

0205

BOX:

7

FOLDER:

92

DESCRIPTION:

Clark, Minnie

DATE:

02/25/96



92

0206

BOX:

7

FOLDER:

92

DESCRIPTION:

Sullivan, Mary

DATE:

02/25/80



92

W. D. [unclear]
W. D. [unclear]

Counsel,

Filed *20* day of *Feb* 1880

Pleads *Not Guilty*

THE PEOPLE
vs.
Mary Sullivan
et al.

THE PEOPLE

vs.

Mary Sullivan

et al.

BENJ. K. PHELPS,

District Attorney

Handwritten notes:
Case of [unclear] vs. [unclear]
1880
10-2-11 acquiesced
Mar 10, 1880 discharged
on their motion recognized

A TRUE BILL

Wm. [unclear]

Foreman.

Case No: March 2, 1880.

Both tried & jury disagreed.

10-2-11 acquiesced.

Mar 10, 1880 discharged
on their motion recognized

0208

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

FORM 8912

POLICE COURT—SECOND DISTRICT.

Edmond A. Everitt

of No. *32 Ferry* Street, being duly sworn, deposes
and says, that on the *17th* day of *February* 18*80*

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

the following property, to wit:

One Gold Watch
and one Gold Chain and Locket
in all

of the value of *Three Hundred & Fifty* Dollars,
the property of *deponent*

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

Mary Sullivan
and Minnie Clark (now here) for the
reasons following; that on the
said date deponent met said de-
pendants in a Saloon in The Bowery
in said City and thereafter walked
with the said dependants through
The Bowery to Houston Street -
while in Houston Street said depend-
ant Sullivan (while said Clark
was standing at deponent's side)
took said property from the left
hand pocket of the vest at the

Edmond A. Everitt

Police Justice

64 Cl...

0209

time worn upon the person of deponent
whereupon said defendant ran off
deponent was informed by Officer
Slevin that the said defendant Sullivan
admitted to said Slevin that they the
said defendants had taken, stolen
and pawned the said property

Sworn to before me this } Edward A. Everitt
19th day of February 1880 }
Michael O'Rourke }
Police Justice

City and County } ss.
of New York }

Edward Slevin of the 15th Precinct
being duly sworn says - on the 18th
day of February 1880 Mary Sullivan
within named admitted to deponent
that she in company with said
Minnie Clark within named did
take steal and carry away and pawn
the property named in the within
complaint

Edward Slevin

Sworn to before me this }
19th day of February 1880 }
Michael O'Rourke }
Police Justice

Edward A. Everitt

vs.
 Mary Sullivan }
 and } Sorely for me
 Minnie Clark } the person

Examination held February
 20/89 James B. McChesnut
 counsel for defendants...
 Counsel for the people J. Rudd

Edward A. Everitt of No. 32
 Ferry Street being duly sworn
 says—

Counsel for the defence
 admits the complaint as
 evidence—

Cross-Ex.

I first met defendants between
 2 & 3 o'clock on the 19th instant
 in the saloon. I was there
 about 15 minutes when I saw
 defendants — I went into the saloon
 with a lady friend — When I
 left the theatre I was alone.
 I stop evenings in Brooklyn —
 I met the lady friend referred
 to at 11 o'clock P.M. I had been
 drinking with her that evening

0211

We drank Champagne at Gunther's
in the bowery - I met the lady
friend there - she was sitting
there she went from Gunther's
to the saloon - while at Gunther's
we had four bottles wine 2 quarts -
and 2 pints - several others
were drinking with us - the liquor
was drunk between the time of
going in and coming out of Gun-
ther's - after leaving the Theatre
and before going to Gunther's
I went to Harry Hills - was
there about 15 minutes - did
not drink any thing - I drank
nothing until I went to
Gunther's - I have drunk but
one glass of ale during the
last 6 months - I don't think
I drank any thing in the saloon
I first saw the defendant's
when I was about leaving the
saloon - my lady friend went
out - while at the saloon I
saw as my lady friend went
away - I had spent about 20
or 30 dollars - for Champagne

0212

and drinks - I will not testify that I did not say I expected her to stay with me all-night. I spent 30 or 22 dollars - with the lady friend for drinks and gave her \$1.00. I paid \$10.00 for the quarts and \$6.00 for the drinks - when I settled my bill at the Bar I had \$19.00 left. I met the defts as I was going out and asked them to drink and we drank ale - and I paid for it that was the first of ~~their~~ acquaintance - I spoke first to them - they noticed me first - when I went out they went with me - I told them I only had \$19.00 and gave that to one of the defendants -

The saloon is on the west side of Brewery between Black and Huntington streets - on leaving the saloon in company with the defts - went to the buston street to the best of my recollection I remember being in a side street - don't remember the street - I gave the defts

0213

Sullivan the chain - we went together and she said she was going to pawn it - she asked me if I had anything to pawn - I said I have a chain - she stood on the stoop of the house at the corner of Mott and East Houston then I remember going up some steps at that place - we were together when we went up the steps and Sullivan went in the house and was there a minute and came out and said it was too late to pawn the chain - I am not sure the house referred to is in the corner it is near the corner - I was not sick - I did not sit down on the stoop - when I went to the station house I stated the defendant stole the chain I was standing on the stoop of the house referred to when Sullivan took the watch - it was about 15 minutes after leaving the saloon when the

Ques

Watch was taken - I then went to the Restaurant after taking the name of the street -

I ran after dependants. (I am 27 years old) but did not find them -

Ques

When you saw the defts fleeing why did you not continue the pursuit -

Ans

They were too quick for me and I lost sight of them - I have pursued them half a block I then looked up and saw the name of the street -

Ques

I When Sullivan came back with the chain she put her hand in my pocket - at the time she put her hand in my vest pocket she Sullivan took the watch - I then missed the watch and pursued the dependants -

Ques

The paper here shown marked Exhibit A is the paper in which I wrote at that time the Memorandum at 10th & East 86 street

Edward A. Everitt

John J. Sullivan
20th Ave
John J. Sullivan
before me this
John J. Sullivan
John J. Sullivan

0215

Police Court—Second District.

(CITY AND COUNTY)
OF NEW YORK } ss.

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

Question.—What is your name?

Answer.—

Mary Sullivan

Question.—How old are you?

Answer.—

Twenty Five

Question.—Where were you born?

Answer.—

Ireland

Question.—Where do you live?

Answer.—

52 Bleeker

Question.—What is your occupation?

Answer.—

Servant

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

Answer.—

*I am not guilty of
~~the~~ charge—*Mary Sullivan**

Taken before me, this
19 day of *Sept* 18*82*
M. J. O'Connell
Police Justice.

0216

Police Court—Second District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question.—What is your name?

Answer.—

Minnie Clark

Question.—How old are you?

Answer.—

Twenty Three years

Question.—Where were you born?

Answer.—

Ireland

Question.—Where do you live?

Answer.—

13 Bleeker Street

Question.—What is your occupation?

Answer.—

Servant

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

Answer.—

I am not guilty of the charge

*her
Minnie Clark
mark*

Taken before me, this
19 day of *February* 18*80*
W. Green
Justice

0217

601
N
5

Form 54.

POLICE COURT—SECOND DISTRICT.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Edmund J. Eversitt
82 Howard St.
Mary Sullivan
Minnie Clark

DATED *February 19* 18*80*

Clerton MAGISTRATE.

Flavin & Rutland OFFICERS *15*

WITNESSES

Officers Flavin & Rutland

15th Prec.
Thomas Dwyer
17th Prec.

1500 TO ANS. *Each*

BAILLED BY

No. _____ STREET.

Return for Friday Feb 20. 2 P.M.

Affidavit—Larceny.

NIBLO'S GARDEN.

Niblo's Garden.

E. G. GILMORE, Lessee and Manager.
 JOS. H. TOOKER, Superintendent.
 LINDSEY I. HOWE, Treasurer.

OFFICIAL PROGRAMME

For Week ending Saturday, Feb. 21.

PUBLICATION OFFICE

AT
A. S. SEER'S Printing House,

26 Union Square,

where all applications for Advertising must be made.

NOTES:

TWO MATINEES will be given every week, one on WEDNESDAY and one on SATURDAY, beginning at 2 o'clock.

The Box Office will be open daily from 8 A. M. to the close of the evening performance, when seats may be secured as far as a week in advance. Seats may also be secured in advance at any of the District Telegraph Offices.

The same popular tariff of prices will prevail at Matinees as for the night performances.

All business communications must be addressed to the Management to gain attention.

NIBLO'S REDIVIVUS.

There is a no more beautiful and comfortable theatre than Niblo's. Beyond its current stage attractions there is something peculiarly inviting in its roomy chairs, broad aisles, capacious lobbies, and grand hallways adorned with heroic vases of exotics. The adjoining garden with gravelled walks, marble fountain, and atmosphere perfumed by the breath of natural flowers, justifies its familiar title. It seems a pity that so magnificent a place of recreation should ever have suffered by erratic conduct, and it is a cause for rejoicing, especially among old New Yorkers, that it has fallen into the hands of those who take pride in reviving its ancient glories.

THE SEASON.

Dependence, upon what may unfortunately prove transient prosperity in the amusement world, would be impolitic upon the part of any management. In this house the effort to please will be the same the season through as if the promise of easy success were not held out by the signs of the times. The spectacle of "Enchantment" had no abatement of attention to its minutest details, and up to the latest moment before a public representation, although a triumph seemed assured, solicitude regarding the popular verdict existed. This policy will characterize the conduct of NIBLO'S GARDEN throughout the leasehold of Mr. Gilmore. The public may well

have confidence in the official announcements of a theatre that has kept faith so well in regard to the several introductory offerings of the season. With this in view the management ask the patrons of Niblo's Garden to keep in mind the promises now made, that the plays to follow "The Black Crook" will be worthy ones, and presented in magnificence.

MR. BARTLEY CAMPBELL'S SUCCESS.

Mr. Bartley Campbell's success is an achievement. His efforts have been persistent, and as he well deserves the result he has gained, it is a matter of justice to give him honest congratulation. He is a prolific as well as good writer. Few years the impecunious yet hopeful young author sought recognition at managerial doors, but not until recently did his patient striving find reward. Play after play, and good plays, too, were written by him, but to find cold refusal; yet, feeling that he possessed the divine afflatus, he continued a struggle that would have been given over by most men, and to-day he stands forth the recognized principal American dramatist.

THE PRESS OF CHICAGO AND ST. LOUIS is warm in its praises of the Florences' new piece, "Millions." It is by the author of the "Mighty Dollar."

THE GERMAN COMIC OPERA, "The Sea Cadet," which had so long a run at the Thalia Theatre, Bowery, is the attraction at Daly's Theatre, with the new title "Royal Middy." Miss Catherine Lewis is really delightful in the title part.

NIBLO'S GARDEN makes a great draft upon the amusement loving population of Brooklyn, Williamsburgh, Hunter's Point, Hoboken and Jersey City. Harlem finds the elevated road so convenient that it also contributes its hundreds to the throngs that patronize the recognized home of the spectacular drama.

THE GALLEY SLAVE, with the original New York cast, is drawing enormous houses in Chicago, at Haverly's Theatre. The piece is to be played in London at the Princess Royal Theatre.

H. C. JARRETT, of the late firm of Jarrett & Palmer, is now going over the New England circuit with a farcical comedy called "Fun on the Bristol; or, a Night on the Sound." The piece is of the character of "The Tourists," and the parts are played and sung by popular variety artists. It is an immense success. Manager Rice, of the "Rice Surprise Party," and "Evangeline Troupe," has become associated with Mr. Jarrett.

HUMPTY DUMPTY, with its particularly strong feature, the Spanish Students, is doing an immense business at Booth's Theatre.

ARRANGEMENTS ARE BEING MADE for the proper recognition of the occurrence in this theatre of the one hundredth metropolitan performance of the "Galley Slave."

HEARTS OF STEEL.

MR. GEORGE CLARKE'S grand spectacular Irish drama, "Hearts of Steel," was the attraction at the beautiful Academy of Music, Baltimore, during the fortnight last past, and drew enormous and enthusiastic audiences. It is being eagerly sought after from all parts of the country by enterprising managers. All the great company that appeared in it at Niblo's Garden, and all the pretty scenes and other effects that made it so attractive here, are in the traveling caravanserie. Two parlor and four freight cars are required for the transportation of the company, baggage and scenery.

THE IDEAL PINAFORE.

The "Black Crook" will be presented for but two weeks, and will be followed by the famous Ideal "Pinafore" Company, from the Boston Theatre, with the following extraordinary cast:

LITTLE BUTTERCUP.....Miss ADELAIDE PHILLIPS
 JOSEPHINE.....Miss MARY BEERS
 JAMES.....Miss ANNE LAURE DEBORAH
 GAYNE.....Mr. MYRON V. WATNEY
 DIKE DEADBEY.....Mr. GEORGE FROTHINGHAM
 RALPH BACSTRAW.....Mr. W. C. FRENCH
 THE ADMIRAL.....Mr. H. C. BARSBY

The chorus will not only be numerous but admirable in quality, and the offering, upon the whole, will exceed in magnitude and merit any "Pinafore" representation yet had in New York.

OLIO.

The new spectacle that is to follow the Ideal "Pinafore" is from the prolific pen of Bartley Campbell, Esq., author of "The Galley Slave," and will be a poetic picture of Italy, entitled "Olio." It is entirely novel in its construction, and promises to create a sensation. Mr. Voegtlin and other artists are now engaged upon the beautiful scenery, and Mr. Campbell's agents are carefully selecting a dramatic company to impersonate the several characters in accordance with the author's ideas of the artistic requirements of the cast. Due notice will be given of the date fixed upon for the first performance.

ONE AT A TIME.—When Arthur was a very small boy, his mother reprimanded him one day for some misdemeanor. Not knowing it, his father began to talk to him on the same subject. Looking up in his face, Arthur said, solemnly: "Mother has tended to me."

WHY is a colt getting broke like a young lady getting married? Because he is going through the *bride ceremony*.

AN EXPLANATION.—Miss Olive Logan, during a recent lecture to an audience unappreciative of her kind of humor, stopped in the course of her address, and announced that "those unable to comprehend her jokes could have them explained on personal application after her lecture."

PUTTING DOWN THE WINDOWS.—This is the season of the year when a man may expect to be suddenly called at any moment in the night to get up and put down the windows. On the advent of a thunder shower it is rarely that a man wakes first. If he should be kept quiet, so as not to disturb his wife, and avails himself of the first lull to go asleep again. How differently a woman acts—oh, so differently! Just as soon as she wakes up and hears that it is raining she seems to lose all judgment at once. She plants both of her feet into her husband's back, and at the same time catching him by the hair and shaking his head, and hysterically screams—

Just then he finds the matches, and breaks the discourse by striking a light. He was bound to have that lamp before he moved out of the room. He has got the lamp lighted now. No sooner does its glare fill the room than he blows it out again for obvious reasons. He moves out into the other room with celerity now. He knows pretty well the direction to go, and when a flash of lightning comes it shows him on the verge of climbing over a stool or across the centre table. At last he finishes his task, and there is quite a cheerful quarter of an hour between himself and the partner of his joys and sorrows, in which it is not difficult to guess who has the best of it.

ONE of the most painful feelings the heart can know is to learn the unworthiness of a person who has hitherto shared our good opinion and protection. We are at once mortified at our mistaken judgment, and wounded in our affections.

CONTRARY WIND.—A Venetian, who had never before been out of his native city, and who therefore could not be expected to be a good rider, was mounted by a friend one day on a rather sensitive horse, which would not move forward. After trying the spur in vain, he took out his pocket-handkerchief, and holding it up in the air for some moments, exclaimed: "I do not wonder that the horse does not move on—the wind is contrary."

THE MADISON SQUARE THEATRE seems to have exceeded even the most sanguine hopes entertained of its prospects. The theatre is crowded nightly. The double stage works as smoothly as can be desired. The company is a most excellent one, and the elegance and distinctive beauty of the theatre is the admiration of every one.

DRINKRIGHT.—Some mischievous boys at a country academy, seeing a sign over a grocery which read "Arnold Drinkright," painted out the first three letters, leaving it "Old Drinkright." The sign was soon restored to its former condition, and then the boys painted a D before the first name, making it "Darnold Drinkright." And then the grocer in despair painted his name out.

TRAINING FOR EFFECT.—Life is made up of little things; for that reason, a novel which is calculated to arouse genuine interest should treat of the common place rather than the unnatural. Average people do not believe in high pressure existence. Unusual incidents are more likely to be the worst rather than the best. This is a question of treatment and of genius. A true author makes more of his hero eating his breakfast of beefsteak and potatoes than a bungler of his scaling precipices to rescue Angelina from brigands. The question of genius, indeed, when one thinks of it, modifies the definition of the commonplace to such an extent that it is hardly safe to assert that there is any material not fit for literary use. The genius sees deeper than his fellows, and what is trite and wearisome to the rest of us may be full of hidden meanings to him—meanings which his apt interpretations of human emotions allow us to comprehend. Too many of the sketches or stories of the day found their attraction in sensational incidents and pictures of gilded vice.

NOT TO BE CAUGHT.—Lord Palmerston was once attending an agricultural dinner, and saw a large gathering of reporters, for the times were critical, and a speech of his was certain to be valuable. But he made up his mind not to speak—no man knew better when to hold his tongue—and accordingly he slyly sent down to the "gentlemen of the press" a slip of paper, on which in his bold, round hand, were written the words, "This fish won't bite!"

NO RELATION.—The German papers tell this story in connection with Baron Rothschild's death:—A meets B, weeping and sobbing aloud.—Says A, "Why do you weep?"—"Because," says B, as if his heart were breaking, "because he is dead—the powerful, the rich baron."—"But," replied A, "why do you cry so much? he was no relation of yours!"—"That's just what I am crying about," howls B, more affected than ever.

DOUBTFUL ADVICE.—A recent lecturer advises all men to "know themselves." That's advising a good many to form very low and disreputable acquaintances.

THEY GOGO.—An old lady read in her paper:—"Another African explorer recently died in Ugo."—"And still they'll go, go to that wretched land," she said.

FIT FOR WIVES.—"Are the young ladies of the present day fit for wives?" asked a lecturer of his audience. "They are fit for husbands," responded a feminine voice; "but the difficulty is that you men are not fit for wives." The applause was great, as was the discomfiture of the lecturer.

ONE TOO MANY FOR HIM.—A Yankee woman recently married a Chinese laundryman, and in three days thereafter the unhappy Celestial appeared at a barber's shop and ordered his pigtail to be cut off, saying, in explanation, "Too muchee yank."

VERY GOOD OF HIM.—The news papers state that a well-known banker in Paris has absconded, leaving a large deficit behind. Mrs. Partington thinks it was very good of the poor man to leave it, when he might have got off clearwith everything.

AFFECTIONATE HUSBAND.—The wife of a villager in Poitou, after a protracted illness, fell into a state of *coma*, and was believed to be dead. As is usual among the very poor peasantry there the body was folded in a sheet and carried to the grave uncoffined. On the way to the graveyard the body had to be carried through a thicket, where the underwood consisted principally of thorn-bushes, and in passing through the supposed corpse was awakened from the trance by the prickles. Fourteen years afterwards the woman really died and on the way to the grave the same route was taken. As the mourners approached the thicket, the husband called out vigorously, "Take care—don't go near the thorn bushes!"

A SPRING CHICKEN.—A married man bought a spring chicken in the market the other morning, and now he thinks the reason it was called spring chicken is because it will take him till next spring to carve it, unless he uses nitroglycerine.

How to prevent the hair from becoming gray.—Cut it off, do it neatly up in tissue paper, and put it away in a drawer.

THE LATEST FASHION.—"Tight, very!" said a wag, when a young lady he knew passed him in the street.—"What do you mean?" asked his astonished companion.—"Only the dress, my boy."—The lady was attired in the latest fashion.

WARD LAMON tells a new story of Mr. Lincoln. Soon after Lamon was made Marshal of the District, in 1861 he was in the neighborhood of a corner fight, and, in restoring peace, he struck one of the belligerents with his fist, the weapon with which he was notoriously familiar. He struck rather harder than he intended, for the poor fellow was picked up unconscious, and lay some hours on the border of life and death. Lamon was greatly frightened, and next morning reported the affair to the President. "I am astonished at you Ward," said he, harshly. "You ought to know better. When you have to hit a man use a club, not your fist."

SAGEY.—Work, but don't worry," is an old proverb. But shiftless people don't work, and so usually take it out in worrying.

What plaything is above every other? The top.

PROMABLE.—One of the surest ways for a man to be robbed of his good name is to put it on his umbrella.

BRANCH OFFICES OF Bankers and Brokers,

Members of the New York Stock, Mining and Produce Exchanges.

1151 BROADWAY, near 26th St.

Connected by private wires to Wall St. These offices have been thoroughly and completely fitted with Stock and News Indicators, together with all the financial papers and reviews. Separate apartments, with retired entrance, and elegantly furnished, have been prepared for the exclusive use of Ladies interested in financial matters or requiring information regarding investments in Bonds, Stocks, and other securities. Superior facilities offered for operations in Mining Stocks; also Wheat, Corn, etc.

J. G. SANDS, Manager.

VALENTINES! VALENTINES!

A. J. FISHER, of 98 Nassau Street, has, as usual, the finest selection of Valentines in this or any other city. FISHER has been engaged in the manufacture of these articles for a period of 40 years, and his facilities for their production are unequalled. Purchasers will best consult their interests by giving him a call. Valentines in every variety. Note the address, 98 Nassau Street.

WHY THE SUN DIAL FAILED.—Old Mills, the optician at Newcastle, sold a sun dial to Pitman, a few weeks ago, with the assurance that it was a first-rate timekeeper. About a fortnight afterwards Pitman called one day at the shop, and said:

"Say, Mills, that sun-dial ain't worth a cent—it's no good as a timepiece, anyway."

"Maybe you hav'n't got it fixed in a good place," said Mills.

"Yes I have," replied Pitman; "but I tell you, it won't work. There must be something wrong about it!"

"No; it's in perfect order," said Mills. "Did you ever time it by your watch?"

"Certainly I did. I've stood close to it a hundred times exactly at the even hours, and the blamed thing has never struck the time once."

"Merciful Moses! Why, you didn't expect it to strike the hours, did you? Thunder! Why it don't strike, of course. It has no works inside."

"That's what gets me," said Pitman. "If it ain't got no insides, how's it goin' to go?"

"Mr. Pitman, where have you located that sun-dial? In the garden?"

"Garden! Be gracious, no! What do I want with a timepiece in the garden? It's hung in the settin' room ag'in the wall."

Then Mills explained it to him, and Pitman has since traded the sun-dial off for a four dollar clock.—*Mas Adler.*

EGYPT is the place for juvenile excursions. A boy can always find his "mummy" there.

SHARP SNIP.—"Mr. D., if you'll get my coat done by Saturday I shall be forever indebted to you."—"If that is your game, it won't be done," said the tailor.

An act by which we make one friend and one enemy is a losing game, because revenge is a much stronger passion than gratitude.

CHICKERING PIANOS.

GRANDS. 6 1/4 feet long; same action and quality of tone as our LARGE CONCERT GRANDS.

UPRIGHTS. The most popular style of Piano of the present day: 7 and 7 1/4 octaves; new style of cases, patent REPEATING ACTION; improved Music Desks, etc.

SQUARES. For the past 55 years the STANDARD PIANO of the world; being copied not only in this country, but by all the leading manufacturers of Europe.

SECOND-HAND PIANOS of our own and other makes, taken in exchange for new instruments—but little used—prices from \$200 to \$300. GREAT BARGAINS.

CHICKERING & SONS,
CHICKERING HALL,

130 FIFTH AVENUE, N. Y.

THE PROSPECT,

100 East 14th St., Bet. Third and Fourth Aves.
Furnished Rooms for Gentlemen.

Ladies' and Gents' Oyster Parlors,
Opposite Steinway Hall and Academy of Music.

STRICTLY FULTON MARKET STYLE.
Welsh Rarebits, Steaks, Chops, &c.,
CHOICE ALES, WINES AND CIGARS.
G. H. HUBER, Prop.



The purest Champagne imported in the U. S.
L. DE VENOGÉ, General Agent, 37 South William Street, New York. For sale by the principal Wine Merchants and Grocers.

STEINAU BROS. & CO.

MANUFACTURERS OF
JEWELRY & NOVELTIES
437 BROADWAY
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PROFESSOR POSNER,

CORN

And

\$1.00



EATER

Extractor.

Per Bottle

Professional Chiropodist.

Corns, Bunions and Ingrown Nails
Cured without pain.

Hair Dressing Saloon under Metropolitan Hotel.

HIS ANSWER.—A gentleman recently travelling in the country called out to a boy, "Where does this road go to, my lad?" "Well, I don't know where it goes, but it's always been here when I come along."

GALLANT.—At a dinner of the Cincinnati firemen recently, the following sentiment was proposed: "The Ladies! their eyes kindle the only flame which we cannot extinguish, and against which there is no insurance!"

AMONG the latest curiosities is a whatstone to sharpen the water's edge.

A DISCONCERTED YANKEE.—An English correspondent tells the following story:

A Yankee tourist recently went down to Chatsworth, the Duke of Devonshire's estate. There is a little village on it, where an inn is built for the accommodation of visitors; and when Mr. A. reached there after having been through Chatsworth, he was naturally much impressed with its beauty, and he couldn't refrain from saying so to quiet looking man, the landlord, who was sitting on the inn piazza with him after tea.

"Quite a place, isn't it?" said the American.

"Yes, a pleasant place enough," said the Englishman.

"The fellow who owns it must be worth a mint of money," said No. 1 through his cigar smoke.

"Yes, he's comfortably off," answered No. 2, quietly.

"Wonder if I could get a look at the old chap," said the American, after a short silence. "I should like to see what sort of a bird he is."

Puff, puff, went the English cigar then said the English voice, trying to control itself—

"If you"—puff—"look hard"—puff, puff—"in this direction, you"—puff, puff—"can tell in a minute."

"You! you!" faltered Mr. A, getting up; "why, I thought you were the landlord."

"Well, so I am," said the duke, though I don't perform the duties. I stay here," he added, with a twinkle, in his eye, "to be looked at."

There never was a more disconcerted man than the tourist, but he sat down and talked for an hour with the duke after his rather abrupt introduction. Chatsworth is the duke's show house. He lives farther in the country, but there he keeps his pictures, gifts, and plate, and the general bijouterie, belonging to the third richest nobleman in England.—*Pictorial World.*

A MAN never uses his thumbnail for a screwdriver but once.

MORE DEVOTION.—A man committed suicide by drowning, lately, in six inches of water. He couldn't have done it alone; but his wife, with that self-sacrificing devotion and helpfulness so characteristic of the sex, sat on his head.

"SWEET GIRL GRADUATES."—Young ladies who receive the degree of A. B. have a decided advantage over the young gentlemen. One, who married when she took her degree, was M. A. in less than a year from her graduation.

CURIOUS MOTTOES.—The trade mottoes of some of the London associations are curious. The blacksmiths, for instance, have "By hammer and hand all arts do stand;" the distillers, "Drop as rain, distil as dew;" the founders, "God the only founder;" the innholder, "Come, ye blessed; when I was harborless ye lodged me;" the joiners, "Join loyalty and liberty;" the saddlers, "Hold fast; sit sure;" the weavers, "Weave truth with trust;" and the needlemakers, "They sewed leaves together and made themselves aprons!"

THEIR OBJECT.—"In the sentence 'John strikes William,'" remarked a school-teacher, "What is the object of strikes?" "Higher wages and shorter hours," promptly replied the intelligent pupil.

A CERTAIN REMEDY.—"My friend, have you a sulking wife? Don't go and worry on it, but try and use diplomacy, it's best, depend upon it. Don't beg and coax—don't go and write a poem or a sonnet. No; rouse her drooping spirits with a brand new Winter bonnet."

CENSURE of a man's self is generally oblique praise; it is in order to show how much he can spare.—*Dr. Johnson.*

THE PROPER NAME.—When a man marries for money, it is more appropriate to speak of his spending the money-moon.

A BRAVE man thinks no one his superior who does him an injury; for he has it then in his power to make himself superior to the other by forgiving it.—*Pope.*

WORK DURING SLEEP.—It has frequently happened that studious men have done really hard mental work while asleep. A stanza of excellent verse is in print, which Sir John Herschel is said to have composed while asleep, and to have recollected when he awoke. Goethe often set down on paper during the day thoughts and ideas which had presented themselves to him during sleep on the preceding night. A gentleman one night dreamed that he was playing an entirely new game of cards with three friends; when he awoke the structure and rules of the new game, as created in the dream, came one by one into his memory, and he found them so ingenious that he afterwards frequently played the game. A case is cited where a gentleman in his sleep composed an ode in six stanzas and set it to music. Tartini, the celebrated Italian violinist, composed the "Devil's Sonata" in a dream. Lord Tennyson, when a youth at college, found himself one evening unable to finish a piece of Latin composition which he had undertaken. He went to bed full of the subject, fell asleep, finished his Latin in his sleep, remembered it next morning, and was complimented on the felicitous form which it presented.

PLAINEST ROAD.—Choose ever the plainest road: it always answers best. For the same reason, choose ever to do and say what is the most just and the most direct. This conduct will save a thousand struggles and a thousand blushes, and will deliver you from those secret torments which are never failing attendants of dissimulation.

CARRIAGE AND FEET.—An eccentric banker was eyeing, with suspicious vision, a bill presented to him for discount. "Oh, you need not fear," said his palpitating customer; "one of the parties keeps his carriage." "Ah," rejoined the banker, "I shall be glad if he keeps his feet!"

"**EARWRECKONSIBLE**" was the way a Pennsylvania youth spelled the word given out at a "match."

A CORDIAL WELCOME.—That guest must be hard to please who, having received a cordial welcome from his entertainers, finds fault with any small deficiencies at table. Therefore, good wife, if your husband brings home an unexpected guest, whom he has invited to dinner, don't feel it necessary, at the eleventh hour, to cook something extra. Your fine dinner, with its attendant irritation and upsetting, will taste no better than what you had prepared. Make no difference in your plans; seat your visitor with a smile and an easy greeting at your hospitable board, and he will feel more comfortable and happy than though you gave him a banquet. You save temper and trouble, and gain the enjoyment of giving your friend a cosy time. Few people in moderate circumstances have three or four courses on their tables daily, and the wholesome, hearty fare, with good nature and hospitable cordiality, will be fractured with a sweet, domestic sense that is invariably lost in grand dinners. Smiles and neatness are sauce for homely meals, and no meal is complete without them.

THE CREDIT SYSTEM.—A beautiful girl with a pair of pouting lips stepped into a store to buy a pair of mits. "How much are they?" "Why," said the gallant but imprudent clerk, lost in gazing upon her sparkling eyes and ruby lips, "you shall have them for a kiss!" "Agreed!" said the young lady, pocketing the gloves, and her eyes speaking daggers, "and as I see you give credit here, charge it on your books, and collect in it the best way you can!" so saying, she hastily tripped out at the door.

LAME BACK WEAK BACK.

BENSON'S CAPSICUM POROUS PLASTER.

Overwhelming evidence of their superiority over all other plasters. It is everywhere recommended by Physicians, Druggists and the Press. The manufacturers received a special award and the only medal given for porous plasters at the Centennial Exposition, 1876—at the Paris Exposition, 1878. Their great merit lies in the fact that they are the only plasters which relieve pain at once. PRICE 25 CENTS.

The Best Truss ever used.

The Genuine ELASTIC TRUSS is worn with perfect comfort, night and day, retaining ruptures under the heaviest exercise, or severe strain. Sold at GREATLY REDUCED PRICES and sent by mail to all parts of the country. Send for full descriptive circular to N. Y. ELASTIC TRUSS CO., 288 Broadway, N. Y.



CHOSEN COMPANIONS.—Those persons who creep into the hearts of most people—who are chosen as the companions of their softer hours, and their reliefs from care and anxiety—are never persons of shining qualities or strong virtues. It is rather the soft green of the soul on which we rest our eyes, that are fatigued with beholding more glaring objects.

FORGETFUL.—There is a story going about of a man who resolved to give up drinking, and went to a temperance attorney to draw him up an affidavit to that effect. The document was drawn, read, and proved; the party held up his hand and murmured the usual promise. The paper was then properly sealed and delivered. "What's to pay?" asked the pledge-maker. "To pay—to pay!" exclaimed the attorney. "Nothing, of course—this is a labor of love." "Nothing to pay!" returned the grateful but very forgetful pledge-taker. "You are a brick. Let's take a drink."

TOO OLD.—An old hunter said, "I've known a great many foxes to grow gray, but I never knew one to grow good."

WHEAT AND BABIES.—Some ingenious observer has discovered that there is a remarkable resemblance between a baby and wheat, since it is cradled, then threshed, and finally becomes the flower of the family.

COOL.—A youngster, while warming his hands at the fire, was remonstrated with by his father, who said, "Go away from the fire, the weather is not cold."—"I ain't heating the weather, I'm warming my hands," the little fellow demurely replied.

WHAT language does an Arabian child speak before it cuts its teeth?—Gam Arabic, unquestionably.

MORE AFFABLE.—Why is a church bell more affable than a church organ?—Because one will go when it's tolled, but the other will be "blowed" first.

REQUEST

TO PATRONS OF THIS THEATRE. Don't cough during the play. It destroys your own enjoyment as well as your neighbor's.

Between acts use a little **SMOORE BOURBON HONEY AND HOARBOUND** (sold at neighboring restaurants). As a relief for Coughs, Colds, Hoarseness, etc., it is simply perfect. SMOORE B. H. and S. (don't change the name) is a pure and delicious medicinal tonic—just what the doctor ordered. "Smooore Bourbon, Honey and Hoarbound" is sold everywhere. Don't forget the name. Depot, 24 Park Place, New York.

0222

CITY AND COUNTY }
OF NEW YORK. } ss.

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

That *Mary Sullivan and Minnie Clark each*

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

*One watch of the value of two hundred dollars,
One chain of the value of one hundred dollars,
One pocket of the value of fifty dollars,
of the goods chattels and personal property
of one Edward A. Everitt, on the person of the
said Edward A. Everitt then and there being
found, from the person of the said Edward
A. Everitt then and there.*

~~of the goods, chattels, and personal property of one~~

~~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.

0223

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

That the said

Mary Sullivan and Minnie Clark each

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

*one watch of the value of Two hundred dollars,
one chain of the value of one hundred dollars,
one locket of the value of Fifty dollars,*

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

Edward A. Everitt

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

Edward A. Everitt

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

Mary Sullivan and Minnie Clark

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

BENJAMIN K. PHELPS, District Attorney.

0224

BOX:

7

FOLDER:

92

DESCRIPTION:

Starr, Francis

DATE:

02/06/80



92

0225

W. B. P.
Counsel,
Filed *1876*
Pleas *W. B. P.*

Grand Larceny of Money, &c.
INDICTMENT.

THE PEOPLE

vs.

F.
Francis Starr

BENJ. K. PHELPS,
District Attorney.

A True Bill.

W. B. P.
Foreman.

Part No: Feb. 10, 1880.
True, acquitted.

THE LIBRARY OF THE UNIVERSITY OF CHICAGO

CHICAGO, ILL. (1880)

0226

STATE OF NEW YORK, } FORM 89 1/2
CITY AND COUNTY OF NEW YORK. } ss. POLICE COURT—SECOND DISTRICT.

Xavier Miller
of No. *112 Egleto avenue* Street, being duly sworn, deposes
and says, that on the *14th* day of *February* 18*80*

at the City of New York, in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent, *and by trick and device*
as herein after set forth

the following property, to wit: *good and lawful money*
of the United States to the amount and
of the value of

of the value of *Fifty* Dollars,
the property of *deponent*

and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away by *Francis Starr (unknown)*
and two other persons whose names are
unknown to deponent from the fact
that on said day the said Starr came
into deponent's place of business at said No.
and Street, the said unknown persons
having preceded him by about two
minutes, and being at the time engaged
in a game of Cards, when Starr came
in the other two arose to go out, when Starr
remarked "what have you been playing
gentleman" one of them said a game
of Euchre, Starr then said let us play
a game with the landlord, to which

Sworn to before me, this
of *February* 18*80*
day
Police Justice.

0228

Polic Court - Second District.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question.—What is your name?

Answer.—*Francis Stone*

Question.—How old are you?

Answer.—*26 years*

Question.—Where were you born?

Answer.—*Philadelphia*

Question.—Where do you live?

Answer.—*91 Broadway*

Question.—What is your occupation?

Answer.—*Sign-maker*

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

Answer.—*The Complainant in this case made a wager of fifty dollars, playing blind, that he would make four points and last - I am not guilty.*

Francis Stone

Taken before me, this

day of

1897

Police Justice.

0229



Form 49.
POLICE COURT—SECOND DISTRICT.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Lawson Miller
112 8th Ave

Francis Starr

DATED *February 4th 1880*

Atterbury MAGISTRATE.

Ruelle OFFICER.
29th Street

WITNESS:

Howe TO ANS. *Samuel S...*
BAILED BY *Car*

No. _____ STREET.

B

My Clerk over charge
Affidavit—Larceny.

0230

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That *Francis Starr*

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

750

of the goods, chattels, and personal property of one *Xavier Mullet*
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.

BENJ. K. PHELPS, District Attorney.

0231

BOX:

7

FOLDER:

92

DESCRIPTION:

Steged, William

DATE:

02/16/80



92

0232

204

Day of Trial

Counsel,

Filed

day of

J. H.

Pleads

THE PEOPLE

vs.

\$

William Steged

Violation Excise Law.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

A. Conant

Foreman.

104

0233

Third District Police Court.

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

Ernie Bayer
of No. *10th* Police Precinct Street,

of the City of New York, being duly sworn, deposes and says, that on the *24th* day of *January* 18*80*, at the City of New York, in the County of New York,

at No. *49* *Canary* Street, *William Steger, merchant,*

did sell, or caused, suffered or permitted to be sold, or exposed for sale, under his direction or authority, strong or spirituous liquors or wines, to be drunk in his house or premises aforesaid, in quantities less than five gallons at a time, contrary to and in violation of the Excise Laws of the State of New York, entitled "An Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this *24th* day of *January* 18*80*

Ernie Bayer

John Murray
POLICE JUSTICE

0234

281



Police Court Third District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Chas. Rayer 130

vs.

10

William Steyer

MISDEMEANOR.
Violation Excise Laws.

34. Gen.

Dated the 24th day of January 1880

Murray Magistrate.

Rayer Officer.

Witness.....

Bailed \$100 to Ans., G.S.

By *August Brown*

259 *Brown* Street.

0235

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

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

That

William Steged

late of the *twelfth* Ward of the City of New York, in the County of
New York, aforesaid, on the *twenty-fourth* day of *January*, in the year
of our Lord one thousand eight hundred and ~~seventy~~ *eighty*, at the Ward,
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one
time, to one

Etienne Bayer

; without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

~~SECOND COUNT.—And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

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

BENJ. K. PHELPS, District Attorney.

0236

BOX:

7

FOLDER:

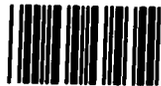
92

DESCRIPTION:

Stevenson, Thomas

DATE:

02/11/80



92

0237

156

Day of Trial

Counsel,

Filed 11 day of Feb 1880

Pleads

THE PEOPLE

vs.

B

Finna Stevenson

Violation Excise Law.

BENJ. K. PHELPS,
District Attorney.

A True Bill.
Part no Feb 11. 1880.

J. M. Constance

Foreman
Steman was the town only a few
days. The place has been
closed three or four days. So Officer
all of them of the 10th report
to the Attorney by leave of
the Court
A True Bill
J. M. Constance

0238

POLICE COURT

DISTRICT.

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

James A. Brooks

of No. *153* Street.

of the City of New York, being duly sworn, deposes and says, that on the *20* day

of *January* 18 *80* in the City of New York, in the County of New York,

At Premises *No 153*

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

Thomas Stevenson (now here) did then and there expose for sale, and did sell, caused suffered, and permitted to be sold and given away, under his direction or authority, strong and spirituous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be drunk in the house or premises aforesaid, contrary to and in violation of law:

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

Sworn to before me this

21 day of *January* 18 *80*

James A. Brooks
Miriam Otterburg Police Justice.

0239

116
Police Court,

22
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James A. Brooks
15 December }
Thomas Stevenson

Violation of Excise Law.

Officer McGowan
who is on Post in
Blucker St says
15th has been closed
four or five weeks.

Dated

January 21 1880

Cetterbury Magistrate.

Brooks 15 Officer.

Witness,

Bailfd \$ 100 to Ans.

By James Smith

No 6 Cornelia Street.



0240

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

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

That

Thomas Stevenson

late of the *fifteenth* Ward of the City of New York, in the County of
New York, aforesaid, on the *twentieth* day of *January*, in the year
of our Lord one thousand eight hundred and ~~seventy~~ *eighty*, at the Ward,
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one
time, to one

James A. Brooks

; without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

~~SECOND COUNT.—And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

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

BENJ. K. PHELPS, District Attorney.

0241

BOX:

7

FOLDER:

92

DESCRIPTION:

Stone, Andrew

DATE:

02/25/80



92

0242

470

Counsel,
Filed *St* day of *Feb* 187*0*
Pleads ~~St~~

THE PEOPLE
vs.
Andrew Stone
Larceny, and Receiving Stolen Goods.

BENJ. K. PHELPS,
District Attorney.

A True Bill.
S. M. Comstock
Foreman.
6 m J.
Just. Wm. J. ...
Thos. J. ...

0243

4th District Police Court

CITY AND COUNTY OF NEW YORK } ss.

of No. 30 West 59th Street, 25th day of January 1880
at the
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent,

William Carr

the following property viz.:

One white felt coat of the value of fifty dollars

Spoken at this

the property of

deponent

Spoken

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

Andrew Stone (now here)

for the reasons following to wit: That said property was left by deponent hanging in deponent's office at No 65 West 46th Street in the City of New York on the night of the 24th day of January 1880. That on the following morning deponent found said office destroyed by fire and believes that the fire was the act of an incendiary. That deponent is informed by Officers

Spoken by

0244

Thomas H. Mulry of the 18th Precinct Police Dept
on the 27th day of January 1880 that he
arrested said Andrew Stone and found
said property in his possession

Sworn to before me this 20th William Carr
day of February 1880
McMandell Police Justice

State of New York }
City & County of New York } ss Thomas H. Mulry
of the 18th Precinct Police being duly sworn
deposes and says that on the 27th day of
January 1880 he arrested Andrew Stone (now
in court) having in his possession a white
felt coat, that deponent at the time was
unable to find an owner for said coat
and delivered the same to the property
clerk of the Police Department. Deponent
is informed that said coat belongs to one
William Carr, and was stolen from his
office 10 City West 46th Street on the night
of the 25th day of January 1880. The said
Andrew Stone was discharged for lack of evidence
Sworn to before me this 20th Thomas H. Mulry
day of January 1880
McMandell Police Justice

4th DISTRICT POLICE COURT.

THE PEOPLE, &c.,
OF THE COUNTY OF
William Carr

vs.
Andrew Stone

DATED January 1 1880

Mandate

MAGISTRATE.

Mulry 18th Precinct OFFICER.
McMandell 22nd Precinct.

Witness:

0245

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

Police Court—Fourth District.

Henry McArde
of New *the 22^d Precinct* Street, being duly sworn, deposes and says,
that on the *20th* day of *Nov*
at the City of New York, in the County of New York, *he re-arrested*

Andrew Stone (now here). That deponent went with William Carr the complainant and Police Head quarters and there saw a white felt coat which deponent had seen before in the possession of Officer Thomas W. Mulry of the 18th Precinct. That said Carr identified the said coat as being his (Carr's) property and the same that was stolen from his office No. 644 West 46th Street on the night of the 25th day of January 88. *Henry McArde*

Sworn to before me this *20th* day

W. W. ...
of *Stamford*
1888
Peace Justice

0246

Police Court, Fourth District.

CITY AND COUNTY
OF NEW YORK,

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

Question. What is your name?

Answer.

Andrew Stone

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

Essex City

Question. Where do you live?

Answer.

623 West 46th Street

Question. What is your occupation?

Answer.

I don't do anything

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

Answer.

I am not guilty

Andrew Stone

Stone
Taken before me this 21st day of 1911

0247

Police Court—Fourth District.

THE PEOPLE &c.

VS.

William Carr
30 W 59th St

Andrew Stone

Offence, *Frank Jaremy*

BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

Dated

February

1880

Magistrate

Mandell

Melny 18th Prec.
Officer

McFalls 22nd Prec.
Clerk

Witnesses

Need to pay \$1,000
Received in District Atty's Office. *Done*

0248

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

Andrew Stone.

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

the coat of the value of fifty dollars

of the goods, chattels, and personal property of one *William Carr*

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.

0249

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

Andrew Stone

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

one coat of the value of fifty dollars;

of the goods, chattels, and personal property of the said *William Carr*

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

William Carr.

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

Andrew Stone

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

BENJAMIN K. PHELPS, District Attorney.

0250

BOX:

7

FOLDER:

92

DESCRIPTION:

Striewing, Annie

DATE:

02/27/80



92

0251

BOX:

7

FOLDER:

92

DESCRIPTION:

Striewing, Conrad

DATE:

02/27/80



92

0252

511
W. H. Phelps
June 3.

Counsel,
Filed 27 day of Dec. 1878
Pleads *Not Guilty* Oct. 1

Indictment - Larceny.

THE PEOPLE

vs.

1
Conrad Struwing
Amie Struwing
P. H. 39 1/2 d.
(2 cases)

BENJ. K. PHELPS,

District Attorney.

A True Bill.

J. W. Conant
Foreman
James J. W.

2. Pelens J. L.
Pen 6 months.

IN WITNESS WHEREOF, I have hereunto set my hand and the seal of the District of Columbia, this 27th day of December, 1878.

0253

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question.—What is your name?

Answer.—Conrad Struwing

Question.—How old are you?

Answer.—26 years

Question.—Where were you born?

Answer.—Germany

Question.—Where do you live?

Answer.—39 First Ave

Question.—What is your occupation?

Answer.—actor

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

Answer.—I am not guilty

Conrad Struwing

[Handwritten signature]
Subscribed before me this
25th day of
1917

0254

FORM 112.

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

Police Court—Third District.

Walter Stralucke
of No. *10 First Avenue* Street, being duly sworn, deposes
and says that on the *23^d* day of *February* 18*80*
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent.

the following property viz: *four pieces of cloth*
in all of the value of twenty
dollars

of the value of _____ Dollars
the property of *Clark Stralucke* but in
deponent's care and custody

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 *Conrad Struering*

and Annie Struering (now here)
for the reason that on the evening
of above date said Conrad and Annie
came in the store, in company with
each other, and deponent saw said
cloth in said store as said Conrad
and said Annie entered said store and
Conrad and said Annie remained in
said store about ten minutes, and then
left said store, whereupon deponent
discovered that said cloth had been
taken stolen and carried away - and

Sworn to before me this
_____ day of _____ 18__

PAUL J. JUSTICE

0255

during the time that said Conrad
and said Annie entered said store
and left said store, no other persons
were in said store excepting, said
Conrad said Annie and deponent
Wherefore deponent prays
that said Conrad and said
Annie be sued to answer
Walter Stralick

Sworn to before me this 24th
day of February, 1880

Walter Stralick

Police Justice

0256

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

Question. Where do you live?

Answer.

Question. What is your occupation?

Answer.

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

Answer.

Taken before me, this

day of

18

POLICE JUSTICE.

0257

POLICE COURT—THIRD DISTRICT.

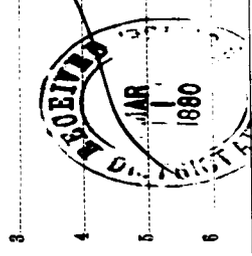
THE PEOPLE, & c.,

ON THE COMPLAINT OF

Walter Straubel
10 First Ave

AFFIDAVIT IN LANCY.

Conrad Struwing
Annui Struwing



Dated *24 July* 1880

Kung Hyon Yoo Magistrate.
Officer.

Clerk.

COUNSEL FOR COMPLAINANT.

Name,
Address,

COUNSEL FOR DEFENDANT.

Name,
Address,

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

\$ *500.* to answer

at Sessions

Received at Dist. Att'y's Office,

0258

City and County
of New York

Walter Stralucke of the City of New York
being duly sworn deposes and says
that on the 23rd day of February 1880
there was feloniously, stolen taken
and carried away from the pos-
session of deponent the following
property viz, Four pieces of cloth
of the value of Thirty dollars, the
property of Charles Stralucke de-
ponent's father, and this deponent
has probable cause to suspect and
does suspect that the said prop-
erty was feloniously taken stolen
and carried away by Conrad
and Annie Stralucke, that said
Conrad and Annie came into the
store occupied by deponent where
said goods were situated, said Conrad
requested deponent to sew a button on
~~his~~ his said Conrad's vest, & said
Conrad took off his coat and threw
the same over said deponent, that
after they said Conrad & Annie
had departed from said store
deponent discovered that said
property was missing
sworn to before me
this 27th day of Feb'y 1880
Charles M. Pease Public Notary

Walter Stralucke

0259

Form 115.

POLICE COURT--THIRD DISTRICT.

THE PEOPLE, & c.

ON THE COMPLAINT OF

Walter J. ...

10. ...

12 ...

Conrad ...

Ann ...

...

...

...

...

...

...

...

...

...

...

...

...

...

...

...

...

...

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

1880

Magistrate,

Officer,

Cham.

Witnesses,

No. Street.

No. Street.

No. Street.

No. Street.



Received in Dist. Atty's Office

0260

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question.—What is your name?

Answer.—*Conrad Stremming*

Question.—How old are you?

Answer.—*39 years*

Question.—Where were you born?

Answer.—*Germany*

Question.—Where do you live?

Answer.—*39 1st Ave.*

Question.—What is your occupation?

Answer.—*Actor*

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

Answer.—*I am not guilty.*
Conrad Stremming

[Handwritten signature]

[Handwritten notes]

0261

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question.—What is your name?

Answer.—Annie Strouwing

Question.—How old are you?

Answer.—18 years

Question.—Where were you born?

Answer.—U. S.

Question.—Where do you live?

Answer.—39 1st ave.

Question.—What is your occupation?

Answer.—Ironmaller

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

Answer.—I am not guilty
Annie Strouwing

[Handwritten signatures and notes in the left margin, including a large signature and the words "before me, this"]

0262

FORM 112.

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

Police Court—Third District.

of No. 113 Allen Matthias Adler Street, being duly sworn, deposes
and says that on the 12th day of February 1880.
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent.

the following property viz :

Two yards and a quarter black cloth
One yard and a quarter worsted goods
One yard and a quarter cashmere cloth
in all

of the value of Eighteen Dollars
the property of Complainant

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 Conrad Strewing and

Annie Strewing (all new born). On
said date said defendants came into
said premises to examine some goods
said articles were then in said
premises, said defendants then
left said premises and immediately
thereafter deponent misad said
property

Matthias X Adler
mark

Subscribed to, before me this

25th

day of

POLICE JUSTICE.

0263

511

Form 115.

POLICE COURT--THIRD DISTRICT,

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Mathias Adler

113 Colwell St

General Struwing

Bernie Struwing

3

4

Offense
Wild Juncum

Dated *2/25* 188*0*

J. Smith Magistrate,

Sydney King Officer.

..... Clerk.

Witnesses,

No.

Street.

No.

Street.

No.

Street.

570



Received in Dist. Atty's Office,

E. Bach

0264

April 9th 1888

Please excuse imperfections of
the L.C. I got out the very good in my belt -
With my very kind &
most affectionate & highly
Esteemed friend & acquaintance
in the regards of what you
was speaking to me about
giving that lady her property
to go to her & not to be
stealing the detective! & I sent
you a letter heretofore
explaining to you all about
it. I beseech you how to tell
me if you got it, will you?
& be so condescending as to
send this letter to Mary
Carol the lady that lost
her property, please except
my allegation for making
you my D. I don't mean to
make you my messenger but you
can see that the poor woman
wants to write but had no money.

her mouth. So we make the
 best yous the son of it. I have
 no friends to write to in
 St. & I will not let any of
 my friends in the city know
 where I am, if I die in prison.
 I don't as - worse off - any
 man in here. I have no friends
 even as - much as - send me a
 what I heard word this is
 how - unphilanthropic they are
 toward each other in terrestrial
 ball. Oh (?) how much happier
 we would be if we would do right
 to all. Would it not dear Sir
 we will have to bid you at
 sweet adieu. So please write
 me soon, & lay my God bless
 you. & I send you with that
 wisdom. So you will discharge
 your duty. So you will write to
 the first good letter of
 of course. Love & need on 21st of Dec 1861

prison. I don't burning but pale
 as the all come me to be. I did
 not go in your house. but
 I got lost with your property
 & so would stand the blame
 like a man if I had done
 or any person else doing
 thing unless it was to hurt my
 country. or injure some person
 very badly. I know that
 would get you out of way. I say
 may. if I get lost in my
 mind. I would let me write the best
 drink of the bitter word. What
 says the man. I say
 I was very sorry for you dear
 woman. but you see that I am
 a man of my word. I told you
 & the best what would I do
 what I say you can see it is
 please write me and let me all it if you
 get your things or not. I will
 I am yours very truly
 Ch. Street - London 21st Dec 1861

0266

April 9th 1822

My dear Mother & Sister
I hope you will be happy & well

write your gentle Lady-
Ship Mrs. J. Casool.

Did you get your property &c.
don't all in my power for you to
attend at you may think this is
was very mean for not telling your
sister where your things was
before but I shall tell you my
dear Mother I did not think hold
your things from you for inven-

inass. I will tell you Mrs.
Casool part in the posture with
which I was in then. I thought
you should have known me and
would not very truly & most
sincerely I should have done the same
by my Dear Mother & Sister if
I had been living. I have no
hard feeling against you & Sister
at all. I feel pretty well
I hope you will be happy & well

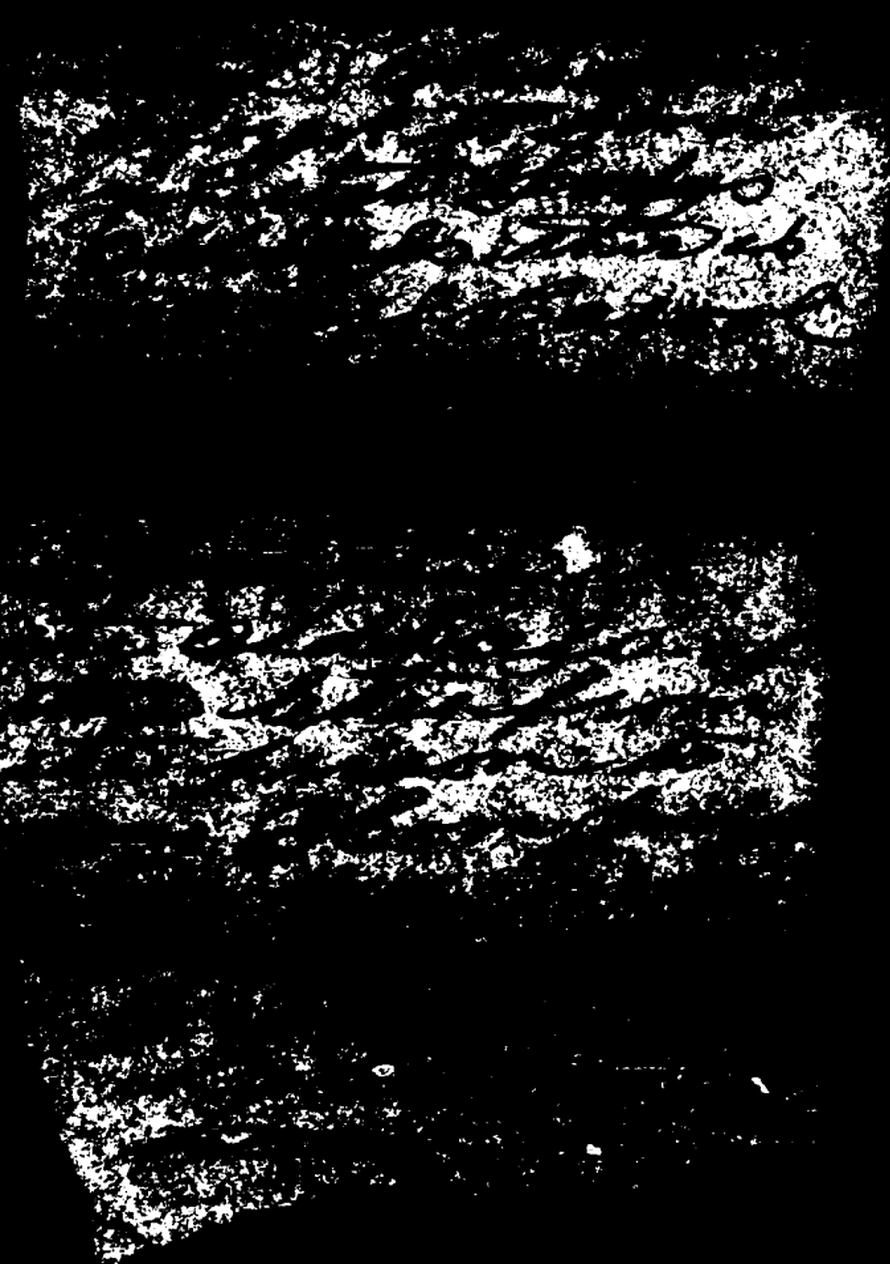
Yours affectionately
John Casool

026



How Judge Cowing
Court General
N.Y.

0268



0269

Oh () Mrs. Bowring
I forgot to send
you that lady's
address. This is
it Mrs. Basool
8108, Madison
St. N.Y. City

And this is
the address of
the letter from
the prison to
you from Judge
Bowring on the
corn of 78th St
& Jackson St.
N.Y. City. N.Y.
please

0270

Please send
this lady
the letter

Mr. John. P. [unclear]
I am more than
willing to have
you come to day
on the good Sunday

0271

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

Conrad Strewing & Annie Strewing
each —

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the *twenty first* day of *February* in the year of our Lord one
thousand eight hundred and ~~seventy~~ *Eighty* at the Ward, City and County
aforesaid, with force and arms

Five pieces of cloth of the value of
nine dollars each piece — — —
Forty five yards of cloth of the value
of one dollar each yard. — — —

of the goods, chattels and personal property of one

Christian Fries

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.

BENJ. K. PHELPS, District Attorney.

0272

516

Counsel
Filed day of Feb. 1877
Pleas
J. H. Smith (Chair)

26 THE PEOPLE
vs.
Conrad Strewing
Amicus Strewing
(Grand)

Indictment Larceny

BENJ. K. PHELPS
July 17th 1880.
S.P. One year & 6 mos
A True BILL.
S. W. Grist

District Attorney

Foreman
J. H. Smith

pleas guilty

Sentence suspended
see Feb 17/81

0273

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question.—What is your name?

Answer.—*Annie Stewing*

Question.—How old are you?

Answer.—*18 years*

Question.—Where were you born?

Answer.—*Ill. S.*

Question.—Where do you live?

Answer.—*39 First ave*

Question.—What is your occupation?

Answer.—*Dressmaker*

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

Answer.—*I am not guilty—
I am married to ^{Wm} ~~John~~ ^{James}
was married Dec 7th
1878. in Chicago.*

Annie Stewing

Taken before me, this
day of
1880
Police Justice

[Handwritten signature]

0274

District Police Court

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, ss.

Christian Fried

of No. *45 Second* Street,

being duly sworn, deposes and says, that on the *21st* day of *February* 1880.

at the *17th Ward* 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.:

Five pieces of cashmere cloth of the value of Forty 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 *Conrad Steewing & Annie Steewing* all names, said defendants came into said premises to examine some goods. Said cloth was in said store when said defendants entered, immediately after said defendants left, deponent missed said property

Christian Fried

Sworn before me this 21st day of February 1880
Justice

0275



District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Charles Harris
45 1st St. S.W.

Conrad Struwing

Ami Struwing

AFFIDAVIT Agency.

DATED Feb 25 1880

Smith MAGISTRATE.

Hens OFFICER.

Conrad office

WITNESSES:

DEPOSITION 500 to each 9. S. each

Conrad

0276

CITY AND COUNTY } ss.
OF NEW YORK.

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

That *Conrad Strewing and Anne Strewing*
each

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the *Twelfth* day of *February* in the year of our Lord one
thousand eight hundred and ~~seventy~~ *Eighty* at the Ward, City and County
aforesaid, with force and arms

Three and one half yards of cloth of the
value of Four dollars each yard —
One and one quarter yards of worsted
of the value of Three dollars each yard

of the goods, chattels and personal property of one

Matthias Adler.

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.

BENJ. K. PHELPS, District Attorney.

0277

515

W. J. L. ... Mar 3

Counsel

Filed 27 day of Oct. 1879

Pleaded *M. J. Drury* (11-1)

THE PEOPLE

vs.

1 1
Lombard Steaming
Company Steaming
Co. 11-59/1000
(3 cases)

Indictment - Larceny.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

J. W. ...
Beverly

J. ...

J. ...

Pen 6 months

0278

CITY AND COUNTY } ss.
OF NEW YORK, }

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

That *Conrad Strewing and Annie Strewing*
each —

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the *Twenty third* day of *February* in the year of our Lord one
thousand eight hundred and ~~seventy~~ *Eighty* at the Ward, City and County
aforesaid, with force and arms

Ten yards of cloth of the value
of three dollars each yard

of the goods, chattels and personal property of one

Charles Stranoke

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.

BENJ. K. PHELPS, District Attorney.

0279

BOX:

7

FOLDER:

92

DESCRIPTION:

Sullivan, Dennis

DATE:

02/06/80



92

0280

130

Counsel, *J. H. P.*
Filed *16 Feb* 1880
Pleads *not guilty*

INDICTMENT
Lancaster from the Grand
Jurors of the County of
Dennis Sullivan
vs.
THE PEOPLE
311 / 2

BENJ. K. PHELPS,
District Attorney.

A True Bill.
J. M. Condit
Foreman.

Part No 7 Et 9. 1880.
Filed at Lancaster P. S. Court
State Referee *Clump*
February 12. 1880

0281

FORM 89 1/2

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

POLICE COURT—SECOND DISTRICT.

Adelaide Decker

of No. *343 West 12* Street, being duly sworn, deposes

and says, that on the *31* day of *January* 18*88*

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

the following property, to wit:

A Pocket Book containing good and lawful money, viz: Silver, Nickel, and Copper Coins, in all

of the value of *Fifty cents* Dollars

the property of *deponent a single woman*

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

Dennis Sullivan
(now here) for the reason that while deponent was passing in *Smith Street* in said city—deponent felt the hand of said defendant in the right hand pocket of the *Jaques* at the time worn upon the person of deponent and which said pocket contained the said property—immediate thereafter the said defendant was arrested by Officers *Horace Van Ransst*
Adelaide Decker

Sworn to before me, this

day

19 of *February* 18*88*

Myron A. [Signature]
Police Justice

0282

City and County }
of New York } ss:
Horace Van Rensselaer of the Steamboat
Squad being duly sworn says, on the
31st day of January 1880 deponent
saw Dennis Sullivan the within
named defendant in South Street said
city place his hand in the right hand
pocket of the Jaque at the time
worn upon the person of Adelaide
Secker the within named complainant
whereupon deponent arrested said defendant -
Sworn to before me this
2nd day of January 1880. Horace E Van Rensselaer
Police Justice

0283

Police Court—Second District.

CITY AND COUNTY
OF NEW YORK.

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

Question.—What is your name?

Answer.—

Dennis Sullivan

Question.—How old are you?

Answer.—

Seventeen years

Question.—Where were you born?

Answer.—

Ireland

Question.—Where do you live?

Answer.—

311 Water Street

Question.—What is your occupation?

Answer.—

Printmith

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

Answer.—

I am not guilty of the charge

Dennis Sullivan

Michael Cleburn
Taken before me, this
2
day of February 1880
Police Court

0284

136



Form 694. POLICE COURT—SECOND DISTRICT

THE PEOPLE & C., ON THE COMPLAINT OF

Abelardo Decker
243 N. 21st
Jennie Sullivan

DATED *February 2* 18 *80*

Osterberg MAGISTRATE.

Wm. Rank OFFICER
Steamboat Dept

WITNESS:
George Van Rank
Steamboat Dept

Bailed by *500. TO ANS. Samuel Samson Com.*

Bailed by _____ STREET. No. _____

Affidavit—Larceny

0285

Dennis Sullivan his right name
is John Haggerty was arrested by
officer. Wengrave of the 4th Precinct
Charged with Burgaly he was
found guilty and sent to the
Catholic Protectors May 13th 1879
Judge Cowing

Arrested in Company with another
young man in Brooklyn Charged
with Larceny from the Person
the Complainant failed to press
~~the~~ the Charge So they was
discharged by
Judge Welsh
Brooklyn

0286

New York
Feb 10th 1880

Dear sir I have known the prisoner
~~for~~ since he was three years old
and he also worked worked for me
and I found him very faithfull
his mother also washer for are
~~from~~ family she has another
son Parilized. and Dimis is her
only help to support.

Yours

Thomas M: Mahon
Tulton Market

0287

30 Cherry St
July 9th 1880

Dear Sir I have known
Thomas Sullivan since he
was a child and during
that time I have never
known him to do anything
wrong. His mother is a
poor hard working indus-
trious woman at work
every day endeavoring to
maintain her family.
He has been of great assistance
to her in helping to support
the family the rest of whom
are young and unable to
assist her.
Respectfully
John Randles

0288

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

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

That *James Sullivan*

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

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

Severs coins of a number and denomina-
tion to the jurors aforesaid and more
and a more accurate description of
which can not now be given of the
value of fifty cents -

one present book of the value of fifty
cents

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

0289

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

and

aforsaid
THE JURORS ~~OF THE PEOPLE OF THE STATE OF NEW YORK,~~
~~in and for the body of the City and County of New York.~~
upon their Oath, *aforsaid as further present*

That

Dennis Sullivan

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *twenty first* day of *January* in the year of our Lord
one thousand eight hundred and ~~eighty~~ *eighty* at the Ward City and County afore-
said, with force and arms, in and upon one *Adelaide Secker*

_____ did make an assault, and that the said
Dennis Sullivan _____
the hands of him the said *Dennis Sullivan* _____

_____, unlawfully did lay
upon the person of the said *Adelaide Secker* _____

_____, and upon the clothing
which was then and there upon the person of the said *Adelaide Secker* _____

with intent then and there certain goods, chattels and personal property of the said
Adelaide Secker _____
on the person of the said, *Adelaide Secker* _____

_____ then and there being found, from the person of the said
Adelaide Secker _____ then and there
feloniously to steal, take and carry away

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

BENJ. K. PHELPS, District Attorney.

0290

BOX:

7

FOLDER:

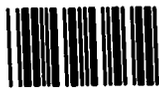
92

DESCRIPTION:

Sulzberger, Henry

DATE:

02/25/80



92

Bailld by
Herman Feldman
251 E 4th St

Complainant lives
in New Jersey and
refuses to furnish an
answer to sub-pena.
Can serve him on
Calendar. As prisoner
wishes to return to New
York. See no objec-
tion to discharge
Bail: DTP adv
New 23.1880

Henry W. Phelps
Filed 25 day of Feb 1880
Pleads guilty

THE PEOPLE

vs.

B
Henry Sulzberger
alias
Puripson

Felony Assault and Battery.

BENJ. K. PHELPS,

for 23.1880 District Attorney.

Guilty discharged
A True Bill.

J. W. Conestock
Foreman.

New 23
23ra

0292

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question.—What is your name?

Answer.—*Henry Sulzberger*

Question.—How old are you?

Answer.—*Twenty-three years of age*

Question.—Where were you born?

Answer.—*Germany*

Question.—Where do you live?

Answer.—*No. 20 Bayard Street*

Question.—What is your occupation?

Answer.—*Baker*

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

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

Henric Sulzberger

Taken before me, this
J. M. [Signature]
22nd day of July, 1880
Police Justice

0293

Form 115.

POLICE COURT--THIRD DISTRICT.

THE PEOPLE, & C.,
ON THE COMPLAINT OF

Philip Roth
24 1/2 5th St. N. E.
Henry Sulzbeger
Alice Simpson

William G. Allen
Office

Dated *February 22* 1960

Pickens Magistrate.

Tuchs 10 Officer.

McCl Clerk.

Witnesses *Frank J. Tuchs*

No. *10th Street, Police* Street.



No. _____ Street.

No. *Wm. S. S.* to answer Committed.

Received in Dist. Atty's Office.

0294

Form 15.

Police Court—Third District.

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

Philip Roth

of No. 24 Forsyth Street
on Sunday the 22nd day of February
in the year 1880 at the City of New York, in the County of New York.

he was violently and feloniously ASSAULTED and BEATEN by

Henry Sulzberger alias
Simpson, now here, who did
wilfully and maliciously
attack deponent in Bayard
Street, and did Cut, stab
and wound deponent three
several times with the blade
of a knife, ^{which knife} he, Henry, then
held in his hands - wounding
deponent thereunto upon the
head, and so Beating and
Cutting deponent

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

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

Sworn before me this 22nd day
of February 1880

Philip Roth.

J. M. Patterson J.

Police Justice.

0295

Form 15

Police Court—Third District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Abdavit A. & B.
FELONIOUS.

Detd

187

Magistrate.

Officer.

Witness:

6

0296

CITY AND COUNTY } ss.
OF NEW YORK, }

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

That *Henry Sulzberger otherwise called Simpson*

late of the City of New York, in the County of New York, aforesaid, on the *Twenty second* day of *February* in the year of our Lord one thousand eight hundred and *Eighty* with force and arms, at the City and County aforesaid, in and upon the body of *Philip Roth* in the peace of the said people, then and there being, feloniously did make an assault and *him* the said *Philip* with a certain *Knife* which the said *Henry*

in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut, and wound with intent *him* the said *Philip* then and there, feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present : That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said *Henry Sulzberger otherwise called Simpson* with force and arms, in and upon the body of the said *Philip Roth* then and there being, wilfully and feloniously did make an assault and *him* the said *Philip* with a certain *Knife* which the said *Henry*

in *his* right hand, then and there had and held, the same being then and there a sharp, dangerous weapon, wilfully and feloniously, and without justifiable and excusable cause, did then and there beat, strike, stab, cut, and wound, with intent to then and there wilfully and feloniously do bodily harm unto *him* the said *Philip Roth* against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present : That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said *Henry Sulzberger otherwise called Simpson* with force and arms, in and upon the body of *Philip Roth* in the peace of the said people then and there being, feloniously, did make another assault and *him* the said *Philip* with a certain *Knife*

which the said *Henry* in *his* right hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut, and wound, the same being such means and force as was likely to produce the death of *him* the said *Philip* with intent *him* the

0297

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

FOURTH COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said *Henry Pulzberger* otherwise called *Susipin* with force and arms, in and upon the body of the said *Philip Roth* then and there being, wilfully and feloniously, did make another assault and the said *Philip* with a certain *knife* which the said in *his* right hand then and there had and held, the same being then and there a deadly weapon, wilfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously maim *him* the said *Philip* against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

Brill by

Herman DeLaman

251 E 4th St

Complainant lives

in New York, and

refers to petition in

answer to Subpoena.

Can receive limit on

Calendar. No prima

facie to return to the

court. Also an offer

to discharge

Paul. App also

Nov 23. 1870

Henry Miller

Filed 25 day of Oct 1870

Pleas - Not guilty

THE PEOPLE

B

Henry Pulzberger

alias

Susipin

BENJ. K. PHELPS,

for 23 1870 District Attorney.

Paul discharge

A TRUE BILL.

Wm Brewster

Foreman

Nov 23 1870

Felonious Assault and Battery.

0298

BOX:

7

FOLDER:

92

DESCRIPTION:

Swanberg, William

DATE:

02/11/80



92

0299

192
E E Price
Filed 11 day of Feb 1888
Pleads Not Guilty

THE PEOPLE

25
645114

vs.

William Swenberg

Feligious Assault and Battery.

BENJ. K. PHELPS,

134

District Attorney.

A True Bill.

J. W. Conestock

Foreman.

Part No. 8 Feb 24. 1880.

~~for trial and~~
Pleads at B.
Pen one year

0300

FORM

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

Police Court—First District.

Michael Gilligan
of the *22d Precinct Police* being duly sworn, deposes and says,
that on the *Third* day of *August* 1879,
at the City of New York, in the County of New York, he was violently and feloniously assaulted and
beaten by

William Smarberg now present.

who wilfully and maliciously struck
deponent twice on the head with a
"Slung Shot" cutting his head and
knocking him down

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

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

Wherefore this deponent prays that the said assailant may be ~~apprehended and~~ dealt with according
to law.

Michael Gilligan

Sworn to, before me, this *7*
day of *February* 188*2*
Police Justice.

0301

Police Court, First District.

CITY AND COUNTY } ss.
OF NEW YORK.

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

Question. What is your name?

Answer. *William Smarberg*

Question. How old are you.

Answer. *25*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *645 11th Avenue*

Question. What is your occupation?

Answer. *Work at Lathenq*

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

Answer. *I am not guilty*

William Smarberg

Taken before me, this

day of

April

1888

POLICE JUSTICE.

0302

Police Court—First District.

Affidavit—Felonious Assault and Battery.

THE PEOPLE, &c.
ON THE COMPLAINT OF
Michael Gilligan
vs. 22nd Street
William Smarberg



Dated, 7 Feb 1890
at 31. 73rd Street
New York
Gilligan 22
Magistrate.
Officer.

Witnesses Sarah Swickling
671 11th Ave

Dr McLeod 147 W 23rd St
4th Floor 22nd Fl
Patrick Rabbit
Patrick Mc Ginley Officer
Margaret Harrington

at General Sessions
Received at Dist. Ath's Office,

BAILED.

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

COUNSEL FOR COMPLAINANT:

Name

Address

COUNSEL FOR DEFENDANT:

Name

Address

0000

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,

CITY AND COUNTY OF NEW YORK,

in and for the body of the City and County of New York, upon their Oath, present:

That William Burdick

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the Third day of August in the year of our Lord one thousand eight hundred and seventy-three at the Ward, City and County aforesaid, with force and arms, at the Ward, City and County aforesaid, feloniously and secretly, did conceal upon his person a certain instrument and weapon of the kind known as a gun, with intent then and there feloniously to use the same against some person or persons to the jurors aforesaid unknown, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That the said William Burdick, late of the Ward, City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, feloniously, willfully and feloniously did possess a certain instrument and weapon of the kind known as a gun with intent then and there feloniously to use the same against some person or persons to the jurors aforesaid unknown, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

which the said William Burdick in his right hand then and there had and held, willfully and feloniously did beat, strike, cut, and wound, the same being such means and force as was likely to produce the death of him the said Michael Allegan with intent from the

0304

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That *William Swarberg*

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *Third* day of *August* in the year of our Lord
one thousand eight hundred and seventy-*three* at the Ward, City and County
aforesaid, with force and arms, at the Ward, City and County aforesaid, feloniously,
knowingly and secretly, did conceal upon his person a certain instrument and weapon
of the kind known as a *slung shot*, with intent then and there
feloniously to use the same against some person or persons to the Jurors aforesaid
unknown, against the form of the Statute in such case made and provided, and against
the peace of the People of the State of New York and their dignity.

And the Jurors aforesaid, upon their Oath aforesaid, do further present : That
the said *William Swarberg* late of the Ward,
City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at
Ward, City and County aforesaid, with force and arms, feloniously, wilfully and
furtively did possess a certain instrument and weapon of the kind known as a *slung
shot* with intent then and there feloniously to use the same against some
person or persons to the Jurors aforesaid unknown, against the form of the Statute in
such case made and provided, and against the peace of the People of the State of New
York and their dignity.

which the said *William Swarberg* in *his* right
hand then and there had and held, wilfully and feloniously did beat, strike, ~~stab~~, cut,
and wound, the same being such means and force as was likely to produce the death
of *him* the said *Michael Sullivan* with intent *him* the

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

And ^{aforsaid} THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
~~in and for the City and County of New York,~~
upon their Oath, ^{aforsaid} do further present

That the said William Swarberg
late of the City of New York, in the County of New York, aforsaid, on the
^{Third} day of ^{August} in the year of our Lord
one thousand eight hundred and ^{Seventy Eight} with force and arms, at the City and
County aforsaid, in and upon the body of ^{Michael Gilligan}
in the peace of the said people then and there being, feloniously did make an assault
and ^{him} the said ^{Michael Gilligan}
with a certain ^{slung shot}
which the said ^{William Swarberg}

in ^{his} right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did beat, strike, ^{stab} cut, and wound
with intent ^{him} the said ^{Michael Gilligan}
then and there, feloniously and wilfully to kill, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

SECOND COUNT.

And the Jurors aforsaid, upon their Oath aforsaid, do further present: That
afterwards, to wit, on the day and in the year aforsaid, at the City and County
aforsaid, the said ^{William Swarberg}
with force and arms, in and upon the body of the said ^{Michael Gilligan}
then and there being, wilfully and feloniously did make an
assault and ^{him} the said ^{Michael Gilligan}
with a certain ^{slung shot} which the said ^{William Swarberg}
in ^{his} right hand, then and there
had and held, the same being then and there a sharp, dangerous weapon, wilfully
and feloniously, and without justifiable and excusable cause, did then and there beat,
strike, ^{stab} cut, and wound, with intent to then and there wilfully and feloniously
do bodily harm unto ^{him} the said ^{Michael Gilligan}
against the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

THIRD COUNT.

And the Jurors aforsaid, upon their Oath aforsaid, do further present: That
afterwards, to wit, on the day and in the year aforsaid, at the City and County afore-
said, the said ^{William Swarberg}
with force and arms, in and upon the body of ^{Michael Gilligan}
in the peace of the said people then and there being, feloniously, did make another
assault and ^{him} the said ^{Michael Gilligan}
with a certain ^{slung shot}
which the said ^{William Swarberg}
in ^{his} right
hand then and there had and held, wilfully and feloniously did beat, strike, ^{stab} cut,
and wound, the same being such means and force as was likely to produce the death
of ^{him} the said ^{Michael Gilligan} with intent ^{him} the

0306

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

FOURTH COUNT.

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

with force and arms, in and upon the body of the said *Michael Gilligan* then and there being, wilfully and feloniously, did make another assault and *kill* the said *Michael Gilligan* with a certain *slung shot* which the said *William Swarberg* in *his* right hand then and there had and held, the same being then and there a deadly weapon, wilfully and feloniously did then and there beat, strike, ~~stab~~, cut and wound, with intent to *kill* and there wilfully and feloniously maim *kill* the said *Michael Gilligan* against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

W E E Page

Filed 11 day of *April*

THE PEOPLE

08.

William Swarberg

P

Felonious Assault and Battery

BENJ. K. PHELPS,

District Attorney.

13th

A True Bill.

W. B. Dowd
Foreman.

Part No. 824. 24. 1880.

W. B. Dowd
Reads out.

Pen one year