

0031

BOX:

203

FOLDER:

2029

DESCRIPTION:

Farrell, Edward

DATE:

01/19/86



2029

0032

BOX:

203

FOLDER:

2029

DESCRIPTION:

Reilly, William

DATE:

01/19/86



2029

0033

178

Counsel,
Filed *19* day of *Jan'y* 188*6*
Pleads

for the
prosecution
THE PEOPLE
vs.
R
Edward Farrell
and
R
William Reilly

Chambers
RANDOLPH B. MARTINE,
District Attorney.
No. 4436 *Mass. S.P.*
No. 2-5-90. *S.P.*
A True Bill. *FD*

Charles Higgin
Jan'y 20th Foreman
Edw. J. Edey

spot true away
Dec in S.P. & true in Pen
Witnesses:
No. 7. True true away!
Pen true & S.P. true
No. 2. true name
in country *FD*

[Sections 406, 506, 528, 532, 530]
Burglary in the 1st Degree.

0034

Police Court— 3^d District.

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

of No. 19 Catherine Street, aged 21 years,
occupation Book Keeper

deposes and says, that the premises No 19 Catherine Street,
in the City and County aforesaid, the said being a Store and dwelling House

and which was occupied by deponent father as a store and dwelling
and in which there was at the time a human being, by name
deponent and his brother Max Cohen
were **BURGLARIOUSLY** entered by means of forcibly breaking the Plate
of Glass in the show window of said Store with some
thing to deponent unknown

on the 15th day of January 1886 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:
Two pieces of Cloth of the value of eighteen
dollars sum of \$18⁰⁰/₁₀₀

the property of deponent's father Israel Cohen in charge 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
Edward Farrell and William Kelly
(both now here)

for the reasons following, to wit: That at about 9.30 PM on said
night deponent securely locked and fastened said
premises and at 10 o'clock went to Bed in the store
in company with his brother Max Cohen that at
about midnight deponent heard the crash of the
breaking of the Plate Glass window deponent jumped
up and saw said William Kelly in the act of stealing
said property, as soon as he took the property he ran
away Deponent further says that he was informed by

0035

detective officer Cornelius Leary of the 7th Precinct
Police that he in company with officer Charles
McLean of the said Precinct that they arrested
said defendants ~~at~~ at about half past
12 o'clock on said night on the corner of Market
and Madison streets in said city they having
the property described in the within complaint
which exponent identifies as that which had
been been burglariously and feloniously stolen
from said premises

Exponent then for asks that the said defendants
be held to answer and dealt with according
to law

Jacob Cohen.

Sworn to before this 16th
day of January 1886.

W. J. O'roy
Police Justice

Police Court — District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
38.
Burglary Degree

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

0036

CITY AND COUNTY }
OF NEW YORK, } ss.

Cornelius Leary

aged 35 years, occupation officer of No.

7th Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Jacob Cohen

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

Sworn to before me, this 16th

day of January 1888

Cornelius Leary

My Omer

Police Justice.

0037

Sec. 198-200.

3^d District Police Court.

CITY AND COUNTY OF NEW YORK,

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

Question. What is your name?

Answer Edward Farrell

Question. How old are you?

Answer 33 years

Question. Where were you born?

Answer. New York City,

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

Answer. 126 Cherry Street, Hurcks

Question. What is your business or profession?

Answer Shoemaker

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

Answer I am not guilty!
Edward Farrell
MAWA

I came along Market Street & saw
Reilly - my co-defendant here with
officer Leary. I asked "what is the
matter?" Officer Leary then said
"Take him in too" I was then arrested.
I am not guilty of this charge. I
deny having any goods - the receipt
of the alleged burglary in my possession.

Edward Farrell
MAWA

Taken before me this 16th
day of January 1888
Wm. J. Ober
Police Justice.

0038

Sec. 198-200.

34 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question. What is your name?

Answer

William Reilly

Question. How old are you?

Answer

28 years

Question. Where were you born?

Answer.

New York

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

Answer.

44 Duane Street, No. 10, New York

Question. What is your business or profession?

Answer

Sign Moulder

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

Answer.

I am not guilty.

William Reilly

Taken before me this

day of January 1888

Geo. O'Neil

Police Justice.

0039

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

Edward Farrell and William Reilly

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

Dated *January 16* 188*6* _____ *sup. C. W.* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0040

Police Court *3d* District *61*

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James Cohen
19 Catherine
Edward Farrell
William Kelly

Murphy
Offence

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *January 16th* 188 *6*
W. J. ... Magistrate
Leary ... Officer.
7th Precinct.

Witnesses *Officer McLean*
Lt. Beaudet Street.
Max Cohen
No. *19 Catherine* Street,

No. _____ Street,
Committed to answer *General Sessions*

004.1

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Edward Samuel and William Reilly

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

Edward Samuel and William Reilly

of the CRIME OF BURGLARY IN THE FIRST DEGREE, committed as follows:

The said Edward Samuel and William Reilly,

late of the Seventh Ward of the City of New York, in the County of New York aforesaid, on the 17th day of January, in the year of our Lord one thousand eight hundred and eighty-six, with force and arms, about the hour of twelve o'clock in the afternoon time of the same day, at the Ward, City and County aforesaid, the dwelling house of one Jacob Cohen.

there situate, feloniously and burglariously did break into and enter, there being then and there some human being, to wit: one Jacob Cohen.

within the said dwelling house, with intent to commit some crime therein, to wit: the goods, chattels and personal property of the said Jacob Cohen.

in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away; (each of them the said

Edward Samuel and William

Reilly being then and there

assisted by a confederate

actually present) - 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,

0042

SECOND COUNT—

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

Edward Farrell and William Reddy
of the CRIME OF ~~GRAND~~ LARCENY, ~~IN THE~~ ~~SECOND~~ ~~DEGREE~~, committed as follows:

The said *Edward Farrell and William Reddy, each*—

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, in the *night* time of the said day, with force and arms,

*Two pieces of cloth of the
value of nine dollars each
piece,*

of the goods, chattels and personal property of one *Israel Cohen,*

in the dwelling house of the said *Israel Cohen,*

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

0043

THIRD COUNT—

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

— Edward Farrell —

of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Edward Farrell,*

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,

two pieces of cloth of the

value of nine dollars each

pieces,

of the goods, chattels and personal property of one *Israel Cohen —*

by one William Peck and

by ~~the~~ *other* certain ~~persons~~ persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said *Israel Cohen.*

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

Edward Farrell.

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

RANDOLPH B. MARTINE,

District Attorney.

0044

BOX:

203

FOLDER:

2029

DESCRIPTION:

Ferris, Eugene

DATE:

01/08/86



2029

0045

W. J. Sullivan

Counsel,
Filed *8* day of *Jan* 188 *6*
Pleads *Not guilty*

THE PEOPLE

vs.

R

Eugene Ferris

A.D.

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

RANDOLPH B. MARTINE,

Pr. Clk. 1911 District Attorney.

Ind. & acquitted.

A True Bill.

Wm. Higgins

Foreman.

Jan 7 1886

Witnesses:

0046

Complainant in
Home of Detention

Police Court 3 District.

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

Joseph Gallagher

of No. 60 Catharine Street, aged 25 years,

occupation Lithographer being duly sworn

deposes and says, that on 2 day of December 1886 at the City of New

York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Eugene

Ferrin (now here) who cut the
deponent once on the head, and
once on the arm with ^{a pipe or} some
sharp instrument, which the
defendant then and there
held in his hand

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

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

Sworn to before me, this 3 day
of January 1886 } Joseph Gallagher

Ad. Patterson Police Justice.

0047

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, } ss

3d District Police Court.

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

Question. What is your name?

Answer *Eugene Ferris*

Question. How old are you?

Answer *26 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *No. 6 Chrystie street 3 years*

Question. What is your business or profession?

Answer *Printer*

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

Answer. *I am not guilty*
Eugene Ferris

Taken before me this

day of

1886

John R. Brown
Police Justice.

0048

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

Eugene Ferris

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

Dated *January 3* 188*6* *A. Patterson* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0049

Police Court - 3^d District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Joseph Gallagher
vs.
Eugene Dennis

2
3
4

1885

Office of the
Magistrate
Melomon A. Smith

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated December 9 1886

Leeith Magistrate

Severely Officer.

10 Precinct.

Witness

Complainant in
House of Detention
in Department of Soc.
D. Kelly Street.

No. 1500 Street,
\$ 1.500 to answer G.B.

Comis

0050

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Ruague Dennis

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

Ruague Dennis

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

The said Ruague Dennis,

late of the City and County of New York, on the second day of January, in the year of our Lord one thousand eight hundred and eighty six, with force and arms, at the City and County aforesaid, in and upon one

Joseph Gallagher,

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

with a certain knife which he the said

Ruague Dennis

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

0051

SECOND COUNT:

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

- Ruague Ferris -

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

The said *Ruague Ferris,*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon one *Joseph Gallagher.*

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault: and the said *Ruague Ferris,*

with a certain *knife* -
which *he* the said *Ruague Ferris,*

in *his* - right hand then and there had and held, in and upon the *head and arm* of *him* the said

Joseph Gallagher,
then and there feloniously did wilfully and wrongfully strike, beat, *hit, cut,*
bruise and wound, and did then and there and by the means aforesaid, feloniously,
wilfully and wrongfully inflict grievous bodily harm upon the said *Joseph*
Gallagher, to the great damage of the said *Joseph Gallagher,*
against the form of the statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0052

BOX:

203

FOLDER:

2029

DESCRIPTION:

Filan, Stephen

DATE:

01/28/86



2029

0053

Witnesses:

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

296

Counsel,
Filed 28 day of May 1886
Pleads Voluntarily

Violation of Excise Law,
(Sunday).
[III Rev. Stat., page 1983 Sec. 21, and
page 1982, Sec. 5].

THE PEOPLE

vs.

13

Stephen J. Iwan
1373 - 3 Ave

RANDOLPH B. MARTINE,

District Attorney.

Pr Met 9/16
Sent to Ct Special Session for trial
by Charles
A TRUE BILL. off law
gall

James Higgins

Foreman.

J. A. Martin

0054

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Stephen Edan

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

- Stephen Edan -

of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows :

The said *Stephen Edan,*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *tenth* day of *January*, in the year of our Lord one thousand eight hundred and eighty- *six*, 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 intoxicating 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 intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to

certain _____ persons whose names are to the Grand Jury 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.

SECOND COUNT:

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

- Stephen Edan -

of the CRIME OF GIVING AWAY INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON SUNDAY' committed as follows :

The said *Stephen Edan,*

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, the same being the first day of the week

0055

commonly called and known as Sunday, with force and arms, certain intoxicating 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 intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did give away as a beverage to

certain persons whose names are to the Grand Jury 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.

THIRD COUNT:

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

Stephen & Joan

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRIT-
UOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Stephen & Joan,

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of certain premises at number

1373 Third Avenue,

in the City and County aforesaid, which said place was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,
District Attorney.

0056

BOX:

203

FOLDER:

2029

DESCRIPTION:

Finamora, Frank

DATE:

01/26/86



2029

0058

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Frank Amara

Assault on 18 Dec,

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. I don't speak the English Language and am now making my statement through an Interpreter who is a friend of mine, and whom I can trust to truthfully translate what I desire to state. - The Interpreter is named Michael Staveland residing in South Brooklyn - 77th St. bet 44 & 45 Ave

I never desired to charge the defendant with stabbing me - I was told by my Quotriemen if I did not make this Complaint I would be sent to Prison - The Officer also told me so - The defendant and myself were interlocked and quarreled - The defendant pushed me and I fell and struck my head against the door, - I saw blood and concluded I must have been stabbed - I never meant to charge the defendant with stabbing - The whole matter was simply a drunken quarrel - I was as much to blame as defendant - I ask to have him discharged - I know fully the statement I herewith sign - It has been fully translated true and it is correct -

Frank Amara

This is the correct copy of the Complaint
 of the Court in the case
 of Frank Amara vs
 Michael Staveland
 Interpreter

0059

Police Court - 10th District.

City and County } ss.:
of New York,

of No. 81 Mulberry Street, aged 55 years,
occupation Laboratory being duly sworn

deposes and says, that on the 20th day of January 1886 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Frank Finamora (now here) who cut and stabbed a wound in the head with some sharp instrument (deponent believes it to have been a knife) which he then held in his hand saw injury being inflicted

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

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

Sworn to before me, this 21 day of January 1886. Frank Finamora
James P. Kelly Police Justice.

0060

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

District Police Court.

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

Question. What is your name?

Answer. *Frank Finamora*

Question. How old are you?

Answer. *35 years*

Question. Where were you born?

Answer. *I taly*

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

Answer. *137 B 21 st Brooklyn. 10 years*

Question. What is your business or profession?

Answer. *Saloon Keeper*

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

Answer. *I am not guilty the deponent attempted to stab me I struck him with my hand and in falling he struck his head against a chair
Frank ^{his} Finamora
mark*

Taken before me this

day of *January* 188*6*

Samuel J. Kelly
Police Justice.

0061

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

Defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 10 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated Jan 21 1886 Samuel C. Kelly Police Justice.

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

Dated Jan 21 1886 Samuel C. Kelly Police Justice.

There being no sufficient cause to believe the within named

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

Dated _____ 188 _____ Police Justice.

0062

Police Court 101 81 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Frank French
8th Mulberry
Frank Finamore

2 _____
3 _____
4 _____

Dated *Jan 21* 1886

Reilly Magistrate
M. J. Morris Officer.
6 Precinct.

Witnesses _____
No. _____ Street.

No. _____ Street,

No. _____ Street,
\$ 1000 to answer *G. J.*

Bailed
Committed

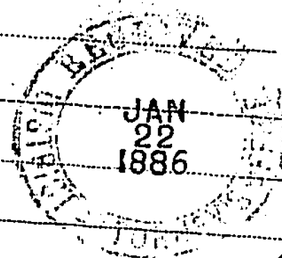
BAILED.

No. 1, by *Joseph Gales*
Residence *17 Marion* Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.



0063

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Franka Simanora

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

Franka Simanora

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

The said *Franka Simanora,*

late 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 eighty-*nine*, with force of arms, at the City and County aforesaid, in and upon the body of one *Franka Brendt*, in the peace of the said People then and there being, feloniously did make an assault and *in* the said *Franka Brendt* with a certain *knife*

which the said *Franka Simanora* 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 *in* the said *Franka Brendt* thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT:

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

Franka Simanora

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

The said *Franka Simanora,*

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

with a certain *knife*

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

Franka Simanora
Franka Simanora

0064

BOX:

203

FOLDER:

2029

DESCRIPTION:

Finnegan, Dennis

DATE:

01/14/86



2029

0065

158

Counsel,
Filed 14 day of Jan'y 1886
Pleads 14th July 15.

THE PEOPLE

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

M. M. L. L.
#15
Dennis Timmeagan

RANDOLPH B. MARTINE,

12 Jan'y 14/86 District Attorney.

Pleads Assault 1st.

Per: D. L. M.

A True Bill.

Foreman.

Jan'y 29 1886

Witnesses:

0066

Police Court First District.

City and County
of New York, } ss.

of No. 125 Elizabeth Richard Heffer
Street, aged 31 years,
occupation Bartender being duly sworn

deposes and says, that on the 2nd day of January 1886 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by
Dennis Timmegan who did cut and
stab deponent in the back with the
blade of an knife then and there
held in the hands of defendant and
said assault was committed

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

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

Sworn to before me, this 4th day
of January 1886

Oliver D. Smith
Police Justice

Richard Heffer

0067

[Lined area for notes or additional text]

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

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

Dated _____ 188_____

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

Dated _____ 188_____

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

_____ 188_____ Police Justice.

Police Court, _____ District.

Offence—Felonious Assault & Battery

THE PEOPLE, vs.,
on the complaint of

Richard Kepper

Dennis Timogian

Dated _____ 1886

_____ Magistrate.

_____ Officer.

_____ Clerk.

Witnesses, _____

No. _____ Street,

No. _____ Street,

No. _____ Street,

_____ to answer General Sessions.

(W) 1st District

0068

Sec. 198-200.

102 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question. What is your name?

Answer. *Dennis Finnegan*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *45 Market Street, 2 years*

Question. What is your business or profession?

Answer. *Cracker baker*

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

Answer. *I am not guilty of the charge*
Dennis Finnegan

Subscribed before me this 11th day of December 1895
[Signature]
Police Justice

0069

Sec. 151.

102

District Police Court.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by *Richard Hepper* of No. *135 Elizabeth* Street, that on the *2* day of *January* 188*6* at the City of New York, in the County of New York,

and feloniously *and feloniously* Assaulted and Beaten by *Dennis Finnegan*

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

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

Dated at the City of New York, this *4th* day of *January* 188*6*

Solo R. Smith
POLICE JUSTICE.

0070

POLICE COURT, DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Richard Stepper

vs.

Arnis Finnegan

Warrant-A. & B.

Dated Jan'y 4th 1885

Smith Magistrate.

Dixon Officer.

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

Dixon Officer

Dated Jan'y 11 1886

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest, 7:20 am

Native of N.S.

Age, 21

Sex

Complexion,

Color W

Profession, Baker

Married

Single, No

Read, Yes

Write, Yes

45. Market Street

0071

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

Defendant

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

Dated *June 27* 188*6* *Solomon B. S. [Signature]* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0072

Police Court 124 46 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Richard Kelly
147 Elizabeth St.
Dennis Timmeagan

1 _____
2 _____
3 _____
4 _____

Offence
et al

Dated January 11 1886

John H. Magistrate

Deion Officer.

Court Precinct.

Witness *Off Murphy*

No. *1415 Precinct* Street.

Ignatia Byheney

No. *150 Elizabeth* Street,

Chas. F. Krans

No. *147 Elizabeth* Street,

\$ *500* to answer *G.D.*

Boou

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0073

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Dennis Dimeagan

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

- Dennis Dimeagan -

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

The said Dennis Dimeagan,

late of the City of New York, in the County of New York aforesaid, on the second day of January, in the year of our Lord one thousand eight hundred and eighty-six, with force of arms, at the City and County aforesaid, in and upon the body of one Richard Deyger in the peace of the said People then and there being, feloniously did make an assault and ruin the said Richard Deyger with a certain knife -

which the said Dennis Dimeagan 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 ruin the said Richard Deyger, thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT:

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

- Dennis Dimeagan -

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

The said Dennis Dimeagan,

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

with a certain knife -

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

Randolph Martin, District Attorney

0074

BOX:

203

FOLDER:

2029

DESCRIPTION:

Fisher, Robert

DATE:

01/06/86



2029

0075

H. J. D. a

Counsel,
Filed *6* day of *Jan* 188 *6*
Pleads, *Not guilty*

Grand Larceny, First Degree.
(DWELLING HOUSE.)
[Sections 528, 530, — Penal Code].

THE PEOPLE

vs.

R
Robert Fisher

Wm. H. ...
Attorney

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Mary ...
Foreman.

Foreman.

Wm. ...

Wm. ...

Witnesses:

Dep'ty Cl. has
Mar been. And
attested in the
for larceny
R

0076

Police Court 2 District.

Affidavit—Larceny.

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

Caroline Megan

of No. 540 West 41st Street, aged 48 years,
occupation Housekeeper being duly sworn

deposes and says, that on the or about 19th day of September 1888 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the Night time, the following property viz:

one silver watch and hair chain, two pairs of shoes, one hat six plated table spoons, eight plated tea spoons, a pair of suspenders and shirt all of the value of thirty dollars.

the property of Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Robert Fisher (now here) from the fact that on or about said date the said defendant came to deponent's house and told deponent that he had been sent to see deponent by her husband who was confined on Blackwells Island; and after talking with deponent some time he the said defendant asked deponent if he could stay at her house over night as he lived way up in 133rd street and did not wish to go home. And deponent allowed him to remain all night at her house. And at about the hour of six O'clock Am on the

Police Justices

0077

following morning deponent heard the door shut and on looking out of the window she saw the said deponent leaving her house. And when deponent went to look for said articles deponent discovered that they were missing. Wherefore deponent charges the said deponent with feloniously taking and carrying away the aforesaid property from deponent's house No 540 West 41st St
Brooklyn, N.Y.

Sworn to before me
this 29th day of Dec 1885
C. J. Meyer

Police Justice

Dated 1885 Police Justice

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

Dated 1885 Police Justice

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

Dated 1885 Police Justice

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

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

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—LARCENY.

1
2
3
4

Dated 1885

Magistrate.

Officer.

Clerk.

Witness,

No. Street,

No. Street,

No. Street,

to answer Sessions.

0078

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

Robert Fisher

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

Question. What is your name?

Answer. Robert Fisher

Question. How old are you?

Answer. 49 years old

Question. Where were you born?

Answer. Germany

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

Answer. No home

Question. What is your business or profession?

Answer. Carpenter

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

Answer.

I am guilty of taking some of this property but not all

Robert Fisher.

Taken before me this

29

day of December 1881

in front of

Police Justice.

0079

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

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

Dated Dec 29th 1888 ayomo Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0080

Police Court 21 1480 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Caroline Hegan
540 West 41st St
Robert Fisher

Officer
Grand
Lahman

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated *Dec 29th* 188*8*

M. J. Power Magistrate
Carrick & M. J. Connelley Officer, S
20th Precinct.

Witnesses _____
No. _____ Street.

No. _____ Street.

No. _____ Street.
\$ *1000* to answer *Gen Lee*

ML

0081

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Robert Fisher

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

Robert Fisher

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

The said Robert Fisher,

late of the 22nd Ward of the City of New York, in the County of New York, aforesaid, on the nineteenth day of September, in the year of our Lord one thousand eight hundred and eighty-five, — in the night time of the same day, at the Ward, City and County aforesaid, with force and arms,

one watch of the value of twenty dollars, one chain of the value of five dollars, two pairs of shoes of the value of five dollars each pair, one hat of the value of three dollars, ^{fourteen} pairs of socks of the value of one dollar each, and one pair of suspenders of the value of fifty cents, —

of the goods, chattels and personal property of one Caroline Deagan,

in the dwelling-house of the said Caroline Deagan, —

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

Franklin D. Martin, District Attorney

0082

BOX:

203

FOLDER:

2029

DESCRIPTION:

Fitzgerald, John

DATE:

01/08/86



2029

0083

BOX:

203

FOLDER:

2029

DESCRIPTION:

Conway, Edward

DATE:

01/08/86



2029

0084

BOX:

203

FOLDER:

2029

DESCRIPTION:

Sullivan, James

DATE:

01/08/86



2029

0086

Police Court - First District.

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

of No. 240 Broadway Street, aged 43 years,
occupation Shoe Dealer being duly sworn

deposes and says, that the premises No. 240 Broadway Street, 9th Ward
in the City and County aforesaid the said being a Five story brick building
& Metal front
and which was ^{in part} occupied by deponent as a Shoe store
and in which there was at the time no human being, by name

were **BURGLARIOUSLY** entered by means of forcibly Breaking a
glass plate in the show window of said
premises

on the 31st day of December 1885 in the Night time, and the
following property feloniously taken, stolen, and carried away, viz:

Six pair of Gents Shoes together of the
Value of Thirty Dollars

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

John Fitzgerald Edward Conway & James Sullivan
(all now here)

for the reasons following, to wit:

that deponent securely locked
and fastened the doors of said premises at
about the hour of Nine o'clock P.M. on said
date and on the first day of January 1886
at about the hour of 12 o'clock the deponent
found the aforesaid show window broken and
the aforesaid premises burglarized and deponent
is informed by officer David O'Callaghan
of the 27 Precinct that he found a portion of

0087

the property in possession of defendants
Fitzgerald and Sullivan and said defendant
Conway in Company with Fitzgerald & Sullivan at about
the hour three o'clock & thirty minutes A.M.
on the first day of January 1886 and
deponent has since seen the property found
in defendants Fitzgerald & Sullivan as a ~~portion~~
of the property taken & taken and carried
away as aforesaid

I sworn to before me this
2nd day of January 1886
By me B. M. Murray

B. M. Murray
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
Dated 1886
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1886
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1886
Police Justice.

Police Court, District, Offence—BURGLARY.
THE PEOPLE, &c., on the complaint of
1
2
3
4
Dated 1886
Magistrate.
Officer.
Clerk.
Witness, No. Street, No. Street, No. Street, § to answer General Sessions.

0088

CITY AND COUNTY }
OF NEW YORK, } ss.

David O'Callaghan

aged *45* years, occupation *Police Officer* of No.

27th Grand Ave Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Bryan McSwain*

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

Sworn to before me, this *2nd*

day of *July* 188*8*

David O'Callaghan

John Thomas
Police Justice

0089

Sec. 199-230.

102

District Police Court.

CITY AND COUNTY
OF NEW YORK,

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

Question. What is your name?

Answer. *John Fitzgerald*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *187 Madison Street one year*

Question. What is your business or profession?

Answer. *Foot Black*

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

Answer. *I am not guilty*

John Fitzgerald

Taken before me this

John J. [Signature]
188

Police Justice.

0090

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

182 District Police Court.

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

Question. What is your name?

Answer.

Edward Conway

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

New York State

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

Answer.

133 West Street four months

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

I am not guilty

Edward Conway

Taken before me this

2nd

day of *February* 188*8*

Police Justice.

0091

Sec. 198-200.

152

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question. What is your name?

Answer.

James Sullivan

Question. How old are you?

Answer.

26 years

Question. Where were you born?

Answer.

New York City

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

Answer.

457 Paul Street 6 months

Question. What is your business or profession?

Answer.

Labour

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

Answer.

I am not guilty

James Sullivan

Taken before me this

2

day

1888

[Signature]
Police Justice

0092

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

John Fitzgerald
Edward Conway & James Sullivan

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

Dated

July 2 188*6* *John J. Murray* Police Justice.

I have admitted the above-named

to bail to answer by the undertaking hereto annexed.

Dated

188

Police Justice.

There being no sufficient cause to believe the within named

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

Dated

188

Police Justice.

0093

Police Court 182-10- District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Bryan McSwamy
240 Broadway
John Fitzgerald
Edward Conway
James Sullivan

James
Offence

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated July 2 1886
Wm Magistrate
Beall Officer.
27 Precinct.

Witnesses all the officers

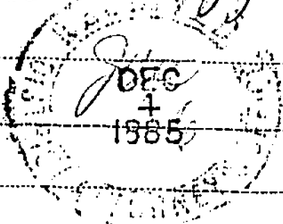
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ Two hundred dollars to answer
\$1000 Bail each to me

(Over)



0094

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Fitzgerald
Edward Conway
James Sullivan

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

John Fitzgerald, Edward Conway
and James Sullivan -

of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said John Fitzgerald, Edward

Conway and James Sullivan, each

late of the Third Ward of the City of New York, in the County of
New York, aforesaid, on the thirtieth day of December, in the year of
our Lord one thousand eight hundred and eighty-nine, with force and arms, at the Ward,
City and County aforesaid, a certain building there situate, to wit: the Store of one

Conroy by me [Signature]

feloniously and burglariously did break into and enter, with intent to commit some crime therein, to
wit: with intent, the goods, chattels and personal property of the said

Conroy by me [Signature]

in the said Store 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.

0095

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said *John Fitzgerald, Edward Conway and James Sullivan* — of the CRIME OF *Robbery* LARCENY in the second degree, committed as follows:

The said *John Fitzgerald, Edward Conway and James Sullivan, each* — 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, in the *night* time of the said day, with force and arms,

six pairs of shoes of the value of about five dollars each gain,

of the goods, chattels and personal property of one *James C. McSweeney*

in the *store* of the said *James C. McSweeney*

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

0096

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said *John Fitzgerald, Edward Conway and James Sullivan* — of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *John Fitzgerald, Edward Conway and James Sullivan*, each 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,

six pairs of shoes of the value of five dollars each pair,

of the goods, chattels and personal property of one *Bryan J. McManis* —

by a certain ~~person~~ or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said *Bryan J. McManis* —

unlawfully and unjustly, did feloniously receive and have; the said *John Fitzgerald, Edward Conway and James Sullivan*

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

RANDOLPH B. MARTINE,

District Attorney.

0097

BOX:

203

FOLDER:

2029

DESCRIPTION:

Fitzgibbons, Mary

DATE:

01/12/86



2029

0098

Witnesses:

Counsel, *J. M. Mahoney*
Filed *12* day of *January* 188*6*
Pleads *Not Guilty*

Grand Larceny in the *second* degree
[Sections 628, 631 Penal Code]

THE PEOPLE

vs. *R*

Mary Fitzgibbons

RANDOLPH B. MARTINE,

2 1/2 Jan 14/86 District Attorney.
ind. & acquitted. " " "
indict. by the C. " " "
A TRUE BILL.

R. B. Martine
Foreman.
Jan 14 1886

0099

Police Court— 2 District.

Affidavit—Larceny.

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

of No. 267-70th Avenue Street, aged 26 years,
occupation Baker being duly sworn

deposes and says, that on the 26 day of December 1886 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz:

One Bank Bill of the denomination and value of Fifty dollars
Two Bank bills each of the denomination and value of One dollar
Gold and lawful money of the United States
All of the value of Fifty-two dollars

the property of Deponent

Sworn to before me, this 188 day

Police Justice.

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 Harry Fitzgerald (argued here) for the reason that about the month of 9.30 A.M. on the above date Deponent entered the room at the rear of his Baker Store at the above address, which room Deponent and his wife occupied as a living room and placed in the drawer of a bureau which stood in said ^{apartment} room a roll of bank bills amounting to twenty-two dollars, of which the above described was a portion; that at the time he entered said room, and placed the money in the bureau drawer, the defendant and Deponent's wife were in the room; that shortly thereafter Deponent and his wife went into the store to wait on customers, leaving the defendant alone in said room; Deponent is informed by his wife Velma Armstrong that on her return to the room a few

0100

Afterward, she saw the defendant standing in front of and close to the bureau and the drawer which defendant had closed after placing the money therein, partly opened; that shortly thereafter the defendant went away and immediately after her departure defendant missed the above described money. Defendant further says that no other person but the defendant was in said room from the time he placed the above described money in the drawer as above described until he missed the same.

Wherefore defendant charges the said Mary Felt with willful felonious taking of stealing and carrying away the above described property.

Subscribed before me this 5 day of January 1886
John Armstrong
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
Dated 1886
Police Justice.

I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1886
Police Justice.

There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1886
Police Justice.

Police Court, District,

THE PEOPLE, &c.,
on the complaint of
vs.
1
2
3
4

Offence—LARCENY.

Dated 1886
Magistrate.
Officer.
Clerk.
Witnesses.
No. Street.
No. Street.
No. Street.
§ to answer Sessions.

0101

CITY AND COUNTY }
OF NEW YORK, } ss.

Nelle Armstrong

aged 27 years, occupation Wanted of No.

267 - 10th Avenue

Street being duly sworn deposes and

says, that he has heard read the foregoing affidavit of John Armstrong

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

Sworn to before me, this 1
day of January 1886

Nelle Armstrong

J. Henry Cook

Police Justice.

0102

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

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

Question. What is your name?

Answer. *Mary Fitzgibbons*

Question. How old are you?

Answer. *Thirty-five years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *No 521 West 25th Street - Seven years*

Question. What is your business or profession?

Answer. *Widow*

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

Answer. *I am innocent of the charge. I never saw the money and did not see the complainant on the day charged.*
Joseph H. Albross

Taken before me this

day of *Jan* 188*6*

J. M. [Signature]

Police Justice.

0103

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

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

Dated January 1 1881. J. Henry [Signature] Police Justice.

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

Dated _____ 188 . _____ Police Justice.

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

Dated _____ 188 . _____ Police Justice.

0104

Police Court - 2 District. 23

THE PEOPLE, &c,
ON THE COMPLAINT OF

John Armstrong
267-10 Ave

- 1 *Henry Fitzgillens*
- 2
- 3
- 4

Offence
Harassment

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *January 16* 188*6*

Wm Ford Magistrate.

Walter W. Bennett Officer.

David S. Miller Precinct.

Witnesses *Edie Armstrong*

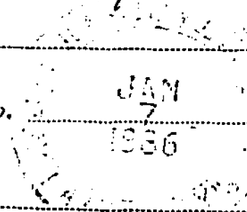
No. *267-10th Avenue* Street.

No. _____ Street.

No. *500* Street.

\$ _____ to answer *Gen Leo*

Com



0105

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

many Higgins

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

many Higgins

of the CRIME OF GRAND LARCENY IN THE SECOND DEGREE, committed as follows;

The said *many Higgins*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *twenty sixth* day of *December* in the year of our Lord one thousand eight hundred and eighty-*five*, 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 ~~United States Treasury Note~~, of the denomination of ~~twenty~~ dollars, and of the value of ~~twenty~~ dollars,

~~one~~ Promissory Note — for the payment of money, the same being then and there due and unsatisfied, and of the kind known as ~~Bank Note~~, of the denomination of ~~twenty~~ dollars, and of the value of ~~twenty~~ dollars,

and two promissory notes for the payment of money, the same being then and there due and unsatisfied, and of the kind known as United States Treasury Notes, of the denomination of one and value of one dollar each, of the goods, chattels and personal property of one John Cunningham.

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

Randolph B. Martin,
District Attorney

0106

BOX:

203

FOLDER:

2029

DESCRIPTION:

Flood, Edward

DATE:

01/05/86



2029

0107

27

Counsel,
Filed *of* *Jan* 1886
Pleads *Maguelly (6)*

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

THE PEOPLE

vs.

Edward Hood

RANDOLPH B. MARTINE,
220 Main St District Attorney.
Wich + convicted Assa. 3rd.

A True Bill.

James Higgins Foreman.
City Prison 10 Days.
W. P. H. & Co.

Witnesses:

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

0108

Police Court H District.

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

of No. 238 W 52nd Street, aged 33 years,

occupation Levy's Table Business being duly sworn

deposes and says, that on the 25 day of December 1885 at the City of New

York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Edward Flood (nowhere)
who wilfully and maliciously
aimed pointed and
discharged a pistol
that was loaded with
powder and ball at
the body of this deponent

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

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

Sworn to before me, this 26 day }
of Dec } G.A. Jamnath
1885 }

J. J. Hoffman Police Justice.

0109

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question. What is your name?

Answer. Edward F. Flood

Question. How old are you?

Answer. 23 years

Question. Where were you born?

Answer. New York

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

Answer. 324 W 52nd St 19 months

Question. What is your business or profession?

Answer. I work in a Livery Stable

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

Answer. I was Intoxicated at the time and did not know what I was doing
Edward F. Flood
Ind

Taken before me this 26 day of Sept 1885
John W. ...
Police Justice

0110

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

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

Dated Dec 27 1885 John J. Cannon Police Justice.

I have admitted the above-named _____

to bail to answer by the undertaking hereto annexed.

Dated _____ 188 _____ Police Justice.

There being no sufficient cause to believe the within named _____

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

Dated _____ 188 _____ Police Justice.

0111

Police Court 2 District 1469

THE PEOPLE, &c.,

ON THE COMPLAINT OF

George A. Lawrence
1238 W. 5th
Quinn Hood

Office of
John J. Gorman

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

2 _____
3 _____
4 _____

Dated Dec 26 1885

John J. Gorman Magistrate
John J. Strang Officer.
22 Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 1000 to answer 95

Call

0112



State of New York,
Senate Chamber.

Albany, _____ 188

My dear Judge

New York Jan 10/86.

In the case of Edward F. Flood,
convicted of Assault & Battery and
now awaiting sentence any leniency
you can show in the conviction will
be greatly appreciated by

Yours Respect

J. W. Hunt

0113

Good.

|

0115

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

The People
against
Edward Flood
Indicted for assault in the
second degree.

Before
Hon Henry A. Gildersleeve,
And a Jury.

Tried - January 8th, 1886.

Appearances:

Assistant District Attorney, Gunning S. Bedford, for the People.
Mr Oliver for the defence.

George A. Farnsworth, the complainant, being
duly sworn, testified that, he lived at 147 West 54th Street,
and is in the stable business at 138 West 54th Street. That
he saw the defendant, Flood, from 10 o'clock until half past
2, on the 25th of December 1885. That when Flood returned
from his dinner, on that day, about half past 2, he passed
through the office, and seemed to be intoxicated. He walked
to the lower end of the floor, where other employees of the
complainant, were talking, and made considerable noise.

0116

The complainant went to the office door, and said, "Edward, no more of that; any more, you will go out of the building." At that Flood drew his hand up, and shot a pistol at him. Farnsworth could not tell where the ball struck, although the pistol was aimed at him. He was about 45 feet from Flood, at the time of the shooting. He ordered his men to stop the defendant, and he, Farnsworth, went back into his office, and while talking to a gentleman, the defendant came in, and demanded money, which was refused. Flood thereupon said, "I will make you," and with that, he had the revolver in his hand, and showed it. The gentleman in the office took hold of the defendant, and the witness sent for an Officer.

Under cross-examination, by Mr Oliver, the complainant testified that, the defendant had been in his employ five or six years, and that, he had no animosity against him. That up to the time of the shooting, he had a great deal of confidence in him. There were four chambers in the revolver. His brother told him that, he took three cartridge out of the revolver after the shooting; but when witness saw the revolver, it was empty.

Officer John G. Story, of the 22nd Precinct, testified that, he arrested the defendant on the 25th of Dec-

0117

ember, about 3 o'clock. That he did not see the shooting.

Under cross-examination, by Mr Oliver, the witness testified that, the defendant was drunk, but was able to walk. He asked the defendant if he shot Farnsworth, and he said, he did not know anything about it.

For the defence, Edward Flood, the defendant, testified that, his business was as Foreman for Mr Farnsworth, the complainant, and he had charge of the men, as well as the blankets and robes. About 11 o'clock on the 25th of December, one of the men asked him out to have a drink. He did not remember being in Mr Farnsworth's office at all that day, and did not know anything about the shooting until the next morning after he was arrested. He did not remember having a revolver that day.

Under cross-examination, the defendant testified that, he was not in the habit of carrying a revolver, and did not know where he got the pistol on the 25th of December, if he had one. He did not remember anything about asking for money from Mr Farnsworth.

Under the charge of the Court, the Jury considered the case, and found the prisoner guilty of assault in the third degree.

0118

STENOGRAPHERS' TRANSCRIPT.

January 1886

Wm S. Beard,
Official Stenographer,
Part 2.

0119

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Edward Flood

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

- Edward Flood -

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

The said Edward Flood,

late of the City and County of New York, on the ^{twenty fifth} day of
~~December~~ ^{December}, in the year of our Lord one thousand eight hundred and
eighty ~~five~~ ^{five}, with force and arms, at the City and County aforesaid, in and upon one

- George A. Barnum -

in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make an assault; and the said Edward Flood, a
certain pistol then and there charged
and loaded with gunpowder and
with a certain one leaden bullet, which he the said

- Edward Flood -

in his right hand then and there had and held, the same being then and there a

^{weapon} likely to produce grievous bodily harm, ~~to, at and~~
the said George A. Barnum, then and there feloniously
did wilfully and wrongfully ~~strike, beat,~~ ^{shoot at and discharge,} ~~bruise and wound,~~
against the form of the statute in such case made and provided, and against the peace
of the People of the State of New York and their dignity.

Randolph

District Attorney

0120

BOX:

203

FOLDER:

2029

DESCRIPTION:

Flynn, John

DATE:

01/05/86



2029

0121

Presented by me 14/187
Counsel, *W. H. [unclear]*
Filed *14* day of *July* 188*6*
Pleads *Not guilty*

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

Complained in Ref. for ind. by
RANDOLPH B. MARINER
2/2/88
Counsel at District Attorney
Baltimore
7/2/88
Baltimore

A True Bill.
[Signature]
Foreman
[Signature]
15/88
Judge

Witnesses:

To be discharged on his
own recognizance
M.D.

Feb 21/88. The complainant
has been sent to the
Clinton Reformatory. The
case has been called
and adjourned as per
endorsement on other side.
I see no objection to the
motion of counsel to
discharge defendant on
his own recognizance
7-5-88
N.D.A.

0122

Police Court 4 District.

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

of No. 247 Avenue B Street, aged 22 years,
occupation Labourer

deposes and says, that on the 5 day of December 1883 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

John Flynn now present
who wilfully and maliciously
cut and stabbed this
deponent five different times
on the stomach and back
with a knife then and
there held in the lance
of the said Flynn cutting
and injuring this deponent
severely deponent was so
assaulted

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

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

Sworn to before me, this 24 day
of Dec 1883.

Bessie A. Fitzgerald

John J. Ferris Police Justice.

0123

Dec 17 85
Bernard Tompkins
may now be said
to be out of the
it is not in
manhattan
and is not
in the
of the
of the
of the
of the

0124

Dec 10/55

This is to certify
that Bernard
Finnigan is still
confin'd to his
bed, but is much
improv'd:

W. J. J. J. J.
Surgeon

0126

180

Bellows Hospital, Dec 8/65

Donald Finnegan is
suffering from severe
and dangerous stab
wounds of the back
and abdomen and will
be confined to the
hospital, for at least
ten days and probably
longer. ^{Hos. James} _{of our surgeon}

0127

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

POLICE COURT H DISTRICT.

Thomas Meenan
of No. The 18th Precinct Street, being duly sworn, deposes and says,

that on the 5th day of December 1885

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

John Flynn now present who
is charged by one Bernard Finnegan
with having cut and stabbed
him upon his stomach and
leg, and severely injuring him
that in deponents presence said
Finnegan identified the defendant
as the person who cut and
injured him and deponent now
asks that Flynn may be dealt with as
the law directs Finnegan is in Hospital
and unable to appear in Court Thomas Meenan

Sworn to before me, this

of

December 1885 day

Wm J. Murray
Police Justice.

0128

POLICE COURT H DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Thomas Meehan

John Flynn

AFFIDAVIT.

Dated December 6 1883

Murray Magistrate.

Meehan Officer.

Witness,

18th

\$1000 - Bail for Examination

Disposition

Committed to await

The result

Dec 24. 2 PM

0129

Dec. 15/85

This is to certify that Bernard
Finnegan, suffering from stab
wounds of abdomen is apparently
out of danger.

W. J. Jarvis,

Head Surgeon

I concur in the above certificate having
examined the patient at the Hospital.

F. H. Pugh, M.D.

115 West 29th St

0130

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

POLICE COURT, 4 DISTRICT.

Wm Lyman

of No. 514 E. 17th Street, being duly sworn, deposes and says,
that on the 22nd day of Dec^r 1886

at the City of New York, in the County of New York, he saw the Com-
plainer & witness Bernard
Hinnigaw in a Liquor Store
Cor 17th Street & Avenue A;
knew it, and therefore believes
that said Hinnigaw had suffi-
ciently recovered from his injury
to attend this Court.

William Lyman

Sworn to before me, this

of Dec^r 1886

188

day

Wm Lyman Police Justice

0131

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

4 District Police Court.

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

Question. What is your name?

Answer. *John Flynn*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *W. S.*

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

Answer. *138 East 54th St*

Question. What is your business or profession?

Answer. *Irish Aid*

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

Answer. *I am not guilty*

John J. Flynn

Taken before me this

day of

Dec

1885

John Flynn

Police Justice.

0132

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

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

Dated Dec 24 1883 John J. Gorman Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0133

34 14/61
Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James [unclear]
5/15/15
James [unclear]

Address
Office

BAILED,

No. 1, by *Frank [unclear]*
Residence *135 Allen* Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated *Dec 24* 188 *5*
James [unclear] Magistrate
Meekins Officer.
18 Precinct.

Witnesses *Dr. N. G. Jarvis*
No. *Beacon Hospital* Street.
173 Street,
No. _____ Street,
No. _____ Street,

\$ *2500* to answer *[Signature]*
Cham

0134

PART III.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To Bernard Finegan

of No. 515 East 15 Street,

GREETING:

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

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

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of May, in the year of our Lord 1887.

RANDOLPH B. MARTINE, *District Attorney.*

0135

Bellevue Hospital
Office
District Attorney,
Judge Bedford,
January 19/86

Dear Sir,

Owing to un-
avoidable duties, by professional
duties I will be unable to attend
the trial in the case of Flynn, set
for the 19th instant.

I therefore submit a written clinical
history of Ferrigno's injuries: —
Patient Leonard Ferrigno, Agt, 22 yrs
was admitted Dec 6/85, at about
12 M. The patient was much in
shock, pulse small and irregular.
A superficial wound in the center
of the gluteal region, from which
there was much hemorrhage.
Over the abdomen were 2 wounds,
one situated 3 inches below the
fourth border of left ribs, running
transversely, for $\frac{1}{2}$ in. the other
one inch below the fourth border
of right ribs, near the lumbar
muscles, than center of abdomen.
This wound in the long axis
of the body, for $\frac{1}{2}$ inch.

0136

From wound on left side, a piece of omentum protruded, about the size and shape of an oyster. None protruded from other abdominal wounds, but could be seen at bottom of wound. Considerable hemorrhage had taken place from both wounds. No feces nor fecal odor detected. Both wounds were incised. There was also a slight incised wound, in left lumbar region, above the crease of the skin, passing through integument, only. On the back, just to the left of the lumbar vertebrae, was an oblique wound about 1 inch long, passing into the muscles of the back chiefly over the spinous processes of the lumbar vertebrae, was an incised wound $\frac{3}{4}$ in long. Treatment stimulating and antiseptic.

Dec 22 - Discharged cured.

Respectfully Submitted
W. J. Jarvis M. D.
House Surgeon

0137

M. G. Jarvis
Three Surveys
written statements

0138

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Blugan

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

John Blugan -

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

The said John Blugan,

late of the City of New York, in the County of New York aforesaid, on the 21st day of December, in the year of our Lord one thousand eight hundred and eighty-nine, with force of arms, at the City and County aforesaid, in and upon the body of one Bernard Simeon, in the peace of the said People then and there being, feloniously did make an assault and in the said Bernard Simeon, with a certain knife -

which the said John Blugan, 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 in the said Bernard Simeon, thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT:

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

John Blugan -

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

The said John Blugan,

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

with a certain knife -

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

0139

THIRD COUNT--

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

The said *John T. Deegan*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms, in and upon the body
of one *Bernard T. Mueggli*

in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make an assault, and *him* the said *Bernard*
T. Mueggli,

in and upon the *head and abdomen* of *him* the
said *Bernard T. Mueggli*, did then and there
feloniously, wilfully and wrongfully strike, beat, *stab, cut,* bruise and wound,
and did thereby then and there feloniously, wilfully and wrongfully inflict
upon *him* the said *Bernard T. Mueggli*,
grievous bodily harm, to the great damage of the said *Bernard T. Mueggli*,
against the form of the statute in such case made and provided, and against the peace
of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0140

BOX:

203

FOLDER:

2029

DESCRIPTION:

Foley, John

DATE:

01/12/86



2029

0141

114

Counsel, *M. B. [unclear]*
Filed *12* day of *May* 188*6*
Pleads, *Voluntarily*

John Foley
[Sections 498, 506, 528, 532, 535]

THE PEOPLE
Do. M. J. [unclear]
1st [unclear]
John Foley

RANDOLPH B. MARTINE,
Pr. Jan 20/86 District Attorney.
Reads [unclear]
S.P. Two years.
A True Bill.
Conner Higgins Foreman

Witnesses:

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

0142

Police Court - 2 District.

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

of No. 265 Seventh Ave Street, aged 23 years,
occupation Barber being duly sworn

deposes and says, that the premises No 265 Seventh Ave Street,
in the City and County aforesaid, the said being a four story brick

building the basement of which was occupied by deponent as a Barber shop
and in which, there was at the time several human beings, by name John Laukenan
Mary Hawk and others whose names are unknown to deponent

were **BURGLARIOUSLY** entered by means of forcibly breaking
open the door leading into said basement
from the entrance on twenty fifth street
by forcibly pushing the said door in

on the 7th day of January 1886 in the Night time, and the
following property feloniously taken, stolen, and carried away, viz:

Two hair Brushes, Two hair Clipping
Machines, Five Razors,
Three Combs, One pair of Shears,
Brush and One pair of Shears.

All together of the value of
Twenty Dollars

the property of deponent except four razors three Combs and
one pair of shears in the Care and Custody of deponent
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid

BURGLARY was committed and the aforesaid property taken, stolen, and carried away by
John Foley (now here)

for the reasons following, to wit: that the deponent left the
said premises at about the hour
of nine o'clock PM of the above
date and securely, locked fastened
and bolted the said door of 25th
street entrance and went home.
When deponent returned the following
morning at about seven o'clock
he discovered that the said door

0143

had been forcibly broken open and upon entering said basement discovered that the property herein described was missing. Deponent is informed by Officer James K. Priel that he arrested said defendant who admitted to said officer that he had sold to One Joseph Williams a Barber at 116 West 30th Street said City, four razors, One pair of shears and three Combs, all for the sum of fifty two Cents, said officer went to said Williams place of business and obtained the property he had purchased from defendant and ^{who} identified the defendant in the presence of said officer as being the ^{person} from whom he purchased the said property.

Deponent has since seen the said property and fully identifies it as being the property that was feloniously taken, stolen and carried away from the aforesaid premises at the time and manner herein described.

Sworn to before me } George Kessler
this 9th day of Jan'y 1886 }
J. K. Priel
Police Justice

Police Court — District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Burglary
Degree

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

0144

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 38 years, occupation James K. Price Police Officer - of No. 29th Precinct Street, being duly sworn deposes and

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

Sworn to before me, this

day of

Jan 1888

James K. Price

J. Hermyford

Police Justice.

0145

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK,

2 District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty
John H. Foley
mark

Taken before me this

day of

1888

Police Justice.

0146

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

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

Dated Jan 9 1886 J. Hennford Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0147

Police Court D 140 District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

George Kessler
26 - 7th
John Foley

Office Langdon

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated Jan 9 1886

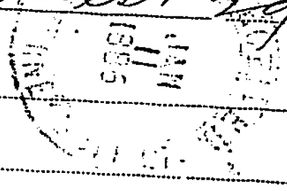
Frid Magistrate.

Pricil Officer.

29 Precinct.

Witnesses George Williams

No. 217 West 29 Street.



No. _____ Street.

No. _____ Street.

\$ 1000 to answer GS

Court

0148

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John B. Deaf

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

John B. Deaf

of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows :

The said *John B. Deaf*

late of the *Sixteenth* Ward of the City of New York, in the County of New York, aforesaid, on the *seventeenth* day of *January*, in the year of our Lord one thousand eight hundred and eighty-*six*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *shop* of one

George Herder.

feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent, the goods, chattels and personal property of the said

George Herder.

in the said *shop*, 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.

0149

SECOND COUNT—

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

John T. Edney

of the CRIME OF *John T. Edney* LARCENY,—

committed as follows :

The said *John T. Edney*

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, in the *night* time of the said day, with force and arms,

two pairs of trousers of the value of one dollar each, two pair-shipping machines of the value of three dollars each, five pairs of the value of one dollar each, three pounds of the value of fifty cents each, one pair of the value of fifty cents, and one pair of shoes of the value of one dollar,

of the goods, chattels and personal property of one *George Herder,*

in the *shop* of the said *George Herder,*

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

0150

THIRD COUNT—

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

John T. Deary

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *John T. Deary*

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,

four rings of the value of one dollar each, one pair of chains of the value of one dollar, and three pounds of the value of seventy five cents each,

of the goods, chattels and personal property of one *George Herder,*

by *ascertain* ~~person~~ of persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said *George Herder,*

unlawfully and unjustly, did feloniously receive and have; the said *John T. Deary*

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

RANDOLPH B. MARTINE,
District Attorney.

0151

BOX:

203

FOLDER:

2029

DESCRIPTION:

Frey, Jacob

DATE:

01/19/86



2029

0152

1886

Counsel,
Filed *19* day of *Jan'y* 1886
Pleads

Witnesses:

Grand Larceny *1st* degree
[Sections 528, 580, Penal Code].

THE PEOPLE

R
vs.
Jacob Frey

RANDOLPH B. MARTINE,

District Attorney.

24 McCross St.

A True Bill.

Frank J. McGuire
James D. Holt
Charles E. Deady
Foreman.

0153

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry P. White
aged 35 years, occupation Police officer of NY
28th Police Precinct Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Marity Wasserman
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 15
day of January 1888 & Henry P. White

Andrew J. White
Police Justice.

0154

Sec. 198-200.

1 District Police Court.

CITY AND COUNTY OF NEW YORK, } SS

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

Question. What is your name?

Answer Jacob Frey

Question. How old are you?

Answer 18 years

Question. Where were you born?

Answer Switzerland

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

Answer Halls Hotel, Chatham St. New York 1 day

Question. What is your business or profession?

Answer Butcher

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

Answer. I only took seventy five dollars Jacob Frey

Taken before me this

15

day of January 1888

Henry J. Smith Police Justice.

0155

Police Court, _____ District,

THE PEOPLE, &c.,
on the complaint of

- 1 _____
- 2 _____
- 3 _____
- 4 _____

Offence—LARCENY.

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses,

No. _____ Street,

No. _____ Street,

No. _____ Street,

to answer _____ Sessions.

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

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

James W. Taylor, ind.
John J. [unclear] 15th Jan'y 1886
Police Justice

Henry W. [unclear]
At the time when he (Pratt) arrested
at the time when he (Pratt) arrested
and made his (Pratt) arrested
may for the charge a further arrest
and dependent in the act of attempt
and by said Pratts, that he (Pratt)
and that dependent in making the (Pratt)
dependent Pratts, make
Pratts, and the above
Pratts, and the above
Pratts, and the above
Pratts, and the above
Pratts, and the above

0156

CORRECTION

0157

Police Court

Police Court—4 District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 510 East 6th Street, aged 22 years,
occupation Butcher being duly sworn

deposes and says, that on the 13 day of January 1886 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property viz :

5000

Good & lawful money of the United States of the sum & value of one hundred & fifty dollars.

And an unindorsed promissory note for three hundred & fifty dollars
And one leather pocket book

of
Sworn to before me, this

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 Jacob Fey (nowhere) from the following facts to wit:—

That at the time mentioned deponent left deponent in charge of his (deponent's) butcher shop at 510 East 6th Street in said City. That at said time the above described property was in a drawer in said shop. That said drawer was locked. That when deponent returned to said shop, said drawer was burst open & the above described property could not be found. That deponent is informed by officer Henry P. White of the 28th Police Precinct that he (White) after the

1886
day

Police Justice

0158

time of said larceny, found in
the possession of defendant as
part of the above described
property, namely the above described
pocket book, and the above
described promissory note.
And that deponent is further inform-
ed by said White, that he (White)
saw defendant in the act of attempt-
ing to discharge a loaded revolv-
er into his (defendant's) mouth,
at the time when he (White) arrested
defendant.

Haritz Wasserman.

Sworn to before me
this 15th day of January 1886
Richard White
Police Justice

Dated 1886 Police Justice.

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

There being no sufficient cause to believe the within named

Dated 1886 Police Justice.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated 1886 Police Justice.

of the City of New York, until he give such bail.

Hundred Dollars and be committed to the Warden and Keeper of the City Prison

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of

committed, and that there is sufficient cause to believe the within named

It appearing to me by the within depositions and statements that the crime therein mentioned has been

Police Court, District, _____
THE PEOPLE, &c.,
on the complaint of _____
vs. _____
1 _____
2 _____
3 _____
4 _____
Date 1886 _____
Magistrate _____
Officer _____
Clerk _____
Witnesses, _____
No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____
to answer _____ Sessions.

0159



\$350⁰⁰/₁₀₀ - New York Nov 21 1885
on Demand after dated promise to pay to
the order of Moritz Wasserman
Three Hundred and fifty ⁰⁰/₁₀₀ Dollars
at 1336 3rd av
Value received
No. _____
Doll _____
Max Spiess

0160

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

Jacob Key
_____ guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *200* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated *January 11* 188 *Wm. C. Anderson* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0161

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court 4 District 58

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Moritz Karsenian
vs. *510 E. 6th*
Jacob Key

2 _____
3 _____
4 _____

Offence *for* *Arrest*

Dated *January 15* 188 *6*

J. White Magistrate

J. White Officer.

28 Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street,

No. _____ Street,

\$ *1000.* to answer *A. D.*

Over

JAN

1886

0162

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Jacob Dreyfus

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

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

The said *Jacob Dreyfus*

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

and evidence of debt, to wit: an order for the payment of money of the kind commonly called drafts, for the payment of and of the value of three hundred and fifty dollars; and one order book of the value of one dollar.

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

John M. Wilson
~~John M. Wilson~~ District Attorney