

0557

BOX:

457

FOLDER:

4201

DESCRIPTION:

Halstead, William

DATE:

11/02/91



4201

POOR QUALITY ORIGINAL

0558

Witnesses:

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

Filed
Counsel, *Wm. Halstead*
day of *June* 189*7*

Pleas,

THE PEOPLE

vs.

F

William Halstead

Wm. Halstead
33/10/97

[Sections 611 and 621, Penal Code.]
Forgery in the Second Degree.

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Wm. Halstead

Foreman.

Wm. Halstead
Wm. Halstead
Wm. Halstead
Wm. Halstead
Wm. Halstead

POOR QUALITY ORIGINAL

0559

No. **A 8250** WAY-BILL from **Grand Central Depot** to **Stableman**

Received, **Apr 16** 1891, of **WESTCOTT EXPRESS COMPANY,**

IN GOOD ORDER, THE FOLLOWING ARTICLES SET OPPOSITE OUR RESPECTIVE NAMES.

ARTICLES.	CONSIGNOR.	CONSIGNEE.	DESTINATION.	EXPENSE.	FREIGHT.	TOTAL.	PAID.	BY WHOM RECEIVED.
16787	M3607	M Robbins	70 E 13		X	X	75	M. Robbins
1582	11	Cushings	25 Broadway					Miss Henderson
11830	11	M Robbins	70 E 13		X	X		M. Robbins
1758	9 th	Jones	41 W 17					
1600	"	"	"			50		
16787/1845	"	Wash	11 W 19					Char. Coffey
16941	"	"	"			75		
4891	9 th	Connolly	331 - 5 th					
2437	"	"	"					
29857	"	"	"			75		Boston

POOR QUALITY ORIGINAL

0560

Sec. 151.

Police Court 2 District.

CITY AND COUNTY } OF NEW YORK, } ss. *In the name of the People of the State of New York; To the Sheriff of the County of New York, or to any Marshal or Policeman of the City of New York, GREETING:*

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Marshall Roppus of No. 70 E 13th Street, that on the 16th day of September 1897 at the City of New York, in the County of New York,

William Halstead
charged with Forgery

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the 2nd DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 27th day of October 1897
[Signature]
POLICE JUSTICE

POOR QUALITY ORIGINAL

0561

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 44 years, occupation Superintendent of No. 12
Park Place Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Marshall Robbins
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 27 day of Oct, 1899 } John A Paul

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0562

Police Court 2 District.

City and County of New York, ss.

of No. 70 East 13th Street, aged 44 years, occupation Desinfector Dealer being duly sworn, deposes and says, that on the 16th day of September 1891, at the City of New York, in the County of New York,

William Waldstead did unlawfully with intent to defraud forge the name of deponent in a receipt book or list of Maricott's Express Company in the following manner to wit: Deponent is informed by John K. Paul that he sent the defendant to deponent to deliver two packages containing two dollars in each package on said date deponent says that he never received said packages and that he was shown said list of said Company on which appeared the name of deponent which name was never written by deponent.

Deponent further says that witness brought the defendant to deponent's place of business aforesaid and then and there admitted having written the name of deponent on said list. Deponent therefore charges the defendant with Forgery in violation of Section 509 Sub division 4 of the Penal Code and prays that he be arrested and held to answer.

Sworn to before me this 27th day of October 1891

[Signature]

Marshall Robbins

Police Justice

POOR QUALITY ORIGINAL

0563

Sec. 193-200.

2 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer. William Halstead

Question. How old are you?

Answer. 29 years

Question. Where were you born?

Answer. New Jersey U.S.

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

Answer. 331 E 43rd Street 3 months

Question. What is your business or profession?

Answer. Expressman

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

Answer. I am not guilty
Wm Halstead

Taken before me this
day of Oct 1891

[Signature]
Police Justice

POOR QUALITY ORIGINAL

0564

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

Police Court W District W 1853

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Marshall Perkins
 70 & 13 St.
Wm. Halstead

1 _____
 2 _____
 3 _____
 4 _____

Offence Forgery

Dated Oct 28th 1891
St. John Magistrate

William H. Miller Officer
St. Paul Precinct

Witnesses
 No. 12 Park Place Street



No. _____ Street _____
 \$ 500 to answer H. S.

Car

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

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

Dated Oct 28th 1891 *St. John* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY ORIGINAL

0565

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

THE PEOPLE OF THE STATE OF NEW YORK
against
William Wadstead

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

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

The said *William Wadstead*,

late of the City of New York, in the County of New York aforesaid, on the *15th* day of *December*, in the year of our Lord one thousand eight hundred and ninety-*one*, at the City and County aforesaid, with intent to defraud, feloniously did forge a certain instrument and writing, which said forged instrument and writing is as follows, that is to say:

No. 250 Way Bill from and Return Sent to Wadstead. Received, Dec 16 1891, of Wadstead Express Company, in good order. The following articles set opposite our consignor names.

Articles	Consignor	Consignee	Destination	Expense	Freight	Total	Paid	By whom received
<i>PC # 200</i>	<i>M. Robbins</i>	<i>M. Robbins</i>	<i>70 - E 13</i>				<i>#</i>	<i>M. Robbins</i>
<i>" # 200</i>	<i>" "</i>	<i>Leahurst P.O.</i>	<i>825 Bway</i>				<i>#</i>	<i>Miss Henderson</i>
<i>" # 200</i>	<i>" "</i>	<i>M. Robbins</i>	<i>70 E 13</i>				<i>#</i>	<i>M. Robbins</i>
<i>X 706</i>	<i>922</i>	<i>Jones</i>	<i>41 W 17</i>					<i>Jones</i>
<i>1600</i>	<i>" "</i>	<i>" "</i>	<i>" " 19</i>			<i>50</i>		
<i>1678, 1805</i>	<i>" "</i>	<i>Wash</i>	<i>" " 19</i>					<i>Chas Uppling</i>
<i>16941</i>	<i>" "</i>	<i>" "</i>	<i>" " 19</i>			<i>75</i>		
<i>4891</i>	<i>922</i>	<i>Counolly</i>	<i>331 - 5 av</i>					<i>J. Bodder</i>
<i>2437</i>	<i>" "</i>	<i>" "</i>	<i>" "</i>					
<i>2985</i>	<i>" "</i>	<i>" "</i>	<i>" "</i>			<i>75</i>		

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.

POOR QUALITY ORIGINAL

0566

SECOND COUNT.

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

William Waldstead

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

The said William Waldstead

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with intent to defraud, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing, which said forged instrument and writing is as follows, that is to say:

No. A 8250 Waybill signed and dated Sept 16 1891, as Waldstead Express Company in good order, the following articles not recorded on respective names

Articles	Consignor	Consignee	Destination	Expense	Freight	Total	Paid	By whom received
P.C. #2007	M. Robbins	M. Robbins	70 E 13				#	M. Robbins
" #2607	" "	Cushing P. Co.	825 Broadway				#	Mrs Henderson
" #2007	" "	M. Robbins	70 E 13				#	M. Robbins
17.00	9 ²⁰	Jones	41 W 17					Jones
16.00	"	"	"			50		
1678.1805	"	Wash	11 W 19					Chas. G. Smith
16.94.1	"	"	"			75		
4.89.1	9 ²⁰	Connolly	331-5 av					
2.43.7	"	"	"					
29.85	"	"	"			75		J. Bodin

the said William Waldstead

then and there well knowing the same to be forged, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0567

BOX:

457

FOLDER:

4201

DESCRIPTION:

Handman, Isaac

DATE:

11/23/91



4201

OUR QUALITY ORIGINAL

0568

Counsel, *W. H. Cannon*
Filed, *July 27* day of *1891*
Plenals, *Spuytuy*

GAMING HOUSE, Etc.
[Sections 848, 844 and 886, Penal Code.]

THE PEOPLE

vs.

Isaac Haneman

DE LANCEY NICOLL

District Attorney

A TRUE BILL.

Wm. H. Coffey

Foreman.

James J. Kelly

J. J. Conant

Filed July 25 (paid)

Witnesses:

Police Court, 3 District.

City and County } ss.
of New York,

Jacob Krauss

of No. 131 Monroe Street, aged 40 years,

occupation dry goods dealer being duly sworn, deposes and says,

that on the 14 day of November 1891, at the City of New York, in the County of New York, Isaac Handman (nowhere)

at the premises no 141 Monroe 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 a game 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 on said date at the said place - the defendant did permit the Deponents son Raphael ~~Krauss~~ of the age of 14 years and a number of other boys to congregate in deponents Candy store and there play a game of Roulette for money. Deponent is informed by his son Raphael ~~Krauss~~ that the ~~said~~ defendant charges and receives from the persons playing in said games two cents for each game played

Jacob Krauss

Osworn to before me
this 15th day of November 1891
[Signature]

Police Justice

POOR QUALITY ORIGINAL

0570

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 14 years, occupation Raphael Krauss messenger of No. 131 Monroe Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Jacob Krauss and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 15 day of Nov 1890, } Ralph Krauss

[Signature]
Police Justice.

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. Isaac Handman

Question. How old are you?

Answer. 50 years

Question. Where were you born?

Answer. Russia

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

Answer. 30 Jefferson St 2 yrs

Question. What is your business or profession?

Answer. Candy dealer

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

Answer. I am not guilty

Isaac Handman
mark

Taken before me this 15 day of Nov 1894
Police Justice

POOR QUALITY ORIGINAL

0572

BAILLED,
 No. 1, by Rosa Levy
 Residence 138 Monroe Street.
 No. 2, by _____
 Residence _____ Street.
 No. 3, by _____
 Residence _____ Street.
 No. 4, by _____
 Residence _____ Street.

Police Court--- 3rd District.
 14/19

THE PEOPLE vs Geot. Frause
 ON THE COMPLAINT OF Franc. Frankman
 131 Monroe Street
 Offence Keeping a Gambling House

Date Nov 15 1891

3 Magistrate Gregory
 Officer Gregory

1 Precinct 131 Monroe
 Witness Rabbl M. Frause
 No. 100 E. 10th Street.
W. P. Beckus A.D. Minson

No. 300 Street.
 to answer 11.8.11
 ATTORNEY

John
James

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

Defendant

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

Dated Nov 15 1891 [Signature] Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Isaac Handman

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

Isaac Handman

(Sec. 343, Penal Code.)

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

The said

Isaac Handman

late of the Seventh Ward of the City of New York, in the County of New York aforesaid, on the fourteenth day of November in the year of our Lord one thousand eight hundred and ninety-one, and on divers other days and times as well before as after, to the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep a certain room, in a certain building there situate, to be used for gambling, 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. (Sec. 344, Penal Code.)

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

Isaac Handman

of the CRIME OF ALLOWING A ROOM, ESTABLISHMENT, TABLE AND APPARATUS TO BE USED FOR GAMBLING PURPOSES, committed as follows :

The said

Isaac Handman

late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, and on said other days and times, at the Ward, City and County aforesaid, a certain room in a

certain building there situate, and a certain gambling table and establishment, and divers cards, chips, devices and apparatus, a more particular description whereof is to the Grand Jury aforesaid unknown, and cannot now be given, the same being suitable for gambling purposes, with force and arms, feloniously did allow to be used for gambling purposes, 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. (Sec. 385, Penal Code.)

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

Isaac Hardman
of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said

Isaac Hardman
late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, and on said other days and times, at the Ward, City and County aforesaid, with force and arms, a certain common gaming house there situate, for *his* lucre and gain, unlawfully and injuriously did keep and maintain; and in *his* said common gaming house, then and on said other days and times, there unlawfully and injuriously did cause and procure divers idle and ill-disposed persons to be and remain, and the said idle and ill-disposed persons, on the day and in the year aforesaid, and on said other days and times, to game together and play at a certain unlawful game of ~~cards~~ called *Roulette* in the said common gaming house aforesaid, there did unlawfully and injuriously procure, permit and suffer, and the said idle and ill-disposed persons, then, and on said other days and times, in the said common gaming house aforesaid, by such procurement, permission and sufferance of the said *Isaac Hardman*

there did game together and play at said unlawful game of ~~cards~~, for divers large and excessive sums of money, to the great annoyance, injury and damage of the comfort and repose of a great number of persons, good citizens of our said State, there inhabiting and residing, and passing and repassing, to the common nuisance of the said citizens, against the form of the Statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

DE LANCEY NICOLL,

District Attorney.

0575

BOX:

457

FOLDER:

4201

DESCRIPTION:

Hanley, James

DATE:

11/19/91



4201

0576

BOX:

457

FOLDER:

4201

DESCRIPTION:

Quinn, Thomas P.

DATE:

11/19/91



4201

POOR QUALITY ORIGINAL

0577

*Amended at 10:00
RBM*

If witnesses

*Christie Summers for
Patrick Gallagher
1871 Georgetown Avenue*

*When an examination
of this case of our opto-
metric test etc. shows
in the refractive error
that the distance vision
is correct but the near
vision is defective
we must be diagnosed
as myopia - 1/2
What the eye
requires is a*

195 H. H. [Signature]
Counsel,
Filed *19* day of *Nov* 1891
Reads *H. H. [Signature]*
17

THE PEOPLE

vs. *B*
B

James Hanley
Thomas P. Quinn

DE LANCEY NICOLL,
4th
District Attorney.

A TRUE BILL.

Ray's [Signature]
and see, as [Signature]
back of [Signature]
check on [Signature]
11-16-92

[Seal] [Seal code]

POOR QUALITY ORIGINAL

0578

Sec. 192.

2

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY OF NEW YORK, ss.

An information having been laid before Clarence H. Meade a Police Justice of the City of New York, charging James Stanley - Defendant with the offence of Conspiracy -

and he having been brought before said Justice for an examination of said charge, and it having been made to appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hearing thereof having been adjourned,

We, James Hurley Defendant of No. 222 West 67 Street; by occupation a Brooklyn and John L. Henry of No. 884 West 138 Street, by occupation a Quicker - Surety, hereby jointly and severally undertake that the above named Hurley Defendant

shall personally appear before the said Justice at the 1 District Police Court in the City of New York, during the said examination, or that we will pay to the People of the State of New York the sum of Ten Hundred Dollars.

Taken and acknowledged before me, this 10 day of August 1888 at James Hawley Cliffmead POLICE JUSTICE.

POOR QUALITY ORIGINAL

0579

CITY AND COUNTY } ss.
OF NEW YORK, }

John Henry - y
the within named Bail and Surety being duly sworn, says, that he is a resident and holder within the said County and State, and is worth *Twenty* Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of *House and Lot. 149 West 88th Street New York Ten Thousand Dollars*

Sworn to before me, this
18th
day of
August
1881
Wm. L. Henry

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to appear during the Examination.

vs.

Taken the day of 1881

Justice.

POOR QUALITY ORIGINAL

0580

Sec. 192.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY OF NEW YORK, ss.

An information having been laid before Charles J. Insade a Police Justice of the City of New York, charging Thomas P. Quinn Defendant with the offence of Conspiracy

and he having been brought before said Justice for an examination of said charge, and it having been made to appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hearing thereof having been adjourned

We, Thomas P. Quinn Defendant of No. 468 Lenox Avenue Street; by occupation a Mason and Hugh M. McDowell of No. 1410 East 120 Street, by occupation a Builder

Surety, hereby jointly and severally undertake that the above named Thomas P. Quinn Defendant shall personally appear before the said Justice at the 9 District Police Court in the City of New York, during the said examination, or that we will pay to the People of the State of New York the sum of 100 Hundred Dollars.

Taken and acknowledged before me, this 9 day of August 1897 Thos P Quinn Hugh McDowell
Police Justice

POOR QUALITY ORIGINAL

0581

CITY AND COUNTY } ss.
OF NEW YORK, }

Sworn to before me, this
day of *August* 1881
Wm. J. [Signature]
District Justice

Hugh McDowell
the within named Bail and Surety being duly sworn, says, that he is a resident and
holder within the said County and State, and is worth *Twenty* Hundred Dollars,
exclusive of property exempt from execution, and over and above the amount of all his debts and
liabilities, and that his property consists of *Two houses and*
lots situate 145-4-49 West 88
Street and is of the full
value of Five thousand dollars
Hugh McDowell

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to appear
during the Examination.

vs.

Taken the day of 188

Justice.

POOR QUALITY ORIGINAL

0582

Police Court, 5 District.

City and County of New York, } ss.

of No. 138 Lexington Ave Street, aged 28 years, occupation Builder being duly sworn, deposes and says, that on the 6th day of August, 1891, at the City of New York, in the County of New York,

Daniel J. Sullivan

James Hanley (nowhere) and Thomas P. Quinn not yet arrested did unlawfully conspire together to prevent depment from exercising a lawful trade or calling to wit Quinn in violation of Section 168 of the Penal Code of the state of New York.

From the fact that at or about the hour of 8 A.M. on said date the said Hanley came to depment's house at West side of Amsterdam Avenue and 132 Street and demanded that depment pay the sum of Two hundred & Seventy & Seventy 280 dollars to a person named Quinn the said Hanley would under orders from the said Thomas P. Quinn order a strike on depment's work.

Depment refused to pay said sum of money the claim being false, and the said Hanley immediately ordered the Bricklayers on said work to quit work, that the Bricklayers on said work acting under orders from the said Hanley did then and there leave depment's work & thereby doing depment great damage.

Depment further says that the said Hanley returned to said work at the hour of 1 P.M. on said date and did prevent men from going to work in depment. Depment therefore prays that the said Quinn and Hanley be arrested as the law directs.

Daniel J. Sullivan

James P. McGuire
The 6th Aug 91
Police Justice

POOR QUALITY ORIGINAL

0583

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Thomas P. Quinn

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

Question. What is your name?

Answer. Thomas P. Quinn

Question. How old are you?

Answer. 29 Years.

Question. Where were you born?

Answer. Scotland.

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

Answer. 468 Lenox Avenue.

Question. What is your business or profession?

Answer. Mason

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

Answer. I am not guilty.
Thos P Quinn

Taken before me this

day of

1891

Police Justice.

POOR QUALITY ORIGINAL

0584

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *James Hanley*

Question. How old are you?

Answer. *31 Years*

Question. Where were you born?

Answer. *N.Y.*

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

Answer. *222 West 67 Street 4 Months*

Question. What is your business or profession?

Answer. *Bricklayer*

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

Answer. *I am not guilty*

James Hanley

Taken before me this

day of August 1891

John J. [Signature]
Police Justice

POOR QUALITY ORIGINAL

0585

Sec. 151.

Police Court 3 District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by James Sullivan of No. 137 Madison Street, that on the 6 day of August 1891 at the City of New York, in the County of New York,

Thomas J. Quinn did unlawfully conspire with one James Hanly to prevent complainant from pursuing a lawful trade or calling in violation of Section 168 of the Penal Code of the State of New York.

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

These are, therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the 3 DISTRICT POLICE COURT in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 6 day of August 1891

W. Meade Police Justice.

POOR QUALITY ORIGINAL

0586

Police Court.....District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

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

Warrant—General.

Dated.....189

.....Magistrate.

.....Officer.

The Defendant *Thos. P. Quinn*
taken, and brought before the Magistrate, to answer
the within charge, pursuant to the command con-
tained in this Warrant.

John Ouyet Officer.

Dated *August 9th* 1891

This Warrant may be executed on Sunday or at
night.

Comrad Police Justice.

Conv. 1381
1891

Thomas P. Quinn
1929 Col. a

having been brought before me under this Warrant, is committed for examination to the
WARDEN and KEEPER of the City Prison of the City of New York.

Dated.....189

W. S. Quay
The within named

Police Justice.

POOR QUALITY ORIGINAL

0587

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *James Stanley*

Question. How old are you?

Answer. *31 Years*

Question. Where were you born?

Answer. *N.Y.*

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

Answer. *222 West 64 Street 4 Months*

Question. What is your business or profession?

Answer. *Bricklayer*

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

Answer. *I am not guilty*

James Stanley

Taken before me this

day of *August* 1891

John J. [Signature]
Police Justice

POOR QUALITY ORIGINAL

0588

No. 147-1 based on
by Petrus Hallapka
151 Pearl St.

BAILED,
No. 1, by *[Signature]*
Residence *[Signature]*
No. 2, by *[Signature]*
Residence *[Signature]*
No. 3, by *[Signature]*
Residence *[Signature]*
No. 4, by *[Signature]*
Residence *[Signature]*

Police Court
District
1901

THE PEOPLE vs.
ON THE COMPLAINT OF
[Signature]
113 St. Stephen's
[Signature]
[Signature]
Suspicions

Date: Aug. 6th 1901
Magistrate
Officer
Precinct



Witnesses
No. *[Signature]*
Street
No. *[Signature]*
Street
No. *[Signature]*
Street

No. 28.
[Signature]
Street
11 17
Aug 18 1901
117 St. Henry St.

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named *[Signature]* *[Signature]* *[Signature]* guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *[Signature]* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.
Dated *[Signature]* 18 *[Signature]* Police Justice.

I have admitted the above-named *[Signature]* to bail to answer by the undertaking hereto annexed.
Dated *[Signature]* 18 *[Signature]* Police Justice.

There being no sufficient cause to believe the within named *[Signature]* guilty of the offence within mentioned. I order he to be discharged.
Dated *[Signature]* 18 *[Signature]* Police Justice.

POOR QUALITY ORIGINAL

0589

COUNTY OF NEW YORK, ss.:

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

An indictment having been found on the 19th day of November 1891, in the Court of General Sessions of the Peace of the County of New York, charging James Hanley and Thomas P. Quinn with the crime of Conspiracy

You are therefore Comanded forthwith to arrest the above named James Hanley and Thomas P. Quinn and bring ^{them} ~~him~~ before that Court to answer the indictment; or if the Court have adjourned for the term, that you deliver ^{them} ~~him~~ into the custody of the Keeper of the City Prison of the City of New York, or if ^{they} ~~he~~ require it, that you take ^{them} ~~him~~ before any Magistrate in that County, or in the County in which you arrest ^{them} ~~him~~, that ~~he~~ may give bail to answer the indictment.

City of New York, the 5th day of June 1892

By order of the Court,

John T. Carron

Clerk of Court.

**POOR QUALITY
ORIGINAL**

0590

New York General Sessions of the Peace.

THE PEOPLE
OF THE STATE OF NEW YORK,
against

*James Hawley
and
Thomas P. Jones*

BENCH WARRANT FOR MISDEMEANOR.

Issued June 8th 1893

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

New York August 31st 1891
To whom it may concern

This is to certify that the Executive Board
of N. Y. City and J. Sullivan of New York
City, hereby pledge themselves to use all
all just and honorable means to settle
the case of:

Quinn & Sullivan
Works 132nd St + Amsterdam Ave,
And further agrees that when the Ex Board
of N. Y. City order said men back to the
above works, the Mr. J. Sullivan of the
second part agrees to withdraw all
charges now pending against brick-
layers of this city

William Klein (Committee)
John R. Charlesworth (Ex Board)
John A. Everett, 220 3rd
J. Sullivan Builder

POOR QUALITY ORIGINAL

0592

(455)

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

THE PEOPLE OF THE STATE OF NEW YORK,
against
James Hanley and
Thomas P. Quinn.

The Grand Jury of the City and County of New York, by this indictment accuse James Hanley and Thomas P. Quinn of the crime of Rumpstacy.

committed as follows:

The said James Hanley and Thomas P. Quinn, both late of the City of New York, in the County of New York aforesaid, on the 21st day of August, in the year of our Lord one thousand eight hundred and ninety-one, at the City and County aforesaid, together with divers other persons whose names are to the Grand Jury aforesaid unknown, did unlawfully conspire, confederate and intimidation to prevent one David J. Sullivan, who was then and there carrying on the lawful trade and calling of a hatter, employing and then retaining in his employ therein divers workmen and laborers, from exercising his said lawful trade and calling.

And the said James Hanley and

POOR QUALITY ORIGINAL

0593

~~Thomas D. Quinn, together with~~
~~the said James D. Quinn and furtherance~~
~~of said conspiracy, afterwards, to wit: on the~~
~~day and in the year aforesaid, at the City and County~~
~~aforesaid, did unlawfully threaten the~~
~~said David G. Sullivan that unless~~
~~he the said David G. Sullivan would and~~
~~should then and there pay to James~~
~~Quinn, the sum of Five hundred and~~
~~seventy seven dollars and thirty eight cents,~~
~~which sum was then and there demanded and~~
~~alleged to be owing to him the said James~~
~~Quinn by the said David G. Sullivan~~
~~that the said James D. Quinn and Thomas~~
~~P. Quinn would cause and procure all the~~
~~workmen and laborers then employed by and~~
~~in the employ of the said David G. Sullivan~~
~~to then and there withdraw from their~~
~~said employment, and cease and refuse to~~
~~do and perform the duties and labors thereof.~~
~~And the said James D. Quinn and~~
~~Thomas P. Quinn, in the furtherance~~
~~and furtherance of, and according to the~~
~~said conspiracy, afterwards, to wit: on the~~
~~day and in the year aforesaid, at the City~~
~~and County aforesaid, the said David G.~~
~~Sullivan having refused to pay the said~~
~~sum of money to the said James Quinn~~

POOR QUALITY ORIGINAL

0594

did unlawfully cause and procure the said
modamen and laborers to then and there
withdraw from their said employment and
to cease and refuse to do and perform the
duties and labors thereof; against the
form of the Statute in such case made
and provided, and against the laws of
the People of the State of New York,
and their signatures;

Deputy Sheriff,

Attorney

0595

BOX:

457

FOLDER:

4201

DESCRIPTION:

Harris, Sally

DATE:

11/27/91



4201

POOR QUALITY ORIGINAL

0596

Witnesses:

Counsel,

Filed

day of

1891

Pleads,

32 THE PEOPLE

Grand Larceny, Section 528, 529, Penal Code.]

Degree.

pleads for near the company

Sally Starnes

HOUSE OF DELEGATION CASE

DR LANCEY NICOLL,

District Attorney.

Bailed

HOUSE OF DETENTION CASE,

A TRUE BILL.

(Signed: Gandy)

Foreman.

Off. Form. VMS

Sub 2 - Dec. 14, 1891.

Trind and Cornited

2 M. B. ...

POOR QUALITY ORIGINAL

0597

(1865)

Police Court District.

Affidavit—Larceny.

City and County of New York, ss.

John Thompson of No. 179 Chaucey St. Brooklyn Street, aged 60 years, occupation Carpenter being duly sworn,

deposes and says, that on the 23 day of November 1891 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession and

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

Good and lawful money of the United States of the amount and value of sixty dollars \$60.00

the property of deponent

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

Dolly Harris, (name here), from the fact that at about the hour of 3:30 O'Clock P. M. on said date, deponent met the defendant in Thompson Trust between Bleeker & Houston Streets, and went in company with the defendant to a place on the North West Corner of Thompson and Houston Streets. Deponent had the said property in his inside vest pocket and the said vest was unbuttoned. That deponent took the said money out of the said pocket while in the said place, and put it back in the pocket, the defendant put her arms around deponent a number of times. Deponent staid in the place about ten

Sworn to before me, this day

189

Police Justice

POOR QUALITY ORIGINAL

0598

minutes and came out in company
with the defendant and immediately missed
the said property from the said pocket.
As there was no one else in company with defendant,
at that time defendant charged the defendant
with the larceny as aforesaid and says that
he held and dealt with as the law directs
I am to believe within 400 to 500 feet
23 Day of November 1891,

J. H. [Signature]
Justice

POOR QUALITY ORIGINAL

0599

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK } ss.

Bally Harris

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

Question. What is your name?

Answer. *Bally Harris*

Question. How old are you?

Answer. *37 years old*

Question. Where were you born?

Answer. *Richmond Va*

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

Answer. *Blucher St - 2 months*

Question. What is your business or profession?

Answer. *Servant*

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

Answer. *I am not guilty
Bally Harris
man*

Taken before me this

day of *Jan* 188*9*

Police Justice.

[Signature]

POOR QUALITY ORIGINAL

0500

BAILED,

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

Completed by
John Thomas
377 Broadway
Albany

Police Court No. 2 District

THE PEOPLE
vs.
JOHN THOMAS

John Thomas
377 Broadway
Albany

Paul Luetjens
District

Dated Jan 2/3 1889

William J. ...
Officer

Witness
I solemnly swear that
I have read the contents of the
above of the Bail

No. 5771
Street



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

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

Dated Jan 2/3 1889 Paul Luetjens Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY ORIGINAL

0601

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 2 DISTRICT.

of No. 15th Precinct Police Street, aged _____ years,
occupation Police Officer being duly sworn deposes and says,

that on the _____ day of _____ 1938
at the City of New York, in the County of New York, John Thompson

(now here) - is a necessary and material witness against Sally Harris charged with having committed a Larceny, and that deponent is led to believe that said Thompson will not appear at the said trial of said Harris - deponent therefore asks that said Thompson may be held to await the said trial of said Sally - or find surety for his appearance at said trial
Daniel Sullivan

Sworn to before me, this _____ day of _____ 1938

[Signature]

Police Justice

POOR QUALITY ORIGINAL

0602

COURT OF GENERAL SESSIONS OF THE PEACE OF THE CITY AND COUNTY OF NEW YORK. 523

THE PEOPLE OF THE STATE OF NEW YORK,

against

Sally Harris

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

Sally Harris

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

The said Sally Harris,

at the City of New York in the County of New York aforesaid, on the 22nd day of November in the year of our Lord one thousand eight hundred and ninety-one at the City and County aforesaid, with force and arms, in the day-time of said day, divers promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of sixty

dollars; divers other promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of sixty

dollars; divers United States Silver Certificates, of a number and denomination to the Grand Jury aforesaid unknown, of the value of sixty

dollars; divers United States Gold Certificates, of a number and denomination to the Grand Jury aforesaid unknown, of the value of sixty

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of sixty dollars,

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

DE LANCEY NICOLL, District Attorney.

0603

BOX:

457

FOLDER:

4201

DESCRIPTION:

Harrison, George

DATE:

11/04/91



4201

POOR QUALITY ORIGINAL

0604

Nov 16 1891
Counsel, *[Signature]*
Filed, *[Signature]* 1891
Pleads, *[Signature]*

THE PEOPLE

vs.
22 W 122
215 W 122

George Harmon

Grand LARCENY, 2nd degree
[Section 528, and 584, Penal Code.]

DE LANCEY NICOLL,
District Attorney,
Nov 13

P 3

A TRUE BILL.

[Signature]

Foreman.

Part 3. Nov 13/91 -
Pleads Peter Larceny

6 mos pen 1/2

Witnesses:

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

POOR QUALITY ORIGINAL

0605

Police Court

3rd

District.

Affidavit—Larceny.

City and County of New York, } ss.

of No. 66 Leonard Street, aged 17 years, occupation Clerk being duly sworn

Otto Wilhelmus

deposes and says, that on the 4th day of August 1891 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

Eleven and six twelfths dozen of Silvrime Special inland Umbrella handles together of the value of Forty Six dollars

the property of Bridenick Victor and Schelis in the care and 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 George Harrison (now here)

from the fact that on said date the defendant came to the firm of said Bridenick Victor and Schelis no 66 Leonard where deponent is employed and represented to deponent that the defendant was sent by the firm of William H. Rich of no 323 Broadway and presented to deponent an order for the above bill of goods. Deponent further says that believing said order to be genuine and that said representations made to deponent by defendant were true delivered said goods to defendant. Deponent further says that defendant further says that said order was mailed to said firm of William H. Rich and deponent is informed by Frank Kelly check clerk of said firm of

Sworn to before me this 18th day of August 1891

Police Justice

POOR QUALITY
ORIGINAL

0606

William H. Rich that the above described bill
of goods was never received by said firm
and that said bill of goods were never
ordered by said firm and that said order
was a fraudulent order

Therefore deponent charges said defendant
with presenting said fraudulent order to
deponent with intent to cheat and defraud
deponent of said bill of goods and prays
said defendant may be dealt with
according to law

Sworn to before me this

14th day of Sept 1891

John J. Ryan

Otto Wilhelmus

0607

POOR QUALITY ORIGINAL

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

3 District Police Court.

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

Question. What is your name?

Answer.

George Harrison

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

California

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

Answer.

138 East 116th Street 9 years

Question. What is your business or profession?

Answer.

Advertiser

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

Answer.

I am not guilty
George Harrison

Taken before me this
day of *Sept* 1937
[Signature]

Police Justice

POOR QUALITY ORIGINAL

0609

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

George Harrison

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

George Harrison

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

The said George Harrison,

late of the City of New York, in the County of New York aforesaid, on the 23rd day of August, in the year of our Lord one thousand eight hundred and ninety-one, at the City and County aforesaid, with force and arms, with intent to deprive and defraud

George B. Victor, Paul Victor, Thomas Adelia and John Adelia, carpenters, then and there doing business in and by the firm, name and style of Frederick Victor and Adelia,

of the proper moneys, goods, chattels and personal property hereinafter mentioned, and of the use and benefit thereof, and to appropriate the same to his own use, did then and there feloniously, fraudulently and falsely pretend and represent to the said George B. Victor, Paul Victor, Thomas Adelia and John Adelia,

That the said George Harrison had been sent by the firm of William B. Bickel, number 323 Broadway in the said City to the said firm of Frederick Victor and Adelia, then and there to obtain and receive goods from the said last mentioned firm on account and thirty eight dollars and no cents in full payment, for and on account of the said firm of William B. Bickel, and

POOR QUALITY ORIGINAL

0610

that the said George Harrison was then and there authorized by the said firm of William W. Riden, to them and there receive and obtain the said moneys and chattels from the said firm of Frederick Victor and Adelia, for and on account and behalf of the said firm of William W. Riden.

And the said George Victor, Paul Victor, Thomas Adelia and John Adelia then and there believing the said false and fraudulent pretenses and representations so made as aforesaid by the said George Harrison,

and being deceived thereby, ^{were} induced, by reason of the false and fraudulent pretenses and representations so made as aforesaid, to deliver, and did then and there deliver to the said George Harrison, one hundred and thirty eight dollars and no cents, and the said George Harrison, did thereupon receive and obtain the same.

of the proper moneys, goods, chattels and personal property of the said George Victor, Paul Victor, Thomas Adelia and John Adelia,

And the said George Harrison did then and there feloniously receive and obtain the said proper moneys, goods, chattels and personal property, from the possession of the said George Victor, Paul Victor, Thomas Adelia and John Adelia, by color and by aid of the false and fraudulent pretenses and representations aforesaid, with intent to deprive and defraud the said George Victor, Paul Victor, Thomas Adelia and John Adelia, of the same, and of the use and benefit thereof, and to appropriate the same to his own use

Whereas, in truth and in fact, the said George Harrison had not been sent by the said firm of William W. Riden to the said firm of Frederick Victor and Adelia then and there to obtain and

POOR QUALITY ORIGINAL

0611

receive the said undivided proceeds from
the said last mentioned firm for and on
account of the said firm of William H
Rider, and the said George Harrison was
not there and there authorized by the said
firm of William H Rider to them and there
receive and retain the said undivided proceeds
from the said firm of Frederick Victor and
Achelis, for and on account and behalf
of the said firm of William H Rider.

And Whereas, in truth and in fact, the pretenses and representations so made as afore-
said by the said George Harrison
to the said George F. Victor, Carl Victor, Thomas Achelis, and John Achelis, was and were
then and there in all respects utterly false and untrue, as — true, — the said
George Harrison
at the time of making the same then and there well knew ;

And so the Grand Jury Aforesaid, do say that the said
George Harrison
in the manner and form aforesaid, by the means aforesaid, the proper moneys, goods, chattels and
personal property of the said George F. Victor, Carl Victor,
Thomas Achelis and John Achelis,
then and there feloniously did STEAL, against the form of the statute in such case made and provided,
and against the peace and dignity of the said people.

DE LANCEY NICOLL,
District Attorney.

06 12

BOX:

457

FOLDER:

4201

DESCRIPTION:

Heerline, John

DATE:

11/12/91



4201

POOR QUALITY ORIGINAL

0613

13/ August

Counsel,
Filed *12* day of *Nov* 189*1*
Pleas, *July 12*

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

THE PEOPLE

vs.

John Heerline

vs. People

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

E. Lloyd Gully

Foreman.

Nov 17/91

Alfred Arnold

Wm. Lee

Witnesses:

Witness signature lines

POOR QUALITY ORIGINAL

0614

Police Court 4th District.

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

of No. 239 West 60th Street, aged 42 years,
occupation wash woman being duly sworn
deposes and says, that on the 7th day of Nov 1889, at the City of New
York, in the County of New York,

Mary Mrsuall

She was violently and feloniously ASSAULTED and BEATEN by John Beerline
(now here) who cut and stabbed depo-
nent twice on the arm with a knife
defendant at the time held in his
hand, lacerating and wounding
deponent's arm, deponent receiving
such wounds by wounding off blows
aimed at deponent's throat with said
knife held in defendant's hand.
Deponent further says, said
assault was so committed

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

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

Sworn to before me, this 8th day
of Nov 1889.

Mary Mrsuall
Jurat

Wm. M. ... Police Justice.

POOR QUALITY ORIGINAL

0615

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK }

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

Question. What is your name?

Answer. *John Beerline*

Question. How old are you?

Answer. *5 1/2 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *No 39 New 60th St 8 months*

Question. What is your business or profession?

Answer. *Card driver*

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

Answer. *I am not guilty.*

John Beerline

Taken before me this *8th* day of *Nov* 19*11*
Wm. H. ...

POOR QUALITY ORIGINAL

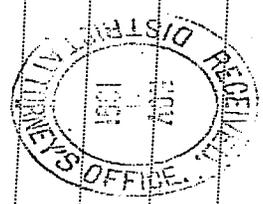
0616

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

Police Court---
 District,
 1393

THE PEOPLE, etc.,
 ON THE COMPLAINT OF
 Mary McDonald
 John Keel
 Offence
 Felonious Assault

Date: November 8, 1891
 J. M. Mahon
 Justice
 22nd Precinct



Witnesses
 No. _____ Street _____
 No. _____ Street _____
 No. _____ Street _____
 \$ 1000 (to pay) E. D.
 _____ Street _____

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

defendant

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

Dated *Nov 8* 1891, *J. M. Mahon* Police Justice.

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

Dated _____ 18 _____ Police Justice.

There being no sufficient cause to believe the within named _____

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

Dated _____ 18 _____ Police Justice.

The People
John

Court of General Sessions. Part I
 Before Recorder Smyth. Nov. 17th 1891
 Indictment for assault in the first degree.
 Mary Versnahl sworn and examined through
 the interpreter. Where did you live on the
 7th of November of this year? No. 239 Sixtieth
 street on the West side between Tenth and
 Eleventh Avenues. Did this defendant
 John Heerline also live there? Yes sir, we
 have been living together for twelve years
 Tell me what happened on that day? I
 cannot earn enough money because he
 never looks for work and he is always
 sick. He had some words about that
 question and then he hit me. I received
 a cut in my arm but I did not see the
 knife. I only saw the knife after the trouble
 was over. What time was this? It was
 eleven o'clock in the evening. What, if any
 thing did the defendant Heerline say at
 the time that you received these cuts in
 your arm? He did not say anything; he
 hit me and threw me on the floor
 but I did not see any knife. Where did
 he hit you? He hit me with his hand
 in the room; he hit me on the arm
 and in the eyes. Did you fall down
 from the floor? Yes sir, I fell because
 I waked the whole day and I was

tired. You fell on the floor did you? Yes.
After you fell on the floor what did this
man do to you? He hit me. He hit you
with what? With his hand. Where did he
hit you then? In the face and on the head.
Then did you get those marks on your
arm that you have shown us? do you
know what made those marks on your
arm? What I think is that it was done
with a knife, but I did not see the knife.
Did you see any knife afterward with a
blade on it? After the trouble I saw
a little knife on the top of the bureau.
Did that knife have any blade on it?
I did not examine the knife. Did you
get more than one cut? I think I
have only one. You have two cuts on your
arm here have you not? I did not
see the knife, I cannot tell. Did you
have a doctor and were you taken to a
hospital? I remained home and I
went to the clinic to see the doctor
on Monday. Where did you go to the
clinic? Fifth avenue and Sixtieth
street. Was your arm treated and
bandaged? Yes sir. Is that all you
remember about it. That is all
that I have to say. I do not know any-

thing more. Do you remember ever say-
ing that he cut your arm when you
were trying to ward off blows that he
was attempting to cut your throat? I said
that in Fifty Seventh street, but I would
not say it now because it is too much
punishment. You said that in Fifty Seventh
street. Objected to. objection sustained.
Now what did you do after this occurred?
I washed myself and bandaged my arm
and then I went Monday. I went to the
doctor. But that night, the night of the 7th
of November what did you do? I went to the
station house with him; they retained
him in the station house and I went
home. Did I understand you to say that
you went to the station house with this
man first with an Italian or did
you go to the station house alone first?
Just I went alone to get a policeman,
then the policeman came and took him
into custody and I had to go to the
station house with the policeman to
make a charge. Is this the officer
who came back with you and made
the arrest (pointing to the officer) yes
sir, that is the officer.

Cross

Examined. Do you remember last
election day? Yes sir. Did you meet

with any accident on that day? I worked
for a whole day with a butcher and
then a lady came and said, John
Heerline come and fetch something to
drink, and he went and then Mr.
Heerline said, Mary, the house is on
fire; and then two or three fire engines
came and there was trouble in the
house. That is all I know. Did she fall
down in the hallway that day in her
own hallway? I have rheumatism in
my foot and I was standing there
and I told John, dress yourselves. He
did not mean it, but he gave me a
push and I fell. Did you fall in the
hallway? Yes sir. John gave me
a push and then he picked me up. He
did not knock me down afterward - he
only gave me a push. At noon time
I had a glass of beer where I work, but
when the fire was over then he drank
as much as I drank. I cannot say
that he was drunk. I was not drunk.
If I were drunk I could not work.
A jury was withdrawn and the defendant
pleaded guilty to assault in the third
degree. He was sent to the penitentiary
for six months.

thing more. Do you remember ever saying that he cut your arm when you were trying to ward off blows that he was attempting to cut your throat? I said that in Fifth Seventh street, but I would not say it now because it is too much punishment. You said that in Fifth Seventh street. Objected to. Objection sustained. Now what did you do after this occurred? I washed myself and bandaged my arm and then I went Monday. I went to the doctor. But that night, the night of the 7th of November what did you do? I went to the station house with him; they retained him in the station house and I went home. Did I understand you to say that you went to the station house with this man first with an Italian or did you go to the station house alone first? Just I went alone to get a policeman, then the policeman came and took him into custody and I had to go to the station house with the policeman to make a charge. Is this the officer who came back with you and made the arrest (pointing to the officer) yes sir, that is the officer.

Cross Examined. Do you remember last election day? Yes sir. Did you meet

**POOR QUALITY
ORIGINAL**

0622

Testimony in the
Case of
John Beerline
filed Nov. 1891.

POOR QUALITY ORIGINAL

0623

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Heerline

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

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

The said *John Heerline*

late of the City of New York, in the County of New York aforesaid, on the *seventh* day of *November* in the year of our Lord one thousand eight hundred and ninety-*one*, with force and arms, at the City and County aforesaid, in and upon the body of one *Mary Wersnahl* in the peace of the said People ~~then~~ and there being, feloniously did make an assault and ~~her~~ the said *Mary Wersnahl* with a certain *knife*

which the said *John Heerline* in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and wound,

with intent *her* the said *Mary Wersnahl* thereby then and there feloniously and wilfully to kill against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said *John Heerline* of the CRIME OF ASSAULT IN THE SECOND DEGREE committed as follows:

The said *John Heerline*

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Mary Wersnahl* in the peace of the said People ~~then~~ and there being, feloniously did wilfully and wrongfully make another assault, and ~~her~~ the said *Mary Wersnahl* with a certain *knife*

which the said *John Heerline* in *his* right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully strike, beat, cut, stab and wound, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

Wm Lancy Nicoll
District Attorney

0624

BOX:

457

FOLDER:

4201

DESCRIPTION:

Hemple, John M.

DATE:

11/20/91



4201

POOR QUALITY ORIGINAL

0625

J. C. D. Morgan
Counsel,
Filed *115* day of *March* 1892
Pleas, *Guilty*
THE PEOPLE

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

vs.
John M. Hendley

DE LANCEY NICOLL,
District Attorney.

[Signature]

A TRUE BILL.

[Signature]

Foreman.

Part 2 - Oct. 15, 1892.

*On Motion of District Attorney
defendant discharged on his
own recognizance*

Witnesses:

*I consent to deft's
discharge upon his
own recognizance
7/16/92 J. M. Davis
Post*

POOR QUALITY
ORIGINAL

0626

New-York Ophthalmic and Aurial
Institute
46 East 12th Street

To whom it may concern:

This is to certify - that Hannah Goldstein - was treated in this Institute for an injury received 48 hrs previously ~~to~~; the wound in the cornea (the part of the eye, injured) was suppurating and the inflammation had already involved other deeper portions of the eye - in consequence thereof - sight in the eye being irretrievably lost. - the eyeball was removed. Since then the child has been doing fairly well; and promises to be all right in a few to three days. The child was admitted on November 2-1891

C. E. Finlay M. D.

House Surgeon

POOR QUALITY ORIGINAL

0627

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 3 DISTRICT.

of No. 7th Avenue, Police Street, aged 42 years, occupation Police Officer being duly sworn deposes and says that on the 31st day of October 188

at the City of New York, in the County of New York. Deponent arrested John M. Kempe (now here) for assaulting one Hannah Goldstein a child eleven years of age of no 100 Monroe Street by striking said child in the right eye with some hard substance thrown from a bean shooter destroying the sight of said child's eye and inflicting injuries from which said child is now confined in the Ophthalmic Hospital East 12th Street and is unable to appear in court as deponent is informed and believes. Wherefore deponent deponent prays

Sworn to before me, this

188

[Handwritten signature]
Police Justice

POOR QUALITY ORIGINAL

0628

that said defendant may be held to
await the result of said child's
injuries

Sworn to before me this James Haggerty
5th day of Nov 1891
Police Justice

Account on Bank of Scotland

Police Court-- District.

111 B

THE PEOPLE, & C.,
ON THE COMPLAINT OF
James Haggerty
vs.
John W. Campbell

AFFIDAVIT.

Dated Nov 5 1891
Magistrate

Witness,
Abraham Goldstein
100 Maynard St
Mary Sturtevant
107 Maynard St
Sam Goldstein
100 Maynard St

Disposition,
Held to await
result of injuries
\$1000 fine for

POOR QUALITY ORIGINAL

0629

Police Court— 3rd District.

City and County } ss.:
of New York,

of No. 100, Monroe Street, aged 12 years,
occupation School girl being duly sworn
deposes and says, that on the 3rd day of October 1888 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by John M. Kemple

(now here) who did wilfully and maliciously throw a piece of window glass from a beam shooter he defendant held in his hands at deponent said piece of glass so thrown striking deponent in the right eye destroying the sight of said eye and said assault was committed

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

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

Sworn to before me, this 4th day
of Nov 1888

Hannah Goldstein

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0630

Sec. 198-200.

CITY AND COUNTY OF NEW YORK vs.

District Police Court.

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

Question. What is your name?

Answer. *John M Kempfle*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *64 Marne Street 1 year*

Question. What is your business or profession?

Answer. *Leather Roller*

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

Answer. *I am not guilty*

John M Kempfle
Man

Taken before me this *14* day of *June* 19*14*
[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0631

PAID

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

Police Court

THE PEOPLE, &c.,
ON THE COMPLAINT OF

District

Francis Goldstein
John M. [unclear]
John M. [unclear]

Offence

Dated

Nov 17 1891

Magistrate

James [unclear]
Officer

Precinct

Witness
John [unclear]

James [unclear]
Street

No. *100* Street

James [unclear]
Street

No. *1000* Street

[Signature]

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

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

Dated *Nov 17* 1891 *[Signature]* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY ORIGINAL

0632

Fol.1 COURT OF GENERAL SESSIONS,
Of the City of New York.

-----X
The People of the State of New York,

-against-

J O H N H E M P L E .
-----X

Please take notice that upon the annexed affidavits and on all the papers and proceedings herein I will move this Court at a trial term to be held in Part 2 hereof before Hon. Rufus W. Cowing on the ~~16th~~ day of February 1892 at 11 o'clock in the forenoon or as soon thereafter as Counsel can be heard for a dismissal of the indictment herein, for want of prosecution, and for the discharge of the defendant herein and for such other and further relief as in the premises may seem just and proper.

Dated, N. Y., February 10th, 1892.

James A. Donagan,
Attorney for Defendant,
115 Nassau Street,
New York City,
New York.

To - Hon. Delancey Nicoll,
District Attorney,
New York City,
New York.

"2

"3

POOR QUALITY ORIGINAL

0633

Pol.1.

COURT OF GENERAL SESSIONS,
Of the City of New York.

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

- against -

J O H N H E M P L E R.

-----x
CITY AND COUNTY OF NEW YORK, SS:

James A. Donegan, being duly sworn deposes and says that he is the attorney for the defend- and in the above entitle action; That on the 24th, day of December 1991, this case appeared on the day calendar of this court for trial in Part 2 thereof before Hon. Rufus B. Cowing, that on said day Assistant district Attorney Linn, was in charge of said part, in behalf of the District Attorney, that deponent had all his witness- es subpoenaed and in attendance at Court on that day; that when said cause was reached for trial Mr. Lynn stated to deponent that the witnesses for the prose- cution were not in attendance and that he had been in- formed by the officer having charge of the case that they had moved to Chicago, in the State of Illinois; that it would be necessary for him to send to Chicago and to secure their attendance at this Court; that it could be done, so Mr. Lynn informed this deponent, in two weeks or at most three. That deponent has always been

"2

"3

ready and anxious to proceed with the trial of this case, knowing that the defendant could not secure bail and that he would be compelled to remain confined in the toms until his trial; that defendant was arrested on the 4th of November that shortly thereafter he was indicted for malicious mischief by the Grand Jury; that almost three terms of the Court have now passed since the indictment of said defendant and he has not been brought to trial although anxious therefor. That deponent has made inquiries at the office of the District Attorney in reference to this case and has been informed that the witnessess for the prosecution whom they allege are in Chicago could not be prevailed upon to attend at this Court. That deponent has never asked for an adjournment of this cause but has always been willing and anxious to try the same, and therefore asks that the indictment herein be dismissed in accordance with the provisions of §633 of the Code of Criminal Procedure; that deponent is informed by the mother of the defendant and verily believes the same to be true that she is a widow and partially dependant upon the earnings of the defendant for her support and that of her family; that the defendant although a boy of but 16 years of age contributes greatly to her support and now that he is confined in Prison she has been wholly deprived of the assistance which he formally rendered her.

Sworn to before me, this :
 12th inst of Feb., 1892.

James A. Druzan
L. Belmont
Notary Public
City of New York

Fol. 1.

COURT OF GENERAL SESSIONS,
Of the City of New York.

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

-against-

J O H N H E M P L E,
-----x

CITY AND COUNTY OF NEW YORK, ss:

John Hemple being duly sworn deposes and says: that he is the defendant above named; that on the fourth day of November 1891, deponent was arrested on a charge of malicious mischief alleged to have been committed on October 31st, in Monroe Street, in this City, in that this deponent threw a piece of glass from a sling-shot carried by him and which piece of glass struck one Goldberg in the eye and deprived her of the sight of her said eye. That this deponent denies having ever carried a sling-shot or having on the day mentioned in the complaint or on any other day having thrown from a sling-shot or otherwise any glass or other article or substance which struck the said Goldberg or other person, That on the evening in question this deponent passed through Monroe Street, but did not throw anything or strike said Goldberg with anything, but passed about his business from his work as a leather roller at 246 & 248 d Cherry Street, this City, That deponent was not arrested

"2

"3

on the day that the said offence is alleged to have been committed but four days thereafter to-wit on the 4th, day of November 1891 that he has ever since been confined in prison, part of the time in Essex Market Court prison and the remainder of the time in the Tombs. That ever since the arrest of this deponent he has been anxious to go to trial and on the 24th, day of December 1891, the case of the People v. Hemple, appeared on the calendar of Part 2 in this court before Hon. Rufus B. Cowing, Judge. That on said 24th day of December 1891 deponent was taken to the Court of General Sessions from the Tombs; that on said day this deponent was ready for trial and appeared in said Court before said Judge with all his witnessess ready to proceed with the trial herein. That deponent has never asked for an adjournment of this case and that this cause never appeared on the calendar of this Court prior to the 24th day of December 1891 except when deponent was brought to said Court for pleading; that deponent has a good defense herein and can clearly prove to the Court and jury that he is innocent of the charge for which he now stands indicted. That deponent has been unable to secure bail which was fixed by the Justice at Essex Market Court at \$1000. although he has made strenuous efforts to secure such bail. That on the 24th of December when this cause appeared on the calendar the assistant District Attorney in charge asked for an adthe

"4

**POOR QUALITY
ORIGINAL**

0637

jourment on the ground that the witnesses for the people had gone to Chicago and that he would send to that City and have them brought here to testify in this case. That said District Attorney then informed deponents attorney that he would be ready for trial in about 2 or 3 weeks at the most and that he would have the witnessess here by that time. That deponent was indicted in November last and more than two terms of the court have passed since his indictment and he has not been brought to trial.

Sworn to before me, this :
: John Hemple
11th day of February, 1893.

James A. Donegan,
Com. of Deeds,
N. Y. City & Co.

**POOR QUALITY
ORIGINAL**

0630

COURT OF GENERAL SESSIONS
Of the City of New York

The People of the State of
New York

-against-

J O H N H E M P L E .

AFFIDAVIT & NOTICE OF MOTION

James A. Donagan,
Defendant's Attorney,
#115 Nassau Street,
New York City,
New York

To - Delancey Nicoll, Esq.,
District Attorney.

POOR QUALITY ORIGINAL

0639

PART I.

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

481

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

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

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

To Mannah Goldstein

of No. 19 Butler Place Street

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

John M. Temple

Dated at the City of New York, the first Monday of **DECEMBER**

in the year of our Lord 189 /

DE LANCEY NICOLL, *District Attorney.*

**POOR QUALITY
ORIGINAL**

0640

19 Rutgers Peace

Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.
If inconvenient to remain, and you prefer another day, state this early to the District Attorney, in the Court.
If ill when served, please send timely word to the District Attorney's Office.
If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his Assistants.

POOR QUALITY ORIGINAL

0641

PART I.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

481

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

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

To Abraham Goldstein
of No. 19 Rutgers Place Street

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the day of 24 **DECEMBER** 189 / at the hour of 11 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

John M. Hoempfle

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

'DE LANCEY NICOLL, *District Attorney.*

PART I.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

481

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

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

To Abraham Goldstein
of No. 19 Rutgers Place Street

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the day of 24 **DECEMBER** 189 / at the hour of 11 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

John M. Hoempfle

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

'DE LANCEY NICOLL, *District Attorney.*

POOR QUALITY
ORIGINAL

0642

Court of General Sessions.

THE PEOPLE

vs.

John M. Hempel

City and County of New York, ss :

Abraham Maas

being duly

sworn, deposes and says : I reside at No. *135 Clinton*

Street, in the City of New York. I am a Subpoena server in the office of the District Attorney of the City and County of New York. On the *23rd* day of *December* 1891,

I called at *19 Rutgers Place*

the alleged *residence* of *Hannah Goldstein* the complainant herein, to serve him with the annexed subpoena, and was informed by *at*

** 100 Monroe St. that the Goldsteins had moved to * 19 Rutgers Place. I went to * 19 Rutgers Place, and was informed that the Goldsteins had lived there three days and then left, saying they were going to Chicago last Monday*

Sworn to before me, this *24th* day

of *December* 1891

David Anderson
Notary Public
C. N. Y. Co.

Abraham Maas
Subpoena Server.

POOR QUALITY ORIGINAL

0643

Court of General Sessions.

THE PEOPLE, on the Complaint of

Hannah Goldstein

vs.

Offence:

John A. Wemple

JOHN R. FELLOWS,

De Lancey Local District Attorney.

affidavit of

Abraham Mass

Subpoena Server.

Failure to Find Witness.

*Put these affidavits
with the papers
before
your*

POOR QUALITY
ORIGINAL

0644

Police Department of the City of New York,

Precinct No _____

New York, Dec. 28th 1891

Hannah Goldstein complainant
against John M. Hemple, for
assault. went to Chicago with
her mother and other children
to join their father.

Hyman Goldstein, at 129 Wright St.
They left here Dec. 22nd 191.

Aided by a Hebrew Society
in 8th St.

Det. J. Stapleton, 7th precinct.

POOR QUALITY ORIGINAL

0645

City and County of New York, ss -

The People
vs.
John M. Kemple

Andrew Fay being duly sworn deposes and says: I am a Clerk in the Office of the District Attorney in the City and County of New York. On the December 28/91 I received the letter hereto annexed from Detective Stapleton of the 7th Precinct, stating that Hannah Goldstein the Complainant in the above mentioned case had gone to Chicago to join her father and had been aided by a Hebrew Society. Upon receiving the above letter I sent a subpoena to Hannah Goldstein at 129 Wright St. Chicago Ill. the address given by the Office but failed to receive any reply. I also sent a letter inquiring when it would be convenient for her to come to Court but she again failed to answer it. I am also informed by the Office that the Complainant's family also went to Chicago

Sworn to before

Andrew Fay

ME the 28th day of January 1902

Thos. C. Mezger

Clerk of Courts

N. Y. Co.

POOR QUALITY
ORIGINAL

0646

The People

vs.

John W. Humphreys

Applicant of
Christiana Ray

POOR QUALITY ORIGINAL

0647

PART II.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

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

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

To Aaron Goldstein
of No. 157 Monroe Street.

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the 15 day of February 1892 at the hour of 10^{1/2} in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

John M. Keuple
Dated at the City of New York, the first Monday of February
in the year of our Lord 1892

DE LANCEY NICOLL, District Attorney.

PART II.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

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

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

To Hanna and Abraham Goldstein
of No. 150 Monroe Street.

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the 15 day of February 1892 at the hour of 10^{1/2} in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

John M. Keuple
Dated at the City of New York, the first Monday of February
in the year of our Lord 1892

DE LANCEY NICOLL, District Attorney.

**POOR QUALITY
ORIGINAL**

0648

100 Monroe

Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.

If inconvenient to remain, and you prefer another day, state this early to the District Attorney, in the Court.

If ill when served, please send timely word to the District Attorney's Office.

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his Assistants.

POOR QUALITY ORIGINAL

0649

Court of General Sessions.

THE PEOPLE

vs.

John M. Hemple

City and County of New York, ss:

sworn, deposes and says: I reside at No. *Abraham Maas* being duly
135 Clinton

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

City and County of New York. On the *13th* day of *Feb* 1892

and on other occasions
I called at *100 Monroe Street*

the alleged *residence* of *Aaron, Hanna and Abraham Goldstein*

the complainant herein, to serve *them* with the annexed subpoenas and was informed by *the*
tenants, at the house that the said
witnesses had gone to Chicago, to reside
there, and they did not if they would
return

Sworn to before me, this *13th* day
of *February* 1892

David Anderson
Notary Public
N. Y. Co.

Abraham Maas
Subpoena Server.

POOR QUALITY ORIGINAL

0650

Court of General Sessions.

THE PEOPLE, on the Complaint of

vs.

Offense:

John M. Kemple

JOHN R. FELLOWS

De Lancey Kelle District Attorney.

Affidavit of

Abraham Mass

Sulphem Street.

Failure to find Witness.

POOR QUALITY ORIGINAL

0651

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

John M. Kemple

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

John M. Kemple

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

The said *John M. Kemple*

late of the City and County of New York, on the *thirty-first* day of *October* in the year of our Lord one thousand eight hundred and ninety-*one*, at the City and County aforesaid, in and upon one

Hannah Goldstein

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

John M. Kemple

with a certain *piece of glass* which *he* the said

in *his* right hand then and there had and held, the same being then and there a weapon and an instrument likely to produce grievous bodily harm, *her*, the said

Hannah Goldstein then and there feloniously did wilfully and wrongfully strike, beat, *cut*, bruise and wound, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

De Lancy

POOR QUALITY
ORIGINAL

0652

SECOND COUNT—

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

John M. Kemple
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

John M. Kemple
late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the City and County aforesaid, in and upon the said

Hannah Goldstein
in the peace of the said People then and there being, feloniously
did wilfully and wrongfully make another assault; and the said *John M. Kemple*
the said *Hannah Goldstein*
with a certain *piece of glass*

which *he* the said *John M. Kemple*

in *his* right hand then and there had and held, in and upon the *face*
and eye of *her* the said *Hannah Goldstein*
then and there feloniously did wilfully and wrongfully strike, beat, *cut*
bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully
and wrongfully inflict grievous bodily harm upon the said *Hannah*
Goldstein to the great damage of the said *Hannah Goldstein*
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.

DE LANCEY NICOLL, *District Attorney.*

0653

BOX:

457

FOLDER:

4201

DESCRIPTION:

Hollstein, Bernhardt

DATE:

11/11/91



4201

0654

POOR QUALITY ORIGINAL

Bk. Oct 12, 1892

86

Counsel,
Filed 11 day of Nov 1891
Pleads,

Robbery, Second Degree,
(Sections 224 and 229, Penal Code.)

THE PEOPLE

vs.

Bernhard Holstein

John A. Nicoll
BALANCEY NICOLL,
District Attorney.

A TRUE BILL.

John A. Nicoll

Foreman,
Lee Brown

John A. Nicoll
Lee Brown

Witnesses:

L. F. Chapman

Maxim Dept Pence

May, East Wicks

Walter Lewis

Ann Ch very

good

He Mansing

Re como Nakhani

if sentence is see

paper within

FM

Sept. 1891
Quadrangle
with book

POOR QUALITY ORIGINAL

0655



To whom it may concern,
This is to certify that the
brass. Bernard Hotel has been in
my employ as second cook during
of the season of 1891. I believe him
to be an honest young man worthy
the confidence of any person needing
his services. While employed by
me he has shown himself to be a
thorough, sober, industrious and
willing worker.

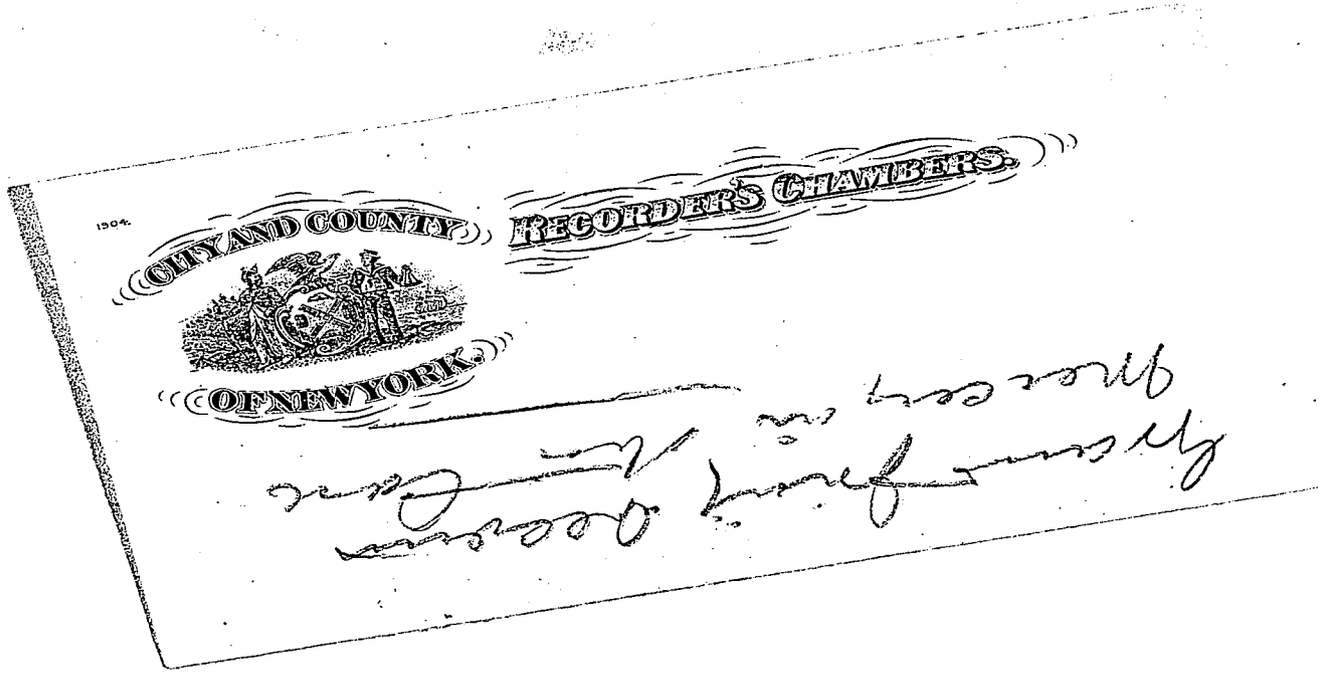
Signed
Myron Lowell
Manager

Richfield Sp. N.Y.
Sept 17th 1891.

now & will be glad to hear to this
man's story. I think some consideration
is due to him
J. H. Chapman
Miner

POOR QUALITY ORIGINAL

0656



POOR QUALITY
ORIGINAL

0657

ALDENE PARK ESTATE
FISCHER HANSEN
BROKER,
ROOM 10 WEMPEL BUILDING
—83 NASSAU STREET.—

New York, November 5th 1891

The editor of the "World"!

Dear Sir:

While looking over your paper this morning, I noticed the column telling about that unfortunate boy named Holstein, who was arrested Wednesday afternoon at 67th Street Station for highway robbery. I am a businessman myself, but as I get have a clear recollection of all the difficulties I myself had to go through when I first landed here in this country, being a stranger without anybody to fall back upon, I indeed felt sorry for the poor boy and understood his awful position. Now I pray you and your paper kindly to use your influence, as often before, — in getting the boy out. I offer to pay whatever fine he may be under, and also to secure him employment for one year at least. Trusting you will take a part in this charitable act I remain sir

Yours truly
Fischer Hansen

POOR QUALITY ORIGINAL

0658

[Faint handwritten notes on a lined page, possibly including a list or table with illegible entries.]

POOR QUALITY
ORIGINAL

0659

District Attorney's Office,

CITY AND COUNTY OF NEW YORK.

75

Dec 4. 1893

CAPTAIN OR OFFICER IN COMMAND.

Dear Sir:

I desire to see Officer Barnes
attached to your command in
New York in relation to the case of
B. Hollister
sentenced McCarthy to 5
years and months imprisonment by
Recorder Lynch

Please ask the officer to bring such information in relation to the case, and as to the previous record of the prisoner, as he may be enabled to obtain.

Yours truly,

HENRY W. UNGER,

Deputy Assistant and Secretary to the District Attorney.

POOR QUALITY ORIGINAL

0550

Police Court-- 4th District.

CITY AND COUNTY }
OF NEW YORK, } ss

Eva M. Foster

of No 11 East 8th Street, Aged 45 Years

Occupation maiden being duly sworn, deposes and says, that on the 14th day of Nov 1891, at the 14th Ward of the City of New York, in the County of New York, was feloniously taken, stolen, and carried away from the person of deponent by force and violence, without ^{her} ~~his~~ consent and against ^{her} ~~his~~ will, the following property, viz:

A pocketbook of the value of Ten (10) Dollars, in which, there was good and lawful money of the United States of the value of fifty one (51) cents, all of said property

of the value of Ten ⁵¹/₁₀₀ DOLLARS, the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away, by force and violence as aforesaid by Bernhard

Hollstein (nowhere) for the reasons following, to wit: Deponent ^{she} was walking on Madison Avenue shortly before five (5) PM of said date, and when near 75th Street, she received a violent blow on the chest from defendant's fist, and that defendant violently and forcibly seized said pocketbook from deponent's hand and ran away therewith; that defendant was arrested by Officer William A. Barncott of the 14th Precinct, with said property in defendant's possession.

Eva M. Foster

Sworn to before me, this 14th day of November 1891
M. M. ...
Police Justice

POOR QUALITY ORIGINAL

0661

Sec. 198-200.

4

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Bernhardt Hollstein*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *No home*

Question. What is your business or profession?

Answer. *Cook*

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

Answer. *My poverty drove me to steal.*

Bernhardt Hollstein.

Taken before me this

20

day of *Nov* 1931

H. H. ...

Notary Public

POOR QUALITY ORIGINAL

0662

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

Police Court--- 4th District, 1384

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
 Cora M. Foster

Richard H. Miller

Office Robbery

Dated Nov 5 1891

McMullen, Magistrate

Parmenter, Officer

2nd Precinct

Witness: Wm. S. Parmenter

No. 2nd Precinct Street



No. _____ Street _____
 to answer

Boon

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

Defendant

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

Dated Nov 5 1891, *W. McMullen* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

0663

COUNTY OF NEW YORK, ss.:

1427

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

An indictment having been found on the 11th day of November
189 / , in the Court of General Sessions of the Peace of the County of
New York, charging Bernhardt Hollstein

with the crime of Robbery in second degree

You are therefore Commanded forthwith to arrest the above named Bernhardt Hollstein
and bring him before that Court to answer the indictment; or
if the Court have adjourned for the term, that you deliver him into the custody of the Keeper of the
City Prison of the City of New York.

City of New York, the 12 day of February 189 2

By order of the Court,

John F. Carroll
Clerk of Court.

**POOR QUALITY
ORIGINAL**

0664

New York General Sessions of the Peace.

THE PEOPLE
OF THE STATE OF NEW YORK,
against

Bernhard Hollstein

BENCH WARRANT FOR FELONY.

Issued *Feb. 12th* 189*2*

The officer executing this process will
make his return to the Court forthwith.

POOR QUALITY ORIGINAL

0665

District Attorney's Office.

[Faint handwritten text, possibly a signature or name]

[Faint handwritten text, possibly a date]

[Faint handwritten text]

[Faint handwritten text]

[Faint handwritten text]

[Faint handwritten text]

POOR QUALITY ORIGINAL

0666

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Bernhardt Hollstein

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

Bernhardt Hollstein

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

The said *Bernhardt Hollstein*

late of the City of New York, in the County of New York aforesaid, on the *fourth* day of *November* in the year of our Lord one thousand eight hundred and ninety-*one*, in the *day*-time of the said day, at the City and County aforesaid, with force and arms, in and upon one *Eva M. Foster* in the peace of the said People then and there being, feloniously did make an assault; and *one silver coin of the kind called half-dollars of the value of fifty cents, two silver coins of the kind called quarter dollars of the value of twenty-five cents each, three silver coins of the kind called dimes of the value of ten cents each, four nickel coins of the kind called cent five cent pieces of the value of five cents each, eleven coins of the kind called cents of the value of one cent each, and one pocket-book of the value of ten dollars* of the goods, chattels and personal property of the said *Eva M. Foster* from the person of the said *Eva M. Foster* against the will and by violence to the person of the said *Eva M. Foster* then and there violently and feloniously did rob, steal, take and carry away,

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

W. Rancey Nicoll
District Attorney

0667

BOX:

457

FOLDER:

4201

DESCRIPTION:

Hollywood, Catharine

DATE:

11/19/91



4201

POOR QUALITY ORIGINAL

0668

Witnesses:

Switzer

Delia Fay

Postal 11 fr. near

University Place

N. Angeles

Leona Proker

*279. Clainthos St.
Old Sugar Beans*

Des. Complaint

Fr.

*Wife person
ok good*

*Person - hem
Person to own*

My

Counsel,

Filed

day

1891

Pleads,

THE PEOPLE

vs.

Catherine Hollywood

DE LANCEY NICOLL,

District Attorney.

[Sections 228, 287,
Grand Larceny,
Penal Degree,
Penal Code.]

A TRUE BILL.

(Signed: Judge)

Foreman.

Mark Proker

FR

POOR QUALITY
ORIGINAL

0669



Thoroughly Fireproof.
New York, Oct. 19th 1891-

Messrs. Sullivan & Blake.

Sirs

I beg to say
to the girl Jessie. For I would
say I always found her an
honest and good girl while she
was with me. Hope you will
do all you can for Mrs. Adams
have called to see you in
person but Ann Co. lived to my
bed with a severe cold.

Respy M. E. Holley

POOR QUALITY ORIGINAL

0570

Police Court

3 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 42 Avenue Street, aged 39 years,
occupation Liquor dealer being duly sworn

deposes and says, that on the 12 day of November 1891 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

One gold watch of the value
of Thirty dollars, one hand
satchel and a quantity of wearing
apparel together of the value of
Thirty five dollars (\$35.00)

the property of deponent

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

(nowhere) for the reason that
deponent was employed by
deponent as a domestic, that
on on said date at about 7³⁰
Am. deponent was left
alone in deponent's apartments
where all of said property was
located, and when deponent returned
to said apartments he missed said
property and deponent had left
said premises. Deponent subsequently
caused deponent's arrest with
said satchel and wearing apparel
in his possession, and gave to

Sworn to before me this
18
day
Police Justice.

POOR QUALITY
ORIGINAL

0671

deponent the plaintiff (Mrs. Shinn) representing said wallet which defendant admitted and confessed to deponent in the presence of Officer John J. Sacks of the 14th Precinct that she took said and carried said wallet.

Wherefore deponent prays that defendant be held to answer and be dealt out as the law directs.

Signed before me
this 13th day of April 1915
John J. Sacks
Police Justice

Gustava Reiber

**POOR QUALITY
ORIGINAL**

0672

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 30 years, occupation John J. Sacks
Police Officer of No. 114
Recruit Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Gustav Reiser
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 13
day of Nov 1890,

John J. Sacks

[Signature]
Justice

POOR QUALITY ORIGINAL

0673

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Catherine Hollywood*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *England*

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

Answer. *436 Cherry St 4 yrs*

Question. What is your business or profession?

Answer. *Domestic*

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

Answer. *I am guilty*

Catherine Hollywood

Catherine Hollywood

Taken before me this

13

day of
Police Justice.

POOR QUALITY ORIGINAL

0674

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

Police Court
 District

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Jonathan Peckham
428 7 St.
Eastman's Hotel
Laurey

1
 2
 3
 4
 Offence _____

Date: *Mar 13 1891*

Shelby Magistrate
Shelby Officer

Witness: *William A. Brown*
 14 Precinct



No. _____ Street _____
 \$ *300* (amount)
John A. Brown

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

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

Dated: *Mar 13 1891* *W. A. Brown* Police Justice.

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

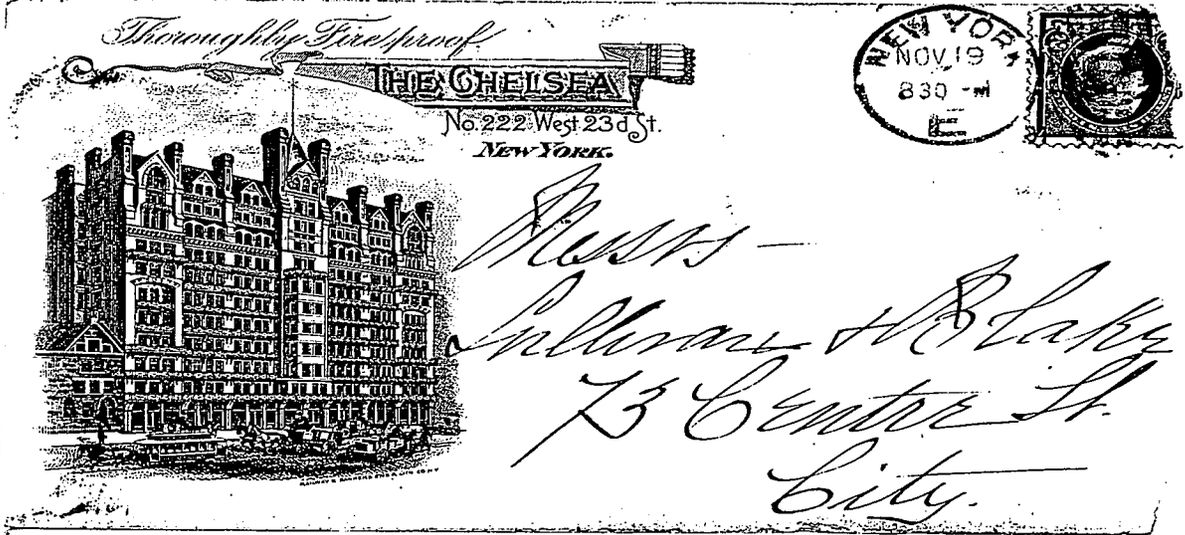
Dated: _____ 18 _____ Police Justice.

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

Dated: _____ 18 _____ Police Justice.

POOR QUALITY ORIGINAL

0675



POOR QUALITY
ORIGINAL

0676

505

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Catherine Hollywood

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

Catherine Hollywood

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

The said

Catherine Hollywood

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

one watch of the value of thirty dollars, one satchel of the value of one dollar, and divers articles of wearing apparel, of a number and description to the Grand Jury aforesaid unknown, of the value of five dollars

of the goods, chattels and personal property of one

Gustave Reiber

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

De Lancey McCall
District Attorney.

0677

BOX:

457

FOLDER:

4201

DESCRIPTION:

Houston, Elizabeth

DATE:

11/06/91



4201

POOR QUALITY ORIGINAL

0678

Witnesses:

Counsel,

Filed, 6 day of Nov 1891

Pleads,

THE PEOPLE

vs.

Elizabeth Bonston

KEEPING A HOUSE OF ILL-FAME, ETC.
(Sections 822 and 885, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL,

(Signature)

Foreman.

of Special Assistants,

Part III, D.C. 16... 1891.

POOR QUALITY ORIGINAL

0679

Court of General Sessions of the Peace

470

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK AGAINST

Elizabeth Houston

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

Elizabeth Houston

(Sec. 332, Penal Code.)

of the CRIME OF KEEPING AND MAINTAINING A COMMON BAWDY HOUSE AND HOUSE OF ILL-FAME, committed as follows:

The said Elizabeth Houston

late of the fifteenth Ward of the City of New York, in the County of New York aforesaid, on the seventeenth day of September in the year of our Lord one thousand eight hundred and ninety-one, and on divers other days and times, as well before as afterwards, to the day of the taking of this inquisition, at the Ward, City and County aforesaid, a certain common bawdy house and house of ill-fame, unlawfully and wickedly did keep and maintain; and in said house divers ill-disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well as in the night as in the day, there unlawfully and wickedly did receive and entertain; and in which said house the said evil-disposed persons and common prostitutes, by the consent and procurement of the said

Elizabeth Houston

on the days and times aforesaid, there did commit whoredom and fornication; whereby divers unlawful assemblies, disturbances and lewd offenses on the days and times aforesaid, as well in the night as in the day, were there committed and perpetrated; to the great damage and common nuisance of all the good people of the said State there inhabiting and residing, in manifest destruction and subversion of and against good morals and good manners, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT--

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

Elizabeth Houston

(Sec. 385, Penal Code.)

of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said Elizabeth Houston

late of the Ward, City and County aforesaid, afterwards, to wit: on the seventeenth day of September in the year of our Lord one thousand eight hundred and

POOR QUALITY ORIGINAL

0580

ninety- *one* — , and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep and maintain a certain common, ill-governed house, and in *her* said house for *her* own lucre and gain, certain persons whose names are to the Grand Jury aforesaid unknown, as well men as women, of evil name and fame and dishonest conversation, to frequent and come together then and on said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in said house, at unlawful times, as well in the night as in the day, then and on said other days and times there to be and remain, tippling, drinking, gaming, cursing, swearing, quarreling, making great noises and otherwise misbehaving themselves, unlawfully and wilfully did permit and suffer, to the great annoyance, injury and danger of the comfort and repose of a great number of persons, good citizens of our said State there residing, and passing and repassing, to the common nuisance of the said citizens, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT :

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

Elizabeth Houston

(Sec. 322,
Penal Code.)

of the CRIME OF KEEPING A DISORDERLY HOUSE, committed as follows :

The said *Elizabeth Houston*

late of the Ward, City and County aforesaid, afterwards, to wit: on the *seventeenth* day of *September* in the year of our Lord one thousand eight hundred and ninety- *one* and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, unlawfully did keep a certain ill-governed and disorderly house, the same being a place of public resort, and in the said house and place of public resort, for *her* own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in *her* said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tippling, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully did permit, and yet continues to permit, by reason whereof the peace, comfort and decency of the neighborhood around and about the said house were, and yet are habitually disturbed, 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.

DE LANCEY NICOLL,

District Attorney.

0681

BOX:

457

FOLDER:

4201

DESCRIPTION:

Hughes, John

DATE:

11/07/91



4201

POOR QUALITY ORIGINAL

0682

#4

Counsel,
Filed 7 day of June 1886
Pleads

THE PEOPLE
vs.
John Hughes
ASSAULT IN THE FIRST DEGREE, ETC.
(Sections 217 and 218, Penal Code).

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.
Samuel McKee
Foreman.
John W. ...
Clerk: *James ...*

Witnesses:
John W. Hughes
Officer Michael ...

POOR QUALITY
ORIGINAL

0683

Broken
of
John Hughes,
Munster.
1885

RECORDERS CHAMBERS



POOR QUALITY ORIGINAL

0684

BAILED,

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

Police Court 5 District 1994

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Catherine Bertha
607 - West 6 St
John Bertha

1 _____
 2 _____
 3 _____
 4 _____

Offence *Assault & Battery*

Dated *June 3* 188*6*

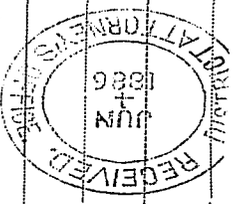
Samuel McLaughlin Magistrate
 31, Precinct.

Witnesses _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____



\$ *1000* to answer *98* Street _____
Amrod

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

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

Dated *June 3* 188*6* *John Gorman* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINAL

0685

Police Court 5 District.

CITY AND COUNTY OF NEW YORK, } ss.

Catherine Hughes
of No. 604 West 68th Street,

being duly sworn, deposes and says, that
on Thursday the 3rd day of June

in the year 1886 at the City of New York, in the County of New York,

she was violently and feloniously ASSAULTED and BEATEN by

John Hughes (now here)
who cut deponent in the
abdomen with a knife he held
in his hand, and did strike
deponent one blow on the breast
with the same knife, then in
his hand said assault
was committed by said
defendant

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

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

Sworn to before me, this 3 day
of June 1886

Catherine Hughes

Wm. Harman POLICE JUSTICE.

POOR QUALITY ORIGINAL

0686

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question. What is your name?

Answer.

John Hughes

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

New York

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

Answer.

607 West 68 Street 2 months

Question. What is your business or profession?

Answer.

Bailer maker.

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

Answer.

I was in bed with my wife when I found a man in bed with her, my wife told me that Patrick Connolly had connection with her, I was mad and don't know what I was doing

John Hughes

Taken before me this

13

day of June 1888

John J. ...

Police Justice.

POOR QUALITY ORIGINAL

0587

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Hughes

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

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

The said John,

late of the City of New York, in the County of New York aforesaid, on the third day of June, in the year of our Lord one thousand eight hundred and eighty-five, with force of arms, at the City and County aforesaid, in and upon the body of one Catharine Hughes, in the peace of the said People then and there being, feloniously did make an assault and then the said Catharine, with a certain knife

which the said John in his right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound,

with intent then the said Catharine, thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT:

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

The said John,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of one Catharine Hughes, in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and then the said Catharine,

with a certain knife

which he the said John in his right hand then and there had and held, the same being an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully beat, strike, stab, cut and wound, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

Randolph P. Martin, District Attorney

0600

BOX:

457

FOLDER:

4201

DESCRIPTION:

Hyde, George

DATE:

11/19/91



4201

0689

BOX:

457

FOLDER:

4201

DESCRIPTION:

Hayes, Thomas

DATE:

11/19/91



4201

POOR QUALITY ORIGINAL

0590

Witnesses:

Saw the purchase
was it for her
dinner the money
I always put.

B

Counsel,

Filed

day of Nov 1891

Pleas,

THE PEOPLE

vs.

George Hyde
aka - A
Thomas Hayes

Second Degree,
Penal Code.]

Grand Larceny,
[Sections 228, 227,

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

(Handwritten signature)

Foreman.

Handwritten signatures and names including "Burt", "Bordland", "Lynch", "H. Wood", "A. W."

POOR QUALITY ORIGINAL

0691

CITY AND COUNTY OF NEW YORK. } ss.

POLICE COURT, 1 DISTRICT.

Edward Armstrong
Detective Sergeant Street, aged *29* years,

~~of~~ being duly sworn, deposes and says that ~~on the~~ day of ~~1897~~

~~at the City of New York, in the County of New York.~~ he assisted *George*

Hyde & Thomas Hayes on the complaint of *William Compainant*. Dependent says that said dependants informed him that they sold the property to *John Oeller* of No 85 *Barry Street*, *Brooklyn*. Dependent says that he went and saw said *Oeller* and said *Oeller* admitted purchasing the property for \$62⁵⁰ and came to the City and identified said dependants and promised to appear the following morning as a witness - Dependent says that said

Sworn to before me, this
of _____
1897
May
This is the date

POOR QUALITY ORIGINAL

0692

O'Eller did not appear and the undersigned
justice issued warrant for his arrest.
Bepunt says that said O'Eller
informed him that the reason he did not
appear was because he was ill and
unable to leave his bed - Bepunt further
says that said O'Eller voluntarily gave
the information and came with him and
identified them ^{said O'Eller} Bepunt believes that
said O'Eller had no knowledge that

District.

ARREDA VOUCHER

THE PEOPLE, &c.,
ON THE COMPLAINT OF

The property ^{was} stolen as he came
to the City voluntarily and gave
all information in his power

Police Court,

to be before me
this day of Nov 1891
Do hereby

Magistrate

Officer

J. Armstrong

Disposition

Dated

Fitness

Police Justice

POOR QUALITY ORIGINAL

0693

CITY AND COUNTY }
OF NEW YORK, } ss.

1877.

John O'Callan
aged *48* years, occupation *Produce dealer* of No. *85 Gay St - Brooklyn* Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of *Edward Armstrong* and that the facts stated therein ~~on information of deponent~~ are true of deponent's own knowledge.

Sworn to before me, this *14* day of *Jan* 189*1*

John O'Callan
his
matr

J. C. B. [Signature]
Police Justice.

POOR QUALITY ORIGINAL

0694

Sec. 192.

1 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Samuel O'Reilly a Police Justice of the City of New York, charging John Keller Defendant with the offence of larceny of personal property

and he having been brought before said Justice for an examination of said charge, and it having been made to appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hearing thereof having been adjourned,

We, John Keller Defendant of No. 85 Geary Street; by occupation a Commission Merchant and Patrick Cunningham of No. 33 Chambers Street, by occupation a Trunk Dealer Surety, hereby jointly and severally undertake that the above named John Keller Defendant shall personally appear before the said Justice, at the 1 District Police Court in the City of New York, during the said examination, or that we will pay to the People of the State of New York the sum of Fifteen Hundred Dollars.

Taken and acknowledged before me, this 11 day of November 1898 John H. Keller Patrick Cunningham
Pat. J. O'Reilly POLICE JUSTICE.

POOR QUALITY ORIGINAL

0695

CITY AND COUNTY }
OF NEW YORK, } ss.

Sworn to before me, this
day of March 1891
Do *Justice*

the within named Bail and Surety being duly sworn, says that he is a resident and holder within the said County and State, and is worth Three Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of

The house of Palap of ten a
Situated at 33. Chambers Street
and is worth One hundred and
dollars and all encumbrances

Patrick Cunningham

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Undertaking to appear
during the Examination.

Taken the day of 18

Justice.

POOR QUALITY ORIGINAL

0696

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

Edward Armstrong

of No. *Central Office* Street, being duly sworn, deposes and says,

that *John Keller* (now present) is the person of the name of

Sammy Heller mentioned in deponent's affidavit of the *10th*

day of *November* 189*1*, hereunto annexed.

Sworn to before me, this *11*
day of *November* 189*1*

Edward Armstrong

[Signature] POLICE JUSTICE.

0697

POOR QUALITY ORIGINAL

Police Court / District. Affidavit—Larceny.

City and County } ss:
of New York, }

George H. Rubenburgh
of No. 166 Reade Street, aged 34 years,
occupation Salesman being duly sworn,

deposes and says, that on the 23 day of June 1891 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the day time, the following property, viz:

Twenty five barrels of potatoes
of the value of one hundred ^{and}
twenty five dollars

the property of George S. Palmer in the care and
charge of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and
carried away by George Hyde ^{and} Thomas Hayes

Deponent says that said Hyde received said
property to deliver to the New York ^{and} New England
Railroad Company the same being consigned to
Messrs Fowler ^{and} Huntington of Hartford Connecticut
^{and} Messrs Slate ^{and} Roberts of the same City

Deponent says that said Hyde did
not deliver said property as aforesaid, that

Sworn to before me this 13th day of June 1891
Police Justice

POOR QUALITY
ORIGINAL

0698

deponent is informed by Wilmont de Forest Fisher that he saw said Hyde^{am} Hayes on the truck ~~with~~ together, the said truck contained the aforesaid property at the time. Deponent says that said ~~Hyde~~ Hyde^{am} Hayes ~~admitted~~ ^{feloniously} ledged and confessed that they took said property and thereafter sold the same to a man named Percy Heller corner of Wallabout Street ^{and} Troop Avenue Brooklyn State of New York.

Deponent says that said Percy Heller negotiated the purchase ^{of said} property on Pier 29 Hudson River in this City as deponent is informed by said Hyde^{am} Hayes --

Wherefore deponent charges said Hyde^{am} Hayes with feloniously taking the aforesaid property and said Percy Heller with purchasing the same from said defendants he said Heller well knowing that said property

had been feloniously stolen
Brought before me
this 10 day of Nov 1891
George H. Rivanburgh
Police Justice

POOR QUALITY ORIGINAL

0699

CITY AND COUNTY }
OF NEW YORK, } ss.

1877.

Wilmont E. Fisher
aged 22 years, occupation Truck Driver of No. 166 Rade Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of George H. Rumburg and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 10 day of Jan 1891

Wilmont E. Fisher

[Signature]
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

1877.

Edward J. Armstrong
aged 29 years, occupation officer of No. Central office Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of George H. Rumburg and that the facts stated therein ~~on information of deponent~~ are true of deponent's own knowledge. *as to admissions of defendants Hyde & Hayes*

Sworn to before me, this 10 day of Jan 1891

Edward J. Armstrong

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0700

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer. *John Keller*

Question. How old are you?

Answer. *48 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *85-Berry St. Williamsburg 2 years.*

Question. What is your business or profession?

Answer. *Commission Merchant*

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

Answer. *I am not guilty John Keller*

Taken before me this

day of *November* 1891

P. J. [Signature]

Police Justice.

POOR QUALITY ORIGINAL

0701

Sec. 193-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

George Hyde

Question. How old are you?

Answer.

28 years

Question. Where were you born?

Answer.

N.Y.

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

Answer.

214 W 29 St - 6 weeks

Question. What is your business or profession?

Answer.

Truck Driver

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

Answer.

I am guilty of taking the property and thereafter selling the same to Percy Miller on Pier 29, Hudson River

George Hyde

Taken before me this

day of *Nov* 1891

Joseph C. ...
Police Justice.

POOR QUALITY ORIGINAL

0702

Sec. 193-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Hayes

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

Question. What is your name?

Answer. *Thomas Hayes*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *246 Spring St. Camden*

Question. What is your business or profession?

Answer. *Truck driver*

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

Answer. *I am guilty. I negotiated the sale of the property on Pier 29 Hudson River in this City to a man named Percy Heller*

Thomas Hayes

Taken before me this

day of

May 10 1911

Police Justice.

POOR QUALITY ORIGINAL

0703

State of New York, } ss.
COUNTY OF KINGS,
CITY OF BROOKLYN.

Officer Edward Armstrong
of 1. Dist. Police Court N. York, being duly sworn, says
he is acquainted with the handwriting of Dan. O. Reilly
the Justice who issued the annexed warrant, and that the signature to this warrant is in
the handwriting of said Daniel O. Reilly

Sworn to before me this 10 day
of Nov 7 188

Edward Armstrong

A. G. Young POLICE JUSTICE.

**POOR QUALITY
ORIGINAL**

0704

Brooklyn, N. Y.,

Nov. 10, 1891

The annexed warrant may be executed
in the City of Brooklyn.

[Signature]
Police Justice.

This warrant may be served in the
night time or on Sunday.

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0705

Sec. 151.

Police Court _____ District.

CITY AND COUNTY } ss. *In the name of the People of the State of New York; To the Sheriff of the County*
OF NEW YORK, } *of New York, or to any Marshal or Policeman of the City of New York, GREETING:*

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by *George H. Rubenburgh* of No. *166* *Road* Street, that on the *23* day of *June* 18*91* at the City of New York, in the County of New York,

against *Pony Heller* for feloniously receiving and buying property of the value of one hundred & twenty five

dollars he well knowing that the same was stolen Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint.

These are, Therefore, in the name of the PEOPLE of the State of New York, to command the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant, and bring forthwith before me, at the _____ District Police Court, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this *10* day of *Jun* 18*91*

Do J. C. [Signature] POLICE JUSTICE.

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs

Warrant-General.

Dated _____ 188

Magistrate

Amstrong Officer.

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

Officer.

Dated _____ 188

This Warrant may be executed on Sunday or at night.

Do J. C. [Signature] Police Justice.

REMARKS.

Time of Arrest, _____

Native of _____

Age, _____

Sex, _____

Complexion, _____

Color, _____

Profession, _____

Married, _____

Single, _____

Read, _____

Write, _____

POOR QUALITY ORIGINAL

0706

Mr B

\$1500

Nov 14 10 a M

Police Court... District

1422

THE PEOPLE, Ec., ON THE COMPLAINT OF

George R. Suberburg
160th St. N.Y.

George Heyde
James Hayes
John Miller

Dated Nov 10

Daniel O'Reilly

Amstrong Charles

Witness Mr. R. F. Fisher

No. 166 Beade

Office

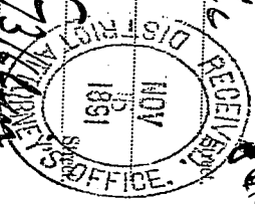
No. 100 St. Nicholas

85 St. Nicholas St. N.Y.

No. 12

\$ 1500 to answer G. B. Curry

No. 3 Newark road



George Heyde
James Hayes
John Miller
Keller
Fisher

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

James Hayes guilty thereof, I order that they be held to answer the same and they be admitted to bail in the sum of 1500 Hundred Dollars, Each and be committed to the Warden and Keeper of the City Prison, of the City of New York, until they give such bail.

Dated Nov 10 1891 Daniel O'Reilly Police Justice.

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

Dated 18 Police Justice.

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

Dated Nov 14 1891 Daniel O'Reilly Police Justice.

POOR QUALITY
ORIGINAL

0707

505

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against
George Hyde
and
Thomas Hayes

The Grand Jury of the City and County of New York, by this indictment, accuse
George Hyde and Thomas Hayes
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed
as follows:

The said

George Hyde and Thomas Hayes, both

late of the City of New York, in the County of New York aforesaid, on the *23rd*
day of *June* in the year of our Lord one thousand eight hundred and
ninety-*one*, at the City and County aforesaid, with force and arms,

twenty-five barrels of potatoes
of the value of five dollars
each barrel

of the goods, chattels and personal property of one

George S. Palmer

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

De Lancey Nicoll
District Attorney