

0761

BOX:

480

FOLDER:

4393

DESCRIPTION:

Herrmann, William

DATE:

05/27/92



4393

0762

Witnesses:

Wife Britten

Winger

M. M. Mather

All properly
returned to

the Comptroller

except old bank
books

W

9/6/92
Counsel,
Filed day of May 1892
Pleaded August 3/92

THE PEOPLE

vs.

William Hermon

Grand Larceny,
[Sections 528, 529,
Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John T. Tamm

Foreman.

Part 3. June 3/92

Pleaded, Petition, Greasy.

W. O. Deep

71

0763

(1865)

Police Court— 3 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Mosé Bernstein
of No. 125 Suffolk Street, aged 25 years,
occupation liquor being duly sworn,

deposes and says, that on the 21st day of May 1897 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 pair of pantaloons and eight pawn tickets representing personal property in pledge valued about Two hundred dollars

the property of deponent

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

for the reasons that the defendant occasionally did chores about deponent's saloon on said premises and on said day deponent sent the defendant to a rear apartment attached to the saloon to get a knife. Said pantaloons were in said room and in the pockets thereof the said pawn tickets were placed by deponent for safekeeping. The defendant remained away longer than a reasonable time deponent went to the apartment and said property was carried away and deponent went upon the street.

Sworn to before me, this
189

Police Justice

0764

the street and saw the defendant
I running away, ^{Wolf Bornstein}
sworn to before me
this 23rd July 1893

Charles N. Linton
Police Justice

0765

(1335)

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Herrman

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

Question. What is your name?

Answer. *William Herrman*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *No home*

Question. What is your business or profession?

Answer. *Delverer*

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

Answer. *I am not guilty*
William Herrman.

Taken before me this *23*

day of *May* 189

Police Justice.

0766

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

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

Dated *May* 18 *92* *Charles M. Hunter* Police Justice.

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

Dated.....18..... Police Justice.

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

Dated.....18..... Police Justice.

Police Court--- 3 628 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mof Bernstein
123 Suffolk St
William Herrman

Lawrence
Officer

2
3
4

BAILED,
No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated *May 23* 1892
Taylor Magistrate.

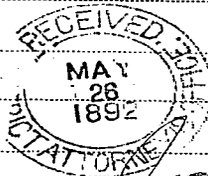
Mahoney Officer.
12 Precinct.

Witness *Benjamin Singer*
No. *195 Broome* Street.

No. Street.

No. Street.

\$ *500* to answer



[Handwritten signature]

TORN PAGE

0768

505

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 Hermann

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

William Hermann

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

The said William Hermann

late of the City of New York, in the County of New York aforesaid, on the 21st day of May in the year one thousand eight hundred and ninety-two, at the City and [redacted] force and arms,

one pair of trousers of the value of ten dollars, and eight written instruments and evidences of the contract, of the kind called pawn-tickets of the value of twenty five dollars each

of the goods, chattels and personal property of one

Wolf Bornstein

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.

De Lancey Nicoll
District Attorney

0769

BOX:

480

FOLDER:

4393

DESCRIPTION:

Hertz, Max

DATE:

05/12/92



4393

0770

Witnesses:

Stephen Campbell

Ray

AM

211
211

X

Counsel,

Filed

1892

12th day of May

Pleas, *C. Maguire* 1/3.

THE PEOPLE

42 vs.

10854 *I*
admission

Max Herby
(2 cases)

Forgery in the Second Degree.
[Sections 511 and 521, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

May 18/92

A TRUE BILL.

John C. Actin

Foreman.

Part 3. May 18/92

I find guilty

5/17/92

May 20/92

0771

Police Court 4 District.

City and County of New York } ss.

of No. 40 East by Edwin H. Koehler Street, aged 23 years, occupation brewer being duly sworn, deposes and says, that on the 5 day of April 1892, at the City of New York, in the County of New York,

Max Hertz, did wilfully and unlawfully violate the provisions of Section 511 of the Penal Code of the State of New York in the manner following to wit: Deponent is informed by one George L. Sait of No. 40 East 9th Street, that on the above date said Hertz, presented to said Sait ^{who is} ~~an~~ order the manager of the Brilliant Sign Letter Company, an order purporting to have been signed by deponent and calling for ^{one} ~~one~~ Hundred Dollars. That deponent has seen said order and says that he did not sign said order nor did he authorize any person to sign his name to said order.

That he believes that said Hertz signed deponent's name to said order and accuses him of having forged said signature and prays that he may be dealt with according to law.

Sworn to before me this }
26 day of April 1892 } Edwin H. Koehler

John Ryan
Police Justice

Sam'l Moore
H. S. Seccord
Geo L. Sait

0772

(1885)

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Max Hertz

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. *Max Hertz*

Question. How old are you?

Answer. *42 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *N. 108 E. 54 St. - Mrs.*

Question. What is your business or profession?

Answer. *Saloon*

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.*

Mr Hertz

Taken before me this *5* day of *June* 189*7*

Police Justice.

0773

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

Dated April 18 92 J. M. Ryan Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0774

~~Gold Dept. Character~~
~~John Quinn~~
~~892 First St~~

58 711 525
Police Court--- District.

THE PEOPLE, &c
ON THE COMPLAINT OF

Edwin H. Kochler
vs. 40 E 64
1 Max West

2
3
4

Offence
Forgery

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated April 26 1892

Ryan Magistrate.

Nashua Officer.
Court Precinct.

Witnesses George L. Sait
No. 40 E 9 Street.

George W. Cooper
No. 318 E 30 Street.

Robert Rae

No. 115 1/2 W. 17 Street.

\$ 2000 to answer.

2000



0775

THE LETTER CO.
OF NEW YORK.

On Date, April 5 1892

Name of firm H. Koster & Co

Address 207 Pine

Particulars 500 Round Tablets 500 pamphlets

Size of Letters _____

Price \$ 1.10 when prom June 1 when completed _____

Sold by _____ Signed _____

Order No. _____

0776

ORDER FOR TABLET.

Date March 14 1892

Order No. 148 from _____ Agency.

For H. Kochler & Co

To be shipped to _____

By what Route _____

Charge to H. Kochler & Co

1 case 29th St

Sample to be ready by as soon as possible Order to be shipped by _____

Quantity 500 Price 1.10 Terms Cash

Size of Glass 1 1/2 in Round

Style of Frame _____

Color of Background _____

Reading Matter _____

H. Kochler & Co
Sparkling Lager Beer

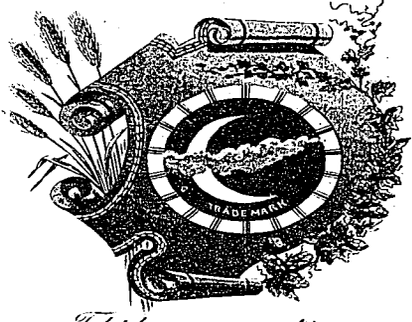
Special Instructions _____

Make Crest Gold in Circle Blue

March 29 - 1 Sample

Signature M. Hertz

0777



H. Kochler & Co.
Brewers of Ales, Porter & Lager Beer,
First Avenue 29th & 30th Streets.

New York, Dec 8th 1893

Telephone connection.

Mr Henry W. Unger

Dear Sir - In reply to your letter of the
instant, in which you request any information
which we may have about Max Keety, who was
sentenced May 18/93, to 5 years and 7 months
imprisonment, we beg to state that we were only
indirectly connected with the case. However, from
what we heard of Keety we think that his punishment
has been severe enough, and that if he were pardoned
he would not in our opinion, again repeat or
commit another criminal offence, we believe that
this was his first offence.

Very truly

H. Kochler & Co.

Edw. Kochler
Secretary

0778

Police Court 4 District. Affidavit—Larceny.

City and County }
of New York, } ss:

George L. Sait

of No. 140 East 9th Street, aged 34 years,
occupation manager Brilliant Sign Letter Co. being duly sworn,
deposes and says, that on the 15 day of April 1892 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:

Fifty Dollars, good and lawful money
of the United States,

\$50⁰⁰

the property of The Brilliant Sign Letter Company
of which deponent is the manager,

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloni-
ously taken, stolen and carried away by Max Herty, for the
reasons following to wit: Defendant was employed
by the above firm as a canvasser. On the above
date, said Herty presented an order, ^{hereto annexed} purporting
to have been signed by one E. Koehler of the firm
of H. Koehler & Co. dated April 5, 1892, for
Three Hundred tablet-signs, on which deponent
advanced to said Herty the sum of Fifty-
Dollars, on account of the amount of com-
mission to which said Herty would be entitled
on said order. That deponent is informed, ^{by E. Koehler} that
said E. Koehler did not order said goods
and did not sign said order. That, deponent
further believes that said Herty forged the name
of E. Koehler on said order, and that it was

on the belief that said order was genuine and of good value that deponent advanced to said Hertz said amount of money. Wherefore, deponent accuses said Hertz of the larceny of said money and prays that he may be arrested and dealt with as the law directs.

Suorn to before me this
23rd day of April 1892

George F. Sui's

Charles N. Linton
Police Justice

0780

(1895)

Sec. 198-200.

District Police Court

CITY AND COUNTY OF NEW YORK, ss.

Max Hertz 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.

Max Hertz

Question. How old are you?

Answer.

42 years

Question. Where were you born?

Answer.

New York

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

Answer.

108 East 54th Street - 1 month

Question. What is your business or profession?

Answer.

Salesman

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

Max Hertz

Taken before me this

24

day of *April* 189*7*

Charles H. ...

Police Justice.

0781

Sec. 151.

Police Court 4 District.

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

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 George A. Sait
of No. 40 Car 9th Street, that on the 15 day of April
1892 at the City of New York, in the County of New York, the following article to wit:

Forty Dollars, good and lawful money
of the United States
of the value of 40 Dollars,
the property of The Brilliant Sign Letter Company
was taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by Max Herby

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 every of you, to apprehend the body of the said Defendant
and forthwith bring him before me, at the 4th DISTRICT POLICE COURT, in the said City, or in
case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the
said charge, and to be dealt with according to law.

Dated at the City of New York, this 15 day of April 1892
Charles A. Sait POLICE JUSTICE.

0782

Age 42 Ws. No 108 854. H

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

Dated 188

Magistrate

Montgomery Officer.

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

Officer.

Dated *April 24* 18*92*

This Warrant may be executed on Sunday or at
night.

Police Justice.

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

Dated 188

Police Justice.

The within named

0783

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

Dated *Jan*..... 18 *of John Ryan* Police Justice.

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

Dated..... 18..... Police Justice.

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

Dated..... 18..... Police Justice.

#2500 for ex
April 26. 1892. 20 PM
~~Under seal to Dept. of Justice~~
~~John G. ...~~

Order with frozen paper. Apr 20 1892

BAILED.

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

The Justice presiding
during my absence will
please hear and determine
the within complaint
April 24th 1892
Charles W. Sauter
Police Justice

W 210
526
Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George L. Sait
210 E. 9th

1 Max Hesby
2
3 10,0
4

Offence *Sauter*

Dated April 24 1892
Sauter Magistrate.
Hartigan Officer.
Precinct.

Witnesses

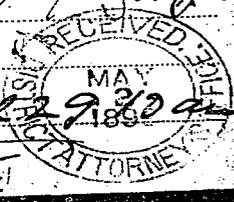
No. *Mr Peter Dolger* Street.
710 Lexington

No. *James B. McFarland*
10 Wall St

No. *William H Lyon* Street.
97 Canal

\$ 2000 to answer

2000 Ex April 29 1892
See over



0785

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Max Meitz

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

- Max Meitz -

of the CRIME OF Grand LARCENY in the second degree, committed as follows:

The said Max Meitz,

late of the City of New York, in the County of New York aforesaid, on the fifteenth day of April, in the year of our Lord one thousand eight hundred and ninety-two,

at the City and County aforesaid, with force and arms, with intent to deprive and defraud Samuel G. Moore, U.S. Senator and George S. Bail, co-partners then and there carrying on business in and by the name and style of the Brilliant Sign Letter Company, by whom the said Max Meitz was then and there employed to solicit orders, upon a commission of ten per cent of the amount of all orders procured by him,

of the proper moneys, goods, chattels and personal property hereinafter mentioned, and of the use and benefit thereof, and to appropriate the same to his own use, did then and there feloniously, fraudulently and falsely pretend and represent to the said George S. Bail, one of said co-partners as aforesaid,

That he the said Max Meitz had on the fifteenth day of April in the year aforesaid solicited and procured for and on behalf of the said Brilliant Sign Letter Company, of and from the firm of H. Koehler & Co of 29th Street and Fifth Avenue in said City, an order for five hundred round tablets, at the price of one dollar each, to be delivered to the said firm of H. Koehler & Co by the said Brilliant Sign Letter Company on the first day of June then next ensuing; that a certain paper writing which he the said Max Meitz then and there procured and delivered to the said George S. Bail, in the words and figures following, to wit:

The Brilliant Drug Letter Co,
New York.

On Date, April 5 1892

Name of Firm, H. Koehler & Co
Address, 29 St Lane

Particulars 500 Round Tablets like sample

Price of 25 Dollars

Price of 100 when you finish when completed

Trade Mark

Traded E. Koehler

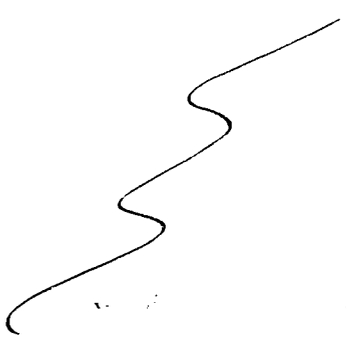
Order no.

was then and there a good and genuine order for the said Tablets and had been duly made and signed by one E. Koehler for and on account of the said firm of H. Koehler and that the said Max Hartley was then and there in virtue of the premises entitled to receive from the said Brilliant Drug Letter Company a commission of ten percent of the amount of such order.

By color and by aid of which said false and fraudulent pretenses and representations, the said

Max Hartley

did then and there feloniously and fraudulently obtain from the possession of the said George S. Dail, the sum of forty dollars in money, lawful money of the United States of America and of the value of forty dollars,



of the proper moneys, goods, chattels and personal property of the said Daniel J. Moore, W. S. Secord and George S. Dail, with intent to deprive and defraud the said Daniel J. Moore, W. S. Secord and George S. Dail, of the same, and of the use and benefit thereof, and to appropriate the same to his own use.

Whereas, in truth and in fact, the said Max Hartley had not on the said fifth day of April, in the year aforesaid, solicited or procured for or on behalf of the said Brilliant Drug Letter Company, or from the firm of H. Koehler & Co. of 29 St Lane and Third Avenue in said City, an order for five

hundred round Kalleto, at the price of one dollar and ten cents each, to be delivered to the said firm of H. Koehler & Co by the said Brilliant Soap Letter Company on the first day of June, then next ensuing. And whereas in truth and in fact the said paper writing which the said Max Herby so as aforesaid then and there produced and delivered to the said George J. Sait, was not then and there a good and genuine order for the said Kalleto, and had not been duly made and signed by one E. Koehler for and on account of the said firm of H. Koehler & Co; and whereas in truth and in fact the said Max Herby was not then and there by virtue of the premises entitled to receive from the said Brilliant Soap Letter Company a commission of ten per cent of the amount of such order.

And Whereas, in truth and in fact, the pretenses and representations so made as aforesaid by the said Max Herby to the said George J. Sait was and were then and there in all respects utterly false and untrue, as the the said Max Herby at the time of making the same then and there well knew;

And so the Grand Jury Aforesaid, do say that the said Max Herby in the manner and form aforesaid and by the means aforesaid, the said proper moneys, goods, chattels and personal property of the said Daniel J. Moore, Jr. Second and George J. Sait, then and there feloniously did STEAL, against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

DE LANCEY NICOLL,
District Attorney.

0788

210. *210*
Langbein

Counsel,

Filed, *12* day of *May*

189 *2*

Pleads (*Monday 13*)

THE PEOPLE

vs.

I

Max Hertz
(2 cases)

Edward LANCEY, Jr., Esq.
(False Pretenses)

[Section 528, and 531, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Lutwin Cathin

Forfeited.

Received by S. P. ...
for \$59.77 paid on
and then received
from

Witnesses:

.....
.....
.....
.....

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

THE PEOPLE OF THE STATE OF NEW YORK
against
Max Meitof

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

Max Meitof

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

The said *Max Meitof*

late of the City of New York, in the County of New York aforesaid, on the *19th* day of *April*, in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, with intent to defraud, feloniously did forge a certain instrument and writing, which said forged instrument and writing is as follows, that is to say:

to wit: a certain contract purporting to be made and signed by E. Koehler for and on behalf of the firm of St. Koehler & Co. whereby the said firm of St. Koehler & Co. agreed to purchase from the Brilliant Sign Letter Company of New York five hundred round advertising tablets at the price of one dollar and ten cents each, to be delivered to the said firm on the first day of June then next ensuing, which said forged instrument and writing is as follows, that is to say:

*"The Brilliant Sign Letter Co.,
of New York.*

On date, April 5 1892

name of firm St. Koehler & Co.

address 29 St. Ave

Particulars 500 Round Tablets like sample

Sign of Letters

Price \$1.10 ea when upon. June 1 when completed

Sold for

*signed E Koehler
order no.*

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

Max Hertz

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

The said *Max Hertz*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with intent to defraud, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing, which said forged instrument and writing is as follows, that is to say:

To wit: a certain contract purporting to be made and signed by E. Koehler for and on behalf of the firm of H. Koehler & Co. whereby the said firm of H. Koehler & Co agreed to purchase from the Brillant Sign Letter Co. of New York five hundred round advertising labels at the price of one dollar and ten cents each, to be delivered to the said firm on the first day of June, then next ensuing, which said forged instrument and writing is as follows, that is to say:

*"The Brilliant Sign Letter Co.,
of New York.*

subscribed, April 5 1892

*name of firm H. Koehler & Co
address 29 St Lane*

*Particulars
500 Round Labels like sample*

Size of letters

*Price \$1.10 ea when new. 500 when completed
Sold to
Signed E. Koehler
order no.*

the said *Max Hertz*

then and there well knowing the same to be forged, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0791

BOX:

480

FOLDER:

4393

DESCRIPTION:

Herzog, Max

DATE:

05/17/92



4393

0792

376
Richard
376

James H. Hays

Counsel,

Filed, 17 day of May 1892

Pleas, *Amendatory*

THE PEOPLE

vs.

B

Max Bergog

VIOLATION OF EXCISE LAW.
(Keeping Open on Sunday.)
(Ill. Rev. Stat. (7th Edition), Page 1080, Sec. 5.)

May 18 92

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Julius Catlin

Foreman.

Witnesses:

.....
.....

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Max Herzog

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

Max Herzog

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

The said Max Herzog

late of the City of New York, in the County of New York aforesaid, on the 29th day of June in the year of our Lord one thousand eight hundred and ninety-~~two~~, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did open and cause and procure and suffer and permit to be open, and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0794

BOX:

480

FOLDER:

4393

DESCRIPTION:

Hess, Ludwig

DATE:

05/13/92



4393

0795

306

Robert A. Hoff
140 Nassau

Counsel.

Filed, *13* day *May*, 188*2*
Pleads, *Arguently*, 16

Witnesses:

I have carefully examined the within Case and am satisfied that the Paper cannot claim a copyright. The account of the ~~Public~~ Security Reports with the ~~copy~~ Report and \$100 has been placed with the District Clerk. I file it to give the account of Criminal Intent. Read my Report & Command see Decree of the District Clerk.

Wm. M. M. M.
1882

THE PEOPLE

vs.

Endwing Hess

MISAPPROPRIATION.
(Sections 528 and 531 of the Penal Code.)

DE LANCEY NICOLL,

District Attorney.

Part I. 23-90
Wm. M. M.

A TRUE BILL.

Luisa Carter
May 13 1882
Foreman.
Wm. M. M.
Witnessed

0796

Police Court 1st District. Affidavit—Larceny.

City and County }
of New York, } ss:

Armin Benedict

of No. 251 3rd Street Street, aged 31 years,
occupation Collector being duly sworn,
deposes and says, that on the 1st day of October 1891 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:

Good & lawful money of
the United States consisting
of Bank notes & bills of
the value of
One hundred Dollars

the property of Deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloni-
ously taken, stolen and carried away by Judwig Hess
(nowhere) that on said day deponent
gave said defendant the foregoing
money as security for his honesty
while a collector for defendant's
employment and the said money to be
returned to him defendant where
left said employment that on
the 9th day of April 1892 deponent
left said employment and demanded
the return of said money and said
defendant refused to give him the same
and deponent has repeatedly demanded
said money and has failed to receive the
same and deponent therefore charges
said defendant with the larceny of

Armin Benedict

Sworn to before me, this 2nd day
of April 1892
Wm. H. ...
Noted Justice.

0797

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

Dated, May 6 1892 W. J. ... Police Justice.

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

Dated, May 6 1892 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0798

555

1834

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Arminius Benedict
257 vs. 3rd St
Ludwig Meyer

1
2
3
4

Offense

BAILED

No. 1, by *Lerman Levy*
Residence *139 W. 23rd* Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated, *May 3* 189*2*

W. P. Adams Magistrate.

Officer.

150

Precinct.

Witnesses

No. *Officer Jacobs Co.* Street.

Wm. Schmitt

No. *130 Ave. C* Street.

Henry Schmitt

No. *405 Norfolk St* Street.

\$ *1500* to answer *G S*

1500 here 5th May 4 2 P.M.
by May 5 2 P.M.
Do Bond 5 2 P.M.
Bailed



0799

New York, October 1st 1891

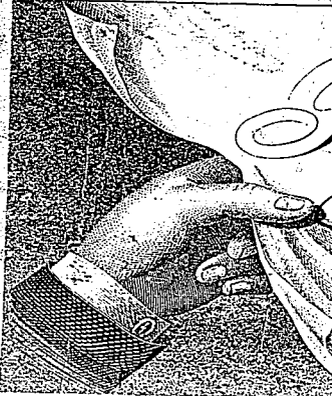
Received from Mr. A. Burdick

Five Hundred Dollars

as a guarantee for account duly for all collections, and
A. Burdick will make for account of the Manufacturers Trust Co.

\$100.⁰⁰/₁₀₀

[Signature]



0800

Sec. 151.

1847

Police Court 1st District.

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

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 Armand Peudict of No. 251 East 2^d Street, that on the 1st day of October 1891, at the City of New York, in the County of New York, the following article, to wit:

One hundred dollars
Good & lawful money of
of the value of the United States Dollars,
the property of Complainant
w. as taken, stolen and carried away, and as the said Complainant has cause to suspect, and does suspect and believe, by Ludwig Hess

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 every of you, to apprehend the body of the said Defendant and forthwith bring him before me, at the 1st 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 2^d day of May 1891

Armand Peudict POLICE JUSTICE.

10801

The facts are briefly these: The Manhattan Watch & Jewelry Company, a concern doing a large jewelry business in Grand Street in the City of New York, of which Ludwig Hess is the

- "\$100.
- "Jewelry Co.
- "Benedict will make for account of the Manhattan Watch & Jewelry Co. a guarantee to account daily for all collections Mr. A. Benedict received from Mr. A. Benedict One hundred Dollars as
- "New York, October 1, 1891.

follows:--

Attached to the papers is a receipt, a copy of which of the sum of \$100. been held by a Magistrate in the sum of \$1,500. for the larceny ple on the relation of A. Benedict against Ludwig Hess, who has I write to call your attention to the case of the Peo-

Dear Sir:--

Hon. De Lancey Nicoll,
District Attorney,
of the City and County of New York.
New York, May 10th, 1892.

140 Nassau Street,

0802

140 Nassau Street,

New York, May 10th, 1892.

Hon. De Lancey Nicoll,
District Attorney,
of the City and County of New York.

Dear Sir:-

I write to call your attention to the case of the People on the relation of A. Benedict against Ludwig Hess, who has been held by a Magistrate in the sum of \$1,500. for the larceny of the sum of \$100.

Attached to the papers is a receipt, a copy of which follows:--

"New York, October 1, 1891.

"Received from Mr. A. Benedict One hundred Dollars as
"a guarantee to account daily for all collections Mr. A.
"Benedict will make for account of the Manhattan Watch &
"Jewelry Co.
"\$100. "LUDWIG HESS".

The facts are briefly these: The Manhattan Watch & Jewelry Company, a concern doing a large jewelry business in Grand Street in the City of New York, of which Ludwig Hess is the

Manager, employs a number of collectors who collect from various persons, numbering above a thousand, an amount weekly. The Mr. Benedict referred to in the papers was employed by Mr. Hess, as Manager of the Company, as a collector, and in the usual course of business was asked to deposit with the Company the sum of \$100. as a guarantee for the faithful return of his collections. He was not the exception in this as all the collectors were compelled to give the same deposit. This deposit is evidenced by the receipt above referred to and forms the subject of the charge herein. Mr. Benedict continued in the employ of the Company until April 9th, when he was discharged, and at which time he was told that he could receive the \$100 after his accounts had been investigated, which, in the usual course of business, takes about a month, as each person from whom he has collected must verify the account and it takes fully thirty days to accomplish this. On about the 2nd of May, Mr. Hess was arrested upon a warrant and held by the Justice in the sum of \$1,500. At the time of the examination Mr. Hess offered to return the \$100. as soon as the accounts were verified, which offer was refused, and he has since offered to return the money although in fact the investigation of Mr. Benedict's account has not been completed. The Company is perfectly responsible for many times the sum in-

volved here and exercises great care in paying over the guarantee, because on various occasions it has been defrauded of considerable amounts of money on collections made by the collector but not turned over to it. The accounts of the prosecutor have been pending over nine months and necessarily involve a great deal of labor in their verification as to their correctness.

Under the circumstances, I write to ask that the matter be dismissed by the District Attorney, inasmuch as no crime has been committed by the defendant, as shown by the papers themselves and the receipt above referred to; or, in the event that the District Attorney does not wish to do so, that then the defendant be permitted to appear before the Grand Jury and make a statement in his own behalf.

Your attention to this will very much oblige,

Yours respectfully,

(Dictated).

Wm. G. Coffey
Atty for L. H. ...

Mr. ...
of this ...
should ...
the call
W

0805

Sec. 192.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Samuel S. Mc Mah a Police Justice
of the City of New York, charging Ludwig Hess Defendant with
the offence of Grand Larceny

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

We, Ludwig Hess Defendant of No. 276
Grand Street; by occupation a Jeweler
and Herman Levy of No. 139 West 123 St.
Jewelry Street, by occupation a Jewelry Surety, hereby jointly and severally undertake
that the above named Ludwig Hess Defendant
shall personally appear before the said Justice, at the 1 District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of 250
Hundred Dollars.

Taken and acknowledged before me, this 3
day of May 1892
AJ White POLICE JUSTICE.

Ludwig Hess
Herman Levy

0806

CITY AND COUNTY }
OF NEW YORK, } ss.

John A. ...
Police Justice.
1892

Sworn to before me, this

the within named Bail and Surety being duly sworn, says, that he is a resident and holder within the said County and State, and is worth Thirty Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of House and lot 139

West 123rd Street worth twelve thousand
dollars over all encumbrances.

Herman Levy

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Undertaking to appear during the Examination.

vs.

Taken the day of 18

Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Judwig Hess

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

Judwig Hess of the CRIME OF GRAND LARCENY, in the second degree, committed as follows:

The said Judwig Hess,

late of the City of New York, in the County of New York aforesaid, on the nineteenth day of April in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, being then and there the agent and trustee of one Armin Benedict,

and as such agent and trustee, then and there having in his possession, custody and control certain goods, chattels and personal property of the said Armin Benedict,

the true owner thereof, to wit: the sum of one hundred dollars in money, lawful money of the United States of America, and of the value of one hundred dollars,

the said Judwig Hess, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, did feloniously appropriate the said sum of money

to his own use, with intent to deprive and defraud the said Armin Benedict, of the same, and of the use and benefit thereof; and the same goods, chattels and personal property of the said Armin Benedict,

did then and there and thereby feloniously steal, 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.

DE LANCEY NICOLL, District Attorney.

0808

BOX:

480

FOLDER:

4393

DESCRIPTION:

Hessen, Henry

DATE:

05/24/92



4393

0809

Witnesses:

Counsel,

Filed, 24th day of May 1893

Pleas, *Ignorance*

744
744

THE PEOPLE

vs.

B

Henry Hansen

VIOLATION OF EXCISE LAW.

(Keeping Open on Sunday.)
(III. Rev. Stat. (7th Edition), Page 1899, Sec. 8.)

Transferred to the Court of Special Sessions for trial and final disposition.

Part 2. May 18.....1893

DE LANCEY NICOLL,

District Attorney.

May 18 1893

A TRUE BILL.

John W. Catlin

Foreman.

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 Hesseu

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

Henry Hesseu

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

The said

Henry Hesseu
late of the City of New York, in the County of New York aforesaid, on the *24th*
day of *August* in the year of our Lord one thousand eight hundred and
ninety- , the same being the first day of the week, commonly called and known
as Sunday, being then and there in charge of and having the control of a certain place
there situate, which was then duly licensed as a place for the sale of strong and spirituous
liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said
place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day
the said place so licensed as aforesaid unlawfully did open and cause and procure and suffer
and permit to be open, and to remain open, against the form of the statute in such case
made and provided, and against the peace of the People of the State of New York and
their dignity.

DE LANCEY NICOLL,
District Attorney.

08 11

BOX:

480

FOLDER:

4393

DESCRIPTION:

Hickey, Thomas T

DATE:

05/27/92



4393

08 12

954 957

Counsel,

Filed, *by* *Thomas J. Henry* day of *May* 189*2*

Pleads, *legally*

Witnesses:

.....
.....

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

THE PEOPLE

vs.

B

Thomas J. Henry

DE LANCEY NICOLL,

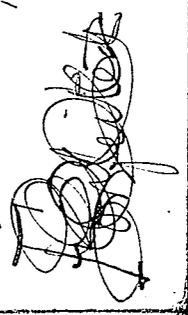
District Attorney.

Sub Nov. 27. 93

A TRUE BILL.

Dec 22 93

Julius Cattin
Foreman.



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 J. Bickley

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

Thomas J. Bickley

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

The said *Thomas J. Bickley* late of the City of New York, in the County of New York aforesaid, on the *7th* day of *December* in the year of our Lord one thousand eight hundred and ninety-*9*, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did open and cause and procure and suffer and permit to be open, and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

08 14

BOX:

480

FOLDER:

4393

DESCRIPTION:

Higgins, Thomas

DATE:

05/26/92



4393

08 15

905
B.O.

Witnesses:

Counsel,

Filed, 26 day of May 1892

Pleas, *Magally* 31

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

THE PEOPLE

vs.

B

Thomas Higgins

Transferred to the Court of Sessions for trial and final disposal

Page 8... *1892*

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John C. Catlin
Foreman.

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 H. Higgins

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

Thomas H. Higgins

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

The said

Thomas H. Higgins

late of the City of New York, in the County of New York aforesaid, on the *14th* day of *September* in the year of our Lord one thousand eight hundred and ninety-- , the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did open and cause and procure and suffer and permit to be open, and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.

0817

BOX:

480

FOLDER:

4393

DESCRIPTION:

Hirshfeld, Isaac

DATE:

05/27/92



4393

00 18

Witnesses:

.....
.....

[Signature]

Counsel

Filed, *[Signature]* day of May 1892

Pleads, *[Signature]*

THE PEOPLE

vs.

B

Isaac Hirschfeld

71

VIOLETION OF EXCISE LAW.
(Keeping Open on Sunday.)
(III. Rev. Stat. (7th Edition), Page 198n, Sec. 2.)

Dr LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Ennis Carter

Foreman.

[Signature] 26/93

08 19

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
NEW YORK, } ss.

Isaac Hirshfeld 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. *Isaac Hirshfeld*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *129 Suffolk Street 3 years*

Question. What is your business or profession?

Answer. *Liquor Business*

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
and Demand Trial by Jury*

H. Hoffeld

Taken before me this

day of

8/19
John J. [Signature]
Police Justice

0820

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 *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 *Dec 8* 18 *90* *[Signature]* Police Justice.

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

Dated *Dec 8* 18 *90* *[Signature]* Police Justice.

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

Dated..... 18..... Police Justice.

002

BAILED.

No. 1, by Samuel Hirschfeld

Residence 213 Broome Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street

Keeping open on Sunday
Police Court--- District.

THE PEOPLE, &
ON THE COMPLAINT OF

Detrick Sokel

vs.
Saac Hirschfeld

1
2
3
4

Offence Evil
Disturbance

Dated December 8th 1890

Duff Magistrate.

Sokel Officer.

11 Precinct.

Witnesses

No. 130 Street.

No. Street.

No. Street.

§ 108 Attorneys G.S. Mules



0822

Excise Violation—Keeping Open on Sunday.

POLICE COURT, 3 DISTRICT.

CITY AND COUNTY OF NEW YORK, ss.

Dietrich Oates

of the *11th* Police Precinct of the City of New York, being duly sworn, deposes and says, that on SUNDAY, the *7* day of *December* 189*7*, in the City of New York, in the County of New York, *Isaac Hirschfeld* (now here) being then and there in lawful charge of the premises No. *129 Suffolk* Street, a place duly licensed for the sale of strong and spirituous liquors, wines, ale and beer, to be drunk upon the premises, DID NOT KEEP SAID PLACE CLOSED, contrary to and in violation of the statute in such case made and provided.

WHEREFORE, deponent prays that said *Isaac Hirschfeld* may be arrested and dealt with according to law.

Sworn to before me, this *1st* day of *December* 189*7*.

Dietrich M. Habel

J. J. Caffrey
Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Isaac Hirschfeld

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

Isaac Hirschfeld

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

The said *Isaac Hirschfeld* late of the City of New York, in the County of New York aforesaid, on the *7th* day of *December* in the year of our Lord one thousand eight hundred and ninety-*—*, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did open and cause and procure and suffer and permit to be open, and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0824

BOX:

480

FOLDER:

4393

DESCRIPTION:

Hoffman, John

DATE:

05/11/92



4393

0025

Witnesses:

198.

Counsel,

Filed, *11th day of May*
Pleads: *Aggrievedly*

1895

THE PEOPLE

vs.

23

John Hoffman
May 11/93

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

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John L. Cotton
Foreman.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Hoffman

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

John Hoffman

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

The said *John Hoffman*,

late of the City of New York, in the County of New York aforesaid, on the *18th* day of *May* in the year of our Lord one thousand eight hundred and ninety, *1890*, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did open and cause and procure and suffer and permit to be open, and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.

0827

BOX:

480

FOLDER:

4393

DESCRIPTION:

Hogan, John

DATE:

05/27/92



4393

0828

Witnesses:

A. Chetford

Counsel,

Filed

day of May 31

1892

Pleaded

W. J. Gault

THE PEOPLE

vs.

*25
170
W. J. Gault
Engineer*

John Hogan

Grand Larceny, Second Degree, [Sections 633, 634 Penal Code.]

DE LANCEY NICOLL,

District Attorney.

*off May Term '92
D. J. Howard*

Sub 2 June 7, 92

A TRUE BILL.

Sub 2 June 10, 92

Julius Catlin

Sub 2 June 13, 92 B.S.M. Foreman.

Sub 2 - June 7, 92

Sub 2 City Larceny

*City Foreman
200 days
June 17, 92*

*Subpoena
Hoffman*

0029

Police Court District.

Affidavit—Larceny.

City and County }
of New York, } ss:

John Lewis Chesbro
of No. Music Hall 57 Street, aged 34 years,
occupation Superintendent
deposes and says, that on the 19 day of May 1892 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 Bello and Coors
of the value of about
Fifty dollars
\$ 50.⁰⁰/₁₀₀

the property of in the care and custody
of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloni-
ously taken, stolen and carried away by Lewis Hogan (nowhere)
from the fact that said instrument
was in the above premises and
the said defendant was employed
in said building as Engineer
Deponent viewed the said property
and caused the arrest of said
defendant by Officer Edward Glennon
of the 22 Precinct Police. Said defendant
admitted that he did take said
property and informed deponent
and said Officer that the property
was in his residence 117 West 60 Street
Deponent has since recovered said
property and identifies it as the
property taken from deponent's possession
of Lewis Chesbro supt

Sworn to before me, this

of May

1892

day

Police Justice

0830

(1835)

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name?

Answer. *John Hogan*

Question. How old are you?

Answer. *35 Years*

Question. Where were you born?

Answer. *New York*

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

Answer. *117 West 60th Street. 8 months*

Question. What is your business or profession?

Answer. *Engineer*

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

Answer. *I did not take the
instrument with the intention
of stealing it*

John Hogan

Taken before me this *25*
day of *May* 189*7*

[Signature]
Police Justice

0031

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

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

Dated May 25 1892 [Signature] Police Justice.

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

Dated 18 Police Justice.

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

Dated 18 Police Justice.

0832

629

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

J. Lewis Bishop
Mudge Hall 37 Swan
John Hogan
1
2
3
4
Offence *Larceny*

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *May 25* 18*92*

Hogan Magistrate.

E. Plummer Officer.

22 Precinct.

Witnesses *call Officer*

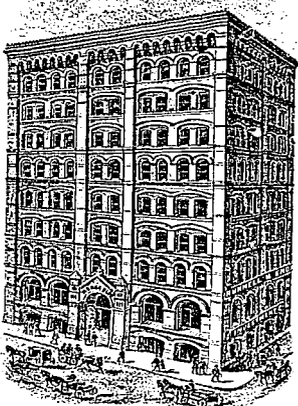
No. Street.

Hugh Drury
No. *1007. 6* Street.

No. *170* Street.

to answer





The Bunnell & Co. Investment Co.

PRESIDENT
WILLIAM S. HO
VICE PRESIDENT
FRED. W. M. CAMP
SECRETARY
FRANK L. B. B. B.
CHAS. P. OTIS
LATE PRESIDENT
S. E. MORSE
MORSE BUILDING N.Y. CITY.
MA. JUDGE H. ELLIS
LATE JUDGE YORK N.Y.
TREASURER
L. B. BUNNELL
HELENA MONT.
COUNSEL
THOS. M. WALLER
EX GOV. OF CONN.

CAPITAL \$ 500,000.
"MORSE BUILDING"
140 NASSAU STREET.

New York, June 3^d 1892

To Whom it may concern -
This is to certify that I have known
the bearer of this John J. Logan
for the last ten years - and have found
him to be an honest and reliable
man - and do not hesitate to recommend
him to anyone needing his services

John J. Rice

0034

At Nov 3rd / 77
Oreutt House

To whom it may concern
This is to certify
that the (dear) John
Hogans was employed
by me as fireman for
about 1 year & found
him to be competent
honest & trustworthy in
every respect and take
great pleasure in recommending
him to any one desiring
his services

C. Kelly
Engineer

0835

For you
May 14th 1892

Dear Mother

I have been thinking of you
How you have past six years
be going worked for me in France
I hope you are all well
I am well and hope to be
soon and would like to see you a good
time

Yours
John

John
206 Grand
New York

0036

[Faint, illegible handwritten text, possibly bleed-through from the reverse side of the page.]

0037

CABLE ADDRESS.
"IRISKNAOK."

The Durham House Drainage Company

OF NEW YORK.

158-160 West 27th Street,

NEW YORK.

189

TRADE MARK.
D H D CO

June 1st 92
Mess. Paddy W. McManus

Attention:

Mr. Hogan

was in our employ some
time ago for three or four
years, and so far as we
know was perfectly honest
and trustworthy.

Yours very truly

Wm. Reynolds
Genl. Mgr.

0030

New York June 1st 1892

To Whom it may concern
This is to certify that I have
known John Hagan for two years, and
never knew him to do anything wrong
he was with me at the Music Hall
when I was Chief Engineer there and
always found him honest, and as faithful
a man as one could want, and believe
there must be some mistake about
these charges against him

Leinnel Russell

223 East 17th City

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Hogan

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

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

The said

John Hogan

late of the City of New York, in the County of New York aforesaid, on the 19th day of May in the year of our Lord one thousand eight hundred and ninety-two at the City and County aforesaid, with force and arms,

one violincello of the value of forty five dollars, and one case of the value of five dollars

of the goods, chattels and personal property of one

J. Lewis Chesbro

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.

De Lancey Nicoll District Attorney

0840

BOX:

480

FOLDER:

4393

DESCRIPTION:

Holly, Joseph

DATE:

05/26/92



4393

891
B. O. 891

Witnesses:

.....
.....

Counsel,

Filed, *2d* day of *May* 189 *2*

Pleads, *Magistrate*

VIOLATION OF EXCISE LAW.
(Keeping Open on Sunday.)
(III. Rev. Stat. (7th Edition), Page 1389, Sec. 5.)

THE PEOPLE

vs.

B

Joseph W. Boley

Magistrate

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Luther C. Cotton

Foreman.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Joseph H. Bolley

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

Joseph H. Bolley

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

The said *Joseph H. Bolley* late of the City of New York, in the County of New York aforesaid, on the *23rd* day of *November* in the year of our Lord one thousand eight hundred and ninety, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did open and cause and procure and suffer and permit to be open, and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0843

BOX:

480

FOLDER:

4393

DESCRIPTION:

Homolka, Joseph

DATE:

05/27/92



4393

0844

BOX:
480

FOLDER:
4393

DESCRIPTION:

Homolka, Joseph

DATE:
05/27/92



4393

0845

982
30 987

Counsel,

Filed, *27 May* 189 *2*

Pleads, *M. J. J. J. J.*

THE PEOPLE

vs.

B

Joseph H. Bonollet

VIOLATION OF EXCISE LAW.
(Keeping Open on Sunday.)
(III. Rev. Stat. (7th Edition), Page 1880, Sec. 2.)

May 9 1892

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Julius C. C. C.

Foreman.

Witnesses:

.....
.....

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Joseph H. Bomolka

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

Joseph H. Bomolka

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

The said *Joseph H. Bomolka*
late of the City of New York, in the County of New York aforesaid, on the *16th*
day of *November* in the year of our Lord one thousand eight hundred and
ninety- , the same being the first day of the week, commonly called and known
as Sunday, being then and there in charge of and having the control of a certain place
there situate, which was then duly licensed as a place for the sale of strong and spirituous
liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said
place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day
the said place so licensed as aforesaid unlawfully did open and cause and procure and suffer
and permit to be open, and to remain open, against the form of the statute in such case
made and provided, and against the peace of the People of the State of New York and
their dignity.

DE LANCEY NICOLL,

District Attorney.

0847

BOX:

480

FOLDER:

4393

DESCRIPTION:

Horn, Max

DATE:

05/25/92



4393

Court of Oyer and Terminer.

Counsel,

Filed, 25 day of May 1892

Pleads, Not Guilty &c.

THE PEOPLE

vs.

B

Max From

VIOLATION OF EXCISE LAW.
(Keeping Open on Sunday)
[U.S. Rev. Stat. (7th Edition), Page 1939, Sec. 5.]

DE LANCEY NICOLL

District Attorney.

A TRUE BILL.

[Signature]
Foreman.

Witnesses:

.....
.....

66.

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against
Max Stern

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

Max Stern

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

The said *Max Stern*,
 late of the City of New York, in the County of New York aforesaid, on the *21st*
 day of *December*, in the year of our Lord one thousand eight hundred and
 ninety-*—*, the same being the first day of the week, commonly called and known
 as Sunday, being then and there in charge of and having the control of a certain place
 there situate, which was then duly licensed as a place for the sale of strong and spirituous
 liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said
 place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day
 the said place so licensed as aforesaid unlawfully did open and cause and procure and suffer
 and permit to be open and to remain open, against the form of the statute in such case
 made and provided, and against the peace of the People of the State of New York and
 their dignity.

DE LANCEY NICOLL,
District Attorney.

0050

BOX:

480

FOLDER:

4393

DESCRIPTION:

Housel, William

DATE:

05/16/92



4393

Witnesses:

Counsel,

Filed *16* day of *May* 189*2*

Pleas *Verdict by*

THE PEOPLE

vs.

L
William C. House

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

DE LANCEY NICOLL,
District Attorney.

May 23
25
A TRUE BILL.

James G. ...
foreman.

0852

Police Court - 3rd District.

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

of No. 355 Bover Street, aged 23 years,
occupation Bar tender being duly sworn

deposes and says, that on the 10th day of May 1888 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED ~~and~~ by William K. Housel (now here)

Who did wilfully point and aim a loaded pistol at the body of deponent which he deponent held in his hand and said assault was committed

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

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

Sworn to before me this 11th day of May 1888 Wm. Cook

J. Williams Police Justice.

0053

(1885)

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK.

William K Housel 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 K Housel

Question. How old are you?

Answer. 21 years

Question. Where were you born?

Answer. Jersey City

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

Answer. Port Chester 4 months

Question. What is your business or profession?

Answer. Book 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 am not guilty
W K Housel

Taken before me this
day of May 1894
W. W. [Signature]
Police Justice.

0854

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 Refeudan

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 May 11 1887 J. W. Smith Police Justice.

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

Dated..... 188..... Police Justice.

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

Dated..... 188..... Police Justice.

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 C. Howse

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

William C. Howse

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

The said William C. Howse

late of the City of New York, in the County of New York aforesaid, on the tenth day of May in the year of our Lord one thousand eight hundred and ninety-two, with force and arms, at the City and County aforesaid, in and upon the body of one William Cook in the peace of the said People then and there being, feloniously did make an assault and to, at and against him the said William Cook a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said

William C. Howse in his right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and discharge with intent him the said William Cook thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

William C. Howse

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

The said William C. Howse

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

a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said

William C. Howse

in his right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully shoot off and discharge 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.

DE LANCEY NICOLL,

District Attorney.

0857

BOX:

480

FOLDER:

4393

DESCRIPTION:

Huber, George H

DATE:

05/24/92



4393

0050

Transferred to the Court of Special Sessions for trial and final disposition.
Foreman.

Johnnie Carter

A TRUE BILL.

District Attorney.

DE LANCEY NICOLL,

*Richard G. Burdett
Esq. in p. 187, 1892*

George W. Miller

B

vs.

THE PEOPLE

Pleas,

Filed

24th day of May 1892

Counsel,

*761
761
J. H. A. K.*

Witnesses :

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

George W. Hunter

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this

indictment, accuse George W. Hunter of

a misdemeanor,

~~of the name of~~

committed as follows:

The said George W. Hunter,

late of the City of New York, in the County of New York aforesaid, on the

12th day of May, in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid,

being the lessee of a certain building there situate, did therein unlawfully exhibit and cause, remove, suffer and permit to be therein exhibited, and did and assist in

the exhibition of a certain amount of
 performance and exercise, and did
 then and there voluntarily agree to
 the use of the said building for the
 purpose of such performance and
 exercise, 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 dignities;

Second Count:—

And the Grand Jury aforesaid, by
 this indictment further accuse the said
 George W. Fisher of the crime of Sabbath
 breaking, committed as follows:

The said George W. Fisher, late of
 the City and County aforesaid, afterwards,
 to wit, on the day and in the year aforesaid,
 the same being the first day of the week,
 at the City and County aforesaid, did

^{aid public}
 under full authority, and cause, procure,
 suffer and permit to be exhibited, and
 aid and assist in the exhibition of, in
 a certain building there situate, which
 the said George H. Under was then
 and then the ~~holder~~, a certain public
 show and exercise, consisting in the public
 performance of a certain dance, and a
 certain set of certain exercises, and
 dances; against the laws of the State
 in such case made and provided, and
 against the peace of the People of the
 State of New York, and their dignity.

of James M. Hill,

Sheriff of the County of New York.

0862

BOX:

480

FOLDER:

4393

DESCRIPTION:

Huber, Lukus

DATE:

05/24/92



4393

0063

Witnesses:

Counsel,

Filed, 24th day of May 1893

Pleaded by *Atty. Gen. [Signature]*

THE PEOPLE

vs.

B

Lukas Kuban

VIOLATION OF EXCISE LAW.
(Keeping Open on Sunday.)
(III. Rev. Stat. (7th Edition), Page 189, Sec. 5.)

*Transferred to the Court of Sessions for City and County of New York
Term 9 April 1893*

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Lukas Kuban
Foreman.

0864

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

August Huber

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

August Huber

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

The said *August Huber* late of the City of New York, in the County of New York aforesaid, on the *31st* day of *August* in the year of our Lord one thousand eight hundred and ninety, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and bear, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did open and cause and procure and suffer and permit to be open, and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0865

BOX:

480

FOLDER:

4393

DESCRIPTION:

Hudson, Bernard

DATE:

05/10/92



4393

0055

Witnesses:

Anna Hudson

Counsel,

1912/1912
Mahoney

Filed

10 day of *May*

1892

Pleads

Myself

THE PEOPLE

vs.

P

Bernard Hudson

(2 cases)

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

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Louis Carter
Foreman.

Chas. J. ...

Chas. J. ...

of ...

Remanded to ...

20

Police Court _____ District.

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

of No. The 4th District Court Square, aged _____ years,
occupation Police officer being duly sworn

deposes and says, that on 17 day of May 1892, at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Bernard Hudson (now here) who, while resisting arrest, struck deponent a ~~number of blows~~ on the body with his elbow, attempted to kick deponent and butt deponent with his head

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

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

Sworn to before me, this _____ day }
of May 1892 }

John Ryan Police Justice, Michael Hartgan

0858

CITY AND COUNTY } ss.
OF NEW YORK, }

POLICE COURT, 4 DISTRICT.

Joseph Halliday

of No. Fourth District Court Street, aged _____ years,
occupation police officer being duly sworn deposes and says,
that on the 5 day of May 1892

at the City of New York, in the County of New York, He saw Officer
Michael Hartigan, of the 4th District Court,
in his home No. 151 East 41st Street and
that said Hartigan stated to deponent that
he was suffering from injuries received at
the hands of one Bernard Hudson on the
4th inst.: and deponent prays that said
Hudson may be held until such time
as said Hartigan be able to appear against
him

Joseph Halliday

Sworn to before me, this

of May

1892

day

[Signature]
Police Justice.

28
Police Court, 4 District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs.
Bernard Hudson

AFFIDAVIT.

Dated May 7 1892

Ryan, Magistrate.

Phillips, Officer.
Linn

Witness,

Disposition,

500 \$ to award the
result of injuries

0870

(1885)

Sec. 198-200.

H District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Bernard Hudson 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. Bernard Hudson

Question. How old are you?

Answer. 38 years

Question. Where were you born?

Answer. Ireland

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

Answer. 10 1/2 E. 21 St - 1 year

Question. What is your business or profession?

Answer. Drum

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

Bernard Hudson

Taken before me this
day of March 1892
John H. Ryan

Police Justice.

0871

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

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

Dated May 18 92 John Ryan Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0072

552

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Hartigan

vs.

Bernard Hudson

1
2
3
4

Offence Assault
John

BAILED,

No. 1, by
Residence Street.

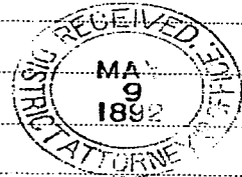
No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated May 5 1892
Ryan Magistrate.
Halliday Officer.
Precinct.

Witnesses
No. Street.
No. Street.



No. Street.
\$ 500 to answer
A
C

0073

(1885)

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Bernard Anderson 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. Bernard Anderson

Question. How old are you?

Answer. 39 Years

Question. Where were you born?

Answer. Ireland

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

Answer. 221 East 21 Street 1 Year

Question. What is your business or profession?

Answer. Miner

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

Bernard Anderson

Taken before me this
day of August 1892
John H. [Signature]

Police Justice.

0074

Police Court. L District.

CITY AND COUNTY }
OF NEW YORK, } ss:

Amie Hudson
of No. 221 East 21 Street, aged 38 years,
occupation Keep House being duly sworn, deposes and says, that
on the 1st day of May 1892 at the City of New York,
in the County of New York,

he was violently ASSAULTED and BEATEN by Bernard Hudson
who struck deponent in number of
blows with his clenched hands

without any justification on the part of the said assailant.

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

Sworn to before me this 1st day of May 1892 by Amie Hudson
John T. Gay Police Justice.

0075

Sec. 151.

People by A Co
- 1892

Police Court, ✓ District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by William Hudson of No 221 E 21 Street, that on the 1 day of May 1892 at the City of New York, in the County of New York,

he was violently Assaulted and Beaten by Bernard Hudson

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 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 ✓ 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 1 day of May 1892
John Ryan POLICE JUSTICE.

0875

92. 39. No. 221 & 211A

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.

Police Court..... District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Warrant A & B.

vs.

Dated May 4 188

Magistrate.

Montgomery Officer.

The Defendant Henry H. H. H. taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

Montgomery Officer.

Dated May 4 188

This Warrant may be executed on Sunday or at night.

Police Justice.

0877

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 DeFuer

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

Dated May 5 1892 John P. Ryan Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

552

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Annie Hudson
271 East 21st

1 *Bernard Hudson*

2
3
4

Offence *Wadsworth*

BAILED,
No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated *May 4* 18*92*

Wm. J. Coggie Magistrate.

John C. ... Officer.

C. Precinct.

Witnesses *Wm. J. Coggie*

No. *Janitor* Street

No. Street.

No. Street.

No. Street.

No. Street.

\$ *300* to answer *J. ...*

500. & May 7 10 am



2-192

The People

Bernard Hudson

Count of General Sessions. Part I
 Before Judge Fitzgerald. May 18/92

Indictment for assault in the first degree
 Michael Hartigan, sworn and examined.

I am a police officer connected with the
 Fifth District Police Court in Fifty Seventh St.

I have been connected with the police force
 of this city for seventeen going on eighteen
 years. I recollect the 4th of May. The paper now

shown me is a warrant issued by Justice
 Ryan. I got this paper of Sergeant Fuller
 who is the Sergeant of that squad at the
 Police Court; he gave it to me at four

o'clock on the 4th of May at the Fifty Seventh
 St. Police Court. I know the Judge's hand-
 writing. I have seen Judge Ryan write
 and am familiar with his signature.

That is his signature on that paper.
 What did you do upon the receipt of that
 paper? I put it in my pocket with others that
 I had when I go to execute warrants.

Where did you go? I went to the corner
 of Fifty Seventh Street and Third Avenue
 and identified the defendant as the
 man I wanted; his name was Bernard

Hudson. Where did you find him? I found
 him in a liquor store on the corner
 of Fifty Seventh Street. What did you say,
 if anything, to the defendant? I said

to him, Mr. Hudson. I have got a warrant for you; the Judge is inside, you had best come in, I will take you before him. I have got a warrant for you for assaulting your wife. He says, 'yes'. He made no objection. I put the paper in my pocket. At the time you told him that where was the paper? In my pocket - Did you show him the paper? Not at that time.

By the Court

In that liquor store where you made this arrest for the first time, what did you say to him? I told him I had a warrant for him. He said, "All right; has that bitch got a warrant for me again?" I said, 'yes.' He came into the Court room with me without any trouble. I of course held on to him. When I got to the Court room he says, "If I had known that you had a warrant for me, you never would have got me in here today." I said, "you done right anyhow in coming." I took the warrant from my pocket. He says, "I want read it." I read it for him in the Court room. I made a mistake in reading; it looked like Mirnie instead of Annie. He said, "that is not my wifes name." I said, "it is Annie." He says, "yes, that is it. That is the warrant. All right."

I then proceeded to go up stairs to take him before the Judge, and in the back stairs going up Mr. Hudson said to me, "Now you son of a b h. I will never go further than this with you." He turned and made a kick at me; he tried to kick me in the privates, but he missed me. I turned one side, and he took his hat off, and he went to butt me with his head as he turned it. He said, "I will butt your brains out." I pushed one side, and in doing so he made an attempt to get away and caught me over the banister of the stair case in my side here. I said nothing about it - In the mean time I under- stood Judge Ryan had gone. I was about halfway up the stairs. The stairs is twelve steps high. I was up about six when he tried to butt me and caught me over the banisters. He says, "I will not go one foot farther. I could not get any further. I found that my side was hurt." I got him down back into the carpenter's room and held on to him and called another officer to come and help me put the nippers on him to take him to the station house as the Court was closed. The other officer came and put the nippers on him. I did not think

that I was ^{as} seriously hurt as I was at the time. Then when I undertook to put the nippers on him he says, "I will kick the belly out of you," and at the same time he tried to butt me with his head. The janitor of the Court was standing in the door, I called to him to shut the door. I was getting exhausted from holding him, and he stood in the door till the officer, Officer Phillips came. He came, and he (the defendant) says, "Well now I will let that man put the nippers on to me." The defendant said that, "I will go with him. I did nothing else. He put the nippers on. I proceeded to the station house. I followed the officer along; he called to me; he says, "come on!" I went up to Fifty Fourth street and Third Avenue. He tried to get away from the officer, or tried to pull back to catch me, and the officer says, "Partigan, catch hold of that hand." I caught hold of his left hand with my right, and in so doing he turned around to take and butt me. Missing my head he struck officer Phillips in the jaw bone, not intentionally for Phillips, only for me. I tried to get his hand behind his back like that

and he gave me a strike with his elbow right in the ribs, which had been hurt before. I was there almost unable to hold the hand any longer. I held him from there to the station house. The sergeant directed me to search him. I was unable to do so. I requested Officer Phillips to do so. He went to do it and it took three officers to hold him in the station house with the assistance of the doorman. After going to the station house I felt that I was hurt and I went to Dr. Brooke in Lexington Ave. He examined me and bandaged me up and said he did not know how seriously I was injured. I went home and went to bed and sent for another doctor as well as the police surgeon; he came and directed me that I must lie easy. I am now suffering from the injuries received by the prisoner. I am not able hardly to sleep nights. I feel better in the day time even than I do at night. I know the wife of the prisoner. You have known this defendant for some time? I arrested him in 1885 for the same offence. I have known him probably fourteen or fifteen years. I knew him to be the defendant in this case from the warrant. I had met him in 5th street; he was there probably ten or fifteen times. ^{Mr} J. Cogger is

the name of the janitor of the Fifty Seventh St. Court. He was the man who was standing in the door at the time I returned to the back stairs after the trouble.

Cross Examined: You say you have known him some time, do you recollect seeing him a year ago last election day? I do not. He says you had some trouble with him on election day? Never. When you started to go to the station house you had officer Phillips with you, did you? I did. Who was he handcuffed to? He was not handcuffed to anybody. Officer Phillips had the nippers on his right hand. On the way to the station house I said to officer Phillips, "Catch hold of that hand." I did say he tried to butt me with his head. He took his hat off and missed me and struck officer Phillips in the cheek bone. He assaulted me also with his elbow when I caught hold of him right in the ribs where I was hurt before. Were you present when officer Phillips was sworn in Fifty Seventh St.? Yes. Did not officer Phillips swear that no such thing occurred? He swore that he did not see it. Officer Phillips had the nippers on him all the time. The first assault was on the stair way before I believed him over to officer Phillips.

Wm. J. Coffey, sworn and examined, testified:
What is your occupation? Janitor of the 57th St.
Court. Do you know Officer Hartigan? I do.
Have you ever seen the defendant before?
Yes. Do you recollect the 4th of May? I do.
Did you see the defendant and the complain-
ant at the Court house? Yes. What did you see
between them, anything? I was standing on
the steps. I saw Officer Hartigan bringing the
officer in; the prisoner was struggling. I fol-
lowed them into the Sergeant's room. Officer
Hartigan asked me to go up and see was
the Judge there yet. I went up stairs and
Judge Ryan had just left. There is a
short turn in the stairs, and as I came
down the stairs, I got to the first turn and
heard a scuffling on the stairs and I shout-
ed down, "Don't bring him up, Mike, the
Judge has gone." Officer Hartigan then
came down stairs and went back into
the Sergeant's room with the prisoner. He at-
tempted to put the nippers on the prisoner,
and the prisoner said, "You son of a
b---h, I want allow you to put the nippers
on to me." Hartigan started to put them
on, and they started backward and for-
ward. Several times I saw the prisoner's
arms and elbow come in contact with
Officer Hartigan's body. I did not see

him strike a direct blow with his fist, but his elbow in struggling struck him around the chest and ribs several times. He then called Officer Phillips and the officer came over and the prisoner said, "I won't let that dirty Irish bum put the nippers on to me, but you can put them on me," (meaning Officer Phillips) When Officer Phillips put the nippers on to him he handed the nippers to Hartigan and went over to the closet to get his coat; the closet was about ten feet away. Officer Hartigan held the prisoner in the rear, the nippers in his right hand, by the left shoulder. He (the defendant) said, "Get away from me, you son of a b t b, or I will butt the face off you," taking his hat off at the same time. Officer Hartigan stood one side, so that he could not butt him. He then took the prisoner out and took him down the street. I don't know anything more about it.

Cross Examined: The prisoner was struggling to prevent Hartigan putting the nippers on him and in the struggle I saw the prisoner's elbow come around and hit him. He did not strike any blows with his fist, he was struggling back and forward. This closed the case for the People.

Abraham Phillips, sworn and examined for the defence testified. I am a police officer attached to the 57th street Court. I saw the defendant in the Court house on the 4th of May and took him to the station house. I put the nippers on him. I had hold of him all the way to the station house. I did not see him make any assault on Officer Hartigan.

Cross Examined - Officer Hartigan all the way down was about four feet behind me and had the prisoner close to my arm, and he turned round; he was mad at Hartigan; he said, "I would like to get at you." Of course every time I would turn round I would jerk him back. I got tired and said to Hartigan at 53^d street, "Why dont you get hold of his other arm and prevent his jerking with the nippers?" Hartigan seized him by the coat cuff and put his arm behind him. That was all that was done. I never knew anything of Hartigan being struck. I dont know anything of what took place between Hartigan and the defendant on the stairs before they got to the Court room? I do not. The defendant did not make an effort to strike the complainant with his head on the sidewalk, but in turning around and my pulling him back he accidentally struck me with his head

Bernard Hudson, sworn and examined. On the 4th of May I heard a little after four o'clock that my wife had a warrant issued for my arrest. I took a Third Avenue car and went to the Fifty Seventh Street Court. The first one I saw coming down the Court house steps was Officer Cox. I asked him if he had a warrant for my arrest? He said, no. I asked him if he would please go in and ask Officer Hartigan if he had a warrant for my arrest? He said he would; he went back to the Sergeant's room and enquired there, and he came out on the Court house steps and told me that he did not think there was a warrant. I asked Officer Cox to come to the corner and get a cigar, we walked to the corner of Third Avenue five doors from the Court house and went in and had a cigar. We were talking about fifteen minutes and Officer Hartigan came in and went over to the bar. I seen him and went away from the bar. He came over and grabbed me and said, "I want you." I said, "All right." He walked from the liquor store down into the Court house; he brought me up the Court house steps and brought me into the Sergeant's room. He pulled a pair of handcuffs out of his pocket and

wanted to put them on my hand. I told him it was not necessary. He says, they have got to go on. I says, you want put them on. He says, I want? I says, No sir Officer Phillips was standing by and I asked him if he would please put them on. Officer Phillips put the handcuffs on my right hand and walked me out of the Sergeant's room. I did not go to any court and did not go up any barristers; he walked me from the Sergeant's room down to the station house. Harrigan put down the warrant and I was locked up. Did not Harrigan try in the Sergeant's room to put those nippers on you? Yes, he tried very hard. I was pulling away all the time and he got alongside of me one time, trying to grab my hand and may be my elbows may have struck him. Did you strike him at all with your fist or with your head? No. He says going up the barrister or going up somewhere you struck him and kicked him in the testicles? No sir, I never done such an act in my life. All the resistance I made was to his putting on the irons on my hand without any cause. You had a difficulty with him before this? Harrigan and I had some

words on election day at Thirty Seventh street and Second Avenue. He wanted me to vote for candidates he wanted to elect. He told me if it was in his power he would tie me up if I would not vote the ticket he wanted me to vote.

Cross Examined. I was convicted on a charge of larceny eighteen years ago and sent to the State prison. I was never convicted of burglary. I was not convicted in 1884 at the Presidential election for assault. That is my wife over there. I have been married to her some years. I have had seven children by her. I heard Officer Hartigan swear here today that while he was going up the stairway with me before we met Officer Phillips that I shoved him against the railing of the stairway and that in consequence of being shoved there he suffered pain from striking against the wall. That was not so. I did not know when he arrested me what it was for, but afterwards learned that my wife got out a warrant against me for slapping her in the face. I was driving a truck the morning I was arrested.

The jury rendered a verdict of guilty of guilty of assault in the third degree with a recommendation to mercy.

0091

Testimony in
the case of
Bernard Hudson

filed
May
1892

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against
Bernard Hudson

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

Bernard Hudson

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

The said Bernard Hudson

late of the City of New York, in the County of New York aforesaid, on the first day of May in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, in and upon the body of one Annie Hudson in the peace of the said People then and there being, with force and arms, unlawfully did make an assault, and her the said Annie Hudson did then and there unlawfully beat, wound and illtreat, 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.

DE LANCEY NICOLL,
District Attorney.

0093

Witnesses:

Bernard Hudson

.....
.....
.....
.....

11/193
Bernard Hudson

Counsel,

Filed

1893

to
11th day of May

Pleas,

Argued for

THE PEOPLE

vs.

P

Bernard Hudson

Assault in the Third Degree.
(Section 219, Penal Code.)

P. O.

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

In his faith

Foreman.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Bernard Hudson

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

Bernard Hudson

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

The said *Bernard Hudson*

late of the City of New York, in the County of New York aforesaid, on the *fourth*
day of *May* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, with force and arms, feloniously made an
assault in and upon one *Michael Hartigan*

then and there being, a *patrolman* of the Municipal Police of the City of
New York, and as such *patrolman* being then and there engaged in the lawful
apprehension of ~~one~~ the said *Bernard*
Hudson upon a charge of having
committed the crime of assault
in the *third* degree;

and the said *Bernard Hudson*
him the said *Michael Hartigan*
then and there feloniously did beat, strike, wound and otherwise illtreat, with intent then and there
and thereby to prevent and resist the lawful *apprehension*
of *him*, the said *Bernard Hudson* as aforesaid,
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.

DE LANCEY NICOLL,
District Attorney.

0895

BOX:

480

FOLDER:

4393

DESCRIPTION:

Hynes, Patrick

DATE:

05/16/92



4393

0897

Police Court— 5th District.

City and County } ss.:
of New York,

of No. 306 East 107th Street, aged 38 years,
occupation Labour being duly sworn

deposes and says, that on the 11th day of April 1892 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Patrick Hines (nowhere) who was struck on the head with some hard substance, causing a compound fracture of the skull, and also cut with some sharp instrument on the head and face in several places.

That said assault was committed by said Patrick Hines at about 7:30 o'clock P.M. on said day on 5th avenue between 97th and 98th streets in said City. Deponent further says that said assault was committed

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

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

Sworn to before me, this 11th day } John Donovan
of May 1892 }

[Signature]
Police Justice.

0098

Sec. 198-200.

5

District Police Court.

CITY AND COUNTY } ss:
OF NEW YORK,

Patrick Higgins

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 sees 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. *Patrick Higgins*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer *Ireland*

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

Answer. *98th Street between Madison & 5th Avenue, 11 months*

Question. What is your business or profession?

Answer. *Hood Carrier*

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.*

Patrick Higgins

Taken before me this

7th
day of *May* 1897
John J. Lee
Police Justice

0899

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

James Lewis

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, May 7 1892

W. C. ... Police Justice

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

551
1894

Police Court---5--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
John Dowgan
306 E. 197 St
Patrick Houes

Offense *Assault - Felonious*

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated, *May 4th* 1892
Onrade Magistrate.
Woodbridge Officer.
27th Precinct.

Witnesses *officer woodbridge*
No. _____ Street.

Subpoena the *physician*
at Presbyterian
No. _____ Street.

H. H. Forbes, M.D.
41 E 70th
No. _____ Street.

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



filed 9 May 1892

0901

Presbyterian Hospital,

70th ST. and MADISON AVE.,

C. IRVING FISHER, M. D.,
SUPERINTENDENT.

New York, May 2, 1892

This is to certify that
John Almon is not able
to appear in Court - He has
within the past two days
developed a complication
to his former injury

A. Fisher

0902

Presbyterian Hospital,

70th ST. and MADISON AVE.,

C. IRVING FISHER, M. D.,
SUPERINTENDENT.

New York, Apr. 28 1896

This is to certify
that John
Lenoran is not
in a condition
to appear in
court.

H. H. Fisher

0903

Presbyterian Hospital,

70th ST. and MADISON AVE.,

C. IRVING FISHER, M. D.,
SUPERINTENDENT.

New York, April 27 1892

This is to certify
that John Honoran
is not at present
in a serious
condition

A. R. Fisher
Home Surg.

0904

Presbyterian Hospital,

70th ST. and MADISON AVE.,

C. IRVING FISHER, M. D.,
SUPERINTENDENT.

New York, April 18th 1892

This is to certify, that the
condition of John Donovan
is good. He is out of
danger.

By order of the House-Surgeon

Ludwig H. Feckuz.
Chief Surgeon.

0905

Presbyterian Hospital,

70th ST. and MADISON AVE.,

C. IRVING FISHER, M. D.,
SUPERINTENDENT.

New York, April 12 1892

This is to certify that
John Honoran is at present
in a serious condition. Patient
has a fractured skull

A. M. Fisher
Home Surety

Patient will not be able to
leave the hospital for ten
days

A. M. Fisher

0906

CITY AND COUNTY }
OF NEW YORK. } ss.

POLICE COURT, 5 DISTRICT.

of No. 27th West-Point Street, aged _____ years,
occupation Police Officer being duly sworn, deposes and says
that on the 11th day of April 1892
at the City of New York, in the County of New York deponent arrested

Peter Hines and Patrick Hines
(both now here) on complaint of
John Donovan who charged the
said defendants with feloniously
assaulting him by stabbing him
in the face and on the head
with a large knife. from the effects
of such assault the said Donovan
is now in the Presbyterian Hospital
and unable to appear in court.
Wherefore deponent prays the said

Subscribed and sworn to before me this _____ day of _____ 1892

Notary Public

0907

P 249
Police Court, S District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
A FRIDA VIT.
vs.
Peter Harris
Patrick Harris

Dated April 13 1892
Mead Magistrate.
Woodbridge officer.

Witness
7 years
May 2 - 2 AM.

Disposition
April 22, 2 PM
April 16, 2 PM

1000 South Street, Woodbridge, N.J.

defendants. be held to answer the
result of said injuries
Sworn to before me
this 12th day of April 1892
O. O. Meade, Notary Woodbridge
Police Justice

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Patrick Hynes

The Grand Jury of the City and County of New York, by this indictment, accuse
Patrick Hynes
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said Patrick Hynes
late of the City of New York, in the County of New York aforesaid, on the eleventh
day of April in the year of our Lord one thousand eight hundred and
ninety-two, with force and arms, at the City and County aforesaid, in and upon
the body of one John Donovan in the peace of the said People
then and there being, feloniously did make an assault and ~~beat~~ the said
John Donovan with a certain hard substance
to the Grand Jury aforesaid unknown, and also with a
certain sharp instrument to the Grand Jury aforesaid unknown,
which the said Patrick Hynes
in his right hand then and there had and held, the same being a deadly and
dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and
wound,
with intent ~~to~~ kill the said John Donovan
thereby then and there feloniously and wilfully to kill, against the form of the statute in
such case made and provided, and against the peace of the People of the State of New York and
their dignity.

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said
Patrick Hynes
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said Patrick Hynes
late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the City and County aforesaid, with force and arms, in and upon the body of the said
John Donovan in the peace of the said
People then and there being, feloniously did wilfully and wrongfully make another assault,
and ~~beat~~ the said John Donovan
with a certain hard substance to the Grand Jury aforesaid unknown, and also
with a certain sharp instrument to the Grand Jury aforesaid unknown,
which the said Patrick Hynes
in his right hand then and there had and held, the same being a weapon and
an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully
and wrongfully strike, beat, cut, stab and wound, against the form of the statute in such case
made and provided, and against the peace of the People of the State of New York and their
dignity.

THIRD COUNT—

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

Patrick Hynes

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

The said *Patrick Hynes*

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

John Donovan with a certain ~~hand substance~~ *to the Grand Jury aforesaid unknown*, and also with a certain ~~sharp instrument~~ *to the Grand Jury aforesaid unknown* which *he* the said *Patrick Hynes*

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

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

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.

DE LANCEY NICOLL, *District Attorney.*

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**END OF
BOX**