

0523

BOX:

86

FOLDER:

944

DESCRIPTION:

Haskines, Adline

DATE:

12/22/82



944

0524

234 Stecker

Counsel,

Filed

22 day of Dec

1885

Pleads

Not Guilty (22)

70 N. 30

THE PEOPLE

vs.

P

Cashier Machine

Grand Larceny, 1st degree.

JOHN McKEON,

District Attorney.

A True Bill.

W. W. W. W.

Part 2 - Jan 4, 1883 Foreman

Triged and convicted J. L.

W. W. W. W.

11

0525

2^d

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY)
OF NEW YORK) ss

of No.

5740

Broome

Street.

Adel. St. Mineral Water

being duly sworn, deposes and says, that on the

1st

day of December 1882

at the

Premises No 178 Thompson

City of New York,

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

of deponent and from deponent's person.

the following property, viz:

Good and lawful money
of the United States consisting of Notes and
or bills of various denominations and values.
together of the value of Forty Eight 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 Adaline Hastings (nowhere)

from the fact that deponent was passing
through Thompson Street and when deponent
was in front of premises No. 178 Thompson Street
the said Hastings solicited deponent for
the purpose of prostitution. Deponent went
into a room in said premises with the
said Hastings and went to bed with
her. Deponent on entering the room
saw the said property in the hip pocket

Sworn before me this

Power Notary

0527

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Adeline Haskins

Question. How old are you?

Answer.

Twelve Years.

Question. Where were you born?

Answer.

Maryland.

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

Answer.

144 West 30th Street 8 Months

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 Not guilty of the Charge.**Adeline Haskins*

Taken before me this

day of

*1887**Adeline Haskins*
Police Justice.

0528

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 _____

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

Dated December 18th 1882. J. Mumford Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0529

BAILED.

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

Police Court-- 2 District. 1070

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry J. Meyer.
540 Bloome Avenue
Adeline Haskins

2 _____
3 _____
4 _____

Dated December 18 1882

H. H. Ford. Magistrate.

Thomas Scullion Officer.
Precinct. 15

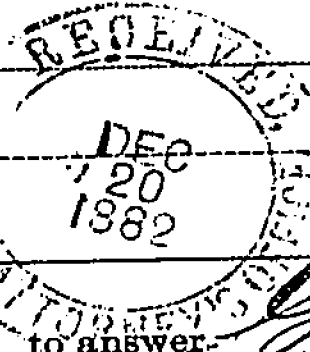
Complainant 100 to appear
Witnesses One to answer
No. _____ Street.

No. _____ Street,

No. _____ Street,

\$ Com to answer

Exp Dec 18th 2, 1882



0530

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Adeline Starkine

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

Adeline Starkine
of the crime of GRAND LARCENY, in the *first* degree, committed as follows:

The said

Adeline Starkine

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *seventeenth* day of *December* in the year of our Lord one thousand eight
hundred and eighty-*two* at the Ward, City and County aforesaid, with force and arms, *in the night*
time *of said day* three promissory notes for the payment of money, being then and there due and unsatisfied (and of
the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one
thousand dollars each: three promissory notes for the payment of money, being then and there due and unsatisfied
\$480- (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value
of five hundred dollars each: twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars,
and of the value of one hundred dollars each: thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars,
and of the value of fifty dollars each: fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each.

of the goods, chattels, and personal property of one *Henry J. Meyer*, on the person of the said *Henry J. Meyer* then and there being found, from the person of the said *Henry J. Meyer* then and there being found, feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

JOHN McKEON, District Attorney

0531

BOX:

86

FOLDER:

944

DESCRIPTION:

Hill, Emma

DATE:

12/12/82



944

Mc Gelland

(11)

Day of Trial,
Counsel,
Filed *Dec* day of *Dec* 188*2*
Pleads *Not Guilty (13)*

THE PEOPLE

Keeping a Bawdy House.

30-21 vs. B
Emma Dix
13th

JOHN McKEON,

District Attorney.

22 Feb. 26. 1883
A True Bill returned by
Grand Jurors
Wm. H. Moore

Foreman.

0533

Sec. 322, Penal Code.

2nd
2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Mary Acker
of No. 174 Third Avenue Street, in said City, being duly sworn says,
that at the premises known as Number 27 East 27 Street,
in the City and County of New York, on the 5th day of December 1882, and on divers
other days and times, between that day and the day of making this complaint

Emma Hill
did unlawfully keep and maintain and yet continue to keep and maintain a house of
ill fame and did then, and on the said other days and times, there unlawfully procure
and permit as well men as women of evil name and fame and of dishonest conversation to visit, frequent and come
together for unlawful sexual intercourse, and for the purpose of prostitution and lewdness, and then and on the said
other days and times, unlawfully and wilfully did permit and yet continues to permit said men and women of evil
name and fame there to be and remain drinking, dancing, fighting, disturbing the peace, whoring and misbehaving
themselves, whereby the peace, comfort and decency of persons inhabiting and residing in the neighborhood, and
there passing is habitually disturbed, in violation of the statute in such case made and provided

Deponent therefore prays, that the said Emma Hill
and all vile, disorderly and improper persons found upon the premises, occupied by said

Emma Hill
may be apprehended and dealt with as the law in such cases made and provided may direct.

Sworn to before me, this 6th day }
of December 1882 }

Mary Acker

J. H. M. J. D. Police Justice.

0534

Police Court—2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary Koper

vs.

Emma Hill

AFFIDAVIT—Keeping Disorderly House, &c.

Dated December 6th 1882

J. Henry Ford Justice.

Edmund Berger Officer.

29 Precinct.

WITNESSES :

0535

Police Court 2^d District.

City and County of New York, ss.:

THE PEOPLE,

vs.

On Complaint of

For

demand

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

Dated

188

Police Justice.

0536

Sec. 151.

Police Court—2nd 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 Mary Koper

of No. 174 Third Avenue Street, that on the 5th day of December

1882, at the City of New York, in the County of New York, Emma Keill

did keep and maintain at the premises known as Number 27 East 27th

Street, in said City, a House of ill fame

and there unlawfully procure and permit as well men as women of evil name and fame, and of dishonest conversation to visit, frequent and come together for unlawful sexual intercourse, and for the purpose of prostitution, and there unlawfully and wilfully did permit said men and women of evil name and fame there to be and remain drinking, dancing, fighting, disturbing the peace, whoring and misbehaving themselves whereby the peace, comfort, and decency of persons inhabiting and residing in the neighborhood and there passing is habitually disturbed in violation of the statute in such case made and provided.

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 body of the said

Emma Keill and all vile, disorderly and improper persons found upon the premises occupied by said Emma Keill

and forthwith bring them 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 6th day of December 1882

J. Henry Ford POLICE JUSTICE.

0537

The within named

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 _____ 188

Police Justice.

Police Court— District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary Acker
vs.

Emma Hill

WARRANT—Keeping Disorderly House, &c.

Dated Dec 6 1882

J. Ford Magistrate

Schmidtberger Officer.

79 Precinct.

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

Officer.

Dated _____ 188

This Warrant may be executed on Sunday or at
night.

Police Justice.

0538

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 Emma Hill

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. and

Dated 188 J. Murray Ford Police Justice.

I have admitted the above named Emma Hill

to bail to answer by the undertaking hereto annexed.

Dated December 6th 188 J. Murray Ford Police Justice.

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

Dated _____ 188 _____ Police Justice.

0539

BAILED.

No. 1 by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

~~Man Hill~~
~~Man Hill~~
Man Hill

2

3

4

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses

No.

Street,

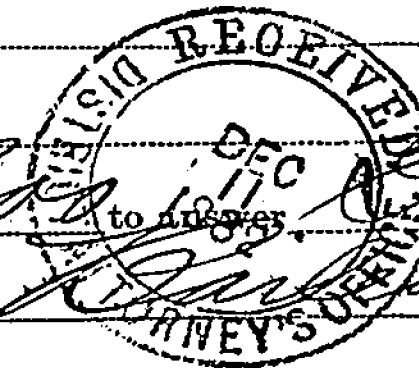
No.

Street,

No.

Street,

\$



0540

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Emma Sizer

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

Emma Sizer

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

The said

Emma Sizer

late of the ~~Twenty First~~ Ward of the City of New York, in the County of New York aforesaid, on
the ~~First~~ day of ~~December~~ in the year of our Lord one thousand eight
hundred and eighty- ~~two~~ and on divers other days and times as well before as afterwards,
to the day of taking this inquisition, at the Ward, City and County aforesaid, a certain common
house of ill-fame, unlawfully and wickedly did keep and maintain ; and in the said house divers
evil disposed persons, as well men as women, and common prostitutes, on the days and times afore-
said, as well 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 pro-
curement of the said *Emma Sizer*

_____ on the days and times
aforesaid, there did commit whoredom and fornication ; whereby divers unlawful assemblies, dis-
turbances, and lewd offences 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
and against the peace of the People of the State of New York and their dignity.

JOHN McKEON,
District Attorney.

0541

BOX:

86

FOLDER:

944

DESCRIPTION:

Hill, Jane

DATE:

12/20/82



944

0542

WITNESSES:

20th

Counsel,

Filed *Dec* 1882

Pleads *Not Guilty (21)*

THE PEOPLE

vs.

James D. D.

INDICTMENT.

JOHN McKEON, District Attorney.

A True Bill.

J. W. Wapner

Foreman.

Part 2 Jan 3, 1882

Pleads *G. L. 2nd day*

2.46mas ben
1882

*Sept. 6 District Attorney
for Secretary
Counsel.*

0543

Just

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. 162 Washington Street

being duly sworn, deposes and says, that on the 17th day of Decr 1886

at the

City of New York,

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

of deponent,

the following property, viz:

A gold watch with chain attached all of the value of seventy five dollars

the property of

deponent

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

from the fact that about half

past eleven o'clock P.M. as deponent

was about entering his

residence he was struck by some

person from behind and while

deponent was lying down from

the effect of the blow the defendant

was seen to approach deponent

and take said property from a pocket of

his vest as deponent is informed the

property was subsequently found in the defendant's

possession

Sworn before me this

day of

1886

Police Justice

0544

City of County
of New York

Georgia Dolan of No 208
Railroad Avenue Jersey City
^{in the County of Hudson}
alleges that
On the night in question she
saw a person whom she does
not know strike and knock
the Complainant down and
that afterwards she saw the
defendant approach the Complainant
and while he was lying on the
ground take the aforesaid
property from his pocket
Georgia Dolan
ma

Subscribed before me this
18th day of Decr 1882
Richard M. McCall
Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFRIDAVIDE—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0545

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss

1st District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

Jane Hill
mark

Taken before me this
day of Dec 1888

Charles J. Smith
Police Justice.

0546

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 Jane Hill

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

Dated Dec 18 188 2 Andrew J. White Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0547

BAILED,

No. 1, by _____
Residence _____ Street,

No. 2, by _____
Residence _____ Street,

No. 3, by _____
Residence _____ Street,

No. 4, by _____
Residence _____ Street.

1062
Police Court District.

THE PEOPLE, &c.,
OF THE COUNTY OF

Martin O'Neil
162 Thompson
Jane Hill

1 _____
2 _____
3 _____
4 _____

Dated Dec 18 1882

White Magistrate.

Martin O'Neil Officer.

27 Clerk.

Witnesses, Georgiana Dolan

No. 1500 Street,

from House of Detention

No. 1500 Street,

from House of Detention

No. 1500 Street,

to answer

Committed without
Bail

0548

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Jane Hill

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

Jane Hill
of the CRIME OF ~~Larceny from the person~~ *Grand Larceny in the first degree*
committed as follows:

The said

Jane Hill

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the ~~seventeenth~~ *seventeenth* day of ~~December~~ *December* in the year of our Lord
one thousand eight hundred and eighty- ~~two~~ *two*, at the Ward, City and County

aforesaid, with force and arms, *in the night time of*
said day, one watch of the value of

sixty dollars and one chain of the

value of fifteen dollars

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

JOHN McKEON, District Attorney.

0549

BOX:

86

FOLDER:

944

DESCRIPTION:

Hillman, John

DATE:

12/13/82



944

0550

Witnesses:

Day of Trial,

Counsel,

Filed

day of

1882

Pleads

Q 95 Bill Adams
Cowan

13 Dec 1882
Not Guilty (4)

THE PEOPLE

vs.

B
John Hillman

Selling Lottery Policies.

31
John McKeon
JOHN McKEON,

District Attorney.

A True Bill.

Geo. H. Moore

Foreman.

May 29/83
Pleads Guilty

Fined \$50

12.7.82.

0551

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

Michael May
of No. 354 East 84 Street,

being duly sworn deposes and says, that on the 7 day of
December 1888 at No. 257 Center

Street, in the City and County of New York,

John Holman
did unlawfully and feloniously sell and vend to

Deponent for five cents
a certain paper and document, the same being what is commonly known as,
and is called a Lottery Policy, and which said Lottery Policy, writing, paper,
and document is as follows, that is to say: the annexed

ticket to wit numbers 13-25-5

which purports to be an Insurance

in the drawing or drawing numbers in
certain lotteries unauthorized by the
laws of this State.

Wherefore Deponent prays that the said John Holman

may be dealt with according to law. Michael May

Sworn to before me, this 8
day of December 1888

Asverus J. White Police Justice.

0552

W
Police Court- / District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

SELLING LOTTERY POLICIES.

Michael May

vs.

Street.

Dated Dec. 8 1882

White Police Justice.

Officer.

Witness:

to answer.

Bailed by

Residence

0553

Sec. 151.

Police Court _____ 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 of the City of New York, by Michael May

of No. 384 East 84 Street, that on the 7 day of December

1882 at the City of New York, in the County of New York,

John Helman of No 257 Center Street
did unlawfully sell and send
to complainant for five cents a certain
paper commonly called a lottery
ticket purporting to insure a chance
in the drawing of draw numbers in certain
lotteries purporting to be drawn by 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 1 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 8 day of December 1882

Andrew J. White
POLICE JUSTICE.

0554

Sec. 151.

Police Court _____ 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 Michael May
of No. 354 East 84 Street, that on the 7 day of December
1882 at the City of New York, in the County of New York,

John Helman of No 257 Center Street
did unlawfully sell and send
to complainant for five cents a certain
paper commonly called a lottery
ticket purporting to insure a chance
in the drawing of drawn numbers in certain
lotteries purporting to be drawn by 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 1 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 8 day of December 1882

Andrew J. White
POLICE JUSTICE.

0555

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Hilman 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 Hilman

Question. How old are you?

Answer.

32 years

Question. Where were you born?

Answer.

New York City

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

Answer.

257 Centre St. 5 months

Question. What is your business or profession?

Answer.

Coal Business

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

Answer

I am not guilty

John Hilman

Taken before me, this

day of

9
December 188*8*

Andrew M. [Signature] Police Justice

0556

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Two 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 9 Dec 188 Andrew White Police Justice.

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

Dated 9 Dec 188 Andrew White Police Justice.

There being no sufficient cause to believe the within named _____

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

Dated _____ 188

Police Justice.

0557

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Two 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 9 Dec 188 Andrew White Police Justice.

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

Dated 9 Dec 188 Andrew White Police Justice.

There being no sufficient cause to believe the within named _____

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

Dated _____ 188 _____ Police Justice.

0558

BAILED,

No. 1 by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael May
vs.
John Hilman

Dated

December 2 1882
A. J. White Magistrate.
Albertus Wood Officer.
Sgt Detective Clerk.

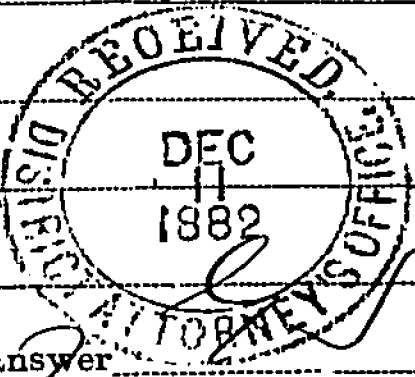
Witnesses,

Central Office Street,

No.

No.

\$ 200 to answer



0559

PART 2.

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.]

S U B P O E N A

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To 077 A. Wood

of No. _____ Street,

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the 28 day of March instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

John Billman
in a case of Felony whereof he stands indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of March in the year of our Lord 188 7

JOHN McKEON, *District Attorney.*

0560

Ph Ed 77
13.25-50
245-
50

0561

255, Centre
Joe Kary

0562

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

THE PEOPLE OF THE STATE OF NEW YORK

against

John Hillman

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

John Hillman

of the CRIME OF "Vending and Selling to another what are commonly known as and called Lottery Policies," committed as follows:

The said

John Hillman

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

Michael May

and did procure and cause to be procured for the said

Michael May

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

Q. Ex. 74

13-25-50

4 \$5 =

(5)

(a more particular description of which said instrument and writing so commonly called a lottery policy, is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the Peace of the People of the State of New York, and their dignity.

0563

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said *John Friedman* of the CRIME OF "Vending and Selling to another what is commonly known as and called Lottery Policies," committed as follows:

The said

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

John Friedman
on the day and in the year aforesaid, and on said other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a building, known as number *Two Hundred and Fifty Seven Centre Street* in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply to divers persons (whose names are to the jurors aforesaid unknown and cannot now be given), and did procure, and caused to be procured, for the said divers persons (whose names are to the jurors aforesaid unknown), certain instruments and writings, commonly known as and called lottery policies (a more particular description of which is to the Grand Jury aforesaid unknown and cannot now be given), against the form of the statute in such case made and provided, and against the Peace of the People of the State of New York and their dignity.

THIRD COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said *John Friedman* of the CRIME OF "Vending and Selling to another, what are commonly known as and called Lottery Policies," committed as follows:

The said

John Friedman
late of the Ward, City and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler:

And that he the said

John Friedman
afterwards on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number *Two Hundred and Fifty Seven Centre Street* in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply to one

Michael May
and did procure and cause to be procured for the said

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

Ex 74

13-25-50

9 \$ 50

(a more particular description of which said instrument and writing so commonly called a lottery policy, is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the Peace of the People of the State of New York, and their dignity.

0564

FOURTH COUNT—

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

John Freeman
of the CRIME of "Selling and Vending a paper and writing, in the nature of a bet and wager upon the drawn numbers of a Lottery," committed as follows:

The said

John Freeman
late of the *Fourteenth* Ward, in the City and County aforesaid,
on the *seventh* day of *December* in the year of our Lord one
thousand eight hundred and eighty *two* at the Ward, City and County aforesaid,
with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply, to one

Michael May
and did procure and cause to be procured for the said

Michael May
a certain paper and writing, in the nature of a bet and wager upon the drawn numbers of a certain Lottery, wherein certain monies were set up for distribution by lot or chance, a more particular description of which said lottery is to Grand Jury aforesaid unknown, and cannot now be given, which said paper and writing, is as follows, that is to say:

B. Ex 7 4

13-25-5 A

8 1/2 5 =

(5)

(a more particular description of which said paper and writing, is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the Peace of the People of the State of New York, and their dignity.

FIFTH COUNT—

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

John Freeman
of the CRIME of "Vending and Selling a writing, paper and document in the nature of an insurance upon the drawing of a Lottery, committed as follows:

The said

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

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

and fifty seven Centre Street

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

Michael May

0565

and did procure and cause to be procured for the said

Michael May

a certain paper, writing and document in the nature of an insurance upon the drawing of a certain Lottery wherein divers monies were set up to be distributed by lot and chance, a more particular description of which said Lottery is to the Grand Jury aforesaid unknown, and cannot now be given, which said paper, writing and document is as follows, that is to say:

Q. x 7 f
13 - 25 - 5 a
y \$ 5 =

(a more particular description of which said paper, writing and document is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the Peace of the People of the State of New York and their dignity.

JOHN McKEON,

District Attorney

Q 95 Bill orders
born

Day of Trial,

Counsel,

Filed

Pleads

1882

THE PEOPLE

vs.

Selling Lottery Policies.

B

John D. McKeon

John D. McKeon

JOHN McKEON,

District Attorney.

A True Bill.

John D. McKeon

Foreman.

May 24/82

Pleas, Guilty

Fined \$50 fine

Witnesses:

12.7.82.

0566

BOX:

86

FOLDER:

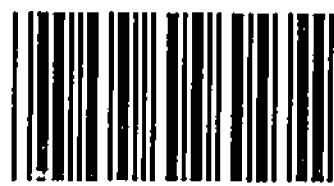
944

DESCRIPTION:

Holland, James

DATE:

12/13/82



944

0567

128
Lynn

Filed 13 day of Dec 1882

Pleads Not guilty (G)

THE PEOPLE

vs.

B
James O'Delland

[Signature]

JOHN McKEON,

District Attorney.

A True Bill.

[Signature]

Foreman.

Part 2 - Dec. 20. 1882.

Pleads Guilty -

Cur: *[Signature]*

0568

City and County of New York v. v.

Robert J. Porter of

Said City being duly sworn says that he is a ^{Shipping} ~~Common~~ Agent
at No 49 Smith Street in said City.

That he is well acquainted with James Holland and has
known him intimately for the past two years, that during
that time he has found him to be a hardworking, honest
and industrious young man, and has never known him
to be in any trouble but the present, that he is the only support
of his family which consists of his wife and child

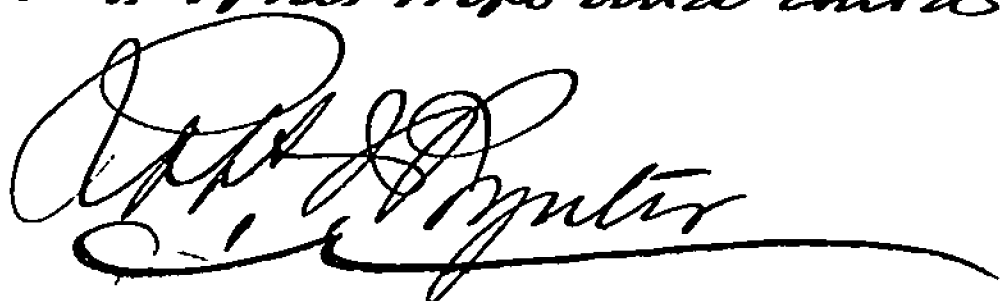
Sworn to before me this

21 day of December 1882

William J. Ferry and

Notary Public

N.Y.C.



Count of Francis Jennings &c.

The People &c.

v

James Holland

Attorney of Robert J.

Paynter

0570

City and County of New York S.S. Alphonso Torro
William Parker of said

Carver of Annual Session re.

~~~~~

The People re

re

James Holland

~~~~~

Apparatus of Chryseum

June

~~~~~

0571

0572

City and County of New York S.S

John J. Sullivan

of said City being duly sworn says that he resides  
at No 23 Washington Street in the City of New York  
and is engaged in the Wholesale Dress business  
in Fulton Market. That he knows James Holland  
intimately during the past ten years and during that  
time he has found to be an honest hardworking  
young man, and attentive to his business that  
he has never known him to be in trouble of any  
kind during that time. That he has had  
ample opportunities to know of his habits  
and associates as during that time he has  
been in dependent employment. That the  
said Holland is an asperment is informed  
and believes the best support of his wife and  
child, and asperment believes that it would  
be a very great hardship to separate the said  
Holland from his family

Sworn to before me this

21<sup>st</sup> day of December 1882

William J. Sullivan

Notary Public

N.Y.C.

John J. Sullivan

0573

Case of General Sessions

The People,

v

James Hollander

Applicant of J. J. J.

Indictment

0574

City and County of New York S.S

John T. Thompson

of said City being duly sworn says that he resides at No 324  
 N. York Street in <sup>the</sup> said City and there he is engaged in business as Clothier  
 at No 66 Beaver Street <sup>& is a member of the Marine Exchange</sup> that he is well  
 acquainted with James Holland and knows him inti-  
 mately and has known him during the past eight or nine  
 years, that dependent has reason to know the said Holland  
 well as he was in dependent's employ for three years  
 and he found him to be honest, hardworking and  
 industrious and attentive to his business, that he has never  
 known him to be intrusted with any kind of money to him, that  
 dependent is informed that the said Holland is the sole  
 supporter of his wife and child

Sworn to before me this 21<sup>st</sup> day of December 1882

John T. Thompson

William J. Fitzgerald  
 Notary Public  
 N.Y.C.



0575

Case of *Marion E. Egan*

~~~~~

The People vs

v.

James H. Edwards

~~~~~

*Attorney of John*

*A. Thompson*

~~~~~

0576

City and County of New York ss.

William Hammon

Being duly sworn says that he resides at No 185
 Cherry Street in the City of New York and is
 engaged in the shipping business at No 69
 Street Street in said City that he knows
 James Holland and has so known him
 intimately during the past eight years, and
 has always found him to be a hardworking
 industrious young man, that he never has
 ever known him to have been arrested or
 to this end, that the said Holland is the only
 support of his wife and child.

Given to before me this

12th day of December 1882

William J. Ferguson

Notary Public

N.Y.C.

Wm. Hammon

0577

Card of James Harrison

The People

to

James Harrison

Academy of Medicine

Harrison

0578

City and County of New York S.S

William J.

Prigian of said City being duly sworn says
that on the 20th day of December 1882, he ex-
amined the files of the City ^{Prison} of the City and
County of New York for records of Convictions of
Dominick Healy and found the following to wit
January 12th 1887, arrested for violation of Excise
Law and held to bail in \$300, July 16th 1887
arrested for Intoxication and fined \$10, on the
16th April 1888, arrested for Intoxication and
discharged and on the 11th day of March 1893
he was arrested for assault and battery and
admitted to bail pending trial in the sum of
\$300.

Subscribed and sworn to this

20th day of December 1882

William J. Prigian

Francis J. L. Davis
Notary Public
N. Y. Co.

Case of General Jackson

~~~~~

The People vs

- p -

James H. H. H.

~~~~~

Abraham Lincoln

Wm. L. Garrison

~~~~~

0579

0580

held for Grand Jury  
held for Sp. Sessions

|                    |   |               |
|--------------------|---|---------------|
| Dominick Hally     | } | Resides       |
| Complainant        |   | 370 Water st. |
| Against            |   |               |
| James. Holland. Md | } | 301 Water st. |
| Thomas. Kelly.     |   | 301 Water st. |

James Holland assaulted Dominick Hally with a Cartrung or Car shaft (with intent to kill) on December 5<sup>th</sup> 1882 at about 5.55 p.m.  
Hally was sitting in his own house 370 Water street when Holland and Kelly pushed open the door rushed in and Holland with the Cartrung struck Hally 3 blows 1<sup>st</sup> blow on the forehead 2<sup>nd</sup> blow on the left side of the head 3<sup>rd</sup> on the arm Cutting Hally head badly causing Hally to be confined to his bed for three or four days.

Kelly assisted Holland in the attack upon Hally and pumched Hally with his hands.

0581

Witnesses

Thomas Jones. 378 Water street  
Complainant's wife " " "  
Margaret Murphy 37 Marion "

0582

My Dear Brandy

Love my Mary  
and Willie

and you can  
see the photos

M. W. Brown

Dec 13<sup>th</sup>

Yr. Love  
J. H. Long



0583

My Dear Brandy

Love my young

friend who will

love you even

in the future

W. W. Brown

Dec 13<sup>th</sup> 80

To the Chief Clerk

0584

Police Court—1st District.

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

of No.

870 Water

Street,

on

the

8th

being duly sworn, deposes and says, that

day of

December

in the year 188 2 at the City of New York in the County of New York,

he was violently ASSAULTED and BEATEN by

James Holland

now present - who struck deponent  
many times cutting and bruising  
deponent upon his head with  
and by means of a cast-iron which  
he Holland then held in his hand  
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 the above assault, &c, and be dealt with according to law.

Sworn to before me, this

6th

day of

Dec

188

at

Dominick Healy

Aurthur White

POLICE JUSTICE.

0585

J. P. MANN, Printer, 84 Nassau St., N. Y.

STENOGRAPHER'S MINUTES.

~~NY~~ SPECIAL SESSIONS. *1st Dist Court*

THE PEOPLE

vs.

*Dominick Healy*  
*James Holland*

BEFORE

*A. J. White*  
*Police Justice*

*December 7th 1882*

WITNESSES.

Direct.

Cross.

Re-called.

*Dominick Healy*  
*Margaret Murphy*  
*Catharine Holland*

1

3

6

8

10

DAVID S. VEITCH,

Official Stenographer,

101 CENTRE ST., N. Y.

0586

FIRST DISTRICT POLICE COURT,

The People on the complaint of

D o m i n i c k   H e a l y,

vs

J a m e s   H o l l a n d.

Before

Hon. A. J. White,

Police Justice.

December 7th., 1882.

Appearances:   Mr. E. E. Price, for complainant,  
Mr. James Cowan, for defendant.

City and County of New York, ss:

D o m i n i c k   H e a l y, the complainant in  
this action was now called and sworn.

Q   (By Mr. Price)   Where do you live?

A   370 Water Street.

Q   Where did this assault take place?

A   In my house.

Q   On the 5th of December, were you assaulted and beaten by any-  
one?

A   Yes, sir; I was sitting reading the News by the stove.



0587

2

Q What were you doing at the very moment someone assaulted you?

A I just dozed off asleep by the stove, when I was assaulted by Holland, the prisoner, now present.

Q What did he strike you with, if anything?

Objected to. Objection overruled.

A With a cart-rung, or half a cart-rung.

(Counsel for the prosecution now asked for the cart-rung, and the officer in the case, replied that it was in the station house; the Court ordered the officer to produce it, which was subsequently done.)

Q State to the Court whether the defendant was in your house by your invitation, or not?

A No, sir, I never associated with the man in my life; he had no right in the house; while I was sleeping he struck me a blow across the forehead, and I thought the house fell on me; he split me down the forehead and cut three arteries in it.

(The answer to this question was objected to; sustained.)

Q Can you tell the length of the cut which was made in your forehead?

A About two and a half inches in length.

Q The discoloration of your eye, was that caused by the blow?

A Yes, sir; that is from the effect of it.

0588

3

Q Had you given him any provocation?

A I never said anything to him, in my life .

C r o s s - e x a m i n a t i o n .

Q Have you ever had any trouble with this young man?

A No, sir; but he tried to have trouble with me.

Q Do you remember what you testified to when last in Court?

A Yes; I told His Honor then that I never had any trouble with him.

Q Isn't it true, sir, that, on that very day in question, Tuesday, that you had a fight with this young man, Holland, on board a ship

A No, sir.

Q Were you separated by any person, at any time, on that day on board of this ship in question?

Question objected to as not pertinent to the issue; objection afterwards withdrawn.)

Q You say you did not have any trouble with Holland on the day in question, which was last Tuesday?

A No; I did not have any trouble with him; I did not strike him; no dispute arose between us as to the shipping of any sailors.

Q What time of night was it that you were assaulted?

A It was about five minutes of six o'clock when the officers were off the beat.

0589

4 3

Q Had you ever seen that cart-rung or half cart-rung before the night in question?

A Never.

Q Were you standing at your own door, and when this man Holland was passing, kicked him?

A No, sir; I did not get hold of him and pull him into my house and throw him on the floor.

Q And you mean to have the Court believe that without cause or provocation Mr. Holland went into your place and committed an assault upon you?

A That is for His Honor to decide.

Q (Repeated)

A Yes, sir.

Q How long had you been fighting upon the floor, before the police arrived upon the scene?

A I grabbed him after I came to my senses and kept him until the policeman came into my house.

Q You said you were reading, and in a second breath you said you were in a doze?

A I was dozing by the stove when he came and struck me; I had the News in my hand, and dozed off asleep.

(The Court now directed all witnesses, who were present, and who would be called upon to testify in this case, to retire.)

0590

6

A About half a minute.

Q Then, you were not insensible very long

A Not very insensible.

Q Do you know what the meaning of insensible is?

A Yes, I guess I do.

Q What is your business, Mr. Healy?

A I keep a sailors' boarding house for the past 15 years, in the same house---it is a respectable boarding house.

Q Have you ever been convicted of crime?

A No, sir.

Sworn to before me this  
7th day of December, 1882.

*Dommon Healy*

*Andrew White*  
Police Justice.

City and County of New York, ss:

M a r g a r e t M u r p h y a witness called by  
the people, deposes and says:

Q (By Mr. Price) Where do you live?

A 37 Marion Street.

Q Do you know Mr. Holland?

A No, sir.



0591

5

Q Then, how do you swear that it was Holland who struck you, when you were asleep?

A Well, I woke up and I saw the man who struck me on the head and he knocked me on my knees; he brought me to my senses when he struck me a second time; and I held him until the officer came.

Q Then, as a matter of fact, you do not know who struck you the first blow?

A Yes, sir I do when I woke up from the doze this man was there.

Q You are swearing to a state of facts, here, sir, and we want to get at the truth--when you were asleep you say Holland struck you across the forehead, the first blow, how do you know that fact, you being asleep?

(The Court ruled that the witness had already explained that matter sufficiently.)

Q What effect did the first blow have upon you, if any?

A Well, it stunned me, that's the effect.

Q Was that the time you got hold of this boy, Holland, and held him for the police?

A I was sitting on a chair, when I was struck; I looked around and I saw the man with a club in his hand; he came at me a second time and knocked me on my knees.

Q How long a time intervened between the time you were first struck and the second time?

0592

7

Q Do you know Mr. Healy?

A No, sir.

Q When, for the first time, do you recollect seeing Mr. Holland?

A Standing at Mr. Healy's door, peeping in through the window at five minutes of six o'clock, day before yesterday.

Q Take that club in your hand--do you recognize it?

A Yes, sir.

Q In whose hand did you see it?

A In Mr. Hollands; he held it behind his back, in his right hand, while he was peeping in through the window into the store, into Mr. Healy's place.

Q What did you see him do then, if anything?

A He pushed ipen the door and went in, and took this club with him.

Q You are not anyway related to either one of them?

A No, sir; I had never seen the defendant or complainant before that day.

Q Did you see anything that occurred inside?

A I saw Mr. Holland raise the club and hit Mr. Healy on the head with it; Mr. Healy was sitting by the stove, at the bar; I saw the blood rush and Mr. Healy jump up then I went away for an officer.

0593

8

Cross-examination:

My name is Margaret Murphy, and I board with Miss Cannon at 37 Marion Street, for the past six months; I work at Feathers in Kohlfeld's in Green and Spring Streets, I cannot tell the number; the gentleman who carries on the business is Mr. Isidor Kohlfeld.

Q Now, on the night in question, what were you doing down in Water Street?

A I was leaving Katie English home in Cherry Street between Roosevelt and James' Slip; then, I started to go down to my aunts, Mrs O'Brien in Water Street, Number 326.

Q Now, where have you stopped since Tuesday night last?

A In my own place, where I board; I did not stop in Mrs Healy's house; I have not had any conversation with Mr. or Mrs Healy from the time of the alleged assault to the present, nor with anyone else.

Q How did you know that the examination was going on the next morning after the night of the assault?

A Because the officer told me to come up; I do not know his name, he was an officer on the beat there.

Q Then, you did have a conversation with some person about this case?

A Yes, sir, with the officer, he told me to come up in the morning; Mrs Healy did not tell me to testify to anything.

Q How long have you been working at feathers?

0594

9

A Four weeks; before that I worked at the tobacco business in Goodwins' foot of Grand Street Ferry, for two years; I am 17 years old; before that I went to school; neither my father nor mother are living; he is dead 15 years, and my mother, six months; at the time I worked in Goodwins, I lived with my mother; I never slept a night out of 37 Marion Street, since I went to board there .

Q What time of night did this assault take place?

A 5 minutes of six o'clock; the men were coming from the blacksmith's shop and I asked one of them, Louis Grouse, what time it was, and he said, five minutes of six o'clock; he works in a blacksmith shop in South Street.

Q You were looking through a pane of glass at the time Holland struck Healy?

A Yes, sir.

Q How long did you remain there looking through the pane of glass?

A Until Mr. Healy jumped up, and holloed "Murder", then, I ran for a policeman.

Q Isn't it true that you were standing across the street, talking to a young man?

A No, sir.

Q (By the Court) What caused you to stop and notice Holland?

A I saw the stick behind his back; I was not standing a second until he rushed in; that attracted my attention.



0595

10

Q How did you see the prisoner strike him--did you see the blow struck through the window?

A Yes, sir.

Q Were the blinds down?

A No, sir.

Q You could see through the window?

A Yes, sir.

Sworn to before me this  
7th day of December, 1892.

*Maggie O'Malley*

*Arthur J. White*  
Police Justice.

City and County of New York, ss:

Catherine Holland, a witness called by the defense and sworn deposes and says:

Q (By Mr. Cowan) Where do you live?

A 351 Water Street; the prisoner, Holland, is my brother; I was not present at the time of the assault; I had a conversation with one of the policemen before he made the arrest

(The witness was now asked to state to the Court the conversation referred to; this was objected to by the prosecution; the Court sustained the objection. The counsel for the defendant, in answer to a question from the Court, said that the

0596

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witness now on the stand, does not know anything of the assault. This witness was now withdrawn.

Defendant's counsel moved the Court that the words "cart rung" or "half cart rung" be struck from the evidence, on the ground that the weapon is not a "cart rung" but a "cart shaft". The Court said it was willing that the words "cart shaft" should be substituted for "cart rung".

The defense now rested their case. The Court held the prisoner.)

The Court; In the Holland case, I will hold the prisoner in \$1500 to answer.)

N. Y. SPECIAL SESSIONS.

THE PEOPLE

vs.

*Dominick Dealy*  
*-vs- James Holland*

Stenographer's Transcript,

*December 7th. 1882*

*Dominick Dealy,*  
*Margaret Murphy,*  
*Catherine Holland,*

DAVID S. VEITCH,  
OFFICIAL STENOGRAPHER,  
101 CENTRE STREET, N. Y.

0597

0598

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

Taken before me, this

day of

188

*James Holland*

*Seamus J. White* Police Justice.



0599

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

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 Dec 6<sup>th</sup> 1882 Andrew White Police Justice.

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

Dated Dec 7<sup>th</sup> 1882 Andrew White Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice

0600

Police Court

District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Dominick Healy*  
*370 Water St*  
*Ames Holland*

*Adm. Holland*  
1031  
Offence,

BAILED,

No. 1, by

*William Hughes*

Residence

*City Hall Place* Street

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street.

Dated

188

*Dec 2*  
*White*  
*Gilbride*  
*H*

Magistrate.

Officer.

Clerk.

Witnesses,

*Marion Murphy*

No.

*37 Marion*

Street,

No.

Street,

No.

Street,

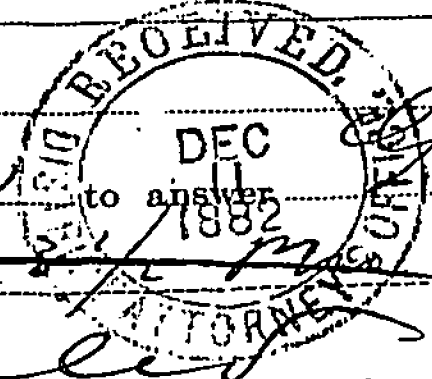
\$

*1500*

to answer

DEC

1882



*Wm. J. ...*  
*Paul ...*

0601

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 Holland*

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

*James Holland*  
of the CRIME OF ASSAULT, ~~IN THE THIRD DEGREE~~, committed as follows:  
The said

*James Holland*

late of the First Ward of the City of New York, in the County of New York aforesaid,  
on the *fifth* day of *December* in the year of our Lord  
one thousand eight hundred and eighty *two* at the Ward, City and County  
aforesaid, in and upon the body of *Dominick Healy*  
in the peace of the said people then and there being, with force and arms, unlawfully  
did make an assault and *beat* the said *Dominick Healy*  
did then and there unlawfully beat, wound and ill-treat, to the great damage of the  
said *Dominick Healy* and against the peace of the  
People of the State of New York, and their dignity,

JOHN McKEON, District Attorney.

0602

BOX:

86

FOLDER:

944

DESCRIPTION:

Howard, George

DATE:

12/08/82



944



0603

BOX:

86

FOLDER:

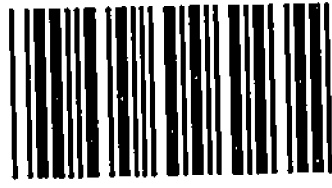
944

DESCRIPTION:

Bower, Henry

DATE:

12/08/86



944

0604

BOX:

86

FOLDER:

944

DESCRIPTION:

Jasper, Henry

DATE:

12/08/82



944

0605

BOX:

86

FOLDER:

944

DESCRIPTION:

Ryan, John

DATE:

12/08/82



944



POOR QUALITY  
ORIGINAL

0606

5:20 PM

Day of Trial

Counsel,

Filed

day of Dec 1882

Pleas

Not Guilty (11)

THE PEOPLE

vs. Edward P.

Donner

Donner

Donner

768 Ave 22  
Greenwich

JOHN McKEON,

District Attorney.

Wm. J. McKeon

Wm. J. McKeon

A True Bill.

George H. Moore

Part 2 Dec 1882

Foreman.

No 1. 2. & 4. Plead Burg 3<sup>rd</sup> dy

S. P. McKeon, sworn 16 inst

Butler & Co. 8/13/00  
Geo. H. Moore

No 3 ruled by depositions  
in City Chamberlain  
office of \$1000 Dec 28/82  
J.H.



0607

J. P. MANN, Printer, 84 Nassau St., N. Y.

STENOGRAPHER'S MINUTES.

N. Y. SPECIAL SESSIONS.

THE PEOPLE

vs.

*on the Complaint of*  
*Edward W. Hitchings*  
*-vs.-*  
*George Howard, et al.*

BEFORE

*Hon. B. J. Morgan.*

*December 2<sup>nd</sup> 1882*

WITNESSES.

Direct.

Cross.

Re-called.

|                         |           |          |          |
|-------------------------|-----------|----------|----------|
| <i>Edward Stein</i>     | <i>7</i>  | <i>8</i> |          |
| <i>Thomas F. Byrnes</i> |           | <i>1</i> | <i>9</i> |
| <i>Henry Jasper</i>     | <i>11</i> |          |          |
|                         |           |          |          |
|                         |           |          |          |
|                         |           |          |          |
|                         |           |          |          |
|                         |           |          |          |
|                         |           |          |          |
|                         |           |          |          |
|                         |           |          |          |
|                         |           |          |          |

DAVID S. VEITCH,  
Official Stenographer,

0608

FIRST DISTRICT POLICE COURT.

The People on the Complaint

of

EDWARD W. HITCHINGS,

---vs---

George Howard, Henry Bower,

Henry Jasper and John Ryan.

B e f o r e

Hon. B. T. Morgan,

Dec. 2nd., 1880.

City and County of New York, ss:

Inspector Thomas Byrnes, was now called for cross-examination by Mr. Price, counsel for the defendant, Jasper.

Q Do you know the prisoner, Henry Jasper?

A Yes, sir.

Q Do you know what his business is?

A I know he either keeps, or <sup>works</sup> ~~is bar tender~~ in the lager beer saloon, 364 Canal Street.

Q Where this arrest was made?

A Yes, sir.

Q What did you see him do, if anything, in regard to those goods that you allege have ~~has~~ been burglarized or stolen?

A Yesterday morning he came there about seven o'clock and opened

0609

2

his place; he had a bundle under his arm, a couple of black bags, or sheets, something black hanging on his arm. He unlocked his place, very soon afterwards he came to the door and looked up and down the street and went in; immediately after that one of the prisoners, (George Howard) came and entered the place, and took a position by the door; I could see him standing by the door looking out. Very soon afterwards, this prisoner here, Henry Rower, and this man Ryan, came there and entered the saloon together. This man, George Howard, remained at the door for some three, four or five minutes, looking out and he finally disappeared. Jasper came to the door and remained standing, looking out through the glass for two, three or four or five minutes; he then came out on the sidewalk and he had something in his hand, and he set it down in front of the premises, and stood outside for probably a minute and looked up and down the street and entered the place again. In a very short time after that, one of the shades --we could see only one which was moved up-- I then asked Mr. Slevin (the words objected to).

Q What did you see Jasper do, in regard to the goods?

A We went right over there and got into the place. On the right, as you go in, is a bar, on the left, is a closet, possibly three feet wide and eight feet long; it is a partition built along there by the West wall, or East wall of the store

05 10

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as you go in, on the left hand side. This man was standing-  
*while*  
~~well~~, one of my officers had hold of him when I went in there  
this man, Howard.

Mr. Price: I do not care about Howard, I want to know  
about Jasper.

The Witness: When I got in there one of my men had him  
in custody, I could not say what he was doing.

Q As far as you could see, he was in the custody of the officer

A My impression is that it was Mr. Ruland.

Q Did he have a broom in his hand when you went in there?

A No, sir.

Q You know he is a man who had charge of that place, either as  
a bar-keeper or proprietor of it?

A Yes, sir.

Q Well, Inspector, I would like to know about these other three  
men--perhaps, in your statement of the other three men, we  
can find out something about Jasper?

A Those two men (Bower and Howard) were in the closet; the  
silk that was stolen from this gentleman, (Hitchings) was  
there, and they were taking the marks off it; they had a  
candle, which was in the store as there is no gas light in  
there; it is a closet running one side. I asked Howard if  
he had taken all the marks off and he said, yes; I looked



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over the pieces and I said here are some that you did not take off, and he said, that he thought he had taken all off. We took the silk out of the closet and put it on a table there. Mr. Howard and Ryan, they admitted to it-- they told me where they got it afterwards. The candle that they had belonged in this man's place; he must have given it to them for the purpose of examining it; he was there on the watch while they were taking the marks off the silks.

(The latter parts of this answer was objected to by the defense; objection sustained, and ordered to be struck out.)

Q Then, this door being opened, led into the place where this silk was secreted--was it in plain view of Mr. Jasper?

A Yes, sir; they could not have gone in there without he allowed them to go in.

Q And, in order to obtain entrance to the inner closet, was it necessary to go into the door?

A Yes, sir.

Q These people were in there, at the time you entered?

A Yes, sir.

Q And Mr. Jasper was present in the room?

A Yes, sir.

Q That is the bar room, isn't it?

A Yes, sir.

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Q What time was this?

A That was about a quarter or twenty minutes past seven o'clock yesterday morning.

Q These movements you have described in regard to Jasper were all before this?

A Yes, sir.

Q What distance were you from Jasper, at the time you saw these movements?

A I was the width of Canal Street, both sidewalks and about two houses--about fifty feet East of his place on the South side of the street.

Q About 250 feet away?

A Yes, sir.

Q Was your view unobstructed?

A Yes, sir.

Q You have no manner of doubt but the person whom you saw standing in front of there, and the movements you have described is the same person who is here now, (Jasper)?

A Yes, sir; it was so I could see him; there was another man in the window watching with me all the time.

Q You said something about shades?

A Yes, sir, there was one on the lower door pulled up; it had been down all night; for some reason after all the people got into the place, it was pulled up.

06 13

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Q Did that give you any view?

A No, sir; it shut everything off from view.

Q By pulling it up?

A Yes, sir.

Q It worked from the bottom?

A There was no shade pulled up or down on the door; after this gentleman took these other men's places, and remained there for sometime, all at once the shade was closed and it hid from view.

Q Then, it was a shade that worked from the bottom, rather than from the top?

A Well, I do not know just which.

Q It obstructed your view?

A Yes, sir; then we left our place of concealment and went over there; there was another officer looking out through the window with me, all the time; what I saw with him on his arm, when he went into the place was a bag; he had it thrown over his arm; it was a loose piece of calico; it was something black thrown over his arm; we found a black bag afterwards that they were putting the stuff in.

Q Did you see a pair of black pants, on the table,

A I did not see them; they might have been there.

Q These goods were, of course, taken in possession?

06 14

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A Yes, sir; Mr. Slevin was with me all the time and saw everything I saw.

Sworn to before me this  
2nd. day of December, 1932.

Police Justice.

City and County of New York, ss:

Edward Slevin, a witness called by  
the people and sworn, deposes and says.

Q (By the Court) You made the arrest of Jasper?

A Yes, sir.

Q In the store?

A Yes, sir.

Q What was he doing, when you made the arrest, and where was he?

A He was standing right opposite the closet; I went towards the closet and he said: "Hold on, what do you want, the water closet?" I said, "yes."

Q How far from the closet was he?

A About six feet.

Q Now, was the door of that closet open?

A No, sir.

Q Where were these three other prisoners, Ryan, Howard and Bower?

A Howard and Bower were in the closet and this man (Ryan) was



06 15

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outside.

Q And the door closed?

A Yes, sir.

Q Then, what did you do after that?

A I walked back to the rear part of the store, I came back and I saw the shadow of a light over this closet, I went to the door and opened it and I saw these two men (Howard and Bower) in there with the silk.

Q Then, this silk, which was brought out was identified by the complaining witness, as his property?

A Yes, sir.

C r o s s - e x a m i n a t i o n :

Q What was he doing, sergeant, when you went in there?

A He was standing by the bar outside, directly opposite this door.

Q Did he have anything in his hand?

A No, sir.

Q Are you sure?

A Yes, sir.

(Inspector Byrnes now produced a Jimmy, which he says was in the closet, at the time.)

Q (By the Court) Did Jasper, at the time you opened this door, make any remark to you when you found these men with the silk?

A No, sir, before I opened the door he said, "hold on, that is not the water closet," and I pulled the door open.

06 16

9

Thomas E. Byrnes, was now re-called for further cross-examination by Mr. Price.

Q You said a while ago, Mr. Superintendent, that some one confessed to you about where the silk had been stolen from?

A Yes, sir.

Q Please name the parties, who said that to you?

A Howard; now I would like to explain it--you say Howard--nobody else?

A He is the only one.

Q Then, he is the only one who made any kind of admission, or confession to you?

A Yes, sir, there.

Q Did this defendant (Jasper) make any remark to you in regard to guilty knowledge?

A I did not ask him any questions at all.

Q Then, he did not make any admissions?

A I did not ask him anything about it.

Q Did he confess anything to you, that he had any guilty knowledge of any of this robbery or proceeds?

A I did not ask him.

Q Did he admit anything?

A I did not ask him.

Q (The Court) Did he admit anything?

A No, sir, I told the counsel that, twice; when the two men were

handcuffed together, Howard said to me, "It is a pretty  
"straight case," and I said, "Yes"; I said, "Where did you  
"get this stuff, Jo"? and he said, "Corner of Grand Street  
"and South ~~West~~ Avenue;" that was all that was said about  
it; when they were taken to the office, I had a further talk  
with them--with Howard; he said, "Of course we were caught  
there with the stuff, and there is no use in talking about it,  
all we can do is to plead guilty, and get out of it as cheap  
as we can". I did not ask Howard any questions.

Q If there is anybody here who can say directly, or indirectly,  
that the man I am representing (Jasper) knew anything about  
it, I want you to say so?

A This man, Howard, Mr. Price, I asked him nothing about anyone  
but himself; he spoke about himself and no one else; I did  
not ask him about anyone else.

Sworn to before me this :  
:  
2nd. day of December, 1882. :

Police Justice.

City and County of New York: ss:

Henry Jasper, one of the defendants in this action, sworn in his own behalf, deposes and says:

Q (By Mr. Price) Where do you live?

A I live in 15 Watts Street.

Q What is your age?

A 40 years.

Q What is your business?

A Bar tender.

Q What is that place?

A Lager Beer Saloon and Billiards.

Q How long have you been working there?

A A year and three-quarters and a little over.

Q What do you get per month there?

A \$2.50 per week.

Q And what else?

A My board, washing, lodging, everything.

Q Do you know either of those other men?

A They came in there as customers.

Q Do you recollect them leaving this stuff there?

A Yes, sir.

Q What were you doing when they came in, if you can recollect?

A I was engaged at the Pool table, setting up the balls.



Q When they came in, there were other parties there, playing?

A Yes, sir; they were playing at two tables.

Q Do you know any of the parties who were playing at the Pool tables, at the time?

A Yes, sir; I know a party by name.

Q What did these other defendants say to you when they came in, if anything?

A They wanted to leave the packages there, until morning.

Q What did you say?

A I had no objection to it.

Q Did you know that they had stolen the stuffs?

A No, sir.

Q Were you to get any money for letting them leave the packages there?

A No, sir.

Q What time did you get to this store, yesterday morning?

A Well, it must have about ten minutes of seven o'clock, that is my usual time of opening.

Q Did you carry any black bag on your arm?

A No, sir; I had a pair of pants on my arm, I was taking them along to bring to a tailor to repair them.

Q What did you do with the pants when you went into the store?

A I laid them on the table.

Q When these parties came in, who came in first, or did they all come in together?

0620

13

A No, sir; Ryan came in first.

Q What did he do when he first came in?

A He came to the bar and had a drink.

Q What then occurred?

A He stood at the door then.

Q What then?

A Well, then, Joe Howard came in and afterwards, Gower.

Q What did they say to you, if anything?

A I cannot remember, I believe all they said was, "Good morning".

Q Did anyone get a candle from you?

A Yes, sir.

Q Who?

A Howard.

Q What did he say to you?

A He asked me, "Jasper, lend me a candle?"

Q You loaned it to him?

A Yes, sir.

Q Did you know that the goods they had placed in that closet were stolen goods?

A No, sir.

Q How came you to permit them to leave their goods there, on the night before?

A It happens very often in a saloon, that goods are left and

0621

14

the next day they called for them, when they do not want to carry them along.

Q You thought nothing of it?

A No, sir; I thought nothing of it.

Q Were you ever in the store where these goods are alleged to have been stolen from?

A No, sir.

Q Never in your life?

A No, sir.

Q Were you ever arrested before, in your life?

A No, sir.

Q (The Court) Did you know these men?

A I know them as far as I saw them.

Q How long have you known them?

A They came in there as long as I am there.

Q How long is that?

A A year and three-quarters.

Q Did you know the character they bore?

A No, sir.

Q You say you did not know the character that either one of them bore?

A No, sir.

Q How did you become acquainted with Joe Howard?

A Just the same as any other customer who comes in there.

0622

15

Q Did you have any acquaintance with him after your hours of work?

A No, sir.

Q What country man are you?

A I am a German; I saw one of them (Ryan) for eight or ten days only.

Q How long have you know Howard?

A For a year and a half or three quarters.

Q How long have you known Rower?

A About the same time.

Sworn to before me this :

2nd. dat of December, :

Police Justice.



Inspector Byrnes now said, that Jasper names is outside of the place "Henry Jasper, Lager Beer Saloon".

Mr. Price says, that Joseph Rath is the man Jasper works for, and that it is Rath's name that is over the door and not Jasper's.

Inspector Byrnes, now said that the statement of Mr. Price is correct, that he, (the Inspector) made a mistake in saying it was the name of Jasper.

The Court to Inspector Byrnes:

Q How many pieces of silk were there,

A Three large pieces.

Q Could one man carry them?

A For a distance, but not in his hands very long, he would have to get them on his shoulder.

The defendant, Jasper, says, that the closet referred to is only a small place, where dishes are washed.

The Court held each of the prisoners to answer in default of \$3,000 bail each.

-----XOX-----

N. Y. SPECIAL SESSIONS.

THE PEOPLE

vs.

Stenographer's Transcript,

188

DAVID S. VEITCH,

OFFICIAL STENOGRAPHER,

101 CENTRE STREET, N. Y.

0624

0625

Police Court Third District.City and County } ss.:  
of New York, }of No. 55 Grand Street, aged 25 years,  
occupation Merchant being duly sworndeposes and says, that the premises No. 55 Grand  
Street, 3rd Ward, in the City and County aforesaid, the said being a storefor the sale of gent's neck wear  
and which was occupied by deponent as a store and factory  
were BURGLARIOUSLYentered by means of forcing and breakingopen an inner door on the first  
floor over the store and entering  
thereby between the hours of one  
o'clock in the afternoon and 10 o'clock  
on the evening of the 30th day of November 1887.

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

20 pieces of silk of the  
value of about six  
hundred dollars.the property of deponent and his partners  
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid

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

George Edward Henry Bower Henry  
Jasper John Ryan (all now dead)  
for the reasons following, to wit; from the fact thatdeponent knows that said  
inner door was a roomlocked and on the morning  
of the 1st day of December 1887deponent saw and found  
that said door had beenbroken and forced  
open and the goods takenaway and said property

0626

When stolen and carried  
away. Deponent is informed  
by Inspector Thomas Byrnes  
of the Central Office that  
on the 1st day of December  
1882 in possession of  
the aforesaid defendants  
in a saloon in Canal  
street executed, he found  
the aforesaid stolen property  
which deponent fully  
identified as belonging  
to the stolen and carried  
away as aforesaid.

E. W. Kitchings  
Sworn to before  
me this 2nd day of December  
1882

Robert Morgan  
Justice of the Peace



0627

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 40 years, occupation Inspector of Police of N.Y.

Central Office Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Edward W. Hutchings

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

Sworn to before me, this 2nd

day of December 1888

B. J. Morgan  
Police Justice.

0628

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

POLICE COURT, 1st DISTRICT.

Edward Levin  
of the Central Office Street, being duly sworn, deposes and

says that on the 1st day of December, 1882

at the City of New York, in the County of New York, deponent arrested

- 1 George Doughty
  - 2 Henry Bower
  - 3 Henry Jasper
  - 4 John Ryan
- all now  
here in court.

On the Charge of Burglary  
deponent prays that the said  
defendants may be remanded  
for the term of twenty-four  
hours in order that deponent  
may bring the Complaint  
into Court.

Edward Levin

Sworn to before me this

188

Police Justice.

0629

Police Court Winn District.

THE PEOPLE. &c.

ON THE COMPLAINT OF

1 George Howard  
2 William Bowyer  
3 Henry Joseph  
4 John Ryan

Date

1882

Magistrate.

Officer.

Witness,

Disposition,

Remanded till  
Dec. 2nd 1882 - 9 am.

0630

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

12 DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

Henry Jasper

Question. How old are you?

Answer.

46 years of age

Question. Where were you born?

Answer.

Germany

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

Answer.

115 North Street about 10 months

Question. What is your business or profession?

Answer.

Butcher

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

Answer

I am not guilty  
of the Charge

Henry Jasper

Taken before me, this 2nd

day of December 1887

A. L. Brown Police Justice.



0631

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK; } ss.

*Harsh* DISTRICT POLICE COURT.

*George Howard* 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 Howard*

Question. How old are you?

Answer.

*28 years of age*

Question. Where were you born?

Answer.

*United States*

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

Answer.

*28 East 34th Street about one year*

Question. What is your business or profession?

Answer.

*Blank*

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

Answer

*I am not guilty of the charge*

*George Howard*

Taken before me, this

*2nd*

day of

*September*

188

*R. T. Morgan*

Police Justice.

0632

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

3 DISTRICT POLICE COURT.

Henry Bower 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~~ waiven cannot be used against ~~him~~ on the trial,

Question. What is your name?

Answer. Henry Bower

Question. How old are you?

Answer. Thirty seven years

Question. Where were you born?

Answer. U.S.

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

Answer. 125 East 120th St. One year

Question. What is your business or profession?

Answer. Clerk

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

Answer I am not guilty

Taken before me, this 22

day of Dec

1882

Henry Bower

[Signature] Police Justice.

0633

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

3 DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer

Taken before me, this

day of

1882

*P. L. Morgan* Police Justice.

*John Ryan*  
mark

0634

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 Howard Henry*  
*Ernest Henry*  
*James John Henry*  
guilty thereof, I order that *they* be held to answer the same and *they* be admitted to bail in the sum of *thirty* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until *they* give such bail.

Dated *December 2nd* 188*5* *P. L. Morgan* Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.



0635

Harry Jasper  
50 Sullivan  
Bail notice to be  
sent

Police Court *First* District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Edward M. Whithings*  
*55 Mercer*  
*George Howard*  
*Henry Bowser*  
*Harry Jasper*  
*John Ryan*

Dated *December 2* 188*2*

*Henry Bowser* Magistrate.

*Edward M. Whithings* Officer.

*Harry Jasper* Clerk.

Witnesses, *Harry Jasper*

No. *1* Street, *15 Duane*

No. *2* Street, *15 Duane*

No. *3* Street, *15 Duane*

No. *4* Street, *15 Duane*

No. *5* Street, *15 Duane*

No. *6* Street, *15 Duane*

No. *7* Street, *15 Duane*

No. *8* Street, *15 Duane*

No. *9* Street, *15 Duane*

No. *10* Street, *15 Duane*

No. *11* Street, *15 Duane*

No. *12* Street, *15 Duane*

No. *13* Street, *15 Duane*

No. *14* Street, *15 Duane*

No. *15* Street, *15 Duane*

No. *16* Street, *15 Duane*

No. *17* Street, *15 Duane*

No. *18* Street, *15 Duane*

No. *19* Street, *15 Duane*

No. *20* Street, *15 Duane*

No. *21* Street, *15 Duane*

No. *22* Street, *15 Duane*

No. *23* Street, *15 Duane*

BAILED,

No. 1, by \_\_\_\_\_

Residence \_\_\_\_\_ Street,

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_ Street,

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_ Street,

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

*Witness*  
*Inspector Thomas*  
*Byrnes of*  
*The Central Office*

DEC 7 1882  
RECEIVED  
CLERK'S OFFICE  
COURT HOUSE  
NEW YORK

*Committed*

C-1024

0636

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

THE PEOPLE OF THE STATE OF  
NEW YORK,

*against*  
*Denny Jasper*  
*George Howard*  
*Denny Bower*  
*John Ryan*

The Grand Jury of the City and County of New York by this indictment accuse  
*Denny Jasper, George Howard,*  
*Denny Bower and John Ryan*  
of the crime of Burglary in the third degree,

committed as follows:

The said *Denny Jasper, George Howard*  
*Denny Bower and John Ryan*  
late of the *Eighth* Ward of the City of New York, in the County of New York,  
aforesaid, on the *thirtieth* day of *November* in the year of our  
Lord one thousand eight hundred and eighty *two*, with force and arms, at the Ward,  
City and County aforesaid, the *factory* of

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

*Edward W. Hitchings*  
then and there being, then and there,  
feloniously and burglariously to steal, take and carry away, and *twenty five*  
*pieces of silk of the value of, twenty*  
*four dollars each piece*

of the goods, chattels and personal property of the said

*Edward W. Hitchings*

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

25  
270  
86  
480

0637

And the Grand Jury aforesaid, by this indictment, further accuse the said  
Denny Jasper, George Howard  
Denny Bower and John Ryan  
of the crime of Receiving Stolen Goods.

committed as follows:

The said Denny Jasper, George  
Howard, Denny Bower and John Ryan  
late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the  
year aforesaid, with force and arms, at the Ward, City and County aforesaid, twenty five  
pieces of silk of the value of twenty four  
dollars each piece

of the goods, chattels and personal property of

Edward W. Ditchings

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

Edward W. Ditchings

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

Denny Jasper, George Howard  
Denny Bower and John Ryan

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

JOHN McKEON, District Attorney.

0638

BOX:

86

FOLDER:

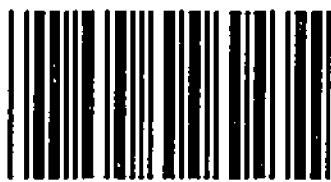
944

DESCRIPTION:

Huber, Dorathea

DATE:

12/13/82



944



0639

121

(II)

Day of Trial,  
Counsel, *George O. Bingham Jr.*  
Filed *13* day of *Dec* 188*2*  
Pleads *Not Guilty (x)*

THE PEOPLE  
vs.  
*Dorothy D. Ben*  
*Attempting Suicide*

JOHN McKEON,  
District Attorney.

A True Bill.

*Geo. H. Moore*  
Foreman.  
(See endorsement on  
other side)

*A firm in this case  
was withdrawn, by order  
of court, and the firm  
changed on the same  
recognition. J. H. Moore  
Sept 1st 1882  
Dec 1982*

*The debt was made  
by Judge Seligman to  
the woman with whom  
Fugate, Spauler —  
the same the man  
who wronged her and  
on whose account she  
attempted to commit  
suicide.  
Dec 19. 1882 *J. H. Moore**

0640

Police Court

District

THE PEOPLE, &amp;c.

ON THE COMPLAINT OF

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

POLICE COURT,

3

DISTRICT.

Frank D. Fuchs

of the 10th Precinct Police Street, being duly sworn, deposes and

says that on the 5th day of December 1882

at the City of New York, in the County of New York, Dora Huber (now

here) did willfully commit upon her self (with intent to take her own life) a dangerous act as herein after stated. Depoent found said Dora Huber lying in a bed in a room at the house 121 Chrystie St. Depoent asked said Dora what the matter was with her. Said Dora then stated to depoent that she had a pain in her stomach and that she had taken the phosphorus from a number of matches and dissolved the same in a quantity of milk and had swallowed the same with the intent to take her own life. Depoent also found a cup in the room where said Dora was which contained a quantity of milk and phosphorus mixed and which had been left in said cup by said Dora after she had drunk a portion of the same.

Depoent also found on a table in said room <sup>a letter</sup> which said Dora admitted to depoent she wrote and which is written in German and of which the following is a literal translation to wit. "Chrystie St. 183. Franz Huber. Give happy love you truly and am willing to die. Let me keep the ring. Yours truly. Dora. Some letters was enclosed in an envelope and directed as follows. To my husband Franz Huber."

0641

Said Dora admitted to deponent  
that she had taken the same mixture  
of milk and phosphorus with the intent  
to take her life and that she wanted  
to die as she had, had trouble the nature  
of which she refused to disclose to deponent.

Frank J. Fuchs.

Sworn to before me  
this 9th day of Decr 1882

Solou B. Smith  
Police Justice

Police Court District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

vs.

Dated 188

Magistrate

Officer

Witness

Disposition

0642

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

District Police Court.

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

Question What is your name?

Answer. Dora Huber

Question. How old are you?

Answer. Twenty eight years

Question. Where were you born?

Answer. Germany

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

Answer. 121 Chrystie St. Three weeks

Question. What is your business or profession?

Answer. None

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 did try to take my life. The man with whom I kept company ~~was~~ in Germany for a year and a half told me if I would come over to this country he would marry me. I came over here and ~~lived~~ lived with him for a while but when I spoke of marriage he put me off and finally told me he wanted nothing more to do with me. I had already written home that I was married and then I thought I was better off out of the world.

Dorathia Huber

day of April

1884

Taken before me this 9th

John A. Smith  
Justice



0643

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 Dora Houbert

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 Decr 9th 1882 Salomon B. Smith Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0644

BAILED,

No. 1, by \_\_\_\_\_

Residence \_\_\_\_\_ Street,

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_ Street,

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_ Street,

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

Police Court

3

District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Frank J. Fuchs

10<sup>th</sup> Precinct

Dora Huber

2 \_\_\_\_\_

3 \_\_\_\_\_

4 \_\_\_\_\_

Dated Dec 9<sup>th</sup> 1882

Smith

Magistrate.

Fuchs

Officer.

10

Clerk.

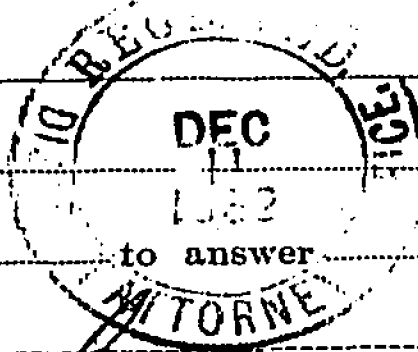
Witnesses, Frank J. Fuchs

No. 10 Precinct Street,

No. \_\_\_\_\_ Street,

No. \_\_\_\_\_ Street,

\$ \_\_\_\_\_ to answer



Sam

Attorney at  
Law

0645

New York Hospital,

West Fifteenth Street,

New York, Dec. 8 1882

This is to certify that Rosa  
Huber, now an inmate  
of the Hospital is not in a  
condition to leave the  
home today.

Wm. H. H. H. H. H.

0646

New York Hospital,

West Fifteenth Street,

New York, *Dec 7* 188 *2*

This is to certify that  
Dora Huber now in the  
New York Hospital is  
not yet in a condition  
to go out and will not  
be fit for discharge till  
tomorrow.

*Wm. H. Moore*  
House Physician



0647

Bristolstrasse 183,  
Hamburg

Ich hoffe ich habe Sie  
gesehen und gerne  
besucht. Ihre  
Freundin  
Dora

0648

The main Masses  
from 1860

0649

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Doratha Miller

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

Doratha Miller

of the CRIME OF Attempting Suicide  
committed as follows:

The said

Doratha Miller

late of the City and County of New York, on the fifth day of December  
in the year of our Lord one thousand eight hundred and eighty- two, at  
the City and County aforesaid, with force and arms

with intent

feloniously to take her own life, did  
then and there feloniously take  
and administer unto herself, and  
did then and there feloniously  
drink and swallow down into her  
body, a large quantity, to wit: ten  
grains of a certain deadly poison  
commonly called phosphorus, the  
same being an act dangerous to hu-  
man life, against the form of the  
Statute in such case made and pro-  
vided, and against the peace of the  
People of the State of New York, and  
their dignity.

John McLean

District Attorney

0650

BOX:

86

FOLDER:

944

DESCRIPTION:

Hutchinson, Jennie

DATE:

12/13/82



944



108 Billboard

Counsel,  
Filed 13 day of Dec  
Pleads Not Guilty (1st)

# THE PEOPLE

23.

Grand Larceny, ~~Receiving~~ Stolen Goods, and

Genie Stinson

4-10-2018

**JOHN McKEON,**  
*District Attorney*

# A True Bill.

*Dec 18*

0651

44  
 The People  
 vs  
 Jennie Hutchinson  
 =  
 Indictment for grand larceny and  
 receiving stolen goods. Christopher Dunleavy sworn  
 and examined, testified. I live 154 West  
 Thirtieth St. I know the defendant. I was in  
 a saloon where she was in Seventh ave.  
 upon the night of the 8<sup>th</sup> of Dec. At 1/2 past  
 12 o'clock I had occasion to go into the yard.  
 There was nobody in the store but this  
 woman and one man. There was thirty  
 dollars in money hanging in my coat  
 pocket; (I am the owner of the place) it was  
 behind the bar. I saw the money about seven  
 minutes before I went into the yard. They  
 were all single <sup>one</sup> dollar bills except one  
 two dollar bill; the woman and the man  
 had a drink in my place. When I returned  
 from the yard she and he were going out  
 of the door. After they went out I went to my  
 coat and I missed the pocket book and  
 found the money was gone. I could not  
 say what time she was arrested by the  
 officer. Officer Carey arrested her; the  
 officer had fourteen one dollar bills. The  
 prisoner said, when she was paying for  
 the drink before I went into the yard,  
 that was the last ten cents she had.

0653

Cross Examined. It was a white man who was in the store; the man and the prisoner did not talk together; she had a drink in the little room and he had a drink in front of the bar; my place of business is 421 Seventh ave. I came to the store about 8 o'clock and hung the overcoat behind the bar. I did not go out of the store from 8 till 12 o'clock; she came in about ten minutes after 12; she called for a drink of hot whiskey. The entrance to the inside of the bar was near where she was sitting and where I put the coat. Blanche Jones sworn and examined. Jennie borrowed ten cents of me during the day and she came in at 8 o'clock and paid me. The officer came up the next day and asked me to go down and ask her some questions. I asked Jennie, "do you know that man that was with you?" She said, "no." "Do you know anything about taking the money?" No sir, I do not. John Carey, sworn and examined, testified. I am an officer of the municipal police. I arrested the prisoner on Saturday morning a little after one o'clock, about three quarters of an hour after the occurrence. I arrested her from the description. I asked her where she had

0654

been to Mr. Dunleavy's! She said she had not been there at all - she had been to Fourteenth St. to see a friend. I asked her how long she had been home? She said about an hour. I said to her, "I know better than that," she said, "about half an hour. I found fourteen one dollar bills in her mouth; she denied having anything in her mouth to the Sergeant; he noticed a bulge in her cheek; he took her by the top of the head and the chin and the "book" dropped out; she had nothing to say then, but upon going to Jefferson Market in the morning she said the man who was with her in Mr. Dunleavy's store gave her the money. Jennie Hutchinson, sworn and examined in her own behalf. I was coming from 35th St. and Dunleavy was standing on the corner; he says, "Where are you going?" I guess it must be after ten o'clock Friday evening. I says, "I could not take you where I am going but if you want to go with me I can go to a room. Of course he agreed and I went up town to 35th St. and Seventh Ave. and he paid \$5.00 for a room and he gave me a dollar. I stayed with him half an hour, and from there I went to his store, went in by the side door and he went in by the front



0655

down, he treated me and I took a drink  
I went to Blanche's house from there. It is  
not true what the officer says that the money  
was found in my mouth. Had it in my  
pocket handkerchief which I have got round  
my neck now; the dollar he gave me was  
tied in the corner of the handkerchief; there  
were men in Dunleavy's place but they were  
not with me. I did not take the money out  
of Dunleavy's coat and did not see any-  
body take it. I was sitting in the back room  
and he brought a hot whiskey to me. <sup>Cross</sup>  
Examined: I work out, do cooking and laun-  
dry work. Lived out in Thirty fifth St. I  
think it was last fall. I go out days work  
when I get it I was boarding in Thirty  
fifth St. with a woman. I have been stop-  
ping at 410 Seventh Ave. a week. It is not  
true when the officer says that the money  
was found in my mouth. The Sergeant said  
to the officer, "I cannot make a case of ~~this~~  
go and bring the man." He went out to  
bring the man that was with me; the  
officer said the man had a black mount-  
ain. I got the \$4 from a friend of mine  
in Fifty seventh St.; his name is George,  
but I do not know his other name; he  
gave it to me to have my teeth fixed.  
The jury rendered a verdict of guilty.

0656

Testimony in the  
case of  
Jennie Hutchinson

pled Nov. 1892.

0657

2<sup>d</sup>

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY  
OF NEW YORK, } ssChristopher Dunsley, 37 years old, saloon  
keeper of No. 157 West 30<sup>th</sup> Street, New York Citybeing duly sworn, deposes and says, that on the 8<sup>th</sup> day of December 1882at the saloon No 421 - Seventh Avenue in the City of New York,  
in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent, in the night timethe following property, viz: Two bills or notes of the denomination  
and value, each, of two dollars and twenty  
six bills or notes each of the value and  
denomination of one dollar; in all  
good and lawful money of the United  
States to the value of thirty dollars

the property of deponent

and that this deponent  
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,  
stolen, and carried away by Jennie Hutchinson, nowhere, from the following facts: At about  
fifteen minutes after twelve o'clock, midnight,  
on said day deponent was in said saloon  
when said Jennie entered therein in company  
with a man to deponent unknown. Deponent  
went to the yard in the rear of said saloon  
leaving said Jennie and said man alone  
together in said saloon. After the lapse of  
one or two minutes deponent reentered said  
saloon and said Jennie and said man  
thereupon went out. Immediately after they left

Police Justice.

0658

deponent missed from the pocket of his coat hanging behind the bar in said saloon the said money which he had seen in said pocket shortly before said Jennie and said man entered said saloon. There were no other persons in said saloon between the time when deponent saw said money and the time when he missed the same excepting deponent, said Jennie and said man. Deponent is informed by officer John Carey of the 29<sup>th</sup> Precinct Police that he found on the person of said Jennie when arrested at one o'clock on said morning the fifteen one dollar bills here shown.

Sworn to before me this 15<sup>th</sup> day of December 1882

Christopher Dunleavy

J. Henry Bond  
Police Justice

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 32 years, occupation John Carey  
Policeman of No. 29<sup>th</sup> Precinct Street, being duly sworn deposes and

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

Sworn to before me, this 15<sup>th</sup>  
day of December 1882

John Carey

J. Henry Bond  
Police Justice.



0659

Sec. 198-200.

CITY AND COUNTY  
OF NEW YORK, } ss.

2d

District Police Court.

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

Question What is your name?

Answer. Jennie Hutchinson

Question. How old are you?

Answer. 25 years old

Question. Where were you born?

Answer. Charleston S.C.

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

Answer. No 412 7th Avenue, 2 weeks

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

Jennie <sup>her</sup> Hutchinson  
mark

Taken before me this

day of

December 1887J. M. M. M.

Police Justice.

0660

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 Jennie Hutchinson

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 December 10 188 2 Johnny Ford Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0661

108 Bill Adams  
Police Court 2 District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Christopher Dunlevy  
101 West 30  
Gennie Hutchinson

BAILED,

No. 1 by \_\_\_\_\_  
Residence \_\_\_\_\_ Street,

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street,

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street,

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

Dated December 10 1882  
And \_\_\_\_\_ Magistrate.  
Cary \_\_\_\_\_ Officer.  
29 Clerk.

Witnesses, Blackche Jones  
No. 4057 Avenue \_\_\_\_\_

Ms. Brown \_\_\_\_\_ Street,  
No. \_\_\_\_\_ Street,  
\$ \_\_\_\_\_ to answer \_\_\_\_\_  
\_\_\_\_\_



0662

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Jennie Hutchinson

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

Jennie Hutchinson

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

Jennie Hutchinson

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the ~~eight~~ <sup>eight</sup> day of December in the year of our Lord one thousand eight hundred and eighty-two, at the Ward, City and County aforesaid, with force and arms two promissory notes for the payment of money the same being then and there due and unsatisfied, of the kind commonly called United States Treasury notes of the denomination and of the value of two dollars each, and twenty six promissory notes for the payment of money, the same being then and there due and unsatisfied, of the kind commonly called United States Treasury note of the denomination and of the value of one dollar each

of the goods, chattels and personal property of one Christopher Donleavy 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.



0663

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

*Jennie Hutchinson*

of the CRIME OF RECEIVING STOLEN GOODS,

committed as follows:

The said

*Jennie Hutchinson*

late of the First Ward of the City of New York, in the County of New York  
aforesaid, on the ~~eight~~ day of ~~December~~ in the year of our Lord  
one thousand eight hundred and eighty- ~~two~~, at the Ward, City and County  
aforesaid, with force and arms ~~two promissory notes~~  
for the payment of money the  
same being then and there one  
and unsatisfied of the kind  
commonly called United  
States Treasury notes of the  
denomination and of the value  
of two dollars each and twenty  
six promissory notes for the  
payment of money, the same  
being then and there one and un-  
satisfied of the kind commonly  
called United States Treasury  
notes of the denomination and of the  
value of one dollar each  
of the goods, chattels and personal property of

*Christopher Donleavy*

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

*Christopher Donleavy*

unlawfully and unjustly, did feloniously receive and have, she the said

*Jennie Hutchinson*

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

**JOHN McKEON, District Attorney.**