

0606

BOX:

288

FOLDER:

2747

DESCRIPTION:

Hoffman, Ludwig

DATE:

12/19/87



2747

POOR QUALITY ORIGINAL

0607

Witnesses:

John J. [Signature]

Counsel,

Filed, 19 day of Dec

1887

Pleads, *Chy [Signature]*

THE PEOPLE,

vs.

B

VIOLATION OF EXCISE LAW
(Keeping Open on Sunday,
III Rev. Stat. (7th Edition), page 1889, Sec. 5)

Ludwig Hoffmann
July 16/88

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

[Signature]

Foreman.

**POOR QUALITY
ORIGINAL**

0608

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

Plaintiff's

against

Ludwig Hoffmann

Defendant.

The Grand Jury of the City and County of New York. by this indictment accuse the above named defendant of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows :

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

RANDOLPH B. MARTINE, District Attorney.

0609

BOX:

288

FOLDER:

2747

DESCRIPTION:

Hoffmann, Henry J.

DATE:

12/22/87



2747

06 10

BOX:

288

FOLDER:

2747

DESCRIPTION:

Lawrence, Frank

DATE:

12/22/87



2747

POOR QUALITY ORIGINAL

0611

351

No. 1. And here
at 1200th St

Witnesses:

There is enough to
show in this case to make it
very improbable that a
connection can be had
the time that has elapsed -
the excellent character
of the defendant's alleged
by so many respectable
writers, his youth
at the time when the
charge was made - all
things would not count
here. I do not think
the administration of
justice will be aided
by pressing the case now.
I do recommend that
it be dismissed.

Deauey Moore
Dist Atty
Sept 14 1903

Counsel,
Filed, 22 day of Dec 1887
Plends, i.c. by guilty (p. 8)

THE PEOPLE,
vs.
Henry J. Hoffmann
and
Frank Lawrence

RANDOLPH B. MARTINE,
District Attorney.

Part 2. Sec 15. 1893
No. 1. Indictment Second
A True Bill.

Foreman.
Chas. J. ...
1000th St

**POOR QUALITY
ORIGINAL**

0612

COURT OF GENERAL SESSIONS.

The People
-vs-
Henry J. Hofmann.

Hon. Delancey Nicol,
District Attorney of the City of New York.

WE, the undersigned, as attorneys for the defendant above named, respectfully request that you recommend to the Honorable Court of General Sessions, that the indictment herein be quashed and the defendant discharged for the following reasons to wit:

FIRST: That the defendant has never been accused of any crime except that alleged in the indictment, and that both before the indictment and since, the defendant has been a respectable law-abiding citizen, working for a living and doing his share towards the support of his mother. That the defendant, at the date of being accused of the crime alleged in the indictment, was but a youth barely twenty-one years of age, and that during the five years intervening he has arrived at the age of manhood, and that a trial at this time can serve no good purpose to the State and would work irreparable injury to the good name and reputation of the defendant and his family.

SECOND: Your petitioner herewith submits twelve letters from the most eminent and respectable citizens and residents of Jersey City Heights where the defendant and his family reside showing the utmost respectability of the defendant

**POOR QUALITY
ORIGINAL**

0613

and his family. That the recommendations contained in said letters coming from clergymen, editors, public officials and employers of the defendant are entitled to great weight and indicate, if anything, that no possible harm can come to the State from quashing this indictment, and that nothing can result from a trial at this date, five years after the indictment, when the boy has arrived at manhood, but misery and distress for the family and disgrace for the defendant, even though he should be acquitted.

THIRD: After a thorough examination of the case, we, as attorneys for the defendant, are firmly convinced of his innocence and believe that the trial cannot result in a conviction, and have advised that the defense shall rest upon the ground of mistaken identity. From our investigation of the case, we deem it impossible that the crime could have been committed by this defendant and believe it impossible that the defendant can be identified as having committed the crime claimed in the indictment. We submit the circumstances of this case are such that in the interest of humanity and of good government and sound judgment, the interests of the State would be best subserved by quashing the indictment and discharging the defendant.

Dated New York, December 22nd, 1892.

Yours &c.,

Otterbourg, Jensen & Spriggs

POOR QUALITY
ORIGINAL

0614



OFFICE OF

PAUL C. BORNEMANN & CO.,

Sole Agents for the U. S. for the L. MALEN

Coffee & Tea Pots & Urns, & Portable Military Kitchen

13 GLINTON PLACE,

Near Broadway,

New York, Feb 3rd 1890

To whom this may concern
I take great pleasure in
stating, that Henry Hofmann
has been in my employ for a term
of three years, during which
time I have always found him,
honest, industrious & obliging.
He leaves me of his own
accord, & I can cheerfully
recommend him to any one
wanting a man in whom
they can place complete reliance
& confidence
Paul C. Bornemann

**POOR QUALITY
ORIGINAL**

0615

BLANK BOOKS,
MUCILAGE,
LETTER BOOKS,
PADS,
CASH BOXES,
PENS,
MEMORANDUM
BOOKS,
PEN HOLDERS,
INKS,
LETTER COPYING
PRESSES,
RULERS,
MCGILL'S FAST-
ENERS,
DUSTERS,
RUBBER STAMPS.

L. D. UDELL,

* * JOBS * *

BLANK BOOKS

IN

STATIONER AND PRINTER

84 & 86

BLEECKER STREET,

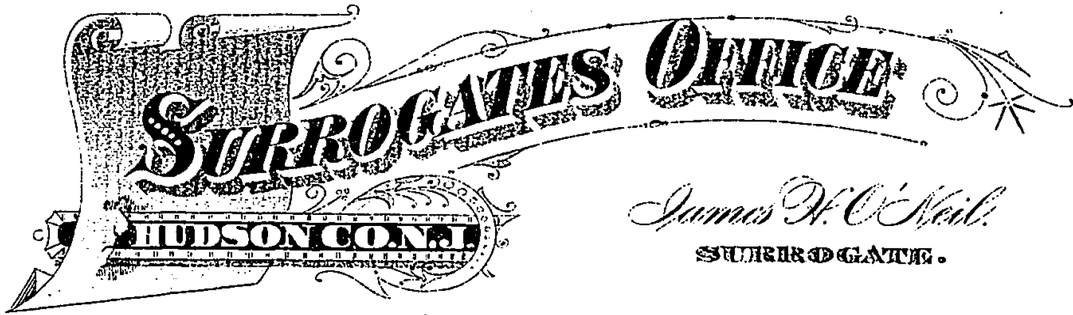
* * * NEW YORK.

December 19th 1892

This is to certify that
Henry Hoffman was for
merely in my employ for
the period of fifteen
months. I always found
him honest and willing
and cheerfully recommend
him to any one in
want of his services
your Respt
L. D. Udell

POOR QUALITY
ORIGINAL

0616



Jersey City Dec 21 1892

To whom it may concern -

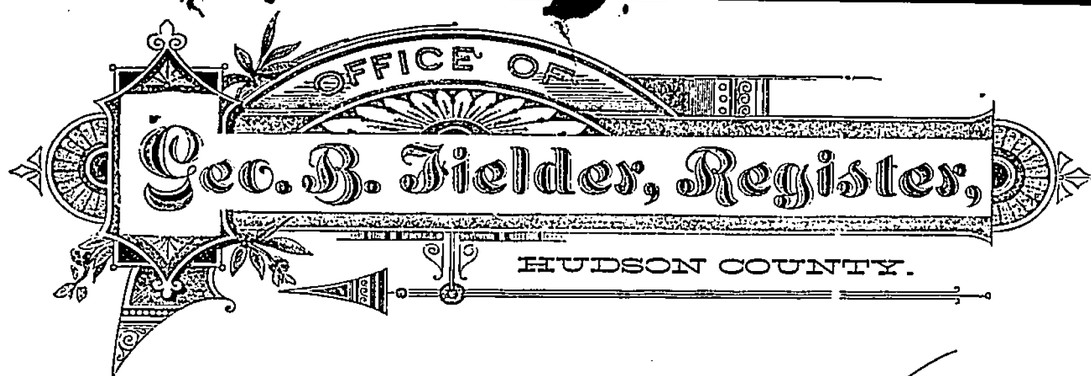
This will certify that I have known Mr Hoffmann and his four sons Gustav - Joe - Emil (and) Henry - for the past six years, having resided in the same neighborhood with them, and that I esteem them as quiet respectable people and pleasant neighbors -

I know that in their neighborhood as well as in a large circle of friends among some of our best citizens, they enjoy the same reputation for respectability and fidelity I have alluded to

James H. O'Neil

POOR QUALITY
ORIGINAL

0617



Jersey City, N. J., Dec 21st 1892

To whom it may concern

I cheerfully certify to the reputation for respectability of the Hoffmann family who I have lived among for years.

The gentlemen I know personally, and for the last six years have frequently met them and have associated with them.

Very respectfully
Geo. B. Fielder

**POOR QUALITY
ORIGINAL**

0618

Dec. 21-92

To Whom It May Concern -

This will bear testimony
that I have known Henry Hofmann
and his family for several years;
that they are people of irreproachable
character, peaceable and law-abiding
citizens, and are highly esteemed
and respected in the community in
which they reside.

Jimmie M. ^{Mc}Stilly
Capt. Company
Post No 3
Des Moines City

**POOR QUALITY
ORIGINAL**

0619

(SECOND) DISTRICT COURT OF JERSEY CITY,
No. 586 NEWARK AVENUE,

JOHN A. McGRATH, Esq., JUDGE.
ROBERT LANGDON McDERMOTT, CLERK.

Jersey City, N. J., Dec 21st 1892

To whom it may concern
I hereby certify that
I have known Mr. Henry Hofmann and
his family for a number of years and
know them to be respectable, peaceable
Citizens of excellent name and
reputation

Wm. J. Finnow
Marshal, 2nd District Court

**POOR QUALITY
ORIGINAL**

0620

Established 1867.

The Jersey City Herald.

OFFICIAL PAPER—CITY, COUNTY AND STATE

Editorial Department.

Jersey City, Apr. 19, 1892.

To whom it may concern: I have known intimately the Hofmann family, consisting (at present) of the mother and four grown sons, for a period of fifteen years, during which time they have been members of the same community as myself.

I take this opportunity of testifying to their eminent respectability, their unblemished reputations, and their excellent name as peaceful, law-abiding people of this city.

Robt Langdon Macdennist,
Editor J.C. Herald,

Clerk of 2^d District Court of Jersey City

**POOR QUALITY
ORIGINAL**

0621

OFFICE OF THE
New Jersey Staats-Zeitung,

ESTABLISHED 1883.

ESTABLISHED 1883.

— THE OFFICIAL GERMAN ORGAN OF THE —
STATE OF NEW JERSEY, HUDSON COUNTY, JERSEY CITY, AND TOWN OF WEST HOBOKEN.
Published Every Afternoon, Except Sunday, by the

NEW JERSEY STAATS-ZEITUNG COMPANY.

(Incorporated under the Laws of New Jersey.)

ALEXANDER SCHLESINGER, EDITOR.

NO. 47 MONTGOMERY STREET,

JERSEY CITY, N. J.

December 19th 1892

To Whom it may concern!

I have known Mrs. Frederick
Hoffmann and her four
grown-sons Gustave, Joseph,
Henry and Emil for a
number of years. They
are neighbors of mine
and move in the best German
society of Jersey City Heights.
I know them to be honest
and respectable people who
enjoy the respect and good
will of everybody.

Alexander Schlesinger
Editor New Jersey Staats Zeitung

**POOR QUALITY
ORIGINAL**

0622

PARSONAGE,
Second Reformed Church of Hudson City N. J.
No. 14 Sherman Place.
E. A. MEURY, PASTOR.

Jersey City, N. J., Dec. 18th 1892.

It is with pleasure that I testify to the good character and high standing maintained by the members of the Hofmann family in the best circles of our community. In my dealings with the boys, as their pastor, I have at all times found ^{them} upright, conscientious exemplary young men. My best wishes accompany them.

Emil A. Meury
Pastor II Ref. Ch. of Hudson
City N. J.

POOR QUALITY
ORIGINAL

0623

Jersey City
Dec-19 1892

It is with pleasure that I
hereby testify to the integrity
of character of Henry Hoffman
whom I have known for
several years. During that
time his life has been such
as to be a credit to the
family and a source of
gratification to his friends.

Any statement he may make
may be regarded as trustworthy

Rev. Charles S. Wright
Pastor of the
Central W. Reformed Church

POOR QUALITY
ORIGINAL

0624

Jersey City - N. J.

Dec 19 - 1892

To whom it may concern

I do cheerfully certify to the following facts.

I have been intimately acquainted with Mr Henry Hoffmann, also his family for about ten years, and can say without the least hesitancy that I have always found Henry to be a young man of good moral habits & character. I know him to be honest and industrious and to lead an upright life. I will further say that I have never heard any body utter

POOR QUALITY ORIGINAL

0625

one word against his character
but on the contrary he is of that
disposition that to know him is,
you cannot help but to respect
and place confidence in him.

W R Nevins M.D.
932 Summit Ave.

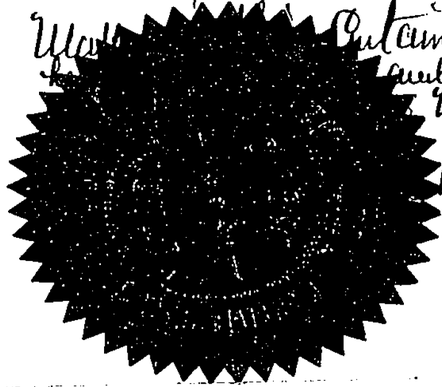
State of New Jersey }
Hudson County ss. }

William R. Nevins M.D. being by

me duly sworn according to law depone and says that the
contents of the foregoing statement is true to the
best of his knowledge and belief

W R Nevins M.D.

W R Nevins M.D.



POOR QUALITY
ORIGINAL

0626

2nd 7 New York Ave. N.Y.
J. C. G. =

I take great pleasure
in stating that I have known
Henry Hopmann for years;
I am thoroughly convinced
he is a truthful, honest
and well behaved young
man.

My husband and I are
also personally very well
acquainted with his mother
and brothers and we can
assure everyone of their
perfect honorability
Marie Rumpf

**POOR QUALITY
ORIGINAL**

0627

VOM CLEFF & Co.
NO. 105 DUANE STREET
NEW YORK.

NEW YORK,

December 20th 1892

I Robert von Cleff do hereby declare, that I have known the family Hofmann & various members thereof for many years & that while near neighbors of the family I have known only good reports of them. They were in the first circles of the neighborhood & all the sons have ever borne a high name for uprightness honesty & respectability to my knowledge

Robert von Cleff

POOR QUALITY
ORIGINAL

0628

Jersey City N.J.
Dec. 28th 92

State of New Jersey
City of Jersey City

We, the undersigned, Gustave Hofmann & H. A. Hofmann do hereby make the following statement of facts. Hy. J. Hofmann the defendant is a brother of ours, now twenty five years old. From the time of his birth he has been in delicate health, ascribed to the fact that our mother was suffering from the Cholera then prevailing while bearing him. His delicate health has necessitated his leaving school before fourteen, since which time he has been working as clerk in several different branches. His father died in 1877 leaving four sons & mother, the eldest of the sons Gustave Hofmann being only 18 years of age, it became necessary as the boys grew up & went to work that each should give what he could of his earnings to the common support maintained by mother. Henry took his full share of this work, and has ever been a diligent & willing worker. Though his ill health & general slowness of mental action has always prevented him from earning as much as his younger brother Emil who is only twenty five years of age, does now, he has always given as much as he could possibly afford. He is of great honesty and insists that if he cannot give as much as we who earn so much more we can still do his duty by giving a larger proportion of smaller earnings.

Never before or since the occurrence of five years ago, has he or any of us been accused of any wrongful act whatsoever. We, who

Know him best cannot understand how a nature so honest & upright should or could have been guilty of such an act as Henry is accused of. No more honest man lives, and though we know he is weak in health, non-combative & assertive with a lack of nerve "unwilling" in any rise in life, yet we also know & believe that he cannot lie or do a shameful act.

The accusation of five years ago has been the only one which has ever been made against Henry or any of our family, and never before or since have we come in contact with the law except as good citizens should - to obey & respect it.

Since 1887, when this case has cost us ^{namely depositing \$1000 in bank in lieu of bail, attorney fees &c.} so much money, Henry has attempted his best to restore as much as lay in his power the money expended on him, and from his earnings of \$5.6, or \$8.00 a week, has returned in sums of \$3.00 to \$4.00, as he could save it up, what he possibly could. After the occurrence of five years ago, grief had made him ill for months with diarrhea, and mother was so taken aback with the enormity of the crime, that she too suffered for months under the physicians care.

The above we are willing to swear to as a simple unexaggerated truthful statement of our family & our belief in the honesty & total inability of brother Henry to do so infamous an act of his own will or intention.

This affidavit was drawn by Gustav Hofmann personally.

Sincerely sworn to before me
this 22nd day of June 1892
Wm. J. [unclear]
Magistrate

Gustav Hofmann
Travelling Representative of
The Ansonia Block Co

G. Hofmann
for
American Photographic Co.

POOR QUALITY ORIGINAL

0630

Court of General Sessions

The People

against

Henry J. Johnson

December 22nd 1892

OTTERBOURG, JENKS & SPRINGS,

Attorneys for

Defendant

280 BROADWAY, NEW YORK.

Due service of a true copy of within

admitted this

day of

189

Att'y for

To

Please take notice, that within is a copy of a

duly made herein, and this day entered and filed in the office of the Clerk of th

Dated, New York, 189.

OTTERBOURG, JENKS & SPRINGS,

Attorneys for

280 Broadway, New York.

To

Esqre.

Attorney for

POOR QUALITY ORIGINAL

0631

Police Court, District.

City and County } ss.
of New York,

of ~~Central Park~~ *James Livingston* Street, aged *30* years,
occupation *Police Officer* being duly sworn, deposes and says,
that on the *12* day of *December* 188*8*, at the City of New
York, in the County of New York, *Frank Lawrence*

and *Henry J. Hoffman*
(both now here) did violate
section 393 of the Penal Code
of the State of New York in
that the said *Henry J. Hoffman*
did carnally know a male person
to wit: *Frank Lawrence*, in a man-
ner contrary to nature; and
the said *Frank Lawrence*
did voluntarily submit to
such carnal knowledge for
the reasons following, to wit:
at about the hour of seven o'clock
P.M. on said date, deponent
entered one of the public urinals
of the Battery Park and saw
the said *Hoffman* seated on
a wooden partition in said
urinal, with his trousers hanging
loosely, and his penis inserted
in the rectum of said *Frank*
Lawrence; and the said *Lawrence*
was voluntarily submitting
to such carnal knowledge, he
Lawrence being in a stripping
position, and his trousers
being around his knees.

Sworn to before me }
this 13th day of *December* } *James Livingston*
188*8* }
Police Justice

POOR QUALITY ORIGINAL

0632

Sec. 198-200.

151 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?
Answer. Henry Hoffman

Question. How old are you?
Answer. 21 Years

Question. Where were you born?
Answer. Chicago

Question. Where do you live, and how long have you resided there?
Answer. 85 Lincoln Street Brooklyn 2 Years

Question. What is your business or profession?
Answer. Engraver

Question. Give any explanation you may think proper of the circumstances appearing in the testimony against you, and state any facts which you may think will tend to your exculpation?
Answer. I am not guilty
Henry J. Hoffman

Taken before me this
day of Dec
1887

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0633

Sec. 198-200.

157 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Frank Lawrence 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.

Frank Lawrence

Question. How old are you?

Answer.

31 Years

Question. Where were you born?

Answer.

Alabama

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

Answer.

125 Elizabeth St 4 Years

Question. What is your business or profession?

Answer.

Book

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

Answer.

I am not guilty
Frank Lawrence

Taken before me this

day of

1st
1888

Police Justice.

[Signature]

POOR QUALITY ORIGINAL

0635

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Henry J. Hoffmann
and Frank Lawrence

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

Henry J. Hoffmann and Frank Lawrence
of the *Crime against nature,* —

committed as follows:

The said *Henry J. Hoffmann,* —

late of the *First* Ward of the City of New York, in the County of New York aforesaid, on
the *Twenty* day of *December*, in the year of our Lord one
thousand eight hundred and eighty-*seven*, at the Ward, City and County aforesaid,

Voluntarily did carnally know him
the said Frank Lawrence, being a male
person, in a manner contrary to
nature; and the said Frank Lawrence,
late of the same place, then and there
voluntarily did voluntarily submit
to such carnal knowledge of himself
by the said Henry J. Hoffmann in
the manner aforesaid. And so the
Grand Jury aforesaid do say, that
the said Henry J. Hoffmann and
Frank Lawrence, in manner and form
aforesaid, did commit and perpetrate
the abominable and detestable crime
against nature with each other;
against the form of the Statute
in such case made and provided

**POOR QUALITY
ORIGINAL**

0636

and against the peace of the
People of the State of New
York, and their dignity.

Richard W. Lawrence

District Attorney.

0637

BOX:

288

FOLDER:

2747

DESCRIPTION:

Hofmann, Amelia

DATE:

12/05/87



2747

POOR QUALITY ORIGINAL

0638

Counsel, _____
Filed, 5 Dec day of 1887
Pleads, Choyqually

THE PEOPLE
vs.
No 589-333
Indict
Amelia Hofmann
(2 cases)
Part 3 Nov. 14 1887

RANDOLPH B. MARTINE,
Dist. Atty.
Attorney on account
A True Bill.
RF
Ally Cameron

Foreman
Part 3 November 14 1887
Pleads - Receiving Stolen Goods
Knowing them to have been stolen

Witnesses:
Mr. Reacock 208 E. 10th St.

Presumptive Writ attached

POOR QUALITY ORIGINAL

0639

CITY AND COUNTY }
OF NEW YORK, } ss.

Balbin Meyer
aged 25 years, occupation Dressmaker of No. 216 East Houston Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of Matthew Polyer and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 15 day of November 1888 } Balbin Meyer

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0640

Sec. 198-200

X District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Amelia Hoffman being duly examined before the undersigned, according to law, on the annexed charge, and being informed that it is his right to make a statement in relation to 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.

Amelia Hoffman

Question. How old are you?

Answer.

25 years

Question. Where were you born?

Answer,

U.S.

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

Answer.

331 East 86 Street. 2 months

Question. What is your business or profession?

Answer,

Lawstren

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

Answer.

Not guilty.

Emilia Hoffman

Taken before me this

15

day of November 1938

Police Justice.

POOR QUALITY ORIGINAL

0641

BAILIED,

No. 1, by *Pauline Baker*

Residence ~~415 E 11th St~~

No. 2, by *P. A. C.*

Residence _____

No. 3, by _____

Residence _____

No. 4, by _____

Residence _____

295 / 1889
Police Court - District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Matthias Schuler

*87 1/2 Madison Street
121 East 110th St
American Refining*

1
2
3
4
5
6
7
8
9
10

Offence *Grand Larceny*

Dated *Nov. 15* 188

Murray Magistrate
Cliff Officer

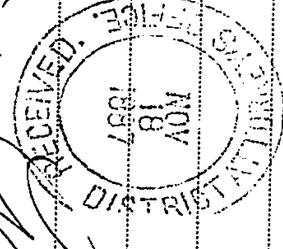
Witnesses *Balmain's Magazine*

No. *216 B. Rowland* Street

No. _____ Street

No. ~~577~~ Street

to answer _____



*See above to 3 sets
C. J. M.*

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

Five ~~Five~~ Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated *Nov. 15* 188 *Henry 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.

**POOR QUALITY
ORIGINAL**

0642

District Attorney's Office.

Part Three
PEOPLE

vs.

Amelia Hoffman

Nov 14 to 1888

Subpoenas & Bail

Issued Nov 12 to 1888

96454

L. BRUCKHEIMER

796 Second Avenue.

Near 43rd Street, NEW YORK.

1887 *Collier*

JUL 14

\$ Cts

10.00

*GN watch
11 class smoke*

GOOD FOR ONE YEAR ONLY.

Not accountable for loss or damage by fire, breakage robbery or moth.

Rates of Interest.

On sums of 100 Dollars or under, 3 per cent. per month or any fraction thereof for first six months, and 2 per cent. per month thereafter. On sums over 100 Dollars, 2 per cent. per month for first six months and 1 per cent. per month thereafter.

POOR QUALITY ORIGINAL

0543

Police Court _____ District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Matthie Colyer

of No. *87 Manhattan* Street, aged *24* years,
occupation *Fancy Store* being duly sworn

deposes and says, that on the *13* day of *July* 188*7* at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the *Day* time, the following property viz :

one gold watch, one gold watch chain, with a pocket & pencil attached in all of the value of about one hundred dollars

the property of *Deponent*

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

(now present) from the following facts to wit: That Deponent is informed by Lizzie Remond, a step-sister of Deponent, that she Lizzie after the time of said larceny found in a room occupied by Deponent the bundle annexed pawn ticket representing the above described property. And that said property was subsequently found in the shop mentioned

Sworn to before me this _____ day of _____ 188*7*

Justice-Justices

POOR QUALITY
ORIGINAL

0644

in said ticket. And that de-
-ponent's further impres-
-sion by John S. King of
a police officer, of the
23rd Police Precinct, that
Defendant admitted to him
King the taking & stealing
of said property.

Mrs. Mattie E. Collier

Sworn to before me
this 15th day of November 1887

Wm. H. Wray
Police Justice

POOR QUALITY ORIGINAL

0645

Police Court 4 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Matthew Calyer
of No. 87 Manhattan Street, aged 39 years,
occupation Keeper of a Fancy Store being duly sworn
deposes and says, that on the 28 day of August 1887 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz :

One black silk dress of the
value of seventy-five dollars \$75.00

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 Auelia Koffman

(now present) from the
following facts to wit:—
That deponent is inform-
ed by Salbine Meyer, a
dress maker of Myhler
216 Coes Row Street in
said City, that Deponent,
after the time of said larceny
placed in the possession
of her Salbine, the aforesaid
dress for the purpose of
having the same fitted to her
Deponent's person. And
that Deponent at said time

Subscribed before me this

day

Police Justice

POOR QUALITY
ORIGINAL

0646

represented to her Robbins
that the Defendant was the
owner of said property.

That Defendant was not
authorized to take said prop-
erty nor to deal with the same
in any manner. And that
Defendant has admitted to
Deponent the taking & stealing
of said property.

Mrs. Mattie E. Collyer

Sworn to before me
this 15th day of November 1887

Henry Johnson
Police Justice

POOR QUALITY ORIGINAL

0647

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Audie Stogman

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

Audie Stogman —

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

The said *Audie Stogman,*

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

one dress of the value of seventy

five dollars,

of the goods, chattels and personal property of one *Mattie E. Collier,*

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

**POOR QUALITY
ORIGINAL**

0548

SECOND COUNT—

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

Amelia Hofmann —

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

The said *Amelia Hofmann*.

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

one dress of the value of

approximately five dollars,

of the goods, chattels and personal property of one *Mathie E. Collyer* —

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

Mathie E. Collyer —

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

Amelia Hofmann —

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

RANDOLPH B. MARTINE,

District Attorney.

0649

BOX:

288

FOLDER:

2747

DESCRIPTION:

Holden, James

DATE:

12/06/87



2747

POOR QUALITY ORIGINAL

0650

B.W. to off Kalsche 78 4 Cl.

Counsel,
Filed *Dec* 1887
Pleads, *Att. Gen. (17)*

THE PEOPLE
vs.
James Holden
Jan 17 - 1888
ASSAULT IN THE THIRD DEGREE.
(Section 219, Penal Code.)

RANDOLPH B. MARTINE,
District Attorney.

Part III January 11 '88

~~Book of records~~ B.W.
A True Bill. *Jan 13 '88*
Arrested & Conv.

Alfred M. ...
Jan 17 '88

Discharged by Foreman
Jan 17 '88
Jan 17 '88

Witnesses:

The complainant is the wife of *Deft*; and now states that he *only* pushed her over and she sustained slight injury. He has been in jail several months & supported his wife and child. She now wishes to withdraw her complaint and have her husband returned to her so that he may continue to provide for her. *Deft* is charged upon his own recognition Jan. 17 '88. R.B.M.

POOR QUALITY ORIGINAL

0651

Police Court 1st District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Mary Holden
of No. 500 West 117th Street, aged 36 years,
occupation Housekeeper being duly sworn, deposes and says, that
on the 17th day of August 1887 at the City of New York,
in the County of New York,

She was violently **ASSAULTED** and **BEATEN** by James Holden
deponent's husband, who struck and
beat deponent upon her head, face
and body in a brutal manner
without any justification on the part of the said assailant

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

Sworn to before me, this

day of August 1887

Mary Holden
deponent
James Holden
Police Justice

POOR QUALITY ORIGINAL

0652

W
Police Court, 4 District.

THE PEOPLE, &c.,
on the complaint of

Mary Holden
vs.
James Holden

Offence—Assault & Battery

2
3
4

Dated August 29 1887

J. Ford Magistrate.

Officer.

Clerk.

Witnesses, _____

No. _____ Street,

No. _____ Street,

No. _____ Street,

\$ _____ to answer _____ Sessions.

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

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINAL

0653

Sec. 198—200.

4th District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question. What is your name?

Answer.

James Holden

Question. How old are you?

Answer.

Thirty seven years

Question. Where were you born?

Answer,

Ireland

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

Answer.

500 West 47th St two months

Question. What is your business or profession?

Answer,

Seaman

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 did not do it intentionally
I demand a trial by jury
James Holden

Taken before me this

day of

188

Police Justice.

POOR QUALITY ORIGINAL

0654

Sec. 151.

Police Court 4 District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the *Police*
Justices for the City of New York, by *Mary Holden*
of No. *500 West 47* Street, that on the *17* day of *August*
188*7* at the City of New York, in the County of New York,

He was violently Assaulted and Beaten by *James Holden*

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you *the said*
Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring *him*
forthwith before me, at the *4* DISTRICT POLICE COURT, in the said City, or in case of my absence
or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to
be dealt with according to law.

Dated at the City of New York, this *22* day of *August* 188*7*

J. Henry Bond POLICE JUSTICE.

POOR QUALITY ORIGINAL

0655

500 west- 117 St -
2nd floor -
Right side
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-A. & B.

Dated _____ 188

Magistrate

Ketchale Officer.

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

Officer.

Dated *August-23* 1887

This Warrant may be executed on Sunday or at
night.

J. Thompson Police Justice.

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

Dated _____ 188

Police Justice.

The within named

age 31. Bush No 525. N. 47 St

POOR QUALITY ORIGINAL

0655

BAILED,
 No. 1, by Franklin
 Residence 215 E. 115th St
 Street
 No. 2, by _____
 Residence _____
 Street
 No. 3, by _____
 Residence _____
 Street
 No. 4, by _____
 Residence _____
 Street

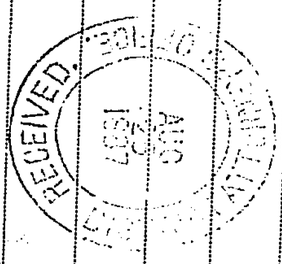
141
 Police Court--
 District
 1349

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
James Sheldon
James Sheldon
 4
 8
 2
 Offence Assault
Misdemeanor

Dated Aug 23 188

Stord Magistrate
Michael Officer
410 P Court Precinct

Witnesses _____
 No. _____
 Street
 No. _____
 Street
 No. _____
 Street
 \$ 200 to answer
Bailed



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

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

Dated Aug 23 188 J. Henry Ford Police Justice.

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

Dated Aug 23 188 J. Henry Ford Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINAL

0657

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Holden

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

James Holden

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

The said *James Holden*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *seventeenth* day of *August* in the year of our Lord one thousand eight hundred and eighty-*seven* at the Ward, City and County aforesaid, in and upon the body of one *Mary Holden*, in the peace of the said people then and there being, with force and arms, unlawfully did make an assault and *her*, the said *Mary Holden*, did then and there unlawfully beat, wound and illtreat, to the great damage of the said *Mary Holden* against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,
District Attorney.

0658

BOX:

288

FOLDER:

2747

DESCRIPTION:

Holland, Michael

DATE:

12/16/87



2747

0659

BOX:

288

FOLDER:

2747

DESCRIPTION:

Bathe, Peter

DATE:

12/16/87



2747

POOR QUALITY ORIGINAL

0660

Witnesses:

after reading the
within affidavit
of Complainant
dated January 30th 1888
in which he says
most of the clothes
were returned to
him & that he
believes the defendant
had no criminal
intent in taking the
the clothes & that
that the defendant
be dismissed Feb 1st 1888
G. L. B.
a. D. W.

W. A. Stewart

Counsel, *[Signature]*
Filed, *16* day of *Dec* 1888
Plads, *Not guilty (19)*

Grand Larceny *second* degree
[Sections 528, 581 and 550, Penal Code].

THE PEOPLE

vs.

A
Michael Holland

B
Peter Bathe

Dec 22 1888
R. RANDOLPH B. MARTINE,
Dist. Atty.

District Attorney.

Mr P. 2 July 1. 1888.

*Indictment dismissed as
to both - not divided in his bond*

A True Bill, *Mc Coy* & *bill* dish as

Alfred [Signature]

Foreman.

Court of General Sessions

The People vs
 } against
Michael Holland
and Peter Bathe

City and County of New York ss.

John Durkin
being duly sworn deposes and
says that he is the Complainant
in the above proceeding. That
he resides at Number 430 West
33rd Street. That he made the
affidavit upon which the
indictment was made herein.
That he has knowledge only of
some of the facts.

Deponent further says that
the clothes ~~upon which~~ the
taking of which forms the
foundation of this charge - has
been returned to him with
the exception of a pair of pants
now in the possession of the
police of the 20th Precinct.

Deponent further says that
as he is informed and believes

no criminal intent was intended in the appropriation of the clothes.

That he is acquainted with the defendant Butcher, associations and is convinced that no criminal intent was created in the minds of the defendants.

That as he understands the circumstances of the case the defendants who reside near together were employed to move Mrs. Frank Deal's furniture from 552 West 35th St. to 560 West 34th Street, on December 31, 1889, deponent being at the time a lodger with said Mrs. Frank Deal.

Deponent further states on information and belief that the garments named in the complaint and which belonged to him were retained by the defendants herein on account of the refusal of Mrs. Deal to pay them for their labor in removing her furniture which included among other things the articles of clothing named.

John Hurkin

Sworn before me this }
30th day of July 1888 }
Jas Wiggins
Notary Public
N.Y. Co.

I certify that I am ac-
quainted with the Complain-
ant Mr John Durkin who
made the foregoing affidavit.
That I know the ~~same~~ said
Complainant to be the same
person who procured the in-
dictment in this action
dated July 30th 1888

Jas Wiggins
Counsel at Law
7 Murray St
New York

POOR QUALITY ORIGINAL

0664

Police Court— 2^d District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 570 West 34th Street, aged 24 years,
occupation Machinist being duly sworn

deposes and says, that on the 3 day of December 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz:

One Overcoat of the value of Fifteen Dollars
One Coat, One Vest and One pair of Pants
of the value of Twenty Dollars all
of the value of Thirty-five Dollars
(\$35.00)

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 Michael Holland and Peter Bath (both now here) while acting in concert with each other, with the intent to deprive the true owner of said property from the following facts to wit: that said defendants on the aforesaid day were employed by one Jennie Seal to remove said property from premises situated at No 552 West 35th Street, in said City to premises No 570 West 34th Street, and said defendants disappeared with said property and did not so deliver the said property on but kept the same, and deponent is informed

Sworn to before me this 1887

Police Justice

POOR QUALITY
ORIGINAL

0665

In Officer Frank N. Evanhoe that
he Evanhoe found and discovered
part of said property in said
Michael Holland is sleeping
apartments.

Deponant therefore charges
said Michael Holland and
Peter Bath, while acting in concert
with such other, with having
committed the said Larceny
and asks that they may be
dealt with as the law may
direct.

Sworn to before me this }
10th day of December 1887 }

John J. [Signature]
Police Justice

John J. [Signature]

POOR QUALITY ORIGINAL

0666

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 31 years, occupation Jimmie Seals of No. House-keeper

570 West 34th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of John Durkin

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

Sworn to before me, this 10th day of December 1888 } Jimmie Seals

John J. Gorman
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 34 years, occupation Frank N. Zambone of No. Police Officer

the 20 Police Precinct Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of John Durkin

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

Sworn to before me, this 10th day of December 1888 } Frank N. Zambone

John J. Gorman
Police Justice.

POOR QUALITY ORIGINAL

0667

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Michael Holland 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

Michael Holland

Question. How old are you?

Answer

17 years

Question. Where were you born?

Answer

New York

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

Answer

No 441 West 32 Street about 15 years

Question. What is your business or profession?

Answer

Laborer

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

Answer

I am not guilty

Michael Holland

Taken before me this

day of December 1887

John J. ... Police Justice.

POOR QUALITY ORIGINAL

0668

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK } ss

Peter Bath

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

Peter Bath

Question. How old are you?

Answer

18 years

Question. Where were you born?

Answer

New York

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

Answer

No 409 West 37 Street about 2 years

Question. What is your business or profession?

Answer

Plumber's helper

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
Peter Bath*

Taken before me this

day of

December 1887

15

Police Justice.

POOR QUALITY ORIGINAL

0659

BAILABLE

No. 1, by Geo. M. Gordon
Residence 455 N 36 Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Police Court-- 22060
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Decker
1570 1st St
Michael Holland

Peter Bath

Offence Larceny
felony

Dated Dec 10 188

James
Magistrate

Geo. D. ...
Precinct.

Witnesses Jennie Seals

No. 570 Street 34

No. 20 Street ...

No. _____ Street _____

No. _____ Street _____

\$ 400 to answer ...



Buried

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

Michael Holland and Peter Bath

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

Dated Dec 10 188 John J. ... Police Justice.

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

Dated Dec 12 188 ... Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINAL

0670

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

*Michael Holland
and Peter Bache*

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

Michael Holland and Peter Bache

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

The said *Michael Holland and Peter Bache, both* —

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

one overcoat of the value of fifteen dollars, one coat of the value of twelve dollars, one vest of the value of five dollars and one pair of trousers of the value of seven dollars.

of the goods, chattels and personal property of one *John Durkin,*

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

POOR QUALITY ORIGINAL

0671

SECOND COUNT—

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

— Michael Holland —

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

The said *Michael Holland,*

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

*one overcoat of the value of
fifteen dollars, one coat of the
value of twelve dollars, one vest
of the value of four dollars and
one pair of trousers of the
value of seven dollars.*

of the goods, chattels and personal property of one

*John Durkin, of
one Peter Balle, and —*

by — certain *other* persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said *John Durkin*

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

Michael Holland —

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

RANDOLPH B. MARTINE,

District Attorney.

0672

BOX:

288

FOLDER:

2747

DESCRIPTION:

Hornby, Thomas

DATE:

12/22/87



2747

POOR QUALITY ORIGINAL

0673

309.

Wm J MB

Counsel,

Filed 2^d day of Dec 1887

Pleads *Guilty* (1887)

THE PEOPLE

vs.

Thomas Hornby

Forgery in the Second Degree.
(Sections 511 and 521, Penal Code.)
(Kidnapping, etc.)

21

Wm J MB

Jan 4 1888
RANDOLPH B. MARTINE,

District Attorney.

Remanded to mercy of the
A True Bill. *Cochran*

Alm. [Signature]
Foreman.

Jan 4 1888

Pleas Guilty
Guilty as charged
Jan 16 1888 *H. J. G. H.*

POOR QUALITY ORIGINAL

0674

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

POLICE COURT— 3rd DISTRICT.

James M. Goldrick
of No. 141 Seventh Avenue Street, being duly sworn, deposes and
says that on the 31st day of July 1886
at the City of New York, in the County of New York,

Thomas Hornby did feloniously
make forge and utter the annexed
check, forged and fraudulent
instrument, purporting to be a
check on the American Exchange
National Bank for the sum of
thirty-eight dollars, and did
write and forge to and upon
said instrument as an endorser
thereof the name of "Arthur J.
Harves", with the intent to
cheat and defraud.

That said Thomas Hornby then
presented and gave said check
to deponent and asked deponent
to cash the same. That deponent
thereupon gave him the sum
of thirty-five dollars in exchange
for said check.

That Arthur J. Harves, now here,
informs deponent that the signature
"Arthur J. Harves" on the back
of said check is a forgery and
was written thereon without his
knowledge or consent.

Deponent, therefore, says that
said Thomas Hornby may be
arrested and dealt with as the
law may direct. Jas M. Goldrick

Thomas Hornby deposes on this
13th day of December 1887
J. M. Goldrick Notary Public

POOR QUALITY ORIGINAL

0675

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 31 years, occupation Scientist of No. Arthur J. Hawes

13 West 32nd Street, being duly sworn deposes and

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

Sworn to before me, this 13th
day of December 1887

Arthur J. Hawes

J. M. [Signature]

Police Justice.

POOR QUALITY ORIGINAL

0676

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Thomas Hornby

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

Question. What is your name?

Answer.

Thomas Hornby

Question. How old are you?

Answer.

43 years old

Question. Where were you born?

Answer.

England

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

Answer.

607, Dr. 45th St, 13 mos

Question. What is your business or profession?

Answer.

Carpenter

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

Answer.

I am not guilty
Thos. Hornby

Taken before me this

day of

188

Police Justice.

POOR QUALITY ORIGINAL

0677

Sec. 151.

Police Court 2 District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by James M. Goldrick of No. 401 - 7th Avenue Street, that on the 31st day of July 1888 at the City of New York, in the County of New York,

Thomas Hornsby did feloniously make a check and cashed at Central National Bank for the sum of thirty-eight dollars and did write and gave to one upon said check the name of Arthur J. Horns with intent to defraud

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the 2 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 13th day of December 1888

J. M. Patterson POLICE JUSTICE.

POOR QUALITY ORIGINAL

0678

Police Court 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James McGoldrick
vs.

Thomas Hornby

Warrant-General.

W. J. J. J. J.

Dated December 13 1887

Jacob M. Patterson Magistrate

Albertus Wood Officer.

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

Albertus Wood Officer.

Dated December 13 1887

This Warrant may be executed on Sunday or at
night.

Police Justice.

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

Dated _____ 188

Police Justice.

The within named

255 P.M. 48.M. Sergeant Mearns M. No 607. N. 15. J. J.

POOR QUALITY ORIGINAL

0679

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

W 8079
Police Court
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James McElernick

Thomas Henry

Offence

Dated

December 14

188

Magistrate

Albert Wood

Officer

Witnesses

No. 1

Witness

Street

No. 2

Witness

Street

No. 3

Witness

Street

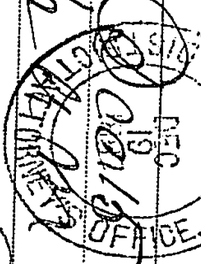
No. 4

Witness

Street

to answer

Witness



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

Thomas Henry

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

Dated Dec 14 1887 J. M. Patterson Police Justice.

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

Dated 188 Police Justice.

There being no sufficient cause to believe the within named

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

Dated 188 Police Justice.

POOR QUALITY ORIGINAL

0680

No. 34 New York July 31 1886

THE AMERICAN EXCHANGE NATIONAL BANK

Pay to the order of Arthur F. Hayes

~~Twenty eight~~ Dollars

\$ 28.00

Thos. P. Thomas

125 BROADWAY

ARTHUR & HONNELL, 105 CEDAR ST. N.Y.

**POOR QUALITY
ORIGINAL**

0581

Arthur L. Hawes
Thos. Hornby
John W. Goldner

84

POOR QUALITY ORIGINAL

0582

COURT OF GENERAL SESSIONS.

.....X
 THE PEOPLE & c ., :
 vs. :
 THOMAS HORNBY . :
X

CITY AND COUNTY OF NEW YORK. : SS.

JEREMIAH CONNELLY, being duly sworn, says, he resides at No. 350 West 42nd Street, in New York City, and is in the employ of E. S. Higgins & Co., that deponent has known the defendant for about one year, that the reputation of the defendant in the neighborhood is good and all speak well of him as an honest industrious man, that defendant can obtain employment again with E. S. Higgins & Co., that deponent knows that defendant is married and has a wife and five children, depending upon him for support.

Sworn to before me, this : *Jeremiah Connelly*
 14th day of January, 1888. :
John J. Swartz
 Notary public
 N.Y.C.

Court of General Sessions

The people vs.

vs.

Thomas Hornby

City and County of New York, ss:
George Held, being duly sworn,
says: that he resides at No.
546 W. 50th St. in the City of New
York; and is in the employ of
E. Higgins & Co.; that deponent
has known the said defendant
about seven months and
that his reputation among
the neighbors is good, and that
he is known as an honest
and industrious man; that
defendant said obtain employ-
ment again with E. Higgins & Co.,
that deponent knows that defendant
is married and has a wife and
several children dependent
upon him for support.

Sworn to before me

this 16th day of January 1888. George Held

C. J. Delaney

Notary Public

N.Y.C.

Count of General Sessions:

The People vs. }
v }
Thomas Honley }
}

City and County of New York:

Mrs Maria Renshaw being duly sworn, says: that she resides at No 1880 Third Avenue in the City of New York; that she ^{has} known the defendant for the past nine years, and that in all her dealings with him she has found him to be an upright and honest man and that his reputation in the community is good, and that he is spoken of as an honest and industrious man; that she knows the defendant is married and has a wife and five children dependent on him for support.

Sworn to before me this }
16 day of January 1888 } Mrs Renshaw

E. G. Delaney
Notary Public
N.Y. Co.

Count of General Sessions:

The People vs. }
v }
Thomas Honley }
}

City and County of New York:

Mrs Maria Renahan being duly sworn, says: that she resides at No 1880 Third Avenue in the City of New York; that she ^{has} known the defendant for the past nine years, and that in all her dealings with him she has found him to be an upright and honest man and that his reputation in the community is good, and that he is spoken of as an honest and industrious man; that she knows the defendant is married and has a wife and five children dependent on him for support.

Sworn to before us this }
16 day of January 1888 } Mrs Renahan

E. G. Delaney
Notary Public
N.Y. Co.

Court of Gen. Sessions.

The People, vs.

Thomas Hornby

City & County of New York ss.
John Woods Jr. being duly sworn
says: that he resides at No 555 West
45th Street, in the City of New York, and
is in the employ of E. J. Higgins & Co,
that he has known the defendant
for about one year, that the reputa-
tion of defendant in the neighborhood
is good and that all speak well of
him as an honest industrious
man, that defendant can obtain
employment again with E. J. Higgins
& Co; that deponent knows that
defendant is married and has
a wife and five children depending
upon him for support.

Sworn to before me this

16th day of January 1888. John Woods Jr

E. J. Delaney

Notary Public

N.Y.C.

POOR QUALITY
ORIGINAL

0687

E. S. HIGGINS & Co.,

Carpet Manufacturers,

84 & 86 White Street,

To insure prompt delivery of letters,
please address to P. O. Box 314.

New York, Jan 13 1887.

The bearer Thos Hornby
was in my employ for the past
seven months while thus employed
I found him honest and
attentive.

Respect
J. L. Smith
Manager
606 N. 4th St.

POOR QUALITY ORIGINAL

0588

COURT OF GENERAL SESSIONS.

.....X
 :
 T H E P E O P L E & c . , :
 :
 vs. :
 :
 T H O M A S H O R N B Y . :
 :
X

CITY AND COUNTY OF NEW YORK. : SS.

Eliza
 MRS HORNEY, being sworn, says, she resides at No. 607 West 45th Street, in the City of New York, that she is the wife of the defendant, that defendant has never been arrested, that he has worked for Dr. Hawes for about ten years and at E. S. Higgins & Co's., Carpet Manufacturers for the past seven months. That he has never been out of employment since he was married to deponent, about ten years ago and that he has always been a good husband and father, that deponent and her five children (all small) are entirely dependant upon the defendant for support.

Sworn to before me, this :
 16th day of January, 1880. :

E. J. Delaney
 Notary Public
 N.Y.C.

Eliza Hornby
 sworn

POOR QUALITY ORIGINAL

0589

COURT OF GENERAL SESSIONS.

.....X
 THE PEOPLE & c ., :
 vs. :
 THOMAS HORNBY . :
X

CITY AND COUNTY OF NEW YORK. : SS.

THOMAS HORNBY, being duly sworn, says, that he is the defendant herein, that defendant has never been arrested before for any offence, that deponent has been in the employ of Dr. Hawes for about ten years, and that for the past seven months has been working for E. S. Higgins & Co., where deponent can return at any time . Deponent has also been in the employ of Messrs. W. G. & E. D. Fenner, Patterson, N. J., Mrs. Jas. F. Soutter No. 54 Park Avenue, N. Y. City, Mr. Rhodes, President of the Greenwich Savings Bank No. 559 Madison Avenue, N. Y., City.

That the complainant has been fully paid to the full amount of his claim. That if the Court will discharge deponentt he will never commit a criminal offence again. that deponent has a wife and five children entirely dependant upon him for support.

Sworn to before me, this :
 :
 :
 day of January, 1888. :

**POOR QUALITY
ORIGINAL**

0690

Court of Sen. Secs.

The People

v.
Thomas Paine

Defendants

James Mc Bras

depts. Council

280 Broadway

N.Y.

POOR QUALITY
ORIGINAL

0591

{ Mr. Arthur T. Hoover
in private

13 W. 32^d St.

New York Jan. 16. 1888

Mr. James M. Brady

Dear Sir:

My impressions of Thomas Hornby are that he has been a faithful, energetic and honest worker in all that pertains to the duties of a laboring man, and that he is a person whom one could employ without fear, under ordinary supervision, of his failing to perform his duties.

He has held some positions of trust, such as taking care of a city house while its owner was in Europe; and in this capacity there seem to have been no complaints against him for breach of trust. Any

POOR QUALITY
ORIGINAL

0692

Recent violations of law
alleged to have been committed
by him, are not, I think,
due to a vicious disposition,
but may have been the result
of his having been brought
under bad influences.

Yours truly
John G. Braughton.

FredERIC P. DURAND }
per J. G. Braughton }

**POOR QUALITY
ORIGINAL**

0693

NEW YORK GENERAL SESSIONS.

.....X
: PEOPLE ON MY COMPLAINT :
: vs. :
: T H O M A S H O R N B Y . :
:X

As complainant in the above case, I beg to recommend the defendant to such clemency as the Court and District Attorney may see fit to show; and I desire to withdraw the complaint against said defendant and ask that no indictment be found against him. The defendant is a man of family having a wife and five children.

James Goldie

POOR QUALITY ORIGINAL

0694

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Thomas Stoney

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

Thomas Stoney

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

The said Thomas Stoney

late of the City of New York, in the County of New York aforesaid, on the 13th day of July, in the year of our Lord one thousand eight hundred and eighty-six, at the City and County aforesaid, having in his custody a certain instrument and writing, to wit, an order for the payment of money of the said called Santa Ines, which said Santa Ines, is as follows, that is to say:

No. 34 New York, July 31, 1886
The American Exchange National Bank
Pay to the order of Arthur S. James,
Twenty-eight 00 Dollars,
\$ 28.00 Geo. P. Beane.

the said Thomas Stoney afterwards, to wit, on the day and in the year aforesaid, with force and arms, at the City and County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly act and assist in the forging on the Santa of the said Santa Ines a certain instrument and writing commonly called an endorsement which said forged instrument and writing, commonly called an endorsement is as follows: that is to say,

Arthur S. James

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

SECOND COUNT:

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

Thomas Sandoy

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

The said *Thomas Sandoy*

late of the City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, having in *his* possession a certain instrument and writing,

to wit: an order for the payment of money of the kind called bank checks,

which said *bank check* is as follows, that is to say:

*No. 34 New York July 31 1886.
The American Exchange National Bank
Pay to the order of Arthur E. Stames,
Twenty-eight 28 — Dollars.
\$ 28.00
Wm. Q. Stone*

on the *back* of which said *bank check* there was then and there written a certain forged instrument and writing, commonly called an *endorsement* of the said last-mentioned *bank check* which said forged instrument and writing, commonly called an *endorsement* is as follows, that is to say:

Arthur E. Stames,

with force and arms, the said forged *endorsement* then and there feloniously did utter, dispose of and put off as true, with intent to defraud, *he* the said *Thomas Sandoy* then and there well knowing the premises, and that the said *endorsement* was forged, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE,
District Attorney.

0696

BOX:

288

FOLDER:

2747

DESCRIPTION:

Hourigan, Daniel

DATE:

12/21/87



2747

0697

POOR QUALITY ORIGINAL

312

WITNESSES:

Counsel,
Filed *Dec* day of *Dec* 1887
Pleads *Not Guilty (2)*

THE PEOPLE,
vs.
B
Daniel Stouigan
Transferred to Court of Sessions for 1st
Term *May 1st 1887*
641

Violation of Excise Law.
[III Rev. Stat. (7th Edition), page 1983, Sec. 21, and page 1989, Sec. 5.]

641
By *641*
RANDOLPH B. MARTINE,
District Attorney.

Dec. 12 5 20 2
A True Bill.
MAJ
Wm. J. ...

Foreman.
Off for you Tom
S.W.B.

0698

POOR QUALITY ORIGINAL

312

WITNESSES:

Counsel,
Filed *Dec* day of *Dec* 188
Pleads *Not Guilty (2)*

THE PEOPLE,
vs. *B*
Daniel Stouigan
Transferred to Court of Sessions for 1st Session for 1st Term 188
Page 8
641/1000

Violations of Excise Law.
[III Rev. Stat. (7th Edition), page 1983, Sec. 21, and page 1989, Sec. 5.]

641/1000
RANDOLPH B. MARTINE,
District Attorney.

Dec. 12 1882
A True Bill.
Mary C. ...

Foreman.
Off for your Term
S.W.B.

POOR QUALITY ORIGINAL

0699

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

Plaintiffs

against

Daniel Hourigan
Defendant.

The Grand Jury of the City and County of New York, by this indictment, accuse the above named defendant of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows :

The said defendant, late of the City of New York, in the County of New York aforesaid, on the *fourth* day of *December* in the year of our Lord one thousand eight hundred and eighty-*seven* at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit : One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one

Charles J. Simmons

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

SECOND COUNT :

And the Grand Jury aforesaid, by this indictment, further accuse the said defendant of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows :

The said defendant, late of the City and County aforesaid, afterwards, to wit : on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0700

BOX:

288

FOLDER:

2747

DESCRIPTION:

Hubert, Gustave

DATE:

12/21/87



2747

POOR QUALITY ORIGINAL

0701

WITNESSES :

323

Counsel,

Filed 2/ day of Dec 188

Pleas

Chiquily-731

THE PEOPLE,

vs.

R

Gustave Hubert

Pr Feb 16. 1888

Transferred to Ct of S.S.
for trial by complaint

plead Dec 23 1888

Violation of Excise Law.
(Selling on Sunday.)
[III Rev. Stat. (7th Edition), page 1983, Sec. 21, and
page 1989, Sec. 5.]

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Alfred Murray

Foreman.

**POOR QUALITY
ORIGINAL**

0702

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

Plaintiffs

against

Robert McFadyen

Defendant.

The Grand Jury of the City and County of New York, by this indictment, accuse the above named defendant of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows :

The said defendant, late of the City of New York, in the County of New York aforesaid, on the *second* day of *December*, in the year of our Lord one thousand eight hundred and eighty-*seven* at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit : One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one *Robert McFadyen*.

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

SECOND COUNT :

And the Grand Jury aforesaid, by this indictment, further accuse the said defendant of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows :

The said defendant, late of the City and County aforesaid, afterwards, to wit : on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0703

BOX:

288

FOLDER:

2747

DESCRIPTION:

Hughes, Francis

DATE:

12/19/87



2747

POOR QUALITY ORIGINAL

0704

Golday

Counsel,

Filed, 19 day of Dec 188

Pleads, *Not Guilty (ij)*

THE PEOPLE,

vs.

B

VIOLATION OF EXCISE LAW
(Keeping Open on Sunday,
Ill Rev. Stat, 7th Edition, page 1889, Sec. 6)

Francis Stuyvesant

July 16/88

6749

RANDOLPH B. MARTINE,

District Attorney.

[Signature]

A True Bill.

[Signature]

Foreman.

Witnesses:

**POOR QUALITY
ORIGINAL**

0705

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

Plaintiffs

against

Francis Hughes

Defendant.

The Grand Jury of the City and County of New York. by this indictment accuse the above named defendant of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows :

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

RANDOLPH B. MARTINE, District Attorney.