

0481

BOX:

119

FOLDER:

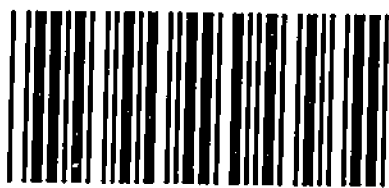
1258

DESCRIPTION:

Hand, Thomas

DATE:

11/08/83



1258

POOR QUALITY
ORIGINAL

0482

#16.

Counsel,
Filed *W. C. [Signature]* 1883
Pleads *Not guilty*

THE PEOPLE
vs.
Thomas
W. [Signature]
Grand
INDICTMENT.
Grand Larceny in the
degree.

JOHN McKEON,
District Attorney.
22 Nov 1883
Specs & emblicked. #
A True Bill. 19
S.P. 3 of [Signature]
W. H. Crane
Foreman.

County
People of Brachy
Kinzig

0483

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 Rand

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

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

The said *Thomas Rand*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *28th* day of *October* in the year of our Lord one thousand eight hundred and eighty-*three*, at the Ward, City and County aforesaid, with force and arms, *in the night time* of said day one watch of the value of *fifteen* dollars, and one chain of the value of one dollar

of the goods, chattels and personal property of one *Jerome F. Bechtel* on the person of the said *Jerome F. Bechtel* then and there being found, from the person of the said *Jerome F. Bechtel* 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.

0484

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

Police Court—South District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James J. Bechtel
2535 Williams St
1 Thomas Hand

Offence Larceny from person

Dated 28 October 1883

C. J. White Magistrate.

Wm. Adams Officer.

John H. White Precinct.

Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

\$ 100 to answer Sessions.

James J. Bechtel

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 Hand

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

Dated 28 Oct 1883 C. J. White Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0485

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

185 District Police Court.

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

Question. What is your name?

Answer.

Thomas Hand

Question. How old are you?

Answer.

26 years

Question. Where were you born?

Answer.

Long Island

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

Answer.

13 Roosevelt Street about 3 months

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 do not know any thing about
it

Thomas ^{his} Hand
Marx

Taken before me this

day of

1885

Police Justice.

0486

First

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss.

Keeper of a Restaurant
of No. 255 William

Jerome F. Bechtle 47 years
Street,

being duly sworn, deposes and says, that on the 28 day of October 1883

in the night time at 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 deponent's person with intent
to cheat and defraud the owner of the use and benefit
the following property, viz:

One Silver Watch with a plated
chain attached of the value
of Sixteen dollars

the property of Jeweler Named Limerbrook and in
Care and Charge 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 Thomas Hand (now here)

from the fact that while deponent
was on North Street in said city said
defendant came up to deponent and
snatched the aforesaid property from
the vest then and there worn by deponent
and ran away

Jerome F. Bechtle

Sworn before me this

28th day of October 1883

Police Justice,

0487

Answered
July 26th 1884
P.B.D.

0488

State of New York.

Executive Chamber,

Albany, July 21 1887

Sir: Application having been made to the Governor for the pardon of *Thomas Reed*, who was sentenced on *Dec. 19* 1887, in your County, for the crime of *murder* for the term of *1* years and *0* months to the State Prison you are respectfully requested (in pursuance of Chapter 340, Laws 1849) to furnish the Governor with a concise statement of the case as proven on the trial, together with any other facts or circumstances which may have a bearing on the question of granting or refusing a pardon. Be pleased, also, to state the previous character of the convict. *Very respectfully requested*

Each letter of inquiry from this Department should be answered on a separate sheet.

Very respectfully yours,

To Hon. T. C. C. C. C.

District Attorney, &c.

*Very respectfully
J. S. C. C. C. C.
Executive, &c.*

0489

Police Court District.

THE PEOPLE, &c.,
FOR THE COMPLAINT OF

William H. Adams
215 St. George St.
Brooklyn

Offence *Larceny*

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

Residence _____ Street _____

Dated *Dec 26* 188 *3*

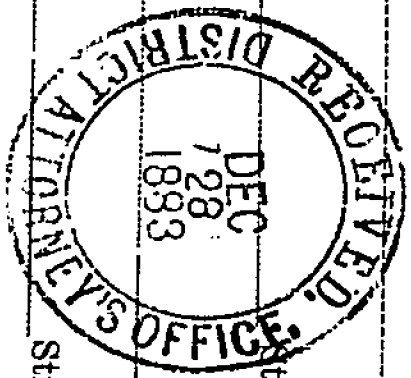
John C. Coffey Magistrate.

Deirdre Officer.

Witnesses _____

No. _____ Street _____

No. _____ Street _____



No. _____ Street _____

\$ *1000* to answer _____

Learn

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 C. Coffey*

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

Dated *Dec 26* 188 *3* *W. J. Adams* 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.

0490

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, N.Y.

1st District Police Court.

John Kohfahl 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 Kohfahl*

Question. How old are you?

Answer. *38 Years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *48 Walton St Brooklyn*

Question. What is your business or profession?

Answer. *Private Detective*

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*
John Kohfahl

Taken before me this

day of

188

Edw. Jones
Police Justice.

0491

Inst.

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK ss

of No. 91 East 7th Street, 22 Years old Teacher

being duly sworn, deposes and says, that on the 18th day of October 1883

At the day time at the City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession

of deponent, With intent to defraud the true owner thereof

the following property, viz:

Two Hundred dollars
Lawful Money of the United States

the property of Deponent—

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

John Kohfahl now present by trick and artifice in the manner following
To wit: That on the day in question deponent in answer to an advertisement which appeared in the Staats Zeitung a daily newspaper published in the City of New York went to the office of the defendant in Broadway and stated to him that in response to said advertisement he called to inquire if deponent

0492

Could obtain employment - That deponent was then told by the defendant that he would employ him as a Confidential Secretary at a Salary of \$30 a month but that before entering on his duties deponent would have to deposit two hundred dollars as a guarantee of deponent's honesty and deponent wholly relying on the truth of such statement gave the defendant two hundred dollars & took his receipt therefor - That deponent called regularly at the office during the two weeks following & did some clerical work but did not receive any money at the expiration of that time and deponent asked him several times thereafter for a return of his money but was unable to get it and has not since received it or any portion of it. Wherefore deponent now charges said Kohfahl with feloniously stealing & withholding said money and appropriating the same to his own use and benefit.

Sworn to before me this
26th day of Decr 1889
at New York
City
Justice

Gustav Katz.

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFFIDAVIT - Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0493

BOX:

119

FOLDER:

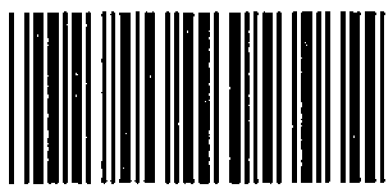
1258

DESCRIPTION:

Harris, Henry

DATE:

11/21/83



1258

0494

BOX:

119

FOLDER:

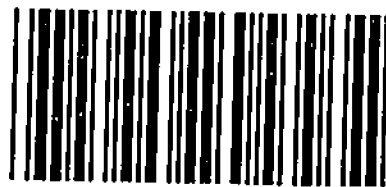
1258

DESCRIPTION:

Lightfoot, Walter

DATE:

11/21/83



1258

POOR QUALITY
ORIGINAL

0495

#1260

Counsel,

Filed 21 day of Nov 1883

Pleads

Not guilty

THE PEOPLE

vs.

R

Henry Harris
[Breast]

and

R

Walter Lightfoot
[Harris]

Grand Larceny, first degree, and
Receiving Stolen Goods.

[42528-531-550]

JOHN McKEON,

District Attorney

*Ordered to Court by Judge
for trial - Nov 27, 1883*

A True Bill.

W. H. Ames
Foreman.

Nov. 27, 1883

Both tried and convicted

102 - Not guilty

ST. 544

Dec 3/83

0496

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Henry Harris
and
Walter Sighebaek

The Grand Jury of the City and County of New York, by this indictment, accuse
Henry Harris and Walter
Sighebaek
of the CRIME OF GRAND LARCENY in the first degree, committed as follows:

The said Henry Harris and
Walter Sighebaek

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
31st ~~on~~ the day of October in the year of our Lord one thousand eight hundred and
eighty-three, at the Ward, City and County aforesaid, with force and arms
in the night time of the
said day, one overcoat of
the value of sixty nine dollars
and one pair of gloves of
the value of seventy five cents

of the goods, chattels and personal property of one Egbert Starr, in the
dwelling home of the said Egbert Starr
therein, 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.

0497

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

— Walter Sighfoot —

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

The said Walter Sighfoot

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

one pair of gloves
of the value of seventy five
cents

of the goods, chattels and personal property of one Egbert Stan
by one Henry Harris and
by ~~certain persons~~ other persons to the Grand Jury aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said Egbert
Stan

unlawfully and unjustly, did feloniously receive and have; he the said Walter
Sighfoot

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.

JOHN McKEON, District Attorney.

0498

#1247 868
Police Court District.

THE PEOPLE, &c.,

vs. THE COMPLAINANT

Robert Shaw

vs.

James Harris
Walter Lightfoot

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

November 17

188

Magistrate.

James Harris

Witnesses

No. 1, by

Residence

James Harris

No. 2, by

Residence

James Harris

No. 3, by

Residence

James Harris

No. 4, by

Residence

James Harris

No. 5, by

Residence

James Harris

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

Henry Harris Master Lightfoot 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 November 19 188 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 h to be discharged.

Dated 188 Police Justice.

0499

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, ss.

District Police Court.

Walter Lightfoot 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. *Walter Lightfoot*

Question. How old are you?

Answer. *23 Years.*

Question. Where were you born?

Answer. *North Carolina*

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

Answer. *144 West 26th Street 7 months*

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 of the charge.*

Walter Lightfoot

Taken before me this

day of

1883

Police Justice.

0500

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, } ss.

5 District Police Court.

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

Question. What is your name?

Answer. *Henry Harris*

Question. How old are you?

Answer. *19 Years.*

Question. Where were you born?

Answer. *Virginia*

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

Answer. *144 West 26 Street 7 Months*

Question. What is your business or profession?

Answer. *Driver*

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

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

His
Henry Harris
mark

Taken before me this

day of

1887

Police Justice.

POOR QUALITY
ORIGINAL

0501

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

of No. 29 East 62^d Street, Egbert Starr
Aged 70. Retired Merchant

being duly sworn, deposes and says, that on the 31 day of October 1883
at the Above premises is in the night time City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent with intent to deprive the true owner.
the following property, viz :

One cloth overcoat of the value
of Sixty-five dollars. and One Pair of
Gloves of the value of Seventy-five Cents
all being of the value of Sixty-five ⁷/₁₀₀ 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 Henry Harris & Walter

Light foot (both known) from the fact
that deponent Missie saw papers from

hallway of said premises. and deponent
is informed by Lizzie Baum. that at or

about the hour of Six O'clock P.M. on said
date the said Harris rang the bell of said

premises and on the said Baum opening
the door the said Harris asked her for

Mrs Graham and wanted to know if she

Sworn before me this

day of

Police Justice

POOR QUALITY
ORIGINAL

0502

Wanted a Waiter. The said Baum
informs deponent that she left the said
Harris standing in the hallway and
went down to Mrs. Graham in the Basement
dining room and informed her that the
said Harris was in the hallway waiting
to see her. Mrs. Graham sent the said Baum
up to the said Harris and requested the said
Harris to go down to the dining room. The
said Harris again sent the said Baum
down stairs to inform Mrs. Graham that
he was in a hurry and would wait. The
said Baum again went to the said Harris
and informed him that Mrs. Graham wanted
to see him down stairs. The said Harris then
went down stairs to the dining room and
spoke a few words to Mrs. Graham and then
left said premises. Deponent is informed
by James S. Price that he arrested the said
Harris and Lightfoot and found in the possession
of the said Lightfoot the gloves here shown which
deponent identifies as a portion of the property
which had been taken stolen and carried
away from deponent's possession.

S. Brown & Co. Me

This 17th day of November 1883

Edw. Hart

P. G. Duffy
Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

23.

AFFIDAVIT - Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0503

1291

#129

Counsel,

Filed 21 day of Nov 1883

Pleads *Not guilty*

THE PEOPLE

vs.

Denny Davis
[Cases]
and
Walter Englefoot
[Cases]

Grand Larceny, Receiving Stolen Goods, and
(44528-539-550)

Ordered to J. H. Gurnett Esq. and
Clemens for trial Nov. 27, 1883

JOHN McKEON,

District Attorney

A True Bill. *Th. H. H. H.*

N. H. Cane
Foreman.

Count on other indict

0504

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Henry Harris and
Walter Sighfoot

The Grand Jury of the City and County of New York, by this indictment, accuse
Henry Harris and Walter
Sighfoot
of the CRIME OF GRAND LARCENY in the first degree, committed as follows:

The said Henry Harris and
Walter Sighfoot

6th late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
on the day of November in the year of our Lord one thousand eight hundred and
eighty-three, at the Ward, City and County aforesaid, with force and arms

one overcoat of the value
of twenty five dollars
and one pair of gloves of
the value of one dollar

of the goods, chattels and personal property of one Henry Dale, in the
dwelling house of the said Henry Dale
there situated 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.

0505

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

_____ Walter Lightfoot _____

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

The said Walter Lightfoot _____

late of the First Ward of the City of New York, in the County of New York
aforesaid, on the sixth day of November, in the year of our Lord
one thousand eight hundred and eighty- three, at the Ward, City and County
aforesaid, with force and arms one pair of gloves

of the value of one dollar

of the goods, chattels and personal property of Henry Dale by
one Henry Davis and by _____
other _____
~~by a certain person~~ persons to the Grand Jury aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said Henry

Dale _____

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

Lightfoot _____

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.

JOHN McKEON, District Attorney.

0506

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 19 years, occupation Domestic of No.

29 East 62nd Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Egbert Starr

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

Sworn to before me, this 17th

day of November 1888

Min Lizzie Baum
P. G. Duffey
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 36 years, occupation Police Officer of No. the

29th Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Egbert Starr

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

Sworn to before me, this 17th

day of November 1888

James K. Price
P. G. Duffey
Police Justice.

0507

Mem of
Cases
n
Leightfork
E Leightfork
Harris
Hardy
Carmelly
Smale
Hany
He carries for H
&
Harden for

0508

District Attorneys Office.
City & County of
New York.

Walter Lightfoot & Henry Harris - Stranger against Harris

Mr. Graham
29 East 62nd
ought to be here

Egbert Stern Complaint

1st Degree

Property taken 31st Oct

29 East 62 6 Pms

One Harris Bangs bell - Edzie Baum opened door inquired for Mr. Graham

- 1 went & spoke to Mr. Graham - took coat with gloves in pocket, & found gloves in Lightfoot's possession

Id

Id

Henry Hale Complaint

410 E 26th
Nov 6th - 83

- 2 Left coat & gloves on hat rack at 6 Pm. missed them at 9 Pm
Joseph Conner says at 8:06 Pm Harris rang bell and asked for the mistress of the house, spoke went out - 16th St arrested & found gloves in his pocket.

\$65 $\frac{75}{100}$

3

Id

Id

Nathaniel Gordon 127 10-42 Nov 5th

Nov 6th Coat & gloves 13 Price arrested both & have overcoat & the gloves

0509

2/

District Attorneys Office.
City & County of
New York.

4th Case

Attest Walter L. S. L. & I Henry Hardy
Morgan Dist 127 West 42nd St
205 West Houston St

Nov 11th (\$50.75 - 1 Coat & gloves.

14th gloves in L trunk = Hardy pawn tickets of coat.

1 Howard Connolly
144 West 26th

2 Henry Hardy

Nov 2th

Clothing \$314 2nd Chas H Martin Compt
163 West 23rd

Price arrested Connolly, Hardy, & one Ringold

Connolly's trunk sent of clothes, Hardy 2 pawn tickets 2 suits of clothes
Ringold had half or not indicated for 2 overcoats

5th Case

1 Herman Small
176 Bleeker St

3 Henry Hardy

James H. & Horne 24 W 9th Salk Circular \$100 -

Wilson Wolf - says H & S gave him the property to send Oth 28th
7 P.M.

Hardy

6th Case

2 Howard Connolly

1 Henry Hardy

Al W. Barker 84 West 11th Nov 7th Clothing \$135 -

Out Wall way 6 P.M. - money 8 P.M. Pawn tickets in the possession

for the property stolen 15th Nov. 83

7th Case

05 10

3

District Attorneys Office.
City & County of
New York.

I

Emma Lettjoh

1414 West 26th

Chas & Grinely (1332 Pacific St Brooklyn)

39 West 18th St 9th Nov 83

overcoat \$75

When arrested tried to them carrying men book with piece of stolen coat.

I

James M. Harris

26 Remittin Lane

I

Chas W. Harden Jr

89 Brooklyn

Chas & Marvin

163 West 23.

8th Nov

Same threats as County & Grinely use. Recently indicted

(5th Case.) found hat left by deft at 1414 West 26th for safe

Hemping &c 18th Nov 83.

8th
Case

9th
Case

05 11

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

#129 P 867
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry White.

James Harris
Multer Lightfoot

Offence *Grand Larceny*

Dated

November 17 188

J. H. White

Magistrate

James Harris

Pin Ward

29 Precinct.

Witnesses

Josephine Comore.

No. _____

Second St. Street.

No. _____

James Harris

No. _____

James H. Harris

No. _____

26 West Street.

1883

to answer

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

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

Dated

November 17 188

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 *h* to be discharged.

Dated

188

Police Justice.

05 12

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

2 District Police Court.

Walter Lightfoot 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.

Walter Lightfoot

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

North Carolina

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

Answer.

144 West 26 St 7 months

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

Walter Lightfoot

Taken before me this

day of November 1888

[Signature]
Police Justice.

05 13

Sec. 198—200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

Henry Harris 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 Harris

Question. How old are you?

Answer. 19 Years.

Question. Where were you born?

Answer. Virginia

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

Answer. 141 West 26 Street 7 months

Question. What is your business or profession?

Answer. Driver

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

Answer. I am not guilty of the charge.

His
Henry Harris
mark

Taken before me this

day of March 1888

Police Justice.

05 14

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 26 years, occupation Police Officer of No. the
29th Precinct Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Henry Dale.
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

188

19 } James H. Price

P. J. Murphy
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 14 years, occupation Domestic of No. 240 East 26th Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Henry Dale.
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

188

19 } Josephine Conover

P. J. Murphy
Police Justice.

05 15

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

of No. 40 East 26th Street, Appt 3^d, Merchants

being duly sworn, deposes and says, that on the 6th day of November 1883

at the Above Premises City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession

of deponent at the right time with intent to deprive the
new owner thereof

the following property, viz :

One Cloth over coat of the Value of
Twenty five dollars. And one Pair of Gloves
of the Value of One dollar. together of the
Value of Twenty-six 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 Henry Harris Walter Lightfoot

and (both from here) from the fact that at or
about the hour of Eight O'clock P.M. on said date
deponent left said property in the hallway of
said premises on the balcony and missed
said property at or about the hour of Nine
O'clock P.M. on said date. deponent is
informed by Josephine Conover that at
or about the hour of Eight O'clock P.M. on
said date the said Harris rang the bell

Sworn before me this day of Police Justice, 188

05 16

of said premises ^{on the said evening} and opening the door. The said Harris asked her for the Mistress of the house, the Mistress of the house being then in the hallway ^{or parlor} of said premises. The said Harris went and spoke a few words to her, and then left said premises leaving the door open after him. ~~And the said deponent is informed by James Price that she missed the said property~~ Dependent is informed by James Price that he arrested the said Harris and Lightfoot and found in the possession of the said Lightfoot the pair of gloves here shown, and which dependent fully identifies as a portion of the property which have been taken stolen and carried away from the possession of dependent.

Sworn to before me
 " This 17th day of November 1883 } Henry Dale

[Signature]
 J. L. Duffey
 Police Justice

District Police Court.

THE PEOPLE, & C.,
 ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

28.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

05 17

177 #1250

Counsel,
Filed 21 day of Nov 1883
Pleads *Not guilty*

THE PEOPLE
vs.
P
Walter Englishfoot
[4 cases]
and
P
Henry Davis
[3 cases]

Grand Larceny
Receiving Stolen Goods,
First degree, and

Ordered to N. Y. Court of Appeals and to be
for trial Nov. 27, 1883

JOHN McKEON,
District Attorney

A True Bill. *W. H. Cane*
Foreman.

Court on other matter

05 18

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Walter Lightfoot
and
Henry Harris

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

Walter Lightfoot and Henry Harris

of the CRIME OF GRAND LARCENY in the first degree, committed as follows:

The said Walter Lightfoot and Henry

Harris

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
fifth ~~on the~~ day of November in the year of our Lord one thousand eight hundred and
eighty-three, at the Ward, City and County aforesaid, with force and arms
in the night time of the said
day, one overcoat of the value
of thirty five dollars, and
one pair of gloves of the
value of one dollar

of the goods, chattels and personal property of one Nathaniel Gordon the younger, in
the dwelling house of the said Nathaniel Gordon the
younger there situated 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.

05 19

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

Walter Lightfoot and Henry Harris

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

The said *Walter Lightfoot and*
Henry Harris _____

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

one overcoat of the
value of thirty five dollars
and one pair of gloves of
the value of one dollar —

of the goods, chattels and personal property of *Nathaniel*

Gordon the younger _____

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

Gordon the younger _____

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

Lightfoot and Henry Harris

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

JOHN McKEON, District Attorney.

0520

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

#125
Police Court District. 2nd 868
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Nathaniel London
127 W 42 St.
Walter Lightfoot
Henry Harris
Grand Larceny
in the higher end
Date Nov 15th 1883
Roughy Magistrate.
J. B. Ponce Officer.
29 W
Witnesses: J. B. Ponce, 29 W Ponce, 29 W Ponce, 29 W Ponce.
No. 127 West 42 St.
No. 1000 to answer
R. M. M. M.
Comm

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 Walter Lightfoot
and Henry Harris

guilty thereof, I order that they be held to answer the same and they be admitted to bail in the sum of 100
Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he
give such bail.

Dated Nov 15th 1883 P. B. Ponce 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.

0521

2^w
District Police Court. Affidavit—Larceny.
CITY AND COUNTY } ss. Nathaniel Gordon Jr.
OF NEW YORK, }
of No. 127 West 42nd Street, Gentlemen—
being duly sworn, deposes and says, that on the 5th day of November 1883
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 night time

the following property, viz :

One Overcoat value of \$35.00
One pair gloves value of 1.00

And in the aggregate said
property of the value of
Thirty Six Dollars.

Sworn before me this

day of

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 Walter Lightfoot and Henry

Harris (both now here). The facts are as
follows. viz: at said date said property
was in deponent's dwelling. Subsequently
hereto James R. Price an officer of the 29th
Precinct informs deponent that he arrested
said Lightfoot and Harris and in possession
of Lightfoot he found said Coat and in
possession of Harris he found said
Gloves. which said Coat and gloves

Police Justice,

188

0522

were subsequently identified by
deponent as his property
Sworn to this 13th day of
November 1883 before me

Wm. Gordon Jr.
Police Judge

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

Dated 188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

Police Justice.

0524

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

22 District Police Court.

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

Question. What is your name?

Answer.

Henry Harris

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

Virginia

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

Answer.

144 West 26th St. 4 months

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.

Not Guilty

Henry
his + mark
Harris

Taken before me this

16th

day of November 1888

Police Justice.

0525

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, ss.

20 District Police Court.

Walter Lightfoot 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.

Walter Lightfoot

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

North Carolina

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

Answer.

144 W. 26th St. 6 months

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.

Not Guilty

Walter Lightfoot

Taken before me this

day of

1898

Police Justice.

0526

BOX:

119

FOLDER:

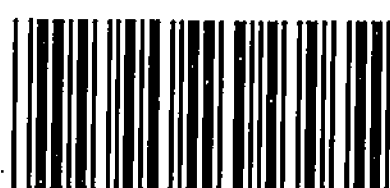
1258

DESCRIPTION:

Harris, Jacob

DATE:

11/02/83



1258

POOR QUALITY
ORIGINAL

0527

Complainants Counsel
William Lindsay
289. Greenish St.

Counsel, J. H. 260
Filed 2 day of Nov 1883
Pleads Not Guilty

THE PEOPLE

vs.

Jacob

Davis

Ordered to K. G. Court of

Cyber and Dennis for trial

Feb. 21. 1884 JOHN McKEON Dec 11/83

District Attorney

Tried and convicted
strong recommendation to mercy

A True Bill. Paul H. 29

W. J. Muddow

Foreman.

Feb 20/83

one appear. dept

Friday

25

0528

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Jacob Harris

The Grand Jury of the City and County of New York, by this indictment, accuse Jacob Harris
of the CRIME OF Perjury
committed as follows:

~~The said~~

~~late of the City and County of New York~~, on the tenth day of February in the year of our Lord one thousand eight hundred and eighty-~~three~~
~~with force and arms~~, at the City and County aforesaid, an action for

recovery upon a promissory note, wherein one Isabella Brady was plaintiff and the said Jacob Harris defendant was commenced in the Marine Court of the City of New York by the service of a summons and complaint upon the said Jacob Harris, which said complaint among other things stated and alleged in substance and to the effect following to wit: That a Bridgeport Connecticut on or about July 23rd 1878, the said Jacob Harris, the defendant in said action made and delivered to the said Isabella Brady, plaintiff as aforesaid, for value received by him, his certain promissory note in writing whereby one year after the date thereof he promised to pay to the order of the said plaintiff at Bridgeport Connecticut the sum of

0529

four hundred dollars with interest, and that said note has not been paid nor any part thereof.

And thereafter, to wit: on the sixteenth day of February in the year aforesaid, the said Jacob Davis, at the City and County of New York, personally appeared before one Jacques M. Dicks Esquire, then and there being a notary public in and for the City and County of New York, and did then and there exhibit to the said Jacques M. Dicks Esquire, notary public as aforesaid, the answer in writing of him the said Jacob Davis to the said complaint, which said answer, stated and alleged among other things, in substance and to the effect following, that is to say: That he the said Jacob Davis, answering the complaint of the said Isabelle Brady, plaintiff in the said action, admits the making of the note mentioned in the complaint in said action, but expressly denies that he received any value or consideration therefor, and further denies that he is indebted to the said plaintiff in any sum whatever on the said note,

And the said Jacob Davis did then and there further exhibit to the said Jacques M. Dicks, notary public as aforesaid, a certain affidavit of verification in writing of the said answer of him the said Jacob Davis to the said complaint

0530

which said affidavit of verification was then and there duly signed and subscribed by him the said Jacob Harris in his own proper handwriting, and which said affidavit of verification contained certain allegations and statements concerning the truth of the matters stated and alleged in his said answer.

And thereupon the said Jacob Harris, was then and there in due form of law sworn, and did take his corporal oath touching and concerning the matters contained in his said affidavit of verification, by and before the said Jacques H. Dextre Esquire, Notary Public as aforesaid, the said Jacques H. Dextre, then and there having full and competent power and authority to administer an oath to the said Jacob Harris on that behalf; And the said Jacob Harris, of the City and County aforesaid, being so sworn as aforesaid, and being then and there required to do

0531

do and depose the truth, upon
his oath aforesaid, touching
and concerning ^{truth of the} matters
contained in his said answer,
in and by his said affidavit
of verification, before the said
Jacques H. Davis, Esquire, now
public as aforesaid, and having
such full and complete power
and authority as aforesaid, then
and there solemnly did swear
truly, correctly and sincerely,
truly swear, depose and say
in substance and to the effect
following, that is to say:

That he [himself] the said
Jacob Davis thereby meaning
[himself] has read the within answer,
[the answer of him the said
Jacob Davis to the complaint
aforesaid, thereby meaning] and
that the same is true of his
own knowledge, except as to
those matters therein stated to
be alleged upon information
and belief, and as to those
matters he [himself] the said
Jacob Davis thereby meaning

0532

believes it [the said answer of the said Jacob Davis to the said complaint thereby mean-
ing] to be true.

Whereas, in truth and in fact the said Jacob Davis had not read the said answer of him the said Jacob Davis to the complaint aforesaid, and the same was not true of his own knowledge except as to those matters therein stated to be al-
leged upon information and belief; and whereas in truth and in fact as to the matters in said answer stated to be al-
leged upon information and belief, the said Jacob Davis did not believe the said answer to be true; as the said Jacob Davis then and there well knew.

And so the Grand Jury aforesaid, do say: that the said Jacob Davis, feloniously ^{falsely} ~~perjuringly~~ and wilfully, in manner and form aforesaid did commit perjury and corrupt perjury, to the great displeasure of Almighty God, to the evil example of all others in the like case offending, 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

POOR QUALITY
ORIGINAL

0533

N.Y. Court of Vice and
Criminal

The People of the
State of New York

vs
Jacob Harris

Affidavits on
application for
suspension of sentence

John O'Dwyer
Atty for Wt.
Wm. Beckman
N.Y. City

filed Feb 28. 1884

0534

New York, February 23rd 1884.
Hon. George C. Barrett.

Dear Sir:-

We, the undersigned, wholesale dealers engaged in the cigar and tobacco trade in the city of New York, knowing Jacob Harris, who was convicted of perjury in the court of Oyer and Terminer on the 21st instant, and several of us having had him in our employment as salesman, have always found him honest, truthful, and trustworthy, and his reputation for honesty and truthfulness in the trade has always been good. Had we a position as salesman vacant, we would not hesitate to employ him.

And we all feel assured that any clemency Your Honor may extend towards him will not be bestowed upon an unworthy man.

A. W. Smith 57 Murray St.
J. J. Phelan 325 E. Houston St.
Bernard Kaufman 322 E. 3rd St.
C. W. Harvey 247 2nd St.
Reinhold J. J. J. 57 Murray St.

0535

Court of Oyer and Terminer
City and County of New York.

The People of the State
of New York

vs
Jacob Harris.

City and County of New York, s.s.

U. J. Gorman, Jr.
being duly sworn says that he is a member of
the firm of Reinitz & Gorman, who carry on
the business of manufacturing and importing
Havana cigars at No. 57 Murray St., in the city
of New York.

That deponent knows Jacob Harris, the
defendant herein for the last 2 years. That the
said Harris has been in the employ of deponent's
firm, and that said Harris always attended to
his business properly and faithfully, and
deponent avers that said Harris is an honest
young man, and a person of good moral character,
and worthy of belief.

Deponent further says that said Harris
was in their employ as a travelling salesman.
That deponent's firm would not hesitate, if
there was a vacancy in their business, to
take him back in the firm's business as such.

0536

travelling salesman, notwithstanding he has
been convicted of perjury.

Deponent prays to the Court that said Harris
will not be sentenced.

Sworn to before me, this
26th day of February 1884.

Leopold Turk
Notary Public
MTB-

A. Zerrinsky

Brady

0537

Court of Oyer and Terminer
City and County of New York.

The People of the State
of New York.

vs
Jacob Harris.

City and County of New York, s. s.

Solomon Sulzberger,
being duly sworn says that he is a member of the firm
of S. Sulzberger & Co., manufacturers of fine Havana
and domestic cigars, at No. 78 Barrow St., in the city
of New York.

That deponent knows Jacob Harris, the defend-
ant herein, for the last 2 years. That the said
Harris has been in the employ of deponent's firm
for one year, and that said Harris always attended
to his business properly and faithfully, and deponent
avows that said Harris is an honest
young man, and a person of good moral
character and worthy of belief.

Deponent further says that said
Harris was in their employ as a travelling
salesman. That deponent's firm would not
hesitate, if there was a vacancy in their business,
to take him back in the firm's business
as such travelling salesman, notwithstanding

0538

he has been convicted of perjury.

Deponent prays to this Court that said Harris
will not be sentenced.

Sworn to before me this
26th day of February 1884

Solomon Fugher

78 Barrow St.

New York.

Daniel Turk

Commissioner of Deeds

N. Y. City.

0539

Court of Oyer and Terminer
City and County of New York.

The People of the State
of New York
vs
Jacob Harris.

City and County of New York, ss.

Samuel Scheuer
being duly sworn says that he is a member of the firm
of J. & S. Scheuer, manufacturers of cigars, at No. 325
E. Houston St., in the city of New York.

That last week deponent's firm employed the said
Jacob Harris as a travelling salesman, after being
fully satisfied from information received that the
said Harris was an honest young man, and would
honorably and properly tend to deponent's firm's
business.

Deponent further says that his opinion of the
said Harris, as to his character and honesty, is not
changed by reason of the said Harris' conviction of
perjury. That deponent's firm would, if the said
Harris' sentence were suspended by this Court,
send him out travelling for deponent's firm
at once.

Deponent therefore also respectfully
prays that this Honorable Court will

0540

suspend sentence on said Harris.

Sworn to before me, this
26th day of February, 1884.

Daniel Lusk

Commissioner of Prisons

N. Y. City.

Paul Thayer
notary
J. J. Thayer

POOR QUALITY
ORIGINAL

0541

Court of Oyer and Terminer,
City and County of New York

The People of the State
of New York,

vs

Jacob Harris.

City and County of New York s. s.:-

Jacob Harris,
being duly sworn, says that he is the above
named defendant.

That in December, 1844 deponent lost
his wife, who died in confinement, leaving de-
ponent a child, then nine days old. That at
that time he carried on the millinery business
in Ansonia, State of Connecticut. That a
short time after the death of his said wife, de-
ponent's said store at Ansonia was robbed,
and a large portion of his goods stolen, as the
complainant herein, Miss Brady, well knows.
That by reason of such robbery, and in con-
sequence thereof, deponent was compelled to
give up business, and lost all the property
he had. That Miss Brady loaned deponent
the said \$400, well knowing, at the time
she gave deponent said money, his troubles
and the unfortunate position he was situated in.

0542

and since that time deponent would have paid Miss Brady, but it was wholly impossible for him to do so, as deponent has not been in business on his own account since 1875. That from 1875 to 1878 deponent was out of employment and unable to get any work so that he could support himself and his motherless child, and had to depend upon his father and mother for subsistence, they at that time being in a condition to do so, but now, and for the last two years past, his said father and mother are impecunious, and have depended upon deponent, and now do largely depend upon him for their support, as also his motherless child. That from about the year 1880, deponent has been employed by different firms in this city as a travelling salesman, and has contributed towards the support of his father and mother and also his child.

Deponent further says that he omitted a good deal of important evidence on the trial of his case, and the reason he did so was that while on the stand as a witness he was nervous, and excited, and forgot the same while in such a condition, especially where the same occurred so many years ago, to wit, about 6 or 7 years ago, and he only recalled the same after it was too late to bring it before the jury. That he

0543

corresponded with the said Miss Brady, the complainant herein for a long time, and such correspondence dates back some 8 or 9 years ago, and deponent did not keep said letters, although said letters were important and were connected with the transactions with Miss Brady, for the reason, he did not believe that ten years after such correspondence that the same would be important to him on the trial of a proceeding of this kind. That deponent verily believes that if he had such letters and could have presented them to the jury with the other facts which he omitted the said jury would never have found him guilty, as deponent had no motives to ever violate the laws of this State, or of any other States or countries, or ever commit any wrong against the complainant herein, or any other person.

Deponent further says that for the last 7 years he has been suffering with the disease called the piles, and also suffers with severe head-aches, and by reason thereof his whole body and mind is affected.

That at the time he put in his answer in the suit of Brady against himself, he was poor and has been ever since, which was well known to Miss Brady. That the said Miss Brady, though deponent was a friend of his

0544

father and mother and stopped at their house in Bridgeport very often, in the years from 1845 to 1848, and if deponent wanted to wrong the said Miss Brady he could have done so, for the reason that Miss Brady wanted to give him a good deal of money besides the \$400. That deponent only took the said \$400 after the said Miss Brady ^{for} a great number of times insisted upon him taking the same. That he never asked her for the said \$400, but that she gave it to him voluntarily, and in order to help him out of his troubles in 1845.

That since deponent has been indicted for perjury he has been unable, as he heretofore has, to contribute towards the support of his father and mother and his motherless child, except during a short time in the month of December, 1883, and the cause of his not being able to do so is, that he did not want to leave the city of New York for any length of time for fear that his trial might come on and he could not be present at the trial.

Deponent further says he is now 34 years of age and has never been convicted of any crime heretofore; that if deponent is sentenced by this Court on his conviction herein, he is disgraced for life and would lose the benefit of all his friends and deponent feels that he would be unable to get employment

0545

in any reputable house or firm, and also would be deprived in the future of making a livelihood for his child and himself, and unable to contribute to the support of his parents. That such sentence would be a disgrace and greatly affect his motherless child and daughter, who is now 9 years of age, and would stand as a black mark ^{against his said child} as she goes through life.

Wherefore deponent respectfully prays that this Court will fully consider all of the facts in his suit and will suspend sentence on his said conviction, so that deponent may continue during life to keep up a good and honest name, and save his poor old mother from death, which deponent verily believes will occur to her very soon if he is sentenced, as deponent well knows that his mother has been grieving over this matter for a long time past.

Sworn to before me, this }
26th day of February, 1884. }
Leopold J. R. }
Notary Public }
W. A.

Jacob Harris

0546

Court of Oyer and Terminer
City and County of New York

The People of the State
of New York

vs

Jacob Harris.

To the Honorable George C. Barrett,
Justice of the Supreme Court:-

We, the father
and mother of Jacob Harris earnestly beg of
you to save us in our old age from shame and
disgrace by suspending sentence on our son, Jacob
Harris. He has always been a good son to us,
and our hearts are broken down and full with
overwhelming sorrow now, when we think over, that
in our old age we should live to see such mis-
fortune thrown upon us. There are a good many
matters that if we could show to you, you would
fully coincide with us, but we are so grieved
that we cannot speak.

We therefore pray of you to suspend
sentence on our son.

Dated New York February 26th, 1884.

Jos^{ph} Harris
Eva^h Harris

POOR QUALITY
ORIGINAL

0547

Sec. 151.

Police Court 2nd 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 Isabella Brady
of No. 209 East 127th Street, that on the 16 day of February
1883 at the City of New York, in the County of New York,

Jacob Harris did commit unlawful
and corrupt perjury in swearing to
a fact material to the issue in an answer
to a complaint in the matter of Isabella
Brady against Jacob Harris, sworn to by him
before Jacques H. Kert Notary Public an officer
duly authorized by law to administer an oath.

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 2nd 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 24 day of July 1883

Volou Smith
POLICE JUSTICE

POLICE COURT. DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Isabella Brady
214 E. 128th

Warrant General.

Dated

July 27 1883

Magistrate

Officer.

The Defendant Jacob Harris

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

Joseph A. McDonald Officer.

Dated

Sept 17 1883

This Warrant may be executed on Sunday or at
night.

Police Justice.

REMARKS.

Time of Arrest.

Sept 17 1883

Native of

Irish

Age,

34

Sex

M

Complexion,

—

Color

White

Profession,

Clerkman

Married

No

Single,

Yes

Read,

Yes

Write,

Yes

210 East 8th St

0548

Answered

July 30th 1884

P.O.D.

POOR QUALITY
ORIGINAL

0549

State of New York.

Executive Chamber,

Albany, June 27 1884

Sir: Application having been made to the Governor for the
pardon of *Jacob Harris*, who was
sentenced on *Feb. 28* 1884, in your County,
for the crime of *Perjury* for the term
of *1* years and *to the State Prison*
Penitentiary you are respectfully requested (in pursuance of
Chapter 310, Laws 1849) to furnish the Governor with a concise
statement of the case as proven on the trial, together with any other
facts or circumstances which may have a bearing on the question of
granting or refusing a pardon. Be pleased, also, to state the previous
character of the convict. *All Hobbies respectfully requested.*

Each letter of inquiry from this Department should be answered on
a separate sheet.

Very respectfully yours,

To Hon. C. B. Chubb

District Attorney, &c.

*James Cleveland
& Theodore Brown
Executive Clerk.*

POOR QUALITY
ORIGINAL

0550

BAILED.

No. 1, by John Mearns
Residence 12 South Broadway Street.

No. 2, by John Mearns
Residence 12 South Broadway Street.

No. 3, by John Mearns
Residence 12 South Broadway Street.

No. 4, by John Mearns
Residence 12 South Broadway Street.

Witnesses John Mearns
No. 1 Street, 12 South Broadway
No. 2 Street, 12 South Broadway
No. 3 Street, 12 South Broadway
No. 4 Street, 12 South Broadway

THE PEOPLE, &c.,
ON THE COMPLAINT OF
John Mearns
214 East 12th St
New York City
Perjury

Dated September 11 1888
Offence Perjury

Magistrate John Mearns
Officer John Mearns
Precinct 12 South Broadway

RECEIVED
SEP 11 1888
DISTRICT ATTORNEY'S OFFICE

TO ANSWER
No. 1 Street, 12 South Broadway
No. 2 Street, 12 South Broadway
No. 3 Street, 12 South Broadway
No. 4 Street, 12 South Broadway

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

Dated September 12 1888 Andrew White Police Justice.

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

Dated September 12 1888 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 _____ 1888 _____ Police Justice.

POOR QUALITY
ORIGINAL

0551

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK } ss.

92 District Police Court.

Jacob Harris being duly examined before the under-
signed, according to law, on the annexed charge: and being informed that it is his right to
make a statement in relation to the charge against him; that the statement is designed to
enable him if he be 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.

Taken before me this
day of *June* 188*7*

Jacob Harris
District Police Justice.

POOR QUALITY
ORIGINAL

0552

General Sessions,
The People vs

Expt.
Jacob Harris.
App't. of Complainant.

Isabel Brady Curry
Lindsay & Plummer
Attys
289 Greenwich St.
N.Y.

0553

Sol Marine Court
of the City of New York

Isabella Brady

^{ag't}
Jacob Harris

Exhibit A.

The Complaint of the
plaintiff herein respectfully shewn
to this Court.

That at Bridgeport Con-
necticut on or about July 23^d 1878
defendant made and delivered
to this plaintiff for value received
by him his certain promissory
note in writing whereby one year
after the date thereof he promised
to pay to the order of the plaintiff
at Bridgeport Connecticut the sum
of Four hundred dollars with in-
terest.

That said note has not
been paid nor any part thereof.

Therefore plaintiff demands
judgment against defendant for
four hundred dollars with interest
thereon from July 23^d 1878 besides
the costs of this action.

0554

John L Lindsay
Suff. Attorney
289 Greenwich St
N. J. City

City and County of New York f:-

3 Isabella
Brady the plaintiff herein being
duly sworn says, that she has
read the foregoing Complaint and
knows the contents thereof, that the
same is true of her own knowledge
except as to the matters therein
stated to be alleged upon informat-
ion and belief and as to those
matters she believes it to be true

sworn before me this

19th day of September 1879 } Isabella Brady
J. L. Lindsay
Notary Public
N. J. Co

Attest
John Savage
Clerk

0555

Marine Court
of the City of New York

Isabella Brady

agst.
Jacob Harris

Exhibit C.

First

The above named
defendant answering the Complaint
of the plaintiff herein.

Admits the making of the
note mentioned in the Complaint
herein but expressly denies that he
received any value or consideration
therefor and further denies that
he is indebted to the said plaintiff
in any sum whatever on the said
note.

Wherefore said defendant
demands judgment against said
plaintiff for the dismissal of the
Complaint besides the costs of this
action.

Leopold Turk

Defendant's Attorney

Post-office & Office Address 7 Murray Street
N. Y. City

0556

City and County of New York ss:-

Jacob
Harris being duly sworn says that
he is the within named defendant.

That he has read the within
Answer and the same is true of
his own knowledge except as to those
matters therein stated to be alleged
on information and belief and as
to those matters he believes it to be
true.

Sworn before me
Feb 16th 1880

Jacob Harris
Jacques H. Hart
Notary Public
N. Y. Co

Attest
John Savage
Clerk

POOR QUALITY
ORIGINAL

0557

State of New York
City & County of New York } s:

Isabella Brady
residing at No 209 East 127th Street in
said City being duly sworn upon her
oath, says:

That she is the plain-
tiff in an action in the Marine Court of
the City of New York, wherein Jacob Harris is
defendant; that said action was com-
menced by the service of summons and
complaint upon said defendant on the
10th day of February 1880; that a certified
copy of her complaint in said action
is hereto annexed, marked "Exhibit A".
That the summons note described in said
complaint is hereto annexed, marked
"Exhibit B"; that said Harris appeared
by Attorney in said action and answered
said complaint, and a certified copy of said
answer is hereto annexed, marked "Exhibit
C"; That prior to the making of said note

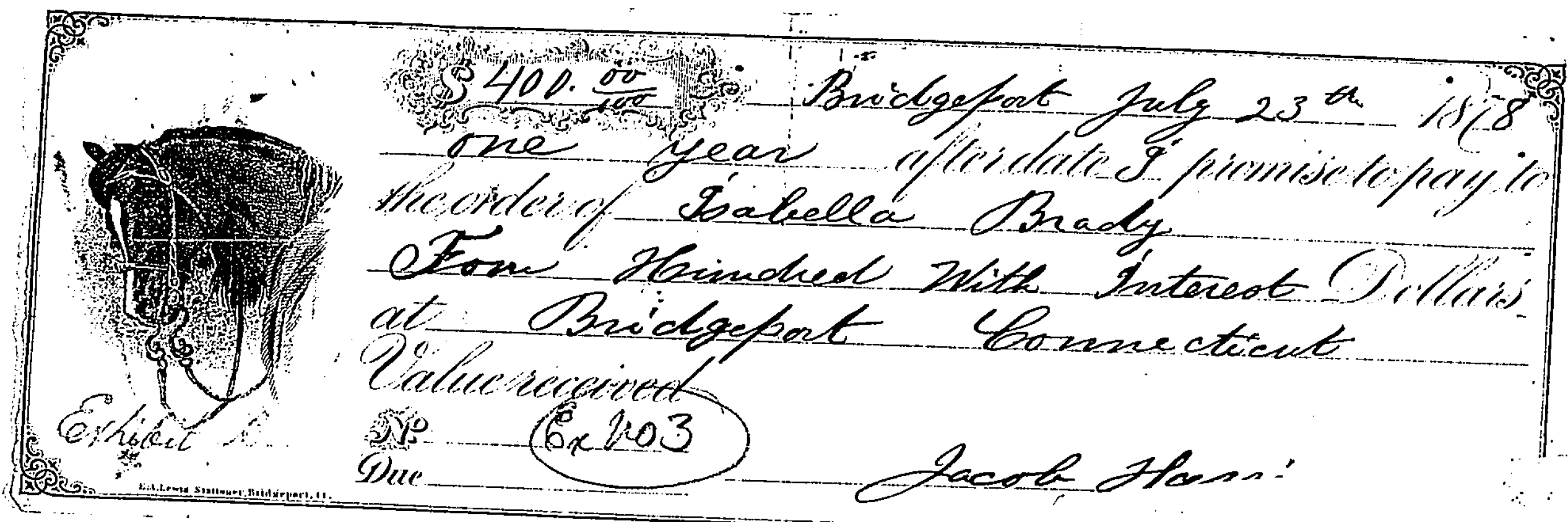
0558

this deponent loaned and advanced to said Jacob Harris the sum of four hundred dollars and he gave her said note as an evidence of such indebtedness.

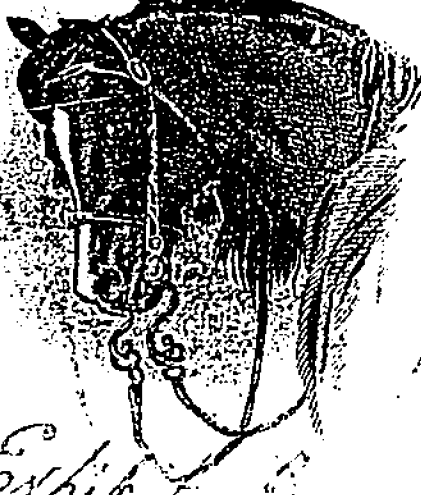
That said answer is false and untrue wherein said Harris expressly denies having received any consideration for said note and the affidavit or verification of said answer is also false and untrue, and said Harris wilfully and knowingly swore falsely when he swore to the same, and that such denial was the denial of a material fact in said action.

That such proceedings were had in said action as that the cause came on to be heard in its regular order upon the Calendar of said Court, but said Harris failed to appear in person or by Attorney, and judgment by default was awarded deponent, and judgment was, on December 1. 1880 duly entered in said action in favor of deponent, upon the cause of action set forth in said Complaint, for the sum of five hundred and fifty three \$100 dollars, being the amount of said note, the interest thereon, and the costs and disbursements of said action.

0559



0560

 *Exhibit A*

\$400.⁰⁰/₁₀₀ Bridgeport July 23rd 1878
one year after date I promise to pay to
the order of *Isabella Brady*
For *Hundred With Interest Dollars*
at *Bridgeport Connecticut*
Value received
No *Ex 103*
Due *Jacob Harris*

Ed. Ross Stationer, Bridgeport, Ct.

POOR QUALITY
ORIGINAL

0561

1711.5 Hart. Fr.
38 / 1000

1711.5 Hart. Fr.
38 / 1000

0562

Affidavit and Order.—15.

John Polhemus, Printer and Mfg Stationer, 102 Nassau St., N. Y.

Code of Civil Procedure, §§ 2435 and 2458

Affidavit to obtain Order for Examination of Judgment Debtor.

*Marine Court -
of the City of New York.*

Isabella Brady

against

Jacob Harris

City and County of New York ss:

William Lindsay being duly sworn, says: that he is ~~an~~
the attorney for the above named plaintiff: that Judgment was recovered in this action against the above
named defendant *Jacob Harris*
in the *Marine Court of the City of New York*
on the *First* day of *December* 1880,
for *Five hundred and fifty three 1/100 dollars*
damages and costs: that said Judgment was rendered upon a personal service of the summons
herein upon said defendant: that the said Judgment, was for more than twenty-five dollars: that
the Judgment Roll was filed in the office of the Clerk of the *Marine Court of the*
City of New York on the *First* day of *December* 1880: that a transcript of said Judgment
was duly filed, and said Judgment was duly docketed in the office of the Clerk of the *City and County*
New York on the *First* day of *December* 1880: that thereafter an
execution upon said Judgment, against the property of the defendant

was, on the *First* day of *December* 1880 duly issued out of *Said Court*
to the Sheriff of *the City and County of New York* where said defendant
resided and still resides: that the
said Sheriff has returned said execution *wholly* unsatisfied, and that the said Judgment
remains *wholly* unpaid; and that no previous application has been made for this order.

Sworn to before me, this *11th* day of *June* 1883

James Smith
Commissioner of Deeds

Marine Court of the City of New York

Isabella Brady

against

Jacob Harris

Order for Examination of Judgment Debtor.

It appearing to my satisfaction, by the above affidavit of *William Lindsay*
attorney for the above named plaintiff that Judgment
has been recovered in this action against the above named defendant *Jacob Harris*
in the *Marine Court of the City of New York*
on the *First* day of *December* 1880 for *Five hundred and*
fifty three 1/100 dollars damages and costs: that said Judgment was rendered upon a per-
sonal service of the summons herein upon said defendant: that the said Judgment, exclusive of costs, was
for more than twenty-five dollars: that the Judgment Roll was filed in the office of the Clerk of the
Marine Court of the City of New York
on the *First* day of *December* 1880: that
a transcript of said Judgment was duly filed and said judgment was duly docketed in the office of the Clerk
of the *City and County of New York* on the *First* day of *December* 1880: that

POOR QUALITY
ORIGINAL

0563

thereafter an execution upon said Judgment against the property of the said defendant Jacob Harris
of December 1882 duly issued out of Said Court was on the 11th day
to the Sheriff of the City & County of New York where
defendant resided and still resides and that said execution has been returned
wholly unsatisfied; and that said Judgment still remains wholly unpaid;
and that no previous application has been made for this order: I do hereby order and require the
defendant Jacob Harris
to appear before James E. Carpenter Esq. who is hereby appointed Referee
at his Office No 289 Greenwich Street New York City
on the 16th day of June 1883 at Eleven
o'clock in the fore noon, and on such further days as the Court or Referee duly appointed shall
name, to make discovery on oath concerning his property. And the said defendant
is hereby forbidden to transfer or make any other disposition of the property belonging to him
not exempt by law from execution, or in any manner to interfere therewith, until further order in the
premises.

Dated at New York City the 11th day
of June 1883

[Signature]
[Signature]

against

Affidavit of Service.

County of

SS:

of _____ years; that on the _____ day of _____ at _____
_____ he served upon _____
_____ the within order, and a copy of the within affidavit
by delivering said copy of said affidavit, and a copy of said order to said _____
_____ personally, and leaving the same with him, and at the same time and
place exhibiting to _____ the within original order, and the signature of _____
thereto subscribed. And that he knew the said _____

to be _____ the individual mentioned and described in said affidavit and order.

Sworn to before me, this _____ day
of _____ 1883

[Signature]

[Signature]

against

[Signature]

Affidavit and Order

For Examination of Judgment Debtor.

[Signature]

Attorney for Plaintiff

289 Greenwich St.
N.Y. City

[Signature]

0565

Maine County the
City of New York

Isabella Brady

vs.

Jacob Harris.

Examination of defendant pursuant
to the annexed order.

City & County of New York: Jacob Harris
being first duly sworn by the Referee
testifies as follows:

I reside at 210 East 81st
Street New York. I am a salesman, but
am not engaged with any person in
that business at present. I was last
employed at Fulyberg & Co's. Cigar
factory on Barrow Street as a salesman;
before that I was at W Rosenfelds
Warren St. N.Y.C. Prior to that I was
with A Robertson on Pearl St. I have
not had steady employment since
about January 10. or 15. 1883. I was
last engaged in business for myself in
1875 at Andover, Connecticut, in the
millinery and fancy goods business; I
failed in that business, the place being
attached by a creditor; I can't recollect

0566

his name. I don't know what assets I then had. I have not been engaged in any business for myself at any place. That attachment was levied in 1875. The property attached was sold by the Sheriff under the attachment; all the property I had was taken under that attachment. I do not remember the amount realized upon the sale; I never heard what the amount realized was. In July 23^d 1878 I contracted the debt upon which plaintiff sued me in this action; that was a debt for money loaned to me by her. She loaned me four hundred dollars and for that loan I gave her the note in suit. I never paid her any part of it.

I was not engaged at Bridgeport in 1878 in any business, nor have I been since 1875 when the Sheriff attached my property at Ansonia.

When I left Ansonia which was in 1875 I went to Bridgeport; I done no business there, but lived at home with my parents; they kept a store there; I done nothing for about two years after I failed; I then went with H. H. Stewart

Co. Cigar Manufacture in Jersey Street New
 York; I remained with them about one
 year; I worked for them upon a salary
 of fifteen dollars per week and a per
 diem allowance for traveling. I left their
 employ in 1879 I think & then went with
 Rosenfelds as above stated. I remained
 with him almost a year; I don't know
 what salary he paid me; somewhere about
 \$15. per week. I live with my parents
 and my child. I support my parents,
 or help to; neither of them are in any
 business. I support them in this way:
 When I hear of any parties that desire goods
 and I can sell them to them, I go and get
 the samples of the goods and receive my commission;
 I have done business of that kind recently;
 within a couple of weeks; I have made
 such a sale to a party by the name of
 Spencer on the Bowery near Bleeker Street
 I think. I made 2 or 3 such sales since
 the past two months; I made another
 sale to a party named Merritt on
 Greenwich Avenue; my only means of
 subsistence during the present year has
 been selling goods in this way.

Q. Do you know one Patrick Ryan?
 A. No. I do not.

0568

Q Do you know any person calling himself by that name, or known by that name -

A. I do not know him; I have heard of such a person; I never talked to him in my life

Q When and where did you last see that person if you ever saw him -

A. I saw him last about three or four weeks ago ~~in~~ ^{at} the Jefferson Market Court room

Q Have you not seen him since

A No.

Q Did you never have any conversation with him?

A No

Q When and where did you first see him

A. When I saw him arrested on 6th Avenue near 30th Street, New York. I don't remember the date of his arrest but it was about three weeks ago -

Q Did you ever have any transactions of any character with that man?

A No. never -

Q What, if any property have you, real or personal?

0569

3

a. None whatever.

2. Have you a watch or any jewelry?

a. No sir. I have a ring worth \$1.00

2. Did you tell any person at any time or place since the arrest of Ryan that you were in receipt of an income which you earned of \$100 per week or more to that effect?

a. I don't remember having said so to anybody.

Subscribed and sworn to by
defendant, he having first
read over the deposition -
this 16 day of June 1883

Jacob H. Harris

Geo. E. Carpenter
Referee

0570

BOX:

119

FOLDER:

1258

DESCRIPTION:

Harris, James

DATE:

11/21/83



1258

0571

BOX:

119

FOLDER:

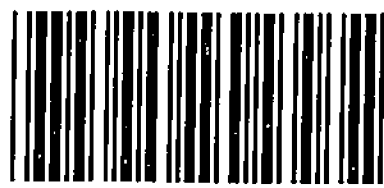
1258

DESCRIPTION:

Harden, Charles

DATE:

11/21/83



1258

POOR QUALITY
ORIGINAL

0572

There is no other evidence
that that set forth in the
written papers - and I
do not think that that
is sufficient to convict
I therefore recused the
Judge of the Prisoners
on their own recognizance

W. H. C. C. C.
Dec 3 83

#127

C. Spencer
Counsel,

Filed 21 day of Nov 1883

Pleas Not guilty.

THE PEOPLE

vs.

R.

and

R.

James W. Hanks

Charles W. Hanks

Grand Larceny, Second Degree, and
Receiving Stolen Goods.

33528-53194550

Ordered to the Court of Appeals
for trial Nov. 27, 1883

JOHN McKEON,

District Attorney

A True Bill.

W. H. C. C.

Dec 3, 1883 Foreman.

Both discharged on their

verbal recognizance

W. H. C. C.

0573

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 M. Davis
and
Charles W. Drarden the younger

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

James M. Davis and Charles
W. Drarden the younger

of the CRIME OF GRAND LARCENY in the Second degree, committed as follows:

The said James M. Davis and
Charles W. Drarden the younger

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
ninth day of November in the year of our Lord one thousand eight hundred and
eighty-three, at the Ward, City and County aforesaid, with force and arms
two overcoats of the value of sixty dollars
each, three coats of the value of forty
dollars each, four vests of the value
of ten dollars each, three pairs of
trousers of the value of fifteen dol-
lars each pair, one hat of the value
of eight dollars, and one handkerchief
of the value of twenty five cents

of the goods, chattels and personal property of one Charles M.
Mavin 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.

0574

And the Grand Jury aforesaid, by this indictment, further accuse the said James
Dr. Harris and Charles W.
Starden the younger
of the CRIME OF RECEIVING STOLEN GOODS,
committed as follows:

The said James Dr. Harris and
Charles W. Starden the younger
late of the First Ward of the City of New York, in the County of New York
aforesaid, on the ninth day of November in the year of our Lord
one thousand eight hundred and eighty-three, at the Ward, City and County
aforesaid, with force and arms one hat of the
value of eight dollars, one
overcoat of the value of
sixty dollars and one
handkerchief of the
value of twenty five cents

of the goods, chattels and personal property of Charles Dr. Marwin
by Edward Connelly, Henry Hardy
and by certain other
~~by a certain person or persons~~ to the Grand Jury aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said Charles Dr.
Marwin

unlawfully and unjustly, did feloniously receive and have; ~~the~~ the said James
Dr. Harris and Charles W.
Starden the younger
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.

JOHN McKEON, District Attorney.

0575

#127
Police Court Second District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Charles H. Harris

vs.

Charles W. Harden

Offence Grand Larceny

BAILED,
No. 1, by _____

Residence _____

No. 2, by _____

Residence _____

No. 3, by _____

Residence _____

No. 4, by _____

Residence _____

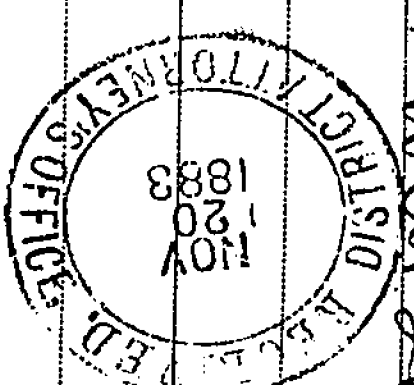
Witnesses

E. Willen

No. _____

144 West 26th Street

No. _____



No. _____

Street _____

\$ to answer

to answer

Date November 19 1883

Police Justice

Magistrate

J. B. Prince

Officer

Preinct

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 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. Such

Dated Nov 19 1883 [Signature] Police Justice.

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

Dated _____ 188 . _____ Police Justice.

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

Dated _____ 188 . _____ Police Justice.

0576

CITY AND COUNTY }
OF NEW YORK, } ss.

James K. Bruce
aged 36 years, occupation Patrolman 2nd in Bureau
Police Department New York City being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Charles H. Marvin
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 19th
day of November 1883 James K. Bruce

P. B. Duffy
Police Justice.

0577

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 46 years, occupation Saloon Keeper of No. 144 West 26 Street, being duly sworn deposes and

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

Sworn to before me, this 19th day of November 1888, by E. J. de Willems

[Signature]
Police Justice. 60

0578

Sec. 198-200

CITY AND COUNTY } ss.
OF NEW YORK, }

District Police Court.

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

Question. What is your name?

Answer.

Charles W. Harden

Question. How old are you?

Answer.

29 years

Question. Where were you born?

Answer.

N.Y.

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

Answer.

89 Thompson, 1 week

Question. What is your business or profession?

Answer.

Special Deputy Sheriff

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
Chas W. Harden Jr

Taken before me this

day of

1912

Police Justice.

0579

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, } ss.2 District Police Court.

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

Question. What is your name?

Answer.

James H Harris

Question. How old are you?

Answer.

24 Years

Question. Where were you born?

Answer.

Washington D.C.

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

Answer.

26 Minetta Lane 1 year

Question. What is your business or profession?

Answer.

Special Deputy Sheriff

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

Answer.

I am not guilty
James H Harris

Taken before me this

19 day of

March

1911

Police Justice.

0580

188

2nd District Police Court. Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, } ss. Charles H. Martin
 of No. 163 West 23rd Street, Salesman
 being duly sworn, deposes and says, that on the 9th day of November 1883
 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 daytime
 the following property, viz :

One Ulster Coat value of \$35.00.
 One Over Coat value of 40.00.
 One Coat & vest value of 50.00.
 One other Coat & vest value of 50.00.
 One Suit mens clothing value of 70.00.
 Two pairs pants value of 25.00.
 One Silk Hat value of 8.00.
 One handkerchief value of 25.
 One vest. Value of 5.00.
 And in the aggregate said
 articles of the value of
Three Hundred and thirteen Dollars
and Twenty five cents

the property of deponent

and that this deponent

has a probable cause to suspect and does suspect, that the said property was feloniously taken,
 stolen, and carried away by James H. Harris and Charles

W. Harden (now here) and Howard Connolly
 with Henry Hardy and Dubius Ringold said
 last three defendants being heretofore arrested
 and fully committed upon said charge. the
 facts of said larceny are as follows viz: That
 at said date said property was in the prem-
 -ises of deponent. Subsequently thereto de-
 -ponent in company with Daniel H. Brice
 an officer of the 29th Precinct went to
 premises of Legide Williams N^o 144 West 26th
 Street and there found said hat and
 Williams informed deponent that said hat

Sworn before me this _____ day of _____ 1883

Police Justice,

0581

had been left with him by said
Harris and Harden for safe keeping,
deponent fully identified said hat and
charges said Harris and Harden with
having acted in concert with said
Connolly Hardy and Ringold in the
commission of said felonious taking
of said articles and the larceny aforesaid
from to this 19th day of
November 1883 before me

[Signature]
Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0582

BOX:

119

FOLDER:

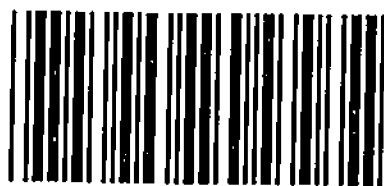
1258

DESCRIPTION:

Hogan, William

DATE:

11/21/83



1258

0583

#149.

Counsel,

Filed 21 day of

188 3

Pleads

THE PEOPLE	vs.	William Logan
INDICTMENT.		
Grand Larceny in the Second Degree.		
[34528-521-550]		

JOHN McKEON,

District Attorney.

A True Bill.

W. H. Cune

Foreman.

22 Nov 27/83

Catholic Pro.

0584

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Hogan

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

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

The said William Hogan

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the ~~nineteenth~~ day of ~~November~~ in the year of our Lord one thousand eight hundred and eighty-~~three~~, at the Ward, City and County aforesaid, with force and arms, one satchel of the value of one dollar and fifty cents; one pocket book of the value of one dollar and four mourning coats for the payment of money of the kind commonly called United States Treasury notes, the same being then and there due and unsat- isfied for the payment of and of the value of two dollars each

of the goods, chattels and personal property of one Matilda DuBois on the person of the said Matilda DuBois — then and there being found, from the person of the said Matilda DuBois

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.

0585

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

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Matilda Dubois
50 Chatham St.

William Hogan

Offence Larceny from the Person

Dated Nov 19 188

Magistrate.

John Keenan Officer.

Precinct.

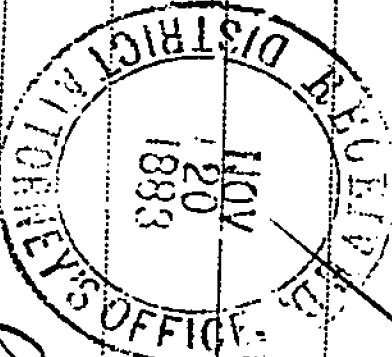
Witness Edward J. Mayhew

No. 95 Lenox Street.

No. _____ Street.

No. _____ Street.

\$ 500 to answer



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

Dated

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 h to be discharged.

Dated

188

Police Justice.

0586

Sec. 198-200

CITY AND COUNTY } ss.
OF NEW YORK }

2 District Police Court.

William 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. *William Hogan*

Question. How old are you?

Answer. *12 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *512 Canal St (resided there 1 year)*

Question. What is your business or profession?

Answer. *Nothing*

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

Answer. *I took the Satchel from the lady to buy a pair of pants*

William Hogan

Taken before me this

day of

188

Police Justice.

0587

2 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, ss.

Matilda Dubois.

ag. 36 of No. 30 Morton Street,

being duly sworn, deposes and says, that on the 19 day of November 1883

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 leather satchel value
one dollar & fifty cents
and containing one leather
pocket book (value one dollar
in which were four
two dollar bills and
lawful money of the
United States

together of the value Ten ⁵⁰/₁₀₀ dollars
the property of Complainant

and that this deponent

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

from the fact that whilst deponent
was in Morton Street, said
Hogan came up to deponent
and snatched from her
right hand the satchel
as above described containing
all the above described
amount of money

Matilda Dubois

Sworn before me this

day of November 1883

Police Justice,

0588

BOX:

119

FOLDER:

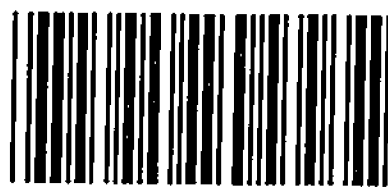
1258

DESCRIPTION:

Howard, Emma

DATE:

11/13/83



1258

appear clearly
says that he knows
the Sept & 1880
Pension that they
are a nuisance
Compet. Davis.
that he knows
but does the
approaches the
Compet.
Sept also kept
a like place in
33 fr.

761-

(11)

Day of Trial,
Counsel,
Filed *Nov 13* 1883
Pleads *Not guilty*

THE PEOPLE
vs.
Emma
Diamond
[753224385]
Keeping a Bawdy House.

JOHN McKEON,
District Attorney.

A True Bill.

W. H. Crane
Nov. 15/83. Foreman.
Plunk & Family
San Francisco, Cal.

0589

0590

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Emma Howard

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

Emma Howard

of the CRIME OF KEEPING AND MAINTAINING A COMMON BAWDY HOUSE AND HOUSE OF ILL FAME, committed as follows:

The said *Emma Howard*

late of the *Sixth* Ward of the City of New York, in the County of New York aforesaid, on the *ninth* day of *October* in the year of our Lord one thousand eight hundred and eighty *three* and on divers other days and times as well before as afterwards, to the day of the taking this inquisition, at the Ward, City and County aforesaid, a certain common house of ill fame, unlawfully and wickedly did keep and maintain; and in the said house divers evil-disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well in the night as in the day, there unlawfully and wickedly did receive and entertain; and in which said house the said evil-disposed persons and common prostitutes, by the consent and procurement of the said *Emma Howard*

on the days and times aforesaid, there did commit whoredom and fornication; whereby divers unlawful assemblies, disturbances and lewd offences as well in the night as in the day, were there committed and perpetrated; to the great damage and common nuisance of all the good people of the said State there inhabiting and residing, in manifest destruction and subversion of, and against good morals and good manners, 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 *Emma Howard*

of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said *Emma Howard*

late of the *16th* Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: on the *ninth* day of *October* in the year of our Lord one thousand eight hundred and eighty *three* and on divers other days and times between the said

0591

day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did maintain a certain common, ill-governed house, and in ~~the~~ said house, for ~~her~~ own lucre and gain, certain persons whose names are to the Grand Jury aforesaid unknown, as well men as women, of evil name and fame and dishonest conversation, to frequent and come together then and on said other days and times, there unlawfully and willfully did cause and procure, and the said men and women in said house, at unlawful times, as well in the night as in the day, and on said other days and times there to be and remain, tippling, drinking, gaming, cursing, swearing, quarreling, making great noises and otherwise misbehaving themselves, unlawfully and willfully did permit and suffer, to the great annoyance, injury and danger of the comfort and repose of a great number of persons, good citizens of our said State there residing, and passing and repassing, to the common annoyance of the said citizens, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT.—And the Grand Jury aforesaid, by this indictment, further accuse the said Emma Howard

of the CRIME OF KEEPING A DISORDERLY HOUSE, committed as follows:

The said Emma Howard

late of the 16th Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: on the ninth day of October in the year of our Lord one thousand eight hundred and eightythree and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, unlawfully did keep a certain ill-governed and disorderly house, the same being a place of public resort, and in the said house and place of public resort, for her own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women, in the said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tippling, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully, did permit, and yet continues to permit, by which the peace, comfort and decency of the neighborhood around and about the said house were, and yet are, habitually disturbed, 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.

0592

Police Court—	District.
THE PEOPLE, &c., ON THE COMPLAINT OF	
vs.	
WARRANT—Keeping Disorderly House, &c.	
Dated _____ 188	
Magistrate _____	
Officer. _____	
Precinct. _____	
The Defendant _____	
taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.	
Officer. _____	
Dated _____ 188	
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

The within named _____

Police Justice. _____

0593

Sec. 151.

Police Court—2d District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Robert Armstrong of No. 140 West 28 Street, that on the 9 day of October 1883, at the City of New York, in the County of New York, as the first, or grand juror, and ever since said date did keep and maintain at the premises known as Number 138 West 26 Street, in said City, a disorderly house, a prostitutes bed house and there unlawfully procure and permit as well men as women of evil name and fame, and of dishonest conversation to visit, frequent and come together for unlawful sexual intercourse, and for the purpose of prostitution, and there unlawfully and wilfully did permit said men and women of evil name and fame there to be and remain drinking, dancing, fighting, disturbing the peace, whoring and misbehaving themselves whereby the peace, comfort, and decency of persons inhabiting and residing in the neighborhood and there passing is habitually disturbed in violation of the statute in such case made and provided.

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 body of the said

Jane Doe and all vile, disorderly and improper persons found upon the premises occupied by said Jane Doe and forthwith bring them before me, at the 2d 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 9 day of November 1883

Alfred Gardner POLICE JUSTICE.

WITNESSES :

POOR QUALITY
ORIGINAL

0595

Sec. 322, Penal Code.

2^d District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

Clinton Armstrong, 23 years old, law
clerk of No. 149 West 26th Street, in said City, being duly sworn says,
that at the premises known as Number 138 West 26th Street,
in the City and County of New York, on the 9 day of October 1883 and on divers
other days and times, between that day and the day of making this complaint

Emma Howard
Jane Doe, whose true name is unknown to deponent
did unlawfully keep and maintain and yet continues to keep and maintain a Disorderly House, a
prostitute's red house and did then, and on the said other days and times, there unlawfully procure
and permit as well men as women of evil name and fame and of dishonest conversation to visit, frequent and come
together for unlawful sexual intercourse, and for the purpose of prostitution and lewdness, and then and on the said
other days and times, unlawfully and wilfully did permit and yet continues to permit said men and women of evil
name and fame there to be and remain drinking, dancing, fighting, disturbing the peace, whoring and misbehaving
themselves, whereby the peace, comfort and decency of persons inhabiting and residing in the neighborhood, and
there passing is habitually disturbed, in violation of the statute in such case made and provided

Deponent therefore prays, that the said Jane Doe, Emma Howard
and all vile, disorderly and improper persons found upon the premises, occupied by said
Jane Doe Emma Howard,
may be apprehended and dealt with as the law in such cases made and provided may direct.

Sworn to before me, this 9th day }
November 1883 }

Clinton Armstrong

High Gardner Police Justice.

Presented before me at
New York City
November 10 1883
High Gardner Police Justice

POOR QUALITY
ORIGINAL

0596

A: SOCIAL: HOP

WILL BE GIVEN AT

138 WEST 26th STREET

— ON —

TUESDAY EVENING OCTOBER : 23,

BY MISS, M. WILSON,

GOOD MUSIC IN ATTENDANCE

ADMISSION, 15 CENTS.

Her Friends and the Public are Invited. Good Order will be Maintained

DANCING TO COMMENCE AT 9 O'CLOCK.

TO CLOSE AT 5 A.M.

COME ONE ! COME ALL!

Progressive American Print, 127 West 25th street,

0597

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

Police Court 2 District 853
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Charles H. Matthews
vs Emma Howard
No. 140 at 26
Offence, Receiving
Stolen Goods
Dated November 10 1883
John W. Gardner, Magistrate.
Thomas W. Kennedy, by W. B.
Clerk.
Witnesses:
Arthur Bolinsky
No. 125 at 26,
Street, _____
Peter Harris,
No. 108 at 26,
Street, _____
No. 120 at 26,
Street, _____
to answer Ed
Conner

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 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 November 10 1883 Augustus 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.

0598

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, } ss.

2 District Police Court.

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

Question. What is your name?

Answer. *Emmu Howard*

Question. How old are you?

Answer. *30 Years.*

Question. Where were you born?

Answer. *Washington D.C.*

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

Answer. *138 West 26 Street 2 months*

Question. What is your business or profession?

Answer. *Saloon Keeper.*

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 Not guilty of the Charge.*

Emmu Howard
man

Taken before me this

10

day of November 1883

August Lawrence

Police Justice.