

0488

BOX:

99

FOLDER:

1068

DESCRIPTION:

Herbert, Christopher

DATE:

04/25/83



1068

0489

370

Counsel,
Filed *20* day of *April* 188*3*
Pleas *W. J. Kelly*

THE PEOPLE
vs.
R
Christopher S. Seward
11 9 1883

Grand Larceny, *first* degree, *and*
(Sections 528 and 530)

JOHN McKEON,
District Attorney

A True Bill.

W. J. Kelly
11 9 1883
Foreman
John S. Kelly
S. P. Force

0490

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Christopher Herbert

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

Christopher Herbert

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

The said Christopher Herbert

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the 20th day of April in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms

one real skin sacque of the value of two hundred and fifty dollars, two bracelets of the value of twenty dollars each, two earrings of the value of twenty dollars each, one pin of the value of fifteen dollars, two combs of the value of thirty dollars each, one smelling bottle of the value of five dollars, one skirt of the value of twenty dollars, two ladies suits of the value of fifty dollars each, one watch of the value of fifty dollars, two chains of the value of thirty dollars each, two earrings of the value of fifteen dollars each, one compass of the value of fifteen dollars, and one soap box of the value of twenty dollars

of the goods, chattels and personal property of one Oliver G. Crook

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

John McLean District Attorney

0491

Police Court - 14 3703
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Chief Clerk
52 West 128 St
Christopher Herbert

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100

Offence, Grand Larceny

Dated April 21 1883

William Magistrate.

Alamo C.C. Officer.

Mr. C. Clerk.

Witnesses William Alamo

No. Central Office Street,

and Office M. C. Lewis

No. Third Station Street,

Central Office

No. Central Office Street,

Central Office

No. Central Office 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

Christopher Herbert

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

Dated April 21st 1883 J. J. Patterson Police Justice.

I have admitted the above named _____

to bail to answer by the undertaking hereto annexed.

Dated _____ 188 _____ Police Justice.

There being no sufficient cause to believe the within named _____

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

Dated _____ 188 _____ Police Justice.

0492

Sec. 198-200

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Christopher Herbert 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. Christopher Herbert

Question. How old are you?

Answer. 25 years of age

Question. Where were you born?

Answer. Rockland Co. N.Y.

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

Answer. 317 East 45 St. since January last

Question. What is your business or profession?

Answer. Waiter

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

Answer. I have nothing to say.

Chris Herbert

Taken before me this

29th

day of April

1887

Wm Patterson

Police Justice.

0493

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 31 years, occupation William Adams
Detective Sergeant of ~~No~~
Central office Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Olive S. Great
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 21st
day of April 1883 } William Adams

J. M. Patterson
Police Justice.

0494

2⁴

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK. } ss

Olive J. Groat, aged 53 years,
of No. *52 West 12th* Street, *Housekeeper*

being duly sworn, deposes and says, that on the *20th* day of *April* 188 *3*
at the *day time in the* City of New York,

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

*One Seal Skin Baggage of the value of Seven
hundred and fifty dollars, two gold Bracelets,
One pair of ear rings and pin to match,
two Combs set with pearls, one platinum
Smelling bottle, one silk skirt, two silk
Suits, one gold watch and chain, one
pair of hair ear rings, one chain and
Compass and a silver ^{knapsack} bag, said
property being in all of the value of
seven hundred and twenty dollars.*

the property of *deponent who is a widow*

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 *Christopher Herbert,*

*New York, from the fact that deponent
is now here informed by officer William
Adams that he, said officer, caught
and detected said deponent in the
act of carrying out of the hall door
of deponent's said premises with said
property in his possession, which deponent
believes to be true. That deponent has
seen and identified a portion of the
property so taken from said deponent*

0495

And found in his possession by said
Officer, as a portion of the property
so stolen as aforesaid. *Alvin S. Grant*
Sworn to before me this 21st day of April 1888
H. W. Patterson Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFRIDA VIT—Larceny.

Dated 1888

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0496

BOX:

99

FOLDER:

1068

DESCRIPTION:

Higgins, Charles

DATE:

04/12/83



1068

110

By the first
accusation
of me but never
of you and Charon
F.C.

Counsel
Filed 12 April 1883
Pleas Not guilty.

THE PEOPLE
vs
20. Bloods.
Charles Higgins
BURGLARY, Grand Larceny, and
Degree, and
Manslaughter

JOHN McKEON,
District Attorney.
12 April 1883.
plead. Guilty.
A True Bill.
John McKeon
Foreman.

Verdict of Guilty should specify of which count.
Guilty of 1st.

0497

0498

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Charles Higgins

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

Charles Higgins

of the CRIME OF BURGLARY in the second Degree, committed as follows:

The said Charles Higgins

late of the Twenty second Ward of the City of New York, in the County of New York, aforesaid, on the fourth day of April in the year of our Lord one thousand eight hundred and eighty three 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

Adolphus Le Clerc

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

whilst there was then and there some human being, to wit, one Louisa Le Clerc

Charles Higgins

then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of Adolphus Le Clerc 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.

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

Charles Higgins

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

The said Charles Higgins

late of the Ward, City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, about the hour of twelve o'clock in the night time of said day,

one coat of the value of twelve dollars, one vest of the value of four dollars and one pair of trousers of the value of nine dollars, of the goods, chattels and personal property of one Robert S. Le Clerc, and one overcoat of the value of six dollars, one coat of the value of four dollars, and one pair of trousers of the value of two dollars

of the goods, chattels, and personal property of Adolphus Le Clerc

in the said dwelling house of one Adolphus Le Clerc 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.

~~JOHN M. KEON, District Attorney~~

0499

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

Charles Higgins

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

The said Charles Higgins

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

coat of the value of twelve dollars, one vest of the value of four dollars, and one pair of trousers of the value of nine dollars, of the goods, chattels and personal property of one Robert E. SeClere, and one overcoat of the value of six dollars, one coat of the value of four dollars, and one pair of trousers of the value of two dollars

of the goods, chattels and personal property of Adolphus SeClere

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen of the said Robert E. SeClere, and Adolphus SeClere

unlawfully and unjustly, did feloniously receive and have (the said Charles Higgins

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.

JOHN McKEON,

District Attorney.

0500

→* Memorandum. *←

FROM *—

The Holgate Chemical Works,

223 and 225 West 19th Street,

NEW YORK CITY.

To *Thomas H. May*

April 18th 1882

*This is to certify that I have known Charles
Higgins for some time & believe him to be a
very sober honest & industrious young man
& should have no hesitation in finding him
employment should he at any time need it*

*Yours sincerely
J. W. White*

0501

LOUIS J. WITTE,
MOUNTER, FRAMER AND FINISHER
or
Show Cards, Pictures, &c.
332 ~~Memor~~
~~30 & 32~~ FELL STREET,

New York, April 18 1883

To whom it may concern
The Bearer Mr
Chas Higgins has been
in my employ from
time to time and would
cherfully reemploy him,
consider him an honest
worker and up right young
man and would recommend
him as such.

Yours Truly
Louis J. Witte

0502

BAILED.

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court - 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Alfred S. Stone
149 St. Marks St.
1
Charles Higgins
2
3
4

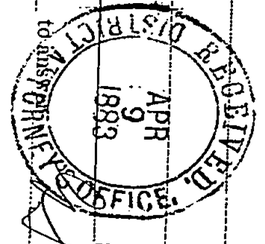
Offence *Burglary and Larceny*

Dated *April 6* 188*3*

Samuel A. Hammond Magistrate.
Thomas M. Middle Officer.
225 Precinct.

Witnesses: *Henry M. Middle*
No. 22 Precinct Street

No. _____ Street,
No. _____ Street,
\$ *2000* to *John* Street,
John



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 *Charles Higgins*

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

Dated *April 6* 188*3*

[Signature] Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0503

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK } ss.

4 District Police Court.

Charles Higgins being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him if he 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. Charles Higgins

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. 42 Bayard Street, there 3 days

Question. What is your business or profession?

Answer. Car driver

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

Answer.

I am not guilty of the charge preferred against me. I got the parrot tickets from a young^{man} whose name I do not know

Charles Higgins

Taken before me this

day of April

1888

[Signature]
Police Justice.

0504

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry M. Ardle
aged 40 years, occupation a Police officer of No.
attached to 22nd Precinct Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Adolphus Le Clare
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 6th
day of April 1883 } Henry M. Ardle

[Signature]
Police Justice.

0505

Police Court 4 District.

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

Adolphus Leblanc

of No. 149 West 51st Street, aged 49 years,

occupation Book Keeper being duly sworn
deposes and says, that the premises No 149 West 51st Street,

in the City and County aforesaid, the said being a dwelling house

and which was occupied by deponent as a dwelling and sleeping apartments
and in which there was at the time, ^{Several} human beings by name Louisa Leblanc
Robert L. Leblanc, and deponent

were BURGLARIOUSLY entered by means of forcibly and feloniously
forcing open the door leading from the
hallway of said premises and into the said
rooms occupied by deponent by turning the knob
on said door and removing a chair which was also keeping
said door closed,
on the 4th day of April 1883 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

one cloth coat, one vest one pair of pantaloons
of the value of twenty five dollars \$25.00
the property of Robert L. Leblanc.

also one over coat, one dress coat one pair of
pantaloons of the value of twelve dollars \$12.00
the property of deponent
said property being in all of the value of \$37.00

the property of

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

Charles Higgins (now present)

for the reasons following, to wit: that previous to said Burglary
the said door leading from the said hallway
in said premises was securely fastened, and
said property was in said rooms as
entered, and when deponent got up on the
morning of the 5th day of April 1883, deponent
found the said door open and the aforesaid
property so taken and stolen from the
possession of deponent, and this deponent was

0506

informed by Officer Henry M. Adde of the 22^d Precinct Police that he arrested the said Higgins and found in the possession of said Higgins three pawn tickets representing one coat and one vest, and two pair of pantaloons, and that he M. Adde got the said property from the pawnbroker where the said property had been pledged and he brought the said property to the Station House, and this deponent identified the said property as a portion of the property so taken and stolen as aforesaid

Sworn to before me this 4th day of April 1883

Adolphus Leclerc
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.

0507

BOX:

99

FOLDER:

1068

DESCRIPTION:

Hirsch, Daniel

DATE:

04/18/83



1068

0508

238

Counsel,

Filed *April* 1883

Reads *Magistry*

WITNESSES:

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

THE PEOPLE

vs.

R

David Sinsch

INDICTMENT.
LARCENY FROM THE PERSON

with record before

JOHN McKEON,

District Attorney.

A True Bill.

W. J. Ambrose

Foreman.

April 26. 83

Fred J. Acquitted

0509

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Daniel Dirsch

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

Daniel Dirsch

of the CRIME OF ~~Forgery from the person~~ *Grand Larceny in*
the second degree
committed as follows:

The said *Daniel Dirsch*

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

one pocket book of the
value of one dollar, seven gold coins
of the United States of the kind
known as half-eagles, of the value
of five dollars each, and one
promissory note for the payment of
money, the same being then and
there due and unsatisfied, of the
kind known as United States
Treasury notes, of the denomination
and of the value of one dollar

of the goods, chattels and personal property of one *John Franke* -
on the person of ~~the said~~ *Savaria Franke* then and there being found,
from the person of the said *Savaria Franke* then and there feloniously
did steal, take and carry away, against the form of the statute in such case made and
provided, and against the peace of the People of the State of New York, and their
dignity.

JOHN McKEON, District Attorney.

0510

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

James Probst
331 1st St

1 Daniel Henrich

2 _____
3 _____
4 _____

Offence Larceny from person

Dated April 11th 1883

James H. Hoar, Magistrate.

John Smith, Officer.
28 Precinct.

Witnesses _____
No. _____
Street _____

No. _____
Street _____

No. _____
Street _____

RECEIVED
APR 12 1883
CLERK'S OFFICE
100 NASSAU ST
NEW YORK

292

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

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

Dated Apr 11 3 1883 [Signature] Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0511

Sec. 198-200

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Daniel Hirsch

Question. How old are you?

Answer. 50 years

Question. Where were you born?

Answer. Germany

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

Answer. no home

Question. What is your business or profession?

Answer. Signer Maker

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

Answer. Not guilty
Daniel Hirsch

Taken before me this

day of

[Signature]

1888
Police Justice.

0512

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. 334 East 63rd

Louisa Franke, 54 years -
Street, occupation House Keeper

being duly sworn, deposes and says, that on the 9th day of April 1883

at the City of New York,

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

of deponent, in the daytime from the person of deponent

the following property, viz:

One pocket book containing good
and lawful money of the United States
consisting of seven five dollar gold
pieces and one treasury note of the
denomination of one dollar

all of the value of thirty six dollars -

the property of John Franke, deponent's husband

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 Daniel Horsch, now present,

with the intent to deprive the owner of said
property, from the fact that previous to
said larceny the said pocket book containing
said money was in deponent's dress pocket
then and there worn on the person of deponent,
and that on the morning of said day about
the hour of 5 o'clock, a.m. of said day when
deponent got out of bed and put the said
dress on deponent, the said pocket book containing

Shower before me this

day of

Police Justice

1883

0513

the said money was in said pocket in said dress, and deponent then went to bed again and about 6 o'clock A.M. of said day deponent got up again when deponent immediately missed said money, and there being but deponents husband who was sleeping in the same bed with deponent in a middle room in said premises and the said Daniel Hirsch who was sleeping in the front room adjoining the said middle room, Paul Protzky, was sleeping in the back room, also adjoining the said middle room, being the only persons in said rooms.

Sworn to before me }
this 11th day of ~~Oct~~ April, 1883 }
Louisa & Frank
mark

[Signature]
Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFRIDAVID-Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

05 14

BOX:

99

FOLDER:

1068

DESCRIPTION:

Hoey, Thomas

DATE:

04/17/83



1068

05 15

BOX:

99

FOLDER:

1068

DESCRIPTION:

Gillerlane, James

DATE:

04/17/83



1068

05 16

W

Day of Trial,

Counsel,

Filed *17* day of *April* 188*3*

Pleaded *Not Guilty*

THE PEOPLE

vs.

Stannard Strong
P
James E. Anderson
(Def) *Pleaded Guilty*
1. S. P. Three years
2. Pen. one year.
John *April 23 1883*
John *Pleaded Guilty*
JOHN McKEON,
District Attorney.

A True Bill.

W. P. Strong
Foreman.

Henry G. ...

BURGLARY—Third Degree, with
Intent to Steal Goods.

0517

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Thomas Doney and
James Gierdane*

The Grand Jury of the City and County of New York, by this indictment, accuse
Thomas Doney and James Gierdane
_____ of the CRIME OF BURGLARY IN THE THIRD DEGREE,

committed as follows:

The said *Thomas Doney and James Gierdane*
late of the *Sixth* Ward of the City of New York, in the County of New York,
aforesaid, on the *eight* day of *April* in the year of our Lord one
thousand eight hundred and eighty *three* with force and arms, at the Ward,
City and County aforesaid, the *store* of _____

Martin Flynn there situate, feloniously and
burglariously, did break into and enter, the same being a part of a building
in which divers goods, merchandise, and valuable things were then and there kept
for use, sale and deposit, to wit: the goods, chattels, and personal property hereinafter
described, with intent the said goods, chattels, and personal property of the said _____

Martin Flynn then and there being, then and there
feloniously and burglariously to steal, take and carry away, and *thirty five*
boxes of cigars of the value of
two dollars thirty cents each
box, two bottles of whiskey of
the value of three dollars, and
eighty five cents each bottle and
one hundred and fifty *cents* *of the United States*
of a number kind and de-
nomination to the Grand Jury
aforesaid unknown, of the value
of five dollars _____

of the goods, chattels and personal property of the said _____

Martin Flynn _____

so kept as aforesaid in the said *store* then and there being found, then and
there feloniously did steal, take and carry away, against the form of the Statute in
such case made and provided, and against the peace of the People of the State of
New York, and their dignity.

John McLean
District Attorney

0518

BAILED.

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

Police Court - 2nd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1 *Martin T. Ryan*
 2 *James Miller*
 3 *James Miller*
 4 _____

Offence *Burglary*

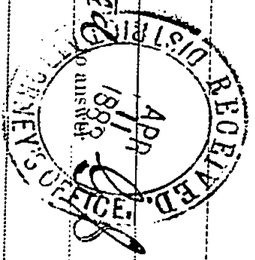
Dated *10 April* 188*3*

W. J. Owen Magistrate.
John B. ... Police Officer.
And Nelson ... Precinct.

Witnesses
 No. *85* *James Ricker* Street _____
 No. *85* *Mulberry* Street _____

No. _____ Street _____
 No. _____ Street _____
 No. _____ Street _____

Committed



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

Dated *10 April* 188*3* *W. J. Owen* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

05 19

Sec. 198-200.

1st District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Gullerlane

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

Question. What is your name?

Answer.

James Gullerlane

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.

125 Mulberry Street - 4 years

Question. What is your business or profession?

Answer.

Running Errands

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 have nothing to say, James Golden
is as bad as we are
James Gullerlane*

Taken before me this

day of

April

1887

at City of New York

Police Justice.

0520

Sec. 108-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

12 District Police Court.

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

Question. What is your name?

Answer. Thomas Hoey

Question. How old are you?

Answer. 22 years

Question. Where were you born?

Answer. New York

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

Answer. 102 Mott St. about 5 years

Question. What is your business or profession?

Answer. Seive maker

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

Thomas Hoey

Taken before me this

day of

April
1889

William

Police Justice.

0521

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

POLICE COURT, 1st DISTRICT.

of No. 15 Mulberry James Golden Street, being duly sworn, deposes and

says that on the night of the day of April 188 3

at the City of New York, in the County of New York, he witnessed a

Burglary committed on premises
No. 15 Mulberry Street in said City
occupied by Martin Flynn and that
James Golden (now here) is the
person mentioned in the within Complaint
who was not present at the time that
Thomas Hoey the other defendant was
held to answer the within charge
of Burglary. James Golden

Sworn to before me, this
11th day of April 1883
at New York
Police Justice

0522

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 22 years, occupation Bar tender of No. James Golden

85 Mulberry Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of Martin Flynn and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 10th day of April 1883 } James Golden

W. J. Flynn
Police Justice.

0523

Police Court—First District.

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

of No. 89 Mulberry Street, aged 35 years,
occupation Liquor Dealer being duly sworn

Martin Flynn

deposes and says, that the premises No 89 Mulberry Street,
in the City and County aforesaid, the said being a brick building

and which was occupied ^{in part} by deponent as a store for the sale of liquor and cigars
and in which there was at the time ^{no} human being, by name

were **BURGLARIOUSLY** entered by means of forcibly opening the shutter
and raising the window in the rear of said premises and
entering therein

on the 8th day of April 1883 in the Night time, and the
following property feloniously taken, stolen, and carried away, viz:

Thirty five Boxes of cigars. Two Bottles of
Whiskey and lawful money to the amount and
value of five dollars in all of the value of
ninety ^{three} dollars and twenty cents

the property 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

Thomas Hacy (now here) James
Siberlane not arrested

for the reasons following, to wit: that at the hour of twelve o'clock
on Saturday night April 7th 1883 deponent lock
and fasten the aforesaid premises and at or about
the hour of seven o'clock on the following morning
deponent went to the aforesaid premises and
found the same had been burglariously
entered and the aforesaid property was
missing subsequently deponent was informed
by James Golden that at or about the hour of

0524

half past one on the morning of said day he saw said defendants enter the aforesaid premises through a window in the rear of said premises and saw said defendants come out of said premises with a portion of the aforesaid property

Wherefore deponent charges said defendants with burglariously entering the aforesaid premises and taking stealing and carrying away the aforesaid property

Sworn to before me this 10 day of April 1883

Martin Flynn

City of New York

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

0525

BOX:

99

FOLDER:

1068

DESCRIPTION:

Hoffmann, George

DATE:

04/05/83



1068

This case is the same as that of Fleming and others in which the recognizance has been discharged. The people have no evidence by which they could convict. I therefore ask for the discharge of the defendant on his own recognizance - once.

May 18. 1883
John McKeon

0526

34

Day of Trial,
Counsel, *John McKeon*
Filed *5* day of *April* 188*3*
(Pleads *Not Guilty*)

THE PEOPLE
vs. *B*
George Stoppmann
Keeping Gambling Establishments,
etc. (Section 843, Penal Code.)

JOHN McKEON,
District Attorney.

A True Bill.
John McKeon
Foreman.
May 16 1883.
Paul Dischayes

0527

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

George Hoffmann

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

George Hoffmann

of the CRIME OF KEEPING A ROOM TO BE USED FOR GAMBLING PURPOSES, committed as follows:

The said George Hoffmann

late of the First Ward of the City of New York in the County of New York aforesaid, on the fourteenth day of March in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep a room in a certain Building there situate, to be used for gambling purposes, to wit: to be used for the purpose of therein conducting a certain gambling game commonly called playing lottery policy where money and property was dependent upon the result, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

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

George Hoffmann

of the CRIME OF KEEPING A ROOM TO BE USED FOR THE PURPOSE OF SELLING LOTTERY POLICIES THEREIN, committed as follows:

The said George Hoffmann

late of the First Ward of the City of New York in the County of New York aforesaid, afterwards, to wit: on the said fourteenth day of March, in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, unlawfully did keep a room in a certain Building there situate, to be used for the purpose of therein selling and offering to sell what are commonly called Lottery Policies, and divers writings, papers, and documents in the nature of bets, wagers and insurances upon the drawing or drawn numbers of certain public or private lotteries, and of therein endorsing and using books and other documents for the purpose of enabling divers persons to sell and offer to sell lottery policies and other such writings, papers, and documents, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

John Speckman District Attorney

0528

BAILED,
 No. 1, by John S. Miller
 Residence 143 Ave C
 Street _____
 No. 2, by _____
 Residence _____
 Street _____
 No. 3, by _____
 Residence _____
 Street _____
 No. 4, by _____
 Residence _____
 Street _____

Police Court 3
 District 235

THE PEOPLE, &c.,
 vs. John S. Miller

George Hoffmann

1 _____
 2 _____
 3 _____
 4 _____

Offence Viol Lottery Law

Dated March 22
 1883

Patterson
 Magistrate.

Wilmore
 Officer.

1st Dep. S. B. ...
 Witness

Witnesses _____

No. 28
 Street 420

No. 106 W. 10th
 Street _____

No. 1
 Street _____

\$ 500 to answer
W. S. Miller



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 George Hoffmann

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

Dated March 23rd 1883 A. M. Patterson Police Justice.

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

Dated March 23 1883 A. M. Patterson 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 _____ 1883 _____ Police Justice.

0529

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. George Hoffman

Question. How old are you?

Answer. 45 years

Question. Where were you born?

Answer. Germany

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

Answer. 650 9th Street, 8 years

Question. What is your business or profession?

Answer. Mailman

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

George Hoffman

Taken before me this

29

day of

March
1885

John J. ...

Police Justice.

0530

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

POLICE COURT, 3 DISTRICT.

of age a Police officer John Gilmore 40 years
of No. 1st Suspectal District Street, being duly sworn, deposes and
says that on the 14th day of March 1883
at the City of New York, in the County of New York, George Hoffman

(nowhere) did unlawfully receive from
deponent the sum of ten cents, good and
lawful money, ^{which money} was paid to him by
deponent in the nature of a bet or wager
or insurance on the drawing or drawings
numbers of a Certain Lottery unauthorized
by the laws of the State of New York
and the said deponent did thereupon
sell and vend to deponent for said
money a lottery policy denominated
34.27 both lotteries John Gilmore

Sworn to before me, this

of

March

1883

22

(day)

John Patterson
Police Justice.

0531

BOX:

99

FOLDER:

1068

DESCRIPTION:

Hohmann, Otto

DATE:

04/30/83



1068

0532

Day of Trial,
Counsel, *McKeon*
Filed 30 day of April 1883
Pleads *McKeon July 16.*

THE PEOPLE
vs.
B
Otto Olofmann
133
McKeon

JOHN McKEON,
District Attorney.
20 4 1883
Had dismissed & bail denied.
A TRUE BILL.
W. H. McKeon
Foreman.

*From the Examination
of the Comptroller's return
& all of the opinion
that Mr. Olofmann
could be had -*

*John McKeon
Supt. Dist. Attorney
Chicago
July 1883
City of Chicago
Supt. Dist. Attorney*

0533

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Otto Stohmann

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

OF THE CRIME OF **Exposing for Sale and Selling Strong and Spirituous Liquors, Wines, Ale and Beer, on Sunday**, committed as follows :

The said *Otto Stohmann*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *fourteenth* day of *April* in the year of our Lord one thousand eight hundred and eighty-*three*, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit : One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to

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

SECOND COUNT :

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

Otto Stohmann

of the CRIME OF **GIVING AWAY AND DISPOSING OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, ON SUNDAY**, committed as follows :

The said *Otto Stohmann*

late of the First Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit : On the said *fourteenth* day of *April* in the year of our Lord one thousand eight hundred and eighty-*three*, at the Ward, City and County

0534

aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did give away and dispose of as a beverage to _____

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

THIRD COUNT :

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

Otto Stohmann _____

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

The said *Otto Stohmann* _____

late of the First Ward of the City of New York, in the County of New York aforesaid, after-
wards, to wit: on the said *thirteenth* day of *April* _____ in
the year of our Lord one thousand eight hundred and eighty-*three* the same being
the first day of the week, commonly called and known as Sunday, being then and there in
charge of and having the control of certain premises at number *one hundred*

and thirty three Bowery _____

in the City and County aforesaid, which said place was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

JOHN McKEON, District Attorney.

0535

Police Court 3 District.

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

Richard Sullivan

of No. 100 Green Street,

of the City of New York, being duly sworn, deposes and says, that on Sunday the 15 day

of April 1883, in the City of New York in the County of New York,

at premises 133 Bowery

a place where intoxicating liquors and wines were kept for sale, and sold as a beverage

by Otto Rohman [now here]

did then and there expose for sale and did sell, caused, suffered and permitted to be sold, and given away under his direction or authority strong and spirituous liquors, wines, ale and beer, being intoxicating liquors, to be drunk in the house or premises aforesaid, contrary to and in violation of law; and did not keep said place closed on said Sunday the 15 day of April 1883 as required by law.

WHEREFORE, deponent prays that said Otto Rohman may be arrested and dealt with according to law.

Sworn to before me, this 16 day of April 1883

Richard Sullivan
[Signature]
POLICE JUSTICE.

0536

DISTRICT ATTORNEY'S OFFICE,

New York,

1885

The People vs

Otto Rohman

Violator of
Weise

Statement of the Officer
Richard Sullivan who made
the arrest, and who is the Constable

The place is a Restaurant
and Hotel - Called the "Russian
Hotel" - The front door was
closed, I followed a Man through
the hallway of the premises to the
side door - where the Man knocked and
the door was unlocked - the Man went
in - I followed - I found people eating -
Defendant was behind the Bar

0537

The Car was covered -
I arrested the defendant
for keeping open an junkery

Richard ~~Smith~~
Police Officer Special
Duty 10th Precinct

Witness
John R. Conner
Chief Clerk

From the ^{above} statement of the
Officer who is the complaining
Witness, in my opinion no convictions
can be had in this matter.

John R. Conner
Deputy District Attorney
Chief Clerk

0530

757
333

Police Court District.

THE PEOPLE, &c.,

OF THE COUNTY OF

Richard Williams

vs.

Otto Rohmann

Offence Violation License Law

BAILED,
No. 1, by Edward Hansen
Residence 133 Avenue
Street

No. 2, by
Residence
Street

No. 3, by
Residence
Street

No. 4, by
Residence
Street

Dated April 16 188

Magistrate

Officer

10 Precinct

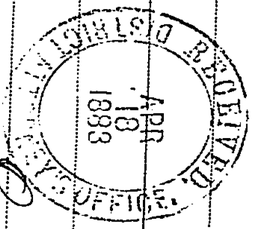
Witnesses

No. Street

No. Street

No. Street

\$ 100 to answer



Richard Williams

to answer

Richard Williams

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

Otto Rohmann

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 April 16 188 Police Justice

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

Dated April 16 188 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

0539

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

3 District Police Court.

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

Question. What is your name?

Answer. Otto Hofman

Question. How old are you?

Answer. 28 years

Question. Where were you born?

Answer. Germany

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

Answer. 180 3 Avenue resided there 5 months

Question. What is your business or profession?

Answer. Bar Keeper

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

Answer. I am not guilty

Otto Hofman

Taken before me this

day of

1938

[Signature]

Police Justice.

0540

BOX:

99

FOLDER:

1068

DESCRIPTION:

Hoops, Henry

DATE:

04/09/83



1068

May 21st 1883

The act alleged as punishable
in within case have recently
been taken out of the list of
Criminal offenses by the Code
Amendments. Pursuant to an
order made April 1883
by Judge Geldersene this
indictment should be dismissed.

J. H. Williams

Assist Dist Atty

76

Filed May of April 1883

Pleds *Not guilty (10)*

THE PEOPLE

vs.

B

Henry W. Hooper

JOHN McKEON,

District Attorney.
D. H. Shawcross & Co. dist. d.

A True Bill.

M. Williams

Foreman.

0541

0542

COURT OF GENERAL SESSIONS OF THE PEACE
of the City and County of New-York.

-----x
The People of the State of New-York :
- against - :
Denny W. Doops :

-----x
THE GRAND JURY OF THE CITY AND COUNTY OF NEW-YORK, by this indictment, accuse *Denny W. Doops* of the Crime of SABBATH BREAKING, committed as follows:
The said *Denny W. Doops* late of the City and County of New-York, on the *fourth* day of *January* in the year of our Lord one thousand eight hundred and eighty three, the same being the first day of the week, and commonly called Sunday, at the City and County aforesaid, unlawfully did publicly sell, and offer and expose for sale publicly, *a certain commodity, to wit: candy*

against the form of the Statute in such case made and provided, and against the peace of the People of the State of New-York and their dignity.
JOHN Mc' KEON,
District Attorney.

0543

Police Court - 11 District

THE PEOPLE, Sec.,
ON THE COMPLAINT OF

BAILED,

No. 1 by *Smeal & Satterman*

Residence *53. 6 avenue* Street

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

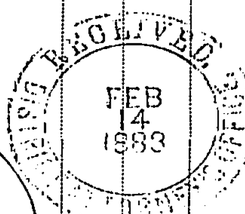
Residence

Madison of Stuyvesant
337 Street
Henry W Hoops
Offence *Perjury*

Dated *July 13* 188*3*

Magistrate *[Signature]*
Officer *[Signature]*
Clerk *[Signature]*

Witnesses, No. Street, No. Street, No. Street, \$ *100* to answer *[Signature]* Street, *[Signature]*



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

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 *July 13* 188*3* *[Signature]* Police Justice.

I have admitted the above named *[Signature]* to bail to answer by the undertaking hereto annexed.

Dated *July 13* 188*3* *[Signature]* 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.

0544

Sec. 188-200.

CITY AND COUNTY
OF NEW YORK,

2 DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

Henry W Hoops

Question. How old are you?

Answer.

27 Years

Question. Where were you born?

Answer.

Germany

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

Answer.

370 Bowery & about 13 Years

Question. What is your business or profession?

Answer.

Confectioner

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

Taken before me, this

day of

1888

July 13 Henry W Hoops

[Signature]
Police Justice.

0545

City and County of New York, ss:

THE PEOPLE,

POLICE COURT, SECOND DISTRICT.

On Complaint of

Mason J. Huntman

For

Viol of Penal Code

Henry W Hoops

After being informed of my rights under the law, I hereby *Demand* a trial by Jury, on this complaint, and ~~demanded~~ *U. S. v. Huntman* a trial at the COURT OF SPECIAL SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated

July 13

18*88*

[Signature]
Police Justice.

Henry W Hoops

0546

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK,

POLICE COURT, 2 DISTRICT.

Mason J. Huntington
of No. 337 West 17th Street, being duly sworn, deposes and
says that on the 4th day of February 1883
at the City of New York, in the County of New York, Henry W. Hoops

now present did in premises No. 370 Bowery ~~with~~ unlawfully sell and vend at about 2 o'clock P.M. on the first day of the week certain commodities to wit Caudies in a public manner - the same not being a necessity or a work of charity & therefore in violation of the Penal Code.

Mason J. Huntington

Sworn to before me, this

188

Office Justice.

[Handwritten signature]

0547

BOX:

99

FOLDER:

1068

DESCRIPTION:

Hoops, Mary

DATE:

04/16/84



1068

May 21st 1883

The Act alleged as
unlawful in ~~within~~ ~~these~~
have plainly been taken out
of the list of Criminal
offences by the Code
Amendments. Pursuant to
an Order Made April 1883
by Judge Geldersleeve, this
Indictment should be dismissed
J. R. Fellows
Asst. Dist. Attorney

148
Filed 16 day of April 1883
Pleas Not Guilty

THE PEOPLE
vs.
Mary M. Hooper

JOHN McKEON,
District Attorney.
Ord. dismissed & bill disol'd.

A True Bill.
J. R. Fellows
Foreman.

370 B. 1111

GARRATT BROTHERS

0548

0550

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

POLICE COURT, 5 DISTRICT.

Stephen W. Proxaet

of No. 426 East-119th Street, being duly sworn, deposes and
says that on the Sunday the first day of the week and being 11th day of March 1883

at the City of New York, in the County of New York, Mary M. Hoops

did unlawfully expose for sale and publicly at and from
premises No 370 Boverly in said City
the following (viz) - Candles.

and did then and there unlawfully engage in public
traffic as aforesaid and did break the Sabbath in
violation of the Statute in such case made and
provided. That the aforesaid act was not

committed by said Mary M. Hoops
of necessity or charity.

Stephen W. Proxaet

Sworn to before me, this
of March 15th 1883

[Signature]
Police Justice

0551

Police Court 5 District.

City and County of New York, ss.:

THE PEOPLE,

VS

On Complaint of Stephen W Hoops

For Misdemeanor

Mary M Hoops

After being informed of my rights under the law, I hereby ~~waive~~ ^{demand} a trial, by Jury, on this ~~complaint, and my right to make a statement in relation to it,~~ and demand a trial at the COURT OF ~~SPECIAL~~ ^{General} SESSIONS OF THE PEACE, to be holden in and for the City and County of New York

Dated March 15th 1883

P. J. Morgan Police Justice.

Stephen W Hoops

0552

148
202

Police Court 5th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Stephen M. Bennett
126th St. E. 119

1 Mary W. Hoops

2
3
4

Offence Misdemeanor

Dated Mch 15 1883

B. J. Morgan Magistrate.

Newton Officer.

Court square Precinct.

Witnesses

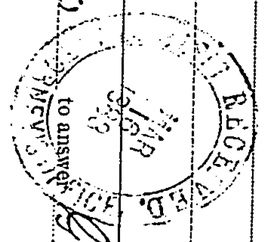
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 100 to answer

Bailed



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

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 Mch 15 1883 B. J. Morgan Police Justice.

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

Dated Mch 15 1883 B. J. Morgan 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 _____ 1883 _____ Police Justice.

0553

Sec. 198-200.

.5

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Mary M Hoops 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. Mary M Hoops

Question. How old are you?

Answer. 46

Question. Where were you born?

Answer. Germany

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

Answer. 370 Borruy 26 years

Question. What is your business or profession?

Answer. Confectionary business

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

Answer. I am not guilty Mrs M Hoops

Taken before me this

15

day of

March

1888

John M. Hoops
District Police Justice.

0554

BOX:

99

FOLDER:

1068

DESCRIPTION:

Horn, William

DATE:

04/17/83



1068

0555

Day of Trial

Counsel,

Filed 19 day of April 1888

Pleas *Not guilty (Chap 30)*

THE PEOPLE

vs.

B

*William Brown
9 Howard St*

Violation of Excise Law.
~~on Sunday.~~

*Pr. Nov 19/83
Wm. + Chm.*

JOHN MCKEON,
District Attorney.

A TRUE BILL,

W. M. McKee
Foreman.

0556

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

William Dorn

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

of the CRIME OF *Exposing for Sale and Selling Spirituous Liquors on Sunday*, committed as follows :

The said *William Dorn*

late of the *First* Ward of the City of New York, in the County of New York aforesaid, on the *eighteenth* day of *March* in the year of our Lord one thousand eight hundred and eighty *three*, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to-wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to

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

~~JOHN W. WATSON, District Attorney~~

0557

Court of General Sessions of the Peace

~~OF THE CITY AND COUNTY OF NEW YORK.~~

~~THE PEOPLE OF THE STATE OF NEW YORK~~

~~A GRAND JURY~~

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

William Stern
of the CRIME OF *Giving away Spirituous Liquors*
on Sunday
committed as follows:
The said *William Stern*

~~The said~~

late of the *First* Ward of the City of New York, in the County of New York aforesaid, on the *nineteenth* day of *March* in the year of our Lord one thousand eight hundred and eighty *three*, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to-wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully ~~did~~ *give away* as a beverage to

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

JOHN McKEON, District Attorney.

0558

CITY AND COUNTY OF NEW YORK, ss :
being duly sworn deposes and says; that he is _____ years of age, and a clerk in
the office of _____ STECKLER, Esq., the attorney for the _____ in this
action; on the _____ day of _____ 188 at No. _____
in the City of New York, he served the annexed _____

upon _____ the _____ therein
_____ by delivering to, and leaving with _____
_____ a true copy thereof. _____

Deponent further says that he knew the person so served to be _____

Sworn to before me this
day of _____ 188 }

N.Y. Supreme Court.

The People vs.

Plaintiff,

~
AGAINST
~

William Swan,

Defendant.

Copy

*Affida and Notice
of Motion.*

Charles STECKLER.

Defen. Attorney,

Nos. 47 & 49 Centre Street,
N. Y. City.

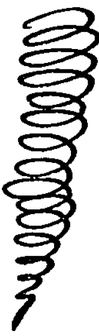
Filed May 10 1888
Regist. City

0559

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

The People of the
State of New York.

vs agt
William Horn,



Sir. Take notice, that I shall move this Court
at a term thereof to be held in the old County Court
House No. 32 Chambers street in the City of New York,
in Part II thereof on the 23rd day of November 1883
at 11 o'clock of that day or as soon thereafter as
counsel can be heard for an order opening the
default taken herein against William Horn (principal)
and Matthias Purnhagen (surety) on the recognizance
given herein for the appearance of the said defendant
Horn for his appearance at the Court of General
Sessions of the Peace of the City and County of New
York, to answer to an indictment then pending
against him for a misdemeanor, to wit = for a
violation of the Excise Law, and for such other
or further order in the premises as to the Court
may seem proper.

Dated New York November 21st 1883.

To

John W. Kern Esq, }
District Attorney, }

Yours sc.
Charles Steckeler,
Deft's Atty,
C " "

0560

General Sessions.

The People vs,
~ vs ~
William Horn, }
}

City and County of New York vs = Matthias Purnhagen being
duly sworn deposes and says: That he is the
surety of William Horn the defendant herein, who
was charged with violation of the Excise Law,
that deponent is unfamiliar with legal proceedings:

That deponent's wife has been very ill for the past
four weeks, and was under the medical care of
Doctors Jewett, Mesermer and Edell and on Friday
last November 16th 1883, she was very low and
not expected to live, and deponent did not leave
her bedside on that day until near twelve o'clock noon.

That deponent's said principal had received a
notice to attend this Court at 11 A.M. on Nov. 16th
Inst; and deponent was only informed of this
notice; by him at about quarter before twelve A.M.
deponent immediately went to this Court and
reached there at about 12 M. when he was
informed that his recognizance had been forfeited =

Deponent further says the People have not
been harmed or prejudiced in the premises,
deponent has given a new bond for the appearance
of said defendant, and that no judgment on
said forfeited recognizance has been as yet

0561

entered against deponent:

Deponent respectfully asks that said forfeiture be vacated and set aside for which no previous application has been made.

Sworn to before me this 20th day of November 1883. } Matthias Purnhagen,
Jacob Meyer,
County of Deeds,
N. Y. City.
— 11 —

0562

City and County of New York ss = William Horn being
duly sworn deposes and says: I am the bak-
-keeper in the employ of Mathias Purnhagen,
who is my surety herein; on November 16th 1883,
Purnhagen did not come to his store or saloon
until about 15 minutes before twelve o'clock
noon, he had been home at the bedside of his
sick wife, this was the first time I saw
Purnhagen since I received the notice to
attend this Court which was served on me
on the evening of November 15th 1883 at about
11 P. M.

Purnhagen immediately on seeing the said
Notice rushed off to go to this Court.

Sworn to before me this
20th day of November 1883. } W. Horn,
Jacob Meyer,
Com^r of Deeds,
N. Y. City.
" "

0563

CITY AND COUNTY OF NEW YORK, ss: Benjamin Hoffmann
being duly sworn deposes and says; that he is 19 years of age, and a clerk in
the office of Charles STECKLER, Esq., the attorney for the Defendant in this
action; on the 21 day of November, 1883 at No. 32 Chambers Street
in the City of New York, he served the annexed Affidavit and notice of motion
upon Hugh Donnelly the Chief Clerk of the District Attorney therein
by delivering to, and leaving with the said Chief Clerk
at the time & place aforesaid
a true copy thereof.

Deponent further says that he knew the person so served to be the Chief Clerk
to John W. Keon District Attorney of New York
City & County, mentioned herein

Sworn to before me this
22 day of Nov, 1883 } Benjamin Hoffmann
Jacob Mayson
Com' of Deeds
NY City

Sup. Court.
The People vs Plaintiff,
AGAINST
William Stone Defendant.
Offs and Notice
of Motion
Charles STECKLER,
Hoff Attorney,
Nos. 47 & 49 Centre Street,
N. Y. City.
True copies of
copy within affd.
notice is hereby
admitted.
Witness my hand

On reading and
filing the within
affidant's and
the certificate of
the District Atty
ordered that the
forfeiture of the
undertaking be
discharged.
Dated Nov 27/83
RCS
DJ

0564

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

The People of the
State of New York
vs
William Horn

Sir. Take notice, that I shall
move this Court at a term thereof to be
held in the old County Court House
No. 32 Chambers Street in the City of
New York, in part at ~~least~~ ~~at least~~
~~on the 22nd day of November 1883~~ at 11
o'clock of that day or as soon thereafter
as counsel can be heard for an order
opening the default taken herein against
William Horn (principal) and Mathias
Purshogan (surety) on the recognizance
given herein for the appearance of the said
defendant Horn for his appearance at
the Court of General Sessions of the Peace
of the City and County of New York, to
answer to an indictment then pending
against him for a misdemeanor, to wit:
for a violation of the Espionage Law, and for
such other or further order in the premises
as to the Court may seem proper.

Dated New York November 21, 1883. Your obedient
servant
John McKean Esq. Charles Stepler
Attorney

0565

General Sessions.

The People vs

William Horn

City and County of New York: Matthias Purnhagen being duly sworn deposes and says: That he is the surety of William Horn the defendant herein, who was charged with violation of the Excise Law, that defendant is unfamiliar with legal proceedings, ~~on Friday~~ defendants.

That defendant's wife has been very ill for the past four weeks, and was under the medical care of Doctors Jewett, Messener and Edell and on Friday last November 16th 1843, she was very low and not expected to live, and defendant did not leave her bedside on that day until near twelve o'clock noon.

That defendant's said principal had received a notice to attend this Court at 11 A.M. on Nov. 16th. That, and defendant was only informed of this notice, by him at about quarter before twelve A.M., defendant immediately went to

0566

to this Court and reached there at about 12 M. when he was informed that his recognizance had been forfeited.

Deponent further says the People have not been harmed or prejudiced in the premises, deponent has given a new bond for the appearance of said defendant, and that no judgment on said forfeited recognizance has been as yet entered against deponent.

Deponent respectfully asks that said forfeiture be vacated and set aside for which no previous application has been made.

Sworn to before me this }
20th day of November 1883 } Mathias P. Penhagen,
Jacob Meyer }
Com. of Depts }
N.Y. City. }

0567

City and County of New York and William
Horn being duly sworn deposes and
says: I am the bartender in the
employ of Mathias Purnhagen, who
is my master herein; on November
16th 1883, Purnhagen did not come
to his store or saloon until about
15 minutes before twelve o'clock
noon, he had been home at the
bedside of his sick wife, & when
this was the first time I saw
Purnhagen since I received the
notice to attend this court which
was served on me on the evening
of November 15th 1883 at about
11 P.M.

Purnhagen immediately on seeing
the said notice rushed off to go to
this court.

Sworn to before me this }
20th day of November 1883 } W. Horn.
Jacob Mayer
Com'r of Deeds
N.Y. City

0568

I hereby certify that the People have lost no rights nor have they been prejudiced by the forfeiture of the recognizance of the defendant herein, and the People are in as good a position to prosecute this action at the present time as they were when the forfeiture occurred.

November 27th 1883

Geo. M. Bandy
Ass. Dist. Atty.


0569

N. Y. General Sessions of the Peace

THE PEOPLE
OF THE STATE OF NEW YORK,

against

William How
9 Howard St.

all rights reserved
Bench Warrant for Misdemeanor.

Issued Nov 16th 1883

The defendant is to be admitted to be bail
in the sum of dollars.

Nov-19th 1885
The within
named defendant
was arrested this
day and brought
to Court of General
Sessions,
by Van Dichter + Bailey

0570

COUNTY OF NEW YORK, ss.

In the Name of the People of the State of New York, To any Sheriff, Constable,
Marshal or Policeman in this State, GREETING :

An indictment having been found on the 17th day of April
188 3, in the Court of General Sessions of the Peace, of the County of
New York, charging William Howard
with the crime of Violation Excise Law

You are therefore Comanded forthwith to arrest the above named William
Howard and bring him before that Court to answer the indictment; or
if the Court have adjourned for the term, that you deliver him into the custody of the Keeper of the
City Prison of the City of New York, or if he require it, that you take him before any Magistrate
in that County, or in the County in which you arrest him, that he may give bail to answer the
indictment.

City of New York, the 16th day of Nov 188 3.

By order of the Court,

 Clerk.

0571

Patrick Wakley
184 Canal

Mott

0572

Court of General Sessions, Part 2

THE PEOPLE

INDICTMENT

vs.

For

William Horn

To

M

Patrick Wakley

No.

184 Canal

Street.

May 14
Assemblyman

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for *pleading* at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House, in the Park of the said City, on *Monday* the *23* day of *April* instant, at eleven o'clock in the forenoon.

If the defendant is not produced at that time, your bond will be forfeited.

JOHN McKEON,

District Attorney.

0573

Book entered Mar. 19/83

Booked by
Rathor's Surrogate
9 Stone Street

BAILED
No. 1 by William Horne
Residence 111 East 1st St

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

John Horne

1 William Horne

2 _____
3 _____
4 _____
Offence, Violation Excess Law

Dated 19 March 1883

John Horne
Magistrate.
John Horne
Officer.

Witnesses, _____
No. _____ Street,

No. _____ Street,

No. 100 Street,
to answer 93

John Horne



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

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 19 March 1883 John Horne Police Justice.

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

Dated Mar 19 1883 John Horne 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.

0574

Sec. 198-200.

1st District Police Court.

CITY AND COUNTY OF NEW YORK, ss

William Horn

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 Horn

Question. How old are you?

Answer. 22 years

Question. Where were you born?

Answer. Germany

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

Answer. 9 Howard St 18 months

Question. What is your business or profession?

Answer. Bartender

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

Answer. I am not guilty

W. Horn.

Taken before me this

day of

March 1887

W. J. O'Connell

Police Justice.

0575

Police Court 18th District.

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

John Dunn aged *38* years
~~is~~ a policeman attached to the *6th* Precinct Police
of the City of New York, being duly sworn, deposes and says, that on Sunday the *18th* day

of *March* 188*3*, in the City of New York, in the County of New York,
at premises *9 Howard*
a place where intoxicating liquors and wines were kept for sale, and sold as a beverage,

William Horn [now here]
did then and there expose for sale and did sell, caused, suffered and permitted to be sold, and given away under his
direction or authority strong and spirituous liquors, ~~wines~~, ale and beer, being intoxicating liquors, to be drunk in
the house or premises aforesaid, contrary to and in violation of law; and did not keep said place closed on said
Sunday the *18th* day of *March* 188*3* as required by law.

WHEREFORE, deponent prays that said *defendant*

may be arrested and dealt with according to law.

Sworn to before me, this *19* day of *March* 188*3* by *John Dunn*

William Horn POLICE JUSTICE.

0576

BOX:

99

FOLDER:

1068

DESCRIPTION:

Howe, Harry

DATE:

04/30/83



1068

A from. say
that the rights
pleurer are
pay Resurrection
person
This is the way
just appear
LL

MS

Counsel,

Filed 30 day of April 1883

Pleds *Atzuey. May!*

16 THE PEOPLE
vs. *P*
Grand Larceny in the second degree.
INDICTMENT.
(Sec. 528 and 531)

Many blow

JOHN McKEON,

District Attorney.

A True Bill.

W. W. Marks

Part 2. May 3 1883 Foreman.

Plado P. L.

V. Alexander

0577

0578

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Harry Drove

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

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

The said *Harry Drove*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *21st* day of *April* in the year of our Lord one thousand eight hundred and eighty *three*, at the Ward, City and County aforesaid, with force and arms *one handkerchief of*

the value of fifty cents

of the goods, chattels and personal property of one *Charles Christensen* on the person of ~~the said~~ *one George Christensen* then and there being found, from the person of the said

George Christensen

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

JOHN McKEON, District Attorney.

0580

Sec. 198-200

CITY AND COUNTY } ss.
OF NEW YORK, }

3rd District Police Court.

Harry Stowe

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. *Harry Stowe*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *301 Mulberry Street, 8 months*

Question. What is your business or profession?

Answer. *Poster*

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*

Taken before me this

21

day of

August 1888

[Signature]

Police Justice.

0581

3rd District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK } ss

April 9 years
of No. 740 Fulton

George Christensen

Street. Brooklyn

being duly sworn, deposes and says, that on the 21 day of April 1883

at the City of New York,

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

of deponent, and from the person of deponent in day time

the following property, viz:

One Silk Handkerchief of the value
of fifty cents

the property of deponent's father, Charles Christensen

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 Harry Howe (now here)

From the fact that deponent was walking along the Bowery between Broome & Delancey Street, when deponent had said Handkerchief in the left hand pocket of the jacket worn upon deponent's person, when said Harry came up to deponent snatched said Handkerchief and ran away with the same, deponent is informed by

Sealed
788

Justice

Justice

0582

officer Edward J. Lusk of the 10th Precinct Police that he arrested Carl Harry while running in the Bowery near Houston Street with the property in his possession.

Sworn to before me this 21st day of April 1883
J. P. Christensen
J. P. Christensen

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated 188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0583

BOX:

99

FOLDER:

1068

DESCRIPTION:

Howe, James

DATE:

04/12/83



1068

4850

103

Day of Trial,

Counsel,

Filed

Pleads

2nd day of April 1883

THE PEOPLE

vs.

P

James Stone

St. Ar.

Wm. H. ...

*BURGILARY—Third Degree
Kneeling stolen goods*

JOHN McKEON,

District Attorney.

A True Bill.

Wm. H. ...

Foreman.

*I Plead Guilty - April 12
S. H. Goo yno & Co. vs*

0585

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Howe

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

James Howe

of the CRIME OF BURGLARY IN THE THIRD DEGREE,

committed as follows:

The said James Howe

late of the ~~Emerald~~ Ward of the City of New York, in the County of New York, aforesaid, on the ~~fourth~~ day of ~~August~~ in the year of our Lord one thousand eight hundred and eighty-three with force and arms, at the Ward, City and County aforesaid, the ~~saloon~~ of

John Becker the younger

there situate, feloniously and burglariously, did break into and enter, the same being a building in which divers goods, merchandise, and valuable things were then and there kept for use, sale and deposit, to wit: the goods, chattels, and personal property hereinafter described, with intent the said goods, chattels, and personal property of the said

John Becker the younger

then and there being, then and there feloniously and burglariously to steal, take and carry away, and sixteen good balls of the value of five dollars each and eleven milliard balls of the value of five dollars each

of the goods, chattels and personal property of the said John Becker the younger

so kept as aforesaid in the said ~~saloon~~ then and there being found, then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

John McKeon
District Attorney

0586

BAILED,

No. 1, by _____
 Residence _____ Street, _____

No. 2, by _____
 Residence _____ Street, _____

No. 3, by _____
 Residence _____ Street, _____

No. 4, by _____
 Residence _____ Street, _____

Police Court 5th District.

THE PEOPLE &c.,
ON THE COMPLAINT OF

John Becker
 22 55th St. N.Y.C.
 1 James Horne
 4 _____
 3 _____
 2 _____
 1 _____

Offence, *Burglary*

Dated April 1 1883

J. Morgan Magistrate.

P. Smith 12 Officer.

J. E. Horne Clerk.

Witnesses *William Baraband*

140 11 St 3/4 General Counsel.

P. Smith Street, _____

12 11th Street Street, _____

No. _____
 \$ *500* to answer _____ Street, _____
 \$ *1000* to answer _____ Street, _____
 \$ _____ to answer _____ Street, _____

William Baraband committed
 to House of Detention default of
 \$1000 to answer as within 600

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

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

Dated *April 1st* 1883 *J. Morgan* Police Justice.

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

Dated _____ 1883 _____ 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 _____ 1883 _____ Police Justice.

0587

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

511 District Police Court.

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

Question. What is your name?

Answer. James Hare

Question. How old are you?

Answer. 36 years

Question. Where were you born?

Answer. New York

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

Answer. 169th St + Juane ave 8 days

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 admit going in said place and taking the billiard and pool balls + eighty or ninety cents in money

J. Hare

Taken before me this first

day of

August 1883

[Signature]

Police Justice.

0588

CITY AND COUNTY }
OF NEW YORK, } ss.

Philip H. Smith

aged 37 years, occupation Police officer of No.

12th Precinct Police Street, being duly sworn deposes and

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

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

Sworn to before me, this 1st

day of April 1883

Philip H. Smith

[Signature]

Police Justice.

0589

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

POLICE COURT, 5th DISTRICT.

of No. 169th Street, on James Avenue, being duly sworn, deposes and
says that on the _____ day of _____ 188

at the City of New York, in the County of New York, that he has heard read

the foregoing affidavit of John Beakes Jr; that
the contents thereof stated an information of
said John Beakes Jr, is true of this deponent's
knowledge, and that said acknowledgment
and confession made to this deponent by said
James F. Cross, the defendant, was after the com-
mission of the felony now committed by said
James F. Cross. That deponent had no knowledge
of the commission of the crime at the time, and
not until some few months thereafter - that
said acknowledgment and confession was

Sworn to before me this _____ day of _____ 188

John F. Cross

0590

made voluntarily by said James Howe, and
of his own accord and without any solicitation
or request by this defendant from
said James Howe.

Wm R Garabrant

Seen to before me

April 1st 1883

P. L. Morgan

Police Justice

Police Court _____ District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

vs.

ARRIBAVALT

Dated _____ 188

Magistrate.

Officer.

Witness,

Disposition,

0591

Police Court— 5th District.

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

of No. 2255 Third Avenue Street, aged 26 years,
occupation Liquor dealer being duly sworn

deposes and says, that the premises No 2255 Third Avenue Street,
in the City and County aforesaid, the said being a Lager beer and billiard
saloon and billiard
and which was occupied by deponent as a Lager beer saloon for the sale of
liquors beer and cigars
~~and in which there was at the time a human being, by name~~

were BURGLARIOUSLY entered by means of forcibly breaking open
the rear basement door and going up a flight
of stairs and forcibly opening a trap door
leading into said premises

on the First day of August 1882 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

Twenty seven ivory billiard and pool
balls of the value of one hundred and
twenty five dollars

the property 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

James Howe (now here)

for the reasons following, to wit: That deponent is informed by
William R. Garabrant that said defendant
owns that said ivory balls were his
property and that said defendant thereafter
acknowledged and confessed to said Garabrant
that he stole said property. Deponent
further says that said defendant admitted
to him in the presence of officer Smith
that he stole said property John Becker, Jr

Sworn to before me this
1st day of August 1883
W. L. Thompson
Police Justice

0592

BOX:

99

FOLDER:

1068

DESCRIPTION:

Hudson, William

DATE:

04/17/83



1068

0593

WITNESSES:

180
Counsel, *L. S. Keller*
Filed *17th day of April* 1883
Pleads *Not guilty.*

THE PEOPLE
vs.
William Anderson
INDICTMENT.
LARCENY FROM THE PERSON.
the record degree

JOHN McKEON,
District Attorney.

A True Bill.

W. W. Smith
Foreman.

W. W. Smith

W. W. Smith

Per: one year.

0594

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

THE PEOPLE OF THE STATE OF NEW YORK

against

William Hudson

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

William Hudson
of the CRIME OF ~~Forgery~~ Grand Larceny in the
second degree
committed as follows:

The said William Hudson

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the seventh day of April in the year of our Lord
one thousand eight hundred and eighty three, at the Ward, City and County
aforesaid, with force and arms, one pocket book of the
value of fifty cents, two promissory
notes for the payment of money
the same being then and there
due and unsatisfied, of the kind
known as United States Treasury
notes of the denomination and
of the value of one dollar each,
one silver coin of the United States
of the kind known as half
dollars of the value of fifty
cents, one silver coin of the United
States of the kind known as quarter
dollars of the value of twenty five
cents, and two silver coins of the
United States of the kind known
as dimes of the value of ten
cents each

of the goods, chattels and personal property of one Daniel Collins
on the person of ~~him~~ Jane Collins then and there being found,
from the person of the said Jane Collins then and there feloniously
did steal, take and carry away, against the form of the statute in such case made and
provided, and against the peace of the People of the State of New York, and their
dignity.

JOHN McKEON, District Attorney.

0595



STATE OF NEW YORK
Assembly Chamber
Albany, Apr. 21 1853

Capt Hugh Cornelly

My dear Captain
The bearer of this
note is the wife
of William Hudson
who is to be tried
on Monday before
Judge Gildersleeve
Would you ob-
lige me by having
the case postponed
for about two
weeks, or until after
our adjournment
so that I can come
to the duty of
M. E. Murphy

0596

Police Court 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Jane Collins
Box 6 137 St

William Hudson

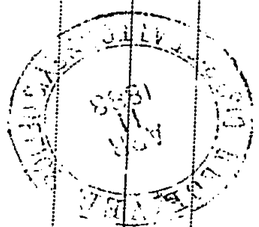
Offence Larceny from person
in day time

Dated April 9 1883

Thomas Magistrate
Macomber Officer

154 York St Precinct.

Witnesses three officers



No. 1070 Street 48
to answer

Councilman

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

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 9 1883. Thomas Macomber 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.

0597

Sec. 198-200

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. William Hudson

Question. How old are you?

Answer. 40 years

Question. Where were you born?

Answer. Ireland

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

Answer. I have no home at present

Question. What is your business or profession?

Answer. Leather Cutter

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 have nothing to say

William Hudson

Taken before me this

day of

April

1883

August Sherman

Police Justice.

0598

13

CITY AND COUNTY }
OF NEW YORK, } ss.

Williamst Wachter

aged 28 years, occupation Police officer
the 1st Suspectan District Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Jane Collins
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 9
day of April 1883

W.A. Bachman

Hugh Gurnee

Police Justice.

0599

3 District Police Court.

Affidavit-Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

40 years a Housekeeper Jane Collins aged
of No. 204 East 13 Street.

being duly sworn, deposes and says, that on the 4th day of April 1883

at the City of New York,

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

the following property, viz:

One pocket book containing good and
lawful money of the issue of the United
States, consisting of two notes of the denomination
and value of one dollar each, and silver
coin of the value of fifty cents in all
of the value of two silver dollars

Seize by Justice this

the property of deponent and her husband Daniel
Collins

Witness

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

from the fact that deponent was walking
along the 4th Avenue between 19th & 20th Street
when deponent had said pocket book containing
said money in a satchel, carrying the same
in her hand, deponent is informed by
officer William H. Washburn of the 1st District
District Police, that he saw said William
Hudson while deponent was surrounded on said
street, by a crowd of people during the

Police Justice

1883

0600

Said Satchel in deponent's hand and
take said pocket book from the said
satchel and that the officer Wachus
caught him in the act and when arrested
he ^{dropped} said pocket book

Sworn to before me this
9th day of April 1880 by James Collier
High Sheriff Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

ARFIDAVIT-Larceny.

Dated 188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0601

BOX:

99

FOLDER:

1068

DESCRIPTION:

Huff, Frederick

DATE:

04/25/83



1068

0602

357

Day of Trial,

Counsel,

Filed 25 day of *April*

1883

Pleas *W. H. Kelly 30*

Term of 1873-1874-1875-1876

THE PEOPLE

vs.

B
Srednick 2222

121 P. P. P. P. P.

Violation of Excise Law
(Sunday)

JOHN McKEON,

District Attorney.

A True Bill.

W. H. Kelly
do case.
J. W. Foreman.
James

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

Frederick Duff

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

OF THE CRIME OF **Exposing for Sale and Selling Strong and Spirituous Liquors, Wines, Ale and Beer, on Sunday**, committed as follows:

The said *Frederick Duff*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *fourteenth* day of *April* in the year of our Lord one thousand eight hundred and eighty-*three*, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to

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

SECOND COUNT:

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

Frederick Duff

of the CRIME OF GIVING AWAY AND DISPOSING OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, ON SUNDAY, committed as follows:

The said *Frederick Duff*

late of the First Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: On the said *fourteenth* day of *April* in the year of our Lord one thousand eight hundred and eighty-*three*, at the Ward, City and County

0604

aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did give away and dispose of as a beverage to

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

THIRD COUNT :

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

Frederick Duff

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

The said *Frederick Duff*

late of the First Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: on the said *fifteenth* day of *April* in the year of our Lord one thousand eight hundred and eighty-~~three~~ *three* the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of certain premises at number *one hundred*

and twenty one Broome Street

in the City and County aforesaid, which said place was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

JOHN McKEON, District Attorney.

0605

Police Court 311 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John W. Leavelly

1. Frederick Huff
2. _____
3. _____
4. _____
Offence Viol. Exc. Law

Dated April 16 1883

Magistrate. Huff

Officer. Mr. Leavelly

13 Precinct.

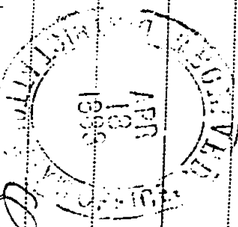
Witnesses

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 100 to answer
Bevelly



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 Frederick Huff

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 April 16 1883 [Signature] Police Justice.

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

Dated April 16 1883 [Signature] 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 _____ 1883 _____ Police Justice.

0606

Sec. 198-200

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Fredrick Huff 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. Fredrick Huff

Question. How old are you?

Answer. 42 years

Question. Where were you born?

Answer. Germany

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

Answer. 101 Broome Street, 2 Weeks

Question. What is your business or profession?

Answer. Salvage Keeper

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

Answer. I am not guilty, I did not sell anything

Fred Huff

Taken before me this

day of

16
1934

Police Justice.

0607

Police Court 3 District.

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

of No. the 13th Precinct Police John McLeanley Street,

of the City of New York, being duly sworn, deposes and says, that on Sunday the 15 day
of April 1883, in the City of New York, in the County of New York,

at premises 121 Broome

a place where intoxicating liquors and wines were kept for sale, and sold as a beverage,

Fredrick Huff [now here]

did then and there expose for sale and did sell, caused, suffered and permitted to be sold, and given away under his

direction or authority strong and spirituous liquors, wines, ale and beer, being intoxicating liquors, to be drunk in

the house or premises aforesaid, contrary to and in violation of law; and did not keep said place closed on said

Sunday the 15 day of April 1883 as required by law.

WHEREFORE, deponent prays that said Fredrick Huff

may be arrested and dealt with according to law.

Sworn to before me, this 16 day

of April 1883 } John McLeanley

[Signature]
POLICE JUSTICE.

0608

BOX:

99

FOLDER:

1068

DESCRIPTION:

Hughes, Edward

DATE:

04/17/83



1068

First Amendment

Ed

10th

Day of Trial

Counsel,

Filed *17* day of *April* 188*3*

Pleads

THE PEOPLE

vs.

Violation of Excise Law.
~~Billings on Sunday.~~

B
Edward H. King
549 Washington St

JOHN MCKEON,

District Attorney.

22 April 23. 1883

A TRUE BILL.

Filed guilty
M. J. King

Geo. H. King
Foreman.

0609

06 10

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Edward D. Hughes

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

of the CRIME OF *Exposing for Sale and Selling Spirituous Liquors on Sunday*, committed as follows :

The said *Edward D. Hughes*

late of the *First* Ward of the City of New York, in the County of New York aforesaid, on the *eighteenth* day of *March* in the year of our Lord one thousand eight hundred and eighty *three*, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to-wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to

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

0611

~~Court of General Sessions of the Peace~~

~~OF THE CITY AND COUNTY OF NEW YORK~~

~~THE PEOPLE OF THE STATE OF NEW YORK~~

~~AGAINST~~

And the Grand Jury aforesaid, by this indictment, further accuse the said ~~Edward A. Hughes~~

of the CRIME OF ~~giving away Spirituous Liquors on Sunday~~ committed as follows:

The said ~~Edward A. Hughes~~

~~The said~~

late of the ~~First~~ Ward of the City of New York, in the County of New York aforesaid, on the ~~first~~ day of ~~March~~ in the year of our Lord one thousand eight hundred and eighty ~~three~~, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to-wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did ~~expose for sale and sell as a beverage to~~ ~~give away as a beverage~~

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

JOHN McKEON, District Attorney.

0512

BAILED.

No. 1, by Edward H. Hughes
 Residence 218 West Street.

No. 2, by _____
 Residence _____ Street.

No. 3, by _____
 Residence _____ Street.

No. 4, by _____
 Residence _____ Street.

Police Court - 2d District. 2123

THE PEOPLE, vs.,
 ON THE COMPLAINT OF

Matthew N. Weber

1 Edward H. Hughes
 2 _____
 3 _____
 4 _____

Dated March 19 1889

Stephen M. Weber Magistrate.
Matthew N. Weber Officer.
 Precinct _____

Witnesses _____
 No. _____ Street.
 No. _____ Street.

RECEIVED
 DISTRICT ATTORNEY'S OFFICE
 MAR 22 1889
[Signature]
 Street, No. _____

Offence Violation of Excise Law

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 Edward H. Hughes

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

Dated March 19 1889 Stephen M. Weber Police Justice.

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

Dated March 19 1889 Stephen M. Weber 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____ Stephen M. Weber Police Justice.

06 13

Sec. 198-200.

2d District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward H. Hughes 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. Edward H. Hughes

Question. How old are you?

Answer. 37 years

Question. Where were you born?

Answer. England

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

Answer. No 549 Washington Street; 3 years

Question. What is your business or profession?

Answer. Hotel Keeper

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

Answer. The persons in the place were boarders

E. H. Hughes

Taken before me this

19

day of March 1888

Joseph C. ...
Police Justice.

06 14

Police Court 2d District.

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

Matthew Walsh
of the 8th Precinct Police Street,

of the City of New York, being duly sworn, deposes and says, that on Sunday the 1st day

of March 1883, in the City of New York, in the County of New York,

at premises No 549 Washington Street

a place where intoxicating liquors and wines were kept for sale, and sold as a beverage,

Edward H. Hughes [now here] did then and there expose for sale and did sell, caused, suffered and permitted to be sold, and given away under his

direction or authority strong and spirituous liquors, wines, ale and beer, being intoxicating liquors, to be drunk in

the house or premises aforesaid, contrary to and in violation of law; and did not keep said place closed on said

Sunday the 1st day of March 1883 as required by law.

WHEREFORE, deponent prays that said Edward H. Hughes

may be arrested and dealt with according to law.

Sworn to before me, this 19th day of March 1883 } Matthew Walsh

Hughes POLICE JUSTICE.

0615

BOX:

99

FOLDER:

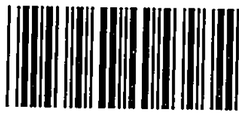
1068

DESCRIPTION:

Hughes, Thomas

DATE:

04/30/83



1068

06 16

BOX:

99

FOLDER:

1068

DESCRIPTION:

Murray, Owen

DATE:

04/30/83



1068

0617

98th B.N. Apr. 30. 1883
99th Full returned 357
Day of Trial,
Counsel, H. H. Chapman 83

Filed 30 day of April 1883

Pleads Not guilty May 14/83

THE PEOPLE

vs. B. H. A.

Thomas Hughes
367 Marlborough St.
B. H. A.
Owen Murray

Violation of Excise Law.
(Sunday)
Law of 1873 - Chapter 510

JOHN McKEON,

District Attorney.

A True Bill.

Foreman.

Proch depto hails
by
John Dent
367 Marlborough

05 18

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Thomas Hughes and
Owen Murray*

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

OF THE CRIME OF **Exposing for Sale and Selling Strong and Spirituous Liquors, Wines, Ale and Beer, on Sunday**, committed as follows:

The said *Thomas Hughes and Owen Murray*

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-~~three~~ at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to _____

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

SECOND COUNT:

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

Thomas Hughes and Owen Murray

of the CRIME OF **GIVING AWAY AND DISPOSING OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, ON SUNDAY**, committed as follows:

The said *Thomas Hughes and Owen Murray*

late of the First Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: On the said *first* day of *April* in the year of our Lord one thousand eight hundred and eighty-~~three~~ at the Ward, City and County

06 19

aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did give away and dispose of as a beverage to _____

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

THIRD COUNT:

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

~~Thomas Hughes and Owen Murray~~

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

The said ~~Thomas Hughes and Owen Murray~~

late of the First Ward of the City of New York, in the County of New York aforesaid, after- wards, to wit: on the said ~~first~~ day of ~~April~~ in the year of our Lord one thousand eight hundred and eighty ~~three~~ the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of certain premises at number ~~three~~ ~~and~~ ~~thirty~~ ~~nine~~ ~~Madison~~ ~~Street~~

in the City and County aforesaid, which said place was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

JOHN McKEON, District Attorney.

0620

N. Y. General Sessions of the Peace

THE PEOPLE
OF THE STATE OF NEW YORK,

against

Thomas Hughes
359 Madison St
Owen Murray

Bench Warrant for Misdemeanor.

Issued April 30th 1883

The defendant is to be admitted to be bail
in the sum of dollars.

May 14th 1883

The within named
defendants were
arrested this day
and brought
here by Dets
Von Gerichten & Reilly

0621

COUNTY OF NEW YORK, ss.

In the Name of the People of the State of New York, To any Sheriff, Constable,
Marshal or Policeman in this State, GREETING :

An indictment having been found on the 30th day of April
1883, in the Court of General Sessions of the Peace, of the County of
New York, charging Thomas Hughes & Owen Murray
with the crime of Violation of Excise Law

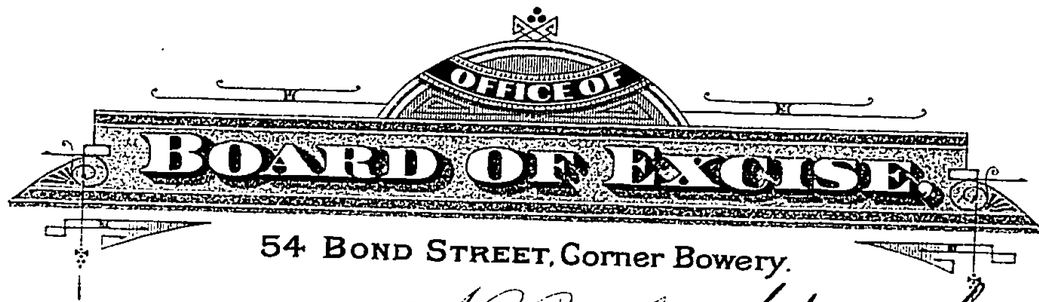
You are therefore Comanded forthwith to arrest the above named Thomas Hughes
& Owen Murray and them bring him before that Court to answer the indictment; or
if the Court have adjourned for the term, that you deliver him into the custody of the Keeper of the
City Prison of the City of New York, or if they require it, that you take them before any Magistrate
in that County, or in the County in which you arrest him, that they may give bail to answer the
indictment.

City of New York, the 30th day of April 1883.

By order of the Court,


Clerk.

0622



New York, Apr 18th 1883

To whom it may Concern:

This is to certify that No 359
Madison St, in the City of New York,
is licensed to Thomas Hughes 2^d
that said License expires February
3^d 1884 and is numbered 484
of the 3rd class and 5th Grade.

J. Michael,
Chief Clerk of the
Board of Excise.

0624

City and County of New-York, SS.:

David J. Whitney, of No. 47 Warren street, in said City, being duly sworn, deposes and says; on information and belief, that Thomas Hughes is the keeper of the liquor store No. 359 Madison street, in the City of New-York, and that said Hughes has been in the habit of permitting his said liquor saloon to be frequented, especially on Sundays, by boys from fourteen to sixteen years of age, and that he has allowed boys of that age to play pool in his place and drink ale and other ~~liquors~~ liquors there; that some days ago complaint was made to Captain Copeland of the Thirteenth Precinct against Hughes for these acts, and that the said Police Captain detailed Detective Pierce, of said Precinct, to investigate; that on Sunday, the first day of April, 1883, while the said liquor store of said Hughes was open and doing business, and while persons had access thereto through a side door, and the bar exposed, said Pierce came into said place and found therein several boys engaged in playing pool for drinks, among others Frank L. Jordan, Thomas O'Hare and Henry Kavanagh; that Owen Murray was acting as barkeeper, and that the business usually carried on in said place was then being conducted in open violation of the law, and that the said Detective Pierce wilfully and knowingly refused and neglected to make any arrests for the said violation of the law, committed in his presence, but left the place, merely warning Owen Murray, who was acting as barkeeper at the time, that the place must be closed, and that the boys there present were too young to be playing pool on Sunday; that it was the duty of the said Detective Pierce to have at once arrested the person in charge of the said liquor store, and to have taken him before a Magistrate, to be prosecuted against according to law for violation of the Excise Law.

Sworn to before me, this :
10th day of April, 1883.

David J. Whitney
Hugh Danahy
Notary Public
N.Y.C.

0625

City and County of New-York, SS.:

David J. Whitney, of No. 47 Warren street, in said City, being duly sworn, deposes and says; on information and belief, that Thomas Hughes is the keeper of the liquor store No. 359 Madison street, in the City of New-York, and that said Hughes has been in the habit of permitting his said liquor saloon to be frequented, especially on Sundays, by boys from fourteen to sixteen years of age, and that he has allowed boys of that age to play pool in his place and drink ale and other ~~liquors~~ liquors there; that some days ago complaint was made to Captain Copeland of the Thirteenth Precinct against Hughes for these acts, and that the said Police Captain detailed Detective Pierce, of said Precinct, to investigate; that on Sunday, the first day of April, 1883, while the said liquor store of said Hughes was open and doing business, and while persons had access thereto through a side door, and the bar exposed, said Pierce came into said place and found therein several boys engaged in playing pool for drinks, among others Frank L. Jordan, Thomas O'Hare and Henry Kavanagh; that Owen Murray was acting as barkeeper, and that the business usually carried on in said place was then being conducted in open violation of the law, and that the said Detective Pierce wilfully and knowingly refused and neglected to make any arrests for the said violation of the law, committed in his presence, but left the place, merely warning Owen Murray, who was acting as barkeeper at the time, that the place must be closed, and that the boys there present were too young to be playing pool on Sunday; that it was the duty of the said Detective Pierce to have at once arrested the person in charge of the said liquor store, and to have taken him before a Magistrate, to be prosecuted against according to law for violation of the Excise Law.

Sworn to before me, this :
10th day of April, 1883.

David J. Whitney
Hugh Danahy
Notary Public
N.Y.C.

0626

City and County of New-York, SS.:

Frank L. Jordan, of No. 311 Madison Street, being duly sworn, deposes and says: That he is going on 16 years of age and works for his brother-in-law, Mr. Perdergrast, carman, corner of Beekman and William streets; that he knows Thomas Hughes, who keeps the liquor store at No. 359 Madison street; that Hughes bought the place from a man about a year ago; that he first commenced going there about three or four months ago; that he never went regularly there, only once in a while; that the first time he went there was with other boys; that he knows only one boy who is in the habit of going there, but there are four or five boys in the habit of going there; that Henry Kavanagh was in the habit of going there with this deponent; that Kavanagh is about the same age as deponent and lives in Water street, between Scammel and Jackson streets, and has lately moved there from 355 Madison street; that deponent has been in Hughes's place very often during the last three or four months and Mr. Hughes was always there behind his bar and doing business; that there used to be a good many customers come in and play pool for drinks; that the pool table was kept running nearly all the time; that the players always played for drinks, that being the rule, the loser paying for the game; that he has seen young men play cards in said place; they played casino for drinks; deponent never saw any money on the table; these customers came in through the side door; that he has known Mr. Pierce, the Ward detective, for three or four months; that he has never seen Pierce in this place before last Sunday, April 1st.; that he never saw him anywhere else, talking with Mr. Hughes; that it was just before deponent's dinner hour, quarter past one or so, last Sunday when he went into this place; then when deponent went in he found five or six men in there, some of whom were playing pool and the rest looking on; Owen was behind the bar, acting as barkeeper and waiting on the customers; that Owen would get lager, ale and temperance drinks for them; that deponent often saw a pitcher laid upon the counter; these men stopped playing about ten minutes after he went in, and then a young fellow, who often hangs in there, asked deponent to play him a game, and deponent played one game and won it and took a mixed ale, which was given to him by Mr. Murray; then two other boys played, Tom O'Hare and Henry Kavanagh; deponent does not know whether they played or not but he saw the cues in their hands, when Mr. Pierce came in through the side door; there were about six people besides Murray in the place when Mr. Pierce came in; they were looking on at the game that was being played; Mr. Murray was in the back part of the store at this time; the bar was open the same as on week days, the bottles and every thing exposed just the same, except the shutters were up; Pierce asked Owen if Mr. Hughes was there and he said no, that he would not be in before an hour; Pierce said he would like to see him then; Pierce told deponent to go out of there, and then looked at Kavanagh, who held a cue in his hand, and told him to clear out, that he was too small, and Kavanagh ran out. Deponent further says that he was in this place Sunday before last and played one game of pool with Henry Kavanagh; that he took a cigar on the game but didn't smoke it; that deponent has been in this place on Sunday night until about half past nine o'clock; that the place opens at about half past eight in the morning, and a good many people go in there; that he has seen a good many women come and knock at the side door on Sundays; that they would have pails and pitchers to get ale; that it was in the early part of March that deponent

0627

was in there at half past nine Sunday night; this deponent has paid money to Mr. Hughes when he has lost; that Sunday before last he paid Hughes for the game he lost; Hughes put the money in his money drawer; once in a while deponent has been in this place during the week nights, maybe once a week; deponent told Patrick Reilly last Sunday night that Mr. Pierce came in there and put the boys all out, and Reilly told this deponent that he knew that would be the way; deponent's mother does not know that he goes in to this place and she would whip him if she did know it; the highest number of people deponent has seen in this place was nine; deponent has seen people drink in this place on Sunday night; the ale was drawn from a pump; Owen Murray boards there with Mr. Hughes, in the back part of the place. Deponent works for four dollars a week.

Sworn to before me, this :
9' day of April, 1883. :

0628

City and County of New-York, SS.:

Thomas O'Hare, being duly sworn, deposes and says: That he is 17 years of age, resides at No. 345 Madison street and works for the Burrow Giles Lithographic Company, corner of Grand and Centre streets; that he knows Thomas Hughes, who keeps a liquor store at No. 359 Madison street; that he went into Hughes's place last Sunday, April 1st., to play pool, and found Henry Kavanagh, 14 or 15 years of age, of No. 355 Madison street, and Frank Jordan, of the same age, who lives at No. 311 Madison street, in there; that Jordan was playing pool with a man; the pool table is in the same room with the bar; the bar was open the same as on week days and Owen Murray was behind the bar the same as a barkeeper would be; that it is a rule of the house that every game of pool must be played for drinks; that Kavanagh and deponent were just commencing to play, Jordan and the man having finished, when Mr. Pierce, the Ward detective, came in; that Pierce told the barkeeper that Jordan was too young to play pool, and Kavanagh immediately ran away; that Pierce told the barkeeper to close up, and then all the men and boys in the place walked out, deponent among the rest; there were about six men and boys in the place; Pierce first asked for Hughes, the proprietor, and Murray said he was not in; Pierce asked when he would be in and Murray said he would be in in about half an hour, that he had just gone out for a walk; Pierce went out into the hall and came right back again, and then he told the barkeeper to close up, and that he would be back in half an hour to see if he was closed up and if he was not he would pull him in. Deponent further says that he has been in the same place two or three times before on Sundays and has played pool in said place for drinks, and has drank ale there; that sometimes Hughes has given him the ale and sometimes Murray has given it to him; that on the other occasions that he was in said place there were four or five boys, mostly of deponent's age, in there.
Sworn to before me, this :
9' day of April, 1883. :

0629

BOX:

99

FOLDER:

1068

DESCRIPTION:

Husemeyer, Henry

DATE:

04/30/83



1068

0630

340 B. 200 - 200 - 200

Day of Trial,

Counsel,

Filed 30 day of April 1888

Pleads *Not Guilty (may be)*

THE PEOPLE

vs.

B

Henry H. H. H. H.

148 Greenwich St.

Violation of Excise Law. (Sunday) Laws of 1873 - Chapter 540

JOHN McKEON,

District Attorney.

A True Bill.

[Signature]

Foreman.

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

Henry Dusemeyer

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

OF THE CRIME OF **Exposing for Sale and Selling Strong and Spirituous Liquors, Wines, Ale and Beer, on Sunday**, committed as follows:

The said *Henry Dusemeyer*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *twenty second* day of *April* in the year of our Lord one thousand eight hundred and eighty- *three*, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to

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

SECOND COUNT:

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

Henry Dusemeyer

of the CRIME OF GIVING AWAY AND DISPOSING OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, ON SUNDAY, committed as follows:

The said *Henry Dusemeyer*

late of the First Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: On the said *twenty second* day of *April* in the year of our Lord one thousand eight hundred and eighty- *three*, at the Ward, City and County

0632

aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did give away and dispose of as a beverage to _____

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

THIRD COUNT :

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

Henry Shusenyer _____

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

The said Henry Shusenyer _____

late of the First Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: on the said twentysecond day of April in the year of our Lord one thousand eight hundred and eighty-three the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of certain premises at number one hundred and forty-eight Greenwich Street _____

in the City and County aforesaid, which said place was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

JOHN McKEON, District Attorney.

0533

749
Police Court
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael E. Keating

1 Henry Husemeyer

2
3
4

Offence Violation Excise Law

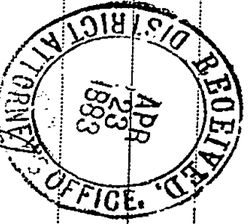
Dated 22 April 1883

Magistrate

Inspector of Officers

No. 27 Precinct

Witnesses



No. 709 to answer

Bales

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

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 22 April 1883 Andrew White Police Justice.

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

Dated April 22 1883 Andrew White Police Justice.

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

Dated _____ 1883 _____ Police Justice.

0634

Sec. 198-200.

180 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Henry Husenmeyer

Question. How old are you?

Answer. 23 years

Question. Where were you born?

Answer. Brooklyn ED

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

Answer. 404 W 53 St about 10 months

Question. What is your business or profession?

Answer. Bar tender

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
Henry Husenmeyer

Taken before me this 14
day of April 1880

Charles J. Smith Police Justice.

0635

Police Court 1st District.

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

Michael E Keating aged 31 years
~~is~~ a policeman attached to the *27th Precinct Police*
of the City of New York, being duly sworn, deposes and says, that on Sunday the *22* day
of *April* 188*3*, in the City of New York, in the County of New York,
at premises *148 Greenwich Street*
a place where intoxicating liquors and wines were kept for sale, and sold as a beverage,
Henry Husemeyer [now here]
did then and there expose for sale and ~~did sell~~, caused, suffered and permitted to be sold, and given away under his
direction or authority strong and spirituous liquors, wines, ale and beer, being intoxicating liquors, to be drunk in
the house or premises aforesaid, contrary to and in violation of law; and did not keep said place closed on said
Sunday the *22* day of *April*, 188*3* as required by law.

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

Sworn to before me, this *22* day
of *April* 188*3*

M. E. Keating
Arthur J. White POLICE JUSTICE.

0636

BOX:

99

FOLDER:

1068

DESCRIPTION:

Hynes, Joseph

DATE:

04/25/83



1068

0637

304 (with order)

Day of Trial,

Counsel,

Filed *25 April* 188*3*

Pleads

THE PEOPLE

vs.

R

James M. McKeon
receives

BURGULARY—Third Degree, and
Receiving Stolen Goods.

Practitioner 498-506-528-531-550

JOHN McKEON,

District Attorney.

A True Bill.

Wm. J. [Signature]
April 25, 1883
Foreman.
Henry [Signature]
3 day
S. P. three years.

0638

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph Dyner

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

Joseph Dyner

of the CRIME OF BURGLARY IN THE THIRD DEGREE,

committed as follows:

The said Joseph Dyner

late of the ~~Eighteen~~ ^{Eighteen} Ward of the City of New York, in the County of New York, aforesaid, on the ~~seventeenth~~ ^{seventeenth} day of April in the year of our Lord one thousand eight hundred and eighty ~~three~~ ^{three} with force and arms, at the Ward, City and County aforesaid, the ~~factory~~ ^{factory} of

Samuel Dwyer

there situate, feloniously and burglariously, did break into and enter, the same being ~~a part~~ ^{a part} of a building in which divers goods, merchandise, and valuable things were then and there kept for use, sale and deposit, to wit: the goods, chattels, and personal property hereinafter described, with intent the said goods, chattels, and personal property of the said

Samuel Dwyer

then and there being, then and there feloniously and burglariously to steal, take and carry away, and ~~five boxes~~ ^{five boxes} of wool yarn, of the value of sixty dollars each box, and twelve pounds of raw wool of the value of six dollars each pound

of the goods, chattels and personal property of the said

Samuel Dwyer

so kept as aforesaid in the said ~~factory~~ ^{factory} 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.

0639

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

Joseph Dwyer

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

The said Joseph Dwyer

late of the Ward, City, and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, with force and arms, at the Ward, City, and County aforesaid, received
four pounds of raw silk, of the value of
six dollars each pound

of the goods, chattels and personal property of _____

Samuel Dwyer

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

unlawfully and unjustly, did feloniously receive and have (the said Joseph Dwyer)

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.

JOHN McKEON,

District Attorney.

0640

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

304
 Police Court-street 318 District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
 Samuel Lewis
 400. St. Nicholas
 Joseph Lewis
 Offence Burglary

Dated April 18th 1888

Swiss Magistrate.

Martin Stover Officer.

4 Precinct.

Martin Stover Witness

48 Precinct Street.

No. _____ Street _____
 No. _____ Street _____
 to answer _____
 1888

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 Joseph Lewis

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 200 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 18th 1888 Joseph Lewis Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

0641

Sec. 198-200.

Just District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Joseph Brines

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. Joseph Brines

Question. How old are you?

Answer. 22 years

Question. Where were you born?

Answer. US

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

Answer. 32 Mourse St one week

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

Joseph Hynes

Taken before me this

18th

day of

April

1883

Robert A. Stewart
Police Justice.

0642

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 29 years, occupation Police officer of No. Martin Keogh
The 4th Precinct Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Samuel Henry
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 18th
day of April 1883

Samuel Henry
Police Justice.

Martin Keogh

0643

Police Court—1st District.

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

Samuel Henry
of No. 400 1st Avenue Street, aged 42 years,
occupation Silk ribbon manufacturer being duly sworn
deposes and says, that the premises No. 413 East 25th Street,
in the City and County aforesaid, the said being a brick building
and the top floor of
~~and which was occupied by deponent as a Ribbon manufactory~~
~~and in which there was at the time a human being, by name~~

were BURGLARIOUSLY entered by means of forcibly breaking
away the brick wall about the ridge of
an iron shutter of the window of said top
floor and entering said floor through
said window into said factory
on the 17th day of April 1883 in the Night time, and the
following property feloniously taken, stolen, and carried away, viz:

a quantity of raw silk and five
boxes of spool silk and in all
of the value of three hundred
and seventy five dollars

the property 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

Joseph Bries (nowhere) and two other
persons whose names are unknown to deponent and not
ascertained

for the reasons following, to wit: Deponent is informed by
Officer Martin Brosh of the 4th Precinct Police
that he arrested said Bries having the above
described quantity of raw silk in his possession
and which deponent has seen and identified
as his property.

Sworn to before me this }
18th day of April 1883 }

John R. Hunt

Samuel Henry

Police Justice.