

0569

BOX:

172

FOLDER:

1749

DESCRIPTION:

Hagerty, Michael

DATE:

04/01/85



1749

0570

128 W. 23rd St.

Modality -

23

३

Michael Stagerby

RANDOLPH B. MARTINE,

PETER B. OWEN

District Attorney

A TRUE BILL.

W. J. Berry

Pr. Caper 17/83

Foreign.

My dear Mr. Adams

Der Messer

MA

this indictment is based upon the provisions of section 6 of chapter 202 of the Laws of 1884 which enacted that a manufacturer of manufactures to sell any commodity &c designed to take the place of butter &c

As this Section has been declared unconstitutional by the Court of Appeals, we

Post/Mark: 99 mi. 377

Recommend the dismissal
of this indictment

Sept 22/97 J. M. T. G. G. G.

Sept 26th 1864 Sunday.

0571

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Magarity

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

Michael Magarity

of the Crime of SELLING AS AN ARTICLE OF FOOD, AN ARTICLE MANUFACTURED OUT OF OLEAGINOUS SUBSTANCES AND COMPOUNDS THEREOF OTHER THAN THOSE PRODUCED FROM UNADULTERATED MILK, OR CREAM FROM UNADULTERATED MILK, THE ARTICLE SO SOLD BEING DESIGNED TO TAKE THE PLACE OF BUTTER PRODUCED FROM PURE, UNADULTERATED MILK, OR CREAM FROM THE SAME, committed as follows:

The said *Michael Magarity*

late of the City of New York in the County of New York aforesaid, on the *twenty eighth* day of *January*, in the year of our Lord one thousand eight hundred and eighty *five*, at the City and County aforesaid, with force and arms, *one pound* of a certain article manufactured out of oleaginous substances, and compounds of oleaginous substances, other than those produced from unadulterated milk, or cream from unadulterated milk, unlawfully did then and there sell to one

Jedediah B. Wheeler

as an article of food, the said article, so sold as aforesaid by the said

Michael Magarity

being designed to take the place of butter produced from pure, unadulterated milk, or cream from the same, (a more particular description of which said article so sold as aforesaid, and of the oleaginous substances and compounds out of which the same was so manufactured as aforesaid is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE.

~~PETER B. OLNEY,~~

District Attorney.

0572

BAILED
No. 1, by Albert - Mary
Residence 352 East 69th Street.
No. 2, by _____
Residence _____ Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

280 P. 1009
Police Court - 1st District
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Frederick Schell
vs. Michael Constantino
Dated Feb 21 1885
Magistrate. John J. Sullivan
Officer. Conrad
Precinct. _____
Witnesses _____
No. _____ Street.
No. _____ Street.
No. _____ Street.
§ 1000 ANSWER By
Frederick Schell
Sessions. Feb 22. 1885

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

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

Dated Feb 21 1885 Samuel C. Ruff Police Justice.

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

Dated Feb 21 1885 Samuel C. Ruff 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 _____ 1885 _____ Police Justice.

0573

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Michael Magerty 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 see fit to answer the charge and explain the facts alleged against him that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty and I demand
an examination

M. Magerty

Taken before me this

day of

188

Samuel M. Kelly Police Justice.

0574

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, DISTRICT.

of No. 12 West 23 Street, aged 00 years,
occupation Wine Dealer being duly sworn deposes and says
that ~~on the~~ day of Michael ~~188~~
~~at the City of New York, in the County of New York,~~

Wagerty (now here) is the man
mentioned in the annexed
affidavit a John Doe
Fredrick R Wheeler

Sworn to before me, this

of

188

day

Sandy McRae Police Justice.

0575

Sec. 151.

Police Court First District.

CITY AND COUNTY }
OF NEW YORK, } ss.

In the name of the People of the State of New York; To the Sheriff of the County of New York, or to any Marshal or Policeman of the City of New York, GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Jesediah Wheeler of No. 128 East 23rd Street, that on the 26th day of January 1885 at the City of New York, in the County of New York, at No. 49 Greenwich Street John Doe did unlawfully sell certain oleaginous substances and certain compounds of oleaginous substances other than that produced from unadulterated milk, or cream from the same, which said substance or compounds was designed to take the place of butter, in violation of Section 6, Chapter 202, Laws of 1884.

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant, and bring him forthwith before me, at the First 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 17th day of February 1885,

Samuel C. Reilly POLICE JUSTICE.

Police Court First District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Jesediah Wheeler

vs

Michael Morgan

Warrant-General.

Section 6, Ch. 202, Laws of 1884

Dated February 17 1885.

Samuel C. Reilly Magistrate.

Sam Officer.

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

Sam Officer.

Dated February 18 1885.

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest, 4 PM

Naive of W.S.

Age, 17

Sex, Male

Complexion, Dark

Color, Black

Profession, Printer

Married, No

Single, No

Read, No

Write, No

73. William Street

POOR QUALITY
ORIGINALS

0576

First Order of Solicitor

Court of *The City and*

County of *New York*

THE PEOPLE, &c.

vs.

John Doe
Defendant

Selection 6. chap. 202. c. 1887

Witness:

John Doe

350 West 12th St. New York

Witness:

John Doe

Residence *109 Clinton St.*

John Doe

Residence *55 Madison St.*

Residence

POOR QUALITY
ORIGINALS

0577

CHAS. M. STILLWELL, A. M.
THOMAS S. GLADDING, A. M.

Office and Laboratory of

STILLWELL & GLADDING,

Analytical and Consulting Chemists,

Old Series, No. 9406.

New Series, No. 16652.

No. 55 Fulton St., cor. Cliff St.,

P. O. Box 1261.

New York, Jan 29 1885.

Certificate of Analysis

sealed
of a sample of..... "BUTTER"..... marked No. 708 Lyddy Has
No. 49 Greenwich St NY Jan 26, 1885 - 5 PM
received from M. B. F. Van Valkenburgh
drawn by our Agent... Jan 27/85 per Mr J B Wheeler.

Fat,	80.49
Curd,	2.73
Salt, [Ash],	8.71
Water, at 100° C.,	8.07
	<hr/>
	100.00
Soluble Fatty Acids, [on a dry basis]	0.22
Insoluble do. do. do.	95.40
Specific Gravity of the dry Fat, at 100° Fah.,	0.9054
Titre, 39.90	° C.

Very Respectfully,

Stillwell & Gladding

Mr B F Van Valkenburgh

NY

EXCH

POOR QUALITY
ORIGINALS

0578

STATE OF NEW YORK,

COUNTY OF

New York } ss.

Jeremiah Wheeler of No. *128* Street, in
the *City* of *New York*, being duly sworn, deposes and
says: *he is sixty years of age*

That he is *an agent*

~~a State Agent~~ for the State of New York, appointed by Josiah K. Brown, New York
State Dairy Commissioner, under chapter 202 of the laws of 1884, entitled "An Act to
prevent deception in sales of dairy products," passed April 24, 1884, that his place of
business is No. *350 Madison Street* that on the *26th* day of

January 188*5*, at the *City* and County of

New York, to wit: at No. *49 Greenwich Street*

in said *City*, one *John Doe*

did then and there unlawfully offer for *Sale and sell the same as* certain oleaginous
substance, and certain compounds of oleaginous substances, other than that produced from
unadulterated milk, or cream from the same, which said substance and compounds thereof
was designed to take the place of butter, and that the said *John Doe*

did then and there unlawfully offer the same for

Sale and sell the same as an article of food, *to wit: as butter, in*
violation of Section 8, Chapter 202, Laws of 1884.

That on said day deponent entered the

store of the said _____, at the said number, and
then and there found in the _____ of the said _____

and exposed for

sale in said store, a quantity of such oleaginous substance and compounds of such oleagi-
nous substances.

of the oleaginous substance and compounds thereof, as aforesaid, which deponent

has since caused to be analyzed by experts,

and the same has been found

_____ and deponent charges the
same to be, not butter, but mostly composed of oleaginous substances, which are not pro-
duced from unadulterated milk, or from cream of the same, as appears from the certificate
of analysis hereto annexed.

John Doe therefore, deponent prays that a warrant may issue for the arrest of the said
_____, and that he may be dealt with as the law
directs.

Sworn to before me, this *17* day
of *February* 188*5*

Jeremiah R. Wheeler

Samuel C. Reilly
Justice.

0579

OFFICE OF

B. F. VAN VALKENBURGH,

ASSISTANT NEW YORK STATE DAIRY COMMISSIONER,

350 WASHINGTON STREET,

New York, Mar 13 '1885-

Asst Dist Atty Gen

Dear Sir
An or about Feb 18" 1885
one Michael Haggerty was
arrested and gave bail to go to
you. Sessions for trial of the
papers have reached you I would
be pleased to have the matter
brought to the notice of the Grand
Jury

Respectfully yours
B F Van Valkenburg
Asst Dairy Com.

0580

76 examined

§6 Laws of 1881 cap 202.

Complaint dated Feb 18/85

" Received. " 24/85.

0581

BOX:

172

FOLDER:

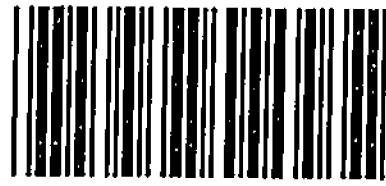
1749

DESCRIPTION:

Hall, John D.

DATE:

04/01/85



1749

POOR QUALITY
ORIGINALS

0502

DD

Chas. H. [unclear]
2nd Broadway

Counsel,

Filed 1 day of April 1885

Pleas [unclear] (2)

Grand Larceny, 1st degree
[Sections 528, 580, Penal Code]

THE PEOPLE

vs.

P
John D. Hall

RANDOLPH B. MARTINE,
PETER B. OLNEY,

District Attorney.

A True Bill.

W. J. C. Berry

April 7/85

Foreman.

W. J. C. Berry

Chairman Ref.

April 14/85

14

Witnesses:

John H. Paul
3 Park Place
Officer from [unclear]
[unclear] Office

POOR QUALITY
ORIGINALS

0583

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 D. Hall

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

John D. Hall

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

The said *John D. Hall*

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

one bundle of the value of twenty
five dollars,
one hundred and thirty seven watches
of the value of twenty dollars each,
and one hundred pens of the value
of ten dollars each,

of the goods, chattels and personal property of *one The Western*
Express Company,

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.

Randolph S. Martin,
District Attorney.

0584

Police Court District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

John D. Hall
3 Paul vs. Place

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

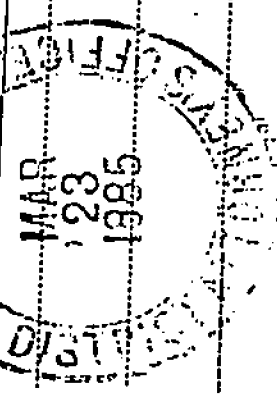
No. 4, by

Residence

Street.

Dated

March 21 1885



Offence *Grand Larceny*

Magistrate

John D. Hall
and *George Hamilton*
Resident Office Precinct.

Witnesses

John F. Wall

William J. Wall

George Hamilton

William J. Wall

George Hamilton

William J. Wall

George Hamilton

William J. Wall

George Hamilton

William J. Wall

George Hamilton

William J. Wall

George Hamilton

William J. Wall

George Hamilton

William J. Wall

George Hamilton

William J. Wall

George Hamilton

William J. Wall

George Hamilton

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

Dated *March 21* 1885 *John D. Hall* Police Justice.

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

Dated _____ 1885 _____ 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 _____ 1885 _____ Police Justice.

0585

Sec. 198-200

CITY AND COUNTY
OF NEW YORK,

Second District Police Court.

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

Question. What is your name?

Answer. *John D. Hall*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *674 3rd Avenue about 8 years*

Question. What is your business or profession?

Answer. *Labourer*

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

Answer. *I am guilty of the charge*

J. D. Hall

Taken before me this

day of *March* 188*5*

John J. McNamee
Police Justice.

0586

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 30 years, occupation James H. Noyes
Superintendent of No.

23 Maiden Lane ~~Street~~, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of John H. Paul

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

Sworn to before me, this

day of 21 March 1885

John H. Noyes
John J. Gorman
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 30 years, occupation James F. Vally
Detective of No.

Central Office ~~Street~~, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of John H. Paul

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

Sworn to before me, this

day of 21 March 1885

James F. Vally
John J. Gorman
Police Justice.

0587

Police Court—Second District.

Affidavit—Larceny.

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

John H. Paul
of No. 3 Park Place Street, aged 39 years,
occupation Superintendent of Westcott's Express being duly sworn
deposes and says, that on the 30 day of December 1884 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the Night time, the following property, viz:

one trunk containing
one Hundred and thirty seven
assorted watches, and a quantity
of gold pens and trinkets, altogether
of the value of three thousand dollars
(\$3000.00)

the property of a Company known and doing business
as the Westcott Express Company as Common
Carrier, 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 John D. Hall (now here), and
one Frank King alias Patrick Hughes, who has
already been convicted and sent to State
Prison, and one John Herby who is not
yet arrested; acting in concert together
for the following reasons to wit: On said
date about the hour of 7 o'clock p.m.
Deponent had the afore-described property in
the Westcott's Express Baggage room in
the Grand Central Depot. About the hour
of 9 o'clock p.m. on said date deponent
found said property as having been stolen
from said baggage room. Subsequently
Deponent was informed by officer
James F. Vallery Detective of the Central

Subscribed before me this

day

Notary Public.

0588

Office that he arrested said Hall on information of said King alias Hughes, who told said officer that said Hall was driver of said express wagon that took away said property and that the said Hall acted in concert with said ^{King alias} Hughes and said Herby in stealing said property.

Deponent is further informed by said officer that said Hall told him that he pawned one of said watches in the loan office No 969, 2nd Avenue, and also one of said watches in the loan office No 634, 2nd Avenue - that said officer took out of said loan offices, the two watches as aforesaid and showed them to James H. Stoyes, Superintendent of the watch department of Waltham & Company No 23 Maiden Lane to whom said property was forwarded and that the said James H. Stoyes fully identifies the same as part of said property.

Sworn to before me this

21st day of March 1885

John H. Paul
Police Justice

Dated 1885 Police Justice.

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

There being no sufficient cause to believe the within named

Dated 1885 Police Justice.

I have admitted the above named

Dated 1885 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, &c., on the complaint of

1. 2. 3. 4.

Dated 1885 Magistrate.

Officer.

Clerk.

Witnesses.

No. Street.

No. Street.

No. Street.

\$ to answer Sessions.

0589

BOX:

172

FOLDER:

1749

DESCRIPTION:

Harris, John

DATE:

04/22/85



1749

0590

BOX:

172

FOLDER:

1749

DESCRIPTION:

Harris, William

DATE:

04/22/85



1749

0591

BOX:

172

FOLDER:

1749

DESCRIPTION:

Harris, Julia

DATE:

04/22/85



1749

0592

BOX:

172

FOLDER:

1749

DESCRIPTION:

Burdick, Ida

DATE:

04/22/85



1749

0593

BOX:

172

FOLDER:

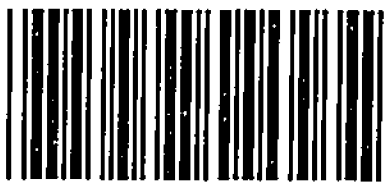
1749

DESCRIPTION:

Madigan, Ellen

DATE:

04/22/85



1749

POOR QUALITY
ORIGINALS

0594

No 189
Counsel,
Filed day of April 1885
Pleaded
Indictment

THE PEOPLE
vs.
1 John Davis P.
2 William Davis P.
3 William Davis P.
4 Lida Burdick P.
5 Ellen Madigan P.
Burglary in the THIRD DEGREE,
Grand Larceny, Stolen Goods,
(Sections 49, 500, 529, 530, and 550).

RANDOLPH B. MARTINE,
WHEELER H. PECKHAM,

District Attorney.

A True Bill.
(Signed, Sealed)

Foreman,
1st Com on and the ind.
May 1/85

Witness:
Annie Bowen
Geo Haffner
Off Larnick

0595

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 Harris, William
Harris, Julia Harris,
Isa Combs and
Ellen Madison

The Grand Jury of the City and County of New York, by this indictment, accuse
John Harris, William Harris, Julia
Harris, Isa Combs and Ellen Madison
of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said John Harris, William Harris,
Julia Harris, Isa Combs and
Ellen Madison, each
late of the 20th Ward of the City of New York, in the County of New York
aforesaid, on the 20th day of March, in the year of our Lord one
thousand eight hundred and eighty-five, with force and arms, about the hour
of eight o'clock in the night time of the same day, at the Ward,
City and County aforesaid, the dwelling house of

Frederica Bauer,

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

0596

SECOND COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said
John Harris, William Harris, Julia Harris
Isa Combside and Ellen Madigan
of the CRIME OF GRAND LARCENY IN THE *first* DEGREE, committed as follows:

The said *John Harris, William Harris*
Julia Harris, Isa Combside
and Ellen Madigan, each —
late of the Ward, City and County aforesaid, afterwards, to wit, on the said
28th day of *March*, in the year of our Lord one thousand eight
hundred and eighty-*five*, at the Ward, City and County aforesaid, in the
month time of said day, with force and arms, *three coats*
of the value of \$25 each each,
two pairs of trousers of the value of
ten dollars each, two pairs of the
value of five dollars each, six pairs
of the value of \$1.50 each each,
six yards of the value of \$1.50 each
each, six yards of the value of
\$1.50 each each, one pair of
the value of three dollars, and two
ornamental quivers of the value of
\$1.50 each each,

of the goods, chattels, and personal property of one *Benedicta*
Barber, _____ in the dwelling house of
the said Benedicta Barber,
there situate, then and there being found, *in* the dwelling house aforesaid, then and
there feloniously did steal, take and carry away, against the form of the Statute in
such case made and provided, and against the peace of the People of the State of New
York, and their dignity.

0597

THIRD COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said *John Harris, William Harris, Julia Harris, Ida Boudier and Ellen Madigan* of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *John Harris, William Harris, Julia Harris, Ida Boudier and Ellen Madigan*, each late of the Ward, City and County aforesaid, afterwards, to wit: on the said *28th* day of *March*, in the year of our Lord one thousand eight hundred and eighty-*five*, with force and arms, at the Ward, City and County aforesaid, *three pairs of the value of fifty cents each, three pairs of the value of fifty cents each, eight pairs of the value of thirty five cents each, one pair of trousers of the value of ten dollars each, and one ornamental ring of the value of fifteen cents each,*

of the goods, chattels and personal property of *Frederick Bauer,*

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

unlawfully and unjustly did feloniously receive and have (the said *John Harris, William Harris, Julia Harris, Ida Boudier and Ellen Madigan*

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

RANDOLPH B. MARTINE.

~~WILLIAM H. PETERSON~~, District Attorney.

Witnesses:
D. Steinhilber
Off. Barnick

No 191
Counsel,
Filed *23rd* day of *April* 188*5*
23 *4* *1885*
Plead *check July 23.*

THE PEOPLE

vs.

1. John Harris
(Hearers)

2. William Harris

3. Ellen Madigan

4. Ida Burdick

5. Julia Harris

RANDOLPH B. MARTINE.

WHEELER H. PECKHAM,

District Attorney.

A True Bill.

W. H. Peckham

Foreman.

0598

0599

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 Harris, William
Harris, Ellen Madigan
Ida Sundick and Julia Harris*

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

*John Harris, William Harris, Ellen
Madigan, Ida Sundick and Julia Harris*
of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said *John Harris, William Harris
Ellen Madigan, Ida Sundick
and Julia Harris* each

late of the ~~20th~~ Ward of the City of New York, in the County of New York
aforesaid, on the ~~19th~~ day of ~~April~~, in the year of our Lord one
thousand eight hundred and eighty-five, with force and arms, about the hour
of ~~nine~~ o'clock in the ~~night~~ time of the same day, at the Ward,
City and County aforesaid, the dwelling house of

Daniel Skidmore

there situate, 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 Daniel Skidmore*

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

0600

SECOND COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said John Harris, William Harris, Ellen Madigan, Ida Sundick and Julia Harris of the CRIME OF GRAND LARCENY IN THE FIRST DEGREE, committed as follows:

The said John Harris, William Harris, Ellen Madigan, Ida Sundick and Julia Harris, each late of the Ward, City and County aforesaid, afterwards, to wit, on the said 19th day of April, in the year of our Lord one thousand eight hundred and eighty-five at the Ward, City and County aforesaid, in the night time of said day, with force and arms, Three dresses of the value of fifteen dollars each, one overcoat of the value of fifteen dollars, two pairs of trousers of the value of seven dollars each pair, one vest of the value of three dollars each, one bed sheet of the value of one dollar, two coats of the value of ten dollars each, and one mirror of the value of two dollars,

of the goods, chattels, and personal property of one Daniel E. Kien in the dwelling house of

The said Daniel E. Kien there situate, then and there being found, in the dwelling house aforesaid, then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

0601

THIRD COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said *John Harris, William Harris, Ellen Madigan, Ida Purdick and Julia Harris* of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *John Harris, William Harris, Ellen Madigan, Ida Purdick and Julia Harris*, each late of the Ward, City and County aforesaid, afterwards, to wit: on the said 19th day of April, in the year of our Lord one thousand eight hundred and eighty-nine, with force and arms, at the Ward, City and County aforesaid, *three dresses of the value of fifteen dollars each, one overcoat of the value of fifteen dollars, two pairs of trousers of the value of seven dollars each pair, one vest of the value of three dollars, one bed sheet of the value of one dollar, two coats of the value of ten dollars each, and one mirror of the value of two dollars,* —

of the goods, chattels and personal property of

Daniel O'Keefe

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

unlawfully and unjustly did feloniously receive and have (the said

John Harris, William Harris, Ellen Madigan, Ida Purdick and Julia Harris, —

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

RANDOLPH B. MARTINE.

~~WILLIAM H. LEACHMAN~~, District Attorney.

W. H. Hopper.
Jno Hopper.
Off Cannick

No 190
Counsel,
Filed 22 day of April 1885
Pleads

THE PEOPLE
vs.
John Harris
(Defendant)
Burglary, 2nd Degree,
and Receiving Stolen Goods,
(Sections 49, 500, 528, 53, and 550).

RANDOLPH B. MARTINE,
JOHN WILSON
Disinherited Attorney
A True Bill.
H. H. Hopper

Foreman.
How? on another such

0602

0603

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 Harris

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

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

The said *John Harris*,

late of the *20th* Ward of the City of New York, in the County of New York aforesaid, on the *third* day of *April*, in the year of our Lord one thousand eight hundred and eighty-*five*, with force and arms, about the hour of *twelve* o'clock in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of

Patrick Malone,

there situate, feloniously and burglariously did break into and enter,

(The said John Harris being then and there assisted by a confederate actually present whose name is to the Grand Jury aforesaid unknown) whilst there was then and there some human being, to wit, one *Patrick*

Malone within the said dwelling house, the said

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

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

0604

SECOND COUNT.

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

John Davis
of the CRIME OF GRAND LARCENY IN THE *first* DEGREE, committed as follows:

The said *John Davis*,

late of the Ward, City and County aforesaid, afterwards, to wit; on the said

third day of *April*, in the year of our Lord one thousand eight hundred and eighty-*five*, at the Ward, City and County aforesaid, in the

night time of said day, with force and arms,

one watch of the value of *fifty* dollars, of the goods, chattels and personal property of one *Patrick Malone*, —

one other watch of the value of *fifty* dollars, of the goods, chattels and personal property of one *James Malone*, —

Two *one thousand* of the value of *one dollar* each and one *note* of the value of *twenty five cents*, of the goods, chattels and personal property of one *Patrick Malone*, and one *note* of the value of *one dollar*, and *three* promissory notes for the payment of money, of a number, kind and denomination to the Grand Jury aforesaid unknown, the same being then and there due and unsatisfied for the payment of *and*

of the value of *eighteen dollars*, and *ten cents*, and *one* of the goods, chattels and personal property of one *Patrick Malone*,

in the dwelling house of *one*

the said Patrick Malone, there situate, then and there being found *from* in the dwelling house aforesaid, then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

0605

THIRD COUNT.

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

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

The said *John Harris*,

late of the Ward, City and County aforesaid, afterwards, to wit: on the said *2nd* day of *April*, in the year of our Lord one thousand eight hundred and eighty-five, with force and arms, at the Ward, City and County aforesaid,

one medallion of the value of twenty five cents, of the goods, chattels and personal property of one *Patricia Malone*, and ten keys of the value of ten cents each, and one collar button of the value of fifty cents,

of the goods, chattels and personal property of *Patricia Malone*,

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

Patricia Malone, —

unlawfully and unjustly did feloniously receive and have (the said

John Harris —

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

RANDOLPH B. MARTINE.

~~JOHN MCKEEN~~

District Attorney.

0606

Police Court 1117 District 2

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John W. Blount
327 West 50th St

John W. Blount

BAILED,
No. 1, by _____

Residence _____

Street _____

No. 2, by _____

Residence _____

Street _____

No. 3, by _____

Residence _____

Street _____

No. 4, by _____

Residence _____

Street _____

Dated _____

1885

Offence, Burglary

John W. Blount Magistrate.

John W. Blount Officer.

John W. Blount Clerk.

Witnesses, _____

No. _____

Street _____

No. _____

Street _____

No. _____

Street _____

No. _____

Street _____

% _____

to answer

Q. J.

Carroll

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

Dated April 20 1885 John J. Gorman Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0607

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK

District Police Court.

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

Question. What is your name?

Answer

Question. How old are you?

Answer

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty
John Harris

Taken before me this 20

day of April

1886

John J. Connelley
Police Justice.

0608

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 19 years, occupation Married of No.

423 West 59th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Slyva Salame

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

Sworn to before me this 20

day of April 1885

John J. Gorman
Police Justice.

her
Julia X. Harris
married

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 52 years, occupation Shoemaker of No.

20th Summit Place Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Slyva Salame

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

Sworn to before me this 20

day of April 1885

John J. Gorman
Police Justice.

Matthew M. Connell

0609

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty
John Harris

Taken before me this 20

day of March 1888

John J. ...
Police Justice.

0510

Police Court—1 District.City and County }
of New York, } ss.:of No. 827 West 86th Saga Malone Street, aged 47 years,
occupation Married being duly sworn

deposes and says, that the premises No 827 West 86th Street,
in the City and County aforesaid, the said being a Five story brick dwelling,
situate in the 20th Ward, one half of the first floor of which
~~and~~ was occupied by deponent as a dwelling
and in which there was at the time ^{five} human beings by name Saga Malone,
Ratie Malone, Mary Malone and Jennie Malone
were BURGLARIOUSLY entered by means of forcibly turning the latch
which fastened the sashes of the kitchen window in the
back portion of the above named premises and entering
through said window

on the third day of April 1885 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

One double case gold watch with monogram of the value of fifty dollars
One double case gold watch No 227281 of the value of fifty dollars
One pair of plated steel buttons of the value of five dollars
One solid silk necktie of the value of five cents
One Wallet containing

(fifteen dollars) bills of various denominations, gold
and lawful money of the United States

One bunch of keys and one gold plated collar button
of the value of several dollars contents of said wallet

All of the value of one hundred & eighty dollars and twenty five cents
The gold watch with monogram the property of Ratie Malone, the gold watch
No 227281 the property of Jennie Malone, the steel buttons & necktie the property of Saga Malone,
and the wallet and contents the property of deponent. All on the care & custody of deponent

and deponent further says, that she has great cause to believe, and does believe, that the aforesaid

BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

John Verms (now here)

for the reasons following, to wit: that about the hour of 11 P.M. on the
above date deponent locked and securely fastened the
above named premises; that between the hours of 1 and 2
o'clock on the following morning deponent was awakened;
and found that the premises had been entered as described
above, and the above described property taken, stolen and
carried away—

Deponent further says that she has been informed by
Officer Matthew J. Connolly of the 20th Ward police—

0611

that he had arrested the defendant John Harris and
 had found in a portion of the property, by the search of bags, gold, plated dollar buttons & needles
 in a dresser drawer in a room occupied
 by defendant; that he Mr. Council had been informed by
 Mrs. Julia Harris, the landlady of the apartment occupied
 by the defendant, that said drawer ^{was} used by the defendant only,
 and that defendant carried the key thereof. Dependent further says,
 that she fully identifies, the bunch of keys, the gold plated
 dollar button, and the black silk necktie found in the possession
 of the defendant, as a portion of the property feloniously
 taken, stolen and carried away, at the time and in the
 manner above described.
 Therefore dependent charges the said John Harris with
 having burglariously entered the above named premises,
 and having stolen the above described property.

Subscribed before me this
 20 day of April 1885
 Eliza Melrose
 John H. Worman
 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.

POOR QUALITY
ORIGINALS

0612

BAILED,

No. 1, by

Residence

Street

No. 2, by

Residence

Street

No. 3, by

Residence

Street

No. 4, by

Residence

Street

Police Court District.

THE PEOPLE, & C,

OF THE COMPLAINT OF

David Steelman

316 West 39th St

John Thomas

Mattie Madigan

Edgar Braden

John Thomas

Dated April 20 188

Magistrate

W. C. O'Connor

20 Precinct

Witnesses

No. 1, by

Residence

Street

No. 2, by

Residence

Street

No. 3, by

Residence

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

Dated April 20 188 John J. Connor Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

06 13

Sec. 195-200.

CITY AND COUNTY
OF NEW YORK, ^{SS}

District Police Court.

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

Question. What is your name?

Answer. *Ida Burdick*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *443 W 39th Street 2 weeks*

Question. What is your business or profession?

Answer. *Housekeeper*

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

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

Taken before me this

day of *April*188*8**John W. M. M.*
Police Justice.

0614

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question. What is your name?

Answer. *Ellen Madigan*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *423 W 39th Street 2 weeks*

Question. What is your business or profession?

Answer. *Matches*

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

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

Taken before me this

day of

April

188

5

Police Justice.

06 15

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY { ss
OF NEW YORK,

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

Question. What is your name?

Answer. Julia Harris

Question. How old are you?

Answer. 20 years

Question. Where were you born?

Answer. New York

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

Answer. 23 W 39 th. Street 2 months

Question. What is your business or profession?

Answer. Housekeeper

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

Answer. I am not guilty of the charge
Julia her Harris
mark

Taken before me this

20th

day of

April

188

Police Justice.

06 16

Sec. 198-200.

20 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question. What is your name?

Answer. *William Harris*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *423 W 39th Street 2 months*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am not guilty of the charge the property found in my room was brought there by a man named Brooks.*

Wm Harris

Taken before me this

day of *April*

188*8*

John A. [Signature] Police Justice.

0617

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss

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

Question. What is your name?

Answer.

John Harris

Question. How old are you?

Answer.

53 years

Question. Where were you born?

Answer.

New York

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

Answer.

423 W 39th Street 1 month

Question. What is your business or profession?

Answer.

Printer

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

Answer.

I am not guilty of the charge
and I received them from a
man by the name of Brooks
John Harris

Taken before me this

day of April 1888

John Harris

Police Justice.

06 18

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 42 years, occupation Retiree of No. 50th

Presnick Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Daniel Stehu

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

Sworn to before me, this 30th

day of April 1888

Stephen Carmick
Police Justice.

0519

Police Court—5th District.City and County }
of New York, } ss.:of No. 316 West 39th Street, aged 53 years,
occupation Milk dealer being duly sworndeposes and says, that the premises No 316 West 39th Street,
in the City and County aforesaid, the said being a Room in the tenement
dwelling house on the first floor in the 30th ward
and which was occupied by deponent as a sleeping room
and in which there was at the time no human being, by namewere BURGLARIOUSLY entered by means of forcibly breaking the
lock from said dooron the 19th day of April 1885 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

One brown silk dress
One black silk dress
One Brown overcoat
One spotted brown silk dress
2 pairs of pants, One vest
One sheet, 2 dress Coats
One Looking glass
Being in all together of the value of
Twenty Dollars

the property of Deponent and his wife Elizabeth
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid

BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

John Harris, Ann Harris, Nellie Massigan
Ida Burdick and Julia Harris

for the reasons following, to wit:

That on said day the said
premises were securely locked and
fastened and that about the hour of
9 o'clock P.M. on the night aforesaid
deponent went to said room and
found it broken into and said property
gone. Deponent is informed by
Stephen Corrick a detective of the
30th precinct police that he arrested

0620

the said defendants in a room in
the premises 403 1439th Street and found
in said room the aforesaid property -
which deponent fully identifies as
being his property and that of his wife
and therefore charges the said defendants
with having broken into the said premises
and with having taken stolen and carried
away the said property

Subscribed and sworn to before me
on the day of April 1885 } Daniel Stickney
John J. Gorman }
Police Justice

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Burglary

Degree.

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$

Bail.

Bailed by

No.

Street.

0621

Police Court 2nd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

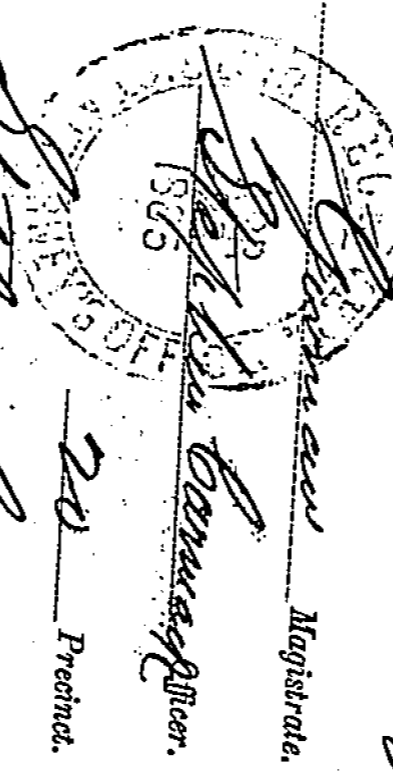
Samuel J. Harnsey
444 West 44th St

John Harnsey
William Harnsey
John Harnsey

John Harnsey
John Harnsey
John Harnsey

Offences Burglary and Larceny

Dated April 21 1885



Magistrate

Witnesses Stephen Harnsey
John Harnsey
John Harnsey

No. 444 West 44th Street

No. 1000 9th Street

to answer

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

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

Dated April 21 1885 John J. Herman Police Justice.

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

Dated 1885 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 1885 Police Justice.

0622

Sec. 198-200

CITY AND COUNTY
OF NEW YORKSecond District Police Court.

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

Question. What is your name?

Answer. John Harris

Question. How old are you?

Answer. 23 years

Question. Where were you born?

Answer. New York City

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

Answer. 423 west 39th street 4th one month

Question. What is your business or profession?

Answer. Painter

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

Answer. I am not guilty

John Harris

Taken before me this

day of

1885

John J. McManus Police Justice.

0623

Sec. 198-200.

Second District Police Court.

CITY AND COUNTY { ss
OF NEW YORK.

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

Question What is your name?

Answer William Harris

Question. How old are you?

Answer 25 years

Question. Where were you born?

Answer. New York City

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

Answer. 423 West 39th street, and near 2 months

Question What is your business or profession?

Answer Laborer

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

Answer. I am not guilty

Wm Harris

Taken before me this

day of

1885

Police Justice.

0624

Sec. 198-200.

2nd

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question What is your name?

Answer Julia Harris

Question. How old are you?

Answer 19 years

Question. Where were you born?

Answer. New York

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

Answer. 423 West 39th Street of near 2 months

Question What is your business or profession?

Answer Married

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

Julia Harris
marks.

Taken before me this

day of April 1888

Alfred J. Morrison Police Justice.

0625

Sec. 198-200.

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

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

Question What is your name?

Answer Ida Burdick

Question. How old are you?

Answer 18 years

Question. Where were you born?

Answer New York

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

Answer 423 West 39th Street 4 or two weeks

Question What is your business or profession?

Answer I work in a Match factory

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

Ida Burdick

Taken before me this 21

day of March 1885

John J. Connelley
Police Justice.

0626

Sec. 198—200.

Second District Police Court.CITY AND COUNTY
OF NEW YORK.

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

Question What is your name?

Answer Nellie Madigan

Question. How old are you?

Answer 19 years

Question. Where were you born?

Answer New York City

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

Answer 423 West 39th Street And two weeks

Question What is your business or profession?

Answer I work in a match factory

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.

Ellen Madigan

Taken before me this 21

day of March 1885

John J. Conner
Police Justice.

POOR QUALITY
ORIGINALS

0527

CITY AND COUNTY }
OF NEW YORK, } ss.

Stephen Carmick
aged *42* years, occupation *Policeman* of No.

28th Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Samuel J. Curry*

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

Sworn to before me, this *21*
day of *April* 188*8*

Stephen Carmick

John Herman

Police Justice.

0628

Police Court 2nd District.City and County }
of New York, } ss.:of No. 444 West 40th Street, aged 22 years,
occupation Machinist being duly sworndeposes and says, that the premises No 444 West 40th Street,
in the City and County aforesaid, the said being a Three story bricktenement building, and the second floor of
and which was occupied by deponent as a dwellingand in which there was at the time five human beings by name William Courvoys
Isabella Courvoys, John S. Courvoys, William F. Courvoys, Francis A. Courvoys & deponent
were BURGLARIOUSLY entered by means of forcibly pushing up
the window in the rear of said dwelling and facing
the yard of said premises, and entering through
by said windowon the 23rd day of March 1885 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:One Overcoat of the Value of ten dollars
One double case silver watch of the Value of six
dollars One pocket watch of the Value of
three dollars; altogether of the Value and
amounting to Nineteen Dollarsthe property of Deponent and deponents' brother William F. Courvoys
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 byJohn Harris William Harris, Julian Harris and
Ida Burdick & Nellie Madigan (all now here)for the reasons following, to wit: On the 22nd day of March
1885, about the hour of 11 o'clock pm the
doors of said dwelling was locked and the
windows were securely shut down - About
the hour of 1.30 o'clock the following morning
deponent was awakened by his brother John
S. Courvoys who informed deponent that the
said dwelling was burglariously entered as
aforesaid and deponent then found the

0629

above-described property missing —
 That subsequently deponent was informed
 by officer Stephen Carmick of the 20th
 Precinct Police that he found in the premises
 occupied by said defendants at No 423 west
 39th Street one Overcoat which deponent
 has seen and fully identifies the same
 as a portion of said property stolen
 from his possession.

Wherefore deponent Charges
 said defendants with the burglary as
 aforesaid and with the larceny of said
 property.

Sworn to before me
 this 21st day of April 1885 } Samuel J. Conroy

John J. Roman
 Police Justice

Police Court — District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Degree.

Burglary

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Bail.

Bailed by

No.

Street.

US District Court
Eliza Malone
Off. Clerk

No 192

Counsel,
Filed *22* day of *April* 188*8*
2, 3, 4, & 5
Plends *Nov. 23.*

THE PEOPLE

vs.

1. John Davis *P*
2. William Davis *P*
3. Ellen Madigan *P*
4. Ida Burdick *P*
5. Julia Davis *P*

RANDOLPH B. MARTINE,

~~WILLIAM H. PECKHAM~~

District Attorney.

A True Bill.

(H. J. Davis)

Foreman.

Burglary in the THIRD DEGREE,
Grand Larceny, Robbery Degree,
and Receiving Stolen Goods,
(Sections 408, 508, 528, 538, and 550).

0630

0631

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 Harris, William Harris,
Ellen Madison, Ida
Burdick and Julia Harris

The Grand Jury of the City and County of New York, by this indictment, accuse
John Harris, William Harris, Ellen Madison,
Ida Burdick and Julia Harris
of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said John Harris, William Harris,
Ellen Madison, Ida Burdick
and Julia Harris, each, —
late of the 20th Ward of the City of New York, in the County of New York
aforesaid, on the 10th day of April, in the year of our Lord one
thousand eight hundred and eighty-five, with force and arms, about the hour
of Twelve o'clock in the day time of the same day, at the Ward,
City and County aforesaid, the dwelling house of

John Sawyer, —

there situate, 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 John Sawyer, —

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

0632

SECOND COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said
John Harris, William Harris, Ellen Madigan
Ida Conidine and Julia Harris
of the CRIME OF GRAND LARCENY IN THE ~~second~~ DEGREE, committed as follows:

The said *John Harris, William Harris*
Ellen Madigan, Ida Conidine
and Julia Harris each, —
late of the Ward, City and County aforesaid, afterwards, to wit, on the said
18th day of April, in the year of our Lord one thousand eight
hundred and eighty-*five*, at the Ward, City and County aforesaid, in the
year time of said day, with force and arms,

one match box of the value of
one dollar, one black book of
the value of one dollar, one
handkerchief of the value of
fifty cents, one coat of the
value of fifteen dollars, one
cloak of the value of fifty
dollars, and two pencils of the
value of ten cents each, —

of the goods, chattels, and personal property of one *John Harper,*
in the dwelling house of

The said John Harper, —
there situate, then and there being found, in the dwelling house aforesaid, then and
there feloniously did steal, take and carry away, against the form of the Statute in
such case made and provided, and against the peace of the People of the State of New
York, and their dignity.

0633

THIRD COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said *John Harris, William Harris, Ellen Madigan, Ida Burdick, and Julia Harris* — of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *John Harris, William Harris, Ellen Madigan, Ida Burdick and Julia Harris*, each late of the Ward, City and County aforesaid, afterwards, to wit: on the said *twelfth* day of *April*, in the year of our Lord one thousand eight hundred and eighty-*nine*, with force and arms, at the Ward, City and County aforesaid,

one match box of the value of one dollar, one velvet hood of the value of one dollar, one handkerchief of the value of fifty cents, one coat of the value of fifteen dollars, one book of the value of fifty dollars, and two pencils of the value of ten cents each,

of the goods, chattels and personal property of

John Hopper,

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

unlawfully and unjustly did feloniously receive and have (the said *John*

Harris, William Harris, Ellen

Madigan, Ida Burdick and Julia Harris

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

RANDOLPH B. MARTINE.

~~WILLIAM H. PECKHAM~~, District Attorney.

POOR QUALITY
ORIGINALS

0634

STENOGRAPHER'S MINUTES.

Third District Police Court.

THE PEOPLE, &c., IN COMPLAINT OF

Lena Anger
Albert & Altheimer
Defendants

BEFORE HON

Chas. H. Sanitor
POLICE JUSTICE,
Feb 25 188*90*

APPEARANCES:

For the People,

For the Defence,

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WITNESSES.

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Cross Ex.

Re-Direct.

Re-Cross.

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M. J. Treacy
Official Stenographer.

0636

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK,

2 District Police Court.

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

Question. What is your name?

Answer.

Ida Burdick

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

New York

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

Answer.

423 1/2 39th Street 2 weeks

Question. What is your business or profession?

Answer.

Housekeeper

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

Answer.

I am not guilty of the charge
Ida Burdick

Taken before me this

day of Sept 1888

John J. W. W.
Police Justice.

0637

Sec. 193-200.

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

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

Question. What is your name?

Answer Nellie Madigan

Question. How old are you?

Answer 19 years

Question. Where were you born?

Answer New York

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

Answer 423 W 89th Street 2 weeks

Question. What is your business or profession?

Answer Matches

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

Answer I am not guilty of the chargeEllen Madigan

Taken before me this

20th
day of April 1888William J. ...
Police Justice.

0638

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY {
OF NEW YORK, { SS

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

Question. What is your name?

Answer. *Julia Morris*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *423 W 39th Street 2 months*

Question. What is your business or profession?

Answer. *Housekeeper*

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

Answer. *I am not guilty of the charge*

Julia Morris
her
mark

Taken before me this *20th*

day of *April*

1885

John J. Conner Police Justice.

0639

Sec. 193-200.

CITY AND COUNTY
OF NEW YORK, { ss

District Police Court.

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

Question. What is your name?

Answer. *John Harris*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *473 W 39th Street 1 month*

Question. What is your business or profession?

Answer. *Painter*

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

Answer. *I am not guilty of the charge
I was deceived then from a
man by the name of Brooks*

John Harris

Taken before me this

20th

day of *March* 188*8*

William J. ...
Police Justice.

0640

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss

2 District Police Court.

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

Question. What is your name?

Answer. *William Harris*

Question. How old are you?

Answer. *25 years.*

Question. Where were you born?

Answer. *New York*

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

Answer. *423 West 39th 2 months*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am not guilty of the charge the property found in my room was brought there by a man named Brooks*
Wm Harris

Taken before me this

day of *April*

188*8*

John J. ...
Police Justice.

0641

CITY AND COUNTY }
OF NEW YORK, } ss.

Stephen Carmick
aged 42 years, occupation Detective of No.

20th Precinct Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *John Kupper*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 30th
day of April 1888 *Stephen Carmick*
John J. Gorman
Police Justice.

0642

Police Court—50 District.City and County }
of New York, } ss.:John Hopper
of No. 508 70th Avenue Street, aged 34 years,
occupation carpenter being duly sworndeposes and says, that the premises No 508 70th Avenue Street,
in the City and County aforesaid, the said being a Room, in the seventh
dwelling house on the first floor in the 20th Ward
and which was occupied by deponent as a sleeping room
and in which there was at the time ~~a~~ ^{no} ~~human being~~, by ~~name~~were BURGLARIOUSLY entered by means of forcibly pushing against
the door of said premises and breaking
the lock from said dooron the 18th day of April 1885 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:One gilt match box
One blank book
One white handkerchief
One coat
One fur lined cloak
Two Crayon pencilsBeing in all together of the value ofthe property of 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 byJohn Harris, Harry Harris, Nellie Massigan
Joa Burdick and Julia Harrisfor the reasons following, to wit: That on said-day the saidpremises were securely locked and
fastened and that between the hours
of 2 and 4 o'clock on the day aforesaid
deponent went to said room and found
it broken into and said property gone
deponent is informed by Stephen Cornick
a detective of the 30th Precinct Police
that he arrested said defendants in

0643

a room in the premises 403 W 39th Street and found in said room the aforesaid property which defendant fully identifies as being his property and therefore charges the said defendants with having broken into said premises and with having taken stolen and carried away the said property

Given to be before me this
20th day of April 1888 } John Hopper
John Hopper
Peace Justice

Police Court _____ District.

THE PEOPLE, & c.,

ON THE COMPLAINT OF

vs.

Burglary

Degree.

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$

Bail.

Bailed by

No.

Street.

POOR QUALITY
ORIGINALS

0644

No 252

5 Years -
1. 1. 3. 1-4 Calumnia -

Counsel,

Filed 28 day of April 1885

Pleads, Geo. M. Kelly 29.

THE PEOPLE

[Section 196, 528, 532, 550, 688 Penal Code]

John Harris

2. William Harris

3. Julia Harris

4. Ida Burdick

5. Ellen Madigan

RANDOLPH B. MARTINE,

District Attorney.

12 Apr 20/85

Not filed May 1.

S. P. Fifteen years.

A True Bill.

(Alfred May)

12 May 1/85

Not tried & convicted

S. P. Five years.

12 May 1/85

Not 3. 4 - 5 back to their

own recognition -

Witnesses:

Off. Cormick

The Defendant John

Harris responded

guilty and true ven-

ances for 15 years S. P.

The Defendant William

Harris has true counsel

for receiving stolen goods

and true counsel for

S. P. for five years. The

defendant was convicted

for 15 years, and the good trough

to William Harris. Julia

Harris is the wife of William

Harris. The defendant

Burdick is Madigan's

in the house. On her feet

I recommended that the

Julia Harris, Burdick &

Madigan be charged on

their recognizance.

Wm. Harris & Co.

Stacey Moore

Best of all

0645

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 Harris, William
Harris, Julia Harris, Ida
Candida and Ellen Madigan

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

Julia Harris, Ida Candida and Ellen Madigan
of the crime of Burglary in the first degree,
and the said John Harris and William Harris
of the same crime of Burglary in the first
degree, as a second offense, committed as follows:

The said John Harris, late of the Town of
Ward of the City of New York, in the County
of New York aforesaid, and William Harris, Julia
Harris, Ida Candida and Ellen Madigan, each
late of the same place, on the Twenty third
day of March in the year of our Lord, one
thousand eight hundred and eighty five,
about the hour of twelve o'clock in the
night time of the same day, at the Ward,
City and County aforesaid, with force and
arms, the dwelling house of one Daniel
J. Farroy there situate, feloniously and
unlawfully did break into and enter, there
being then and there some human being,
to wit: the said Daniel J. Farroy, in and
the said dwelling house, with intent the
goods, chattels and personal property of the
said Daniel J. Farroy, in the said dwelling

house then and there being, then and there feloniously and burglariously to steal, take and carry away; each do then the said John Harris, William Harris, John Harris, John Durdick and Ellen Madigan being then and there assisted by a confederate, actually present; against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

And before the commission of the crime and burglary in the first degree hereinbefore alleged, to wit: at a Court of General Sessions of the Peace, holden in and for the City and County of New York, at the City Hall in the said City, on the twenty-eighth day of October, in the year of our Lord, one thousand eight hundred and eighty one, before the Honorable Henry A. Tilden, Judge of the said Court of General Sessions of the Peace, and Justice of the said Court, the said John Harris was in due form of law, convicted of a felony to wit: Burglary in the third degree, upon a certain indictment then and there in the said Court depending against him the said John Harris, by the name and description of John Harris, for that the said John Harris, then late of the

0647

Twenty-second Ward of the City of New York,
 in the County of New York, aforesaid, on the
 fourth day of March in the year of our Lord
 one thousand eight hundred and eighty-one
 with force and arms, at the Ward, City and
 County aforesaid, a certain Railroad car of
 the New York Central and Hudson River
 Rail Road Company, there situated, demanding
 and unlawfully did break into and enter,
 the said railroad car being then and there
 a building in which were goods, merchandise
 and valuable things were then and there kept
 for use, sale, transportation and deposit;
 the same being the goods, chattels and
 personal property of the New York Central
 and Hudson River Rail Road Company
 with intent the said goods, merchandise
 and valuable things in the said railroad
 car then and there being, then and there
 feloniously and unlawfully to steal,
 take, and carry away.

And thereupon, upon the conviction aforesaid,
 it was considered by the said Court
 of General Sessions of the Peace, in and
 for the City and County of New York aforesaid,
 and ordered and adjudged, that the said
 John Davis, by the name and description
 of John Davis aforesaid, for the felonious
 burglary in the third degree aforesaid, should

He was so convicted as aforesaid, he is imprisoned in the State Prison for the term of four years and six months, as by the record thereof doth more fully and at large appear.

And before the commission of the crime and transgression in the first degree, hereinafter alleged, to wit: at a Court of General Sessions of the Peace holden in and for the City and County of New York, at the City Hall in the said City, on the fourth day of March in the year of our Lord one thousand eight hundred and seventy eight, before the Honorable Henry A. Sutherland, Judge of the said Court of General Sessions of the Peace, and Justice of the said Court, the said William Harris was in due form of law convicted of a felony to wit: Rape and Sodomy, upon a certain indictment then and there in the said Court depending against him the said William Harris, by the name and description of William Harris, for that he the said William Harris, then late of the First Ward of the City of New York, in the County of New York, aforesaid, on the ninth day of January in the year of our Lord one thousand eight hundred and seventy eight, at the Ward, City and County

aforesaid, with force and arms, one hundred
 of the value of ten dollars, one note of the
 value of one hundred dollars, one train of
 the value of twenty five dollars, one piece
 of rifle of the value of twenty five dollars,
 twenty five rounds of rifle of the value of
 one dollar each and one piece of the value
 of two dollars, two pieces of muskets of the
 value of one dollar each, one pair of
 the value of one dollar, three dresses of the
 value of one dollar each, three yellow coats
 of the value of one dollar each, one pair
 of the value of five dollars, divers
 promissory notes for the payment of
 money, the same being then and there
 due and unsatisfied, and of the kind known
 as United States Treasury notes, of the
 value of sixty five dollars, divers promissory
 notes for the payment of money, the same
 being then and there due and unsatisfied,
 and of the kind known as United States
 of the value of sixty five dollars, divers
 bills of the United States of America
 the same being then and there due and
 unsatisfied, and of the kind known as
 National Currency, of the value of sixty
 five dollars, divers coins of the value of
 sixty five dollars, of the goods, chattels
 and personal property of one Thomas P. Taylor

[illegible]

America, the name being then and there
 due and unsatisfied, and of the kind
 known as Fractional Currency, of the value
 of sixty five dollars - seven cents of the
 value of sixty five dollars - of the goods,
 chattels, and personal property of the
 said Thomas Figueras by a certain person
 or persons, then lately before mentioned
 taken of the said Thomas Figueras,
 unlawfully, unjustly and for the value
 of which again, did he lawfully receive and
 have (the said William Davis then
 and there well knowing the said goods,
 chattels, and personal property to have
 been lawfully taken.)

And thereupon, upon the conviction
 aforesaid, it was considered by the said
 Court of General Sessions of the Peace,
 in and for the City and County of New
 York aforesaid, and ordered and adjudged
 that the said William Davis, by the
 name and description of William Davis
 aforesaid, for the felony and fraud aforesaid
 aforesaid, whereby he was so convicted
 as aforesaid, be imprisoned in the State
 Prison for the term of five years,
 as by the record thereof doth more
 fully and at large appear.

0652

Second COUNT.

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

John Harris, William Harris, Julia Harris, Ida Combs and Ellen Madison

of the CRIME OF PETIT LARCENY, committed as follows:

The said John Harris, William Harris, Julia Harris, Ida Combs and Ellen Madison, each late of the 10th Ward of the City of New York, in the County of New York aforesaid, on the twenty third day of March, in the year of our Lord one thousand eight hundred and eighty five, at the Ward, City and County aforesaid, with force and arms, one overcoat of the value of eight dollars, and one watch of the value of six dollars, of the goods, chattels and personal property of one Samuel J. Ramsey, and one other overcoat of the value of eight dollars, and one other watch of the value of three dollars, of the goods, chattels and personal property of one William E. Ramsey, in the dwelling house of the said Samuel J. Ramsey there situate,

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.

0653

Grand COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said John Davis, William Davis, Julia Davis, Ida Condit and Ellen Madigan of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said John Davis, William Davis, Julia Davis, Ida Condit and Ellen Madigan, each late of the 20th Ward of the City of New York, in the County of New York aforesaid, on the twenty third day of March, in the year of our Lord one thousand eight hundred and eighty five, at the Ward, City and County aforesaid, with force and arms,

one overcoat of the value of eight dollars, of the goods, chattels and personal property of one Samuel J. Penney, and one other overcoat of the value of eight dollars,

of the goods, chattels and personal property of William S. Penney

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before unlawfully stolen, taken and carried away from the said Samuel J. Penney and William S. Penney unlawfully and unjustly did feloniously receive and have the said John Davis, William Davis, Julia Davis, Ida Condit and Ellen Madigan, 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.

Grand Juror, Martin,
District Attorney.

POOR QUALITY
ORIGINALS

0654

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

Police Court 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James J. McGowan
1445 10th St.

William J. McGowan
1445 10th St.

John J. McGowan
1445 10th St.

John J. McGowan
1445 10th St.

John J. McGowan
1445 10th St.

John J. McGowan
1445 10th St.

John J. McGowan
1445 10th St.

John J. McGowan
1445 10th St.

John J. McGowan
1445 10th St.

John J. McGowan
1445 10th St.

John J. McGowan
1445 10th St.

John J. McGowan
1445 10th St.

John J. McGowan
1445 10th St.

John J. McGowan
1445 10th St.

John J. McGowan
1445 10th St.

John J. McGowan
1445 10th St.

John J. McGowan
1445 10th St.

Offence *Wardship*

Dated *March 21* 1885

John J. McGowan
Magistrate
John J. McGowan
Officer

10th
Precinct.

Witnesses

No. _____
Residence _____
Street _____

No. _____
Residence _____
Street _____

No. _____
Residence _____
Street _____

No. _____
Residence _____
Street _____

No. _____
Residence _____
Street _____

No. _____
Residence _____
Street _____

No. _____
Residence _____
Street _____

No. _____
Residence _____
Street _____

being committed, and that there is sufficient cause to believe the within named *John J. McGowan*
William J. McGowan *John J. McGowan* *John J. McGowan* *John J. McGowan*
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 *March 21* 1885 *John J. McGowan* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0655

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, ss.

2 District Police Court.

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

Question. What is your name?

Answer. Ellen Madigan

Question. How old are you?

Answer. Fifteen Years

Question. Where were you born?

Answer. New York City

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

Answer. 423 West 89th, About two weeks

Question. What is your business or profession?

Answer. I work in a match factory

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 know nothing about it

Ellen Madigan

Taken before me this

day of April

1888

John J. Madigan Police Justice.

0656

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer. *Soda Burdick*

Question. How old are you?

Answer. *Eighteen Years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *613 West 59 St. About two weeks*

Question. What is your business or profession?

Answer. *I work in a match-factory*

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 know nothing about it except that I have seen John Harris bring clothes into the house*
Soda Burdick

Taken before me this *11*

day of *April*

188*5*

John H. Johnson Police Justice.

0657

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, ss.

District Police Court.

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

Question. What is your name?

Answer. *Julia Harris*

Question. How old are you?

Answer. *Twenty Years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *423 West 59 St. About two months*

Question. What is your business or profession?

Answer. *Married*

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 know nothing about it except that the things were brought into the house by John Harris*

Julia ^{her} Harris
marry

Taken before me this *21*

day of *March*

1885

Police Justice

POOR QUALITY
ORIGINALS

0658

Sec. 198—200

CITY AND COUNTY }
OF NEW YORK } ss

District Police Court.

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

Question. What is your name?

Answer. *William Harris*

Question. How old are you?

Answer. *Twenty-five years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *428 West 29th St. About two months*

Question. What is your business or profession?

Answer. *Labourer*

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 know nothing about it, except that my brother John Harris brought the stuff into the house*

William Harris

Taken before me this

day of *April* 1886

John J. Jones
Police Justice

0659

Sec. 198-200

CITY AND COUNTY
OF NEW YORK

2 District Police Court.

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

Question. What is your name?

Answer. *John Harris*

Question. How old are you?

Answer. *Twenty-three years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *423 West 89 St. About one month*

Question. What is your business or profession?

Answer. *Painter*

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

Answer. *I am not guilty*

John Harris

Taken before me this *21*

day of *April*

1885

John Harris
Police Justice.

0660

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 42 years, occupation Stenographer of No.

20' Street Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Ami Bauer

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

Sworn to before me this 21 day of April 1885 } Stephen Carmick

John J. Gorman
Police Justice.

0661

Police Court—2 District.City and County }
of New York, } ss.:of No. 443 - 10th Ave Street, aged 26 years,
occupation Married being duly sworndeposes and says, that the premises No 443 - 10th Ave Street,in the City and County aforesaid, the said being a four story brick building, the
first floor of which is occupied by deponent's husband as a saloon and the second
story and which was occupied by deponent as a dwelling
and in which there was at the time no human being, by namewere **BURGLARIOUSLY** entered by means of forcibly bursting open a door
leading from the hallway on the second floor to the front
porch on the same floor breaking two locks on said dooron the 28th day of March 1885 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

Two suits of men's clothes of the value of six dollars
Two overcoats of the value of fifty dollars
One coat of the value of five dollars
Two silver plated knives of the value of three dollars
Two silver plated forks of the value of three dollars
Two silver plated table spoons of the value of two dollars
Two silver plated tea spoons of the value of four dollars
One gold ring of the value of three dollars
Two small imitation bronze figures of the value of twenty-five cents

All of the value of one hundred & thirty dollars and twenty-five cents
 the property of deponent and her husband Frederick Bauer in the care
and custody of deponent
 and deponent further says, that he has great cause to believe, and does believe, that the aforesaid

BURGLARY was committed, and the aforesaid property taken, stolen, and carried away by

John Adams, William Harris, John Adams, John Smith
and Willie Madigan

for the reasons following, to wit: that about the hour of 9.30 P.M. on the
above date deponent locked and securely fastened the
above described apartment; that between the hours of 8 and
9 o'clock P.M. of the same evening deponent discovered that
the apartment had been entered in the manner above described
and the above described property stolen and taken away;
deponent further says that she has been informed by Officer
Stephen Smith of the 20th Precinct that he arrested the
defendants and found in the apartments occupied by them

0662

One silver plated knife, three forks, two table spoons, 1 tea spoon
One paper ticket representing a pair of pants and one imitation
brass ornament, all of which property defendant fully
identifies as a portion of the property feloniously taken
stolen and carried away at the time and in the
manner above described.

Wherefore defendant charges the defendants with feloniously
entering the above described premises and feloniously taking
stealing and carrying away the above described property.

Sworn to before me this
21st day of April 1885

John J. Norman

Annie Bauer

Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Burglary Degree.

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$

Bail.

Bailed by

No.

Street.

0663

BOX:

172

FOLDER:

1749

DESCRIPTION:

Hartigan, John

DATE:

04/13/85



1749

POOR QUALITY
ORIGINALS

0664

Witnesses:

Off. Campbell
J. G. Einstein

Counsel,

Filed 13 day of April 1885

Pleads

Guilty (14)

THE PEOPLE

vs.
R

John Hartigan

Grand Larceny, second degree
[Sections 528, 531, Penal Code].

RANDOLPH B. MARTINE,

RANDOLPH B. OLNEY,

District Attorney.

A True Bill.

(H. H. H. H. H.)

May 1885
Will recommend Foreman.
will return to me 16
25. H.

Sentence suspended.

0665

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 Martin

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

John Martin
of the CRIME OF GRAND LARCENY in the ~~second~~ degree, committed
as follows:

The said *John Martin*,

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the ~~twenty-ninth~~ day of ~~December~~, in the year of our Lord
one thousand eight hundred and eighty. ~~Two~~, at the Ward, City and County
aforesaid, with force and arms,

*one watch of the value of two
hundred dollars,*

of the goods, chattels and personal property of one

Isabella A. Kinsman,

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.

Isabella A. Kinsman,

District Attorney

POOR QUALITY
ORIGINALS

0666

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

Police Court- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Paul F. Jackson
John Hartigan
Dated *April 7* 188*5*
Offence *Grand Larceny*

Samuel O. Campbell
Magistrate.
Office.

Witnesses *Call the officers*
No. _____
Street _____

No. _____
Street _____

No. _____
Street _____
\$ *100* - to answer *General Sessions*.

(Carm)

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

Dated *April 7* 188*5* *Henry Murray* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINALS

0667

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ^{SS}

4 District Police Court.

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

Question What is your name?

Answer

Question How old are you?

Answer

Question. Where were you born?

Answer.

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

Answer.

Question What is your business or profession?

Answer

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

Answer.

I am not guilty. I was
arrested before on the same
charge and was discharged

John Hartigan

Taken before me this

day of April 1889

John Hartigan
Police Justice.

POOR QUALITY
ORIGINALS

0668

CITY AND COUNTY
OF NEW YORK, ss.

aged 40 years, occupation

Samuel J Campbell
Police Officer of No.

the 28 Precinct Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Frank A Einstein

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

Sworn to before me, this

day of

April

188

7th S J Campbell

Sam Murray

Police Justice.

0669

Police Court District.

Affidavit—Larceny.

City and County } ss.:
of New York,of No. East 66th St. Street, aged 29 years,
occupation Shoe buyer being duly sworndeposes and says, that on the 9th day of December 1884 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:A Gold Watch of the Value
of Two Hundred Dollars

the property of

Deponentand that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Mr. Hartigan now presentThat on the night in question deponent
employed him to drive deponent to his home
defendant having a hack in charge at the time
that after driving deponent for some
time and when he reached East 66th Street
close to deponent's residence deponent
alighted from the hack and in doing
so dropped the watch which deponent
had in his hand. That the defendant
got down from his seat and with dep
onent instituted a search for the watch
and after some time abandoned the search
as fruitless; that during the search
deponent saw the defendant stop

0670

As if to pick up something and
after giving up the search deponent
accused the defendant with having
his watch believing that he found it and
would not return it — That deponent
caused his arrest and charged him with
the larceny but no formal affidavit
was at the time made against the defendant

That on the day following said night
the defendant acknowledged and confessed
to Officer Campbell, and ^{as deponent is informed} another person
that he Hartigan had the watch and
would return it to said Officer for this
deponent if no further proceedings
were instituted against him — That he
has since failed and refused to return
the watch as he promised to do and
deponent therefore charges the defendant with
the commission of said larceny —
Sworn to before me this } Frank A. Einstein
7th day of June 1885 }
Henry M. [unclear] Justice }

Dated 1885 guilty of the offence within mentioned, order to be discharged.

There being no sufficient cause to believe the within named

Dated 1885 Police Justice.

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

Dated 1885 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,
THE PEOPLE, &c., on the complaint of	
1885	
Magistrate.	
Officer.	
Clerk.	
Witnesses,	
No.	Street,
No.	Street,
No.	Street,
No.	to answer
Sessions.	

POOR QUALITY
ORIGINALS

0671

N. Y. Nov. 3rd 1880.

To Whom it may Concern,

I have been John
Montigano having been
in my employ for a length
of time, I can recommend
him as I found him to be
a good worker, obliging, will-
ing, attentive to his duties
faithful, honest & sober.

J. J. Doran
Real Estate Broker
52 East 64th St.
N. Y.

POOR QUALITY
ORIGINALS

0672

Court of Land & Seignior
of the Peace.

Old People, 10.

John W. Hargrave.

affidavit of

John W. Hargrave.

take action -

Warrant for Writ

filed May 27/85

County of General Services
of the Peace hereinafter
the City and County of New York,

The People vs }
John Hartigan. }

City and County of New York, ss.

Patrick Devand

being duly sworn deposes and says: I
am twenty five years of age, and re-
side at No 330, East 36th Street in the City
of New York.

I was working together with John
Hartigan on the Cab upon the night in question
we took up Mr. Einstein from the Tenard
Garden, to drive him home and from there
to Desbrosses Street Ferry. I solicited
him, he had been talking with others
and insisted that they were looking for
too much money. I said, "Can I accom-
odate you". What do you say to four
dollars. When he said, "well! I no
got to go terrible fast" have you got
a good horse," I said I have got a
good horse, and it's pretty hard pulling
through this snow (there was four or
five inches of snow and it was pretty

0674

heavy wheeling) he said, "well! go ahead, and go quick," I said "hurry up Jack," and when he came over with the Cab. I said to him this is a pretty good call and if we hurry up we can get back and catch this ball again.

We drove as fast as possible, I driving, and when within about seventy five (75) feet of his house, Einstein opened the door and say hey! we were passing a long board fence and I did not pull up until we had passed it. when he jumped out we were within fifteen or twenty feet of his house, as I pulled up, he said Damn it! I dropped my watch out of my hand, I asked him how it came about, he said I pulled my watch out of my pocket to see what time it was and in putting it back I dropped it, it struck on the step of the Cab and bounded into the snow. Hartigan had dismounted and was near enough to hear him say this. Einstein asked us to help him search for it, which we did, we took the Candles out from the side lights of the Cab, and used them up in searching, had to light them several times, on

account of their being blown out; we could not take down the lamps it requires a small wrench to loosen the screws and we had none. Einstein went into the house and got some tapers, they burned out very quickly.

I am sure that we were assisting him in his search for an hour and a half or not two hours before Hartigan went away, saying that he was cold and going to warm himself and get a drink, we had been searching for some time when a watchman connected with the messenger service as I understood came along, Mr Einstein told him that he had lost his watch, the watchman joined in the search for some time, then Mr Einstein wanted to know if he could not procure a fake, he said that he did not think that he could but that he would go and see, he went away and returned, (he was gone about half an hour) when he returned he asked if we had found it and was told no,

He and Mr Einstein had some whispered conversation which I did not hear, and the watchman went away.

I remained for a little while after

and then said, that I was cold and wanted to get a drink, asked Einstein if he would come along, he made no reply, when I said, I'll have one any way and started for the corner, he came with me, but we found it closed, we came back, and shortly thereafter the watchman came back, and in about ten minutes a policeman made his appearance, when Mr. Einstein said to the Policeman arrest this man I've lost my watch and I think either him or his partner has got it. I was arrested then and there, and taken direct to the Station house, and was locked up on Mr. Einstein's charge.

When Hartigan said that he was going, that he was cold and going to get a drink, he said that he was going back, that there was no money in staying here, and down to the depot we might make some. Einstein did say right then and there stay here until morning and I will pay you but he did not say how much he would pay, nor show any money, he had not paid the fare, nor has he since, the fact is we had

0677

Nothing to work in the second with but the paper holder and a shovel, we were searching way back to the corner a distance I should say of a hundred feet we had searched until all hands believed it to have been fruitless.

I have already said that he did not offer us any money to search longer, the search was over when he spoke of it at all, after we were discharged from the first arrest we went to live in his own house the Monday afternoon following our arrest and discharge, I asked him to pay us the fare and he refused saying he had left everything with the Detective.

When I was in the Station House after my arrest that Sunday morning when we were going to Court Einstein said to me, I'll give you twenty five dollars, if you get me that watch and drop the case right here, either one of you must know something about it. I told him that I had never seen it, that I had a mother and sister to support and that this charge would do me no

0678

good, and just about put me out
of work. That I knew no more of
its whereabouts than a man a
hundred miles away. Then,
he asked me do you think Jack
has got it? I said that I did not
think that he had it. if he had, I said
he would have told me.

I had no know-
ledge that the trial of Karpis was to
go on upon the day it did. if I had
I should have certainly come to Court
to have seen if I was wanted, I was
arrested together with him upon
a false charge, I was with him
after the trouble, and never received
a hint from him that he knew
anything about its whereabouts, or
that he ever saw it.

Shown to before me this
15th day of May 1885, Patrick Joran
Maurice Meyer
Notary Public
N.Y.C. (69)

POOR QUALITY
ORIGINALS

0679

Handwritten notes on the left margin, possibly including a date and a name.

Handwritten notes in the center of the page, appearing to be a list or a series of entries.

0680

Court of General Sessions
of the Peace,

The People, vs.

John Hartigan,

City and County of New York, ss.

John Hartigan
the Defendant above named being
duly sworn deposes and says that
he is entirely innocent of the crime
of which he stands convicted. That
he was confined in Prison in
default of bail awaiting his
trial, whereby he was unable to
search for the whereabouts of Patrick
Donohue, that he did not know his
residence and therefore could
not communicate with him.

That Counsel whom he had
employed and consulted with, was
not present, and he was obliged
to proceed to trial with Counsel
assigned him, without having
an opportunity to consult with
or instruct him as to the facts in
the case; that he is innocent of the

0681

himself forth he was taken by surprise
and was unable to fortify himself and
defend himself as he otherwise might
have done. Wherefore he prays
that Honorable Court that a new
trial may be granted him upon
the grounds set forth. 1891 Surprise
and the fact of being Dr. Com. & evidence
having been obtained, which if it were
known before the jury would have
been taken into consideration and
would have been a material
affecting the result.

0682

City & County of New York ss

Stephen A. Blake, ^{attorney & counsellor at law} being duly sworn deposes and says. That hitherto to wit. on the day of 1883. John Hartigan was indicted by the Grand Jury for the City and County of New York of the crime of grand larceny in the second degree, and held for trial before the Court of General Sessions of said County. That he was retained and paid to defend said Hartigan on his trial. That the case came on to be tried on the 13th day of May 1883. That deponent was actually engaged between the hours of 10:30 & 11 o'clock in the forenoon of said date in the trial of a case before the Court of Special Sessions for said County. That the deponent repaired to Part 2 of the General Sessions in which Court said Hartigan was to be tried and reached the Court room at 10:30 o'clock and was surprised to find that said Hartigan's case was on trial and nearly

0683

concluded that the sessions of
 said court, until the day previous
 to wit. 12th day of May 1885, commenced
 at 11 o'clock in the forenoon
 and that the defendant was not
 no knowledge of any change in
 the hour of the opening of the
 court that the court assigned coun-
 sel to wit James Hathaway Esq
 to defend the Prisoner. That depo-
 nant knows that there were at least
 two witnesses as to good character.
 present in the court room ready
 and willing to testify as to the good
 character of the defendant of whose
 purity the defendant verily believes
 Councillor Hathaway was not aware
 and who were not called as wit-
 nesses.

Seen and before me Stephen D Blake
 This 21st day of
 May 1885,

William P. Bergmann

Notary Public (216)

W. Geo.

0684

Form 77

American District Telegraph Co.

MESSENGER DEPARTMENT,

699 Broadway, N. Y.

New York, Sept 18 1878

To whom it may Concern:

The bearer, J. J. Hartigan
Ex-Messenger, No. 263 has been in the
employ of this Company ~~since~~ a short time
during which time we have always found
him Honest and Intelligent

and presume he will prove the same to any
future employer.

He now resigns from this Co

D. E. Gregory

Acting Supt. Mess. Dept.

0685

City & County of New York ss
 Patrick H. Moore of the
 City and County of New York does
 and says; that he resides at No
 1859 3rd Ave in this City and is
 engaged in the plumbing business
 in this City and has known John
 Hartigan since his boyhood and
 I have seen him a great deal
 during his lifetime and have always
 known him to be honest and has always
 lived in the neighborhood of this
 apartment and has never heard him
 spoken of except in terms of
 respect and will treat him with
 any responsibility, and ^{this} is the only
 time I have ever heard Hartigan
 charge with any offense.

Sworn to before me
 the 22 day of May
 1885

Rich^d H. Bishop
 Notary Public
 N.Y.C.

Patrick H. Moore

0686

Court of General Sessions
 of the City & County of New York
 City & County of New York ss
 Charles Lederer of the said
 city being duly sworn deposes
 and says; that he has known
 John Hartigan the prisoner
 for one year and this deponent
 resides at No. 167 East 51st ^{Street} in
 this city and that said Hartigan
 was by occupation a driver of
 a coupe and stabled his horses
 at deponent's stable. That during
 the said year, last passed, the
 said Hartigan was continually
 in and out of deponent's stable
 at all times of day and night
 and every opportunity was offered
 him to take deponent's property
 and this deponent never missed
 an article of any kind and
 never had any reason to believe
 that said Hartigan was dishonest,
 but believes him to be perfectly
 honest and trustworthy and is
 ready to employ the said Hartigan
 at any time.

Sworn to before me this { Charles Lederer
 22nd day of May 1885
 Rich^d A. Bishop Notary Public N.Y.C.

0687

City & County of New York ss
 Frederick Meyer of the said
 City & County being duly sworn deposes
 and says; That he resides at
 N^o. 128 Park Avenue in the City
 and am engaged in the business
 of keeping a restaurant at
 the above number I have known
 John Hartyan for the past 3 years
 and have met him almost daily
 during that time and has always
 conducted himself in a straightforward
 honest and upright manner
 and the business transactions we
 have had together have always been
 fair and honorable on his part
 and this deponent further says;
 that said Hartyan has always
 been spoken of ^{by} ~~among~~, all who
 know him in the highest terms
 and this deponent has every reason
 to regard him as a perfectly honest
 man and would trust him at
 all times.

Sworn to before me
 this 22^d day of May
 1885

Rich^d. W. Bishop
 Notary Public
 N.Y. 69

Frederick Meyer

0688

City & County of New York ss
 John Mullen of the said city
 being duly sworn deposes and says:
 That he resides at No 315 East
 43rd Street and has known John
 Hartigan for the last five years
 the said Hartigan was employed
 by me during the time he drove
 a horse and Carriage for me and
 always regarded him as a strictly
 honest man as he was entrusted
 with my money and other property
 daily and always attentive to
 his duties and this Dependant further
 says; that has been engaged in
 the business of keeping a Livery
 Stable for a long time in this City
 and has employed a large number
 of drivers and them, no class of
 employment that offers greater fa-
 cilities to dishonest persons than
 Coach driving often ~~at~~ times late
 at night engaged by persons
 under the influence of liquor
 affords every chance to take advantage
 of their condition and during
 the year Hartigan was in my
 employ I never had a complaint

against him for either dishonesty
or negligence of duty and believe
him to be trustworthy and honest and
would again employ him without
hesitation.

Sworn to before me this } John Muller
22nd day May 1885 }
Rich^d H. Bishop
Notary Public
N.Y., 6th

Count Emma Sevin

People

apt

Walter

Applicants of

Charles Sedens

Frederick Morgan &

John Muller -

—

Confessing to good

Character -

R. D. Harkaway

2000 1/2 cent

1500 1/2 cent

0690

City and County {
 of New York } S.S.

James McLaughlin of the
 City of New York being duly sworn
 deposes and says that he is a Master
 Plumber carrying on business in the
 City of New York. That he has been
 well acquainted for many years
 with John Hartigan convicted this
 day at the General Sessions of this
 City of the crime of larceny. That
 the said John Hartigan was in my
 employ as a plumbers assistant for
 two years from the years 1880 to 1882
 and during such period he was
 on all occasions found by deponent
 to be strictly sober and honest and
 a capable willing and industrious
 young man.

Sworn to before me James McLaughlin
 the 21st day of May 1885
 John P. McLaughlin
 Notary Public 15
 N. Y. Co.

0691

City and County of New York: ss

Patrick Leamy of No. 911, Third Avenue in said city being duly sworn says:

I am engaged in the retail Boot and Shoe business at No. 922, 3^d Avenue in said city and have been engaged as such the past seven years, and in the immediate vicinity the past 20 years.

I am acquainted with John Hartigan and have known him the past 10 years. I also know his reputation in the vicinity for truthfulness and honesty.

I have never heard of his being charged with the crime of Larceny before the present one.

from what I personally know of him and have heard I believe him to be an honest man

Sworn to
21st day

before me this }
of May 1885 }

Patrick Leamy
John E. Lowry
Comptroller of Deeds N.Y. City

0692

BOX:

172

FOLDER:

1749

DESCRIPTION:

Haug, Gotthold

DATE:

04/23/85



1749

POOR QUALITY
ORIGINALS

0693

July 1st 1888

By the Commission of
the officers Charles
A. Bredemeyer. the
ownership of the building
which fire was previously
between us & him.
The officers and Henry.
successors ownership
or control over them. being
used as a dressing by
Bredemeyer. it is a
person of little intelligence
who did not even understand
that he had the legal title
to the property. He was not
as the building during
the course of construction
then but was employed
by Bredemeyer elsewhere.
Under such circumstances
I am of the opinion. that
the endorsement upon him
could not be withdrawn &
I consider that he is a dangerous
to his own companions.
Henry & Grace. As a Dr. & M.

No 206 BW
177

Counsel,
Filed
Pleads,
Wm. H. Kelly
23 day of April 1888

THE PEOPLE
vs.
Gothold Heng
P.
Pr. Apr 23/88
arr'd. & Com'd. June 23/88

RANDOLPH B. MARTINE,
District Attorney.

M H
A True Bill.
July 1st 1888
Discharged and free
from imprisonment
Foreign
(Rec. from J. DeLaney
H. Well (inside))

Witnesses: Mc
P. J. Donough

Bail. \$3000.
May 1st 1888.

Bailed by
Richard J. Kelly
344 East 48th St.
and
Jeremiah A. Hallman
236 East 85th St.

POOR QUALITY
ORIGINALS

0694

COURT OF GENERAL SESSIONS OF THE PEACE

in and for the City and County of New-York.

-----x
The People of the State of New-
York

- against -
Gotthold Haug.
-----x

The Grand Jury of the City and County of New-York, by this indictment, accuse Gotthold Haug of the crime of MANSLAUGHTER, committed as follows:

Heretofore and prior to the thirteenth day of April, in the year of our Lord one thousand eight hundred and eighty-five, Charles A. Buddensiek and Charles Franck, did erect and construct and cause and procure to be erected and constructed and did act and assist and were concerned in the erection and construction of a certain building within the said City and County, the same being designed and intended to be used and occupied upon its completion by human beings for dwelling purposes, they, the said Charles A. Buddensiek and Charles Franck, at the time of the erecting and constructing of the said building, having the entire care, charge and control and supervision of the same. And the said Charles A. Buddensiek and Charles Franck, so having the entire care, charge, control and supervision of the constructing and erecting of the said building, it thereupon became and was their duty, at the time of such erection and construction, and until the said building should be completed, to cause the walls thereof to be properly bonded and solidly put together, and to be built to a line, and be carried up plumb and straight with

0695

close joints; and to cause all joints in the said walls to be well filled with mortar of good quality; and to cause mortar of good quality to be used in the construction of the said walls, in order that the same should be properly and solidly put together; and to cause bricks, stones, iron work, planks, timbers, beams, boards and materials, of good quality and of sufficient strength, to be used in the construction of the said building; and to prevent from being used in such construction any bricks, stones, iron work, planks, timbers, beams, boards and other materials which were not of good quality and of sufficient strength; and to use and exercise every care and precaution in their power to render the said building and every part thereof safe and secure, as well during its construction as upon the completion of the same.

And the said Charles A. Buddensiek and Charles Franck, well knowing the premises, but being wholly unmindful and neglectful of their duty in that behalf, at the time of the erection and construction of the said building, and on divers days and times up to the said thirteenth day of April, in the year aforesaid, at the City and County aforesaid, did feloniously and wilfully neglect and omit to cause the walls of the said building to be properly bonded and solidly put together and to be built to a line and carried up plumb and straight with close joints; and did then and there wilfully, *and feloniously neglect and omit to cause the joints in the said walls to be well filled with mortar of good quality; and did then and there wilfully* and feloniously neglect and omit to cause proper mortar to be used in the construction of the said walls; and did then and there wilfully and feloniously neglect and omit to cause

0696

bricks, stones, iron work, planks, timbers, beams, boards and materials of good quality and of sufficient strength to be used in the construction of the said building; and did then and there wilfully and feloniously neglect and omit to ~~use~~ prevent from being used in such construction divers bricks, stones, iron work, planks, timbers, beams, boards and other materials which were not of good quality nor of sufficient strength, and did then and there wilfully and feloniously neglect and omit to use and exercise every care and precaution in their power to render the said building and every part thereof safe and secure during its construction and upon the completion thereof; and the said Charles A. Buddensiek and Charles Franck, on the days and times aforesaid, at the City and County aforesaid, did then and there wilfully and feloniously cause, suffer and permit the walls of the said building to be improperly bonded and loosely and flimsily put together; and did then and there wilfully and feloniously cause, suffer and permit mortar of a grossly poor and inferior quality, and mortar chiefly composed of loam to be used in the construction of the said walls; and did then and there wilfully and feloniously cause, suffer and permit divers bricks, stones, planks, beams, timbers, iron work, and other materials of poor quality and insufficient strength to be used in the construction of the said building.

In consequence of which most culpable negligence, acts and omissions on the part of them, the said Charles A. Buddensiek and Charles Franck, the said building afterwards, to wit, on the said thirteenth day of April, in the year aforesaid, did fall to the ground there. And the said Charles A. Buddensiek and Charles Franck, by the falling of the said building

0697

in manner aforesaid, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of one Louis Walters, in the peace of the People of the State of New-York, then and there being in the said building before and at ^{time of the} falling of the same, wilfully and feloniously did make an assault, and him, the said Louis Walters, down upon and against the bricks, stones, planks, timbers, beams, iron work and other component parts of ^{said} the building, did then and there, with great force and violence, wilfully ^{and feloniously} cast and throw, thereby giving unto him, the said Louis Walters, then and there, in and upon the head, neck, breast, belly, back, sides and other parts of the body of him, the said Louis Walters, divers mortal bruises and contusions, of which said mortal bruises and contusions, he, the said Louis Walters, from the said thirteenth day of April, in the year aforesaid, until the fourteenth day of April, in the same year aforesaid, at the City and County aforesaid, did languish and languishing did live, on which said fourteenth day of April, in the year aforesaid, the said Louis Walters, at the City and County aforesaid, of the said mortal bruises and contusions, died.

And the said Gotthold Haug, late of the City and County aforesaid, at the time of the committing of the felony and manslaughter aforesaid by the said Charles A. Buddensiek and Charles Framck in manner and form aforesaid, at the City and County aforesaid, was then and there wilfully and feloniously concerned in the commission of the same felony and manslaughter, and did them and there wilfully and feloniously aid and

0698

BEFORE THE GRAND JURY OF THE DISTRICT OF COLUMBIA, IN THE DISTRICT COURT OF THE DISTRICT OF COLUMBIA, IN THE MATTER OF THE PEOPLE OF THE DISTRICT OF COLUMBIA, VS. CHARLES A. BUDDENSIEK, CHARLES FRANCK, GOTTHOLD HAUG, LOUIS WALTERS, AND OTHERS.

abet the said Charles A. Buddensiek and Charles Franck, in the commission of the said felony and manslaughter.

And so the Grand Jury aforesaid do say that the said Gotthold Haug, him the said Louis Walters, in manner and form aforesaid and by the means aforesaid, wilfully and feloniously did kill and slay; against the form of the statute in such case made and provided, and against the peace of the People of the State of New-York and their dignity.

RANDOLPH B. MARTINE ,

DISTRICT ATTORNEY.

0699

BOX:

172

FOLDER:

1749

DESCRIPTION:

Hauser, Conrad

DATE:

04/07/85



1749

Witnesses:

Sidney Johnson

Bail \$500.

Apr 8th 1885

Money deposited
with City Chamberlain

Apr 9/85
Complainant having
recommended Clemencey in
this case and stating
that he believed that the
provoked the affair
and in appearing that
Defendant was present
before arrested and that he
is a sober industrious man.
Indictment that the within
May 7-80 Randolph B. Martine
District Attorney

No. 9. (29)

Counsel, ~~John A. Martin~~ John A. Martin
Filed 7 day of April 1885
Pleads Not Guilty

THE PEOPLE
vs.
B
Conrad Blawie
May 7/80
Indictment dismissed
[Sections 217 and 218 Pennl Code]

RANDOLPH B. MARTINE,
PETER B. OLNEY,
District Attorney.

A True Bill.

May 7/80

April 17th Foreman.
Resolves on May 7
Dismissed
May 9/80 FO
May 9/80 FO

POOR QUALITY
ORIGINALS

0700

0701

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Conrad Stanner

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

Conrad Stanner

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

The said Conrad Stanner,

late of the City of New York, in the County of New York aforesaid, on the thirtieth day of March, — in the year of our Lord one thousand eight hundred and eighty-nine, with force of arms, at the City and County aforesaid, in and upon the body of one Sidney Johnson in the peace of the said People then and there being, feloniously did make an assault and in the said Sidney Johnson, — with a certain wrench,

which the said Conrad Stanner in his right hand then and there had and held, ~~the same being a deadly and dangerous weapon~~, wilfully and feloniously did beat, strike, ~~stab~~, cut and wound ~~the said~~ such means and force as were deadly to produce the death of the said Sidney Johnson, with intent in the said Sidney Johnson, 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

Conrad Stanner

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

The said Conrad Stanner,

late of the City and County of New York, on the thirtieth day of March, — in the year of our Lord, one thousand eight hundred and eighty-nine, at the City and County aforesaid, with force and arms, in and upon the body of one Sidney Johnson in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and in the said Sidney Johnson with a certain wrench,

which he the said Conrad Stanner in his right hand then and there had and held, the same being a thing likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully beat, strike, ~~stab~~, cut 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.

0702

THIRD COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said
Conrad Hansen
 of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said Conrad Hansen,

^{and}
 late of the City, County of New York, on the thirtieth day of March
 in the year of our Lord one thousand eight hundred and eighty-five, at
 the City and County aforesaid, with force and arms, in and upon the body of one
Sidney Johnson
 in the peace of the said People then and there being, feloniously, did wilfully and
 wrongfully make an assault, and in the said Sidney Johnson

in and upon the head of him the
 said Sidney Johnson did then and there
 feloniously, wilfully and wrongfully strike, beat, cut,
 bruise and wound, and did thereby then and there feloniously, wilfully and wrongfully
 inflict upon him the said Sidney Johnson
 grievous bodily harm, to the great damage of the said Sidney Johnson,
 against the form of the statute in such case made and provided, and against the peace
 of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE.

~~PETER B. OLNEY,~~

District Attorney

0703

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Conrad Bauer

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself.

The defendant and myself had a quarrel - We worked in the same ship together - Defendant slapped me in the face and I struck him. We then grappled and fought and he struck me on the head with a wrench which was hanging up in the fire room where the occurrence took place - I now, on reflection, think I provoked this affair - Defendant and myself are now friends, and continue to work in the same place - The defendant was never arrested before and is a sober industrious man and has a wife - I sincerely hope he may be discharged.

Witness John Quinn

Sidney Johnson

0704

BAILED,
No. 1, by Conrad Hauser
Residence 84 Kenwick Street.
No. 2, by _____
Residence _____ Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

Police Court 1 District 1
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Sidney Johnson
117 1/2 W. 10th Street
Conrad Hauser
Offence Felony
Aggravated
Dated 3rd APR 1885
20 Kelly Magistrate.
7m Kelly Officer.
5 Precinct.
Witnesses
No. _____ Street.
No. _____ Street.
No. _____ Street.
\$ 1000 to answer 2 Sessions.
C

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 Conrad Hauser

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 10
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 March 30 1885 Samuel C. Kelly Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0705

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Conrad Hauser 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 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. *Conrad Hauser*

Question. How old are you?

Answer. *34 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *34 Remick St* *2 years*

Question. What is your business or profession?

Answer. *Fireman*

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.

The Complainant first struck me with the wrench I then took it and struck him self defence

Conrad Hauser.

Taken before me this

day of

March 188*8*

30

Samuel W. Smith Police Justice.

POOR QUALITY
ORIGINALS

0706

Police Court— / District.

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

Sidney Johnson
of No. 117 Myrtle Ave Brooklyn Street, aged 29 years,
occupation Oiler being duly sworn

deposes and says, that on 30 day of March 1885 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Conrad Hauser
(now here) who wilfully and maliciously
struck deponent on the head with an
iron wrench cutting deponent's head
and knocking him down and while
down struck deponent several times
on the face with his fist cutting
his face and injuring him severely

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

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

Sworn to before me, this 30 day
of March 1885 Sidney Johnson

Samuel C. Kelly Police Justice.

0707

BOX:

172

FOLDER:

1749

DESCRIPTION:

Hayde, Michael

DATE:

04/30/85



1749

POOR QUALITY
ORIGINALS

0708

No 294 X

Clerk of Court

Counsel,
Filed *30* day of *April* 188*8*
Pleeds, *Not guilty. Allege!*

[Sections 193-197 Penal Code]

THE PEOPLE

vs. *F*

Michael Dayde
23 Mar
1888

RANDOLPH B. MARTINE,

Dr May 18/85
District Attorney.

for Med & Amick & Muel 2

A True Bill.

May 18/85

Counsel for people

foreman

May 6. 1885
May 12. 1885
May 12. 1885
May 12. 1885
May 12. 1885

Witnesses:

Ferry Kehlmer
D. Campbell
M. Pullen
Off Floyd

0709

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Stange

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

of the CRIME OF *Manslaughter*,

committed as follows:

The said *Michael Stange*,

late of the *First* Ward of the City of New York, in the County of New York aforesaid, on the *First* day of *April*, in the year of our Lord one thousand eight hundred and eighty-*five*, at the Ward, City and County aforesaid, with *force and arms*, on and upon the body of one *Richard Williams*, in the year of the said *Peace*, then and there being, feloniously and wilfully did make an assault, and then the said *Richard Williams*, with the right hand of him the said *Michael Stange*, did then and there wilfully and feloniously beat and strike, and then the said *Richard Williams*, with his hand aforesaid, down to and upon the ground there, wilfully and feloniously did then and there push, fast and drive, with great force and violence, giving unto him the said *Richard Williams*, then and there by the beating and striking aforesaid, and by the pushing

casting and throwing of him the said
 Richard Williams down to and upon the
 ground, as aforesaid, in and upon the head
 of him the said Richard Williams, one
 mortal wound and fracture of the length
 of five inches and of the breadth of
 four inches, of which said mortal wound
 and fracture he the said Richard Williams
 from the said first day of April in the
 year aforesaid, until the fourth day of
 April in the same year aforesaid, at the
 Ward, City and County aforesaid, did
 languish and languishing did die, on
 which said fourth day of April, in the
 year aforesaid, he the said Richard Williams
 at the Ward, City and County aforesaid,
 of the said mortal wound and fracture,
 did die.

And as the said jury aforesaid, do
 say, that the said Richard Stanger,
 him the said Richard Williams, in
 manner and form aforesaid, and by the
 means aforesaid, wilfully and feloniously
 did kill and slay, 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.

Randolf B. Matthews,

District Attorney

POOR QUALITY
ORIGINALS

0711

Bellevue Hospital

April 22 '85

Richard Williams
is suffering from
a contusion on
left side of head
with probable
fracture of base
of skull with
extravasation of
blood, & hemi-
paresis.

Reginald H. Layne
House Physician
3d Medical Div

POOR QUALITY
ORIGINALS

0712

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 1⁸ DISTRICT.

of No. 5 Precinct Police Charles Floyd
occupation Police Officer Street, aged 42 years,
that on the 1st day of April 1885 being duly sworn deposes and says

at the City of New York, in the County of New York, Michael Hayde
(now here) as deponent was informed and believes
said defendant did strike Richard Williams
one violent blow on the face with his said
defendants fist knocking said Williams down
injuring said Williams seriously

said Williams is now confined in
the Bellevue Hospital and unable
to make complaint

Wherefore deponent prays that said
defendant may be held to await the result
of the injuries of said Richard Williams
Charles Floyd

Sworn to before me, this
of April 1885 day

Samuel W. Kelly Police Justice.

0713

Police Court,

District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

ON THE COMPLAINT OF
Charles Ford

275

Michael Stoyad

27. Juni 1851, Der

Dated

2 April 1885

H. C. Bell Magistrate.

Floyd Officer.

Witness,

Disposition Granted Co.

amack the result of
injuries. Set down
for April 7 at 22.00 P.M.

City and County of New York, ss.

Charles Foley, the Complainant, (being duly sworn says - that Richard Williams named in the within affidavit died at Bellevue Hospital from the effects of the injuries as stated in said affidavit, on the 14th instant

Charles Floyd

ARFIDAVIT.
Richard.

Answer to Lyman and others
 City of New York
 1853
 Wm. L. Garrison
 Boston

Richard M. Sullivan

0715

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.*Michael Hayde*

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

Question. What is your name?

Answer. *Michael Hayde*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *183 West St. one week*

Question. What is your business or profession?

Answer. *Cab driver*

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

Answer. *I am not guilty**Michael Hayde*

Taken before me this

day of

April 23
1885

Police Justice.

0716

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK, } SS.

Michael Hayde being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to answer or not, all or any questions put to him, states as follows, viz. :

Question—What is your name?

Answer—Michael Hayde

Question—How old are you?

Answer—23 years of age

Question—Where were you born?

Answer—New York City

Question—Where do you live?

Answer—183 West St.

Question—What is your occupation?

Answer—Cab Driver

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

Nothing I am not guilty

Michael Hayde

Taken before me, this 18th day of April 1885

R. J. Messersmith CORONER.

0717

MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
50 Years. Months. Days.	England.	27. Hudson St.	Apr 4/85.

Jan 9. 78. 1885.
HOMICIDE.

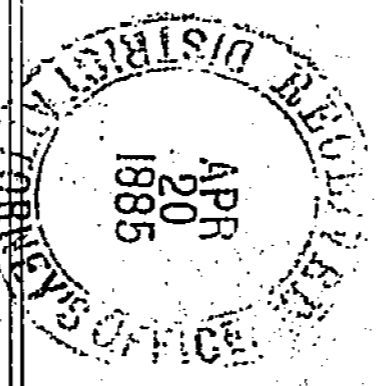
AN INQUISITION

On the VIEW of the BODY of

Richard Williams.

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

Michael Hayes.



Request taken on the 18th day
of April 1885.

before
J. B. McJannet, Coroner.

Committed

to Jail

Discharged

Date of death April 4 1885

At 20. 1885. 2 PM

POOR QUALITY
ORIGINALS

0718

MEMORANDA.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE. When Reported.
50 Years.—Months.—Days.	England	27 Hudson St.	Apr. 4/85

M. J. B. M.

No. 78
and Date 1885

AN INQUISITION

On the VIEW of the BODY of

Richard Williams

whereby it is found that he
came to his Death by

Execution, from
fracture of the base
of the Skull,
Cerebral hemorrhage

Inquest taken on the 24th day
of April 1885
before

M. J. B. MESSEMER, Coroner.

POOR QUALITY
ORIGINALS

0719

TESTIMONY.

Dr. Justin Stued M. D., being sworn says I have made
autopsy and examination of the body of Richard Williams
now lying dead at 27 Hudson St. and from such autopsy and
examination and history of the case, I am of opinion that the cause of
death was exhaustion, from fracture of the base
of the Skull, and cerebral hemorrhage.
Autopsy - Large contusion & abrasion, over left
cheek bone, ecchymoses of upper & lower eyelids,
both eyes, subconjunctival hemorrhage, no wounds
of scalp, in removing the latter, I found extravasation
of blood, over right temporal & post-auricular
regions, calvarium removed reveals an extensive
clot of blood as large as the hemisphere of the
brain over one inch thick, pressing on the
brain, brain normal, fracture at base of
Skull through middle fossa, slight in chest,
lungs congested, heart normal, liver slightly
enlarged, kidneys slightly diseased, stomach
& spleen & other organs normal.

Justin Stued M. D.

Sworn to before me,

this

6

day of

April

188

M. J. Messener, M. D. CORONER.

POOR QUALITY
ORIGINALS

0720

STATE OF NEW YORK,

CITY AND COUNTY OF NEW YORK, ss:

AN INQUISITION.

Taken at the

No. 15. Chatham

Street, in the

4th

Ward of the City of

New York, in the County of New York, this

18th

day of

April

in the year of our Lord one thousand eight hundred and

85 before

M. J. B. MESSEMER, Coroner

of the City and County aforesaid, on view of the Body of

Richard Williams.

now lying dead at

Upon the Oaths and Affirmations of

Sworn. good and lawful men of the State of New York, duly chosen and sworn or affirmed and charged to inquire, on behalf of said people, how and in what manner the said Richard Williams came to his death; do upon their Oaths and Affirmations say, That the said

Richard Williams came to his death by

Fracture of the Skull caused by a fall on the sidewalk in Duane near Maple street on April 18th about 6.30 P.M. said fall being the result of a blow struck by Michael Bayde with his fist.

In Witness Whereof, We, the said Jurors as well as the **CORONER**, have to this Inquisition set our hands and seals on the day and place aforesaid.

JURORS.

Sigmund Edinger

166 East 117th St.

Henry J. Chalmers

1239 3rd Ave

Thos. J. Quoney

1238- 3rd Ave

Richard W. Morrison

1235 Third Ave

Edgar Bruce

1199 Third Ave.

Charles Willers

1192 Third St

Carsten Dodge

1220 Third Ave

M. J. B. Messemor

CORONER, [E. S.]

POOR QUALITY
ORIGINALS

0721

CORONER'S OFFICE.

TESTIMONY.

Officer Charles Floyd, 5th Prec.
being sworn says. On April 18th
about 6.30 PM I arrested
the prisoner in Dodge at
New York St. I saw William
the deceased driving a negro
through Duane St and a
crowd following after the
negro. I saw the prisoner
following the negro and
then coming at William
the negro stopped and
when I got to it William
was lying on the sidewalk
with his back to me. I
saw after the prisoner I
caught him a block away
I took him to the station
house and also the injured
man to the room and to
Chamber at Hospital. I
did not see the deceased fall.

Charles Floyd

Answer to before me this
23 day of April 1883

Samuel W. Kelly Police Justice

Taken before me

this day of

W. J. Messersmith

1883

CORONER.

POOR QUALITY
ORIGINALS

0722

CORONER'S OFFICE.

TESTIMONY.

During Kellner being sworn says
I reside at 175 West 4th St and
am a laborer. On April 1887
about 6 or 7 PM I saw the prisoner
at the corner Washington and
Bride St throw stones at
Williams up through fence
at that he turned on fence
went through fence &
through a couple of street
at this time one of them
struck deceased on left
side under the arm, he
then turned into Duane St
and as Williams was getting
off his wagon the prisoner
struck him with his fist
and Williams fell to the
sidewalk. Williams had
not struck the prisoner.
Williams lay on the side-
walk he did not speak a
word. The prisoner had
nothing in his hand when
he struck deceased, says that
said hold on till I want
to go. I was on the side-
walk close to both the men.

Taken before me

this day of

1887

Wm H. Messersand

CORONER.

POOR QUALITY
ORIGINALS

0723

CORONER'S OFFICE.

TESTIMONY.

3

I did not hear Williams say anything else I saw him rise his hands, as he was getting off the wagon; Williams has in his wagon can to where he got off it I had been going home from work. it was getting dark at the time

Henry Kellner

John Bohling being sworn says. I went in 186 West of and kept a hotel there I knew the deceased about 10 years he never married and has no but at times he was a little bad, I also know the prison he was in as a general thing. On April 188 about 2 PM the ~~deceased and~~ prisoners came in while another man I could believe the bar and they asked for a glass of Lager which I gave them, then Williams came in and I think he

Taken before me

this Day of 188
M. J. Messersmith CORONER.

Subscribed before me this
23 day of April 1885

James C. McCall
Notary Public

POOR QUALITY
ORIGINALS

0724

CORONER'S OFFICE.

TESTIMONY.

asked the prisoner for some
money I saw Williams
have a knife in his hand
a pocket-knife he had
it open and he said to
the persons he wanted
that money whether we
got hold of Williams and
that is the way that the
prisoner was in. I told
them to go out and that
was the last I saw of
them, Williams was slightly
intoxicated.

- John Bohling

Myself I Puller being sworn says
I reside at 1519 A avenue and I
am a truckman. On April 1883
about bet 6 and 7 P.M. I was
in Duane at cor Greenwich
I saw an express wagon
turn in to Duane from
Greenwich I saw the prisoner
throw a brick at Williams
it did not hit him he
came up along the sidewalk

Taken before me

this day of

Myself I Messers Mr

1883

CORONER.

Subscribed before me this
23 day of April 1883

James W. Russell
Chief Justice

POOR QUALITY
ORIGINALS

0725

CORONER'S OFFICE.

TESTIMONY.

man Steple, jumped out of
the wagon and faced the
prisoner who struck him
and knocked him down.
he fell heavily striking
his head on the sidewalk.
I thought the deceased was
going to strike the prisoner
they were in the wagon.
I saw nothing ^{more} after that.

Subscribed before me this
23rd day of April 1883
Samuel C. Webb
Justice of the Peace

~~Living on~~

Dominick Campbell aged 15
years said that he lived at
No 10 Caroline st. On April
about 6 P.M. I was in the
wagon with deceased and
when at Reane & Partridge
Store where fired by the
prisoners and the wagon
turned into Square of
and still he fired the
shots and when near
Steple and close to the
sidewalk deceased got off
the wagon and prisoner

Taken before me

this day of
N. J. Messersmith 188
CORONER.

POOR QUALITY
ORIGINALS

0726

CORONER'S OFFICE.

TESTIMONY.

6

about him, deceased had put
up his hands, & did not
at the beginning of the quarrel

Domestic Campbell

Julius Miller M.D. being sworn
says. I am a guest at 106
West 1st and graduated in
London Medical College
On April 1st about 5.30 PM
in the bar room I saw the
prisoner at the bar and
deceased came in and
he said to the prisoner
I want you to give me
that razor. He had in
his hand at the time, and that it
was a large one larger than
an ordinary pen knife. One
man in the bar room took
hold of the deceased by the arm and
the proprietor of the place put the man
out.

Julius Miller M.D.

Taken before me

this day of

188

CORONER.

present before me this
23 day of April 1885

James O. Kelly
Police Justice

present before me this
23 day of April 1885

James O. Kelly
Police Justice

POOR QUALITY
ORIGINALS

0727

Bellevue Hospital
April 13 '85

Richard Williams was brought into the hospital about 11 PM April 1st in an unconscious condition.

He was sent to my ward on the morning of April 2^d & was then unconscious with a contusion over left malar bone.

There was paralysis & anaesthesia on left side involving the face trunk & both extremities, pupils contracted, eyes drawn to right side, haemorrhage from right ear & pupils insensible to light. He lay in this condition con-

POOR QUALITY
ORIGINALS

0728

tose + with stertorous breath-
ing until 7 a.m. April 4th
when he died. An au-
topsy was requested but
not granted.

Henry S. Stearns M.D.
House Surgeon.
1st Surgeon.

79-
2
1885
Jm

0729

*Archibald, J. Convent,
at Court Coroner
Lansdowne*

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

Police Court-1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles J. Ford

Michael Haydel

2 _____
3 _____
4 _____

Offence *Homicide*

Dated *April 2^o* 188*5*

William J. Magistrate
Steger Officer.

5 Precinct.

Witnesses *Henry Wetmore*
No. *175* Street.

Norman Campbell

No. *10* Street,
Marion P. Paulsen

No. *132* Street,
Monroe

\$ _____ to answer _____ Sessions.

For

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

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

City and County { ss.
of New York

Henry Kellner,
of 175 West Street, aged 29 years,
Laborer, being duly sworn
say - That on the 1st day of
April 1885 defendant saw
Michael Hayde, now here,
and one Richard Williams
in Queen Street between
Hudson and Greenwich Streets
in said City. That said Williams
was then sitting in his wagon
and defendant then and there
saw the prisoner Hayde
throw a stone at said
Williams and strike him
on the left side thereof.
That said Williams then
got off his wagon and
just as he reached the sidewalk
defendant again
struck him a blow, with
his fist, on the left side of
the head knocking said Williams
down. That said Williams
fell down on the flag stones
striking the back of his head
in the fall. That said Williams

lay insensible and speechless
on the side wall and deponent
placed a coat under his
head and awaited the arrival
of an officer. That officer
J. Lloyd, then present, came
and took said Williams to
the Station Home on a truck
and said Williams was there-
after taken in an Ambulance
from the Station Home to the
Hospital.

Sworn to before me this } Henry Kellogg
7th day of April 1885

W. M. Patterson Police Justice

City and County of New York, N.Y.
I, William H. Campbell, aged
15 years, residing at No. 10
Caroline Street (being duly
sworn) say - that he was
present at the time and
place stated in the foregoing
affidavit of Henry Kellogg
and saw the prisoner

Michael Hayde, now here,
 threw a stone at one Richard
 Williams while said Williams
 sat on a wagon, and when
 said Williams got off the
 wagon dependent saw said
 Michael Hayde knock down
 said Williams by striking him
 a violent blow on the side
 of the head with one of his
 fists.
 Sworn to before me this D. Campbell
 J. dy of April 1885

M. W. Patterson Police Justice

City and County of New York, ss.
 Martin W. P. Phelan, of
 192 Avenue Street, aged
 34 years, Courtman, being
 duly sworn says - that he
 has heard read the foregoing
 affidavits of Henry Kellner
 and Dominick Campbell and
 knows the contents thereof,
 and of depments and know-
 ledge knows them to be true.

0733

That deponent was present
 when the Defendant Michael
 Hayde, now here, ~~threw~~ the
~~deceased Richard Williams~~
~~with a piece of iron~~ threw a
 piece of a brick, or a stone,
 at the deceased Richard
 Williams - while said deceased
 was on his wagon driving
 the same through Greenwich
 Street turning into Duane
 Street. That said deceased got
 out of his wagon in Duane
 Street and deponent then
 and there saw said Hayde
 strike the deceased and knock
 him down on the sidewalk
 where he lay apparently
 insensible.

Given & before me this Martin & Pelen
 7th day of April 1885

M. Patterson. Police Justice