

0694

BOX:

31

FOLDER:

376

DESCRIPTION:

Haggerty, Frank

DATE:

02/09/81



376

0695

Day of Trial July 15, 71

Counsel, *Redp*

Filed 9 day of Feb 1981

Pleas *Not Guilty*

THE PEOPLE

BURGLARY-THIRD DEGREE.
NOTHING STOLEN.

Frank J. Murphy

David C. Collins
DEFENDANT

District Attorney

A TRUE BILL.

Walter J. Murphy

July 14, 1971 Foreman.

Henry J. Murphy
to floor

5-11-71 F.D.

0696

Spoke to said Haggerty and he
put the jimmy in his pocket
where it was found in the
possession of said Haggerty
by said Julius Klein
Sum to before me of John Cahill

~~Wm M. Kelly~~
this 5 day of February 1883
Police Justice
City and County
of New York

Julius Klein
Police officer 18 precinct being sworn
says that whilst patrolling 15th Street
^{on the above date}
discovered whilst passing the north
East corner of 15th Street & 1 Avenue
a noise and found that the
entry door was open and saw
Francis Haggerty (name present) in
the hallway making with a
jimmy trying to force an
entrance into the store through
a door leading from the hallway,
deponent found in the possession
of said Haggerty a jimmy, and
after placing him under arrest
discovered that said Haggerty
had broken open the door leading
from the street to the hallway.

Sum to before me of Julius Klein
this 5 day of February 1883
~~Wm M. Kelly~~
Police Justice

0697

Police Office, Fourth District.

City and County } ss.
of New York, }

John Cahill

of No. 304 East 21st Street, being duly sworn,
deposes and says, that the premises No. 400 East 15th

Street of 18 Ward, in the City and County aforesaid, the said being a brick building
and which was occupied by deponent as a Liquor Store

were **BURGLARIOUSLY**
entered by means of first of forcing the opening

of the front door leading to an entry
way, and then removed the mauling
on the door leading to the store with a jimmy
on the night of the 5th day of February 1871
and the following property feloniously taken, stolen and carried away, viz.:

Two thousand cigars the property
of John Cahill, and valued at
one hundred and twenty dollars

the property of John Cahill
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 Francis Haggerty (an prisoner)

for the reasons following, to wit: from the fact that
deponent is informed by officer Julius Klepper that he
was passing the
above described premises when he
heard a noise, and opened the
door leading to the hallway
discovered Francis Haggerty with
jimmy in hand working at the
door leading to the store of

0698

Spoke to said Haggerty and he
put the jimmy in his pocket
where it was found in the
possession of said Haggerty
by said Julius Klein
Sum to refer me to John Cabell

this 5 day of February 1883
Wm M. Sullivan
Police Justice
City and County
of New York

Julius Klein
Police officer 18 precinct being sworn
says that whilst patrolling 15th Street
^{on the above date}
discovered whilst passing the north
East corner of 15th Street and 1 Avenue
a house and found that the
entry door was open and saw
Francis Haggerty (now present) in
the hallway marking with a
jimmy trying to force an
entrance into the store through
a door leading from the hallway.
Deponent found in the possession
of said Haggerty a jimmy, and
after placing him under arrest
discovered that said Haggerty
had broken open the door leading
from the street to the hallway

Sum to refer me to Julius Klein
this 5 day of February 1883
Wm M. Sullivan
Police Justice

0699

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Francis Haggerty 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. *Francis Haggerty*

Question. How old are you?

Answer. *Eighteen Years*

Question. Where were you born?

Answer. *New York City*

Question. Where do you live?

Answer. *406 East 18 Street*

Question. What is your occupation?

Answer. *Bar Tender*

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

Answer. *I have nothing to say*
Frank Haggerty

Taken before me this

day of *January* 188*7*

[Signature]
Police Justice

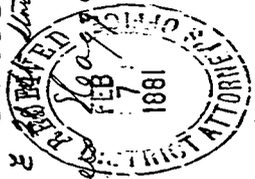
0700

*Sept 1881
Bunglump. 14 Jan
F. A. v. B. 19. 2*

Police Court--Fourth District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

*John Cahill
304 E
17th St
New York*



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 *February 5* 1881

Murray Magistrate.

J Klein Officer.
18 Clerk.

Witnesses

Julius Klein
10 Precinct Police

1000 Received in District Attys Office,
Carr

Bunglump Offense,

0701

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

Frank Haggerty

late of the *eighteenth* Ward of the City of New York, in the County of
New York aforesaid,
on the *fifth* day of *February* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty-one* with force and arms,
at the Ward, City and County aforesaid, the *store* of

John Cahill
there situate, feloniously and burglariously did break into and enter, the said *store*
being then and there a building in which divers goods, merchandise, and valuable things
were then and there kept for use, sale and deposit; the same being the goods, chattels,
and personal property of

John Cahill

goods, merchandise and valuable things in the said *store* with intent the said
then and there
being then and there feloniously and burglariously to steal, take, and carry away

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

Daniel S. Rollins

DANIEL S. ROLLINS, District Attorney.

0702

BOX:

31

FOLDER:

376

DESCRIPTION:

Hayes, Michael

DATE:

02/09/81



376

0703

Day of Trial *February 14*
Counsel *P. H. [unclear]*
Filed *9* day of *Feb* 1887
Reads *to Guilty (C)*

Violation of Gambling Laws.

THE PEOPLE

vs.
Chas. [unclear]

Not Guilty

DANIEL C ROLLINS,
~~Attorney at Law~~

District Attorney.

Read Mrs Feb 15, 1887

pleading guilty

A True Bill: *Filed 100*

Wm. [unclear]

Foreman.

Ph 2 -
Just 15

0704

#10

Police Court-- 1st District.

George F. Stebbins 47 Munn Street
New York City

of a person called Michael Hayes, being a tall man of medium
upon his oath complains that weight wearing a high top hat and dark brown hair
at premises No 153 Fulton Street, in the City

and County of New York, unlawfully keeps and maintains a Gambling House, and knowingly
permits divers idle, disorderly and evil disposed persons to resort there, to gamble and play at
cards and games of chance for money, in violation of the law, and to the common nuisance of the
People of the State of New York.

Deponent further says that in said premises on the seventeenth day of
January 1881 said person called Michael Hayes

did unlawfully and feloniously deal the game called Faro, and did then and there within the space
of twenty-four hours with from deponent Mr. Dolan
at said game, and that within said premises are exhibited, kept and used by

said Michael Hayes or the person or called
faro and other gambling tables, checks, cards, devices and apparatus, for the purpose of gambling.
the discovery of which would tend to establish the truth of the charge herein made.

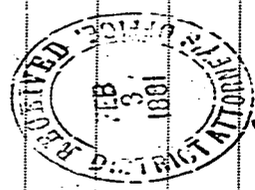
Sworn to before me this 21st day of January 1881. } George F. Stebbins

Police Justice

0705

Police Court 26th District.

THE PEOPLE, & c.
ON THE COMPLAINT OF
Gen. J. S. Stebbins
47 Warren St.
Michael Anjo
Lawrence
Offence.



Name,
Address,

COUNSEL FOR DEFENDANT.

Dated January 21st 1881
Wardell Magistrate.
J. S. Stebbins Officer.
pt. District Clerk.

Witnesses,
.....
.....
.....

1st to answer
at Genl. Sessions,

Received in Dist. Attorney's Office
Bailed by Anjo
Carlee Adh. 374 Henry St.

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,

T

0706

CITY AND COUNTY OF NEW YORK, ss.

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

That Michael Hayes

late of the second Ward of the City of New York in the County of New York aforesaid, on the seventeenth day of January, in the year of our Lord one thousand eight hundred and eighty-two at the Ward, City, and County aforesaid, with force and arms, feloniously and unlawfully did keep a certain room in a certain building, known as number One hundred and fifty-three

§ 40, 2 Banks, 920.

Fulton Street in said Ward, City, and County, to be used and occupied for gambling, and did knowingly permit the said room to be used and occupied for gambling.

Second Count. AND the Jurors aforesaid, upon their oath aforesaid, do further present :

THAT the said Michael Hayes

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, being then and there the owner of a certain room in a certain building, known as number One hundred and fifty-three

§ 40, 2 Banks, 920.

Fulton Street, in said Ward, City, and County, did rent the same to some person or persons to the jurors aforesaid unknown, to be used and occupied for gambling.

Third Count. AND the Jurors aforesaid, upon their oath aforesaid, do further present :

THAT the said Michael Hayes

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, being then and there agent for the renting of a certain room in a certain building, known as number One hundred and fifty-three

§ 40, 2 Banks, 920.

three Fulton Street in said Ward, City, and County, did rent the same to some person or persons to the jurors aforesaid unknown, to be used and occupied for gambling.

Fourth Count. AND the Jurors aforesaid, upon their oath aforesaid, do further present :

THAT the said Michael Hayes

late of the Ward, City, and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler; and that he the said

Michael Hayes at the Ward, City, and County aforesaid, with force and arms, feloniously and unlawfully did keep and exhibit in a certain building known as number One hundred and

§ 41, 2 Banks, 921.

fifty-three Fulton Street in said Ward, City, and County, a certain gambling table, and certain cards, chips, devices, and apparatus, a more particular description of which is to the jurors aforesaid unknown, and cannot now be given, the same being suitable for gambling purposes, and which were then and there intended to be used for gambling purposes.

0707

Fifth Count. AND the Jurors aforesaid, upon their oath aforesaid, do further present:

THAT the said Michael Hayes

§ 41,
2 Banks, 920.

late of the Ward, City, and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler; and that he the said

Michael Hayes
on the day and in the year aforesaid, at the Ward, City, and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number One hundred and fifty-three Fulton Street in said Ward, City, and County, wilfully and feloniously did deal and did act as dealer for a certain banking game commonly known as faro whereof the name and a more particular description is to the Jurors aforesaid unknown, and cannot now be given, the same being a banking game upon the result whereof money was then and there dependent.

Sixth Count. AND the Jurors aforesaid, upon their oath aforesaid, do further present:

THAT the said Michael Hayes

§ 41,
2 Banks, 920.

late of the Ward, City, and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler; and that he the said

Michael Hayes
on the day and in the year aforesaid, with force and arms, at and in a certain room in a certain building, known as number One hundred and fifty-three Fulton Street, in said Ward, City, and County, wilfully and feloniously did act as "look-out" for a certain banking game commonly known as faro, whereof the name and a more particular description is to the Jurors aforesaid unknown, and cannot now be given, the same being a banking game, upon the result whereof money was then and there dependent.

Seventh Count. AND the Jurors aforesaid, upon their oath aforesaid, do further present:

THAT the said Michael Hayes

§ 41,
2 Banks, 920.

late of the Ward, City, and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler; and that he the said

Michael Hayes
on the day and in the year aforesaid, at the Ward, City, and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number One hundred and fifty-three Fulton Street in said Ward, City, and County, wilfully and feloniously did act as game-keeper for a certain banking game commonly known as faro whereof the name and a more particular description is to the Jurors aforesaid unknown, and cannot now be given, the same being a banking game upon the result whereof money was then and there dependent.

0708

Eighth Count. AND the Jurors aforesaid, upon their oath aforesaid, do further present:

THAT the said Michael Hayes

late of the Ward, City, and County aforesaid, afterwards, to wit: On the day and year aforesaid, at the Ward, City, and County aforesaid, knowingly and feloniously did persuade and prevail on one

George J. Stebbins

§ 44,
2 Banks, 921.

through invitation and through device, to visit a certain room in a certain building, known as number One hundred and fifty three Fulton Street in said Ward, City, and County, the same being a room in the aforesaid building then and there kept for the purpose of gambling therein; and that the said

George J. Stebbins

then and there whilst so visiting the said room, in the aforesaid building, after being persuaded and prevailed upon so as aforesaid, did gamble therein, and did lose by gambling therein a certain sum of

money to wit: the sum of One dollar in money and of the value of one dollar 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.

DANIEL C ROLLINS,

District Attorney.

0709

BOX:

31

FOLDER:

376

DESCRIPTION:

Heeney, John

DATE:

02/09/81



376

0710

M.H.P.

Day of Trial,

Counsel,

Filed

9 day of Feb 1887

Pleads

And Verdict by 10

THE PEOPLE

vs.

*16, 1880
of 1880
prints*

John Kearny.

Amiel S. Rollins
BENJAMIN CHELSEA

District Attorney,

Part in 1887 10, 1887

pleads an attorney

A True BILL.

Amiel S. Rollins

Foreman,

J. C. New year & Co.

BURGLARY—THIRD DEGREE.
NOTHING STOLEN.

0711

POLICE COURT—¹⁸⁷ DISTRICT.

City and County
of New York,

vs:

Herman Eggers

of No. 133 Hudson Street, being duly sworn,

deposes and says, that the premises No. aforesaid

Street, 3rd Ward, in the City and County aforesaid, the said being a store

and which was occupied by deponent as a Cigar store for

the sale of cigars ^{attempted to be} were BURGLARIOUSLY
entered by means breaking a panel in

a door communicating from
a hallway into said store

on the night of the 3rd day of February 1887

and the following property feloniously taken, stolen, and carried away, viz:

A quantity of cigars of the value
of four hundred dollars

the property of Deponent

and deponent further says, that he has great cause to believe, ~~and does believe~~ ^{attempted to be} that
the aforesaid BURGLARY was committed and the aforesaid property taken, stolen, and
carried away by

John Heeneey now here
for the reasons following, to wit; that deponent found
a panel of said door leading to
the store broken and is informed
by Officer Naughton that he found
the prisoner in the hallway at about
3:30 o'clock on the night in question

I swear to before me this
6th day of Feb'y 1887

Office Justice) Hermann Eggers

0712

City and County
of New York
Michael Naughton of the
5th Precinct being duly sworn says
that he found the prisoner in a
hallway of said premises at about
3:30 O'clock on said night a door
leading from the hallway to the store
occupied by Complainant having been
broken with the intent as deponent
believes of burglariously entering said
store and stealing cigars therefrom

Michael Naughton
sworn to before me this
6th day of February 1881
Wm. C. J. Justice

0713

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY OF NEW YORK.

John Heaney 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.

John Heaney

Question. How old are you?

Answer.

17 Years

Question. Where were you born?

Answer.

New York City

Question. Where do you live?

Answer.

53 Beach 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 I was found in a liquor store by the officer
John Heaney

Taken before me, this

6th
day of February 188*7*

Patron Justice.

0714

POLICE COURT - DISTRICT

THE PEOPLE, &c
ON THE COMPLAINT OF
Herman Cohen
133 Hudson St.
vs.

John Henry

Dated February 6 1887

Wardell
Magistrate.

Michael Naughton
Officer.

Clerk.

William C. Carter
Officer.

Committed to Jail
RECEIVED
FEB 10 1887
Dail.
Bailed by
No. Street.

DM

0715

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 Heeney

late of the *fifth* Ward of the City of New York, in the County of
New York, aforesaid,
on the *fifth* day of *February* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty-one* with force and arms,
at the Ward, City and County aforesaid, the *store* of

Hermann Eggers
there situate, feloniously and burglariously did break into and enter, the said *store*
being then and there a building in which divers goods, merchandise, and valuable things
were then and there kept for use, sale and deposit; the same being the goods, chattels,
and personal property of

Hermann Eggers

goods, merchandise and valuable things in the said *store* with intent the said
being then and there feloniously and burglariously to steal, take, and carry away
then and there

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.

Daniel J. Rollins

BENNY KAPHELPS, District Attorney.

0716

BOX:

31

FOLDER:

376

DESCRIPTION:

Henderson, James

DATE:

02/10/81



376

0717

Day of Trial,

Counsel,

Filed

Plends

No 57
day of July 1887

Violation of Gambling Laws.

THE PEOPLE

vs.

James B. ...

B.
James Borden.

DANIEL C. ROLLINS,

District Attorney

District Attorney

Part in per 14, 1887

pleading guilty.

A True Bill,

Royal ...

Foreman

Five \$250.

0718

POLICE COURT— DISTRICT:

RECOGNIZANCE FOR TRIAL OR EXAMINATION.

CITY AND COUNTY OF NEW YORK, } ss.

BE IT REMEMBERED, That on

the 25 day of January in the year of Lord 1881
of No. 153 Fulton Street, in the City of New York,
and James L Phillips
of No. 329 E 125 Street, in the said City,
and William Dugan
of No. 188 Chatham Street, in the said City,

personally came before the undersigned, one of the Police Justices in the City of New York, and acknowledged themselves to owe to the PEOPLE OF THE STATE OF NEW YORK, that is to say: the said

James Henderson the sum of Phillips ten Hundred Dollars; the said
the sum of Dugan ten Hundred Dollars, and the said
the sum of ten Hundred Dollars, separately, of

good and law money of the State of New York, to be levied and made of their respective goods and chattels, lands, and tenements, to the use of said People, if default shall be made in the condition following, viz.:

WHEREAS, the said James Henderson was charged, before the undersigned, Police Justice as aforesaid, on the oath of John Stephenson with the offense for having, on the 14 day of January 1881 in the City and County of New York, aforesaid,

Unlawfully kept and maintained a Gambling House at 153 Fulton Street where persons play at a game of chance called Faro

And Whereas, he has been brought before said Justice to answer said charge and the said offence with which he is charged being bailable by said Justice, and he having demanded an examination on said complaint, and it having been made to appear to the satisfaction of said Justice that said examination should be held on some other day, he did thereupon order the said accused to find sufficient Bail in the sum of ten Hundred Dollars, for his appearance at the First District Police Court, No. 157 Centre street, on the 31 day of January 1881 at 10 o'clock, in the forenoon of that day, to answer to said charge.

Now Therefore, the condition of this Recognizance is such, that if the above named James Henderson shall personally appear before said Justice at the said First District Police Court in the City of New York, on the 31 day of January 1881 at ten o'clock, A. M. and at such other times and days as the said examination may be adjourned to, and abide the final decision of said Justice, and not depart therefrom without leave, then this Recognizance to be void, otherwise to remain in full force.

Taken and acknowledged before me, the day and year aforesaid.

B. L. Morgan
POLICE JUSTICE.

James W. Henderson
James L. Phillips
William Dugan

0719

CITY AND COUNTY OF NEW YORK, ss.

day of February 1879
Police Justice

James L. Phillip one of the within named Sureties, being duly sworn, says that he is a free holder and resident in said City, and is worth Twenty Hundred Dollars, over and above the amount of all his debts and liabilities; and that his property consists of

house and lot No. 129 E 123 Street and is of the value of five thousand dollars above all legal liabilities

James L. Phillip

CITY AND COUNTY OF NEW YORK, ss.

day of February 1879
Police Justice

William Dugan one of the within named Sureties, being duly sworn, says that he is a house holder and resident in said City, and is worth Ten Hundred Dollars, over and above the amount of all his debts and liabilities; and that his property consists of

stock and furniture together with four billiard tables in a saloon No. 183 Chatham Street and being worth two thousand dollars

William Dugan

RECOGNIZANCE FOR TRIAL OR EXAMINATION

THE PEOPLE, & C,

ON THE COMPLAINT OF

James Henderson

Taken the 25 day of

Jan 1879

Justice

Filed day of 187

Sureties identified by

No. Street

0720

#9

Police Court--*First* District.

John Stephenson

of *147 Warren Street New York City*

upon his oath complains that *a person called James Henderson, being a tall man with short wearing a black mustache* Street, in the City at premises No. *153 Fulton*

and County of New York, unlawfully keeps and maintains a Gambling House, and knowingly permits divers idle, disorderly and evil disposed persons to resort there, to gamble and play at cards and games of chance for money, in violation of the law, and to the common nuisance of the People of the State of New York.

Deponent further says that in said premises on the *fourteenth* day of *January* 1881 said *person called James Henderson* did unlawfully and feloniously deal the game called Faro, and did then and there within the space of twenty-four hours win from deponent *one dollar and fifty cents* at said game, and that within said premises are exhibited, kept and used by

said person called James Henderson faro and other gambling tables, checks, cards, devices and apparatus, for the purpose of gambling, the discovery of which would tend to establish the truth of the charge herein made.

Sworn to before me this *9th* day of *January* 1881. } *John Stephenson*

W. M. Mandell
POLICE JUSTICE.

0721

Police Court 1st District.

THE PEOPLE, &c
ON THE COMPLAINT OF

John St. Thomas
47 Chapman St
Newman
James W. D.

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,

Joseph Alexander
1st Fulton Street

Dated *January 21* 18 *81*

Wardell Magistrate.

Higdon Officer

Clayton Officer

Witnesses

Bailed for

to appear for

Examination on

Monday June 21st

at 10 o'clock

1881

at *1000* Sessions,

Received in Dist. Atty's Office,

Feb 5, 2 P.M.

COUNSEL FOR DEFENDANT.

Name,

Address,

0722

CITY AND COUNTY OF NEW YORK, ss.:

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

That James Henderson

late of the second Ward of the City of New York in the County of New York aforesaid, on the fourteenth day of January, in the year of our Lord one thousand eight hundred and eighty-eight at the Ward, City, and County aforesaid, with force and arms, feloniously and unlawfully did keep a certain room in a certain building, known as number One hundred and fifty-three Fulton Street in said Ward, City, and County, to be used and occupied for gambling, and did knowingly permit the said room to be used and occupied for gambling.

§ 40, 2 Banks, 920.

Second Count. AND the Jurors aforesaid, upon their oath aforesaid, do further present :

THAT the said James Henderson

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, being then and there the owner of a certain room in a certain building, known as number One hundred and fifty-three Fulton Street, in said Ward, City, and County, did rent the same to some person or persons to the jurors aforesaid unknown, to be used and occupied for gambling.

§ 40, 2 Banks, 920.

Third Count. AND the Jurors aforesaid, upon their oath aforesaid, do further present :

THAT the said James Henderson

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, being then and there agent for the renting of a certain room in a certain building, known as number One hundred and fifty-three Fulton Street in said Ward, City, and County, did rent the same to some person or persons to the jurors aforesaid unknown, to be used and occupied for gambling.

§ 40, 2 Banks, 920.

Fourth Count. AND the Jurors aforesaid, upon their oath aforesaid, do further present :

THAT the said James Henderson

late of the Ward, City, and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler; and that he the said

James Henderson at the Ward, City, and County aforesaid, with force and arms, feloniously and unlawfully did keep and exhibit in a certain building known as number One hundred and fifty-three Fulton Street in said Ward, City, and County, a certain gambling table, and certain cards, chips, devices, and apparatus, a more particular description of which is to the jurors aforesaid unknown, and cannot now be given, the same being suitable for gambling purposes, and which were then and there intended to be used for gambling purposes.

§ 41, 2 Banks, 921.

0723

Fifth Count. AND the Jurors aforesaid, upon their oath aforesaid, do further present:

THAT the said James Henderson

§ 41,
2 Banks, 920.

late of the Ward, City, and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler; and that he the said

James Henderson

on the day and in the year aforesaid, at the Ward, City, and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number One Hundred

and fifty three Fulton Street

in said Ward, City, and County, wilfully and feloniously did deal and did act as dealer for a certain banking game commonly known as faro

whereof the name and a more particular description is to the Jurors aforesaid unknown, and cannot now be given, the same being a banking game upon the result whereof money was then and there dependent.

Sixth Count. AND the Jurors aforesaid, upon their oath aforesaid, do further present:

THAT the said James Henderson

§ 41,
2 Banks, 920.

late of the Ward, City, and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler; and that he the said

James Henderson

on the day and in the year aforesaid, with force and arms, at and in a certain room in a certain building, known as number One Hundred and fifty-three Fulton Street

in said Ward, City, and County, wilfully and feloniously did act as "look-out" for a certain banking game commonly known as faro

, whereof the name and a more particular description is to the Jurors aforesaid unknown, and cannot now be given, the same being a banking game, upon the result whereof money was then and there dependent.

Seventh Count. AND the Jurors aforesaid, upon their oath aforesaid, do further present:

THAT the said James Henderson

§ 41,
2 Banks, 920.

late of the Ward, City, and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler; and that he the said

James Henderson

on the day and in the year aforesaid, at the Ward, City, and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number One Hundred

and fifty three Fulton Street

in said Ward, City, and County, wilfully and feloniously did act as game-keeper for a certain banking game commonly known as faro

whereof the name and a more particular description is to the Jurors aforesaid unknown, and cannot now be given, the same being a banking game upon the result whereof money was then and there dependent.

0724

Eighth Count. AND the Jurors aforesaid, upon their oath aforesaid, do further present:

THAT the said James Henderson

late of the Ward, City, and County aforesaid, afterwards, to wit: On the day and year aforesaid, at the Ward, City, and County aforesaid, knowingly and feloniously did persuade and prevail on one

John Stephenson

§ 44,
2 Banks, 921.

through invitation and through device, to visit a certain room in a certain building, known as number One hundred and fifty-three Fulton Street in said Ward, City, and County, the same being a room in the aforesaid building then and there kept for the purpose of gambling therein; and that the said

John Stephenson

then and there whilst so visiting the said room, in the aforesaid building, after being persuaded and prevailed upon so as aforesaid, did gamble therein, and did lose by gambling therein a certain sum of

money to wit: the sum of One dollar, and fifty cents in money and of the value of one dollar and fifty cents 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.

DANIEL C ROLLINS,

District Attorney.

0725

BOX:

31

FOLDER:

376

DESCRIPTION:

Henry, James

DATE:

02/16/81



376

0726

Day of Trial,
Counsel,
Filed *16* day of *Feb* 188*7*

No 101

Pleads
THE PEOPLE
vs.
H. B. Galt
B.
James Henry

DANIEL C ROLLINS,
District Attorney.

July 17/88 District Attorney.
Pleade guilty

A True Bill.
Wm. H. ...
20 Aug 88
Frank ...
17
Monday 21,

Esquimaux

1887

OF NEW YORK
GUY VED ...

0727

Police Court—Second District.

CITY AND COUNTY)
OF NEW YORK. } ss.

James Henry 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 Henry*

QUESTION.—How old are you ?

ANSWER.—*Forty years*

QUESTION.—Where were you born ?

ANSWER.—*New York*

QUESTION.—Where do you live ?

ANSWER.—*326 West 56 Street*

QUESTION.—What is your occupation ?

ANSWER.—*Clerk*

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

ANSWER.—*I am not guilty*

James Henry

Taken before me this
Frank D. ...
12th day of February 1881
Police Justice

0728

Ref. Feb 12
14 17 21 22
13 25 50 1 3
50 - 1 - 2 6/
12 16 21 23

0729

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

Alexander Villoy
of No 269 West Houston Street,
being duly sworn, deposes and says, that on the 12th
day of February 1881, at No. 198 Wooster
Street, in the City and County of New York,

James Henry
did unlawfully and feloniously sell and vend to deponent
for the sum of fourteen cents
a certain paper and document, the same being what is commonly
known as, and is called a Lottery Policy, and which said Lottery
Policy, writing, paper, and document is as follows, that is to say:

Ex Feb 12
14 17 21 of 2
13 25 50 of 3
50-1-4 16/-
12. 16 21. 1/3

Wherefore deponent prays that the said James Henry
may be dealt with according to law.

Sworn to before me, this 12th
day of February 1881

Alexandre Villoy

J. W. Dawson
Police Justice.

0730

POLICE COURT, 2^d DISTRICT.

SELLING LOTTERY POLICIES.

THE PEOPLE, &c.
ON THE COMPLAINT OF



Alexander Wiley

269 *Stratford*

James Henry

Dated *February 2* 1881

Batterman Police Justice

Monday Officer.
15 *Reeich*

Witness:

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

Filed by

James Henry

Residence

Street.

1037

Reed

Feb 14 1881

0731

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 Henry

late of the *fifteenth* Ward in the City and County aforesaid,
on the *twelfth* day of *February* in the year of our Lord
one thousand eight hundred and eighty - *one* at the Ward, City and County
aforesaid, with force and arms did unlawfully and knowingly vend, sell, barter,
furnish, and supply to one

Alexander Villoy

and did procure and cause to be procured for the said

Alexander Villoy

a certain paper, and instrument, commonly called a lottery policy, and which said
instrument, commonly called a lottery policy, is as follows, that is to say:

Ex Feb 12
14 17 21 22
13 25 50 73
50 - 1 - 2 6/
12 - 16 21 183

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.

DANIEL C ROLLINS,
~~_____~~, District Attorney.

0732

BOX:

31

FOLDER:

376

DESCRIPTION:

Hibbits, Fenton

DATE:

02/17/81



376

0733

No. 112

Day of Trial
Counsel
Filed 7 day of July 1881
Pleas
The People vs. [illegible]

Selling Lottery Policies.

THE PEOPLE

vs.

~~B~~
B
Stanton Robbins

for and of the reason

to wit: [illegible]

DANIEL G. ROLLINS,
District Attorney.

A True and Correct Copy
of the [illegible] Foreman.

Given at [illegible] 1881

John J. [illegible] Clerk

Subscribed and sworn to
[illegible]

Filed
E. L. Carr
48 Pike St

0734

Booth #1
Feb 15/41

3927

102755

\$10

0735

Bought at 6 pm
on Feb 5 1971
at 9.30 AM
David 2000
Geo

0736

Police Court—First District.

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

George E. Drane
of No. 137 Douglas Street,
being duly sworn, deposes and says, that on the 5
day of February 1881, at the City and County of
New York, in the premises No 8
Spring Street, in an office over
Hobbs's workshop, and asked
him for one "gig" 3. 9. 27. for ten
dollars in both lotteries and then
asked him for one gig 10. 27. 55
for ten dollars in both lotteries
and paid said Hobbs ten
cents.

That said Hobbs recorded
said numbers upon a manifold
book, and gave deponent a piece
of paper upon which deponent
wrote said numbers, and which
piece of paper marked G. E. O.
upon the back is hereto annexed

From before me
This 5 day of 1881
George E. Drane
Police Justice

0737

COUNSEL FOR COMPLAINANT.

Name
Address

COUNSEL FOR DEFENDANT.

Name
Address

34. Ave - 8 Spring
Police Court - First District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

Earl E. Davis
197 Douglas St.
Birmingham
Stanton Roberts

Office, *McNorton* following day

BAILED
No. 1 by *[Signature]*
Residence *[Signature]*

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

Dated *J. E. [Signature]* 1927

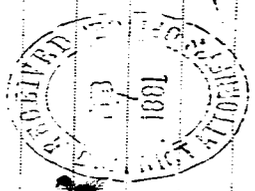
[Signature] Magistrate.

[Signature] Officer.

[Signature] Clerk.

Witnesses

Witnesses



[Signature] to answer
at *[Signature]* Sessions
Received in Dist. Atty's Office, *[Signature]*

0738

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

Fenton Hibbits

late of the *fourteenth* Ward, in the City and County aforesaid,
on the *fifth* day of *February* in the year of our
Lord one thousand eight hundred and eighty - *one* at the Ward, City and
County aforesaid, with force and arms, did unlawfully and knowingly vend, sell, barter,
furnish and supply, to one

George E. Oran

and did procure and cause to be procured for the said

George E. Oran

a certain paper, instrument, and writing, commonly called a lottery policy, which said
paper, instrument, and writing, commonly called a lottery policy, is as follows, that is
to say:

Both of
Feb 5/81

3 9 27
10 27 55
\$10

(a more particular description of which said instrument and writing so commonly
called a lottery policy, is to the jurors aforesaid unknown, and cannot now be given)

0739

SECOND COUNT—

And the jurors aforesaid, upon their oath aforesaid, do further present:

That the said *Fenton Hibbits* late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, and on divers other days and times between that day, and the day of the taking of this inquisition, was and yet is a common gambler: and that he the said

Fenton Hibbits

on the day and in the year aforesaid, and on said other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number

Eight Spring Street

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply to divers persons, (whose names are to the jurors aforesaid unknown and cannot now be given), and did procure, and caused to be procured, for the said divers persons, (whose names are to the jurors aforesaid unknown), certain instruments and writings, commonly known as and called lottery policies (a more particular description of which is to the jurors aforesaid unknown and cannot now be given).

THIRD COUNT—

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

That the said *Fenton Hibbits* late of the Ward, City and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler:

And that he the said *Fenton Hibbits*

afterwards on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number

Eight Spring Street

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply to one

George E. Oraw

and did procure and cause to be procured for the said

George E. Oraw

a certain instrument and writing, commonly known as and called a lottery policy, which said instrument and writing commonly called a lottery policy, is as follows, that is to say:

Both ex

Feb 5/81

*3 9 27
10 27 55
\$10*

(a more particular description of which said instrument and writing so commonly called a lottery policy, is to the jurors aforesaid unknown, and cannot now be given).

0740

FOURTH COUNT—

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

That the said *Fenton Harbitts*
late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, and on divers other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, feloniously and unlawfully did keep a certain room in a certain building known as number

Eight Spring Street

in said Ward, City and County, to be used and occupied for gambling, and did knowingly permit the said room to be used and occupied for gambling.

FIFTH COUNT—

And the jurors aforesaid, upon their oath aforesaid, do further present :

That the said *Fenton Harbitts*
late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, and on divers other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, feloniously and unlawfully did keep a certain room in a certain building, known as number

Eight Spring Street

in said Ward, City and County, to be used and occupied for gambling, and did knowingly permit the said room to be used and occupied for gambling, to wit: for selling and vending and disposing of certain instruments and writings, commonly known as and called lottery policies, (a more particular description whereof is to the jurors aforesaid unknown, and cannot now be given).

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

DANIEL G. ROLLINS,
District Attorney.

0741

BOX:

31

FOLDER:

376

DESCRIPTION:

Hicks, Joseph

DATE:

02/08/81



376

0742

No 4

Day of Trial

Counsel

Filed

8 day of

1881

Pleas,

J. E. Ryan

Feb

John C. ...

Burglary—Third Degree, and Receiving Stolen Goods.

THE PEOPLE

vs.

Joseph Hicks

Samuel S. Allen
ATTORNEY

District Attorney.

A True Bill.

Wm. J. ...

Foreman.

James R. ...

J. H. ...

0743

Police Court—Second District.

City and County } ss:
of New York. }

James Hallinan

of No. 1280 Broadway Street, being duly sworn,

deposes and says, that the premises No. 1280 Broadway Street, 21st Ward, in the City and County aforesaid, the said being a Basement and which was occupied by deponent as a Boot and shoe store

were **BURGLARIOUSLY** entered by means forcibly removing an Iron Screen and breaking the glass of the window in said basement

on the morning of the 27th day of January 1881 and the following property feloniously taken, stolen, and carried away, viz:

One Pair of Boots of the value of Ten dollars.

the property of Deponent.

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid **BURGLARY** was committed and the aforesaid property taken, stolen and carried away by Joseph Vicks. (Gross here)

for the reasons following, to wit: Deponent is informed by Officer Martin Gray of the 29th Precinct that he arrested Joseph Vicks on the Corner of 110th Street and 7th Avenue with the property aforesaid in his possession and Deponent identifies said property as the property which had been so burglariously taken stolen and carried away and Deponent is further informed by Officer

0744

Fay that he discovered ^{that} the window
in said basement had ~~been~~ been so
forcibly broken at or about the hour
of 5:45 A.M. on said date

Servants de Justice } James Hallinan
this 27th day of January 1881

J. W. Patterson Police Justice

City and County of
New York S.S.

Martin Fay of the
29th Precinct Police being duly sworn
deposes and says that he has heard
read the foregoing affidavit and that
the facts stated therein on information
of deponent are true of deponent's
own knowledge.

Servants de Justice } Martin Fay
this 27th day of January 1881

J. W. Patterson Police Justice

BY: J. W. Patterson
City and County of New York
S.S.

0745

Police Court—Second District.

CITY AND COUNTY OF NEW YORK } ss.

Joseph Hicks 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.—*Joseph Hicks.*

QUESTION.—How old are you ?

ANSWER.—*Ninety one years.*

QUESTION.—Where were you born ?

ANSWER.—*Flushing L. I.*

QUESTION.—Where do you live ?

ANSWER.—*259 West 44th St. N. Y. C.*

QUESTION.—What is your occupation ?

ANSWER.—*Barber.*

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

ANSWER.—*I am not guilty*
Joseph Hicks.

Taken before me, this
Wm. M. Patterson
day of *January* 1881
Police Justice.

0746

Police Court—Second District.

OFFENCE: BURGLARY AND LARCENY.

THE PEOPLE, &c.
ON THE COMPLAINT OF

James Hallinan
1280 Broadway

Joseph J. [unclear]
Date: *Jan 21 1881*
MAGISTRATE'S OFFICE
JAN 21 1881
District Court
Magistrate.

Hay Officer. *29* Clerk.

Witness: *Officer*
Martin Hay
J. J. Greenek

Committed in default of \$ *1000* Bail.
Bailed by *Cond*
No. *1* Street.

0747

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

Joseph Hicks

late of the *twenty first* Ward of the City of New York, in the County of
New York aforesaid, on the *twenty seventh* day of *January* in the
year of our Lord one thousand eight hundred and ~~seventy~~ *eighty one* with force and
arms, at the Ward, City and County aforesaid, the *store* of

James Hallinan
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

James Hallinan
then and there being, then and there feloniously and burglariously to steal, take and carry
away, and

*Two boots of the value of five
dollars each*

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

James Hallinan

Store
so kept as aforesaid in the said *Store* 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.

0748

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

That the said

Joseph Hicks

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,

Two boats of the value of five dollars each

of the goods, chattels, and personal property of

James Hallinan

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

James Hallinan

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

Joseph Hicks

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.

Daniel C. Rollins

~~BENJAMIN H. PHELPS~~, District Attorney.

0749

BOX:

31

FOLDER:

376

DESCRIPTION:

Hill, Peter

DATE:

02/14/81



376

0750

Filed 14 day of *February* 1877

Pleas

THE PEOPLE

vs.

John Will

Indictment for Receiving Stolen Goods.

Samuel J. Phillips
DANIEL PHILLIPS

District Attorney

A True Bill.

Wm. H. Conroy

Wm. H. Conroy

Wm. H. Conroy

Foreman.

*With view of Court
to have to enter a bill
procurer. (See case of
A. O. Kelly.)*

Feb 17. 1877

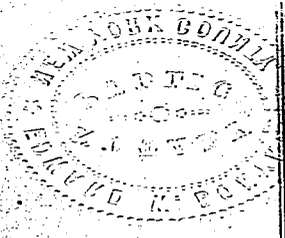
*A. O. Kelly
Case*

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

0751

The People vs
Peter Hill } Receiving Stolen Goods

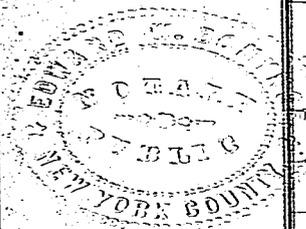
City & County of New York: ss
Thomas Fanning, being duly sworn, deposes and says, that he resides at No. 86 Charlton Street, in said City. That on or about the ninth day of November at half past eleven a.m. Bernard Reilly (who was a truck driver for one named Lawisohn, importer of horse hair, No. 481 Broome Street) drove a truck containing twenty-two bales of horse hair to No. 23 South Street in said said City, the junk store of Peter Hill, and deposited two bales in front of said Hill's store - on the sidewalk. That said Hill thereupon weighed said bales and handed said Reilly a twenty dollar gold piece, Hill saying to said Reilly "Here is twenty dollars, go ahead." That said deponent was with said Reilly on said truck from Hoboken, N. J., to said 23 South Street.



0752

and that after said Reilly deposited
the two bales as aforesaid, deponent
got on the truck with said Reilly
and drove to some ware house
in Cherry street, where said Reilly
left the remaining twenty bales.

Sworn to before me
this 15th day of July 1881 } Thomas Janning
Edward W. Boring
Notary Public
N.Y.C.



The People vs.

vs.

Peter Hill

=

Affidavit of

Thomas Janning

=

0753

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 *Peter Hill*

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

*Seventy-five pounds of hair (of the kind
commonly called horse hair) of the value
of one dollar each pound*

of the goods, Chattels and personal property of *Adolph Lewisohn*

by *Bernard Reilly*

and certain other persons, to the Jurors aforesaid unknown, then lately before feloniously
stolen ~~of the said~~ *taken and carried away from the said Adolph Lewisohn*
unlawfully, unjustly, ~~and for the sake of wicked gain,~~ did feloniously receive and have
(the said

Peter Hill

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 pro-~~
taken and carried away
vided, and against the peace of the People of the State of New York, and their dignity.

Samuel Phillips

SAMUEL PHILLIPS, District Attorney.

0754

BOX:

31

FOLDER:

376

DESCRIPTION:

Hiney, John

DATE:

02/14/81



376

0755

BBP

Filed 14 day of *July*

Pleas *Not Guilty*

THE PEOPLE,

vs.

John Wiley

Burglary 1st Degree
Indictment for Receiving Stolen Goods.

David S. Miller
District Attorney

District Attorney

A True Bill.

W. J. [unclear]

July 16 1891

Foreman.

[Signature]

3 miles [unclear]

[Signature]

0756

Police Office. Third District.

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

No. of 708 East 13 Street, being duly sworn,

deposes and says, that the premises No. 708 East 13th

Street, 11 Ward, in the City and County aforesaid, the said being a Dwelling House

The first floor of said premises
and which was occupied by deponent as a Lager Beer Saloon and Dwelling House
and the cellar of said premises was occupied by deponent as
a place for storage were **BURGLARIOUSLY**

entered by means forcibly opening the lock with false keys
on the door leading from the Hallway to said Cellar.

on the Morning of the 6th day of February 1881,

and the following property, feloniously taken, stolen and carried away, viz..

four living Chickens of the value of three dollars

the property of Deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid **BURGLARY** was committed and the aforesaid property taken, stolen and carried away by

John Quincy (now here)

for the reasons following, to-wit: Deponent is informed by
officer Patrick Masterson of the 11th Precinct Police
that he arrested said Quincy in room C
between 13 & 14th Street with the aforesaid property
in his possession. Deponent further says
that he fully identifies said Chickens as having been
stolen from his possession.

Frederick Miller

*Presented to before me this
6th day of February 1881
P. M. [Signature] Clerk of Police*

0757

City & County of New York

Patrick Masterson of the 11th Precinct being duly sworn deposes and says that on the evening of the 6th day of February 1881 at the hour of 4 o'clock a.m. he arrested John Hiney (now deceased) with ~~him~~ ^{him} and that at the time said John threw ^{his} ~~his~~ ^{now deemed by Hilder} away, & deposed recovered the same, and Frederick Miller the witness Complaciant identifies the same as property stolen from his possession

Sworn to before me this 6th day of February 1881

Patrick Masterson

Notary Public

0758

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK. }

John Hiney 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 Hiney

Question.—How old are you?

Answer.—21 years

Question.—Where were you born?

Answer.—New York

Question.—Where do you live?

Answer.—601 East 16 St.

Question.—What is your occupation?

Answer.—Work with Steve

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

Answer.—I don't know any thing about it

John Hiney

Taken before me, this

W. A. [Signature]

6

day of

February

1881

Police Justice

0759

Form 116.

POLICE COURT -- THIRD DISTRICT.

THE PEOPLE, & C.,

ON THE COMPLAINT OF

Edward Miller

708 W. 6 13

John Henry

Offence, BURGLARY.



Dated *February 6* 1881

by *Ed. Henry* Magistrate.

Ed. Henry Officer.

Ed. Henry Clerk.

Witnesses, *same officer*

No. Street

No. Street

No. Street

No. *500* to answer committed.

Received in Dist. Atty's Office,

Cauntner

BALLED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

0760

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

John Hiney
late of the *eleventh* Ward of the City of New York, in the County of
New York, aforesaid,
on the *sixth* day of *January* in the year of our Lord
one thousand eight hundred and eighty *one* with force and arms,
about the hour of *four* o'clock in the *night* time of the same day, at the
Ward, City and County aforesaid, the dwelling house of

Frederick Mueller
there situate, feloniously and burglariously did break into and enter, by means of *forcibly*
breaking open an outer door of said dwelling house
whilst there was then and there some human being to wit, one
Frederick Mueller within the said dwelling house he, the said

John Hiney
then and there intending to commit some crime therein, to wit: the goods, chattels and
personal property of *Frederick Mueller*
in the said dwelling house then and there being, then and
there feloniously and burglariously to steal, take and carry away, against the form of
the Statute in such case made and provided, and against the peace of the People of
the State of New York, and their dignity.

And the jurors aforesaid, upon their oath aforesaid, do further present: That
afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County
aforesaid, about the hour of *four* o'clock in the *night* time of said day
the said

John Hiney
late of the Ward, City and County aforesaid,

four living animals (of the kind
commonly called chickens) of the value
of seventy five cents each

of the goods, chattels, and personal property of *Frederick Mueller*
in the said dwelling house of one

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

been feloniously stolen). against the form of the Statute in such case made and pro-
vided, and against the peace of the People of the State of New York, and their dignity.

Daniel S. Rollins ~~BENJ. K. PHELPS~~, District Attorney.

0761

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

aforsaid
And 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, *aforsaid do further present*

That *the said John Kinney*
late of the ~~First~~ *eleventh* Ward of the City of New York, in the County of New York, aforesaid,
on the *sixth* day of *February* in the year of our Lord
one thousand eight hundred and ~~seventy eight~~ *eighty one* with force and arms, at the
Ward, City and County aforesaid,

four living animals (of the kind
commonly called ducks) of the value
of seventy five cents each

of the goods, Chattels and personal property of *Frederick Mueller*
~~by a certain person or~~
~~and certain other persons.~~ to the Jurors aforesaid unknown, then lately before feloniously
stolen of the said *Frederick Mueller*
unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have
(the said

John Kinney

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 pro-
vided, and against the peace of the People of the State of New York, and their dignity.

David S. Rollins ~~BENJ. K. PHELPS~~, District Attorney.

0762

BOX:

31

FOLDER:

376

DESCRIPTION:

Hughes, Daniel

DATE:

02/21/81



376

0763

No. 158

Day of Trial

Counsel, *M. L. S.*

Filed *2* / day of *Feb* 18*87*

Pleads, *Not Guilty 23*

Burglary—Third Degree, and Receiving Stolen Goods.

THE PEOPLE

vs.

I. Daniel Hughes

Arthur J. Talbot
ATTORNEYS,

District Attorney.

Part in Oct. 28, 1887
tried & convicted 1887

Prisoner & sentenced to 10 years
A FINE BILL *to be on another*
with other cases
Wm. J. Kelly

Foreman.

with other cases
July 28

not same.

0764

Police Office, Fourth District.

City and County }
of New York, } ss.

Frank Fagan

of No. 720 14th Avenue Street, being duly sworn,
deposes and says, that the premises No. 3773, of Hudson River Rail Road
Street, 22 Ward, in the City and County aforesaid, the said being a Freight Car
and which was occupied by deponent as a Freight Car

were **BURGLARIOUSLY**
entered by means of forcing open the door of said
Car

on the night of the 29 day of January 1881
and the following property feloniously taken, stolen and carried away, viz.:

A Bundle of Paper of the
value of Five Dollars

the property of Hudson River Rail Road Company
as Common Carrier 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 Daniel Hughes now

present
for the reasons following, to wit: deponent saw said

Daniel break open and enter said
Car and take said Paper away
deponent followed him and recovered
said paper Francis Fagan

Sworn to before me
this 15th day of February 1881
J. M. Murphy Police Justice

0765

Police Office, Fourth District.

City and County }
of New York, } ss.

Frank Jagan

of No. 720 11th Avenue Street, being duly sworn,
deposes and says, that the premises No. 3773, of Hudson River Rail Road
Street, 22 Ward, in the City and County aforesaid, the said being a Freight Car
and which was occupied by deponent as a Freight Car

were **BURGLARIOUSLY**
entered by means of forcing open the door of said
Car

on the night of the 29 day of January 1881
and the following property feloniously taken, stolen and carried away, viz.:

A Bundle of Paper of the
value of Five Dollars

the property of Hudson River Rail Road Company
as common carriers 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 Daniel Hughes now

present
for the reasons following, to wit: deponent saw said
Daniel break open and enter said
car and take said Paper away
deponent followed him and recovered
said paper Francis Jagan

Subscribed before me
this 15th day of February 1881
J. M. [Signature] Police Justice

0766

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Daniel Hughes 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. *Daniel Hughes*

Question. How old are you?

Answer. *Twenty three years*

Question. Where were you born?

Answer. *Connecticut*

Question. Where do you live?

Answer. *11th Avenue b 49 + 50 Sts*

Question. What is your occupation?

Answer. *Truck Driver*

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

Answer. *I am not guilty*
Daniel ^{his} Hughes
mark

W. J. [Signature]
Taken before me this *15* day of *February*, 188*7*
[Signature]
Police Justice.

0767

Police Court - Fourth District.

THE PEOPLE, &c., vs. 190
ON THE COMPLAINT OF

Frank Cragan
720 11th St
Daniel Wright



Office, Langdon & Downing

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 February 15 1881

Magistrate.

Murray

Cottrell

Officer.

Witnesses,

W. B. Bailor
J. M.

Received in District Attys Office,

0768

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 *Daniel Hughes*

late of the *twenty second* Ward of the City of New York, in the County of New York aforesaid, on the *twenty ninth* day of *January* in the year of our Lord one thousand eight hundred and ~~seventy eight~~ *eighty one* with force and arms, at the Ward, City and County aforesaid, the *Rail Road car* of *The New York Central and Hudson River Rail Road Company* a ~~company~~ *company* duly incorporated under the laws of the State of New York 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 *The New York Central and Hudson River Rail Road Company* then and there being, then and there feloniously and burglariously to steal, take and carry away, and

One hundred pounds of paper of the value of five cents each pound

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

The New York Central and Hudson River Rail Road Company

so kept as aforesaid in the said *Rail Road car* 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.

0769

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

That the said

Daniel Hughes

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 hundred pounds of paper of the value of five cents each pound.

of the goods, chattels, and personal property of *The New York Central and Hudson River Rail Road Company* by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen ~~of the said~~ *taken and carried away from the said* *The New York Central and Hudson River Rail Road Company*

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

Daniel Hughes

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

Daniel G. Rollins
BENJAMIN B. PHELPS, District Attorney.

0770

BOX:

31

FOLDER:

376

DESCRIPTION:

Hughes, Daniel

DATE:

02/24/81



376

0772

224

The People
Daniel Hughes } Court of General Sessions. Part First.
Indictment for burglary in the third degree and receiving
stolen goods. Henry C. Hoerle, sworn and examined.
I live 690 Sixth Avenue in this city in the 20th
ward. I am a tailor, my place of business is
691 Sixth Ave. I reside opposite across the way.
My premises were broken into between the 7th
and 8th of February. At 4th past two an officer
came and rung my bell and called me
down to the store. I found the store open and a
coat right on the front door, inside of the bar,
and when we examined we found there was
a side pane broke about seven inches wide
about halfway up; somebody was slipped in
very likely and went back and dressed them-
selves; we found some old clothes there and
the officer found a pawn ticket there too; we
found taken from the store pants and a jacket.
We found a whole lot of clothes on the floor.
It seems it did not suit them or they had
not time to take them off. There were four or
five pairs of pantaloons and two or three coats
put in a pile. I examined some clothing at
the pawnshop of Mr. Mintz. I found a coat
and vest that belonged to me that was stolen.
These were new clothes, never worn. I recog-
nized them as a part of the goods I had in

0773

my store. The night before I closed the store with my boy. Do you know whether the doors were all closed and fastened? Yes sir, the policeman tried them. Cross Examined there was a pawn ticket found in the old clothes. Joseph Cottrell, sworn and examined, testified. I am a member of the police force of the 22nd precinct. Did you arrest the prisoner? Yes sir. What, if anything, did you find on his person? I found two pawn tickets. Have you ever seen that ticket before (ticket shown)? Yes sir, I found that ticket on the person of the prisoner. I went with it to Mr. Mintz. I arrested him the next morning after the burglary was committed. I went to the pawn shop the next morning after I arrested him. The goods that I found that the ticket represented had Mr. Hoerle's name on the coat. That is all I know. Mr. Hoerle came and identified the goods as his. Was this man there when he identified the goods? No sir, he was in Court. When I found those pawn tickets he (the prisoner) said that they were the pawn tickets of his own clothes. The goods that that ticket represented called for a coat and vest. The other ticket was for a coat in Mr. Fay's, the pawnbroker's. I found the owner for that yesterday. Did you discover the broken window? No sir, it is not in my precinct at all. I did not arrest the prisoner on this charge but upon other charge.

0774

Asher Mintz, sworn and examined testified: Where do you live? No 874 Eighth ave. What is your business? Pawnbroker. Where is your place of business? No 874 Eighth ave. Is that one of your pawn tickets (shown) Yes sir. Do you know to whom you gave that ticket? I gave that ticket to a young man. Do you see the young man present in Court? I do right before me, that is the young man (pointing to the prisoner) Then was that? In the morning of February 8. What did you lend him money on? I lent him money on a coat and vest. How much? Two dollars and fifty cents. Cross Examined. I first saw the prisoner when he came in the store with the coat and vest as near as I can recollect about 11 o'clock. I don't know how many tickets I made out that day. It was 12 cents for "hanging up." There was nothing peculiar about the dress of the prisoner or about his manner of coming into the store. The next day after the detective came in with the complainant, the coat was lying there on the shelf as I left it wrapped up. He saw only the back of it and said, "There is a coat and vest belongs to me," he identified it. The detective asked me what kind of a party brought it in. I told him a young man who was a little shorter than I was. He gave the name of Mr. Laughlin; it is on the ticket.

0775

Daniel Hughes, sworn and examined in his own behalf testified. I am 23 going on 24 years old. Now you heard what Mr. Mintz he said that you pawned the coat and vest ~~at~~ this ticket represents on the 8th day of February did you? No sir. Where did you get that ticket? I found that ticket corner of Fifty third St. and Ninth Avenue. Cross Examined: Where do you live? Forty ninth and Fiftieth St., and Eleventh Ave. in this city. What is your business? Truck driver. Who do you drive a truck for? Mr. McKean. Is he here in Court? I do not know. Where do you say you found this ticket? Right on the corner of Fifty third St. and Ninth Ave. a little off the gutter. That and another ticket was lying in the gutter. I could not see any name on them. What did you do with the ticket? I put it in my pocket - found the two tickets and a button hook together. I don't remember the date when I found them I don't remember the time of day, I guess it was between ten and 11 o'clock. That is all I know about it. I was arrested for being drunk. I was convicted last week of petty larceny up stairs. I was convicted once before for stealing. I have had four convictions in all. I did not tell the officers what the tickets represented. I was driving a truck all night on the 8th of February. The jury rendered a verdict of guilty. He was sent to the State prison for four years.

0776

Testimony in the case of
Daniel Hughes
filed Feb. 21/81

0777

Police Office, Fourth District.

City and County }
of New York, } ss.

Henry Le Hoevele

of No. 691 6th Avenue Street, being duly sworn,
deposes and says, that the premises No. 691 6 Avenue
Street, 20 Ward, in the City and County aforesaid, the said being a brick building
and which was occupied by deponent as a Tailor Store

were **BURGLARIOUSLY**
entered by means of breaking a pane
of glass in the glass window
of deponent's store

on the night of the 8th day of February 1881
and the following property feloniously taken, stolen and carried away, viz.:

One overcoat value thirty five dollars
one pair of pants value fourteen dollars
one black vest value Eight dollars
one suit of clothes value
thirty five dollars

all of the value of Ninety two dollars
the property of Complainant
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 Daniel Hughes (now present)

for the reasons following, to wit: from the fact that deponent
is informed by officer Joseph Cattell
of the 22nd Precinct Police that he
found a pawn ticket in the possession
of said Hughes which represented
that a coat and vest had been
pawned with one B. Mints
No. 874 8th Avenue, and said ticket

0778

is hereto annexed. Defendant
identified the coat and vest
found in said pawn office
as his property that was taken
from his possession on the
8 day of February 1881.

Sum to refer me } H C Hoeberke
this 17 day of February 1881 }
J

~~Wm J. Murray~~
Police Justice
City and County
of New York

Joseph Cottrell
Police officer is present. Being
sum to say that on the 14
day of February 1881, Defendant
arrested Daniel Hughes (now
present) in 49th street near 11 avenue,
and upon searching him found
in his possession the pawn
ticket hereto annexed, which
represented that he had pawned
a coat and vest with one B
Mintz No 874 8th avenue, Defendant
got said property from the
pawn office, and it has been
fully identified as the
property of Henry C
Hoeberke doing business at No
69 1/2 avenue. Joseph Cottrell

Sum to refer me }
the 17 day of February 1881 }
Wm J. Murray
Police Justice

0779

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Daniel Hughes 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. Daniel Hughes

Question. How old are you?

Answer. Twenty three years

Question. Where were you born?

Answer. Connecticut

Question. Where do you live?

Answer. 49 or 50 streets 11 avenue

Question. What is your occupation?

Answer. Truck Driver

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

Answer. I am not guilty

Daniel Hughes
Mark

Taken before me this
17th day of February 1887
Police Justice

0780

Page two

Jan 15/84
Police Court--Fourth District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry C. Hoar
691 67-am

Daniel Hoag Lee

109

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

Offence,

Dated *January 17* 188*1*

Murray Magistrate.

Joseph Cathell Officer.

22 Clerk.

Witnesses

B. Mintz
874 8th Avenue

Joseph Cathell

22 precinct police

Wm S. Bailton

Received in District Attorney's Office
181
1881

0781

948
W. B. MINTZ,
Del. 8
\$ 100
Gout West
262
H
W. G. Locklin
874 EIGHTH AVE.
Near 52d Str., N. Y.
Not responsible for loss or damage by
fire, water, moth breakage or robbery.
LOANS FOR ONE YEAR ONLY.

0782

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

Daniel Hughes

late of the *twentieth* Ward of the City of New York, in the County of
New York aforesaid, on the *eight* day of *February* in the
year of our Lord one thousand eight hundred and ~~seventy eight~~ *eighty one* with force and
arms, at the Ward, City and County aforesaid, the *store* of

Henry C. Hoerle
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

Henry C. Hoerle
then and there being, then and there feloniously and burglariously to steal, take and carry
away, and

*Two coats of the value of twenty five
dollars each*

*Two pantaloons of the value of twelve
dollars each*

*Two vests of the value of nine dollars
each*

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

Henry C. Hoerle

so kept as aforesaid in the said *store* 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.

0783

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

That the said

Daniel Hughes

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,

Two coats of the value of twenty five dollars each

Two pantaloons of the value of twelve dollars each

Two vests of the value of nine dollars each

of the goods, chattels, and personal property of

Henry C Hoerle

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen ~~of the said~~ taken and carried away from the said

Henry C Hoerle

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

Daniel Hughes

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

Daniel B. Rollins

BENJAMIN R. PHIPPS, District Attorney.

0784

BOX:

31

FOLDER:

376

DESCRIPTION:

Hull, Arthur

DATE:

02/16/81



376

0785

10/19
Filed 6 day of Feb'y 1887
Pleads *not guilty* 17

THE PEOPLE
vs.
P
Assault and Battery—Felony.

Arthur J. Hull
Samuel G. Rollins
HENRY K. PHELPS

District Attorney.
Court Room, Feb'y 23, 1887
Pleads *not guilty*.
A TRUE BILL.

Henry C. Cady
Clerk of Court
Foreman
J. J. ...
T. O. & J.
Thursday

0786

W. General Sessions

The People etc
vs
Arthur a Hall

City County of New York Samuel A. Close
of No 702 Broadway being duly
sworn deposes and says: I am
in the Merchant Seaman's Bureau
and have served under Art. Hall 15 years
at the above mentioned
well acquainted with the above
named defendant and have
known for full many years
The said defendant was in my
employ at the time of his arrest and
for more than ten years, but just!
The said defendant is a steady
industrious man and never
since my acquaintance with
him have I heard of his arrest
or have heard anything against
his character
That deponent would make
the said defendant out his

0787

employ again should the
Court suspend rendered or
said Defendant

Sworn to before me this }
23 day of February 1880 } J. H. Clouse
Michael A. Hoffman }
Clerk of the Court }
New York City County }

0788

N.Y. General Sessions

The People
^{vs.}
Arthur A. Hull

City and County of New York ss: Henry Hayes
of No. 140 Fulton Street in said City
being duly sworn deposes and says:
I have known the above named
defendant the past fifteen years.
He was in my employ at least three
years, my business being that of a
merchant tailor.

The reputation of the above
named defendant was always ~~to~~ that
of a quiet, peaceable, industrious man
and deponent never heard aught
against him heretofore. And deponent
always considered said Hull one
of the best men that deponent ever
had in his employ.

Sworn to before me this 27th
24th day of February 1881 by Henry Hayes
Michael A. Hoffmann
Commissioner of Deeds
New York City

0789

N.Y. General Sessions
The People

vs

Arthur A. Hull
Affiant of
Henry Hayes.

Howe & Hummel
of Counsel for
Prisoner

0790

City and County of New York is John H. Miller being duly sworn deposes and says I am a merchant sailor carrying on business at no 703 Broadway in the City and County of New York I have known Arthur A. Hull a prisoner now under indictment for felonious assault and battery for the last ten years past, I know his reputation, it is that of a quiet harmless peaceable citizen

Sworn to before me this
23rd day of February 1881.

Samuel G. Barnard.

John H. Miller

Commissioner of Deeds.

New York City and County.

0791

W. C. Current Services

The People etc
Capt.
Arthur A. Hall

City County of New York Edward N
Van Hook No 435 Broadway
Joseph Price No 697 Broadway
George C. Mackey No 779 Broadway
in said City being each duly
sworn say - He has known
the above named Defendant
for fully five years and we
have always found him
to be a sober steady and
industrious man and
never before heard of his
arrest for any offense

Sworn to before me this
23rd day of February 1881
Attest at New York
County New York
Notary Public

C. H. Hoffmann
Joseph Price
G. C. Mackey

0792

Court of General
Sessions

The People

— against —

Arthur A. Hesse

Felonious a 7B.

Affidavit on
behalf of the
Defendant.

Howe Himmell
of Council

0793

Second District Police Court.

AFFIDAVIT—FELONIOUS ASSAULT, &c.

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

John Chandless of No. 133
Maddongul Street, being duly sworn, deposes and says

that on the Sixth day of February in the year 1880, at the City of New York, he was violently and feloniously assaulted and beaten by

attempted to be beaten by
Arthur A. Hull, now here, who
did wilfully and maliciously
fire off and discharge the contents
of one barrel of a pistol loaded
with powder and ball. at the
body of deponent, while he, said
Arthur, did hold said pistol in
his hands and did aim and
point said pistol at deponent.

That deponent believes and charges
that said Arthur did so attempt
to shock deponent

with the felonious intent to take the life of deponent, ^{and} to do him 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 according to law.

Sworn to before me this 7th day
of February 1880

[Signature]

Police Justice.

[Signature]

(over)

0794

City and County of New York, A.D.

Maria Chaudless, of 133 MacDougal
Street, being duly sworn says - that
she was present and saw the
prisoner Arthur A. Hull, now
here, aim and point a pistol,
which Mr. Arthur, held in his
hands, at the person of John
Chaudless, deponent's husband;
and deponent saw him, Arthur,
fire off and discharge the
contents of one barrel of said
pistol at her said husband
at the time and in the
manner described in the fore-
going Complaint of her said
husband.

Sworn to before me this } Maria Chaudless
7th day of February 1861

J. W. Patterson, Police Justice

0795

Police Court—Second District.

CITY AND COUNTY }
OF NEW YORK. } ss.

Arthur A. Hull 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.—*Arthur A. Hull*

QUESTION.—How old are you?

ANSWER.—*Thirty-two years of age*

QUESTION.—Where were you born?

ANSWER.—*United States*

QUESTION.—Where do you live?

ANSWER.—*No. 702 Broadway*

QUESTION.—What is your occupation?

ANSWER.—*Sailor*

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

ANSWER.—*I think it would be wise for me not to say anything at present.*

Arthur A. Hull

Taken before me, this

John J. [Signature]
May 11 1881
Police Justice.

0796

Police Justice

70

1881

POLICE COURT—Second District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*John Chandlers
133 Macdonald St.*



Arthur A. Wood

Dated *February 7th* 1881

Patterson Magistrate

Zake 15th Officer

Mace Clerk

Witnesses

*Franklin W. Zaker
15th Dist. Police
Maria Chandlers
133 Macdonald St.*

Committed in default of \$ *1,500* bail.

Bailed by

No.

Street.

OFFENCE—Felonious Assault and Battery

Wk

0797

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

Arthur A. Hull

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

on the *sixth* day of *February* in the year of our Lord
one thousand eight hundred and eighty *one* (with force and arms, at the City and
County aforesaid, in and upon the body of *John Chaudless*
in the peace of the said People then and there being, feloniously did make an assault
and to, at and against *him* the said *John Chaudless*
a certain *pistol* then and there loaded and charged with gunpowder and one
leaden bullet, which the said *Arthur A. Hull*
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 *John Chaudless*
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

Arthur A. Hull
with force and arms, in and upon the body of the said *John Chaudless*
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 *John Chaudless*
a certain *pistol* then and there loaded and charged with gunpowder and one
leaden bullet, which the said *Arthur A. Hull*
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 *John Chaudless*
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

Arthur A. Hull

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

Arthur A. Hull

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 *John Chaudless*

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

Arthur A. Hull

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

Arthur A. Hull

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 *John Chaudless*

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.

Daniel G. Rollins

~~BENJ. K. PHELPS~~, District Attorney.

0799

BOX:

31

FOLDER:

376

DESCRIPTION:

Hunt, Lizzie

DATE:

02/01/81



376

0800

338

Counsel,
Filed, day of July 1881
Pleas
M. C. Kelly & Co.

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

Diggie Hunt.

Samuel S. Collins
DISTRICT ATTORNEY

District Attorney.

A True Bill.

Francis Orr

Foreman.

John W. ... 1881.

James H. ...

0801

Police Court—Second District.

CITY AND COUNTY OF NEW YORK ss.

Lizzie Hunt 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.—*Lizzie Hunt*

QUESTION.—How old are you?

ANSWER.—*Twenty-three years of age*

QUESTION.—Where were you born?

ANSWER.—*Ireland*

QUESTION.—Where do you live?

ANSWER.—*No 75 Macdougall St.*

QUESTION.—What is your occupation?

ANSWER.—*Wid nurse*

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. The complainant gave me the skirt and handkerchief and I know nothing about the pawn ticket. Her daughter, Mrs. Coons owes me fifty dollars for wages and the complainant owes me fourteen dollars borrowed money. Mrs. Hunt*

Taken before me, this 24th day of August, 1887
S. M. Patterson
Police Justice

0802

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

FORM 89 1/2

POLICE COURT—SECOND DISTRICT.

of No. 79 Macdonald Street, being duly sworn, deposes
and says, that on the 19th day of December 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,

the following property, to wit:

One gold Brooch of the value of forty dollars, and a white skirt, pocket handkerchief and pair of Merino stockings, in all

of the value of forty-two Dollars, the property of deponent's daughter, Josephine Berns, and in the custody 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

Lezzie Hunt, now here, from the fact that after the Commission of said larceny, to wit: on the 20th day of January 1880 deponent found a money ticket representing said Brooch concealed in the trunk of said Lezzie, together with the rest of the stolen property aforesaid. That said Lezzie was at said time and up until to-day a nurse in deponent's family and had access to the property aforesaid.

Martha Fisher

John J. ...
1880
Police Justice

Sworn to before me, this

day

0803

338

Form 894

POLICE COURT—SECOND DISTRICT

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Marta Fisher
779 MacDougal St.
San Francisco, Calif.

Affidavit Larceny



DATED

January 28

1961

Peterson MAGISTRATE.

OFFICER.

Gilgar 15"

WITNESS

Edmund Gilgar

15 West. Paris

BAILED BY

4.00 TO ANS. *H.S. Conrad*

No.

STREET.

0804

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

Lizzie Hunt

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

One broach of the value of forty dollars
One skirt of the value of one dollar.
One handkerchief of the value of fifty cents.
Two stockings of the value of twenty-five cents each.

of the goods, chattels, and personal property of one

Josephine Berns

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.

0805

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

Lizzie Hunt

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 brooch of the value of forty dollars
One skirt of the value of one dollar
One handkerchief of the value of fifty cents
Two stockings of the value of twenty-five cents each*

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

Josephine Berns

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

Josephine Berns

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

Lizzie Hunt

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

Daniel J. Rollins

DANIEL J. ROLLINS, District Attorney.