

0394

**BOX:**

307

**FOLDER:**

2920

**DESCRIPTION:**

Hirsch, Edward

**DATE:**

05/11/88



2920

Witnesses:

*William L. Jones*

*Off Frank Baker*

*3rd District Court*



I have examined all  
the witnesses with  
me. Over of the opinion  
that ~~it is~~ a civil  
court and was held.  
I am also informed  
that satisfaction has been  
made.

So therefore returned  
to the defendant he  
discharged on his own  
recognizance.

*Wm. L. Jones*  
Superiorly

Signature of *William L. Jones*  
*William L. Jones*  
*William L. Jones*

Counsel,

Filed *11* day of *May* 188*8*

Pleads, *Chargilly* '14

THE PEOPLE

vs.

*B*

*Edward Stinch*

*Oct 10<sup>th</sup> 1887*

Sections 528, 532, 533 - Penal Code.

PETIT LARCENY

JOHN R. FELLOWS,

District Attorney.

*14th Sept 1888*

A TRUE BILL.

*W. Jones*

Foreman.

*21-21-01 III*

*Part III October 2, 1888.*  
*Beile charged with*  
*Defendant - charged with*  
*own recognizance*

0395



New York General Sessions

The People vs

Edward Hirsch

City and County of New York

Edward Hirsch being duly sworn says. I am the defendant herein, I am a married man and keep a saloon and Billiard Parlor at the Corner of Grand and Allen Streets in this City, I live with my wife and family and support them; I have never been arrested before for any crime and respectfully explain the transaction I had with the complainant herein as follows: I knew the complainant for some time prior to the transaction and knew that he was a pedlar and sold goods on instalments; on the day when I obtained the articles from him, I met him at Hansons Saloon 205 Bowery, we were talking together, and I told him that I had a customer who would like to buy a watch and chain and that if he had one he could leave it with me and I would see what I could do for him, accordingly he gave me the watch and chain, and I agreed to meet him at 7 o'clock in the evening of the same day, and report to him and I met him on the evening as agreed upon.

I had previously met the customer, and he (said customer) agreed to take the watch but not the chain; and to pay me on the following Saturday night; when I met the complainant that evening (the first evening) as agreed, I returned the chain to him and then told him that I would get the money from the bartender on Saturday; and I must explain here that the customer was a bartender. On the Saturday evening I met the Customer and he gave me \$5.00 on account and agreed to pay five dollars every week - the amount of the watch was \$ . I met complainant about a week after that, which was several days or probably a week after the "Blizzard" of March 12<sup>th</sup> 1888, and I told him what I did, and he became dissatisfied and would not accept the instalment and wanted all the money; I was surprised at that, for I took the watch to sell for him on instalments, for I knew that he sold goods on instalment payments and when he refused to take this payment, I told him that this man was good and I would be responsible personally. I tried to get him a customer when I undertook the mission and at no time intended to cheat or defraud him, nor did I intend

to obtain any goods from him and convert them, the complainant called at my house and my wife told him where to find me as I am informed by her, and he met me and spoke to me, and I explained the matter to him but he seemed dissatisfied that I had sold the watch on instalments, although it was our understanding to sell it in that way, the first I heard of his dissatisfaction was my arrest, and I have at all times been ready and willing to see that he should not lose his money, he did not come near me after I told him what was done, and I did not know where he lived, and therefore it took a long time before we met and then under the circumstances which brought about this case. I did not intend to nor did I convert this watch for my own use, and I always kept every appointment with him and am prepared now to make restitution, the complainant having refused previous to the beginning of this case to accept the payments as I collected them and which have since been collected and paid to me.

Given to before me this }  
 12<sup>th</sup> day of Sept 1888 }  
 Julius Kriss }  
 Comm of Deeds N.Y. Co }  
 Edward Marsh

New York General Sessions

The People Etc

Edward Hirsch

City and County of New York ss

Philip B. Benjamin being duly sworn says. I am one of the Aldermen of the City of New York. I know the defendant and have known him from his boyhood. I have had occasion to see him almost daily since then. He is honorable, decent, trustworthy and honest.

Given before me this  
12<sup>th</sup> day of Sept 1888

Julius Kaiser

Com. of Deeds  
N. Y. Co

Philip B. Benjamin



New York General Sessions

People on my complaint

vs  
Edward Hirsch

City and County of New York Jo-

Herman Shapiro being duly sworn says I live at No 183 Brown St. in the City of New York, I am the complainant herein and swore to the complaint; but firmly believing that the defendant did not intend to commit any wrong or to defraud me out of the property, I propose to state this matter as it occurred.

In the beginning of the month of March 1888, I met the defendant, whom I had <sup>slightly</sup> known before, in a saloon at No 205 Bowery; we spoke together and finally he told me that if I had a watch and chain to sell, he believed he had a customer for it. I gave him a watch and chain and he agreed to meet me in the same place in the evening and give me the money or return the goods, I met him as per appointment and he returned me the chain and told me that he had disposed of the watch, but the person who was to take it was a barkeeper, and that he (the

040

defendant/could not see the barkeeper until the Saturday night following, (which was a period of about three days) and that then he would report to me; I called on the Saturday evening, at the house of the defendant, he was not at home, and I met him later on the same evening, and he told me that the barkeeper had agreed to take the watch and pay for it by instalments of five dollars a week, and the defendant then tendered me five dollars, which he said he had received as the first payment and I refused to accept it and wanted all the money, and defendant told me he did not have the money yet, and as soon as the barkeeper gave it to him, I should receive it, I was dissatisfied, and went away, The "Blizzard" then occurred, I did not see him for a week, and then saw him again, he told me the same story, as I have related, I then left him, and did not see him any more, and never having been in Court before, I went to the Police Court and reported it, they told me there that it was stealing, and made out the papers and told me to sign them; I do not believe that he intended to steal the watch, and I told them

0402

So in the Police Court, and I believe that he  
told me the truth, my object in going to the  
Court was to try and get my money and  
I thought I must report it in that way.

Given before me this  
13<sup>th</sup> day of Sept 1888 }

0403

Hirsch



0404

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

RECOGNIZANCE TO TESTIFY.

BE IT REMEMBERED, That on  
the 9th day of May in the year of our Lord 188 8  
of No. 76 East 12th Street, in the City of New York,  
and Herman Schapiro  
of No. 183 Broome Street, in the said City,  
personally came before the undersigned, one of the Police Justices in and for the City of New York, and  
acknowledged themselves to owe to the PEOPLE OF THE STATE OF NEW YORK, that is to say: the said

Jacob Rubenstein  
the sum of one Hundred Dollars,  
and the said Herman Schapiro  
the sum of one Hundred Dollars,  
separately, of good and lawful money of the State of New York, to be levied and made of their respective  
goods and chattels, lands and tenements, to the use of said People, if default shall be made in the con-  
dition following, viz:

The Condition of this Recognizance is such, That if the person first above recognized shall personally  
appear at the next COURT OF General Sessions of the Peace, to be holden in and  
for the City and County of New York, and then and there Testify and give such evidence, in behalf of  
the People of the State of New York, as he may know concerning an Offence of  
said to have been lately committed in the City of New York aforesaid by

Edward Sturck on a  
Charge of Larceny

And do not depart thence without leave of the Court, then this Recognizance to be void, otherwise to  
remain in full force and virtue.

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

Herman Schapiro  
Jacob Rubenstein

Sam'l C. Miller Police Justice.

0405

CITY AND COUNTY }  
OF NEW YORK, } ss.

day of

188

Sworn before me, this

*Sanford* Police Justice.

the within-named Bail, being duly sworn, says that he is a free holder in  
said City, and is worth Twenty Hundred Dollars,

over and above the amount of all his debts and liabilities; and that his property consists of

one  
House and Lot of Land  
No 158 East Broadway New  
York City worth Twenty  
Thousand Dollars free  
and clear Jacob Rubenstein

New York Sessions.

THE PEOPLE, &c.

Recognition to Testify.

23.

Magistrate

Filed

day of

188

0406

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

Frank Baker  
 of No. 3 Deluck Court Street, aged \_\_\_\_\_ years,  
 occupation Police Officer being duly sworn deposes and says,  
 that on the \_\_\_\_\_ day of \_\_\_\_\_ 188

Herman Shapiro  
 is a necessary and  
 Material Witness for the prosecution  
 and deponent says that he did not  
 appear <sup>at</sup> the Examination and deponent  
 believes that he will not appear to  
 testify and prays that he ~~will~~  
 may give a Surety to appear when  
 required

Frank Baker

Sworn to before me, this

of May

188

day

Samuel M. Smith Police Justice.

0407

Sec. 192.

3 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY } ss.  
OF NEW YORK, }

An information having been laid before Samuel O'Reilly, Jr. a Police Justice of the City of New York, charging Edward Hirsch Defendant with the offence of 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, Edward Hirsch Defendant of No. 188  
Endless Street; by occupation a Cigar maker  
and Philip Benjamin of No. 39 Norfolk  
Street, by occupation a Cigar manufacturer Surety, hereby jointly and severally undertake that the above named Edward Hirsch Defendant shall personally appear before the said Justice, at the 3 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 Five Hundred Dollars,

Taken and acknowledged before me, this 8day of May 1888Samuel O'Reilly, Jr. P. L. J. Justice.Edw HirschPhilip Benjamin



0408

CITY AND COUNTY } ss.  
OF NEW YORK, }

day of May 1888  
Samuel H. Hall Police Justice.

Sworn to before me, this 8

Philip Benjamin  
the within named Bail and Surety being duly sworn, says, that he is a resident and home  
holder within the said County and State, and is worth Ten 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 stock and fixtures  
contained in Cigar store situated  
at no 328 Grand Street, worth  
three thousand and 00 dollars free  
and clear of all encumbrances

Philip Benjamin

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Undertaking to appear  
during the Examination.

Taken the 8 day of May 1888

Justice.

0409

Police Court— 3<sup>d</sup> District.

Affidavit—Larceny.

City and County } ss.:  
of New York,Herman Shapiro  
of No. 183 Broome Street, aged 25 years,  
occupation Watchmaker being duly sworndeposes and says, that on the 10<sup>th</sup> day of March 1888 at the City of New  
York, in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent, in the day time, the following property viz:One gold watch of the  
value of Twenty 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 Edward HirschDeponent says that said defendant  
came to his place of business and  
represented that he had a purchaser  
for said property and requested  
deponent to give him the same and  
that he would return the property or  
the value thereof on Mch 10. 1888  
the same dayDeponent further says that said  
defendant did not return said property  
or the value thereof and charges him the  
said defendant with feloniously taking  
stealing and carrying away the same  
Herman Shapiro

Sworn to before me this

of March 1888

day

J. M. Kelly  
Police Justice.

0410

Sec. 198-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Edwin Hirsch* 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.

*Edwin Hirsch*

Question. How old are you?

Answer.

*29 years*

Question. Where were you born?

Answer.

*Poland*

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

Answer.

*188 Ludlow 12 months*

Question. What is your business or profession?

Answer.

*Dealer*

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

Answer.

*I am not guilty  
and demand a trial*

*by Jury Ed. Hirsch*

Taken before me this

day of

188

*Samuel A. Kelly* Police Justice.



0411

Sec. 151.

3

District Police Court.

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

of No. 183 Broom Street, that on the 10 day of March  
1888, at the City of New York, in the County of New York, the following article to wit:

One Gold Watch

of the value of Twenty Dollars,  
the property of Frank Starnant  
was taken, stolen, and carried away, and as the said complainant has cause to suspect, and does suspect and  
believe, by Edward Herish

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 3 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 7 day of May 1888,  
Samuel C. B. [Signature] POLICE JUSTICE.

POLICE COURT 3 DISTRICT.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

vs.

Herman Shaper  
Edw. Herish  
Warrant-Larceny.

Dated May 7 1888

W. M. [Signature] Magistrate

Boyle Officer

The Defendant

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

Officer.

Dated 1888

This Warrant may be executed on Sunday or at  
night.

Samuel C. B. [Signature] Police Justice.

REMARKS.

Time of Arrest, May 8/88

Native of 29 yrs

Age, Irish

Sex Male

Complexion, 1888

Color

Profession,

Married

Single

Read

Write,

1888



2140

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.

I have admitted the above named  
to bail to answer by the undertaking heretaken.  
Dated May 9 188  
Police Justice.

It appearing to me by the within depositions and statements that the crime therein mentioned has been  
committed, and that there is sufficient cause to believe the within named  
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of  
Three Hundred Dollars, and be committed to the Warden and Keeper of  
the City Prison of the City of New York, until he give such bail.  
Dated May 8 188  
Police Justice.

Police Court No. 3 District  
May 8 188

THE PEOPLE, & C.,  
ON THE COMPLAINT OF  
Leman Sabara  
Edward Horach  
Offence -  
188

Dated May 7 188  
Magistrate  
Officer  
Precinct

Witnesses  
No Street  
No. 10 Am Street  
2 PM  
RECEIVED  
MAY 10 1888  
DISTRICT CLERK

Complainant committed to the  
House of Detention in the  
\$100 to appear and, to be  
found guilty of the crime.

BAILED,  
No. 1, by Meyer Lohm  
Residence 62 E 30 St  
No. 2, by  
Residence  
No. 3, by  
Residence  
No. 4, by  
Residence

0413

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Edward Hirsch*

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

*— Edward Hirsch —*

of the CRIME OF PETIT LARCENY committed as follows :

The said *Edward Hirsch*

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

*one watch of the value of*  
*twenty dollars*

of the goods, chattels and personal property of one *Herman Shapiro* —

then and there being found, then and there unlawfully 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.

04 14

SECOND COUNT—

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

— *Edward Hirsch* —  
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *Edward Hirsch*

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,

*One watch of the value of  
twenty dollars* —

of the goods, chattels and personal property of one *Herman Shapiro* —

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

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

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

JOHN R. FELLOWS,  
District Attorney.

04 16

**BOX:**

307

**FOLDER:**

2920

**DESCRIPTION:**

Hoar, Ellen

**DATE:**

05/29/88



2920



04 17

Witnesses:

*Johna Chalket*  
*James Chalket*

322 736/88

E. J. Price  
Counsel,  
W. B. Brady

Filed 29 day of May 1888  
Pleads, Not Guilty (Jury)

THE PEOPLE

vs.

*R*

*Ellen Moor*

*May 8 Murray*

Unlawful marriage

[Section—301 — Penal Code]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

*J. R. Fellows*

Foreman.

*Paul 3*

*June 13*

*Paul III Payne 13. 1888*

*Ind. & acquitted.*

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

The People of the State  
of New York,  
against  
Ellen Moor

The Grand Jury of the  
City and County of New  
York, by this Indictment  
accuse Ellen Moor of the  
crime of knowingly entering  
into a marriage prohibited  
by law, committed as follows:

The said Ellen Moor late of  
the City of New York, in the County of  
New York, deceased, on the twentieth  
day of April, in the year of our Lord  
one thousand eight hundred and eight  
eight, at the City and County aforesaid,  
 feloniously did knowingly enter into  
a marriage with one James P. Blinsett,  
and with the said James P. Blinsett did  
then and there marry and have for her  
husband the said James P. Blinsett  
then and there a married man,  
having a wife living, and being lawful

indulged from marrying her she said  
 Ellen Moor, and from entering into such  
 marriage with her, as she said Ellen  
 Moor then and there well knew, against  
 the form of the Statute in such case  
 made and provided, and against the  
 peace of the People of the State of New  
 York and their dignity.

John R. Fellows,

~~Attorney~~

0421

**BOX:**

307

**FOLDER:**

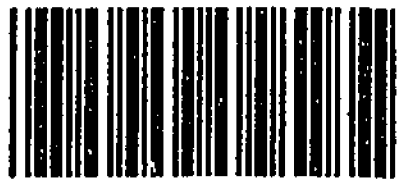
2920

**DESCRIPTION:**

Hochstatter, Oscar J.

**DATE:**

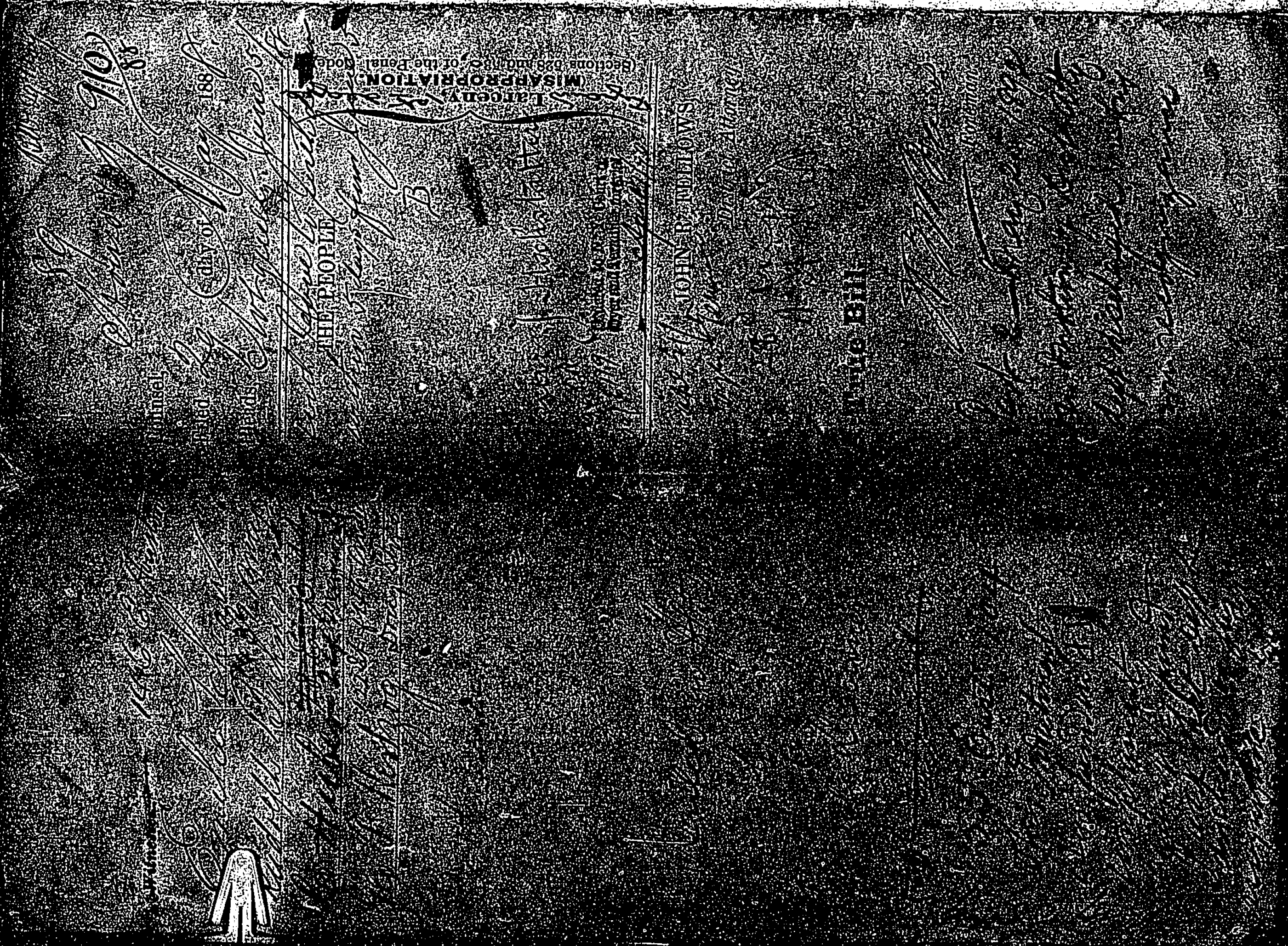
05/29/88



2920



0422









146 C. Hunter  
Camille L. Hunt  
Hudell L. Hunt  
to Herbert 24 May 1888  
Geo. F. Hedberg May 1888  
D. H. 1

Filed in Court  
by  
Samuel A. L. L. L.  
105 East 104  
This is to certify  
that the within  
complaint  
against the firm of  
Hunt & L. L. L.  
which is a firm  
organized in  
the State of  
New York

89  
1888 May 29  
9102  
88  
Counsel,  
Filed day of May 1888  
Pleads, C. L. L. L. L.  
L. L. L. L. L. L. L.  
THE PEOPLE  
within 5 days from the date of  
as.  
B  
MISAPPROPRIATION,  
(Sections 528 and 529, of the Penal Code)  
Larceny,  
charged to R. X. (Sunt of  
Circuit Court for the  
County of New York)  
Sept 6/19  
Sept 19/19

James J. Hochstetter  
John R. Fellows,  
District Attorney  
28 West  
A True Bill.  
Foreman  
Sept 2 - May 25 1892  
Geo. F. Hedberg of East City  
deft discharged on his  
own recognizance



0425









106 E. Houston  
Camille Schwan  
Audrey Schwan  
Co. Herbert  
Geo. F. Herby

Filed in 105  
by  
Samuel A. Linn

105-Cont 104  
This is the  
complaint  
against the  
back of the  
discharge  
perquisite

89  
105-29 May  
9102  
88  
Counsel  
Filed  
Pleads  
day of May 1888  
THE PEOPLE  
within 5 days  
of the  
B  
MISAPPROPRIATION,  
Larceny,  
(Sections 528 and 530, of the Penal Code)

JOHN R. FELLOWS  
District Attorney  
28  
A. H. D.

A True Bill

105-Cont 104  
This is the  
complaint  
against the  
back of the  
discharge  
perquisite



0428

Police Court—3rd District.

Affidavit—Larceny.

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

Emilia Schars

of No. 146 East Houston Street, aged 36 years,occupation Housekeeper being duly sworndeposes and says, that on the 12<sup>th</sup> day of January 1888 at the City of NewYork, 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 and lawful money of the United States  
to the amount and of the value Eight  
hundred and thirty three (\$833.) Dollarsthe 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 Oscar J. Hochstatter now here, for the reasons following, to wit: That deponent employed said defendant as her attorney in a suit brought by her against Rudolph Bachmann to recover certain moneys loaned by deponent to said Bachmann. That deponent paid him the fee he demanded together with the disbursements in the case. Altogether to the amount of one hundred six dollars and forty cents.

That said Defendant recovered judgment in said case, and collected and received thereupon from the German Savings Bank the sum of Twenty seven hundred and

Subscribed and sworn to before me this

day

Police Justice

0429

of deponent.

That of said amount he thereupon paid to deponent the sum of eighteen hundred and seventy seven dollars, and lawfully retained with held and appropriated to his own use the sum of Eight hundred and thirty three dollars of the money so recovered by him as the attorney of deponent in said action.

Shewn to before me this }  
30<sup>th</sup> day of January 1888 } Emilie Schär  
C. J. White  
Police Justice

Dated 1888 Police Justice.

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

There being no sufficient cause to believe the within named

Dated 1888 Police Justice.

I have admitted the above named

Dated 1888 Police Justice.

of the City of New York, until he give such bail.

Hundred Dollars and be committed to the Warden and Keeper of the City Prison

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of

committed, and that there is sufficient cause to believe the within named

It appearing to me by the within depositions and statements that the crime therein mentioned has been

Police Court, District, Offence—LARCENY.

THE PEOPLE, vs., on the complaint of

1888

Magistrate.

Officer.

Clerk.

Witnesses,

No. Street, Street, Street, Sessions.

to answer



0430

Dated Jan 30 - 1888 CA White Police Justice.

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

Dated \_\_\_\_\_ 1888 \_\_\_\_\_ Police Justice.

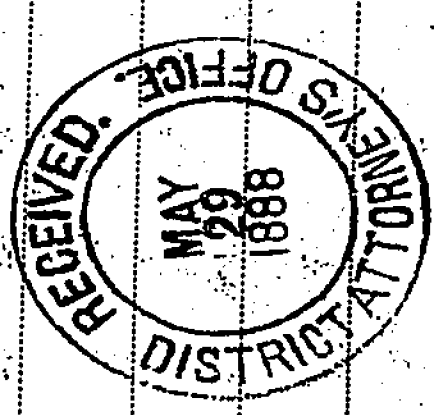
I have admitted the above-named \_\_\_\_\_ to bail to answer by the undertaking hereto annexed.

Dated \_\_\_\_\_ 1888 \_\_\_\_\_ Police Justice.

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named \_\_\_\_\_ guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of \_\_\_\_\_ Hundred Dollars, \_\_\_\_\_ and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Police Court-- 3 District.  
317 910

THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
Emilie Schuss  
vs.  
Acen J. Hochstetter  
Office Kearney Hellamy  
Dated Jan'y 30 1888 Magistrate. White  
Officer. \_\_\_\_\_  
Precinct. \_\_\_\_\_  
Witnesses \_\_\_\_\_  
No. \_\_\_\_\_ Street. \_\_\_\_\_  
No. \_\_\_\_\_ Street. \_\_\_\_\_  
No. \_\_\_\_\_ Street. \_\_\_\_\_  
No. \_\_\_\_\_ Street. \_\_\_\_\_  
to answer Discharged



the WORLD NEWSPAPER REPORTER, the sum of \$20, which he had received from Deponent, for that purpose, but that the said HOCHSTATTER made such Statement for the purpose of getting this sum of Money from Deponent, and that such Statement was false and fraudulent and made with the intent and for the purpose to cheat and defraud Deponent out of the said sum of \$20, and that said HOCHSTATTER kept such sum of Money and converted the same to his own use and did not expend the same nor use the same for the purpose for which the same had been given to him by Deponent.

That the charges for European Litigations, action for false imprisonment and Attachment suits; and the charges for other services, answering Newspapers Reports &C, &C, made by said HOCHSTATTER in his Bill, against MRS. SCHARR, are false and fraudulent charges and are mere pretences for robbing MRS. SCHARR of her Money.

That said HOCHSTATTER never had any European Litigations either for Deponent or MRS. SCHARR; never sued the SWISS GOVERNMENT, for false imprisonment, as he had agreed to do; never brought any Attachment suits, never rendered any other Services and never Answered any Newspaper Reports; that said HOCHSTATTER had agreed to undertake such matters at a contingent fee of one half of the recovery, but had never commenced the actions, having merely made such representations in Order to get the Moneys aforesaid.

SWORN TO BEFORE ME THIS, :  
19<sup>th</sup> day of MARCH 1888. :

1. *Rud Backman*

*Wm Travers Jerome*  
*Notary Public*  
*New York Co*

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CITY & COUNTY OF NEW YORK, SS: -

HUBER, and

HERZOG, being severally duly sworn, each for himself says: -

"  
That he has heard read the Affidavit of EMILIA SCHARR hereto annexed, and knows the contents of the same.

"  
That he went <sup>with</sup> MRS. SCHARR to HOCHSTATTERS OFFICE, who said he had the Money in Bank, that it might look strange as to what amount of Money was left, and which MRS. SCHARR was to receive, but that he had the Bills, and he would give her the Bills; MRS. SCHARR told HOCHSTATTER, that she was much dissatisfied with his actions and conduct, and that unless she received her Money she would know what to do in the matter.

"  
On January 17-1888, HOCHSTATTER said to MRS. SCHARR, that he would pay to her all the Money he had received from the Bank, over and above the Costs of the Case, and then made the Bill described and set out in the Affidavit of MRS. SCHARR hereto annexed.

"  
At this time he offered to pay MRS. SCHARR eighteen hundred and seventy five Dollars, and laid before her a Paper which he asked her to sign, it was a Receipt in full and MRS. SCHARR refused to sign it, HOCHSTATTER then told her to come at 2 o'clock in the Afternoon, but afterwards told her not to come that he would call at the Photographic Gallery, that



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Afternoon.

That Deponent was also present at FORSTS Office, when the  
eighteen hundred and seventy seven Dollars were paid, and that  
the transaction taking place at that time is correctly set  
forth in MRS. SCHARRS Affidavit.

That Deponent <sup>has no</sup> interest in this matter.

SWORN TO BEFORE ME this, :  
: 3  
of March 1888. :

*L. Huber*

4.



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THE PEOPLE

- agst -

OSCAR J. HOCHSTATTER

CHARGES AND examination of charges preferred against the above named defendant involving the crime of larceny and unprofessional conduct for which he should be stricken from the roll of practicing lawyers in the State of New York by, Emilia Scharr.

//  
City & County of New York, SS: - EMILIE SCHARR being duly sworn, says:

That she resides at No. 146 E. Houston Street, in the City of New York.

That prior to the Month of October 1887, Deponent loaned and advanced to one RUDOLPH BACHMANN money, upon condition that the same be paid to her by said BACHMANN.

Said BACHMANN prior to the above Month, went to Switzerland, and there got into legal difficulties, at which time a Bank Book, upon the German Savings Bank, in the City of New York, in which said BACHMANN had standing to his credit the sum of about Twenty Six Hundred and Forty Dollars, and Interest, which had been Deposited by him therein, and which amount was entered



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for such Arrest; that it was necessary that he said BACHMANN immediately institute legal proceedings, to recover back his Bank Book, as otherwise the German Savings Bank would pay out said BACHMANN'S Money on Deposit with said Bank, to the Police Authorities of the City of Basel, in Switzerland, and he BACHMANN would never get back a Dollar of his twenty six hundred and forty Dollars and Interest; HOCHSTATTER then said that he would undertake the matter, that he would recover x the money, that it would not cost MR. BACHMANN much, that it would cost him about thirty dollars, but certainly not over fifty dollars in all.

The said HOCHSTATTER then agreed to recover said BACHMANN'S Money from the Bank for him, and stated that he would charge for his services, the sum of \$30, but not to exceed the sum of \$50, which was to cover everything; his fees as Attorney and Counsel, and all expenses and disbursements; and that it would not cost one penny over \$50.

Then HOCHSTATTER again spoke about the matter in Switzerland, saying that he understood the whole matter that BACHMANN should leave the whole matter to him; that he would bring an action on BACHMANN'S behalf, against the Swiss Government for false imprisonment, that he HOCHSTATTER was sure to get a Judgment for several thousand Dollars Damages; that he guaranteed to recover at least three thousand dollars; he then asked whether BACHMANN was a Citizen of the United States, BACHMANN told him he had taken out the first paper, but had not as yet taken out his second paper, then HOCHSTATTER said that he must immediately take out his second paper as otherwise BACHMANN could not win the case.

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BACHMANN told HOCHSTATTER that he BACHMANN would not pay one penny for the action for Damages for false imprisonment against the <sup>Swiss</sup> Government, either for disbursements or for Counsel, and HOCHSTATTER told BACHMANN that the action would not cost him BACHMANN one cent, that he would bring the action and that he thought when the money was realized that BACHMANN would be generous enough to give him something out of it, and BACHMANN told HOCHSEATTER that he would give him one half of the Money realized.

After this HOCHSTATTER said that he would go to the Bank, and have a talk with the President, and he would tell the Officers of the Bank, that they must give up the Money.

That thereafter Deponent paid x to said HOCHSTATTER the sum of \$50, in two payments, being the sum ~~of~~ for which he had agreed to recover the Money in the German Savings Bank, as hereinbefore set forth.

That after this, MR. BACHMANN, MR. HOCHSTATTER and a young Man came up to the Gallery, and that then a paper was signed by MR. BACHMANN which HOCHSTATTER said was an Assignment of the Bank Book and of the Money in the German Savings Bank, to Deponent, HOCHSTATTER ~~said~~ made BACHMANN hand the Assignment to Deponent with a great deal of formality, in the presence of the young Man who HOCHSTATTER said was a Notary Public, saying that the Assignment must be handed to Deponent by BACHMANN, in the presence of the Notary Public and that this was necessary under the Law, so that the Notary Public could swear upon his official oath, that it had been duly personally delivered to Deponent.

After this MR. BACHMANN requested ~~to~~ Deponent to see HOCHSTATTER to ascertain whether the sensational reports of



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MR.BACHMANN'S Arrest could not be contradicted in the Newspapers; this MR.HOCHSTATTER agreed to do saying that he would fix it and that it would not cost MR.BACHMANN one cent.

After this he came up with a Man,whom he introduced as a World Newspaper Reporter,and to this Man with Hochstatter as Intrepreter,MR.BACHMANN stated the History of his trouble and Arrest in Switzerland.

About this time it was understood that HOCHSTATTER was to commence an action for Deponent as Plaintiff,against BACHMANN as Defendant,for the Money which Deponent had ~~xxx~~ loaned to BACHMANN and that upon the recovery of a Judgment the Money of the German Savings Bank ~~xxx~~ was to be paid over to Deponent.

Thereupon and still in the Month of October 1887,said HOCHSTATTER again come up to MR.BACHMANN'S Photographic Gallery, and had with him a paper,which he said was a Complaint in said action and which he said Deponent would have to sign; HOCHSTATTER read the paper to Deponent,but Deponent does not remember what said HOCHSTATTER did read to her; he then stated that he must have \$50 more,that this \$50,was to pay the Lawyer of the German Savings Bank,so as to enable him HOCHSTATTER to draw the Money from the Bank quicker; and that if paid the Money could be recovered at once.

The Money was given him for the purpose of paying the Bank Lawyer.

He then stated that he would probably need more money, but he would have to use it for secret purposes,and could not tell us for what he would use it,as the Money had to be used in greasing and bribing certain people,whom he did not mention, to obtain the Money out of the Bank quickly.

A short time after that said HOCHSTATTER came again,and

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wanted more Money and I objected to paying him more Money, telling him he had already been paid in full, and had received \$50, over, but he said the \$50, he had paid to the Lawyer of the German Savings Bank; he then stated that he wanted \$20, which were to be used for disbursements in the action, and that it was merely laying out the Money, as Deponent would get it back in her Judgment against the German Savings Bank; that all Disbursements which Deponent made in the action would have to be paid back to her by the German Savings Bank when the action was concluded; so Deponent paid him this \$20.

After this, HOCHSTATTER again came; up and stated that he must have Money, the sum of \$6.40, to pay the Sheriff of the City and County of New York, for his Services in going up to the Bank; and getting the Money from the Bank; Deponent objected to the payment of this Money, but HUCHSTATTER stated that Deponent had recovered a larger Judgment, than the amount deposited to BACHMANN'S credit in the German Savings Bank, would satisfy, and that unless the Sheriff was paid this sum of \$6.40 he would come up and attach and levy upon MR. BACHMANN'S Photographic Gallery and as Deponent wished to avoid this she gave said HOCHSTATTER the sum of \$6.40, for the purpose of paying the Sheriff of the City and County of New York.

That in all Deponent paid to said HOCHSTATTER the sum of \$126.40, to carry on the case.

That to this Deponents knowledge said BACHMANN paid to said HOCHSTATTER the sum of \$20.

That upon the entry of said Judgment against the said RUDOLPH BACHMANN the said HOCHSTATTER issued an Execution to the Sheriff of the City and County of New York, under which the said Sheriff of New York County received from the German Savings Bank, the sum of

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7.

and on or about the                      day of                      1887, paid over  
to said HOCHSTATTER the sum of  
DOLLARS.

That said HOCHSTATTER never informed Deponent that he had received such Money, and that the first knowledge that Deponent had of his receiving such Money was when a Woman named MRS. FORST called upon Deponent and said BACHMANN and informed them that said HOCHSTATTER had collected the Money from the Bank; and that he said HOCHSTATTER had informed her and her Husband one CHARLES FORST, with whom said HOCHSTATTER was in Business; that he had collected such Money and had paid over to Deponent the sum of \$2000, and that the Balance of \$720, Deponent had allowed and paid him for his Services.

Upon this information Deponent went to see said CHARLES FORST, and he corroborated the statements of his Wife and further stated to Deponent, that when he HOCHSTATTER did receive the Money from x the Bank, he began to and did spend the Money like a mad man, so that he FORST had believed that HOCHSTATTER had become Insane and he advised Deponent to employ a Lawyer to rescue the Money belonging to deponent out of the hands of said HOCHSTATTER.

That Deponent thereupon went to see HOCHSTATTER, and he said he had the Money in Bank; he also said that it might look strange to Deponent what amount of money was left and which she was to receive, but that he had the Bills <sup>of all expenses</sup> and that if Deponent would call at his Office, he would give her the Bills; Deponent then told said HOCHSTATTER, that she was much dissatisfied with his actions and conduct, and that unless Deponent received her Money she would know what to do in the matter.



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On January 17-1888, said HOCHSTATTER told Deponent that he would pay to Deponent All the Money he had received ~~for~~ from the Bank, over and above & the Costs of the Case.

He then made a Bill as follows:-

To fees for Services rendered in New York Superior Court	
Suit.	\$500.
Paid Sheriffs Fees.	65.
Paid Attorney for Defendant.	100.
Statutory Costs in action.	22.50
Fee for Services rendered in European litigations. Action for false imprisonment and Attachment suits.	150.
Other Services answering Newspapers, Reports, actions, Disbursements, moneys paid out &c.	50.
	<hr/> \$887.50

This Bill was in addition to the sum of \$126.40, he had received of Deponent, and in addition to the sum of \$20, he had received of MR. BACHMANN, and the sum of \$65, was charged by him in the above Bill, although the Sheriff had deducted his fees amounting to over \$64, which Bill had been approved by said HOCHSTATTER, *before paying over the money to Hochstatter* so that the Sheriffs Fees, of \$65, were charged twice against Deponent.

At this time the said HOCHSTATTER offered to pay Deponent eighteen hundred and seventy ~~five~~ *seven* Dollars, but ~~he~~ laid before Deponent a paper which he asked Deponent to sign, being a Receipt in full which Deponent refused to sign.

This occurred in the Morning, MR. HUBER & MR. HERZOG, whose Affidavits are hereto annexed were present; when Deponent refused to sign this paper, said HOCHSTATTER told her to come at 2 o'clock in the Afternoon to his Office, but afterwards told her not to come to the Office; that he would come to the Photographic Gallery that Afternoon. In the Afternoon of that day said HOCHSTATTER did not come up to the Photographic Gallery, but CHARLES FORST his Partner came in his place; he had

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eighteen hundred and seventy seven Dollars, with him, and wanted to give the Money to BACHMANN, but BACHMANN would not take it; said FORST then advised BACHMANN not to accept the Money but to come to his Office with Deponent, and he would instruct them how to act; accordingly at about five o'clock that Afternoon, said BACHMANN and Deponent went to FORST'S Office, accompanied by MR. HUBER and MR. HERZOG; FORST then paid Deponent the sum of eighteen hundred and seventy seven Dollars, and took a Receipt signed by Deponent, written in the German Language, and of which the following is a correct translation, "I the Undersigned hereby acknowledge the receipt from MR. OSCAR HOCHSTATTER upon my collected demand against MR. BACHMANN, amounting to twenty seven hundred and ten dollars, this day the sum of one thousand eight hundred and seventy seven Dollars, on account, the balance of the Demand accordingly is eight hundred and thirty three Dollars.

New York, January 17-1888."

Of this Receipt Deponent obtained from said FORST a Copy.

Before signing this Receipt however said FORST laid before Deponent a Receipt for twenty seven hundred and ten dollars, from HOCHSTATTER, but advised me not to sign it.

Although the Complaint in the action in the Superior Court, brought by me against RUDOLPH BACHMANN is signed by CHARLES FORST as the Notary Public, I never verified the Complaint before said FORST as Notary Public; in fact I never knew of or saw said CHARLES FORST until a day or so before January 17-1888,

And Deponent alleges that the \$50, paid by her to HOCH-  
STATTER to pay to the Lawyer of the German Savings Bank, were  
never paid to the Lawyer of the German Savings Bank, and  
*nor were required to be paid nor asked for or demanded*  
were never required to be paid to the Bank Lawyer, ~~was false~~,  
*and that such statements so made by Hochstatter were false*  
fraudulent and untrue and was made with the intent and for  
the purpose of obtaining such sum of Money by such false, and  
fraudulent representations, and that said HOCHSTATTER obtained  
the same by fraud and kept and converted the same to his own  
use, and did not apply or use such sum of Money for the pur-  
pose for which the same was given to him by Deponent.

And Deponent alleges that the \$20, which the said HOCH-  
STATTER obtained from Deponent for the purpose of making dis-  
bursements in the action, and which he said would have to be  
repaid by the Bank to Deponent, and which she recover  
against the Bank, when the action was concluded, were never  
used for disbursements in the action, nor was any action brought  
against the German Savings Bank, nor any Judgment recovered  
against such Bank, nor was said sum of Money necessary for dis-  
bursements in the action as the only disbursements which were  
paid out by HOCHSTATTER in Deponents action against BACHMANN  
were the sum of about \$2, and which the said HOCHSTATTER had  
agreed to pay out of the \$50, first paid him by Deponent; and  
that such statement so made as aforesaid by the said HOCHSTAT-  
TER, was false, fraudulent and untrue and merely made by him  
with the intent and for the purpose of obtaining such sum of  
Money from Deponent by such false and fraudulent representa-  
tions and that said HOCHSTATTER obtained such sum of \$20, and  
kept the same and converted the same to his own use, and did  
not apply such sum of Money for the purpose for which the same  
was given to him by Deponent.



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And Deponent alleges that the sum of \$6.40, given to said HOCHSTATTER for the purpose of paying the Sheriff of the City and County of New York, was never paid to the Sheriff of the City and County of New York, and was never required to be paid, nor was such sum ever asked for or demanded by the Sheriff of the City & County of New York, and that the statements of said HOCHSTATTER in representing that such Money was necessary, and the representation and threats of said HOCHSTATTER that unless such sum of Money was paid, the Sheriff would levy upon and attach the Business of MR. BACHMANN, were false, fraudulent and untrue, and were made by the said HOCHSTATTER with the intent and for the purpose of cheating, defrauding and intimidating Deponent, and of obtaining such sum of Money by such false and fraudulent representations, and that said HOCHSTATTER obtained the same by fraud and deceit and threats and kept such Money and converted the same to his own use and did not apply the same to the purpose for which the same had been given to him by Deponent.

That although said HOCHSTATTER agreed to carry Deponent's action, through for \$30, and not to exceed the sum of \$50; he did by fraud and deceit obtain from Deponent and from MR. BACHMANN the sum of about \$144.40,

That when said HOCHSTATTER presented his additional Bill for \$887.50, he again violated his Contract and Agreement to carry through this Deponent's case for \$50; and wrongfully, unlawfully and fraudulently retained of this Deponent's Money, the sum of \$887.50, which was the property of and belonging to this Deponent; and that the said HOCHSTATTER has kept and retained such sum of Money against the wish, will or consent of Deponent and has refused to pay over the same to Deponent although

12.

Deponent has demanded the same from him.

That the sum of Five Hundred Dollars charged in said HOCHSTATTERS Bill for Services rendered in the New York Superior Court action, is an illegal and fraudulent charge, and is merely made by him as a pretence for the unlawful detention of said Money.

That the charge of \$65, for Sheriffs Fees paid is a fraud and illegal, and that the Sheriff of the City & County of New York; deducted his fees before paying over the Money to HOCHSTATTER.

That the charge of paying Attorney for Defendant, one hundred Dollars, is a fraud and illegal, that Deponent never agreed to pay MR. AVERY the Defendants Attorney never authorized such payment, and Deponent does not believe that such payment was ever made; and that it is an illegal and fraudulent charge.

That the item of \$22.50, Statutory Costs is another fraudulent charge.

That the charges for European Litigations, Actions for False Imprisonment and Attachment Suits, One Hundred and Fifty Dollars, and the charge of other services answering Newspaper Reports, Actions, Disbursements, Moneys paid out & C, Fifty Dollars are also false and fraudulent charges and that these two charges and all the charges of charges of said HOCHSTATTER in said Bill are mere pretenses to rob this Deponent of the Money due her and coming to her under the Judgment; and are illegal and fraudulent charges and are absolute Robbery.

That the said HOCHSTATTER never had any European Litigation either for MR. BACHMANN or for Deponent; never sued the Swiss Government for false imprisonment as he had agreed to do.

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never brought any Attachment Suits; never rendered any other Services and never Answered any Newspaper Reports.

That all such Matters had no connection with Deponent, and that Deponent never authorized him to do any such Services; or to keep any of Deponents Money for such alleged Services; never promised to pay him or allowed him to deduct anything therefore; on the contrary the said HOCHSTATTER had undertaken such matters at a contingent fee of one half of the recovery; but had never commenced the actions, having merely talked about them to induce Deponent and BACHMANN to intrust him with their Business, in the obtaining of the Money from the GERMAN SAVINGS BANK.

When Deponent ascertained that she could not get her Money from said HOCHSTATTER she employed AUGUST P. WAGENER, as her Counsel, to prosecute said HOCHSTATTER.

MR. WAGENERS Affidavit is hereto annexed.

SWORN TO BEFORE ME THIS. :

19<sup>th</sup> DAY OF MARCH 1888. :

*Emilie Scheuer*

*Wm. Travers Jerome*  
*Notary Public*  
*New York Co*



CITY & COUNTY OF NEW YORK, SS:- RUDOLPH BACHMANN being duly sworn,  
says:-

That he does Business at No.1437 Broadway, in the City of New York; and resides at No.114 West 40th. Street in the same City.

That some time ago Deponent went to Switzerland, partly for the benefit of his Health, and partly for pleasure; Switzerland being his Native Country.

At the time Deponent went to Switzerland, he had with him, and in his possession, a Bank Book, upon the GERMAN SAVINGS BANK in this City, in which was entered the Money Deposited by Deponent in said Bank, and which contained ~~the Money~~ Deposited and showed a credit in favor of Deponent to the amount of about Twenty Six Hundred and Forty Dollars, and Interest.

That when Deponent was about to leave Switzerland he became involved in legal difficulties about the identification of a Murdered Man, and afterwards by reason of a Girl that had accompanied Deponent on his return to Germany, and being at the time Arrested the above mentioned Bank Book, was taken from his possession, and retained by the Police of the City of Basel, in Switzerland, and Deponent returned to this Country, without the said Bank Book; said Police Authorities refusing to give up said Bank Book to Deponent.

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The matters which involved Deponent as aforesaid, were published in the Newspapers of this City, and the Details of the affair became known to many persons living in this City.

That in the Month of October 1887, one OSCAR J. HOCHSTATTER, came to the Photographic Gallery carried on by Deponent at No. 1437 Broadway, in this City, and then and there in the presence and hearing of EMILIE SCHARR, the said HOCHSTATTER introduced himself <sup>"</sup> & to Deponent as a Lawyer, saying that one GEHRMANN had mentioned to him, that Deponent had a Law Suit and was in need of a Lawyer, and then and there offered his Services to Deponent as a Lawyer.

That Deponent thereupon and at the request of said HOCHSTATTER, explained the matter of his Arrest in Switzerland, the taking and detention of the Bank Book by the Police and that he was unable to draw his Money from the GERMAN SAVINGS BANK, in this City, by reason of not having his Bank Book.

In this Conversation the matter of Deponents difficulties in Switzerland were talked over with said HOCHSTATTER, who thereupon said that Deponents Arrest in Switzerland had been an outrage, that it was a malicious and false Arrest, that the Police had no legal authority to Arrest Deponent, and that Deponent ought to sue and prosecute the authorities of the City of Basel, in Switzerland, for Damages for such Arrest; that it was necessary that Deponent immediately institute legal proceedings, to recover back his Bank Book, as otherwise the GERMAN SAVINGS BANK, would pay out Deponents Money on Deposit with it as entered in said Bank Book, ~~as otherwise~~ to the Police Authorities in the City of Basel, in Switzerland, and Deponent would never get back a Dollar of his Twenty Six Hundred and Forty Dollars; and Interest; HOCHSTATTER then said, that he would un-

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dertake the matter, that he would recover the Money, that it would not cost Deponent much, that it would cost him about Thirty Dollars, but certainly not over Fifty Dollars in all.

The said HOCHSTATTER then agreed to recover Deponents Money from the Bank for Deponent, and stated that he would charge for his Services, the sum of Thirty Dollars; but not to exceed the sum of Fifty Dollars, which was to cover everything, his fees as Attorney and Counsel, and all expenses and Disbursements; and that it would not cost Deponent one Penny over Fifty Dollars.

Then HOCHSTATTER again spoke <sup>about</sup> the matter in Switzerland, saying that he understood the whole matter, that Deponent should leave the whole matter to him; that he would bring an action on behalf of Deponent, against the Authorities of the City of Basel aforesaid, for false imprisonment, that he was sure to get a Judgment for several Thousand Dollars Damages; that he guaranteed to recover at least Three Thousand Dollars; he then asked Deponent was he Deponent a Citizen of the United States, and Deponent told him, that he had taken out his first paper, but had not as yet taken out his second paper, whereupon HOCHSTATTER said that Deponent must immediately get out his second paper, as otherwise Deponent would not win his Case; which Deponent immediately did.

That Deponent immediately told said HOCHSTATTER, that he would not pay one penny for this action for Damages for false imprisonment against the SWISS GOVERNMENT, either for disbursements or for Counsel; and HOCHSTATTER then informed Deponent that this action would not cost Deponent one cent that he would put the action through for Deponent, and that -----



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he thought when the Money was realized Deponent would be generous enough to give him something out of it and Deponent told HOCHSTATTER, that he would give HOCHSTATTER one half of the amount of the recovery of any Damages he should receive from the SWISS GOVERNMENT.

After this HOCHSTATTER said that he would go to the Bank and have a talk with the President and he would tell the Officers of the Bank that they must give up the Money.

A day or so after this HOCHSTATTER sent word to Deponent to meet <sup>h</sup>him at the GERMAN SAVINGS BANK, appointing a day and the time ~~approximating~~ ~~xxxxxx~~ when Deponent was to meet him at the Bank; Deponent met said HOCHSTATTER at the Bank; then went into the Office and spoke to a gentleman; after he got through talking with this man, he came out to Deponent and said that the Bank would not pay the Money, and that the Bank would have to be sued, and taking out of his Pocket a long Written Paper, he said to Deponent, that he wanted Deponent to sign the paper which was an Assignment to one GEHRMANN of the Bank Book, and the Money in the Bank, which was necessary to compel the Bank to give up the Money, whereupon Deponent said to HOCHSTATTER that if it was necessary to Assign the Bank Book and the Money, he had persons nearer to him to whom it could be Assigned, and that the transfer could be made to the People to whom Deponent was really indebted and to whom he owed Money; HOCHSTATTER said it was immaterial to whom the Assignment was made, and then went up to the Gallery and made an Assignment, to MRS. SCHARR, to whom Deponent was indebted for Money loaned.

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HOCHSTATTER made Deponent hand the Assignment to MRS. SCHARR, in a very formal manner, in the presence of a Young Man, who he said was a Notary Public, saying that Deponent must personally hand the Assignment to MRS. SCHARR, in the presence of the Notary Public, and that this was necessary under the Law, so that the Notary Public could swear upon his official oath, that it had been duly personally delivered to MRS. SCHARR.

As the matter of Deponents Arrest in Switzerland had been published in the Newspapers, and this was injurious to Deponents Business he sent MRS. SCHARR to HOCHSTATTER; with a view of getting him to contradict the Sensational reports published and to get these reports contradicted, *which Mr Hochstatter agreed to do* saying, that he would fix it, and that it would not cost Deponent one cent.

After this he came up with a Man whom he introduced as a World Newspaper Reporter, and to this Man, with HOCHSTATTER as Interpreter, Deponent gave the History of his trouble and Arrest in Switzerland.

After this Man had taken down Deponents Statement, HOCHSTATTER followed Deponent into an adjoining Room and wanted Deponent to give him \$50, saying that he would get all the Newspapers in the New York City, to make the contradictions, that he HOCHSTATTER would <sup>h</sup>ave to go personally to all the Newspapers and that he needed this sum of Money to fix the Newspapers; to this Deponent objected, saying that he did not think that it would Costs that much Money, whereupon HOCHSTATTER said he must have \$20, as he had to pay the World Newspaper Reporter that amount of Money for the Report of the Statement Deponent had made to him; thereupon Deponent paid HOCHSTATTER this Money for the purpose of paying it to the World Newspaper Reporter.

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HOCHSTATTER made Deponent hand the Assignment to MRS. SCHARR, in a very formal manner, in the presence of a Young Man, who he said was a Notary Public, saying that Deponent must personally hand the Assignment to MRS. SCHARR, in the presence of the Notary Public, and that this was necessary under the Law, so that the Notary Public could swear upon his official oath, that it had been duly personally delivered to MRS. SCHARR.

As the matter of Deponents Arrest in Switzerland had been published in the Newspapers, and this was injurious to Deponents Business he sent MRS. SCHARR to HOCHSTATTER; with a view of getting him to contradict the Sensational reports published and to get these reports contradicted, *which Mr Hochstatter agreed to do* saying, that he would fix it, and that it would not cost Deponent one cent.

After this he came up with a Man whom he introduced as a World Newspaper Reporter, and to this Man, with HOCHSTATTER as Interpreter, Deponent gave the History of his trouble and Arrest in Switzerland.

After this Man had taken down Deponents Statement, HOCHSTATTER followed Deponent into an adjoining Room and wanted Deponent to give him \$50, saying that he would get all the Newspapers in the New York City, to make the contradictions, that he HOCHSTATTER would <sup>h</sup>ave to go personally to all the Newspapers and that he needed this sum of Money to fix the Newspapers; to this Deponent objected, saying that he did not think that it would Costs that much Money, whereupon HOCHSTATTER said he must have \$20, as he had to pay the World Newspaper Reporter that amount of Money for the Report of the Statement Deponent had made to him; thereupon Deponent paid HOCHSTATTER this Money for the purpose of paying it to the World Newspaper Reporter.



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A Statement was published the next day in the World but in no other paper did a line appear in contradiction of the sensational Reports theretofore published concerning him.

About this time it was understood that HOCHSTATTER was to commence an action for MRS. SCHARR as Plaintiff, against Deponent as Defendant for the Money which Deponent owed to MRS. SCHARR and that upon the recovery of a Judgment the Money in the GERMAN SAVINGS BANK was to be paid over to MRS. SCHARR.

Thereupon and still in the Month of October 1887, said HOCHSTATTER again came up to Deponents place of Business, and had with him a Paper, which he said was a Complaint in the action, and which said MRS. SCHARR would have to sign; HOCHSTATTER read the paper to MRS. SCHARR and she signed it; he then stated that he must have \$50 more, that this \$50, was to pay the Lawyer of the GERMAN SAVINGS BANK so as to enable him HOCHSTATTER to draw the Money from the Bank quicker, and that if this \$50, was paid the Money could be recovered at once. The Money was given him for the purpose of paying the Bank Lawyer.

He then stated that he would probably need more Money but that he would have to use it for secret purposes, and could not tell us for what he would use it, as the Money had to be used in creasing and <sup>hi</sup>bbling certain people whom he did not mention, to obtain the Money out of the Bank more quickly.

A short time after that said HOCHSTATTER came again and wanted more Money. MRS. SCHARR refused to pay him any more Money, telling him in my presence he had already been paid in full, and had received \$50, to which he replied that he had paid the Lawyer of the GERMAN SAVINGS BANK the \$50, he then stated that he wanted \$20, which were to be used for disburse- :---

0454

ments in the action, and that it was merely laying out the Money, as MRS. SCHARR would get it back in her Judgment against THE GERMAN SAVINGS BANK, and that all the disbursements which MRS. SCHARR made would have to be paid back to her by the GERMAN SAVINGS BANK, when the action was concluded; and thereupon MRS. SCHARR paid HOCHSTATTER the sum of \$20.

After this HOCHSTATTER again came and stated that he must have Money, the sum of \$6.40, to pay the Sheriff of the City and County of New York, for his Services in going to the Bank, and ~~get~~ getting the Money from the Bank; MRS. SCHARR objected to the payment of this Money, but HOCHSTATTER stated that MRS. SCHARR had recovered a large Judgment that the amount Deposited to Deponents credit in the Bank would pay, the Sheriff would come ~~x~~ up and attach and levy upon Deponents place of Business if this sum of Money was not paid to the Sheriff; this MRS. SCHARR did not wish to occur and so she gave HOCHSTATTER the sum of \$6.40, for the purpose of paying them to the Sheriff of the City and County of New York.

That in all MRS. SCHARR paid to said HOCHSTATTER the sum of \$126.40, to carry on the Case.

That Deponent paid said HOCHSTATTER the sum of \$20.

At one time HOCHSTATTER came to Deponents Gallery and told him that he must immediately accompany HOCHSTATTER to his Office; this Deponent did, whereupon HOCHSTATTER said to Deponent, that Deponent must have a Lawyer to represent him in the action; that he had already spoken with MR. AVERY, who would represent Deponent in the action, that ~~it~~ it would not cost Deponent one penny as MRS. SCHARR had paid every-thing; that

MR.AVERY being in the same Office with HOCHSTATTER,was then introduced to Deponent,and thereafter HOCHSTATTER dictated something to MR.AVERY which MR.AVERY wrote down on paper,but Deponent did not understand what it was,as he understands the English Language but imperfectly.

When the paper was Written MR.AVERY said to Deponent in English,Do youm pay me for this ? this question Deponent understood and answered it by saying,"No,that HOCHSTATTER would pay him; AVERY then said he had nothing to do with HOCHSTATTER; HOCHSTATTER who was standing next to Deponent said in German to Deponent,to tell AVERY that he would pay him,that it was all right,as he HOCHSTATTER would fix it all right with AVERY; Deponent then said Yes,that he would pay it,and then signed the Paper,but never knew what he had signed; excepting that HOCHSTATTER saying that he was translating the paper to deponent,read to him that it was an objection on Deponents part,and a request that MRS.SCHARR should not get the Money; saying that it was necessary to sign this paper and have a Lawyer for Deponent,so as to make the case look right when it came before the Court,and to avoid it looking like collusion between Deponent and MRS.SCHARR; it would look better and he was then sure to win the Case and to get the Money.

Deponent has since been informed that the paper he signed for AVERY in HOCHSTATTERS Office,was just opposite to what HOCHSTATTER had translated it to be,and that it was an offer of Judgment,but at the time of signing the paper Deponent did not know that it was an offer of Judgment.

After the signing of this paper HOCHSTATTER came up to Deponents place of Business,and Deponent spoke to him about



0456

AVERYS fees, but HOCHSTATTER said he would give Deponent his HOCHSTATTERS word of HONOR, that Deponent had nothing to pay to AVERY, that he HOCHSTATTER would pay it out of the Money he had received.

"  
HOCHSTATTER never informed MRS. SCHARR nor Deponent, that he had received the Money, and the first knowledge MRS. SCHARR had was when a Woman named MRS. FORST called upon her and Deponent and informed them that HOCHSTATTER had collected the Money from the Bank; and that HOCHSTATTER had informed her and her Husband one CHARLES FORST, with whom HOCHSTATTER was in Business, that he had collected such Money and had paid over to MRS. SCHARR the sum of Two Thousand Dollars, and that the Balance of Seven Hundred and Ten Dollars, MRS. SCHARR had allowed and paid him for his Services.

17  
In the Afternoon of January 1881, one CHARLES FORST, the Partner of HOCHSTATTER came up to Deponents Photographic Gallery, and tendered Deponent Eighteen Hundred and Seventy Seven Dollars, but Deponent refused to take it.

FORST then advised Deponent not to accept the Money, but to come in the Evening to his FORST Office with MRS. SCHARR and he would instruct them how to act; accordingly at about 5 o'clock that Afternoon MRS. SCHARR, Deponent, MR. HUBER and MR. HERZOG went to FORSTS Office; FORST then paid MRS. SCHARR the sum of Eighteen Hundred and Seventy Seven Dollars, and took her Receipt, of which a Copy is embodied in the Affidavit of MRS. SCHARR, hereto annexed.

"  
Before signing this Receipt however, FORST laid before MRS. SCHARR a Receipt for Twenty Seven Hundred and Ten Dollars, which he advised her not to sign, and which she did not sign.

Deponent alleges that the said HOCHSTATTER never paid to

0457

, , THE PEOPLE

- agst. -

OSCAR J. HOCHSTATTER

T H E complaint in the above case having been referred to me to examine, I have investigated the facts and taken the evidence hereto attached, upon which I respectfully report that justice demands the indictment, trial, conviction and sentence of Oscar J. Hochstatter for the crime of larceny, and that it appearing from said evidence that he is a member of the Bar, the dignity of the legal profession and the reputation of the Bench and Bar of New York demand his arraignment before the General Term of the Supreme Court under the service of an order to show cause why he should not be stricken from the roll of practicing lawyers in this State under a specification of charges which the foregoing facts will support.

A L L of which is respectfully submitted.

*Andrew H. Dawson*  
*D.A.D.A.*

Court of Oyer & Terminer City of New York.

The People vs Hochelatter

City & County of New York. Hochelatter being duly sworn says - I am the defendant herein. I am unprepared to go on to trial in this matter to day on account of the absence of a most necessary material witness Mr George P. Avery Counselor at Law of West 14 St. & City on account of his severe illness which has necessitated his absencing himself from his office & business for many weeks & it is likely that his testimony can be had within a fortnight. or I will consent to take his testimony <sup>I desire to prove by Mr Avery that at the request of Mr. Hochelatter I paid to him a sum of \$1000 which I was ordered to do by one of the judges in my hands & which was collected from the East</sup> de bene esse. I also require the attendance of one Chastrot whom I endeavored to find last night to subpoena & find that he has removed from his place of residence 206 E 78 St. I have not yet been able to ascertain his whereabouts. <sup>I desire to prove that the charge made that I had in my employ the woman who is the subject of the complaint is untrue & that I have not been in the city since the 17th day of April 1890.</sup> These witnesses are necessary & material to my defense & I cannot proceed to trial safely without their presence. I have also endeavored to get the person who was present at my office employment by contract all the evidence & contract of my employment & have not been able to secure it. <sup>I have also endeavored to get the person who was present at my office employment by contract all the evidence & contract of my employment & have not been able to secure it.</sup>

17th day of April 1890

Frederick B. Howell

Counselor at Law

City of New York.

I have making this affidavit Mr Avery has appeared but says he is too ill to remain.



Count of Apr & Summer Eng County.

The People v Hochstadt

City & County of New York. of Hocks (latter being duly sworn says - I am the defendant herein - I am unprepared to go on to trial in this matter today on account of the absence of a most necessary material witness Mr George P. Avery Counsel at Law of West 14 St. & vicinity on account of his severe illness which has necessitated his absenting himself from his office & business for many weeks & it is likely that his testimony can be had within a fortnight - or I will consent to take his testimony

a fortnight - or I will consent to take his testimony  
I expect to prove by Dr. Auer that at the request of Mrs. Backus and paid to her \$1000  
of \$1000 that I was ordered to do only of the money in my hands spent collected from the Bank  
I have also require the attendance  
of one Chas. Forst whom I endeavored to find  
last night to subpoena & find that he has  
removed from his place residence 206 E 78 St  
I have not yet been able to ascertain his  
I desire to prove that the charges made that complaint did not occur in the fact in her complaint  
unless the complaint that Mrs. Forst did not present in her complaint she served other complaints  
whereabout of these witnesses are necessary  
& if as a serious matter which I desire to prefer.

I material to my defense & I cannot proceed  
 to trial safely without their presence. I have  
 also endeavored to get the money I had in my  
 pocket at my employment by cashing  
 all my money & contracts my employment  
 on hand & have not been able to secure it  
 for the purpose of my defense. I am  
 17th day of April 1890

Frederick B. Houal

## Comps of Hinds

City CO NY.

Since making this affidavit Mr Avery has  
appeared but says he is too ill to remain -

0460

Count of Type & Measures

The People

vs

of Hochstadt

affidavit

Sen. James Thomas  
Sept 18 1867  
by Charles H. Thompson

207



Court of Nye & McNeill

The People

vs  
Hochstadt

affidavit

Sen. New House  
Sept 18 1867  
J. C. Thompson



0462

Law Offices of  
AUGUST P. WAGENER,  
COUNSELLOR AT LAW,

Deutscher Advokat  
und Notar.

NO. 59 SECOND AVENUE,

New York, Nov. 21st, '89 18

Col. Andrew H. H. Dawson,  
Assistant District Attorney,  
Chambers St., City.

Dear Sir,-

In answer to your letter about the  
case of the People against Hockstatter I here-  
with send you the addresses and names of the  
People's witnesses:

Mrs. Schaer, one of the witnesses,  
can be found at 200 or 202 William  
St., where ~~she~~ <sup>also</sup> can be found.

The other witness, Bachman, can be  
found at 1437 Broadway, where he  
keeps a photographic gallery.

If you will give the bearer of this the sub-  
poenas I shall have them served for you for  
any day that you name, and will personally see  
that the witnesses are in Court on the day  
that you do name.

If you will tell bearer when I can see  
you, appointing day and time, I will call and  
see you in reference to the matter, if you de-  
sire it.

Yours &c.,

*August P. Wagener*

0463

PART II

THIS COURT BOOK IS THE PROPERTY OF THE COURT AND IS TO BE KEPT IN THE COURT HOUSE. IT IS TO BE USED ONLY FOR THE PURPOSES OF THE COURT AND IS NOT TO BE LOANED OR GIVEN TO ANY OTHER PERSON. IT IS TO BE KEPT IN THE COURT HOUSE AT ALL TIMES AND IS NOT TO BE REMOVED FROM THE COURT HOUSE. IT IS TO BE KEPT IN THE COURT HOUSE AT ALL TIMES AND IS NOT TO BE REMOVED FROM THE COURT HOUSE. IT IS TO BE KEPT IN THE COURT HOUSE AT ALL TIMES AND IS NOT TO BE REMOVED FROM THE COURT HOUSE.

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE

In the Name of the People of the State of New York

To *Emilia Schan*  
of No. *146 East Houston* Street

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the *25* day of *May*, 189*2*, at the hour of *11* in the forenoon of the same day, as witness in a criminal action prosecuted by the People of the State of New York against

*O. J. Hershatter*

Dated at the City of New York, the first Monday of  
in the year of our Lord 189*2*

D. LANCEY NICOLL, District Attorney



0464

**PART II.**

THE COURT ROOM IS IN THE THIRD STORY AND FRONTING THE PARK.  
If this Subpoena is disobeyed, an attachment will immediately issue.  
Bring this Subpoena with you, and give it to the officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To Emilia Schaw  
of No. 146 East Houston Street

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the 25 day of May 1892 at the hour of 11 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

O. J. Hochstetter

Dated at the City of New York, the first Monday of  
in the year of our Lord 1892

DE LANCEY NICOLL, *District Attorney.*



0465

**PART II.**

THE COURT ROOM IS IN THE THIRD STORY AND FRONTING THE PARK.  
If this Subpoena is disobeyed, an attachment will immediately issue.  
Bring this Subpoena with you, and give it to the officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

1702

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To Emilia Schan  
of No. 146 East Houston Street

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the 25 day of May 1892 at the hour of 11 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

O. J. Hochstatter

Dated at the City of New York, the first Monday of  
in the year of our Lord 189 92

DE LANCEY NICOLL, *District Attorney.*

# Court of General Sessions.

THE PEOPLE

vs.

*C. J. Rochetatter.*

City and County of New York, ss :

*David Mackoff* being duly

sworn, deposes and says: I reside at No. *145* *Ninth*

Street, in the City of New York. I am a Subpoena server in the office of the District Attorney of the City and County of New York. On the *24<sup>th</sup>* day of *May* 18*92*

I called at *146 East Houston St.*

the alleged

*residence*

of

*Emilia Schan*

the complainant herein, to serve her, with the annexed subpoena, and was informed by

*the people residing in the said house that the complainant had moved away three years and they could give me no information as to her present whereabouts.*

Sworn to before me, this *25<sup>th</sup>* day

of *May*

18*92*

*David Mackoff*

Subpoena Server.

*John J. Buckley*  
*Com. Sec. N.Y.C.*



0467

Court of General Sessions.

THE PEOPLE, on the Complaint of

*Paula Schaw*

vs.

*Quar. J. Hochstetler*

Offence :

*JOHN A. FLETCHER*

District Attorney.

Affidavit of

*David W. Wright*

Subpoena Server.

Failure to Find Witness.



0468

Law Offices of  
AUGUST P. WAGENER,  
COUNSELLOR AT LAW,

Deutscher Advokat  
und Notar.

NO. 59 SECOND AVENUE,

New York, January 22nd, '90.18

Thomas Costigan, Esq.,  
Chief Clerk.

Dear Sir:-

A full list of the witnesses in  
the case of The People against Oscar J. Hochstat-  
ter, are the following:

Emilie Scharr,  
Saloon,  
200 William Street; N. Y. City.

Charles Huber,  
Saloon,  
200 William St., N. Y. City.

Rudolph Bachman,  
Photographer,  
1437 Broadway, N. Y. City;

Yours truly,

August P. Wagener

# Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,  
against

*Oscar J. Madutatter*

The Grand Jury of the City and County of New York, by this indictment, accuse  
*Oscar J. Madutatter*  
of the CRIME OF *Grand* LARCENY, in the *first* degree, committed  
as follows:

The said *Oscar J. Madutatter*,

late of the City of New York, in the County of New York aforesaid, on the  
*Twenty* day of *January*, in the year of our Lord  
one thousand eight hundred and eighty*eight*, at the City and County aforesaid, being  
then and there the ~~clerk and servant of~~ *attorney and agent of*  
*one Emilie Scharr, and as such attorney*  
*and agent*

~~and as such clerk and servant~~ then and there having in his possession, custody and control  
certain moneys, goods, chattels and personal property of the said

*Emilie Scharr,*  
the true owner thereof, to wit: *the sum of eight hundred*  
*and thirty three dollars in money, lawful*  
*money of the United States, and of*  
*the value of eight hundred and*  
*thirty three dollars,*

the said *Oscar J. Madutatter*, 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

*Emilie Scharr,*  
of the same, and of the use and benefit thereof; and the same moneys, goods, chattels and  
personal property of the said *Emilie Scharr,*

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.

JOHN R. FELLOWS,  
District Attorney.

0471

**BOX:**

307

**FOLDER:**

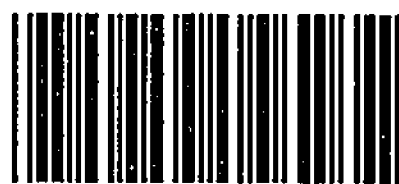
2920

**DESCRIPTION:**

Hoffman, Louis

**DATE:**

05/01/88



2920



Witnesses:

Harold C. French  
105 Ridge St.  
E. Kaufman  
109 Ridge St.

10/2/64 A

Counsel,  
Filed 11 day of May 188 8  
Pleads Not Guilty

THE PEOPLE  
v. Louis Stoffman  
s. P  
Grand Larceny in the Second Degree.  
(MONEY.)  
(Sec. 528 and 537 - Penal Code.)

JOHN R. FELLOWS,  
May 7/88 District Attorney.  
Plants Guilty  
A True Bill.

W. D. Berry  
For empan.  
May 1. 1888  
S. P. Sup 225 & 6 m.

0473

Police Court

3rd

Police Court— District.

Affidavit—Larceny.

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

Hannah Freikeph

of No. 105 Ridge Street, aged 31 years,

occupation Housekeeper being duly sworn

deposes and says, that on the 24<sup>th</sup> day of April 1888 at the City of New

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

person of deponent, in the day time, the following property viz :

a Pocket Book Containing good  
and lawful money to the  
amount and value of eight  
dollars and forty-six cents

the property of deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,  
and carried away by Louis Hoffmann, now here,

from the fact that deponent was  
walking in Ridge Street with  
a baby in her arms, and said  
pocket book was then contained  
in the pocket of the dress then  
on deponent's person. That on  
day told deponent that the said  
deponent had stolen her  
pocket book and deponent then  
discovered that said property had  
been stolen from her person  
and possession. That deponent's  
husband, Morris Freikeph, now  
present, saw after said deponent

Subscribed and sworn to before me this 24th day of April 1888

Notary Public

0474

And Caught Mine, and her said  
husband now here informs Dependent  
that after she had Caught the said  
Dependant her, said Dependant, said  
to her said husband "Come over  
alone and I'll give you the money"  
at the same time Handing back  
the Contents of said pocket book,  
to wit: The sum of eight dollars and  
forty-six Cents to her said husband.

Sworn to before me this Hannah X Street  
24<sup>th</sup> day of April 1888 (Mans)

J. W. Patterson Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been  
committed, and that there is sufficient cause to believe the within named  
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of  
Hundred Dollars and be committed to the Warden and Keeper of the City Prison  
of the City of New York, until he give such bail.  
Dated 1888 Police Justice.  
I have admitted the above named  
to bail to answer by the undertaking hereto annexed.  
Dated 1888 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 1888 Police Justice.

Police Court, District,	Offence—LARCENY
THE PEOPLE, &c., on the complaint of	
1.	
2.	
3.	
4.	
Dated 1888	Magistrate.
	Officer.
	Clerk.
Witnesses,	
No. Street,	
No. Street,	
No. Street,	
to answer Sessions.	



0475

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 24 years, occupation Baker of No. 103-104 Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Harmon T. T. T.  
and that the facts stated therein on information of deponent are true of deponents' own  
knowledge.

Sworn to before me, this 24

day of April 1888

Harmon T. T. T.

John P. T. T.

Police Justice.

0476

Sec. 198-200.

3<sup>rd</sup>

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.*Louis Hoffmann*

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

Question. What is your name?

Answer.

*Louis Hoffmann*

Question. How old are you?

Answer.

*20 years of age*

Question. Where were you born?

Answer.

*New York*

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

Answer.

*325 East 73<sup>rd</sup> St. H. Jones.*

Question. What is your business or profession?

Answer.

*Cigar maker*

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

Answer.

*I have nothing to say but  
that I am not guilty of  
the charge.*

*Louis Hoffmann*

Taken before me this

day of

*April*

188

Police Justice

7740

Dated 188 Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of \$1000 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.

Police Court District.

THE PEOPLE, &c.  
ON THE COMPLAINT OF

James A. O'Brien  
110 West Ridge  
Louis Hoffman

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated April 20 188

Magistrate.

Officer.

Precinct.

Witness

No. 115 Ridge Street.

Chas. R. ...

No. 12 Ridge Street.

104-Range

104-Range

No. 104-Range

to answer

April 26

104-Range

104-Range

104-Range



New York May 4/88  
To Whom it may concern

I have been acquainted  
with Philip Redmond  
for the last fifteen  
years, and know him  
to be an upright and  
honest man; also a  
steady workman, and  
the sole support of  
a lately deceased mother;  
his character is above reproach,  
Yours Respectfully -

Peter J Gray  
# 464 Canal St.

# Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Louis Hoffman*

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

— *Louis Hoffman* —  
of the crime of GRAND LARCENY IN THE *second* DEGREE, committed as follows:

The said

*Louis Hoffman*

late of the City of New York, in the County of New York, aforesaid, on the *twenty-fourth*  
day of *April* in the year of our Lord one thousand eight hundred and eighty-*eight*  
at the City and County aforesaid, with force and arms, in the *day* — time of  
the same day, *one* promissory note for the payment of money, being then  
and there due and unsatisfied (and of the kind known as United States Treasury notes), of  
the denomination of twenty dollars, and of the value of twenty dollars — ;  
*one* promissory note for the payment of money, being then and there due and  
unsatisfied (and of the kind known as United States Treasury notes), of the denomination of  
ten dollars, and of the value of ten dollars — ; *one* promissory note for the  
payment of money, being then and there due and unsatisfied (and of the kind known as United States  
Treasury notes), of the denomination of five dollars, and of the value of five dollars — ;  
*four* promissory notes for the payment of money, being then and there due and unsatisfied  
(and of the kind known as United States Treasury notes), of the denomination of two dollars, and  
of the value of two dollars *each*; *eight* promissory notes for the payment  
of money, being then and there due and unsatisfied (and of the kind known as United States Treasury  
notes), of the denomination of one dollar, and of the value of one dollar *each*;  
*one* promissory note for the payment of money (and of the kind known as bank notes),  
being then and there due and unsatisfied, of the value of twenty dollars — ; *one*  
promissory note for the payment of money (and of the kind known as bank notes), being then and  
there due and unsatisfied, of the value of ten dollars — ; *one* promissory note for the  
payment of money (and of the kind known as bank notes), being then and there due and unsatisfied,  
of the value of five dollars — ; *one* United States Silver Certificate of the

denomination and value of twenty dollars ——— ; *one* United States Silver Certificate of the denomination and value of ten dollars ——— ; *one* United States Silver Certificate of the denomination and value of five dollars ——— ; *four* United States Silver Certificate of the denomination and value of two dollars *each* ; *eight* United States Silver Certificate of the denomination and value of one dollar *each* ; *one* United States Gold Certificate of the denomination and value of twenty dollars ——— ; *one* United States Gold Certificate of the denomination and value of ten dollars ——— ; *one* United States Gold Certificate of the denomination and value of five dollars ——— ; and divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *eight* dollars and forty six cents, and one pocket book of the value of twenty-five cents ———

of the proper moneys, goods, chattels and personal property of one *Hannah Trei* —  
*heft on the person of the said Hannah Trei* then and there being  
 found, *from the person of the said Hannah Trei* then and there  
 feloniously did steal, take and carry away, against the form of the statute in such case made and  
 provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.



0482

**BOX:**

307

**FOLDER:**

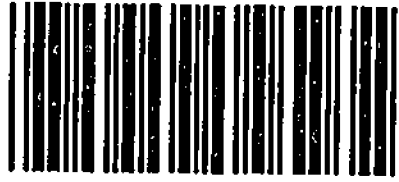
2920

**DESCRIPTION:**

Howard, George

**DATE:**

05/18/88



2920

175

Witnesses:

Paul Bremer

Counsel,

Filed 18 day of May 1888

Pleads

THE PEOPLE

vs.

George Howard

(Defendant)

[Section 528, and 531, Penal Code].  
(False Pretenses).  
FELONY, 2nd degree

JOHN R. FELLOWS,  
District Attorney.

A True Bill.

Wm. Davis

Foreman.

Ready, Guilty  
S. P. Four years.

0484

No. 4 New York, May 3<sup>rd</sup> 1888

East River National Bank,

Pay to the order of Mr. Underhill, Note & Cornett & Son

Twenty Nine and a half Dollars.

In Currency \$ 29 <sup>50</sup>/<sub>100</sub>

Per Cashier

No. 682 Broadway.

Macgowan & Slipper, Printers, 30 Beekman Street, N. Y.



0485

Police Court—

5<sup>th</sup> District.

Affidavit—Larceny.

City and County  
of New York, } ss.

Paul Bremer

of No. 746 Broadway Street, aged 27 years,  
occupation Salesman being duly sworndeposes and says, that on the 3<sup>rd</sup> day of May 1888 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 coat, one vest, and one pair  
of pants in all of the value ofTwenty Nine Dollars  
\$29.<sup>00</sup>/<sub>100</sub>the property of Underhill Stone & Cornell and  
in care and charge of deponent.and that this deponent  
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,  
and carried away by George Howard (New York)From the fact that on said day said  
defendant came in the store at the aforesaid  
premises, and bought the aforesaid  
property from deponent, with the request  
to have the same sent to W. H. Winthrop  
place, deponent gave said property to  
Arthur Southworth of 371 Webster Avenue,  
Jersey City-Hight, who at that time was  
in the employ of deponent's store to  
deliver the same to said defendant.Deponent is informed by said Southworth  
that he met said defendant in Winthrop  
place and that he asked him if he  
Southworth was looking for Mr. Curtis

Sworn to before me, this

188

day

Police Justice.

that he said Southworth answered yes, and he then took said property from him and he said Hamard gave deponent the here to annexed check (marked Exhibit A) and he requested said Southworth, to take said check to the Bank, and get the money for the same, said Southworth further informed deponent, that he took said check to the East River National Bank and by the official of said Bank he was informed that said check was of no value, that no such person has an account in said Bank.

Deponent believing said information to be true charges that said defendant made said false token with the intent to steal said property and whereby he did steal the same as aforesaid.

Given to before me this  
15<sup>th</sup> day of June 1888

Paul Bremer

John H. Murray  
Police Justice

0487

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Arthur Southward*

aged 17 years, occupation none of No.

371 Webster Avenue Brooklyn Street, being duly sworn deposes and  
says, that he has heard read the foregoing affidavit of Paul Bremer

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

Sworn to before me, this 15  
day of May 1888 Arthur Southward

John J. Homan  
Police Justice.



0488

Sec. 138-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

George Howard

Question. How old are you?

Answer.

32 years

Question. Where were you born?

Answer.

St. Louis

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

Answer.

refuse to answer.

Question. What is your business or profession?

Answer.

Clerk

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

Answer.

I am not guilty

George Howard

Taken before me this

15

day of

1888

Police Justice.

Love

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named *John* guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *One Hundred Dollars*, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated *May 15* 188*8* *John W. Thompson*  
Police Justice.

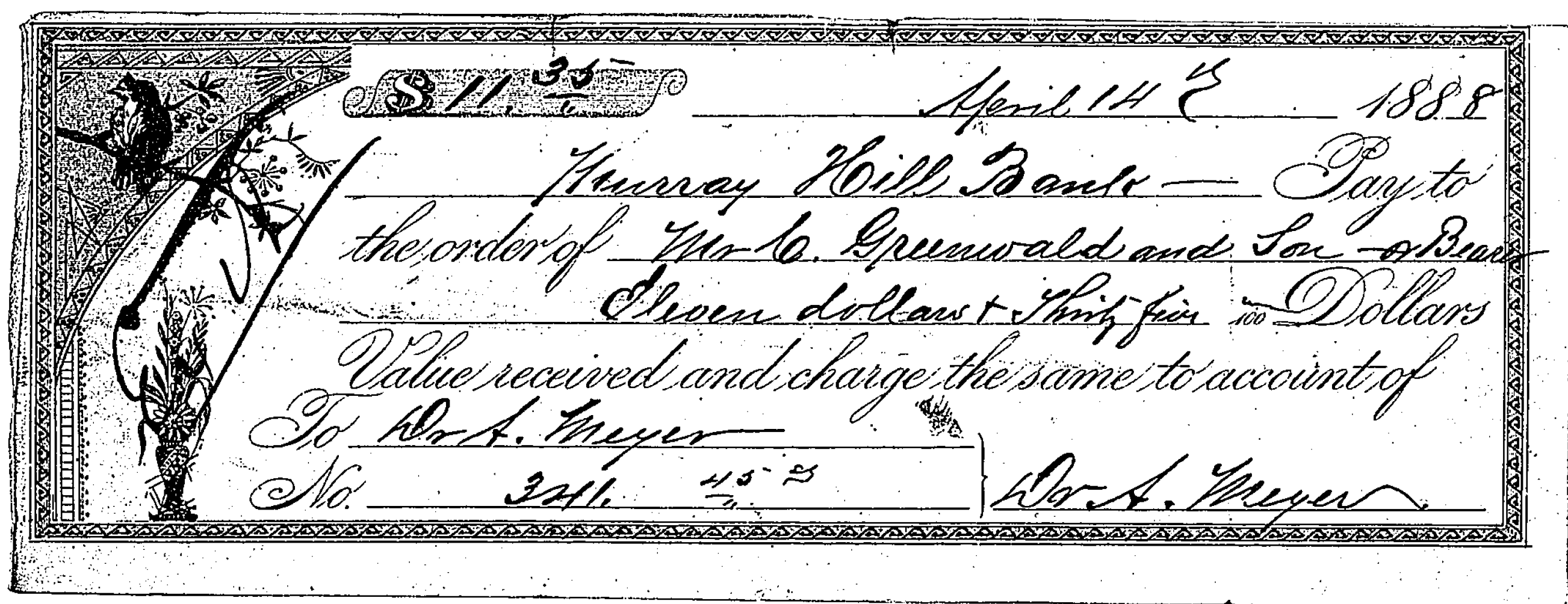
*Dated*.....188.....  
.....*Police Justice.*

*to bail to answer by the undertaking hereto annexed.*

*the City Prison of the City of New York, until he give such bail.*

committed, and that there is sufficient cause to believe the within named

*It appearing to me by the within depositions and statements that the crime therein mentioned has been*





0491

Police Court— District.

Affidavit—Larceny.

City and County  
of New York, } ss.

*Abraham Greenwald.*

of No. *781* *2nd* *avenue* Street, aged *16* years,  
occupation *Clerk* being duly sworn

deposes and says, that on the *14* day of *April* 188*8* 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 :

*Three Shirts of the value of three dollars*  
*Three Suits of underwear of the value of three dollars*  
*One Suit of Handkerchiefs and other Gentlemen's*  
*furnishing goods of the value of*  
*Five 35 and 40 dollars*  
*said property being in all of the*  
*value of Eleven 35 and 40 dollars*

the property of *Capitain Greenwald* and *Joseph*  
*Greenwald* her son.

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 *George Howard* (nowhere)

from the fact that on *April* day  
said defendant came to the house  
at the above said premises, and purchased  
said property with the request to have  
the same sent to his residence at 341  
East 45<sup>th</sup> St. New York.

Deponent received said property to  
deliver and said defendant with  
deponent after doors from said residence  
where he received said property from  
deponent and he gave deponent  
the here to annexed Check in  
payment thereof.

Deponent presented said Check

Sworn to before me, this  
188*8*  
day of  
Police

for payment and ~~was~~ informed in the  
Murray Hill Bank that no person  
named Dr. A. Meyer has an account  
in said bank and that said amount  
check marked Exhibit A is of no  
value.

Deponent charges that said defendant  
did make said false taken with  
the witness to steal said property  
and whereby he did steal the  
same as aforesaid.

Subscribed before me this ) Abraham Greenwald.  
14 day of May 1888 )

John J. Hornum  
Recorder



0493

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *George Howard*

Question. How old are you?

Answer. *32 years*

Question. Where were you born?

Answer. *St Louis*

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

Answer. *refuse to answer*

Question. What is your business or profession?

Answer. *Clerk*

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

Answer. *I am guilty**George Howard*

Taken before me this

*14*

day of

*May*188*8**John J. Sullivan*  
Police Justice.



4640

Dated 1888 Police Justice.

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

Dated 1888 Police Justice.

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

Dated May 14 1888 Police Justice.

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

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

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

THE PEOPLE, & C.,  
ON THE COMPLAINT OF

Matthew Greenwald

181 W. 2<sup>nd</sup> Ave.

George Howard

2  
8  
4

Offence

Dated May 14 1888

Magistrate

Officer

Precinct

Witnesses

No. 27 Fullerton Street

Ward M. C. Cornwell

No. 373 3<sup>rd</sup> Avenue Street

No. 100 W. 4<sup>th</sup> Street

RECEIVED MAY 17 1888 DISTRICT CLERK'S OFFICE

Case

BAILED,

No. 1, by

Residence

Street

No. 2, by

Residence

Street

No. 3, by

Residence

Street

No. 4, by

Residence

Street

332  
DIRECTIONS.

The Grand Jury Rooms are in the third story of large brownstone Building in Chambers Street, near Centre Street, adjoining the New Court House in the Park.

When you arrive at the witness room, hand this Subpoena to the officer or Clerk at the desk.

[SEE OTHER SIDE FOR FURTHER DIRECTIONS]

SUBPOENA FOR A WITNESS TO ATTEND THE GRAND JURY OF THE COURT OF GENERAL SESSIONS.

In the Name of the People of the State of New York

To *Geo. E. Parker*

of No. *294* *Morris* Street

Ask to see Mr. Bedford  
At *2* o'clock *P.M.*

YOU ARE COMMANDED to appear before the Grand Jury of County of New York, at the Grand Jury Room, in the third story of the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the day of *June* 189*3*, at the hour of 10½ in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against *George Howard*

Dated at the City of New York, the first Monday of *June* (1888) in the year of our Lord 189*3*

DE LANCEY NICOLL, District Attorney.

0496

## DIRECTIONS.

The Grand Jury Rooms are in the third story of large brown stone Building in Chambers Street, near Centre Street, adjoining the New Court House in the Park.

When you arrive at the witness room, hand this Subpoena to the officer or Clerk at the desk.

[SEE OTHER SIDE FOR OTHER DIRECTIONS]

SUBPOENA FOR A WITNESS TO ATTEND THE GRAND JURY OF THE COURT OF GENERAL SESSIONS.

In the Name of the People of the State of New York,

To *Abram Greenwald*

of No. *781 2<sup>nd</sup> Avenue* Street

*Ask to see Mr. Bedford*  
*At 1/2*  
*o'clock*

YOU ARE COMMANDED to appear before the Grand Jury of County of New York, at the Grand Jury Room, in the third story of the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the day of *June* 189*3*, at the hour of 10½ in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

*George Howard*

Dated at the City of New York, the first Monday of *June* in the year of our Lord 189*3*

DE LANCEY NICOLL, *District Attorney.*



The Grand Jury calls witnesses in whatever order its Foreman pleases. The Foreman knows best for the public good. If you wait patiently on the day of attendance until your turn comes, it may save you waiting hereafter.

If it is very inconvenient for you to attend on the day designated, let the District Attorney's Officer or Clerk in the witness room know this at an early moment.

If you do not obey this Subpoena, or do not explain your absence, the Court will enforce your attendance by attachment, and fine you.

If you are ill when served, send timely notice of that fact to the District Attorney.

If other witnesses in this case are called, and another case taken up, you may know—unless otherwise advised—that the Grand Jury do not care to examine you; and you may then retire, mentioning your withdrawal to the officer or clerk.

If the Grand Jury adjourn, and you have not been called without explanation, inquire of the Chief Clerk in the District Attorney's office, if you are wanted again and when.

Grover old never  
lived in the house. He kept  
a store on the corner but  
has moved. I want to could  
not tell where he has gone  
to.

## Court of General Sessions.

THE PEOPLE

vs.

George Howard

City and County of New York, ss:

Jos. H. Shannon being duly sworn, deposes and says: I reside at No. 217 Mulberry

Street, in the City of New York. I am a Subpoena server in the office of the District Attorney

of the City and County of New York. On the 13<sup>th</sup> day of June 1893

I called at

781 2<sup>nd</sup> Avenue

the alleged

residence

of

Abram Greenwald

the complainant herein, to serve him with the annexed subpoena, and was informed by

the tenants of the house  
that he never lived in the  
house. He only kept the store  
on the corner. He has since  
moved away, & they could not  
say where he had gone to.

Sworn to before me, this

1<sup>st</sup>

day

of

June

1893

Jos. H. Shannon

Subpoena Server.

Reverend  
Notary Public  
J. H. Shannon

**Court of General Sessions.**

THE PEOPLE, on the complaint of

vs.

*George Howard*

Offense

DE LANCEY NICOLL,  
District Attorney.

Affidavit of

*Geo. H. Shannon*

Subpoena Server.

FAILURE TO FIND WITNESS.

*June 14<sup>th</sup> '93*

0499



# Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Rogers Howard*

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

*Rogers Howard* —

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

The said *Rogers Howard*,

late of the City of New York, in the County of New York aforesaid, on the  
*fourteenth* day of *April*, — in the year of our Lord  
 one thousand eight hundred and eighty-*eight* with force and arms, at the City and  
 County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly act  
 and assist in the forging a certain instrument and writing, *to wit: an order*

*for the payment of money* —

which said forged order —

is as follows, that is to say:

*\$ 11.35*

*April 14<sup>th</sup> 1888*

*Murray Hill Bank - Cash to*  
*The order of Mr. R. F. Greenwald and Son*  
*or Bearer Eleven dollars & thirty-five*  
*100 Dollars Value received and charge*  
*the same to account of*

*To Dr. A. Meyer*  
*No. 341. 45 25*

*Dr. A. Meyer.*

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

0501

SECOND COUNT:

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

*Fitzgerald Howard* —

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

The said *Fitzgerald Howard*.

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

*payment of money* —

which said forged *order* —  
is as follows, that is to say:

*\$11.35*

*April 14<sup>th</sup> 1888*

*Murray Hill Bonds — Cash to*  
*the order of Mrs R. Greenwood and*  
*Five or Seven Eleven dollars &*  
*Twenty five too Dollars Value*  
*received and charge the same to account of*  
*Dr. A. Meyer*  
*No. 341 25<sup>th</sup> St*

with force and arms, and with intent to defraud, the said forged *order* —  
then and there did feloniously utter, dispose of and put off as true, *the* the said  
*Fitzgerald Howard*, 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.

JOHN R. FELLOWS.

**RANDOLPH B. MARTINE,**

District Attorney.



This Indictment was found in May 1888.  
The whereabouts of the complainant at  
this late day are unknown - vide  
Shannon's affidavit.

The offence consisted  
in buying \$11<sup>00</sup> worth of goods and giving  
a bogus check in payment thereof -

Officer Geo. E  
Parker of the 29<sup>th</sup> precinct in 1888 - now  
of the 33<sup>rd</sup> precinct - does not know where  
the complainant can be found & also tells me  
that he knows nothing as to the debt prior to his  
finding of this Indictment. I ask that the  
debt be discharged on this man's recognizance.

256

Counsel  
Filed 25<sup>th</sup> day of May 1888  
Pleads

THE PEOPLE

vs.

George Howard  
(Defendant)

John R. Fellows  
Randolph B. Martine  
District Attorney

A True Bill.

Foreman.  
Hiram J. Smith  
January 17/93

W. H. H. H. H.  
The my room -  
- my room -  
See page  
June 15<sup>th</sup> 1893  
G. E. P.  
A. D. A.



This Indictment was found in May 1888.  
The whereabouts of the complainant at  
this late day are unknown - vide  
Shannon's affidavit.

The offence consisted  
in buying \$11.00 worth of goods and giving  
a bogus check in payment thereof -

Officer Geo. E  
Parker of the 29<sup>th</sup> precinct in 1888 - now  
of the 33<sup>rd</sup> precinct - does not know where  
the complainant can be found & also tells me  
that he knows nothing as to the debt prior to the  
finding of this Indictment. I ask that the  
debt be discharged on this man's recognizance.

256  
Counsel,  
Filed 25 May 1888  
Pleads

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

THE PEOPLE

vs.

George Howard  
(Exoner)

JOHN R. FELLOWS

RANDOLPH B. MARSHALL

Dist. Atty.

A True Bill.

W. M. Cross

Foreman.

Herbert J. Dett

June 17/93

Witnesses:

George Howard

In my room -

indication


see inside

June 15<sup>th</sup> 93

G. E. P.

A. D. A.

0504

 \$ 22 00 April 6<sup>th</sup> 1888  
Mount Morris Bank Pay to  
the order of Mr Randolph & De La Vergue or Bearer  
Twenty Two 100 Dollars  
Value received and charge the same to account of  
To Dr C. H. Milton  
No. 357 E. 124<sup>th</sup> St. Dr C. H. Milton



0505

Police Court—5 District.

Affidavit—Larceny.

City and County }  
of New York, } ss.Frederick J. Hamof No. 157 East 125th Street, aged 16 years,  
occupation Carpenter being duly sworndeposes and says, that on the 6 day of April 1888 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 Suit of Clothing and one pair  
of Pants, in all of the value of  
Twenty two dollars \$ 22.00the property of Frederick J. Ham and CB. DeLoe  
and in case and charge of deponent,and that this deponent  
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,  
and carried away by George Howard (now here)From the fact that on said day, deponent  
received said property from Charles R. Seiler  
a Solicitor in the Store of the above named premises,  
with the direction to deliver the same to said  
defendant, and to collect from him  
twenty two dollars for the same,  
deponent did deliver said property to  
said defendant, who gave deponent  
the hereto annexed Check (marked Exhibit  
A) forming a part of the Complaint  
that said Check was presented for  
payment in said Bank, and deponent  
was informed in said Bank that  
no such person has any accountSworn to before me, this  
of \_\_\_\_\_ day  
1888

Police Justice.



in said Bank, and therefore no right  
to draw upon the funds of said Bank  
without charge, that said defendant  
did obtain said property with the  
intent to steal the same, thereby  
depriving the true owner of the same  
and himself thereof.

Sworn to before me this  
13<sup>th</sup> day of May 1888

Fred L. Ham

John J. Ham  
Notary Public

0507

Sec. 198-200.

3<sup>rd</sup> District Police Court.CITY AND COUNTY  
OF NEW YORK } ss.

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

Question. What is your name?

Answer. *George Howard*

Question. How old are you?

Answer. *32 years*

Question. Where were you born?

Answer. *St. Louis*

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

Answer. *I refuse to answer.*

Question. What is your business or profession?

Answer. *Clerk*

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

Answer. *I am guilty and demand a trial by jury**George Howard*

Taken before me this

*15*

day of

*May*188*8**John J. Thomas*

Police Justice.

\$1000 bail for Ex  
12 PM May 14/88

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Police Court-5 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

James D. Han

157 E. 125th

Henry Howard

Offence

Dated

May 13 1888

Magistrate.

James D. Han

Officer.

Gen. E. Parker

Witnesses

Charles R. Secker

No. 157. E. 125th Street.

Street.

James Chapman

No. 303 4th Ave. Street.

Street.

RECEIVED.  
MAY 17 1888  
DISTRICT ATTORNEY'S OFFICE.

No. 1000 4th Ave. Street.

Street.

1000 4th Ave. Street.

Street.

1000 4th Ave. Street.

1000 4th Ave. Street.

1000 4th Ave. Street.

1000 4th Ave. Street.

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of

Hundred Dollars, and be committed to the Warden and Keeper of

the City Prison of the City of New York, until he give such bail.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

There being no sufficient cause to believe the within named

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

Dated 1888 Police Justice.

8050



# Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,  
AGAINST

*Fitzgerald Howard*

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

*Fitzgerald Howard*

of the CRIME OF *Robbery* LARCENY, —  
committed as follows:

The said *Fitzgerald Howard*,

late of the City of New York, in the County of New York aforesaid, on the *ninth*  
day of *April*, in the year of our Lord one thousand eight hundred and  
eighty-*eight*, at the City and County aforesaid, with force and arms, with intent to  
deprive and defraud *Frederick E. B. Randolph and*

*Samuel D. Delaunoy, co-partners in*  
*trade then and there carrying on business*  
*in and by the firm name and style*  
*of Randolph and Delaunoy.* —

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*

*Fitzgerald Frederick E. B. Randolph*  
*and Samuel D. Delaunoy.* —

That *a certain paper writing in the*  
*words and figures following, to*  
*wit:*

*\$22.00*

*April 6<sup>th</sup> 1888*

*Mount Morris Bank - Pay to*  
*the order of Mrs. Randolph & De La*  
*unoy or Bearer Twenty Two - 00*  
*Dollars Value received and charge the*  
*same to account of*

*Dr. C. H. Miller*

*Dr. C. H. Miller*

*no. 357 E. 124<sup>th</sup> St*

which he the said George Howard then and there produced and delivered to the said Frederick E. F. Randolph and Cornelius D. Delanque, was then and there a good and valid order for the payment of money and of the value of twenty two dollars,

And the said Frederick E. F. Randolph and Cornelius D. Delanque.

then and there believing the said false and fraudulent pretenses and representations so made as aforesaid by the said George Howard,

and being deceived thereby, was induced, by reason of the false and fraudulent pretenses and representations so made as aforesaid, to deliver, and did then and there deliver to the said George Howard, one coat of the value of ten dollars, two pairs of trousers of the value of five dollars each pair, and one vest of the value of two dollars,

of the ~~proper moneys~~, goods, chattels and personal property of the said Frederick E. F. Randolph and Cornelius D. Delanque

And the said George Howard did then and there feloniously receive and obtain the said ~~proper moneys~~, goods, chattels, and personal property, from the possession of the said Frederick E. F. Randolph and Cornelius D. Delanque by color and by aid of the false and fraudulent pretenses and representations aforesaid, with intent to deprive and defraud the said Frederick E. F. Randolph and Cornelius D. Delanque 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 paper with which he the said George Howard as an aforesaid then and there produced and delivered to the said Frederick E.

~~F. Randolph and Benjamin D. Delamague~~  
 was not then and there a good and  
 valid order for the payment of  
 money, and was not of the value  
 of twenty five dollars, or of any  
 value whatsoever, but was in truth  
 then and there wholly void and  
 worthless;

And Whereas, in truth and in fact, the pretenses and representations so made  
 as aforesaid by the said ~~George Howard~~ —  
 to the said ~~Frederick E. Randolph~~ was and were  
~~and Benjamin D. Delamague, were~~  
 then and there in all respects utterly false and untrue, as ~~the~~ the said  
~~George Howard~~ —  
 at the time of making the same then and there well knew

And so the Grand Jury Aforesaid, do say that the said  
~~George Howard~~ —  
 in the manner and form aforesaid, by the means aforesaid, the said ~~proper money~~, goods,  
 chattels and personal property of the said ~~Frederick E. Randolph~~,  
~~Frederick E. Randolph and Benjamin D. Delamague~~  
 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.

JOHN R. FELLOWS,

District Attorney.



177

Witnesses:

*Fredrick S. Brown*

Counsel, \_\_\_\_\_

Filed *18* day of *May* 188*8*

Pleads, \_\_\_\_\_

THE PEOPLE

vs.

*George Howard*  
*(Scorer)*

*Jack LARSEN,*  
*(False Pretenses).*  
[Section 528, and 582, Penal Code].

JOHN R. FELLOWS,  
*District Attorney.*

**A True Bill.**

*W. M. Hayes*

*Foreman.*

05 12

**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 Howard*

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

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

The said *George Howard*,

late of the City of New York, in the County of New York aforesaid, on the *third*  
day of *May*, in the year of our Lord one thousand eight hundred and  
eighty-~~eight~~ *eight*, at the City and County aforesaid, with force and arms, with intent to  
deprive and defraud *Thomas B. Underhill, George S. Glabe, Daniel S. Howell and Frederick J. Brown*  
*carriers of packages in trade, then and there*  
*carrying on business in and by the firm name*  
*and style of Underhill, Glabe and Howell,*  
of the ~~proper money~~ 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*  
*Thomas B. Underhill, George S. Glabe, Daniel*  
*S. Howell and Frederick J. Brown,*

That *a certain paper purporting to be made*  
*and signed following to wit:*

*No. 4 New York, May 24, 1888*  
*East River National Bank,*  
*Pay to the order of Mr Underhill Glabe*  
*Howell or Bearer Twenty five and a*  
*half Dollars, In Currency.*  
*\$29.50* *Rev. C. H. Curtis*

which the said George Howard then and there produced and delivered to the said Thomas B. Underhill, Edgar A. State, Daniel S. Russell and Frederick J. Brown, was then and there a good and valid order for the payment of money and of the value of twenty nine dollars and fifty cents;

And the said Thomas B. Underhill, Edgar A. State, Daniel S. Russell and Frederick J. Brown then and there believing the said false and fraudulent pretenses and representations so made as aforesaid by the said George Howard —

and being deceived thereby, <sup>were</sup> induced, by reason of the false and fraudulent pretenses and representations so made as aforesaid, to deliver, and did then and there deliver to the said George Howard, one coat of the value of fifteen dollars, one vest of the value of four dollars, and one pair of trousers of the value of seven dollars and fifty cents, —

of the ~~proper moneys~~, goods, chattels and personal property of the said Thomas B. Underhill, Edgar A. State, Daniel S. Russell and Frederick J. Brown —

And the said George Howard — did then and there feloniously receive and obtain the said ~~proper moneys~~, goods, chattels, and personal property, from the possession of the said Thomas B. Underhill, Edgar A. State, Daniel S. Russell and Frederick J. Brown — by color and by aid of the false and fraudulent pretenses and representations aforesaid, with intent to deprive and defraud the said Thomas B. Underhill, Edgar A. State, Daniel S. Russell and Frederick J. Brown 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 ~~paper instrument~~ which the said George Howard so as aforesaid then and there produced and delivered to the said Thomas B. Underhill, Edgar A.



Said, Daniel S. Powell and Frederick  
 Brown, was not then and there a  
 good and valid order for the payment  
 of money and was not of the value of  
 twenty nine dollars and fifty cents, or  
 of any value whatever, but was in  
 truth then and there wholly void and  
 worthless.

And Whereas, in truth and in fact, the pretenses and representations so made  
 as aforesaid by the said George Howard —  
 to the said Thomas B. Underhill, Esq. ~~was and were~~  
Daniel S. Powell and Frederick Brown, were  
 then and there in all respects utterly false and untrue, as the the said  
George Howard —  
 at the time of making the same then and there well knew

And so the Grand Jury Aforesaid, do say that the said  
George Howard —  
 in the manner and form aforesaid, by the means aforesaid, the said ~~proper moneys~~, goods,  
 chattels and personal property of the said Thomas B. Underhill, Esq.  
Said, Daniel S. Powell and Frederick Brown  
 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.

JOHN R. FELLOWS,

District Attorney.

05 17

**BOX:**

307

**FOLDER:**

2920

**DESCRIPTION:**

Howe, Patrick

**DATE:**

05/11/88



2920

Witnesses:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Counsel,

*Blase*

Filed

*11* day of *May* 188*8*

Pleads,

*Not guilty*

THE PEOPLE

vs.

*Patrick Howe*

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

JOHN R. FELLOWS,

District Attorney.

*10 May 24, 1888*

*off term & p. by*

**A True Bill.**

*J. M. Morris*

Foreman.

*May 25, 1888*

*Special Jury charged*

*I for acquitted.*

*Pr. Nov 24, 1888*

*Acq. & acquitted*



05 19

Police Court First District.

CITY AND COUNTY  
OF NEW YORK, } ss.

of No.

Street.

being duly sworn, deposes and says, that  
on Sunday the 6<sup>th</sup> day of May  
in the year 1888 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Patrick Howe  
(now here) who struck deponent  
several violent blows upon the  
face with his defendants' clenched  
hand and violently kicked deponent  
about the body with his defendants'  
feet. That said assault was com-  
mitted upon deponent while in  
full uniform and in the discharge  
of his duty.

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 7 day of May 1888.

of

188

James Mc Cafferty  
POLICE JUSTICE.

0520

Sec. 108-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*First* District Police Court.

*Patrick Howe* 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.

*Patrick Howe*

Question. How old are you?

Answer.

*21 years*

Question. Where were you born?

Answer.

*United States*

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

Answer.

*66 Stanton St. 1 year*

Question. What is your business or profession?

Answer.

*Paper hanger*

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

Answer.

*I am not guilty*

*Patrick Howe*

Taken before me this

day of

188

Police Justice.

1250

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.

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

Dated May 7 188 Police Justice.

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Twenty Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of New York, until he give such bail.

46 632 701  
Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
James Mc Caffery  
10th Precinct  
Patrick Howe  
Offence Assault  
and Officer

Dated May 7 188  
Magistrate Malac  
Officer Mc Caffery  
Precinct 10

Witnesses Pat O'Connor  
211 Matt  
No. Street

Anthony Connelley  
216 1st  
No. Street

Off. Ward  
No. Street

Connelley  
212 1st St  
Bureau  
211 Matt

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



0522

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Patricia Stone*

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

*Patricia Stone* —

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

The said *Patricia Stone*.

late of the City and County of New York, on the *sixth* day of *May*, in the year of our Lord one thousand eight hundred and eighty-*eight*, with force and arms, at the City and County aforesaid, in and upon one

*James McRabbert* —

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault; and the said *Patricia Stone* —

with a certain *piece of lead pipe* which *she* the said *Patricia Stone* —

in *his* right hand then and there had and held, the same being then and there a weapon and an instrument ~~and weapon~~ likely to produce grievous bodily harm, *him*, the said *James McRabbert* then and there feloniously did wilfully and wrongfully strike, beat, bruise 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.

## SECOND COUNT—

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

*Patricia Stone* —

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

The said *Patricia Stone*.

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

*James Mc Carberry* —

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault; and the said *Patricia Stone* —

the said *James Mc Carberry* with a certain *piece of lead pipe* which *she* the said *Patricia Stone* —

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

*James Mc Carberry* then and there feloniously did wilfully and wrongfully strike, beat, bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said *James Mc Carberry* to the great damage of the said *James Mc Carberry* — against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

**JOHN R. FELLOWS,**

*District Attorney.*

0524

SECOND COUNT—

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

*Patricia Stone* —

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

The said *Patricia Stone*.

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

*James Mc Carberry* —

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault; and the said *Patricia Stone* —

the said *James Mc Carberry* with a certain *piece of lead pipe* which *she* the said *Patricia Stone* —

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

*James Mc Carberry* then and there feloniously did wilfully and wrongfully strike, beat, bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said *James Mc Carberry* to the great damage of the said *James Mc Carberry* — against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

**JOHN R. FELLOWS,**

~~District Attorney.~~



0525

~~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 Doe -~~

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

~~John Doe~~ *John Doe* ~~of the~~ *John Doe*

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

The said *John Doe*.

late of the City of New York, in the County of New York aforesaid, on the *sixth*  
day of *May*, in the year of our Lord one thousand eight hundred and  
eighty ~~and~~ *at* the City and County aforesaid, with force and arms, feloniously made  
an assault in and upon one *James M. Callahan*.

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  
*arrest* of the said *John Doe*,

and the said *John Doe*,  
him, the said *James M. Callahan*,  
then and there feloniously did beat, strike, wound and otherwise ill-treat, with intent  
then and there and thereby to prevent and resist the lawful *arrest*  
of *himself* 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.

~~JOHN R. FELLOWS,~~

~~District Attorney~~

0526

*Grand* COUNT. [Sec. 280, N. Y. City Consolidation Act of 1882.]

And the Grand Jury aforesaid, by this indictment, further accuse the said  
*Salvador Stone* —  
of the CRIME OF USING PERSONAL VIOLENCE UPON A MEMBER OF THE POLICE FORCE, WHEN IN  
THE DISCHARGE OF HIS DUTY, WITHOUT JUSTIFIABLE OR EXCUSABLE CAUSE, committed as follows:

The said *Salvador Stone*. —  
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 one *James M. Catterly*  
being then and there a member, to wit: a *patrolman* of the  
police force of the City of New York, and then and there being in the discharge of his duty as such  
*patrolman*, unlawfully did make an assault, and did then and there unlawfully,  
wilfully and without justifiable or excusable cause, use personal violence upon the said  
*James M. Catterly*, so being in the discharge  
of his duty as aforesaid, and him the said *James M. Catterly*  
did then and there unlawfully and wilfully strike, beat, wound and ill-treat, against the form of the  
Statute in such case made and provided, and against the peace of the People of the State of New York  
and their dignity.

JOHN R. FELLOWS,

DISTRICT ATTORNEY.

0528

**BOX:**

307

**FOLDER:**

2920

**DESCRIPTION:**

Huggard, James

**DATE:**

05/29/88



2920



0529

**BOX:**

307

**FOLDER:**

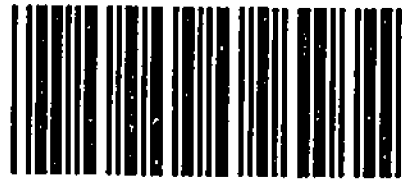
2920

**DESCRIPTION:**

Goldstein, Morris

**DATE:**

05/29/88



2920

302

Witnesses;

Defns Palacios  
Off Michael Embury  
4th Palacios

Counsel,  
Filed 29 day of May 1888  
Pleads,

THE PEOPLE  
vs.  
James Huggard  
Morris Goldstein  
Burglary in the Third degree.  
[Section 408506, 528, 532, 554]

John R. Fellows  
District Attorney.

A True Bill.

Wm. H. H.  
Foreman.  
May 29/88  
John H. H.  
James H. H.

0531

Police Court—1st District.City and County }  
of New York, } ss.:of No. 121 Nassau Street, aged 58 years,occupation Restaurant Keeper being duly sworndeposes and says, that the premises No 121 Nassau Street,  
in the City and County aforesaid, the said being a Seven Story Marble  
and Iron Building in the 2nd Ward  
and which ~~was~~ <sup>is</sup> occupied by deponent as a Restaurant  
~~and in which there was at the time a human being, by name~~were **BURGLARIOUSLY** entered by means of forcibly breaking an  
Iron Chain fastening an Iron Screen door on  
the outside of the wooden door and forcing said  
wooden door in the rear of said store the said premises  
on theatre alley and entering therein  
on the 20<sup>th</sup> day of May 188 in the day time, and the  
following property feloniously taken, stolen, and carried away, viz:Two Boxes of Cigars of the value of  
Two dollars & thirty cents

the property of

E. G. Russ and deponentand deponent further says, that he has great cause to believe, and does believe, that the aforesaid  
**BURGLARY** was committed and the aforesaid property taken, stolen, and carried away byJames Hurley and Morris Goldstein  
(both now here)

for the reasons following, to wit:

That at about two o'clock and  
thirty minutes P.M. on said date deponent  
regularly locked said premises and at about  
the hour of seven o'clock A.M. on the morning  
of the 21<sup>st</sup> day of May deponent discovered  
said premises had been burglarized and  
said property taken, stolen and carried away  
Deponent is informed by Officer Michael  
Lowrey of the 4th Precinct Police that at about



0532

the hour of four o'clock P.M. on the 20th day of May he discovered said premises had been burglarized and while said Officer was searching the premises the two defendants came into the said premises and the defendants admitted and confessed to said Officer that they had committed said Burglary

Sworn to before me this

21<sup>st</sup> day of May 1888

1 Alfred H. Pfeiffer

Long Ferry

Police Justice

Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

vs.  
Burglary

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

0533

CITY AND COUNTY }  
OF NEW YORK, } ss.

Michael Crowley  
aged 44 years, occupation Police Officer of No  
314 4<sup>th</sup> Branch Police Street, being duly sworn deposes and  
says, that he has heard read the foregoing affidavit of Alfred H. Luciani  
and that the facts stated therein on information of deponent are true of deponents' own  
knowledge.

Sworn to before me, this

day of

188

21 } Michael Crowley  
May

J. J. O'Connell  
Police Justice.

0534

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

15 District Police Court.

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

Question. What is your name?

Answer. James Hurley

Question. How old are you?

Answer. 15 years

Question. Where were you born?

Answer. Newark N.J.

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

Answer. 36 Cherry St one year

Question. What is your business or profession?

Answer. errand boy

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

Answer. I am not guilty

James Auggard

Taken before me this

day of

188

Police Justice.



0535

Sec. 198-200.

1st District Police Court.

CITY AND COUNTY  
OF NEW YORK, ss.

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

Question. What is your name?

Answer.

Morris Goldstein

Question. How old are you?

Answer.

15 years

Question. Where were you born?

Answer.

England

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

Answer.

9 Pitt St 2 Months

Question. What is your business or profession?

Answer.

Sell papers

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

Answer.

I am not guilty

Morris Goldstein

Taken before me this

day of

188

Police Justice.

9350

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.

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

Dated 188 Police Justice.

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Alfred T. Mulcahy  
121 Nassau St.  
James J. Mulcahy  
Thomas J. Mulcahy

Offence  
3  
4

Dated May 21 188

Magistrate.  
Michael Crowley Officer.

Precinct. 4

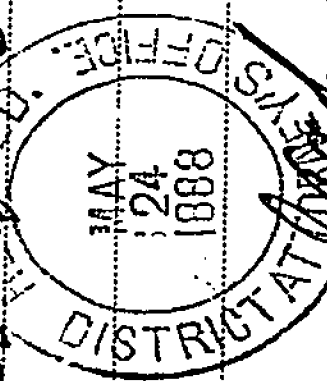
Witnesses  
Cautin Officer  
Charles W. Mulcahy  
100 East 23rd St.

No. Street.

No. Street.

No. Street.

No. Street.



815 Broadway  
Ed. May 21st  
9 20 AM

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

0537

## Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

*against*

James Shogard  
Morris F. Stein

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

James Shagard and Morris Goldstein

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

The said

The said James Shagard and Maria  
Fitzhain, both —

late of the Second Ward of the City of New York, in the County of New York, aforesaid, on the fourteenth day of May, in the year of our Lord one thousand eight hundred and eightyeight, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the restaurant of one

Agnes M. Richter -

feloniously and burglariously did break into and enter, with intent to commit some crime therein,  
to wit: with intent, the goods, chattels and personal property of the said

Agnes M. P. Fisher.

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



0538

SECOND COUNT—

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

*James Snuggard and Morris Epstein*  
of the CRIME OF *Real* LARCENY. — committed as follows:

The said *James Snuggard and Morris Epstein, both* —

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

*Two boxes of cigars of the*  
*value of one dollar and forty*  
*five cents each box,*

of the goods, chattels and personal property of one *Alfred H. Pulver,*

in the *restaurant* of the said *Alfred H. Pulver.* —

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

## THIRD COUNT—

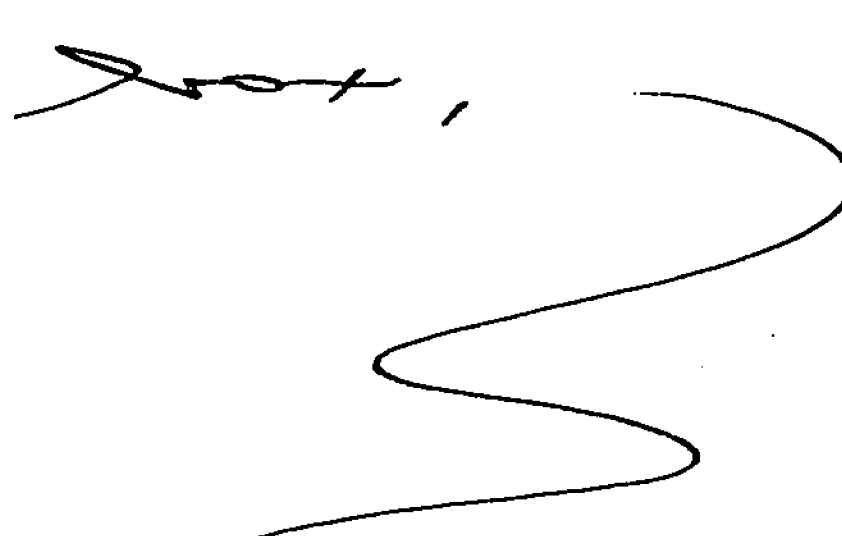
AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

*James Snuggard and Morris Goldstein*  
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *James Snuggard and Morris Goldstein, both*

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

*Two boxes of cigars of the  
value of one dollar and  
twenty five cents each  
viz,*



of the goods, chattels and personal property of one *Alfred H. Pulifer,*

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

unlawfully and unjustly, did feloniously receive and have; the said *James Snuggard and Morris Goldstein*

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

JOHN R. FELLOWS,

District Attorney.

0541

**BOX:**

307

**FOLDER:**

2920

**DESCRIPTION:**

Hughes, William

**DATE:**

05/08/88



2920



Witnesses :

Matthie Parker

off Edward Carpenter

15th Ward

Counsel,

Filed

188

Pleads

Guilty

THE PEOPLE

vs.

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

William Hughes

JOHN R. FELLOWS,

District Attorney.

**A True Bill.**

W. H. Jones  
Foreman.

May 14th.

Charles H. Smith  
Jury.

Peri. N. M. M.

0543

Police Court—2 District.City and County { ss.:  
of New York, }

of No.

occupation

deposes and says, that on the

York, in the County of New York,

District.

Matthie Butler

Pal

Street, aged 20 years,

being duly sworn

29<sup>th</sup> day of April

1888 at the City of New

Or Sullivan and West 3<sup>rd</sup> Street

She was violently and feloniously ASSAULTED and BEATEN by William Hughes (now here) who struck deponent on the face with his fist and kicked her in the stomach twice, and pointed and aimed a revolving pistol loaded with powder and ball at deponent and discharged one shot from said pistol at deponent. Deponent further says that such assault was committed

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

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

Sworn to before me, this

29

day

of

April

1888

Matthie Butler

*[Signature]*

Police Justice.

0544

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

*William Hughes*

Question. How old are you?

Answer.

*22 years old*

Question. Where were you born?

Answer.

*Kentucky*

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

Answer.

*New York*

Question. What is your business or profession?

Answer.

*Mr. horse.*

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

Answer.

*I am not guilty I did  
not have a pistol. And  
I demand an examination*

*William Hughes  
mark*

Taken before me this

day of

1899

Police Justice.



0545

# 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 Hughes*

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

*William Hughes*

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

The said *William Hughes*,

late of the City of New York, in the County of New York aforesaid, on the *Twenty-ninth* day of *April*, in the year of our Lord one thousand eight hundred and eighty-eight, with force and arms, at the City and County aforesaid, in and upon the body of one *Mattie Butler* in the peace of the said People then and there being, feloniously did make an assault and to, at and against *her* the said *Mattie Butler* a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said *William Hughes* 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 *her* the said *Mattie Butler*, 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 Hughes*

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

The said *William Hughes*,

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 *Mattie Butler* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and to, at and against *her* the said

*Mattie Butler*

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

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.

JOHN R. FELLOWS,

District Attorney.

0548

**BOX:**

307

**FOLDER:**

2920

**DESCRIPTION:**

Hull, George C.

**DATE:**

05/09/88



2920



0549

Witnesses:

*George W. Butler*

41

Counsel,

Filed

9

day of

May

1888

Pleads,

THE PEOPLE

vs.

P

*George C. Hull*

*W. B. Hull*

Grand Larceny Second Degree.  
[Sections 528, 581, 532 Penal Code].

JOHN R. FELLOWS,

District Attorney.

A True Bill.

*W. M. Jones*

Foreman.

*May 10/88.*

*W. C. Jones*  
State Reporter.

0550

Police Court— H District. 2 Affidavit—Larceny.

City and County }  
of New York, } ss.

of No. 210 East 18th Street, aged 25 years,  
occupation Clerk being duly sworn

deposes and says, that on the 14 day of May 1888 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 :

Two Coats, Two pair of Pants  
and One Vest, together of the  
Value of Fifty Dollars (\$50.00)

the property of deponent

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

from the fact that at defendant  
was in deponent's employ at  
the above address and had access  
to deponent's Closet where said  
property was kept. Deponent is  
informed by Officer James H. Hay  
of the 18th Precinct that about 9  
o'clock A.M. of the above date he  
arrested defendant on East 14th St  
near 3rd Avenue with said property  
in his possession which deponent  
fully identifies as his property.

George W. Butler.

Sworn to before me this 14 day of May 1888  
W. H. Butler  
Police Justice.

0551

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 28 years, occupation Police Officer of No. 184 Princeton Street, being duly sworn deposes and  
says, that he has heard read the foregoing affidavit of Geo. W. Ruck  
and that the facts stated therein on information of deponent are true of deponents' own  
knowledge.

Sworn to before me this

day of

May 1888 James B. Bay

H. A. Ruck  
Police Justice.



0552

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK } ss.

4 District Police Court.

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

Question. What is your name?

Answer. *George C. Hull*

Question. How old are you?

Answer. *37 years*

Question. Where were you born?

Answer. *Torrington, N.Y.*

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

Answer. *No 210 East 18<sup>th</sup> St. 11 days*

Question. What is your business or profession?

Answer. *Waiter*

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

Answer. *I have nothing to say at  
present And I demand an  
Examination*

Taken before me this

day of

*Myer Weiss*

Police Justice.

*Geo C. Hull*

E 550

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.

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

Dated 188 Police Justice.

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of New York, until he give such bail.

270 Police Court District.

THE PEOPLE, & C.,  
ON THE COMPLAINT OF

George W. Smith  
May 16<sup>th</sup> 1888  
George W. Smith

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

Offence  
Dated May 18 1888  
Magistrate  
Officer  
Precinct  
Witnesses  
No. Street

RECEIVED.  
MAY 7 1888  
DISTRICT ATTORNEY'S OFFICE.  
No. Street  
No. Street  
No. Street  
No. Street  
No. Street

0554

**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 C. Hull*

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

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

The said

*George C. Hull*

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 eighty-*eight*, at the City and County aforesaid, with force and arms,

*two coats of the value of ten dollars each,*

*two pair of <sup>trousers</sup> pants of the value of ten dollars each, and*  
*one vest of the value of ten dollars*

of the goods, chattels and personal property of one

*George W. Butler*

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.



## SECOND COUNT—

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

George C. Hull

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

The said

George C. Hull

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,

two coats of the value of  
ten dollars each,two pair of <sup>trousers</sup> pants of the  
value of ten dollars each <sup>pair</sup>,  
and one vest of the value of ten  
dollars each.

of the goods, chattels and personal property of one

George W. Butlerby a certain person or persons to the Grand Jury aforesaid unknown, then lately before  
feloniously stolen, taken and carried away from the saidGeorge W. Butler

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

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

JOHN R. FELLOWS,

District Attorney.

0557

**BOX:**

307

**FOLDER:**

2920

**DESCRIPTION:**

Hunt, Andrew

**DATE:**

05/29/88



2920

July Greenwald

My Dear Doran

By the President

Sept. broke into  
Anderson Allen  
Clark. Least like  
near Campbell  
any probability  
picked out of  
the Museum.

12/5

Filed 29

day of May 1888

### Pleads.

THE PEOPLE

vs.

53-24-2000  
2016-2017  
J. J. J.

Andrew Hunt

*Burglary in the Third degree,*

and West Soudern  
[Section 408, 506, 528 & 532].

JOHN R. FELLOWS,

*District Attorney.*

# A True Bill.

*W. W. B. 7*

Foreman.  
June 1, 1888

Peabo Gully

Barclay 3 d deg.

2. 400, 5700, 5700, 5700



0559

Police Court—5 District.City and County }  
of New York, } ss.:

Pilly Greenwald  
of No. 1889 3<sup>rd</sup> Avenue Street, aged 34 years,  
occupation Work in the Store being duly sworn  
deposes and says, that the premises No 1889 3<sup>rd</sup> Avenue Street,  
in the City and County aforesaid, the said being a four story brick building  
the cell thereof  
and which was occupied by deponent's father as a Storage Room  
and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly forcibly breaking  
open a door leading to said Storage Room

on the 23 day of May 1888 in the evening time, and the  
following property feloniously taken, stolen, and carried away, viz:

forty boxes of Music Glasses of the value  
of fourteen dollars \$ 14.00

the property of Frank Greenwald deponent's Father  
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid  
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by  
Andrew Schuch (known here)

for the reasons following, to wit: Deponent in the Evening of said 23<sup>rd</sup>  
day of May 1888. Recently locked the door of  
the Storage Room containing the above described  
property, and on the morning of the 24 day of  
May, deponent discovered that said door  
was broken upon and the property stolen  
and carried away. That on the 25<sup>th</sup> day  
of May said defendant was discovered by  
deponent in said premises and in the act

0560

of entering said Storage Room when defendant  
caused his arrest, That since his arrest  
he acknowledged to defendant in the presence  
of witnesses that he did steal said property  
as aforesaid

Sworn to before me this ) Tillie Gruenewald  
26 day of May 1888  
John J. [Signature]  
Magistrate

Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Degree.

vs.

Burglary

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$

Bail.

Bailed by

No.

Street.

0561

Sec. 198-200.

5

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Andrew Hunt* 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. *Andrew Hunt*

Question. How old are you?

Answer. *53 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *2076 2nd Avenue 6 months*

Question. What is your business or profession?

Answer. *Carpenter*

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

Answer. *I was drunk and did not know  
what I was doing*

*Andrew Hunt*

Taken before me this

*16*

day of

*See entry*

188

*John J. Macdon*  
Police Justice.



2950

Police Court - 5 District.

793

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Silly, Greenwood  
1889-3rd Ave.  
Andrew Smith

BAILED.

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated May 26 1888

Greenwood

Magistrate.

Doyle & Brown

Officer.

27

Precinct.

Wittoria Sherov.

Witnesses

No. 2121. 1st Avenue Street.

paid off

RECEIVED  
MAY 28 1888  
DISTRICT CLERK

No. 1889 3rd Avenue Street.

1500 to answer

Can

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

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

Dated May 26 1888

John J. Brown

Police Justice.

Dated 1888

Police Justice.

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

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

Dated 1888

Police Justice.

0563

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

*against*

*Andrew Hunt*

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

*— Andrew Hunt —*

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

The said *Andrew Hunt*,

late of the *Smith St* — Ward of the City of New York, in the County of New York, aforesaid, on the *Twenty Third* day of *May*, in the year of our Lord one thousand eight hundred and eighty-*eight*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *Residence* of one

*Franka Figueroa*

feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent, the goods, chattels and personal property of the said

*Franka Figueroa*.

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

## SECOND COUNT—

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

*Andrew Hunt* —  
 of the CRIME OF *Robbery* LARCENY, — committed as follows:

The said *Andrew Hunt*.

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

*Two hundred and eighty nine*  
*pieces of the value of three*  
*cents each,*

of the goods, chattels and personal property of one

*Franka Figueroa*, —

in the *hiding* of the said

*Franka Figueroa*.

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

*John R. Hollows,*  
*District Attorney*



0565

**BOX:**

307

**FOLDER:**

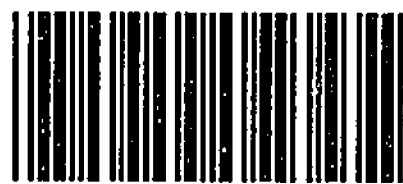
2921

**DESCRIPTION:**

Jackson, Millie

**DATE:**

05/29/88



2921

0566

320

Counsel, A. H. Purdy  
Filed 29 day of May 1888  
Pleads, Not Guilty (True!)

THE PEOPLE  
vs.  
Millie Jackson  
Grand Larceny in the first degree,  
(MONEY.)  
(Sec. 528 and 530, Penal Code.)

JOHN R. FELLOWS,  
District Attorney.

A True Bill.

*[Signature]*

Foreman.

to Court 3

Part II Grand 8.1888  
Tried and Acquitted

Witnesses;

*[Signature]*

*[Signature]*

18th Precinct

0567

Police Court—*H* District—*1* Affidavit—Larceny.

City and County } ss.  
of New York,

of No. *135 3<sup>rd</sup> Avenue* Street, aged *50* years,

occupation *Steam Maker* being duly sworn

deposes and says, that on the *12<sup>th</sup>* day of *May* 188*8* at the City of New

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

of deponent, in the *night* time, the following property viz:

*Four. Ann Laurel Money of*  
*The United States issue to the Amount*  
*and Value of Seven hundred dollars.*  
*and One Eighty eight in the Rock Island*  
*National Bank of the Value of Ten hundred*  
*dollars - all being of the Value of Seventeen*  
*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 *Willie Jackson. (now here)*

*John. The fact that at 12. At 12. The*  
*from 7. 10 O'clock P.M. on said date*  
*deponent was accosted by The*  
*Said Jackson. on 3 Avenue in front*  
*of premises No 333. That the said Jackson*  
*induced deponent to enter said*  
*premises and went to the rear building*  
*and into a room with the said Jackson.*  
*That deponent took off his Coat and*  
*vest. Placed them upon a table in*  
*said room. Leaving said property in*  
*the inside Vest pocket. Deponent*  
*laid upon a bed in said room*  
*and went to sleep. That at 12. At 12.*

Sworn to before me, this  
188*8* day

Police Justice.



The hour of 12 O'clock a.m. on the  
 13<sup>th</sup> day of May. Defendant. Awoke.  
 and ascertained that said property  
 had been taken stolen and Carried  
 away - and could not find the said  
 Jackson. Defendant is informed by  
 Rosie Faile. That she found in the  
 room occupied by the said Miller  
 Jackson. After she had removed from  
 premises to 333 E. Avenue. The said  
 Rosie Faile. which defendant. Fully  
 identifies as the a portion of the property  
 taken stolen and Carried away from  
 defendant's possession. Defendant therefore  
 charges that the said Jackson. did  
 feloniously take steal and Carry away  
 said property and prays that she may  
 be held to answer the same.

For D. D. D. D. D.

This 21<sup>st</sup> day of May 1888. } John J. J. J.

W. A. Wade  
 Justice

0569

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Rosie Faye*  
aged *30* years, occupation *Home -* of No. *333. 3 Avenue (East)*  
Street, being duly sworn deposes and  
says, that he has heard read the foregoing affidavit of *John Nelson*  
and that the facts stated therein on information of deponent are true of deponents' own  
knowledge.

Sworn to before me, this *21<sup>st</sup>*  
day of *May* 188*8*

*Rosie Faye*  
*mark.*

*W. A. Brown*  
Police Justice.

0570

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Rosie Faye*  
aged *30* years, occupation *Home -* of No. *333. 3 Avenue (East)*  
Street, being duly sworn deposes and  
says, that he has heard read the foregoing affidavit of *John Nelson*  
and that the facts stated therein on information of deponent are true of deponents' own  
knowledge.

Sworn to before me, this

day of

188

*John Faye*  
*Rosie Faye*  
*Mum.*

*W. A. Brown*

Police Justice.



0571

Sec. 108-100.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

*Mellie Jackson*

being duly examined before the undersigned 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 *h* see fit to answer the charge and explain the facts alleged against *h* that *h* 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. *Mellie Jackson*

Question. How old are you?

Answer. *28 Years*

Question. Where were you born?

Answer. *Richmond Va.*

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

Answer. *#49. Watts Street 5 days.*

Question. What is your business or profession?

Answer. *Cook*

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

Answer. *I am not guilty of the charge. am. demand an examination*

*Mellie Jackson*  
*M Jackson*

Taken before me this

day of

*Mellie Jackson*

Police Justice.

2750

Dated 188 Police Justice.

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

Dated 188 Police Justice.

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

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.  
Dated 188  
Police Justice.

299 194  
Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

John Nelson  
535 E. 3rd Ave.  
Mulligan & Co.

BAILED,  
No. 1, by  
Residence Street

Dated 188  
Magistrate.  
Officer.  
Precinct.

Witneses  
No. 333  
Mrs. Edwards  
333  
Street.

May 26 1888  
DISTRICT ATTORNEY'S OFFICE  
to answer  
May 26 9 a.m.  
May 24 9 a.m.

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# Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Mollie Johnson*

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

*Mollie Johnson*

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

The said *Mollie Johnson*.

late of the City of New York, in the County of New York, aforesaid, on the *Twenty*  
day of *May*, in the year of our Lord one thousand eight hundred and eighty *eight*,  
at the City and County aforesaid, with force and arms, in the *night* — time of  
the same day, *Five* promissory notes for the payment of money, being then  
and there due and unsatisfied (and of the kind known as United States Treasury notes), of  
the denomination of twenty dollars, and of the value of twenty dollars *each* ;  
*Five* promissory notes for the payment of money, being then and there due and  
unsatisfied (and of the kind known as United States Treasury notes), of the denomination of  
ten dollars, and of the value of ten dollars *each* ; *Twenty* promissory notes for the  
payment of money, being then and there due and unsatisfied (and of the kind known as United States  
Treasury notes), of the denomination of five dollars, and of the value of five dollars *each* ;  
*one hundred* promissory notes for the payment of money, being then and there due and unsatisfied  
(and of the kind known as United States Treasury notes), of the denomination of two dollars, and  
of the value of two dollars *each* ; *one hundred* promissory notes for the payment  
of money, being then and there due and unsatisfied (and of the kind known as United States Treasury  
notes), of the denomination of one dollar, and of the value of one dollar *each* ;  
*Five* promissory notes for the payment of money (and of the kind known as bank notes),  
being then and there due and unsatisfied, of the value of twenty dollars *each* ; *Twenty*  
promissory notes for the payment of money (and of the kind known as bank notes), being then and  
there due and unsatisfied, of the value of ten dollars *each* ; *Twenty* promissory notes for the  
payment of money (and of the kind known as bank notes), being then and there due and unsatisfied,  
of the value of five dollars *each* ; *Five* United States Silver Certificates of the



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denomination and value of twenty dollars ~~each~~ ; ~~Twenty~~ United States Silver  
Certificates of the denomination and value of ten dollars ~~each~~ ; ~~Fifty~~ United  
States Silver Certificates of the denomination and value of five dollars ~~each~~ ; ~~one hundred~~  
United States Silver Certificates of the denomination and value of two dollars ~~each~~ ;  
~~one hundred~~ United States Silver Certificate of the denomination and value of one dollar  
~~each~~ ; ~~Ten~~ United States Gold Certificates of the denomination and value of  
twenty dollars ~~each~~ ; ~~Twenty~~ United States Gold Certificate of the denomination  
and value of ten dollars ~~each~~ ; ~~Fifty~~ United States Gold Certificates of the  
denomination and value of five dollars ~~each~~ ; and divers coins, of a number, kind and  
denomination to the Grand Jury aforesaid unknown, of the value of ~~Ten dollars~~,  
and one written instrument and evidence of  
debt of the kind called certificates  
of deposit, of the value of one  
thousand dollars.

of the proper moneys, goods, chattels and personal property of one —

*John Nelson*

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.

JOHN R. FELLOWS,

District Attorney.