

0507

**BOX:**

19

**FOLDER:**

246

**DESCRIPTION:**

Hagan, James

**DATE:**

09/24/80



246

0508

*M. A. Eastman*

Filed 24 day of Sept. 1880.

Pleas not Guilty.

Assault and Battery.—Felony.

THE PEOPLE

vs.

*19 6/11  
21 6/11  
James Hagan*

*J. P. Hagan*

BENJ. K. PHELPS,

District Attorney.

A True Bill.

*Shahandent*

Foreman.

Part no Sept 29. 1880

pleads J. H. Brown

CP 2 1/2 of pay.

to commence at the 4th ward of  
the town to which he has already been assigned.

0504

The People on the  
Complaint of  
Otto Schweisinger  
against  
James Hagan

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

Otto Schweisinger of No. 937  
First Avenue, being duly sworn,  
deposes and says, that on the 21st  
day of August, 1880, about eight o'clock  
p. m. as I was going to 873 Third  
Avenue, <sup>where I am employed</sup> through 49th Street and as I  
reached the North East corner of  
49th Street and First Avenue I saw  
two men, (one about five feet five inches  
tall and slender, the other about five feet  
seven inches tall and quite stout,) running  
in front of a First Avenue car  
going up town between 49th and  
50th Streets, pursued by one Max  
Levinger. I continued on my way  
across First Avenue until I reached  
the North West corner of 49th Street  
and First Avenue when I heard

0510

Some one cry out "Stop thief." I immediately turned around and saw the three men running down 49<sup>th</sup> Street on the South side between First Avenue and Avenue A and near the South East corner of First Ave. and 49<sup>th</sup> Street — the small man was ahead, the tall one (whom I afterwards ascertained to be James Hagan) next, and Max Levinger following. At the same time, I heard the ~~the~~ report of a pistol and saw the flash as it went off, and received the bullet <sup>striking my teeth</sup> on the right side of my jaw, ~~penetrating~~ and running down the right side of my neck, <sup>in which it lodged</sup>. The flash of the pistol came from the direction of <sup>where James</sup> Hagan. There was no other person between the said Max Levinger and the aforesaid small man but said James Hagan, and the flash came from where he stood. As soon as the said Hagan was running as he fired the shot and continued to run afterwards.

Therefore deponent prays that the said James Hagan may be held and dealt with according to

0511

law.

Sworn to before me

this 15th day of September 1880

Edward M. Rompage

Notary Public

N.Y.C.

Otto Schwesinger

0512

The People on the  
Complaint of  
Otto Schweiniger  
agst

James Hafner

Applicant of  
Complainant

=

0513

St. Luke's Hospital,

34th STREET AND 85 AVENUE,

NEW YORK, *Aug. 24<sup>th</sup> 1880.*

This is to certify, that Otto  
Svendsen is a patient of  
this institution, admitted at  
8.20 P. M. Aug. 21<sup>st</sup>. His condition  
is quite favorable, at present,  
the ball having been extracted  
yesterday afternoon. Should <sup>everything</sup> ~~any~~  
thing go well, and no abscess, or  
lock-jaw set in, he will be  
able to go out in about 10 days.

Richard T. Bay, M.D.  
House Surgeon.

0514

**St. Luke's Hospital,**

342 STREET AND 22<sup>d</sup> AVENUE,

NEW YORK Aug. 23<sup>rd</sup>, 1880.

This is to certify, that ~~Edo~~ Adolph  
Sorensen was admitted as a  
patient at 8.20 P.M. Aug. 21<sup>st</sup> with  
a pistol-shot wound of cheek. The  
ball has been sought after, but,  
as yet, it has been impossible  
to extract it. His condition, at  
present, is very favorable, but  
things may change for the worse  
at almost any time. The principal  
danger he runs is lock-jaw,  
and, should he escape that, it is  
almost certain, that he will en-  
tirely recover.

Richard T. Bong, M.D.  
House Surgeon.

0515

Aug. 27<sup>th</sup>, 1880  
St. Luke's Hospital.

Otto Swissanger's condition is steadily improving, no bad symptoms having as yet made their appearance.

R. T. Bang, M.D.  
House Surgeon.

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0516

Aug. 27<sup>th</sup>, 1880  
St. Luke's Hospital.

Otto Swensson's condition is steadily improving, no bad symptoms having as yet made their appearance.

R. T. Bang, M.D.  
House Surgeon.

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0518

them pursuant to 50<sup>th</sup> Street and the East River  
 where deponent lost sight of said men; that  
 deponent then returned through 49<sup>th</sup> Street where  
 he met Roundman Griffith who informed deponent  
 that a young man had been shot and was lying  
 in the drug store corner of First Avenue & 50<sup>th</sup>  
 Street; that deponent went to said drug store and  
 there found a man <sup>named</sup> Otto Massanger suffering from  
 the effects of a wound in his left jaw and  
 neck and from which wound the blood was  
 flowing profusely; that deponent then had said  
 Massanger taken to the 19<sup>th</sup> Police Precinct Station House  
 and from there conveyed to the St. Lukes Hospital,  
 where the surgeons examined said Massanger's  
 wound and said to deponent that there was  
 so much inflammation that they could not  
 extract the bullet.

Sworn to before me this  
 28<sup>th</sup> day of August 1880 & Joseph Halliday  
 Charles M. Munn  
 Police Justice

Police Court—Fourth District.

THE PEOPLE, &c.,  
OF THE COMPLAINT OF

AFIDAVIT.

08.

Dated

1887

Magistrate.

Officer.

0519

FOURTH DISTRICT POLICE COURT.

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

*Walter Morris*  
of No. *19<sup>th</sup>* Police Precinct *being* duly sworn, deposes and says,  
street,  
that on the *25<sup>th</sup>* day of *August* 1880  
at the City of New York, in the County of New York,

*He took three men to the St. Lukes Hospital and placed them at the foot of the bed in which Otto Sraessanger was lying suffering from the effects of a bullet wound. Which said Sraessanger informed deponent he had received on the evening of the 21<sup>st</sup> day of August 1880, while standing on the corner of First Avenue & 14<sup>th</sup> Street at about the hour of eight o'clock, for the purpose of giving said Sraessanger an opportunity to identify the person who had fired the ball that took effect on him, said Sraessanger; that said Sraessanger without any hesitation pointed to one James Hagan and said that is the man who shot me, the taller man.*

*Sworn to before me this 28<sup>th</sup> day of August 1880*

*Walter Morris*

*Charles H. Hume*  
Police Justice

0520

Police Court—Fourth District

THE PEOPLE, &C.,  
ON THE COMPLAINT OF

Richard C. Keefe  
vs.  
H. H. ...



Dated August 27 1880

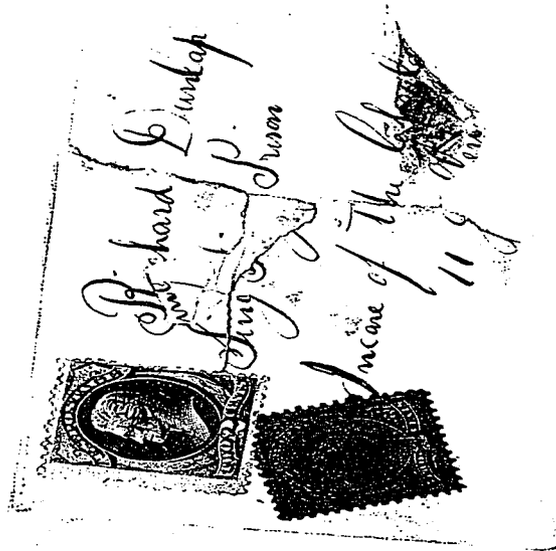
*[Signature]*  
Magistrate.

Ang. Morris  
19th Feb.

Witness:  
Supt. Walter Stone }  
14th Precinct }  
Gresh. Halliday }  
19th Precinct }  
H. H. ... }  
Corn. to await the }  
result of inquests }

APPEARANCE in ...

0521



0522

Police Department of the City of New York,

Precinct No. 91

New York, Aug 23 - 1880

Hagan said

The Blunt who drives trial horse will kill us

if them blocks identify us what will we do.

Lynch

Plead -

said to Hagan we two get the most &  
cant get more than 20 yrs.

W. Norris  
Sergeant

0523

During recess the witnesses and  
prisoners were sitting apart in  
prisoners box -

A prisoner by the name  
of Smith and a keeper  
can testify to that

0524

During recess the witness and  
prisoner were sitting apart in  
prisoners' box -

A prisoner by the name  
of Smith and a Keefe  
can testify to that

0525

Sunday August 1880

Frend Richard & now take the pleasure  
of writing you these few lines - hoping that  
this letter will find you in good health  
as it leaves me at present friend Rich  
Loguey and Pichy & Keef are going up to  
see you a Thursday if nothing happens to  
them then is a little trouble around the  
neighborhood at present they will tell you  
when <sup>they</sup> you go to see them. Do not write to  
Bum no more for he thinks it hard to  
send any thing to you if you ask him for any  
Dust he will commence to talk about his  
bad & was up to see Barber last week and  
he looked good he says that he is getting along  
first rate & told him about your trouble the  
next time you write Direct your letter to  
Philip Hogan 210 East 50 Street N.Y.  
& have not got any more news to tell you

0526

Conversation Between Prisoners

Police Department of the City of New York.

Precinct No. \_\_\_\_\_

New York, Aug 23<sup>d</sup> 188

Lynch said to Hagan that  
they took O'Keefe out Lynch said  
to Hagan that O'Keefe would appeal  
Hagan said he would not  
Lynch said to O'Keefe stick to no  
how he came back to his cell  
Hagan said he would give 18 Lynch  
said he would give 16 the 3 of us will  
go up about Lynch said I hope they  
don't find my shirt Lynch said he  
O'Keefe said to Hagan did the bloke  
identify both of you Hagan said  
to O'Keefe it is good you did not have  
on the light pants Hagan said to O'Keefe  
that he was a damn fool when you heard that  
we was pinched he said to run away  
he said he did not know in what  
he was arrested

0527

Hagan said we might be here  
in the same shop we were up  
above Hagan named our Schiro  
he is in state prison

Lynch said to Hagan that we  
would get more for this than if  
we turned off a Goofer

Hagan said he would take  
a chance and not plead

O. Rube said if the bloke  
could not identify Hagan  
and Lynch they would not plead

Hagan said if that officer  
would go hard with us

Hagan said that that's the  
last job we will do when we  
quit we will live on the square

Lynch said that he can't see  
that I shot him

Lynch said some were  
betrayed us Hagan said there must  
be a state pigeon on an  
crowd

0528

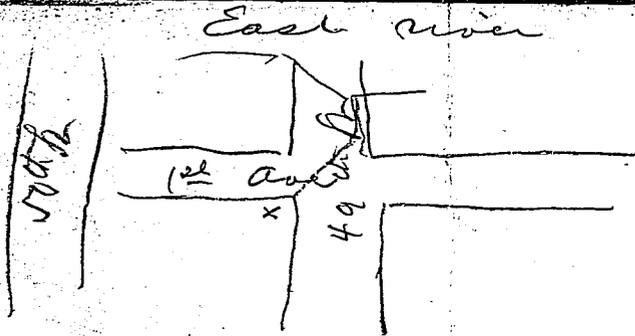
**MUNICIPAL POLICE,**  
300 Mulberry St.,  
NEW YORK CITY.

Joe. Hays  
Prisoner

0529

for Rogan - July 1 - 1876 -  
 sent to Honor of Rutgers - planning  
 for Rogan + Co. Ltd. - \$75.00  
 Dec. 19 - 1876 - to Maryland  
 3770  
 sent - 5 "1879 - at Rutgers - Brunswick  
 - for Rutgers - 6 months

0530



150 ft watch =  
50 cents.

Hagan with the watch =

Keefe. promised

Spoke

Keefe can with him

0531

If you present complaints  
before Judges of our  
Court, Page 3/2P  
65a p 1000-1001  
particularly SS 13714.  
TC  
26-71

0532

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
*in and for the body of the City and County of New York, upon  
their Oath, present:*

That

*James Hagaw*

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

on the *twenty-first* day of *August* in the year of our Lord  
one thousand eight hundred and eighty *with* with force and arms, at the City and  
County aforesaid, in and upon the body of *Otto Schwesinger*  
in the peace of the said People then and there being, feloniously did make an assault  
and to, at and against *him* the said *Otto Schwesinger*  
a certain *pistol* then and there loaded and charged with gunpowder and one  
leaden bullet, which the said *James Hagaw*  
in *his* right hand then and there had and held, the same being a deadly and  
dangerous weapon, wilfully and feloniously, did then and there shoot off and discharge,  
with intent *him* the said *Otto Schwesinger*  
thereby then and there, feloniously and wilfully to kill, against the form of the Statute  
in such case made and provided, and against the peace of the People of the State of  
New York and their dignity.

SECOND COUNT.

*And the Jurors aforesaid, upon their Oath aforesaid, do further present:* That  
afterwards, to wit, on the day and in the year aforesaid, at the City and County  
aforesaid, the said

*James Hagaw*  
with force and arms, in and upon the body of the said *Otto Schwesinger*  
in the peace of the said people then and there being, wilfully and feloniously did make  
an assault and to, at and against *him* the said *Otto Schwesinger*  
a certain *pistol* then and there loaded and charged with gunpowder and one  
leaden bullet, which the said  
in *his* right hand then and there had and held, the same being a deadly and  
dangerous weapon, wilfully and feloniously, did then and there attempt to discharge,  
with intent *him* the said *Otto Schwesinger*  
thereby then and there, feloniously and wilfully to kill, against the form of the Statute  
in such case made and provided, and against the peace of the People of the State of  
New York and their dignity.

25

THIRD COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

*James Nagau*

with force and arms, in and upon the body of the said *Otto Schwesinger* then and there being, wilfully and feloniously did make an assault and to, at and against *him* the said *Otto Schwesinger*

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

in *his* right hand, then and there had and held, wilfully and feloniously, and without justifiable and excusable cause, did then and there shoot off and discharge, with intent, then and there, thereby *him* the said

*Otto Schwesinger*

wilfully and feloniously then and there to injure, 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.

FOURTH COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

*James Nagau*

with force and arms, in and upon the body of the said *Otto Schwesinger* then and there being, wilfully and feloniously, did make an assault and to, at and against *him* the said *Otto Schwesinger*

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

in *his* right hand, then and there had and held, wilfully and feloniously, and without justifiable and excusable cause, did then and there attempt to shoot off and discharge, with intent, then and there, thereby *him* the said

*Otto Schwesinger*

wilfully and feloniously then and there to injure, 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.

*BENJAMIN RHEEDS*, District Attorney.

0534

CITY AND COUNTY OF NEW YORK

And THE JURORS <sup>aforsaid</sup> OF THE PEOPLE OF THE STATE OF NEW YORK, <sup>in and upon the body of the City and County of New York, upon their Oath, present:</sup> aforsaid; do further present.

That

James Fagan

late of the City of New York, in the County of New York, aforsaid,

on the <sup>twenty-first</sup> day of <sup>August</sup> in the year of our Lord one thousand eight hundred and eighty <sup>two</sup> with force and arms, at the City and County aforsaid, in and upon the body of <sup>Charles Devinger</sup> in the peace of the said People then and there being, feloniously did make an assault and to, at and against <sup>him</sup> the said <sup>Charles Devinger</sup> a certain <sup>pistol</sup> then and there loaded and charged with gunpowder and one leaden bullet, which the said <sup>James Fagan</sup> in <sup>his</sup> right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously, did then and there shoot off and discharge, with intent <sup>him</sup> the said <sup>Charles Devinger</sup> thereby then and there, feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

And the Jurors aforsaid, upon their Oath aforsaid, do further present: That afterwards, to wit, on the day and in the year aforsaid, at the City and County aforsaid, the said

<sup>James Fagan</sup> with force and arms, in and upon the body of the said <sup>Charles Devinger</sup> in the peace of the said people then and there being, wilfully and feloniously did make an assault and to, at and against <sup>him</sup> the said <sup>Charles Devinger</sup> a certain <sup>pistol</sup> then and there loaded and charged with gunpowder and one leaden bullet, which the said <sup>James Fagan</sup> in <sup>his</sup> right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously, did then and there attempt to discharge, with intent <sup>him</sup> the said <sup>Charles Devinger</sup> thereby then and there, feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

*James Hagan*  
with force and arms, in and upon the body of the said *Moas Revinger*  
then and there being, wilfully and feloniously did make an  
assault and to, at and against *him* the said *Moas Revinger*  
a certain *pistol* then and there loaded and  
charged with gunpowder and one leaden bullet, which *pistol* the said

in *his* *James Hagan* right hand, then and there had and held, wilfully and feloniously, and  
without justifiable and excusable cause, did then and there shoot off and discharge,  
with intent, then and there, thereby *him* the said

*Moas Revinger*  
wilfully and feloniously then and there to injure, 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.

FOURTH COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

*James Hagan*  
with force and arms, in and upon the body of the said *Moas Revinger*  
then and there being, wilfully and feloniously, did make an  
assault and to, at and against *him* the said *Moas Revinger*  
a certain *pistol* then and there loaded and  
charged with gunpowder and one leaden bullet, which *pistol* the said

in *his* *James Hagan* right hand, then and there had and held, wilfully and feloniously, and  
without justifiable and excusable cause, did then and there attempt to shoot off and  
discharge, with intent then and there, thereby *him* the said.

*Moas Revinger*  
wilfully and feloniously then and there to injure, 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.

BENJ. K. PHELPS, District Attorney.

0536

**BOX:**

19

**FOLDER:**

246

**DESCRIPTION:**

Harrington, Dennis

**DATE:**

09/21/80



246

0537

180  
Filed 21 day of Sept 1880.  
Pleads

THE PEOPLE

18  
154 Leonard vs.

Dennis Harrington  
P.  
Felonious Assault and Battery.

BENJ. K. PHELPS,

District Attorney.

Part pro Sept 22, 1880  
pleads 2 Count.  
A True Bill. SP. 5 years.

Alfred Lamb

Foreman.

0538

Form

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

POLICE COURT—FIRST DISTRICT.

*Donas Gornio*  
of No. *37 Baxter House of Detention* Street, being duly sworn, deposes and says,  
that on the *18* day of *September* 18*80*

at the City of New York, in the County of New York, he was violently and feloniously assaulted and  
beaten by *Daniel Harrington*

*who did cut and wound deponent* now present.  
*in the back with the blade of a knife*  
*then and there held in his hand*

Deponent believes that said injury as above set forth, was inflicted by said

*Daniel Harrington*

with the felonious intent to take the life of deponent, or to do <sup>deponent</sup> bodily harm, and without any justification  
on the part of the said assailant:

Wherefore this deponent prays that the said assailant may be ~~apprehended, and dealt with accord-~~  
ing to law.

*Donas Gornio*  
*mark*

Sworn to, before me, this  
day of *September* 19  
*1880*  
*John J. ...*  
Police Justice

0539

Police Court—First District.

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

Dennis Harrington being duly examined before the under-  
signed, according to law, on the annexed charge; and being informed that he was at  
liberty to refuse to answer any question that may be put to him states as follows, viz:

Question. What is your name?

Answer. Dennis Harrington

Question. How old are you?

Answer. 18 Years

Question. Where were you born?

Answer. New York city

Question. Where do you live?

Answer. 154 Leonard Street

Question. What is your occupation?

Answer. Carrier

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

Answer. I cut him in self defense  
his  
Dennis H. Harrington  
mark

Taken before me this  
19th day of Sept  
1888  
POLICE JUSTICE.

0540

COUNSEL FOR COMPLAINANT.

Name, .....  
Address, .....

COUNSEL FOR DEFENDANT.

Name, .....  
Address, .....

Police Court — First District.

AF FIDAVIT — Felonious Assault & Battery

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*James H. ...*  
*James H. ...*  
*James H. ...*



1  
2  
3  
4  
5  
6

Dated, 19 September 1880  
Paterson Magistrate.

James Officer  
14 Precinct Clerk.

Witnesses,  
Complainant J. H. B.  
Henry Com H. ...  
Attention in default  
James H. ...  
63 1/2 ...

\$ 1000 to answer  
at General Sessions. James

Received at Dist. Atty's Office,

BAILED:

No. 1, by  
Residence,

No. 2, by  
Residence,

No. 3, by  
Residence,

No. 4, by  
Residence,

No. 5, by  
Residence,

No. 6, by  
Residence,

0541

STATE OF NEW YORK.



Executive Chamber.

Albany June 22, 1881.

Sir: Application having been made to the Governor for the Pardon of Dennis Harrington who was sentenced on September 22, 1880., in your County, for the crime of Assault to harm for the term of five years and \_\_\_\_\_ to the State Prison \_\_\_\_\_ you are respectfully requested (in pursuance of Chapter 310, Laws 1849) to furnish the Governor with a concise statement of the case as proven on the trial, together with any other facts or circumstances which may have a bearing on the question of granting or refusing a Pardon. Be pleased also to state the previous character of the convict.

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

Very respectfully, your obedient servant,

Edward Higgins  
Pardon Clerk.

To Daniel G. Collins,  
District Attorney, &c.

CITY AND COUNTY } ss.  
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York,  
upon their Oath, present :

That

*Dennis Harrington*  
late of the City of New York, in the County of New York, aforesaid, on the  
*eighteenth* day of *September* in the year of our Lord  
one thousand eight hundred and *eighty* with force and arms, at the City and  
County aforesaid, in and upon the body of *Donas Gormis*  
in the peace of the said people then and there being, feloniously did make an assault  
and *hew* the said *Donas Gormis*  
with a certain *knife*  
which the said *Dennis Harrington*  
in *his* right hand then and there had and held, the same being a deadly and  
dangerous weapon, wilfully and feloniously did beat, strike, stab, cut, and wound  
with intent *hew* the said *Donas Gormis*  
then and there, feloniously and wilfully to kill, against the form of the Statute  
in such case made and provided, and against the peace of the People of the State of  
New York and their dignity.

SECOND COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present : That  
afterwards, to wit, on the day and in the year aforesaid, at the City and County  
aforesaid, the said *Dennis Harrington*  
with force and arms, in and upon the body of the said *Donas Gormis*  
then and there being, wilfully and feloniously did make an  
assault and *hew* the said *Donas Gormis*  
with a certain *knife* which the said *Dennis Harrington*  
in *his* right hand, then and there  
had and held, the same being then and there a sharp, dangerous weapon, wilfully  
and feloniously, and without justifiable and excusable cause, did then and there beat,  
strike, stab, cut, and wound, with intent to then and there wilfully and feloniously  
do bodily harm unto *hew* the said *Donas Gormis*  
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 Jurors aforesaid, upon their Oath aforesaid, do further present : That  
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-  
said, the said *Dennis Harrington*  
with force and arms, in and upon the body of *Donas Gormis*  
in the peace of the said people then and there being, feloniously, did make another  
assault and *hew* the said *Donas Gormis*  
with a certain *knife*  
which the said *Dennis Harrington* in *his* right  
hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut,  
and wound, the same being such means and force as was likely to produce the death  
of *hew* the said *Donas Gormis* with intent *hew* the

0543

said *Donas Gormis* then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

FOURTH COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

*Dennis Harrington* with force and arms, in and upon the body of the said *Donas Gormis* then and there being, wilfully and feloniously, did make another assault and *hit* the said *Donas Gormis* with a certain *knife* which the said *Dennis Harrington* in *his* right hand then and there had and held, the same being then and there a deadly weapon, wilfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously maim *him* the said *Donas Gormis* 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.

BENJ. K. PHELPS, District Attorney.

[Faint, illegible text from the reverse side of the document]

190

Filed 21 day of *April* 1880  
Pleads

THE PEOPLE

*Wm Leonard* vs.

*Dennis Harrington*

Felony Assault and Battery.

BENJ. K. PHELPS,

District Attorney.

Part from *Sept 22, 1880*

*filed 22nd*

A True Bill. *Sp 5 years*

*Wm Leonard*

Revenue

0544

**BOX:**

19

**FOLDER:**

246

**DESCRIPTION:**

Harrington, John

**DATE:**

09/14/80



246

0545

Counsel,  
Filed 14 day of Sept 1878  
Pleads,

BURGLARY—Third Degree,  
and Larceny.

THE PEOPLE

vs.

F.  
John Harrington

BENJ. K. PHELPS,

District Attorney.

A True Bill.

Charles J. [Signature]

Foreman.

Henry Perry 3 day

246 Mass St.

[Signature]

0546

POLICE COURT—DISTRICT.

City and County  
of New York, } #:

William Millner

of Ward Island Street, being duly sworn,

deposes and says, that the premises South West Corner of 110th  
at the foot of Harlem River - (Avenue A)  
Street, 12th Ward, in the City and County aforesaid, the said being a Store for

the Sale of Segars & Tobacco

and which was occupied by deponent as a place for the Sale of  
Segars & Tobacco in also occupied as a settling  
room by the Commission of Emigrants were BURGLARIOUSLY  
entered by means of forcibly opening the wooden  
Shutter and forcibly raising the window  
which is attached to the said premises  
on the easterly side of said premises

on the night of the 17th day of August 1880  
and the following property feloniously taken, stolen, and carried away, viz:

say 100 Segars contained in  
three different Boxes of the  
value of five dollars.  
A number of Cigarettes, & a  
number of papers of Tobacco  
(exact quantity unknown) of  
the value of one dollar

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 John Starrington

for the reasons following, to wit; that Ernest Friedman  
saw said Starrington coming  
out of said premises through  
the aforesaid window at  
about 12 o'clock on the night  
of the 17th of August aforesaid

W. Millner

Sworn to before me this  
30 day of August 1880  
by Peter Justice



0548

Police Court—Fifth District.

CITY AND COUNTY } ss.  
OF NEW YORK, }

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

Question. What is your name?

Answer. *John Harrington*

Question. How old are you?

Answer. *20*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *2d Avenue and 106 St*

Question. What is your occupation?

Answer. *Laborer*

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

Answer. *I am not-guilty*

*John Harrington*

Taken before me, this *30*  
day of *August* 18*81*

*P. J. Pichy*

Police Justice.

0549

Police Court—Fifth District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*John Harrington* being duly examined before the under-  
signed, according to law, on the annexed charge; and being informed that he was at  
liberty to answer, or not, all or any questions put to him, states as follows, viz.:

Question. What is your name?

Answer.

*John Harrington*

Question. How old are you?

Answer.

*20*

Question. Where were you born?

Answer.

*New York*

Question. Where do you live?

Answer.

*2d Avenue and 106 St*

Question. What is your occupation?

Answer.

*Laborer*

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

Answer.

*I am not-guilty*

*J. M. Harrington*

Taken before me, this

*30*

day of *August* 188*7*

*D. O. P. B. (P. B. B.)*

Police Justice.

0550

POLICE COURT— DISTRICT—

5

THE PEOPLE, & c.  
ON THE COMPLAINT OF  
OFFENSE:  
BURGLARY AND LARCENY.



William Williams  
Attorney

John Hamington

Dated Aug 30 18 90

7301 73rd St. New York

Magistrate.

Robert Murphy

Officer.

239th Street  
Clerk.

Witnesses:

Ernest Friedman  
Maurice Isard.

P 1

Committed in default of \$ 1000 Bail

Bailed by

No. Street.

CITY AND COUNTY } ss.  
OF NEW YORK.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York,  
upon their Oath, present:

That

*John Harrington*

late of the *twelfth* Ward of the City of New York, in the County  
of New York, aforesaid, on the *seventeenth* day of *August*  
in the year of our Lord one thousand eight hundred and ~~seventy-eight~~ *eighty* with force  
and arms at the Ward, City and County aforesaid, the *stone* of  
*William Koillner* 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 *William*  
*Koillner* then and there therein being, then and there  
feloniously and burglariously to steal, take and carry away, and

*One hundred cigars of the value of five  
cents each*

*One hundred cigarettes of the value of one-  
half a cent each*

*Two pounds of tobacco of the value of  
twenty-five cents each pound.*

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

*William*  
*Koillner*

so kept as aforesaid in the said *stone* then and there being, 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.

BENJ. K. PHELPS, District Attorney.

0552

**BOX:**

19

**FOLDER:**

246

**DESCRIPTION:**

Harrington, Stephen

**DATE:**

09/14/80



246

0553

109  
K. H. P.

Counsel,  
Filed 14 day of Sept. 1876.  
Pleads, *McCarthy*

Robbery—First Degree, and Receiving  
Stolen Goods.  
THE PEOPLE  
vs.  
*Stephen Barrett*  
P.

*Benjamin K. Phelps*  
BENJ. K. PHELPS,  
District Attorney.  
*James C. Allen*

*J. L. Egan*  
A True Bill.

*Thomas J. ...*  
Foreman.  
*S. J. ...*  
*F. D.*

0554

Form 123.

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

Police Court—Second District.

*Michael Hanoffi*

of No. *57 Sullivan* Street, being duly sworn, deposes and says,

that on the *3d* day of *September* 18*80*

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried away from the person of deponent, by force and violence, and against the will of

deponent, the following property, viz.:

*One Silver Watch*

of the value of *Five Dollars*

the property of

*Deponent*

Dollars

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 force and violence, and against his will, by *Stephen Herrington*

*(nowhere) with two other men unknown to deponent, that said Stephen did strike deponent which caused deponent to fall whereupon said two men unknown to deponent did take said and carry away said watch from the pocket of the vest then on deponent's person*

*Michael Hanoffi*  
*Deponent*

*Sworn to before me this*

*1880*

*Police Justice*

0555

Police Court—Fifth District.

CITY AND COUNTY } ss.  
OF NEW YORK,

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

Question. What is your name?

Answer.

*Stephen Harrington*

Question. How old are you?

Answer.

*34 years*

Question. Where were you born?

Answer.

*N. S.*

Question. Where do you live?

Answer.

*189 South 5th Ave*

Question. What is your occupation?

Answer.

*Laundry*

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

Answer.

*I am not guilty*

*Stephen Harrington*

Taken before me, this

*4*

day of

*August 1878*

*J. Newman*

Police Justice.

0556

Form 123

POLICE COURT—SECOND DISTRICT

THE PEOPLE, & O., vs.

ON THE COMPLAINT OF

Marceline Karmoffe  
87 Sullivan St.

Stephen Harrington

Affidavit—Robbery.

Dated 4 Sept 1888

Smith Magistrate.

Kenny S. Officer.

Witness, Chas Fletcher  
91 D St Ave.

John P. Plate

Seals of the Court & Transcript

John P. Plate, Officer

\$1500 S. Coma



Bailed by

No. Street.

0557

CITY AND COUNTY }  
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
*in and for the body of the City and County of New York,*  
*upon their Oath, present :*

That

*Stephen Harrington*

late of the First Ward of the City of New York; in the County of New York aforesaid,  
on the *third* day of *September* in the year of our Lord  
one thousand eight hundred and ~~seventy~~ *eighty* at the Ward, City and County  
aforesaid, with force and arms, in and upon one *Michael Hanoffi*  
in the peace of the said People then and there being, feloniously did make an assault and

*One watch of the value of five dollars.*

of the goods, chattels, and personal property of the said *Michael Hanoffi*  
from the person of said *Michael Hanoffi* and against  
the will and by violence to the person of the said *Michael Hanoffi*  
then and there violently and feloniously did rob, 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.

0558

And the Jurors aforesaid, upon their oath aforesaid, do further present  
That the said

*Stephen Harrington*

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 watch of the value of five dollars.*

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

by

*Michael Staroffi*  
*Stephen Harrington*  
and certain other persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

*Michael Staroffi*  
unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

*Stephen Harrington*  
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.

BENJAMIN K. PHELPS, District Attorney.

0559

**BOX:**

19

**FOLDER:**

246

**DESCRIPTION:**

Harris, Jacob

**DATE:**

09/24/80



246

0560

*198*  
*[Signature]*

Day of Trial.

Counsel,

Filed *24* day of *Sept.* 18*82*

Pleads *[Signature]*

THE PEOPLE

vs.

*Jack Harris*  
*B*

*[Signature]*

Adulterated Milk.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

*[Signature]*

Sept 20<sup>th</sup> Foreman.

*[Signature]*

*H. J. Jones*

0561

Adulterated Milk

✓ Moses Cahm	19% water	6-18
✓ Jacob Harris	30% "	6-21
✓ John Osleish	9% -	6-83
✓ August Wächter	15% -	6 99
✓ Hermann Baalman	7%	7-4
Fanny Froehlich	14%	7-43

John B. Evans  
44 W. 24,  
—

0562

198

City and County of New York, ss. :

*John B. Dehaan M.D.* an Assistant Sanitary Inspector of said city, being duly sworn, deposes and says, that on the 26 day of July in the year 1886, at premises number \_\_\_\_\_ in the City of New York, the said premises being a place then and there where Milk was kept for sale, one Arum Harris unlawfully did then and there keep, have and offer for sale three quarts of impure and unwholesome Milk, which had been and was then and there watered, adulterated, reduced and changed by the addition of water or other substance, or by the removal of cream therefrom, and that such impure, unwholesome, watered, adulterated or reduced and changed Milk, was then and there, by the said Arum Harris, unlawfully held, kept and offered for sale against and in violation of the provisions of the Sanitary Code, and of such Sanitary Code then and there, and at all times thereafter in force and operation, and especially against and in violation of the provisions of a section and ordinance of such Sanitary Code which was duly passed and adopted by the Board of Health of the Health Department of the City of New York, and by said Health Department at a meeting thereof, duly held in said city, on the twenty-third day of February, 1876, in the manner and language following, to wit :

“ Resolved, That under the power conferred by law upon the Health Department, the following “ additional section to the Sanitary Code, for the security of life and health, be, and the same is hereby, “ adopted and declared to form a portion of the Sanitary Code.

“ “ No Milk which has been watered, adulterated, reduced or changed in any respect by the “ addition of water or other substance, or by the removal of cream, shall be brought into, held, “ kept or offered for sale at any place in the City of New York, nor shall any one keep, have or offer “ for sale in the said city any such Milk.” ”

That said ordinance was thereafter duly published once a week, for two successive weeks, in the *City Record*, a daily official newspaper and journal published in said city, to wit, in the issues of such newspaper of the 24th day of February, 1876, and also of the 2d day of March, 1876, and that said ordinance was, at all times alleged herein, in full force and operation in said city and county.

Sworn to before me the 7 day of July 1886.  
*Marcus Ottoburg*  
 \_\_\_\_\_  
 Police Justice.

*John B. Dehaan M.D.*

0563

7

36 *10/11*

Police Court, 3 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*John B. Deane*

*vs.*  
*William H. Deane*

SEP 13 1880  
CITY ATTORNEY

*William H. Deane*

Dated *July 7* 188

*W. H. Deane*

Justice.

Officer.

*\$200. T. U.*  
*General Deane*  
*Filed by Deane & Deane*  
*45 Canal Street*

0564

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
*in and for the body of the City and County of New York,*  
*upon their Oath, present :*

That *Jacob Harris*  
late of the *tenth* Ward of the City of New York, in the County of  
New York, aforesaid, on the *twenty sixth* day of *July* in the year  
of our Lord one thousand eight hundred and ~~seventy~~ *eighty* at the Ward,  
City and County aforesaid, unlawfully and knowingly did expose for sale at the  
*premises* known as number *fifteen Essex* Street,  
then and there situate, ten quarts of impure, adulterated and unwholesome milk, 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 Jurors aforesaid, upon their Oath aforesaid, do further present :*

THAT the said *Jacob Harris*  
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, at the store and place of business  
of the said *Jacob Harris*  
known as number *fifteen Essex* Street,  
in said Ward, City and County, and the said premises being then and there a place  
where milk was kept for sale, unlawfully did then and there keep, have, and offer for  
sale ten quarts of impure and unwholesome milk, which had been, and was then and there  
watered, adulterated, reduced and changed by the addition of water or other substance,  
and that such impure, unwholesome, watered, adulterated, reduced and changed milk  
was then and there by the said *Jacob Harris*  
unlawfully held, kept and offered for sale  
against and in violation of the provisions of the Sanitary Code, and of such Sanitary  
Code then and there, and at all times thereafter in force and operation, and 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 Jurors aforesaid, upon their Oath aforesaid, do further present:

THAT the said *Jacobo Harris* 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, did bring into the said Ward, City and County, and then and there have and offer for sale, at the store and place of business of him, the said *Jacobo Harris* known as number *fifteen Essex* Street, the said premises being then and there a place where milk was kept for sale, unlawfully did then and there keep, have, and offer for sale, ten quarts of impure and unwholesome milk, which had been and was then and there, watered, adulterated, reduced and changed by the addition of water or other substance, and that such impure, unwholesome, watered, adulterated or reduced and changed milk was then and there, by the said *Jacobo Harris* unlawfully held, kept and offered for sale against and in violation of the provisions the Sanitary Code, and of such Sanitary Code then and there, and at all times thereafter in force and operation, and especially against and in violation of the provisions of a section and ordinance of such Sanitary Code, which was duly passed and adopted by the Board of Health of the Health Department of the said City of New York, and by said Health Department at a meeting thereof, duly held in said City, on the twenty-third day of February, 1876, in the manner and language following, to wit:

"Resolved, That under the power conferred by law upon the Health Department, "the following additional section to the Sanitary Code, for the security of life and "health be, and the same is hereby adopted and declared to form a portion of the "Sanitary Code.

"No milk which has been watered, adulterated, reduced, or changed in any "respect by the addition of water or other substance, or by the removal of cream, "shall be brought into, held, kept or offered for sale at any place in the City of New "York, nor shall any one keep, have, or offer for sale in the said city any such milk."

Which said ordinance was thereafter duly published once a week, for two successive weeks, in the *City Record*, a daily official newspaper and journal published in said city, to wit: in the issues of such newspaper of the 24th day of February, 1876, and also of the 2d day of March, 1876, and which said ordinance was then and there, and at all times thereafter, in full force and operation against the forms of the Statute in such case made and provided.

BENJ. K. PHELPS, District Attorney.

0566

**BOX:**

**19**

**FOLDER:**

**246**

**DESCRIPTION:**

**Harris, James**

**DATE:**

**09/14/80**



246

0567

102

Counsel,  
City of  
Florida

1880

*Lawrence, and Parsons, State Comrs.*

THE PEOPLE

vs.

89  
1880

*K.*

*James Howard.*

BENJ. K. PIERCE,

District Attorney.

A TRU DILL.

*Richard L.*

Moreman

March 20th Sept. 14. 1880  
Albany N. Y.

*W.P. on a par*

0568

FORM 89 1/2

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

ss.

POLICE COURT—SECOND DISTRICT.

of No. 286 - 8<sup>th</sup> Avenue Henry Kramer street, being duly sworn, deposes  
and says, that on the 28 day of August 1880  
at the City of New York, in the County of New York, was feloniously taken, stolen and carried  
away, from the possession of deponent, by Trick and device

the following property, to wit:

One Diamond Ring

of the value of Thirty Dollars,  
the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property  
was feloniously taken, stolen, and carried away by James Harris (Crown Head)  
and two other men unknown to deponent  
(anonymous) for the reasons following  
that on the said date while deponent  
was in a Pawnbroker's store in 4<sup>th</sup>  
Avenue between 28<sup>th</sup> and 29<sup>th</sup> streets for  
the purpose of pawnbroking said Ring  
that said unknown men told depon-  
ment they were <sup>police</sup> Officers and when de-  
ponent handed said Ring to the  
Pawnbroker one of said unknown  
men asked said Pawnbroker to allow  
said unknown man to look at said  
Ring while holding said Ring said

18  
District Inspector

0569

unknown man said to deponent he  
deponent must accompany him to the  
place where deponent wished to see  
if the statements about the possession of  
said Ring were true. Deponent believ-  
ing said unknown man to be an <sup>ex</sup> Police Offi-  
cer accompanied said unknown man  
to the corner of 28<sup>th</sup> Street and 7<sup>th</sup> Avenue  
where said defendant was sitting on  
a Barrel when said man who had  
the Ring told said Harris to watch  
deponent while he said unknown  
man went into the Hoffman House to  
enquire about said Ring - deponent  
waited in the custody of said Harris  
about 10 minutes and then told said Harris  
there must be something wrong as said  
unknown man did not return - whereup-  
on said Harris told deponent to go  
to the Hoffman House and inquire  
about the matter - Deponent went  
to the Hoffman House but could not  
find said unknown man and on coming  
from the said House saw said  
Harris running away - deponent  
pursued and caught said Harris  
and therefore charges said Harris  
with acting in concert with said  
unknown man in committing said  
Larceny - 2

Henry Kramer

Sworn to before me  
this 29<sup>th</sup> day of August 1880 }  
W. M. Murray Police Justice

0570

Police Court—Second District.

CITY AND COUNTY OF NEW YORK, ss.

*James Harris* being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him states as follows, viz:

QUESTION.—What is your name?

ANSWER.—

*James Harris*

QUESTION.—How old are you?

ANSWER.—

*Thirty Nine years*

QUESTION.—Where were you born?

ANSWER.—

*New York*

QUESTION.—Where do you live?

ANSWER.—

*132 W. 10<sup>th</sup> Street*

QUESTION.—What is your occupation?

ANSWER.—

*Seaman*

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

Answer.—

*I am not guilty of the charge*

*James Harris*

*[Signature]*  
Released before me this  
29 day of August 1888  
Police Justice.

0571

*Frank and James  
Larceny*

102  
FORM 564  
POLICE COURT—SECOND DISTRICT

THE PEOPLE, & C.,  
ON THE COMPLAINT OF

*Henry Cameron  
1886 8th Ave*

*James Harris*

DATED *August 28* 1880

*Murray* MAGISTRATE.

*Hyland* OFFICER. *29*

WITNESS:



*200* TO ANS. *Sen Sets*

BAILED BY

No. *Com* STREET.

CITY AND COUNTY }  
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
*in and for the body of the City and County of New York, upon  
their Oath, present:*

That

*James Harris*

late of the First Ward, of the City of New York, in the County of New York, aforesaid, on the  
*twenty-eighth* day of *August* in the year of our Lord  
one thousand eight hundred and eighty *\_\_\_\_\_* at the Ward, City and County aforesaid  
with force and arms,

*One ring of the value of thirty dollars.*

of the goods, chattels, and personal property of one

*Henry Kramer*

then and

there being found, 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.

0573

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

*James Harris*

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 ring of the value of thirty dollars.*

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

*Henry Kramer*

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

*Henry Kramer*

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

*James Harris*

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

**BENJ. K. PHELPS, District Attorney.**

0574

**BOX:**

19

**FOLDER:**

246

**DESCRIPTION:**

Hartigan, William

**DATE:**

09/15/80



246

0575

Day of Trial,

Counsel,

Filed 15 day of Seph 1870.

Pleads

THE PEOPLE

vs.

*William Hastings*

BENJ. K. PHELPS,

District Attorney

A True Bill.

*John A. ...*

foreman

Jan 14. 1870

1 day for ...

0576

Form 10.

POLICE COURT - FIRST DISTRICT.

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

Martha Hartigan

of No. 100 East 23<sup>rd</sup> Street

or about 2 day of July 1880 being duly sworn, deposes and says,

that on the \_\_\_\_\_ day of \_\_\_\_\_ of New York, in the County of New York.

William Hartigan (now here) deponents father did on the aforesaid date and on several occasions had carnal intercourse with deponent against her will and consent in violation of law in such cases made and provided

Martha Hartigan

before me  
I hereby certify that the above is a true and correct copy of the original as filed in my office  
Police Justice

Sworn to, this \_\_\_\_\_ day of \_\_\_\_\_ 1880

0577

Form 10.

Police Court--First District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Martha Hartigan

vs.

William Hartigan

AFFIDAVIT

Dated

2 September 1888

Murray Justice.

Hill Officer.

Witnesses

1<sup>st</sup> Dis PC  
Edward Chardi  
100 E 23 St

Mary + Joseph Tasker  
34 Cherry Street

Mary Collins  
500 ft 13<sup>th</sup> Madison St  
500 ft 13<sup>th</sup> Madison St

0578

Police Court—First District.

CITY AND COUNTY } ss.  
OF NEW YORK,

William Hartigan being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer. William Hartigan

Question. How old are you?

Answer. 35 years

Question. Where were you born?

Answer. West Indies

Question. Where do you live?

Answer. 62 Oliver Street

Question. What is your occupation?

Answer. Shoe maker

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

Answer. I am not guilty.  
My wife was always present when  
I was at home and she is prepared  
to make the same statement  
Wm Hartigan

Taken before me, this

day of February 1880

[Signature]  
POLICE JUSTICE

0579

COUNSEL FOR COMPLAINANT.

Name, .....  
Address, .....

COUNSEL FOR DEFENDANT.

Name, .....  
Address, .....

Police Court—First District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Martha Hartigan  
100 E 23rd St

vs.  
William Hartigan

*in contempt*

*179*

By *James J. ...*  
Attorney for the Complainant

Offence, .....

Dated *2 September 1880*

Magistrate.

Officer  
Police Court  
Clerk.

Witnesses, Edward Chiardi  
100 East 23rd St

Mary Jackson, Joseph Jackson  
34 Cherry Street

Mary Collins  
80 Madison St

\$ *500* to answer.

General Sessions. *com*

Received in Dist. Atty's Office,

BAILLED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

City and County of New York. 55.  
 The jurors of the People of the State of New  
 York in and for the body of the City and County  
 of New York upon their oath present.

That William Hartigan and Martha  
 Hartigan each late of the First Ward of  
 the City of New York, in the County of New  
 York aforesaid - on the second day of July  
 in the year of our Lord one thousand  
 Eight hundred and Eighty - at the Ward  
 City and County aforesaid - with force and  
 arms did each with the other, knowingly  
 wilfully and feloniously commit fornication  
 and that at the time of said fornication  
 Said William Hartigan and the said Martha  
 Hartigan were as they each of them well  
 knew, within the degree of consanguinity  
 within which marriages are declared by  
 law to be incestuous and void, to wit: in  
 this that he the said William Hartigan  
 was then and there the father of the  
 said Martha Hartigan

Recd C Phelps  
 District Clerk

0581

**BOX:**

19

**FOLDER:**

246

**DESCRIPTION:**

Haviland, Joseph

**DATE:**

09/16/80



246

0582

*Wichmann*  
*Sept 27*  
*Indicting*

Counsel,  
Filed *6* day of *Sept* 188*0*  
Pleads *Not Guilty*

INDICTMENT  
Larceny from the person.  
*in the night time*

---

THE PEOPLE  
vs.  
*Sept 29*  
*27*  
*per*

*P.*  
*Joseph Stanford*

BENJ. K. PHELPS,  
District Attorney.

A TRUE BILL.

*Richard Clark*  
Foreman.

*Case No Sept 22, 1880*  
*pleads G.L.*

*L.P. 2 years.*

0583

Police Court, Fourth District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Joseph Haviland*

Question. How old are you?

Answer. *47 years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *11-219 E. 29<sup>th</sup> Street*

Question. What is your occupation?

Answer. *Painter by Trade*

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

Answer. *I am not guilty.*  
*Joseph Haviland*

*Marek Bishinsky*  
Police Justice.  
Taken before me this *2<sup>nd</sup>* day of *April*, 189*7*.

0584

Fourth District Police Court

CITY AND COUNTY OF NEW YORK, } ss.

Henry A. Matthews

of No. University Building - Street, N.Y. City. being duly sworn, deposes and saith, that on the Seventh day of September 1878 at the Car No 126-3 Ave Road Road Co. Ward of 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 his person

the following property viz.:

one gold cased watch, of the value of Fifty dollars

the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by Joseph Haviland (now here) for the reason that this deponent caught said Joseph Haviland in the act of taking said watch from his (this deponent's) left side vest pocket, at the hour of Eight o'clock P.M. on said day while riding in Car No 126 of the Third Avenue Rail Road Company

Henry A. Matthews

Sworn before me this 7th day of September 1878  
M. W. C. Justice  
POLICE JUSTICE

0585

[Lined area for text entry]

DISTRICT POLICE COURT  
THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Henry A. Matthews*  
*University Buildings*

VS.

*Joseph Hamilton*  
*Sept 1st 1877*



*Charles*  
*St. J. P.*

WITNESSES:

*John*  
*Officer*

*\$1,500 T. A.*  
*General Services*  
*Open*

*11/30*  
*1/30*  
DISTRICT POLICE COURT

AFFIDAVIT - Larceny.

0586

CITY AND COUNTY } ss.  
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
*in and for the body of the City and County of New York,*  
*upon their Oath, present:*

That *Joseph Haviland*

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *seventh* day of *September* in the year of our Lord one  
thousand eight hundred and eighty *---* at the Ward, City, and County aforesaid,  
with force and arms, *in the night time of said day*

*One watch of the value of fifty dollars,*

of the goods, chattels, and personal property of one *Henry A. Matthews*  
on the person of the said *Henry A. Matthews* then and there being found,  
from the person of the said *Henry A. Matthews* 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.

**BENJ. K. PHELPS, District Attorney.**

0587

**BOX:**

19

**FOLDER:**

246

**DESCRIPTION:**

Henessey, William

**DATE:**

09/15/80



246

0588

Faint, illegible text, likely bleed-through from the reverse side of the document.

*111*  
*W. W. Phelps*  
Counsel at  
Filed *10* day of *Sept* 187*0*  
Plends *Chas. Swartz*

INDICTMENT,  
Grand Jurors of Money, &c.  
THE PEOPLE  
*William Hensley*

BENJ. K. PHELPS,  
District Attorney.  
Sent to Sept 16. 1870  
Pleads guilty  
1 year  
A True Bill.  
*W. W. Phelps*  
Foreman.

1870

OFFICE OF THE CLERK OF THE DISTRICT COURT  
WASHINGTON, D. C.

THE RECORDS OF THE DISTRICT COURT OF THE DISTRICT OF COLUMBIA

0584

Police Court, Third District,

No. 69 ESSEX ST., NEAR GRAND ST.

New York, Sept. 1 1880

Moses P. Clark, by: Chief Clerk &c.

Dear Sir:

This Complainant's ship  
will not remain in Port  
longer than two weeks.

Justice Patterson directs me  
to notify you of that fact  
so that the case may be  
tried at once. Very truly &c.

John B. McKeane  
Asst. Clerk

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0590

CITY AND COUNTY OF NEW YORK, }<sup>SS</sup>

James Pozio, Captain of the Bark "Clementina" lying at the foot of Colesar Street of No. East River Street, being duly sworn, deposes

and says that on the 31<sup>st</sup> day of August 1880

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 Cabin of said Bark.

the following property viz: One tin box containing gold and lawful money of the United States consisting of notes or bills and silver coins of the value in all of fifteen dollars and fifty cents; and eight silver Rupees, and eight silver Guilders, and a number of silver and copper coins and Masonic diplomas, said property being in all one together

of the value of Thirty-four Dollars the property of deponent

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

William Herressey, now prisoner, from the fact that said box and property was contained in a drawer of a desk in the Cabin of said Bark, then lying at the Pier at the foot of Colesar Street in the 13<sup>th</sup> Ward of said City. That said William was seen coming out of the Cabin of said Bark at the time of said and was pursued and arrested by officer Harris, here present, who found in the possession

deposes

Subscribed and sworn to before me this

1880

Notary Public

of said William, at the time of  
his arrest the Co<sup>t</sup> and Property  
aforesaid. That the Co<sup>t</sup> and Property  
now here shown is the property  
of defendant and was stolen and  
carried away as aforesaid.  
Sworn to before me this  
1<sup>st</sup> day of September 1880 J. Dennis

J. M. Patterson Police Justice

City and County of New York, N. Y.

John Harris, Remondman of the 13<sup>th</sup>  
Precinct Police, being duly sworn dep-  
test that about the hour of 3 o'clock 25<sup>th</sup>  
minute P. M. of the 31<sup>st</sup> day of August  
1880 defendant saw William Hernandez,  
now living, running down South  
Street. That defendant pursued and  
arrested him and then and there  
found in his possession the tin  
Co<sup>t</sup> and Property described in the  
Verizon affidavit of James Pozio  
and which Co<sup>t</sup> and Property is  
now here shown.  
Sworn to before me this  
1<sup>st</sup> day of September 1880 John Dennis

J. M. Patterson Police Justice

0592

Police Court—Third District.

CITY AND COUNTY } ss.  
OF NEW YORK.

*William Hennessey* being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows,

viz:

Question. What is your name?

Answer. *William Hennessey*

Question. How old are you?

Answer. *Seventy years of age*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *125 West 28<sup>th</sup> Street*

Question. What is your occupation?

Answer. *Printer*

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

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

*W. Hennessey*

Taken before me this

*J. M. Patterson*  
1<sup>st</sup>  
day of *September* 18*80*  
POLICE JUSTICE.

0593

POLICE COURT—THIRD DISTRICT

THE PEOPLE, & c.  
ON THE COMPLAINT OF

*Fernando Pozzo*  
*vs.*  
*Frank Clementina, foot of*  
*Corlear St. & River*  
*William Hennessey*



AFFIDAVIT—LARCENY.

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

Dated *September 1<sup>st</sup>* 18*80*

*Patterson* Magistrate.

*Harris* Officer.

*McF* Clerk.

Witness

*John Harris*  
*13<sup>th</sup> West. Police*

\$ *15.00* to answer

at *General* Sessions

Received at Dist. Att'y's Office,

COUNSEL FOR COMPLAINANT.

Name

Address

COUNSEL FOR DEFENDANT.

Name

Address

CITY AND COUNTY }  
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York, upon  
their Oath, present :

That

*William Hennessey*

late of the First Ward of the City of New York,  
in the County of New York, aforesaid on the *thirty-first* day of *August* in the year  
of our Lord one thousand eight hundred and ~~seventy-eight~~ at the Ward, City and County aforesaid, with force  
and arms, three promissory notes for the payment of money, being then and there due and unsatisfied (and of  
the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one  
thousand dollars each : three promissory notes for the payment of money, being then and there due and unsatisfied  
(and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value  
of five hundred dollars each : twenty promissory notes for the payment of money, being then and there due and  
unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars,  
and of the value of one hundred dollars each : thirty promissory notes for the payment of money, being then and  
there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars,  
and of the value of fifty dollars each : fifty promissory notes for the payment of money, being then and there due and  
unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the  
value of twenty dollars each : sixty promissory notes for the payment of money, being then and there due and  
unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value  
of ten dollars each : eighty promissory notes for the payment of money, being then and there due and unsatisfied (and  
of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars  
each : ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind  
known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each :  
one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind  
known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each :  
one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of  
the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar  
each : one promissory note for the payment of money (and of the kind known as bank notes), being then and there due  
and unsatisfied, of the value of one hundred dollars : one promissory note for the payment of money (and of the kind  
known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars : two promissory notes for  
the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied of the value  
of twenty dollars each : three promissory notes for the payment of money (and of the kind known as bank notes), be-  
ing then and there due and unsatisfied, of the value of ten dollars each : ten promissory notes for the payment of money  
(and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each : ten  
promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatis-  
fied, of the value of three dollars each : fifteen promissory notes for the payment of money (and of the kind known as  
bank notes), being then and there due and unsatisfied, of the value of two dollars each : thirty promissory notes for  
the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value  
of one dollar each : bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the  
jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as  
double eagles), of the value of twenty dollars each : three gold coins (of the kind usually known as eagles), of the  
value of ten dollars each : six gold coins (of the kind usually known as half eagles), of the value of five dollars each :  
fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each : ten gold  
coins (of the kind usually known as three dollar pieces), of the value of three dollars each : thirty gold coins (of the  
kind usually known as dollar pieces), of the value of one dollar each : gold coin of the denomination to the jurors  
unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver  
coins (of the kind usually known as dollars), of the value of one dollar each : sixty silver coins (of the kind usually  
known as half dollars), of the value of fifty cents each : one hundred and fifty silver coins (of the kind usually known as  
quarter dollars), of the value of twenty-five cents each : three hundred silver coins (of the kind usually called dimes),  
of the value of ten cents each : six hundred silver coins (of the kind usually known as half dimes), of the value of five  
cents each : one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each : silver  
coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value  
of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each : five hundred coins  
(of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of Amer-  
ica, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomi-  
nation of fifty cents each, and of the marketable value of fifty cents each : two hundred due bills of the United States  
of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the  
denomination of twenty-five cents each, and of the marketable value of twenty-five cents each : five hundred due bills  
of the United States of America, the same being then and there due and unsatisfied (and of the kind known as frac-  
tional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

*Several Coins of a number and denominations to the jurors aforesaid  
unknown and a large accurate description of which can not  
now be given of the value of Thirty four Dollars.  
Seven Emblems of the kind called Masonic Emblems of the  
value of Thirty four Dollars. One box of the value of one  
Dollar -*

of the goods, chattels, and personal property of one *James Porzio* then and there being found,  
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.

IN SENATE

after read

THE JURORS OF THE STATE OF NEW YORK  
sworn for the County of New York, County of New York, upon  
their Oath present: aforesaid do farther present.

That

William Hennessy

in the County of New York, aforesaid on the *thirty first* day of *August* in the year of our Lord one thousand eight hundred and ~~seventy eight~~ *eighty* at the Ward, City and County aforesaid, with force and arms, three promissory notes for the payment of money, being then due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each; three promissory notes for the payment of money, being then due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each; twenty promissory notes for the payment of money, being then due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each; thirty promissory notes for the payment of money, being then due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each; fifty promissory notes for the payment of money, being then due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each; sixty promissory notes for the payment of money, being then due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each; eighty promissory notes for the payment of money, being then due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each; ninety promissory notes for the payment of money, being then due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each; one hundred promissory notes for the payment of money, being then due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each; one hundred and twenty promissory notes for the payment of money, being then due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each; one promissory note for the payment of money (and of the kind known as bank notes), being then due and unsatisfied, of the value of one hundred dollars; one promissory note for the payment of money (and of the kind known as bank notes), being then due and unsatisfied, of the value of fifty dollars; two promissory notes for the payment of money (and of the kind known as bank notes), being then due and unsatisfied, of the value of ten dollars each; three promissory notes for the payment of money (and of the kind known as bank notes), being then due and unsatisfied, of the value of five dollars each; ten promissory notes for the payment of money (and of the kind known as bank notes), being then due and unsatisfied, of the value of three dollars each; ten promissory notes for the payment of money (and of the kind known as bank notes), being then due and unsatisfied, of the value of two dollars each; ten promissory notes for the payment of money (and of the kind known as bank notes), being then due and unsatisfied, of the value of one dollar each; ten promissory notes for the payment of money (and of the kind known as bank notes), being then due and unsatisfied, of the value of fifty cents each; ten promissory notes for the payment of money (and of the kind known as bank notes), being then due and unsatisfied, of the value of twenty cents each; ten promissory notes for the payment of money (and of the kind known as bank notes), being then due and unsatisfied, of the value of ten cents each; ten promissory notes for the payment of money (and of the kind known as bank notes), being then due and unsatisfied, of the value of five cents each; ten promissory notes for the payment of money (and of the kind known as bank notes), being then due and unsatisfied, of the value of two cents each; ten promissory notes for the payment of money (and of the kind known as bank notes), being then due and unsatisfied, of the value of one cent each; five hundred coins of the kind usually known as quarter eagles, of the value of two dollars and fifty cents each; five hundred coins of the kind usually known as half eagles, of the value of four dollars and fifty cents each; five hundred coins of the kind usually known as gold eagles, of the value of ten dollars and fifty cents each; ten gold coins (of the kind usually known as dollar pieces), of the value of ten dollars each; thirty gold coins (of the kind usually known as half dollars), of the value of one dollar each; gold coin of the denomination of ten cents each; sixty silver coins (of the kind usually known as half dollars), of the value of one dollar each; sixty silver coins (of the kind usually known as quarter dollars), of the value of fifty cents each; one hundred and fifty silver coins (of the kind usually known as dimes), of the value of ten cents each; six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each; one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each; silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each; five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each; two hundred due bills of the United States of America, the same being then due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each; five hundred due bills (of the United States of America, the same being then due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each.

*Sixty* coins of a number and denomination to the jurors aforesaid unknown and a more accurate description of which can not now be given of the value of *thirty four* dollars *seven* emblems of the kind called *Charlton* emblems of the value of *thirty four* dollars. One box of the value of one dollar

of the goods, chattels, and personal property of one *James Porzio*

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.

of the goods, Chattels and personal property of *James Porzio*.

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously

stolen of the said *James Porzio*

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have

(the said

*William Hennessy*

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.

BENJ. K. PHELPS, District Attorney.

0596

**BOX:**

19

**FOLDER:**

246

**DESCRIPTION:**

Hicks, Charles

**DATE:**

09/07/80



246



0598

FORM 112.

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

Police Court—Third District.

*Michael Daley*

of No. *277 East 10* Street, being duly sworn, deposes

and says that on the *21* day of *August* 18*80*

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried away from the possession of deponent *and from deponent's person*

the following property viz: *One Silver Watch*

of the value of *forty* Dollars

the property of *deponent*

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

*(now here)* from the fact that deponent was sitting in Thompson's Park asleep when he had the aforesaid Watch in the left hand Vest Pocket then worn upon deponent's person when awake he missed said Watch

Deponent is informed by Henry Kipper of No. 171 Avenue B that he bought the aforesaid Watch from said Wicks for the sum of Eight dollars and from the further fact that said Wicks acknowledged to deponent

deposed before me this 18th day of August 1880

Police Court

0599

in the presence of Witnesses that  
he did steal the aforesaid property  
from the person of Complainant

Sworn to before me } Michael Daly  
this 26<sup>th</sup> day of Aug 1880 }  
J. J. McDonald  
Clerk Justice

City & County }  
of New York }<sup>1880</sup>

Henry Kieffer of No. 171 Avenue  
B. being duly sworn deposes and says  
that on the 21<sup>st</sup> day of August 1880  
he bought the Watch described in the  
within affidavit of Michael Kelly  
from Charles Steels (now here) for the  
sum of Eight dollars

Sworn to before me this } Henry Kieffer  
26<sup>th</sup> day of August 1880 }  
J. J. McDonald  
Clerk Justice

0500

Police Court—Third District.

CITY AND COUNTY } ss.  
OF NEW YORK.

Charles Hicks being duly examined before the under-  
signed, according to law, on the annexed charge; and being informed that he was at  
liberty to refuse to answer any question that may be put to him, states as follows,  
viz:

Question. What is your name?

Answer. Charles Hicks

Question. How old are you?

Answer. 17 years

Question. Where were you born?

Answer. New York

Question. Where do you live?

Answer. 628 East 11 St.

Question. What is your occupation?

Answer. making silk cords

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

Answer. I am guilty of the charge

Charles Hicks

Taken before me, this 26 day of August 18 82  
[Signature]  
POLICE JUSTICE

0601

COUNSEL FOR COMPLAINANT.

Name  
Address

COUNSEL FOR DEFENDANT.

Name  
Address

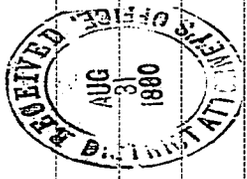
POLICE COURT—THIRD DISTRICT.

THE PEOPLE, & c.,

ON THE COMPLAINT OF

*Michael Doby*  
*277 E 18th St.*

*Charles Hucks*



AFFIDAVIT—LARCENY.

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

Dated *August 26* 1980

*W. Madell* Magistrate.

*Baron 17* Officer.

Witnesses

Clerk.

to answer

Sessions

Received at Dist. Att'y's Office,

*Baron*

4 em 7

The People <sup>vs.</sup> Charles Hicks } Court of General Sessions, <sup>Part I</sup> Before Judge  
 Gildersleeve. September 8, 1880. Indictment for  
 grand larceny from the person in the night time.

Michael Daly, sworn and examined, testified. I live 277 East Tenth St. I was in Tompkins Square on the 21<sup>st</sup> of August, it was after 12 o'clock when I went in there at night; it was after 12 o'clock Friday night - Saturday morning. I sat down there and fell asleep. I suppose I might have been two or three hours there. I had a watch in my vest pocket when I went in there, it was worth forty dollars. I did not feel anybody take it from me; while I was asleep it must have been taken from me. I saw the watch on the Wednesday evening following. A young man named Keffer gave the watch to officer Bless in my presence. I saw Hicks about 15 or 20 minutes previous to the officer taking Keffer; he (Hicks) said to the officer he would get the watch if he would let him go. I believe that was all he said about it at that time. Cross Examined. I could not swear who took the watch. I never saw the prisoner to my knowledge until the officer arrested him. When you were in Tompkins Square did you see this boy? No sir. I have made enquiries, and the prisoner's father bears a very good reputation and the father gives the boy the same reputation. Henry Keffer sworn. I live 171 Avenue B. I know the prisoner Hicks. I bought a watch from

0603

him on Saturday evening August 21<sup>st</sup> about seven o'clock; it was the watch Mr. Daly said was his. Whereabouts did you buy it? I was going down from the house in the next block from where I live. I know this boy Hicks for the last ten or eleven years and I always knew him to be a young man of good character and associated with him. I wanted a watch and I thought it was a good chance to buy one. I asked him where he got it and he told me he bought it; he told me he wanted the money bad. He first proposed to me to buy it and then he showed me the watch; he first asked me eight dollars for it. I kept it for my own use until the officer came to the house Cross Examined. After you bought this watch was this man (the prisoner) at your house to see you about having the watch returned? I did not see him but my mother says he was in the house looking for me. Michael Bisert sworn testified. I am an officer of the 14<sup>th</sup> precinct and arrested Hicks on the 31<sup>st</sup> of August; the 26<sup>th</sup> of August was on a Wednesday; I arrested him about 8 o'clock in the evening in Tompkins Square. He says to me, "I thought if I give up the watch, it would be all right." I says to him, "it is too late now; why didn't you give up the watch before?" then I asked him, "Who has got the watch," and he told me the young man lived in Avenue B, he did not know the number. I took him down to Avenue B

and he showed me the house where this young man lived who had the watch. Did he say anything about where he got the watch? No, sir. Did you ask him? No, sir. Cross Examined. He took me down to Keefer's house. You did not know where Keefer's house was? No, sir. If he had not told you, you would not have found it out? No, sir. [Testimony for the Defence]

Christian Hicks, sworn and examined. I am the father of the prisoner. I am a tailor at 429 East 15<sup>th</sup> St. I know the Friday before he was arrested; he came home with me that night at 10 o'clock and went to bed afterwards and he left home at 10 o'clock Saturday morning; he is an honest boy; he has always been diligent and never was arrested for anything; he sleeps with me. Marcus Hentze, sworn. I am a tassels and fringe maker at 429 Broadway. The prisoner worked for me four or five years. His character for honesty was very good; he had thousands of dollars worth of goods of mine in his possession and never stole anything; he has been out of my employ about a year and I do not know what he has been doing since; I did not discharge him.

Charles Hicks, sworn and examined in his own behalf testified. I am a pedlar lately. I have not been arrested before. I am 17 years old. I bought the watch on Saturday afternoon between one and two o'clock. I paid three dollars for it. I remember the day

before I bought the watch I was home that night. I got home about ten o'clock, and I left the house on Saturday morning pretty near ten o'clock. I sold the watch to Henry Keefer. I told him I bought it. Before I was arrested I heard I was accused of stealing the watch, about two days before. I went around to see Keefer, but he was not at home. I saw his mother; she knows me by sight. I have never been arrested for any crime before. Cross Examined. When I was arrested I said I lived at 628 East Eleventh St. because I did not want to disgrace my family. I lived there about three years ago. I gave my right name. Then I was brought before the Magistrate and asked what I had to say relative to the charge preferred against me and I said, "guilty." I meant I was guilty of having the watch in my possession. A fellow in Avenue B told me that I was suspected of having stolen the watch. I do not know his name; he said the watch belonged to a man up in Avenue B. I told him I would get him the watch the next night. I bought the watch of a man named John Brown in Avenue B near Torpkins Park. I paid him three dollars for it; the watch was stopped when I bought it. I did not want to buy it, I thought it was no good. I saw the man before and knew him by sight. I work for a pedlar whose name I do not know they call him "Whitey Buck." I used to work in a lock place in Sixth St. The jury rendered a verdict of guilty with a recommendation to mercy. He was sent to the State Reformatory.

0606

Testimony in the case of  
Charles Hicks  
filed Sept. 7/80.

0607

CITY AND COUNTY }  
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
*in and for the body of the City and County of New York,*  
upon their Oath, present:

That *Charles Hicks* —

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *twenty-first* day of *August* in the year of our Lord one  
thousand eight hundred and eighty *—* at the Ward, City, and County aforesaid,  
with force and arms, *in the night time of said day*

*One watch of the value of forty dollars.*

of the goods, chattels, and personal property of one *Michael Daly*  
on the person of the said *Michael Daly* then and there being found,  
from the person of the said *Michael Daly* 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.

**BENJ. K. PHELPS, District Attorney.**

0508

**BOX:**

19

**FOLDER:**

246

**DESCRIPTION:**

Hirschman, Louis

**DATE:**

09/20/80



246

0609

*Sacow*

Counsel,

*Filed* *20* day of *Sept.* 188*0*  
*Not Guilty*

Plends

THE PEOPLE

vs.

*P.*  
*Louis Drachman*

INDICTMENT.  
Larceny from the person.

BENJ. K. PHELPS,

District Attorney.

A TRUE BILL.

*Phalan*

Foreman.

*Spiegel*

*Spiegel & Hayes*

0510

FORM 112.

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

Police Court—Third District.

of No. 221 Broome Moses Gulzer Street, being duly sworn, deposes

and says that on the 28<sup>th</sup> day of August 1880  
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried  
away from the possession of deponent. and from deponent's

possession,  
the following property viz: One gold Locket chain

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

of the value of Ten Dollars  
the property of deponent's mother, Hannah  
Gulzer,

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

Louis Hirschman, now here,  
from the fact that said Louis  
then snatched said chain out  
of deponent's right hand and  
ran away with the same in  
his possession. Moses Gulzer

day of August 1880  
J. M. Stevens  
Police Justice

Sworn to, before me this 29

0511

Police Court—Third District.

CITY AND COUNTY } ss.  
OF NEW YORK.

*Louis Hirschman* being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer. *Louis Hirschman*

Question. How old are you?

Answer. *Sixteen years of age*

Question. Where were you born?

Answer. *Germany*

Question. Where do you live?

Answer. *157 Rivington St.*

Question. What is your occupation?

Answer. *I work in a Clothing Store*

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

Answer. *I am not guilty of the charge. I bought it from the Complainant and gave him fifteen cents for it.  
Louis Hirschman.*

Taken before me this *29* day of *August* 18 *70*  
*James J. [Signature]*  
POLICE JUSTICE.

0612

COUNSEL FOR COMPLAINANT.

Name, \_\_\_\_\_  
Address, \_\_\_\_\_

COUNSEL FOR DEFENDANT.

Name, \_\_\_\_\_  
Address, \_\_\_\_\_

POLICE COURT—THIRD DISTRICT.

THE PEOPLE, & c.

ON THE COMPLAINT OF

*Mrs. Gulger*  
US.  
*221 Broome St.*

*Louis Hutchinson*



2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_  
5 \_\_\_\_\_  
6 \_\_\_\_\_

Dated *August 29* 18 *80*

*W. Peterson* Magistrate.

*W. Rice* 10 Officer.

*M. M. M.* Clerk.

Witnesses

*Dietrich W. Wolfe*

*11<sup>th</sup> Prec. Police*

*Hannah Gulger*

*221 Broome St.*

\$ *5.00* to answer  
at *General Court* Sessions

Received at Dist. Att'y's Office,

*5 M. J. J.*  
*22. Aug. 31/80 4 P. M.*

BAILED.  
No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_  
No. 5, by \_\_\_\_\_  
Residence \_\_\_\_\_  
No. 6, by \_\_\_\_\_  
Residence \_\_\_\_\_

AFIDAVIT—LARGENTY  
*The Person*

0513

CITY AND COUNTY } ss.  
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
*in and for the body of the City and County of New York,*  
*upon their Oath, present:*

That *Louis Horochman*

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *twenty eighth* day of *August* in the year of our Lord one  
thousand eight hundred and eighty *—* at the Ward, City, and County aforesaid,  
with force and arms,

*One chain of the value of ten Dollars*

of the goods, chattels, and personal property of one *Moses Gubzer*  
on the person of the said *Moses Gubzer* then and there being found,  
from the person of the said *Moses Gubzer* 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.

**BENJ. K. PHELPS, District Attorney.**

05 14

**BOX:**

19

**FOLDER:**

246

**DESCRIPTION:**

Hunt, Matthew

**DATE:**

09/29/80



246

0615

246

Counsel, E. C. Green  
Filed 29 day of Sept 1880  
Pleads *not guilty*

*W. C. Green (Oct 2/80)*  
THE PEOPLE

INDICTMENT.  
Larceny from the person.

vs.

1880.  
377

P  
Marshall Hunt

BENJ. K. PHELPS,

District Attorney.  
Capt Mrs Oct 7, 1880  
True & acquitted  
A True Bill.

*Chas. and Son*

Foreman.

Part Mrs Sept. 29, 1880  
plead. P.C.

*W. C. Green*  
*John W. Green*  
*George J. Green*

06 16

FORM 112.

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

Police Court—Third District.

*Hugh Kelly*

of No. *177 Avenue C* Street, being duly sworn, deposes

and says that on the *13th* day of *September* 18*90*

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 the person*

the following property viz: *one bill of the denomination and value of five dollars good and lawful money currency of the United States Government.*

of the value of *five* Dollars

the property of *the deponent's mother Mary Kelly in charge of this deponent*

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

*(now dead) for the reason that deponent was in 18th st Avenue C on an errand for his mother that he was approached by the accused who placed his hand in the left pocket of his vest. took therefrom the aforementioned bill and ran away therewith.*

*Hugh Kelly*  
*sworn*

Sworn to, before me this

*13th*

day of

*September*

18*90*

Police Justice.

0617

Police Court - Third District

CITY AND COUNTY OF NEW YORK

Matthew Hunt being duly examined before the undersigned, according to law, on the annexed charges, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows:

viz:

Question. What is your name?

Answer. Matthew Hunt

Question. How old are you?

Answer. fifteen

Question. Where were you born?

Answer. New York

Question. Where do you live?

Answer. 377, 10<sup>th</sup> St.

Question. What is your occupation?

Answer. Labourer

Question. Have you anything to say, and if so, with reference to the charges here preferred against you?

Answer. I am not guilty.

Matthew Hunt

Given before me this 13<sup>th</sup> day of December 1893  
DORRIS BURTON,  
1<sup>st</sup> J.P.

0618

COUNSEL FOR COMPLAINANT.

Name.....

Address.....

COUNSEL FOR DEFENDANT.

Name.....

Address.....

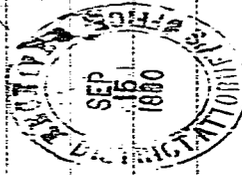
POLICE COURT—THIRD DISTRICT.

THE PEOPLE, & C.

ON THE COMPLAINT OF

*Thyde Kelly*  
*177 Ave. C.*  
*Manhattan Hunt*

AFFIDAVIT—LARCENY—*Indefinite*



Dated *Sept. 13* 1980

*Morgan* Magistrate.

*Denis J. Albright* Officer.  
*Walter West* Clerk.

Witnessed.....

\$..... to CORP.

at *Samuel Corn* Station

Received at Dist. Att'ya Office,

DATED.

No. 1, by.....

Residence.....

No. 2, by.....

Residence.....

No. 3, by.....

Residence.....

No. 4, by.....

Residence.....

No. 5, by.....

Residence.....

No. 6, by.....

Residence.....

05 19

CITY AND COUNTY } ss.  
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York,  
upon their Oath, present :

That *Matthew Hunt*

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *thirteenth* day of *September* in the year of our Lord one  
thousand eight hundred and eighty *-----* at the Ward, City, and County aforesaid,  
with force and arms,

*One* Promissory Note ..... for the payment of money, the same being then and there  
due and unsatisfied, and of the kind known as *a* United States Treasury Note ..... of the  
denomination of *Five* dollar<sup>s</sup> and of the value of *Five* dollar<sup>s</sup>.

*One* Promissory Note ..... for the payment of money, the same being then and there  
due and unsatisfied, and of the kind known as *a* Bank Note ..... of the denomination of  
*Five* dollars ..... and of the value of *Five* dollar<sup>s</sup>.

of the goods, chattels, and personal property of one *Mary Kelly*  
on the person of the said *Hugh Kelly* then and there being found,  
from the person of the said *Hugh Kelly* 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.

**BENJ. K. PHELPS, District Attorney.**

0620

**BOX:**

19

**FOLDER:**

246

**DESCRIPTION:**

Hussey, Michael

**DATE:**

09/20/80



246

Counsel,  
Filed *Sept* day of *Sept* 188*e*.

Plends

THE PEOPLE

vs.

*Michael Hussey*  
*Defendant*

INDICTMENT  
Larceny from the person  
in the month of *Sept*

BENJ. K. PHILIPS,

District Attorney,  
Part Two Sept. 21, 1888  
Alameda Co.,  
A TRUE BILL, C.P. 1888.

Foramen

0522

Police Court, Fourth District.

CITY AND COUNTY } ss.  
OF NEW YORK, }

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

Question. What is your name?

Answer.

*Michael Hussey*

Question. How old are you?

Answer.

*53 years*

Question. Where were you born?

Answer.

*Ireland*

Question. Where do you live?

Answer.

*Have no home.*

Question. What is your occupation?

Answer.

*Laborer*

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

Answer.

*I am not guilty  
Michael Hussey*

*Michael Hussey*  
Taken before me this *14* day of *September* 188*2*  
*Michael Hussey*  
Police Justice.

0523

4<sup>th</sup> District Police Court

CITY AND COUNTY OF NEW YORK } ss.

of No. 4<sup>th</sup> Street, near Broadway Brooklyn day of September 1886

being duly sworn, deposeseth and saith that on the 18<sup>th</sup> at the Ward of the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of ~~deponent~~ and person of deponent

the following property viz.:

One silver case watch and gold chain attached thereto in all parts value of seventy five dollars

the property of deponent

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

for the following reasons to wit: That deponent had said watch in the left side vest pocket of the vest they and there worn by deponent, the said chain attached to the said vest. That deponent was in company with said Hussey and went with him to several drinking saloons. That immediately after

Sworn before me this

1886

POLICE JUDGE 187

0624

leaving one of said saloons deponent  
missed said watch & chain and  
accused said Hussey with taking  
said watch when said Hussey  
ran away, deponent followed  
him and overtook him when  
said Hussey returned the watch  
but denied having the chain.  
Deponent then caused the arrest  
of said Hussey.

Given before me this  
17 day of September 1880  
John M. Cunningham  
Magistrate

John M. Cunningham

264

DISTRICT POLICE COURT

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John Cunningham

Michael Hussey

DATED 1880

SEP 10 1880

MAGISTRATE

OFFICE

John M. Cunningham

WITNESSES:

\$1000 J. G. Samuel Dennis Can  
Complaint committed to the house  
of detention in default of \$300  
Paid to the house

0625

Toombs Sept 20<sup>th</sup> 1850

Hon. District Attorney

Sir  
I am here on a charge of  
larceny I am guilty of the  
charge and all through drink  
but I know that is no  
excuse for me being out of  
work. As a Company done  
it all I had made a good  
resolution but broke it - God  
knows that - I did try to keep  
it - I have not one friend in  
the world except one sister  
who lives in Brooklyn I did  
not tell her it - would break  
her heart I throw myself  
on your mercy also the  
Hon. Judge and I will

0626

promise with Gods help  
that I never will be  
arrested again  
Mo. Hussey

0527

CITY AND COUNTY } ss.  
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
*in and for the body of the City and County of New York,*  
*upon their Oath, present:*

That

*Michael Fussey*

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *sixth* day of *September* in the year of our Lord one  
thousand eight hundred and eighty *-----* at the Ward, City, and County aforesaid,  
with force and arms, *in the night time of said day*

*One watch of the value of fifty dollars*  
*One chain of the value of twenty-five dollars.*

of the goods, chattels, and personal property of one *John Cunningham*  
on the person of the said *John Cunningham* then and there being found,  
from the person of the said *John Cunningham* 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.

**BENJ. K. PHELPS, District Attorney.**

0629

**BOX:**

19

**FOLDER:**

247

**DESCRIPTION:**

Jackman, William

**DATE:**

09/27/80



247



0631

Police Department of the City of New York,

Precinct No. 29

New York, July 25 1887

Mr. V. Lary Esq

Dear Sir

The following is a list of names & numbers of assets which I promised you

Yours &c

Mr. G. F. Berghold

Capt 29<sup>th</sup> Prec

- ✓ Abraham Bernard 124 N. 27<sup>th</sup> (Buckingham)
- Hughes & Hurd 106 N. 32<sup>nd</sup> (Cremorne)
- ✓ Mrs H. Munn 52 N. 31<sup>st</sup>  
Present license Thomas E. Gould
- W. L. Simpson 109 N. 31<sup>st</sup> (Richmond)
- ✓ W. S. Jackman 502 - 6<sup>th</sup> Ave (Newport)
- ✓ H. Brock 504 - 6<sup>th</sup> Ave (Star & Laster)
- ✓ Mrs H. Borst 506 - 6<sup>th</sup> Ave (Empire Garden)
- John H. Trust 509 - 6<sup>th</sup> Ave (Fashion)
- ✓ D. L. Purdy 512 - 6<sup>th</sup> Ave (Island)
- Andrew J. Blair 494 - 6<sup>th</sup> Ave (Hay Market)

0632

      
Poo

Get Area

Residing Hours

Names of  
Routes being  
licensed

~~Just~~

Beverly Hills - CA

Office of the Secretary of State

INDUSTRIAL DIVISION

Office of the Secretary of State, Department of Transportation



0634

CITY AND COUNTY } ss.  
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York,  
upon their Oath, present:

That

*William D. Jackman*

late of the *twentieth* Ward of the City of New York, in the County of  
New York, on the *twenty-third* day of *September* in the year of  
our Lord one thousand eight hundred and ~~seventy~~ *eighty* and on divers other days  
and times, between that day and the day of the taking of this Inquisition, at the City  
and Ward, and in the County aforesaid, did keep and maintain, and yet continue to  
keep and maintain, a certain common, ill-governed and disorderly house, and in  
*his* said house, for *his* own lucre and gain, certain persons, as  
well men as women, of evil name and fame, and of dishonest conversation, to frequent  
and come together, then and on the said other days and times, there unlawfully and  
wilfully did cause and procure, and the said men and women, in *his*  
said house, at unlawful times, as well in the night as in the day, then and on the said  
other days and times, there to be and remain, drinking, tippling, gambling, rioting,  
disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully,  
did permit, and yet continues to permit, to the great damage and common nuisance of  
the People of the said Ward, there inhabiting and residing, and of all the people there  
passing, to the evil example of all others in the like case offending, and against the  
peace of the People of the State of New York, and their dignity.

**BENJ. K. PHELPS, District Attorney.**