

0900

BOX:

27

FOLDER:

335

DESCRIPTION:

Thomas, Arthur

DATE:

12/01/80



335

0901

255

Day of Trial
Counsel *Timonard*
Filed 1 day of Dec 1880
Pleads *Not Guilty*

BURGLARY-THIRD DEGREE.
NOTHING STOLEN.

THE PEOPLE

vs.

Arthur James

BENJ. K. PHELPS,

District Attorney.

A True Bill.

O. King

Foreman.

Dec. 6, 1880
Wm. J. King
J. M. King

0902

GEO. A. CONNOR'S

Eighth Regiment Band,

Music furnished for Parties,

33 PACIFIC ST.,

BROOKLYN.

Brooklyn
Dec 6th 80

To Whom These Presents
May Concern

I have known
Arthur Thomas Personals
for twenty years.
I know him to be
a hard working man
and I have not
known him to drink
any for five years
until a short time
ago

Geo A Connor
Band Master
8th Regt
National Guard
State of N.Y.

0903

POLICE COURT — 1 — DISTRICT.

City and County }
of New York, } ss:

Andrew Donaldson
of No. 4 White Street, being duly sworn,

deposes and says, that the premises No. 4 White Street, 5 Ward, in the City and County aforesaid, the said being a frame building with front and which was occupied by deponent as a Carpenter Shop were

^{attempted to be} BURGLARIOUSLY entered by means forcing open the door leading from the street with a chisel

on the night of the 16 day of November 1880 and the following property feloniously taken, stolen, and carried away, viz:

Carpenter Tools

of the value of Twelve dollars

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

Arthur Thomas (suspect)

for the reasons following, to wit: from the fact that deponent is informed by Alfred Rogers who resides 14 White Street that he saw said Thomas with a chisel working at the door door being at the Shop No 4 White Street

Andrew Donaldson

James H. Taylor made this 17th day of November 1880

0904

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }
OF NEW YORK. } ss.

Arthur Thomas 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. Arthur Thomas alias Sandford Kennedy

Question. How old are you?

Answer. forty two years

Question. Where were you born?

Answer. Albany N.Y.

Question. Where do you live?

Answer. Brooklyn

Question. What is your occupation?

Answer. Carpenter

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

Answer. I know nothing about it

Arthur Thomas

Taken before me on this 18th day of September 1886

POLICE JUSTICE.

0905

925 No 255

POLICE COURT - DISTRICT

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Andrew Donaldson
vs.
4 Whitech

Arthur Newman

Dated: Nov 17 18 18

Magistrate.

J. Farley Officer

Clerk.

Alfred Rogers

NOV 17 1888
Clerk

Committed in default of \$ 5.00 Bail.

Bailed by

Philford Street

Wm. M. Hall of W. H. all & Sons

Business Dept. 1 K. Green - Charwell Good

which was in a white - Good Mar only

for art - He has a ched

The specis says. he was advoycaled -

He see with Newman

John Selby. Newman's line for 6. 8. 20

Charwell Good

Law Education. Newman's line 18. 0. 20

Green. Charwell good

Accounting

0906

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

Arthur Thomas

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

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

Andrew Donaldson

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

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

BENJ. K. PHELPS, District Attorney.

0907

BOX:

27

FOLDER:

335

DESCRIPTION:

Thompson, Henry

DATE:

12/10/80



335

0908

BOX:

27

FOLDER:

335

DESCRIPTION:

Delaney, James

DATE:

12/10/80



335

0909

BOX:

27

FOLDER:

335

DESCRIPTION:

Murray, Alexander

DATE:

12/10/80



335

0910

43

Day of Trial
Counsel, S. W. Taylor
Filed 10 day of Dec. 1880
Pleads

BURGLARY—Third Degree, and
Receiving [Stolen Goods.]

THE PEOPLE

vs.
Henry H. Thompson
James Delaney
Alexander Murray

Part in Dec 23-1880
BENJ. K. PHELPS,

District Attorney.
Part in Dec 10, 1880
No. 1, 4th and 5th
Dec 2, 1880
A True Bill.
Marshall N. Cooper

Part Two- Dec 23-1880 Foreman
No. 3. Tried and convicted
Aug. 3^d day
Eaton Ref
Dec 28.

0911

POLICE COURT Fifth DISTRICT.

City and County } ss:
of New York, }

of No. 63 East 125th Street, being duly sworn,

deposes and says, that the premises the west side of Avenue A, between 114th

115th Street, 12th Ward, in the City and County aforesaid, the said being a three story
frame building

and which was occupied by deponent as a Benjamin Richardson
as a storage house were **BURGLARIOUSLY** broken

into and entered by means of forcibly breaking a shutter on an
other window of said building and entering therein
with intent to commit a crime

on the night of the 15th day of September 1880.

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

The lining of a Bath Tub
consisting of about fifty pounds of Sheet
Copper, of the value of fifteen
dollars

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

Henry Thompson and James
Neloney and Alexander Murray (all now
deceased)

for the reasons following, to wit:

That on or about said 15th
day of September 1880, deponent left the
said premises locked and securely fastened
and that on the 17th day of November 1880,
deponent found said shutter on said window
of said premises broken and open, and that
upon examination of the interior of said
premises deponent discovered that the
property hereinbefore described was missing
from a bath tub stored in said premises.

0912

That deponent was informed by Officer
Alfonso Robertson that he arrested
said Thompson, Delaney and Murray
in a saloon in 1st Avenue between
109th & 110th Streets on the evening of the
said 15th day of September 1880, and the
said sheet of Copper ^{was} lying on the
floor near them.

That deponent examined the said
sheet of Copper and placed it in the
said bath tub ^{on the 25th day of November 1880} stored in the premises
afore said, and the flanges fitted exactly.

That deponent was also informed by
Catherine Donnici of N^o. 2123
First Avenue that said Thompson,
Delaney and Murray offered to sell
her a sheet of Copper in the evening
of the said 15th day of September 1880.

Wherefore deponent charges the said
Thompson, Delaney and Murray with
the burglary and larceny afore said.

Joseph Cooper

City and County of New York, ss:

Alfonso Robertson an
officer attached to the 23rd Police Precinct
being duly sworn deposes and says
that he has heard read the foregoing
affidant of Joseph Cooper and
so much thereof as relates to
deponent is true of his own knowledge

Shown to before me this
25th day of November 1880

Chas. Hunt - Affiant
Alfonso Robertson

Shown to before me this
25th day of November 1880

John W. Lewis Police Justice

0913

POLICE COURT—FIFTH DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry F. Thompson 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. *Henry F. Thompson*

Question. How old are you?

Answer. *18 years of age*

Question. Where were you born?

Answer. *Boston - Mass*

Question. Where do you live?

Answer. *315 East 111 Street*

Question. What is your occupation?

Answer. *Seaman*

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

Answer. *I am not guilty of the charge*

Henry F. Thompson

Taken before me, this *25th*
day of *November* 18*80*

Wm. H. H. H. H. Police Justice.

0914

POLICE COURT—FIFTH DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Delaney 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. *James Delaney*

Question. How old are you?

Answer. *21 years of age*

Question. Where were you born?

Answer. *New York City*

Question. Where do you live?

Answer. *437 East 113th*

Question. What is your occupation?

Answer. *Driver*

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

Answer. *I am not guilty of the charge*

James Delaney

Taken before me, this *25th*
day of *November* 18*80*

Wm. H. Hauer Police Justice.

0915

POLICE COURT—FIFTH DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Alexander Murray 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. *Alexander Murray*

Question. How old are you?

Answer. *18 years of age*

Question. Where were you born?

Answer. *New York City*

Question. Where do you live?

Answer. *245 East 111 St*

Question. What is your occupation?

Answer. *Clerk*

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

Answer. *I was in company with Belaney & Thompson
on the 15 day of September 1880—and waited outside
while they went into the premises. I waited until they came out
with the Copper and I helped them Belaney & Thompson
carry it away.*

Taken before me, this *25th*
day of *November* 18*80*

Alexander Murray

John H. Flannery
Police Justice.

0916

City and County of New York: ss.
Catherine Dorigi
of No. 2123 First Avenue, in said
city, being duly sworn deposes and
says that she has heard read
the foregoing affidavit of Joseph
Cooper and so much thereof as
relates to deponent is true of her
own knowledge.

Sworn to before me this }
25th day of November 1880 } ^{her} Catherine Dorigi
mark

Saml. H. Hall, Police Justice

0917

POLICE COURT - 5th DISTRICT.

THE PEOPLE, & c.
ON THE COMPLAINT OF
Joseph Cooper
63 East 125

OFFENSE:
BURGLARY AND LARCENY.

Henry Thompson
2 James Delaney
3 Raymond Murphy

Dated March 25 1880

C. A. Hammon Magistrate.

Smith 12 Officer.

Clerk.

Witnesses
Alfred Johnson
23 Police Precinct

Anthony Longi
No. 2123 First Avenue



Committed in default of \$ 1000 Bail. Beech

Committed

No. Street

0918

No 418 E 116 West
Dec 27th 1880

Hon Judge Cowing,

Dear Sir,

The friends
of Alexander Murray
a lad of 17 years who
resides in Harlem, have
entreated me to ask
of you your official
opinion in his case.
He was tried last
Thursday and awaits
sentence at your
hands.

I am credibly in-
formed that he is in-
nocent of the crime
charged; that he bears
a good character, and
affidavits to that effect
will be presented for
your consideration.

I am constrained
by the force of circumstances
to ask you to be as lenient
as you official station
will permit. I have the

09 19

know to substitute
myself if not

Opp. Sub
William Howard

How Rufus B. Cowing

0920

To whom it may concern.

This is to certify that while
Alexander H. Murray, was in my employ
as Clerk in my store at No 2058, 3^d.
Avenue in the City of New York, I al-
ways found him to be honest, intelligent,
industrious, competent and obedient, in
every respect, and can cheerfully recom-
mend him as such, at any time.

Dated New York December 7th, 1890.

Wm. A. Markham

Wm. A. Markham
125th Street
New York

0921

**POOR QUALITY
ORIGINAL
DOCUMENT(S)**

0922

City and County of New York - S.S.

James Shefflin
being duly sworn, deposes and says
that he is the ^{sole} ~~sole~~ ^{sole} member of the
firm of Shefflin & Carroll, ^{doing business at No 107 1/2 St Avenue} top Blanton
and that he is well acquainted
with the prisoner Alex. W. Murray who
is now confined in the Penit.

Deponent further says that he
has known said Murray for upwards of
thirty years and was ^{to said} ~~was~~ Murray's Char-
acter ^{as to} honesty, integrity and indu-
try it is very good, and he has never been
arrested on a charge of this kind before
or of any other kind whatsoever.

Deponent further says that he
is well acquainted with every other per-
son of that family and that all of said
family have some good characters as to
honesty and industry.

Given before me this
24th day of December 1860 } James Shefflin
Wallace S. Fraser
Notary Public (Co)
N.Y.C.

0923

City and County of New York ss
William A. Fuller being duly sworn
deposes and says that he resides at No 341 East
115th Street in the City of New York and
is well acquainted with the prisoner Alex.
W. Murray and has known said Murray and
his family for upwards of 6 years and
has never known the said prisoner to have
been before charged with, or guilty of any
crime previous to this one.

Deponent further says that he
was well acquainted with the said prisoner
mother during her lifetime and after her
demise her family had become broken up and
her children in a measure compelled to support
themselves.

Deponent further says that the said
Murray's character as ~~far as~~ honesty and integrity
is very good and his reputation that of an
industrious and good boy; that of all said
family bore good character both for integrity
and industry.

Given to before me this }
24th day of December 1880 }
Malcolm S. Fraser

William A. Fuller

Notary Public (101)

W. A. F.

0924

City of New York

George Beyer being duly sworn says that he is a Plaster by occupation and resides at ^{the house east of} No. 115th St. and Second Avenue in the City of New York and he knows the prisoner Alex. H. Murray for upwards of five (5) years and also knows certain members of his family, and that as to the prisoners character for honesty and integrity is very good and his reputation that of an industrious and good boy.

Deponent further says that he has never known the said prisoner to have been arrested previous to his charge on any occasion whatsoever.

Sworn before me this } George Beyer
24 day of December 1890 }
Wallace S. Fraser
Notary Public (N.Y.)
N.Y.C.

Thomas B. Dickson
Wallace S. Fraser
Notary Public (N.Y.)
N.Y.C.

0927

City and County of New York ss:
Dennis J. Conroy

Being duly sworn, deposes and says that he resides at No. 275 E. 111th St. in the City of New York and has known the prisoner, Frederic W. Murray, for upwards of 8 years and is also personally acquainted with other members of the family and that the said Murray has always been an honest and hard working boy and has never been arrested on any other charge before of whatsoever kind.

This deponent further says that all of said family have born good character both for integrity and industry and no one of them have heretofore been charged with any crime whatsoever.

Given before me this

24th day of December, 1901, Dennis J. Conroy

Wallace S. Fraser

Notary Public (N.Y.)

my Co.

0928

The People vs.
against
Alexander Murray
T. 102.

City and County of New York

Francis C. Murray

being duly sworn deposes and says

That he resides at No 245 East
111th Street in the City of New York
and is a brother to the above named
defendant who now is confined in the
Jails.

That he is the guardian of his
said brother, and is well acquainted
with his character and that as to his
honesty and integrity it is very good and
his reputation that of an industrious and
good boy.

That his said brother has never
before been arrested on any criminal
charge of any kind whatsoever.

Deponent further ^{says} that since the
death of his mother the family was in
a measure compelled to support themselves
and were thrown entirely upon their own
resources.

Deponent further says that he
has good and reasonable grounds to believe
from the statement made to your deponent

0929

Court of Sessions

The People

vs

Alex W. Murray
Burglary

affidavit re
mitigation

Applicant
of
James S. Murray

0930

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 F. Thompson, James Delaney
and Alexander Murray each*

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

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

Benjamin Richardson
then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

*Fifty pounds of metal (of the kind commonly
called copper) of the value of thirty cents each
pound*

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

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

0931

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

THAT the said

*Henry F. Thompson, James Delaney
and Alexander Murray 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,

*Fifty pounds of metal (of the kind
commonly called copper) of the value of
thirty cents each pound*

of the goods, chattels and personal property of

Benjamin Richardson

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

Benjamin Richardson

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

*Henry F. Thompson, James
Delaney and Alexander Murray*

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

BENJ. K. PHELPS, District Attorney.

0932

BOX:

27

FOLDER:

335

DESCRIPTION:

Thompson, James

DATE:

12/07/80



335

0933

BOX:

27

FOLDER:

335

DESCRIPTION:

Kenney, Thomas

DATE:

12/07/80



335

0934

✓ of 6 months
 Filed 7 day of Dec 1880
 Pleads Not Guilty
 THE PEOPLE,
 vs
 James Thompson
 James Kenney

Indictment for Receiving
 Stolen Goods & Fraudulently
 Pursuing 3rd Degree

BENJ. K PHELPS,

District Attorney.

Part in Dec 7, 1880
 107 reads R.D.G.

A True Bill.

Marshall W. Cooper

Chas. J. M. Cor. 14/2 Foreman.

0935

Police Office, Fourth District.

City and County } ss.
of New York, }

Gergette B Gibbs

of No. 321 East 116th Street, being duly sworn,
deposes and says that the premises No. 321 East 116th
Street, 15th Ward, in the City and County aforesaid, the said being a building
and which was occupied by deponent as a dwelling house

in deponent's charge. ^{was} BURGLARIOUSLY
entered by means of unlatching the front hall door
with a false key and entering the
the said dwelling house with intent to
steal and commit a crime
on the day time of the 30th day of November 1880
and the following property feloniously taken, stolen and carried away, viz.:

One ladies Ulster-coat of the value
thirteen dollars. One pair gloves of the
value of One dollar. One Women dress
suit of the value of thirty dollars.
One ladies sash of the value of
five dollars. One ladies sash of
the value of four dollars in
all of the value of fifty three
dollars.

the property of John B Gibbs deponent's father
and deponent further says, that she has great cause to believe, and does believe, that
the aforesaid BURGLARY was committed, and the aforesaid property taken, stolen
and carried away by James Thompson (now here)
and Thomas Kemper

for the reasons following, to wit: ^{for the reasons following}
to wit: That the above described
property was in the back parlor
of the above described premises
on the said 30th day of November

0936

That said premises were securely fastened at the time and about six o'clock of said day the front hall door was discovered open and the said property stolen and carried away. That deponent is informed by Officer Samuel Campbell of the 28th Precinct that he arrested James Thompson, the prisoner having in his possession the Watch now shown in court which deponent identified as being the one which was stolen from said premises on the 23rd day of November 1880. The other ^{articles} ~~articles~~ except the watch were not taken from the premises but were removed from the ^{premises} ~~premises~~ sworn to before me this 24th day of November 1880

R. W. Smith

Police Justice

Georgette B. Gibbs.

0937

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

Police Court—Fourth District.

of the 28th Precinct Police Street, being duly sworn, deposes and says,
that on the 25th day of November 1880
at the City of New York, in the County of New York,

he arrested James Thompson (now here)
in a clothing store on Duane. He
(Thompson) was at the time trying to sell
the Water-coat now shown in court
and which is identified by George
B. Gibbs as the property of her father
and the one that was stolen from
the premises No 221 East 11th Street
on the 23rd day of November 1880, that
at the time of said arrest Thomas Kaffey
was in company with said Thompson
and had also in his possession the said stolen
water-coat. Thompson to wrap it up

James Thompson
No 221 East 11th Street
1880

1880

0938

and was arrested by deponent but
broke away and escaped.

Sworn to before me this
27 day of November 1880

R. A. Arvey
Police Justice
S. J. Campbell

Police Court—Fourth District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

AFFIDAVIT

vs.

Date..... 187

Magistrate.

Officer.

Witness

Disposition

0939

Police Court, Fourth District.

CITY AND COUNTY OF NEW YORK.

James Thompson 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. *James Thompson*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *New York City*

Question. Where do you live?

Answer. *31st Street don't know the number*

Question. What is your occupation?

Answer. *Cleaning cars in 3rd Avenue Depot*

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

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

Taken before me this *24th* day of *Nov* 1890
R. J. Smith
Police Justice.

0941

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 Thompson and Thomas Kenney each

late of the *twelfth* Ward of the City of New York, in the County of New York, aforesaid, on the *twenty third* day of *November* in the year of our Lord one thousand eight hundred and ~~seventy~~ *eighty* with force and arms, about the hour of *two* o'clock in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of

John B. Gibbs
there situated, feloniously and burglariously did break into and enter ~~by means of forcibly~~

the the said *James Thompson*
and *Thomas Kenney*

then and there intending to commit some crime therein, to wit: the goods, chattels, and personal property of *the said John B. Gibbs*

in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the people of the State of New York and their dignity.

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

James Thompson and Thomas Kenney each

late of the Ward, City, and County aforesaid,

One coat of the kind called an Ulster of the value of thirteen dollars - Two gloves of the value of fifty cents each - One coat of the value of fifteen dollars - One pair of pantaloons of the value of ten dollars - One vest of the value of five dollars, One sague of the value of five dollars - One other sague of the value of four dollars

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

John B. Gibbs
in the said dwelling house then and there being, then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

0942

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

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

That the said James Thompson and Thomas Kenney each
late of the ^{first} ~~second~~ Ward of the City of New York, in the County of New York, aforsaid,
on the ^{twentieth} ~~twenty~~ ^{third} day of ~~November~~ ^{November} in the year of our Lord
one thousand eight hundred and ~~seventy~~ ^{eighty} with force and arms, at the
Ward, City and County aforsaid,

- One coat of the kind called an Ulster of the value of thirteen dollars
- Two gloves of the value of fifty cents each
- One coat of the value of fifteen dollars
- One pair of pantaloons of the value of ten dollars
- One vest of the value of five dollars
- One sague of the value of five dollars
- One other sague of the value of four dollars

of the goods, Chattels and personal property of *John B. Gibbs*
by *a certain person or*

~~and certain other persons.~~ to the Jurors aforsaid unknown, then lately before feloniously
stolen of the said *John B. Gibbs*
unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have
(the said

James Thompson and Thomas Kenney

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

BENJ. K. PHELPS, District Attorney.

0943

BOX:

27

FOLDER:

335

DESCRIPTION:

Toner, Patrick

DATE:

12/22/80



335

0944

164
Nov 4 '86

Filed 22 day of Dec. 1886
Plends Not Guilty (23)

THE PEOPLE
vs.
St. Louis
Assault and Battery - Felony.

BENJ. K. PHELPS,
District Attorney,
Port Mo: May 3, 1887.
Res. denied assault
A TRUE BILL.
Mandle H. Cooper

Foreman
Ced H. ...
May 3, 1887
22

...
...
... of a ...

May 2/87 - ...
...
... at ...

0945

Police Court—Fourth District.
STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss.

George Kilgore

of No. 489 Second Avenue

Street,

on the night of the 23^d being duly sworn, deposes and says, that
in the year 1880 at the City of New York, in the County of New York, day of November

he was violently ~~ASSAULTED~~ ^{and feloniously} ~~and BEATEN~~ by Patrick Toner (now here)

who willfully and maliciously pointed a armed
and discharged a pistol at deponent
in 24th Street between 1st and 2nd Avenues
in said City

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 bound to answer for the above assault, &c., and be dealt with according to law.

Sworn before me, this 24 day
of November 1880

R. M. Ripley
Police Justice.

George Kilgore

0946

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick Jones

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. *Patrick Jones*

Question. How old are you?

Answer. *27*

Question. Where were you born?

Answer. *Ireland*

Question. Where do you live?

Answer. *414 East 25th Street*

Question. What is your occupation?

Answer. *Keeper of a Liquor Store*

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

Answer. *I went into Keimans Liquor Store & had drinks. I heated this man. We had an argument about some trifling thing & finally both of them jumped on me & were using me rough & I thought some one was going to kill me I pulled out this pistol, shot off one shot thinking I would scare them & they would leave me alone which they finally did*

Patrick Jones

Taken before me this 24

day of Nov

1890

Police Justice.

[Signature]

0947

963

Police Court--Fourth District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George Kilgore
489-2nd Ave
1 Patrick Jones



Offence, *File Assault*

Dated *Nov 24* 188*0*

73 04 3rd by
Magistrate.

Bruton 18
Officer.

Clerk.

Witnesses, *Peter Skealy*
500 2nd Ave

Wooten
Bailed

Received in District Att'y's Office,

BAILED:

No. 1, by *Peter Murray*
Residence *228 W 20th St*

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

0948

STATE OF NEW YORK.



Executive Chamber.

Albany, July 1, 1881.

Sir: Application having been made to the Governor for the Pardon of Patrick Tower who was sentenced on May 3 1881; in your County, for the crime of Murder and Battery for the term of four ~~years and~~ months to the State Prison Penitentiary you are respectfully requested (in pursuance of Chapter 310, Laws 1849) to furnish the Governor with a concise statement of the case as proven on the trial, together with any other facts or circumstances which may have a bearing on the question of granting or refusing a Pardon. Be pleased also to state the previous character of the convict.

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

Very respectfully, your obedient servant,

Amasa Briggs
Pardon Clerk.

To Daniel G. Collins
District Attorney, &c.

0949

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

Patrick Toner

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

on the *twenty third* day of *November* 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 *George Kilgore*
in the peace of the said People then and there being, feloniously *did* make an assault
and to, at and against *him* the said *George Kilgore*
a certain *pistol* then and there loaded and charged with gunpowder and one
leadēn bullet, which the said *Patrick Toner*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously, *did* then and there shoot off and discharge,
with intent *him* the said *George Kilgore*
thereby then and there, feloniously and wilfully to kill, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

SECOND COUNT.

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

Patrick Toner

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

0950

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

Patrick Loner

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

Patrick Loner

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

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

FOURTH COUNT.

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

Patrick Loner

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

Patrick Loner

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

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

BENJ. K. PHELPS, District Attorney.

0951

BOX:

27

FOLDER:

335

DESCRIPTION:

Traynor, John

DATE:

12/28/80



335

0952

207
1880

Day of Trial
Counsel: *B. H. ...*
Filed 28 day of Dec 1880
Pleas: *N. O. Guilty*

BURGLARY-THIRD DEGREE.
NOTHING STOLEN.

THE PEOPLE

vs.

John Traynor
2

Quitted case

BENJ. K. PHELPS,

District Attorney,
Part. in Law 6, 1881
Pleas at Page 3.

A TRUE BILL.

W. ...

Foreman.
...

S.P. one year.

0953

Police Office, Fourth District.

City and County } ss. Patrick J. Magher
of New York, }

of No. 231 Avenue B Street, being duly sworn,
deposes and says, that the premises No. 231 Avenue B
Street, 11 Ward, in the City and County aforesaid, the said being a Grocery Store
and which was occupied by deponent as a Store for the Sale of
Groceries were **BURGLARIOUSLY** attempted

to be entered by means of forcibly breaking a pane
of glass in the window which opened
into the back of said store on Avenue
B -

on the night of the 22nd day of December 1880
with intent to
and the following property feloniously taken, stolen and carried away, viz.:

two pounds of Candles (Wax)
of the value of twelve dollars

the property of deponent
and deponent further says, that he has great cause to believe, and does believe, that
the aforesaid **BURGLARY** was committed, and the aforesaid property taken, stolen
and carried away by ^{accepted to be} with intent to steal said
property by John Traynor now here
for the reasons following, to wit: That Officer Joyce informs
me that he heard the breaking of
said glass last night & immediately
thereafter saw said Traynor come
from where said glass was broken
and that no other person was at
the time the glass was broken standing
near the premises, except said
Traynor
Patrick J. Magher

Sworn to before me this
22nd day of December 1880
P. M. Magher
Notary Public

0954

City & County of New York.

Redmond J. Joyce of the 18th
precinct Police being sworn
says that at 12.40 last
night he heard the glass
break in the store window
of Patrick F. Meagher &
immediately thereafter
John Traynor walked
away from said window
& was arrested by Deponent
no person except said
Meagher was near said
premises at the time
the window was broken

Sworn to before me this Redmond J. Joyce
23rd day of December 1880

P. W. Brock Police Justice

0955

Police Court, Fourth District.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. John Trayner

Question. How old are you?

Answer. 22

Question. Where were you born?

Answer. Boston

Question. Where do you live?

Answer. East 11th St dont know the number

Question. What is your occupation?

Answer. Printer

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

Answer. I was coming along Avenue B and two fellows pushed me and I fell against the window. I did not attempt to steal, the breaking of the window was an accident,

John Trayner

Taken before me this

22nd day of Dec. 1888

Police Justice.

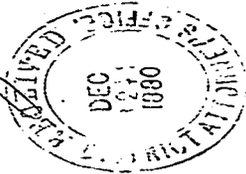
0956

1049
Police Court - Fourth District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Patrick H. Magher
231 Ave. B

vs.
1 *John Traynor*



Office, *Attorney at Law*

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

Dec 22

1880

Magistrate.

Budy

Officer.

Loyce 1880

Clerk.

Witness, *John Smith*
Att. Gen. Ave. C & 10th St.

*1000 Burg
can*

& 2 1/2 PM, Dec 23, 1880

Received in District Att'y's Office,

0957

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

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

That

John Traylor

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

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

Patrick J. Magher

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

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

BENJ. K. PHELPS, District Attorney.

0958

BOX:

27

FOLDER:

335

DESCRIPTION:

Tunnell, Flora

DATE:

12/03/80



335

0959

No. 287

M. H. A.

Counsel
Filed 3 day of Dec 1880

Pleas *Not Guilty (6)*

INDICTMENT—Larceny from the Person.

THE PEOPLE

vs.

P.
Flora Spurnell

For the Complacant

BENJ. K. PHELPS,

District Attorney.

A True Bill.

forward
W. H. A.

Foreman.

Samy 4. Compt. at 1/2

Part No. Dec 6, 1881.

*Discharged on his verbal ex-
regard. L. J.*

The Complacant permits
in keeping out of the
way. The case has been
many times in the calendar
in the presence of her
confined since Nov 18. 80

I think she ought to
be ~~discharged~~
on recognizance.

W. H. A.

Samy 6. 61

0960

FORM 89 1/2

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK

POLICE COURT—SECOND DISTRICT.

of No. 19 Sullivan Street, being duly sworn, deposes
and says, that on the 18 day of November 1880

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

the following property, to wit:

One Silver Watch
of the value of Five dollars. One
National Bank Bill of the denomina
tion and value of One dollar and
Silver and Copper Coins together of the
value 187100 dollars in all

of the value of Six 187100 Dollars,
the property of deponent and John Kerrigan

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

Flora Funnell and a
man unknown to deponent and who
escaped. That when deponent sat
down on the door step of said room
ises. The said Watch was contained
in the left hand Vest Pocket and the
said money was contained in the
right hand pocket of the pantaloons
then and there worn by deponent.
That deponent was informed of
said seizure by Officer Ryan and
set forth in said Ryan's affidavit
hereto annexed.

Thomas Kerrigan

Subscribed to before me, this
18th day of November 1880
at the City of New York.

Notary Public in and for the State of New York

0961

City and County
of New York } s.s.

James Ryan of the 8th Precinct, being
duly sworn says - On the 18th day of
November 1880 at the hour of 12.45 A.M.
deponent saw Flora Funnell stooping
over the person of Thomas Kerrigan the
within named complainant while
he Kerrigan was sitting on the door
step of premises No. 19 Sullivan Street.
said Kerrigan being asleep - that said
Flora Funnell was passing her hand
up and down upon the clothing worn
by said Kerrigan - that a man unknown
to deponent and a short distance therefrom
said "cheese it" whereupon said Flora
Funnell ran up to said unknown ^{man} and
immediately thereafter said unknown
man escaped - deponent then learned that
said property had been stolen and arrested
said Funnell - deponent thereafter found
the Ring belonging to said Watch on
one of the steps where said Funnell
was standing -

Subscribed before me this
18th day of Novem 1880
James Ryan
Police Justice

0962

Police Court—Second District.

CITY AND COUNTY)
OF NEW YORK, ss.

Flora Tunnell 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.—

Flora Tunnell

QUESTION.—How old are you?

ANSWER.—*24 years*

QUESTION.—Where were you born?

ANSWER.—*N. Y.*

QUESTION.—Where do you live?

ANSWER.—*42 Wooster St*

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.

Taken before me this

[Signature]
18
1880
Justice

0963

No 287 943

Form 894.
POLICE COURT—SECOND DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Thomas Reardon
19 Seewick St
Stonington

DATED *Nov 18* 18*80*
Smith MAGISTRATE.

OFFICER.
Ryan 8

WITNESS:
James Ryan
St. Patrick

Bill [unclear]
NOV 22 1880
RECEIVED
TO ANS. *San V. [unclear]*

BAILED BY
No. *66*
STREET.

Affidavit—Larceny

0964

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

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

One Promissory Note for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as *a* United States Treasury Note of the
denomination of *One* dollar and of the value of *One* dollar

One Promissory Note for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as *a* Bank Note of the denomination of
One dollar and of the value of *One* dollar

Divers Coins, of a number, kind, and denomination to the Jurors aforesaid un-
known, and a more accurate description of which cannot now be given, of the value of

eighteen cents.
One watch of the value of five dollars

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

BENJ. K. RHELPS, District Attorney

0965

CITY AND COUNTY
OF NEW YORK, } ss1

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

That *Flora Tunnell* —

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

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

One Promissory Note for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as *a* Bank Note of the denomination of
One dollar and of the value of *One* dollar.

Divers Coins, of a number, kind, and denomination to the Jurors aforesaid un-
known, and a more accurate description of which cannot now be given, of the value of

eighteen cents
One watch of the value of five dollars

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

Flora Tunnell —

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

BENJ. K. PHELPS, District Attorney.