sup>th</sup> St. living  
 surroundings. I let out furnished room  
 & the family of Terriylpa lived there  
 for 2 weeks & 3 days. <sup>The Prisoner's</sup> wife was  
 a domestic for me for 2 months before  
 they came. I was behind the Counter  
 when I heard a cry of "Mrs ~~Burns~~ <sup>Burns</sup>  
 come away. I ran into the back room  
 & found her vomiting blood; I took  
 her in my arms & held her until  
 she died. she could not speak after  
 I got to her. I laid her down & held  
 her with my two hands. I never knew  
 him to use threats. I never apprehended  
 his doing such a thing, except to  
 his wife. Prisoner had always treated  
 his wife very badly.

hm  
 Elizabeth Burns,  
 Mark

Taken before me

this

8

day of

1882

W. H. McCormick

CORONER.



0590

Coroner's Office.

TESTIMONY.

8

Sophia McCollough 206 E 20<sup>th</sup> St  
 being sworn says. I was stopping  
 at my sister, the deceased - Her  
 in her bedroom, at time of shooting  
 missing Mr Horsey's sick baby - I  
 heard report of Pistol & sub on going  
 out, ~~that~~ both sisters, were going down  
 stairs; Fanny was bleeding - ~~he was~~  
 standing in the hall & I asked him  
 what he had done; he said, nothing;  
 he then went back into Fanny's room  
 & sat down in the chair - I told him  
 to get out, and he went to hall bed  
 room where his baby was - he ~~would~~  
 give me the baby & said he would  
 kill me too, if I did not go out of  
 the room; I went out & shut the  
 door. I saw the Pistol in his ~~room~~  
 hand; I waited in hall till he was  
 arrested in the hall bed room, after  
 showing the Officer the room he was  
 in -

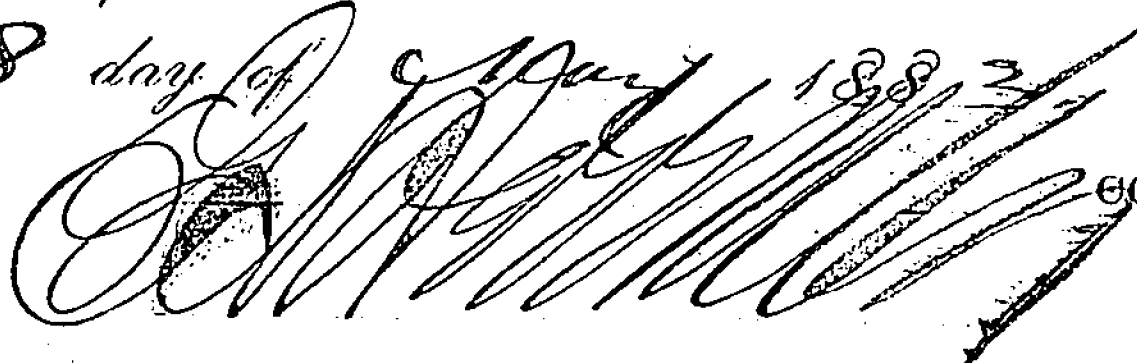
Sophia McCollough

Taken before me

this

8 day of

May 1882



CORONER.

0591

Coroner's Office.

TESTIMONY.

9-

James Boyle 270 n 38<sup>th</sup> St being  
 sworn says, I saw a crowd across  
 the way & heard some one was shot  
 inside; I went in and saw  
 a woman dead on floor, an officer  
 was there; I went up stairs & saw  
 a one barreled Pistol on the floor -  
 the Pistol now shown me is the  
 one I found; I handed it to the  
 Officer & he took the Prisoner away.

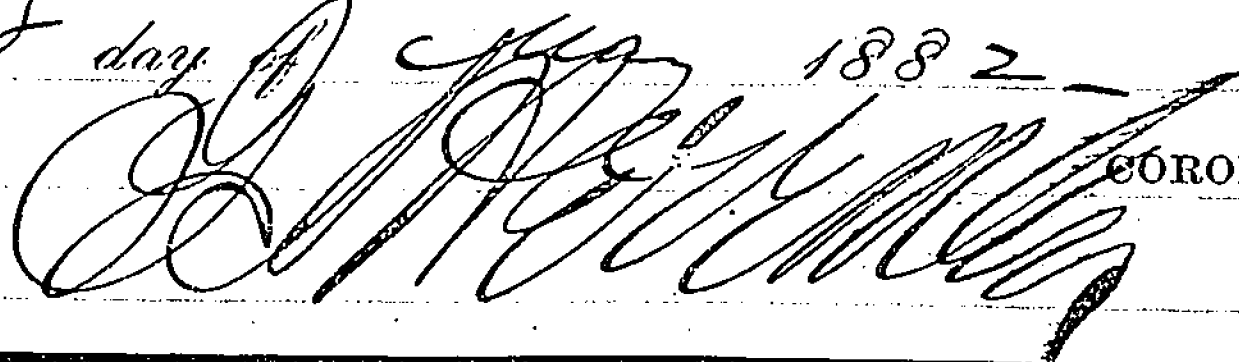
James Boyle

Taken before me

this

8 day

1882



CORONER.

0592

Coroner's Office.

TESTIMONY.

10-

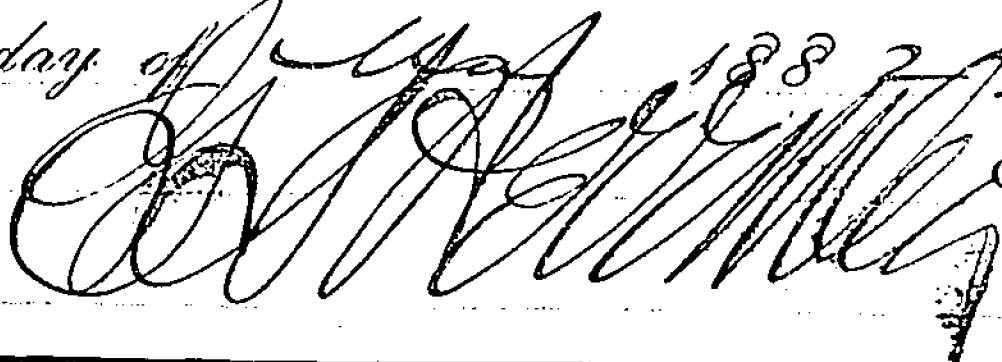
Jm Mc Callough, 403 1 are being  
 sworn as I am Brother of decess-  
 ed; did not see shooting - I was  
 told by my sister Fannie, ~~that~~ the  
 day previous, that Mary was going  
 around with a loaded Pistol, and  
 they took it away - I got the Pistol &  
 took it with me to work on Monday  
 after the shooting, I gave this Pistol was  
 shown me, with 4 Bullets in, to the  
 Officer in Command at Station house.  
 before this I saw a crowd before the  
 house and found my sister had  
 been shot & was dead - I heard her  
 threatening to fix me, for taking the  
 Pistol - William Mc Callough

Taken before me

this

8 day of

1882



CORONER.



0593

Coroner's Office.

TESTIMONY.

11-

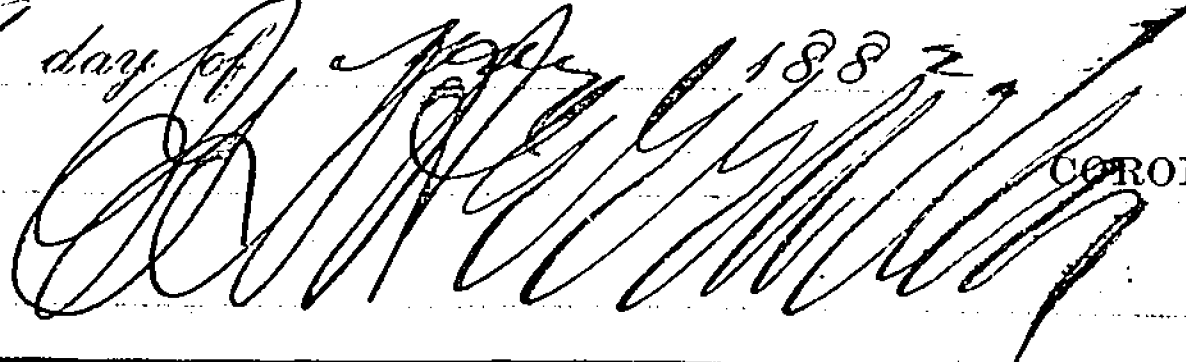
Officer Martin Finnerly of the 20<sup>th</sup> Precinct being sworn says I arrested the Prisoner. I was sent from Station that a woman was shot at 273 W 38<sup>th</sup> St. I went there & found a woman dead in the back of the store; I asked where the man was, who did shooting & was told by Mrs. Burns, that he was up stairs on the 2<sup>nd</sup> floor. I went up stairs and one of the Women showed me the hall bedroom he was in. I found he was not in the bed; I looked under the bed and saw him there; I pulled him out by the feet - the Pistol was lying near him, under the bed - I identify this Pistol, one barreller, now shown me; I also found six bullets in his pocket & a key and pawn ticket for his coat. I went to Hill & Lewis 634 2<sup>nd</sup> Ave & saw the coat at Pawn Office, it had been pawned April 26. 82. I found that a man answering his description had bought a pistol for 50 cts at a Pawnbroker - while taking Hovey down stairs, we passed our dead woman.

Taken before me

this

8 day of

May 1882.



CORONER.

0594

Coroner's Office.

TESTIMONY.

12-

on the floor, and I asked him if he was the man that did the shooting - he said yes - and he said if he had another bullet in that Pistol, I wouldn't take him out of the House - I took him to Station & when asked why he shot the woman, by the Sergeant, he said he did the shooting, but said it was his business why he did it -

Martin Limerick

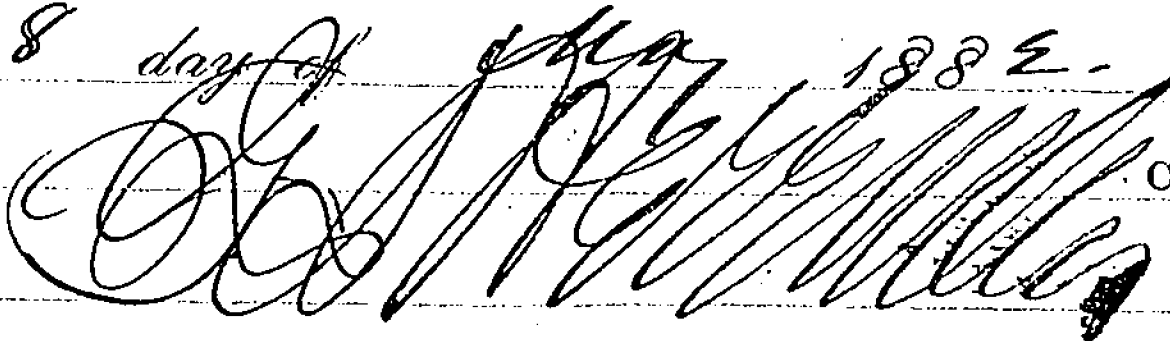
Taken before me

this

8

day of

July 1882.



CORONER.

0595

Coroner's Office.

8

TESTIMONY.

Dr. M. W. Waterman being sworn says  
I have made an Autopsy on the  
body of deceased, Jamie Hernandez  
April 27. 82. at 273 N 38<sup>th</sup> St, and  
the following are results of said Autop-  
sy -

Deceased was female and about  
7 months period of Utero Gestation -  
Examination revealed a bullet wound  
on right chest, 3 inches to right of the  
Median Line, just above border of the  
3<sup>rd</sup> rib, which penetrated the cavity  
of chest, passing obliquely, downwards  
& slightly backwards, penetrating the  
right lung, wounding the descending  
Aorta & lodging on the anterior  
surface of the Spinal Column;  
Death in my opinion was due to  
Hæmorrhage following Pistol shot  
wound of chest.

M. W. Waterman M.D.

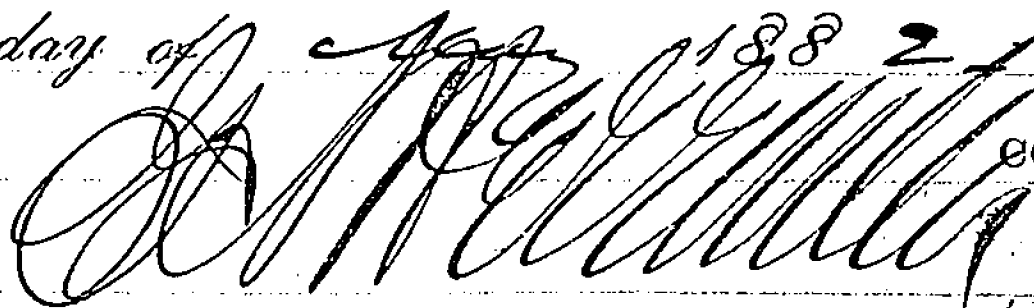
Taken before me

this

8 day of

April

1882



CORONER.



0596

BOX:

67

FOLDER:

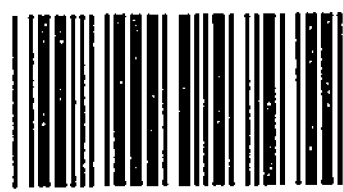
751

DESCRIPTION:

Howard, George

DATE:

05/09/82



751

0597

Counsel,

Filed 9 day of May 1882

Pleads Not Guilty

THE PEOPLE

vs.

George L. Howard

BURGLARY—First Degree, and  
Grand Larceny.

John M. Keen  
DANIEL & ROLLINS  
District Attorney.

A True Bill.

James C. Green  
Foreman.

Verdict of Guilty should specify of which count.

72 U.S.P. years

0598

# Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*George L. Howard*

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

of the CRIME OF

committed as follows:

The said

late of the

New York, aforesaid,

on the *fifteenth* day of

one thousand eight hundred and eighty

about the hour of

Ward, City and County aforesaid, the dwelling house of

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

whilst there was then and there some human being, ~~to wit: one~~

within the said dwelling-house, he, the said

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

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

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

of the CRIME OF

committed as follows:

The said

late of the Ward, City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, about the hour of o'clock in the time of said day, the said

of the goods, chattels, and personal property of

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.

DANIEL G. ROLLINS, District Attorney.



0599

Sec. 208, 209, 210 & 212.

Police Court 2<sup>d</sup> District 378

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Carl E. Freidenreich  
119 West 10th St.  
George L. Howard

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

Offence, Attorney  
Burglary

Dated April 29<sup>th</sup> 1882

Hilbert Magistrate.  
Deputy Officer.  
15 Clerk.

Witnesses said officer  
No. \_\_\_\_\_ Street \_\_\_\_\_  
No. \_\_\_\_\_ Street \_\_\_\_\_  
No. \_\_\_\_\_ Street \_\_\_\_\_

Without Bail  
RECEIVED  
MAY 1 1882  
OFFICE

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

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

Dated April 29<sup>th</sup> 1882 J. F. McArthur Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0600

Sec. 198-200.

2<sup>nd</sup> DISTRICT POLICE COURT.CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

George L. Howard

Question. How old are you?

Answer.

32 years

Question. Where were you born?

Answer.

Brooklyn

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

Answer.

Different Lodging Houses

Question. What is your business or profession?

Answer.

Waiter

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

Answer.

A gentleman who lived in the house gave me the key to come in and spend the night with him, I having no place to go. I am not guilty of the charge

Taken before me, this 29<sup>th</sup>  
day of April 1888

Geo L Howard

[Signature] Police Justice.

0601

Police Court—Second District.

City and County  
of New York.

Carl E. Freitag, 37 years, Carlin  
of No. 119 Waverly Place, being duly sworn,  
deposes and says, that the premises No. 119 Waverly Place  
Street, 13<sup>th</sup> Ward, in the City and County aforesaid, the said being a brick building  
and which was occupied by deponent as a dwelling

~~attempted to be~~  
were, **BURGLARIOUSLY**  
entered by means of opening the front door of said  
premises leading into Waverly Place by  
the use of a Key, here shown, which  
fitted the lock of said door  
on the night of the 2<sup>nd</sup> day of April 1882

~~and the following property feloniously taken, stolen, and carried away~~ with  
the intent to commit crime therein

the property of

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 L. Howard, now here,  
for the reasons following, to wit: At about fifteen minutes  
after seven o'clock on said night deponent  
came to the door of said premises and found  
said George L. Howard in the act of  
unlocking said door with the Key here  
shown. Said George L. Howard did not  
reside in said premises and had no  
business therein

C. E. Freitag

Sworn to before me this  
29<sup>th</sup> day of April 1882

*[Signature]*  
Police Justice