

04 10

BOX:

24

FOLDER:

295

DESCRIPTION:

Fanning, William

DATE:

11/24/80



295

10 212

Filed 24 day of April 1878.
Pleads, Not Guilty

THE PEOPLE
vs.
William Lanning
I.

BENJ. K. PHELPS,
District Attorney.

A True Bill.
O. H. King

Foreman.
Dec 14. 1878.
H. H. King
S. H. S. S. P. 70

Sept. 24. 1878.
in State Prison
for 2 y. 6 m. so

0411

0412

Form 123.

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

Police Court—Second District.

Andrew M. Cannonof No. Long St. and Madison Hoboken, New Jersey
House of Detention Streets being duly sworn, deposes and says,that on the 1st day of November 1887

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried away from the person of deponent, by force and violence, and against the will of deponent, the following property, viz.:

One Silver Watch Chainof the value of \$4.00the property of Deponent

Dollars,

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

his will, by William Manning (Gotham)
from the fact that while deponent
was passing through West Street
on the morning of the 1st day of
November at the hour of One O'clock
on said morning. Deponent was
accosted by said Manning and
two other persons unknown to deponent
and not yet arrested said Manning
struck deponent on the breast throwing
deponent down. and while deponent
was lying on the sidewalk he was struck
and kicked by said unknown

Sworn to before me this

day of

187

Police Justice.

0413

Persons. When said Manning seized hold of deponents Watch and Chain and succeed in taking from deponents the watch chain aforesaid and in company with the other unknown persons ran away. When deponents followed said Manning and caused his arrest.

Given & before me
this 14 day of November 1890 Andrew McLean
Municipal
Police Justice

0414

Police Court—Second District.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

QUESTION.—What is your name?

✓ ANSWER.— *William Fanning*

QUESTION.—How old are you?

✓ ANSWER.— *Twenty two years.*

QUESTION.—Where were you born?

✓ ANSWER.— *New York City—*

QUESTION.—Where do you live?

✓ ANSWER.— *502. Greenwich Street*

QUESTION.—What is your occupation?

✓ ANSWER.— *Driver*

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

✓ ANSWER.— *I am not guilty*

William Fanning

Taken before me, this

1st day of November 1880

Police Justice.

04 15

947 Nov 212

Form 123

POLICE COURT—SECOND DISTRICT

THE PEOPLE, & C.,

Affidavit—Robbery.

ON THE COMPLAINT OF

Andrew McQuinn

at house of William

in the city of St. Louis

on the 17th day of Nov

1890 at 48 Eighth Ave

William Manning

Dated November 17 1890

Smith Magistrate

Michael Kelly Officer

Witness

Nov 17/15 2 PM

Richard Boyle, Bar 20 North

Ex Underway
8 PM

1000 No 1018, 1018

Dated by

No. 1018 Street

04 16

CITY AND COUNTY }
OF NEW YORK, }

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

That

William Lanning

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

Andrew McCann

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

One chair of the value of ten dollars

of the goods, chattels and personal property of the said *Andrew McCann*
from the person of said *Andrew McCann* and against
the will and by violence to the person of the said *Andrew McCann*
then and there violently and feloniously did rob, steal, take and carry away, against
the form of the Statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

BENJ. K. PHELPS, District Attorney.

0417

BOX:

24

FOLDER:

295

DESCRIPTION:

Fay, Michael

DATE:

11/24/80



295

04 18

No 202-
Nov 4/86

Counsel,

Filed 24 day of Nov 1886

Pleads Not Guilty

THE PEOPLE

vs.

INDICTMENT - Larceny from
the Person. Henry

2

Michael Day

BENJ. K. PHELPS,

District Attorney.

A TRUE BILL.

City

Foreman.

December 1/86

The Jury

Speedy Verdict

Charles D. Spalding

4224

The People
 vs.
 Michael Fay } Court of General Sessions. Before Judge
 Indictment for petty larceny from the person.
 Annis Lomis ~~Michael Fay~~, sworn and examined testified.

I live 28 Waverly Place and lived there on the 17th of Nov; on that day I saw the prisoner between seven and eight o'clock in the evening in Waverly Place, one door from my house. I had a small satchel in my hand which contained \$1.25 in money - a bill and a 25-cent silver piece. I was folding up a small piece of paper to put it in the satchel. I was walking; the prisoner snatched the satchel from my hand and left me the handle; he ran up towards Broadway and I ran after him; this was at University Place near the Park; the officer headed him off; he ran towards Eighth st. through Green st. I believe and he was caught. I suppose it was the officer I saw in Waverly Place; he ran around the corner after him. I saw the officer before the boy disappeared from ^{my} sight, and that man afterwards proved to be the officer. There was no other man running, only some half-grown boys - the prisoner is the boy. There was a larger boy with the prisoner. I don't know what became of him; he vanished. I did not see the satchel again; he either dropped it or

the other boy took it. Cross Examined. This occurred in Waverly Place, one door from my house near Washington Square Park. I first noticed the prisoner about a minute before he snatched my satchel; he was with a larger boy. I did not notice him until I saw him spring towards me and snatch my bag. I cannot be mistaken about the prisoner being the boy who grabbed the satchel, for I ran after him.

William Mulcahy, sworn and examined. I am an officer attached to the 15th precinct. I arrested the prisoner on the 17th of November in University Place about fifty feet from the corner of Clinton Place to the south of it. I saw the complainant. I had a sight of her at the time the boy started to run; she had a white sash on. I could see her with the light of the lamp, but I was not close to her until after the capture of the boy. I got sight of the prisoner as soon as he started to run. I did not see anything of him before that; she halloed, "Stop thief." I pursued the boy I saw running; he was played out at the time, he turned over, and there was a police officer on an Eighth St. car coming from supper; he headed the boy off in the chase and gave him up to me. What did the boy say when you arrested him? He denied it; he said he was not the boy who took

0421

the pocket book; he could not account for his running. It would be impossible for him to see me before he commenced running. How long a time was it between the time you first saw the boy running away from the complainant until you captured him? It could not be over two minutes. I was going from Broadway, I got to Waverley Place towards where this lady shouted "thief." In the mean time the boy ran from where this lady was walking towards me; that was near Greene St.; he did not see me because I was coming from Broadway patrolling my post, and he came direct towards me at the time he started to run. He ran down Greene St., I after him into Clinton Place around through Clinton Place one block into University Place where he was captured. When he started to run he was running towards me in the first part of it. Cross Examined. The first thing the prisoner said was, "I am not the boy who took the pocket book." I had said nothing before that. I had no trouble whatever taking him to the station house. I did not black his eye or strike him; his eye was not bruised when he got to the station house. I am positively sure of that. I said to him, "If you were not guilty why did you run?" I says to him, "you are a pretty little thief to go to snatch a pocket book from a lady" in

the street; he said he did not snatch it. I said, "Why did you run?" He could not account for that very well. He said he got scared when he heard the woman's halloo, "Stop thief."

Michael Fay, sworn and examined in his own behalf. I live 7 Cornelia St. and live with my father and mother; my father is a mechanic. I worked for Charles Schultz, a stationer Fourth street and Sixth Avenue before I got into this trouble. I graduated from Fourth St. School. Mr. Whiteside was my teacher. I heard what the complainant said. I did not steal her pocket book. That night I just came from home. I was going from Fourth St. to Sixth Avenue and as I crossed the Park at Waverley Place, I met this boy. I only saw him a couple of times. I don't know where he lives, he is a vagrant. He asked me where I was going? I told him to Herbert's theatre. He says, "How much money have you got?" I have only 25 cents I said. "Will you lend me ten cents?" I says, "I have not got it to spare. We were going across in Waverley Place, and just as soon as I heard, 'Stop thief,' I got scared and I ran away. I did not know 'nothing' about it. I did not take the lady's pocket book. I was frightened, I never was arrested before. I had a bruised eye which was caused by the policeman hitting me. The jury rendered a verdict of guilty with a recommendation to mercy. He was sent to the Catholic Protectory."

0423

Testimony in the case of
Michael Fay
pled Nov. 21/80.

0424

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

FORM 89½

POLICE COURT—SECOND DISTRICT.

of No. 28 Waverly Place Street, being duly sworn, deposes
and says, that on the 17 day of November 1880

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

person

the following property, to wit:

One Satchel containing
good and lawful money viz—One Nation-
al Bank Bill of the denomination and
value of One dollar and Silver
Coin of the value of Twenty Five
cents said property being in all

of the value of Two 257.00 Dollars,

the property of deponent a single woman

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

Michael Fay (now
here) for the reason that while de-
ponent was passing in Waverly Place
said defendant snatched the said
property from the left hand of depon-
ent and ran off with said property
deponent pursued and caused the
arrest of said defendant

Annie Loomis

Sworn to before me, this

18

day

Justice.

0425

Police Court—Second District.

CITY AND COUNTY
OF NEW YORK.

Michael Fay

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

QUESTION.—What is your name?

ANSWER.—

Michael Fay

QUESTION.—How old are you?

ANSWER.—

14 Years.

QUESTION.—Where were you born?

ANSWER.—

M. S.

QUESTION.—Where do you live?

ANSWER.—

9 Cornelia St. N.Y.

QUESTION.—What is your occupation?

ANSWER.—

Schoolboy.

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

ANSWER.—

I am not guilty.

Michael Fay.

Witness before me this

day of

1880

Police Justice.

0426

Form 894

POLICE COURT—SECOND DISTRICT.

THE PEOPLE, & C.,
ON THE COMPLAINT OF

James J. Dooms
vs. 28 Navy Place

Richard J. Jay

Attorney at Law

DATED *November 18* 19*30*

MAGISTRATE.

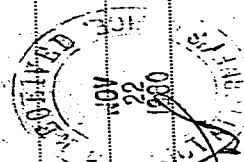
Donna

OFFICER.

W. L. Leach 15

WITNESS:

Over



TO ANS.

BAILED BY

STREET.

No.

0427

CITY AND COUNTY } ss.
OF NEW YORK,

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

That *Michael Jay*

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

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

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

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

*Given also of a number kind and denomination
to the jurors of aforesaid unknown and a more
accurate description of which cannot now be
given of the value of twenty five cents
One satchel of the value of one dollar*

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

BENJ. K. PHELPS, District Attorney.

0428

BOX:

24

FOLDER:

295

DESCRIPTION:

Flynn, John

DATE:

11/09/80



295

0429

No 29

Counsel,

Filed 9 day of Apr 1892

Pleads *Am. Guilty.*

THE PEOPLE

vs.

John L. Ryan

Nov. 12. 1892

Henry K. Phelps

BENJ. K. PHELPS,

District Attorney.

*Burglary—First Degree, and
Grand Larceny.*

A True Bill.

W. H. King

Foreman.

Verdict of Guilty should specify of which count.

Indictment found

Friday, Dec 12

0430

Police Office, Fourth District.

City and County
of New York,

ss. Adam Brunner

of No. 402 East 213rd Street, being duly sworn,
deposes and says, that the premises No. 402 East 213rd
Street, 18 Ward, in the City and County aforesaid, the said being a

Home and which was occupied by deponent as a Bakery in the Sale of Bread
place of abode for himself family were BURGLARIOUSLY
entered by means of picking the lock the door leading from
the hallway into the back room by means
of false keys

on the night of the 18th day of October 1880
and the following property feloniously taken, stolen and carried away, viz:-

with intent to take steal and carry
away from said premises One Accordion
of the value of fifteen dollars.

Wearing apparel of deponent

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 Flynn

for the reasons following, to wit:- Deponent locked said door
before he went to sleep on a sofa in
said premises and about two o'clock
in the morning of the aforesaid day
deponent heard a noise in the rear
room of said premises and getting up
& entering said room he found John
Flynn in this room said Flynn having
his coat & shoes off which were found
in the yard Adam Brunner

Sworn to before me this
27 day of October 1880
J. W. Brady
Police Justice

0431

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

John Flynn

Question. How old are you?

Answer.

17 years old

Question. Where were you born?

Answer.

New York

Question. Where do you live?

Answer.

27 Street

Question. What is your occupation?

Answer.

Pedler

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

Answer.

*I was drunk and did not know what I was doing
I was working along side of
Mr. Dunner*

John Flynn

Taken before me this

29

day of

Oct

1875

Police Justice.

0432

Police Court--Fourth District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

Adam Brown
402 East 28th St
New York

John Flynn

BAILED:

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

1880

October 27

Dated

B. H. B. Magistrate.

McCarthy 18 Officer.

Clerk.

Witnesses,

Indebted fund

1500 tam-

Received in District Att'y's Office,

0433

CITY AND COUNTY } ss.
OF NEW YORK,THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

*John Flynn*late of the *eighteenth* Ward of the City of New York, in the County of
New York, aforesaid,on the *eighteenth* day of *October* in the year
of our Lord one thousand eight hundred and ~~seventy~~ *eighty*
with force and arms, about the hour of *two* o'clock in the *night* time
of the same day, at the Ward, City and County aforesaid, the Dwelling-house of*Adam Brunner*there situate, feloniously and burglariously did break into and enter by means of
forcibly breaking open an outer door of said dwellinghouse
whilst there was then and there some human being to wit, one*Adam Brunner* within the said dwelling-house he, the saidthen and there intending to commit some crime therein, to wit, the goods, chattels, and
personal property of *Adam Brunner*in the said dwelling-house then and there being, then and
there feloniously and burglariously to steal, take, and carry away, against the form of
the Statute in such case made and provided, and against the peace of the People of the
State of New York and their dignity.~~And the jurors aforesaid, upon their oath aforesaid, do further present: That
afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County
aforesaid, about the hour of o'clock in the time of said day,
the said~~~~late of the Ward, City, and County aforesaid,~~~~of the goods, chattels, and personal property of~~~~in the said dwelling-house of one
, then and there being found
in 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.~~

BENJ. K. PHELPS, District Attorney.

0434

BOX:

24

FOLDER:

295

DESCRIPTION:

Foley, Peter

DATE:

11/24/80



295

0435

BOX:

24

FOLDER:

295

DESCRIPTION:

Brennan, William

DATE:

11/24/80



295

0436

Paul

Isaac Williamson

207 Spring St

Worcester

July 1st 1880

Comd. the Green

part of the stolen

property of the

persons. In sentence

was put. As it was

McCrease a fine which

was served in the

Care of Reuben.

Reuben has also

been previously

convicted for larceny

7/1

1880
C. J. S.

Counsel,

Filed 24 day of April

1880

Pleads

in Court.

THE PEOPLE

vs.

B

Peter Foley

William Brennan

Larceny, and Receiving Stolen Goods.

JEN. K. PHELPS,

Attorney.

John D. Phelps, C. J.

A True Bill.

C. J. S.

Forman.

Dec 9 1880.

Two copies of
the record of the
case of the
people vs. the
above named
persons.

224

The People
William Brennan
jointly indicted with
Peter Foley

Court of General Sessions Before Recorder
Smythe. December 9. 1889.
Indictment for grand larceny and
receiving stolen goods

Emma Liberty sworn and examined. I live 257 West
Berry Street, I have a husband and four little
children. Miss Demarest lives with me. I know
Brennan three days before he was seen in my
sister's room. Brennan and Foley hired a
furnished room about the 18th of November; they
slept there two nights, the third night they came
late, and the fourth night they had been seen in
my sister's room; they were arrested the day
after the morning before they left. Sunday morn-
ing, all the clothes were missing an over-
coat, two suits of clothes and a pair of pants;
they belonged to my husband and were worth
from fifty to sixty dollars. The clothes were in
the parlor and Mr. Liberty slept on the sofa
in the same room. I remember the fact of
my sister saying something about seeing some-
body in her room. She told me, "I thought they
were thieves." I did not leave the house, and
when they left the room they came down.
I told one of them, "my sister does not speak
English, you made my sister very afraid
when you went into her room." He said,
"You must excuse us, last night we were

0438

drunk. They said they did not know what they done. I told them, "maybe you went into some other room." "We do not know what we done, if we went into the first or second floor; we were too tipsy." That is what Foley said. After that I said, "if you were drunk, allow me to ask you, if you took my husband's clothes?" He told me, "No, but we saw somebody that took them and he went away by the window. Brennan said that he saw the man at his door with a knife trying to open the door. I asked him if he knew the man? He said, "no, I could not hear his voice, but I was too afraid to go." The other man told me he was not afraid, that he went and opened the bedroom door, he could see his face, he saw him go away with the clothes by the window. The prisoner Foley brought back the overcoat. Brennan did not bring back anything. The prisoner came in on Wednesday night very tipsy, he could not walk and I took hold of him myself. In the morning I went to his room and asked him where Foley was because I knew I could get more from Foley than from him because he did not want to tell me anything. He gave me the address of Foley and I went

0439

and saw Foley, he brought me to the thieves house. Brennan told me and my husband that he had a fight with the thieves Sunday night that he was full of blood, that he was very tipsy. There was blood on the hand and on the handkerchief; his dress was all tore. I thought to get him to tell me where the clothes were. Cross examined. The prisoner did not have anything to do with the parlor where the clothes were; the door was closed but not locked. The prisoner was drunk at the time that he told me he knew who took the clothes. He told me he tried to get the clothes and that he fought with the thieves to get the clothes. I knew they (the prisoners) were obliged to give the latch key to others to get in. Nobody could get in without a latch key. I saw Foley leave the house on Sunday morning between 9 and 10 o'clock; they both left together. I am positive of that. Foley came back to the house again to get his overcoat at 7 o'clock Sunday night; he did not stop with me that night. The prisoner came back very drunk at 12 o'clock; he did not want to sleep; he came only to tell me that he could not get the clothes. A man by the name of Hunter did not want to give him the clothes. The prisoner did not return anything to me, but Foley brought back the overcoat of my husband.

0440

Josephine Dumas, whom I am a sister of Mrs. Liberty, I am visiting her, I was there on the night of the 13th of November. I went to bed that night at 11 1/2 o'clock. I was awakened at three o'clock and I saw Brennan and Foley, they awoke me by the noise of opening the door. One of them took hold of my clothes in my trunk and the other one took hold of my dress to see I suppose if some money was in the pocket. I told them to leave my room and they left the room they were in the room five or ten minutes, a short time. The next day they said they were drunk and they did not know if they went into my room. Cross Examined. They did not take anything from my room. I did not see them go into the parlor. The day after they told me maybe they went in the parlor; they did not know what rooms they were in; they were so tipsy they made a mistake. The prisoner left the house the next morning at 9 or 10 o'clock. He had nothing with him except his own coat. Brennan's room was on the top floor, the same floor where I sleep; the parlor is on the second floor and there is a store down stairs. Who took the clothing off the top of the trunk, was it Peter Foley or this man Brennan? This man Brennan; he only looked

at it. I told him I was afraid that he would run away with my clothes. I said, "Please leave my room." The other man handled the dress which was on the nail. Then I woke up the door was wide open. Peter Foley told Brennan to leave the room and they shut my door. There was a good light from a lamp

at it. I told him I was afraid that he would run away with my clothes. I said, "Please leave my room." The other man handled the dress which was on the nail. Then I woke up the door was wide open. Peter Foley told Brennan to leave the room, and they shut my door. There was a good light from a lamp in the hall. I saw them very well, but I think they did not see me, for my room was dark. The light was behind them and I could see them. I am sure that they were the men. They did not appear to be drunk because they behaved in a way as not to be drunk. They walked very straight when I told them to leave my room. Foley said to Brennan, "Leave the room because she does not sleep," and they shut my door. I did not see any of the goods that were taken with the prisoner Brennan.

William Brennan, sworn and examined in his own behalf testified. I am a printer. I am not working at present. I worked last at the Manhattan Beach hotel in a laundry. I have never been arrested before. The night this larceny was committed I was standing in the corner with Peter Foley and a couple more young fellows. corner of Houston and Mulberry Sts. Peter Foley started down 11 1/2 o'clock and went to his room. He said he was going to bed. I said

0442

will be down in a few minutes. He said, "All right," he went down to his house. About 10 past 12 I went to the house and went up stairs. Mrs. Liberty, her sister, husband and brother in law was sitting at the table. I bid them "good evening" and went up stairs. I took off my coat. Peter Foley was in the room reading the paper. I came down stairs and told him I was going to the water closet. I asked Mrs. Liberty where the key of the water closet was? He came out and showed me where it was hanging. I took the key and went down to the water closet. Mr. Liberty came down and asked me if I found the right water closet? I told him I had. Then I came up stairs again and put the key back and went to my bed and went to sleep. I had a key for the door but it would not lock the door, there was a kind of a catch that kept the door from opening. At about 3 o'clock in the morning Peter Foley woke me up and asked me to listen. I listened and heard somebody at the door. I did not know who it was. I thought I recognized the voices to be that of Martin Winters and Joseph Manning. Then the noise stopped and they went away from the door. Peter Foley said to me, Do you know who they were? I said, it sounds like Winters and Manning.

voice. He said, "yes." I got up and looked out of the window and I heard somebody getting up on the fence, they fell down again and went away. I thought they were gone. I came

0443

voice He said, "yes, I got up and looked out
 of the window and I heard somebody getting
 up on the fence; they fell down again and
 went away. I thought they were gone, I came
 to bed again. In the morning Foley left the room before
 I did. I got up about 11 o'clock and came down
 the stairs. There was nothing said to me about
 anything being missing. When I got up to the
 corner I saw Martin Winters and asked him
 if he had been up in the house? He said, "No,
 he had not been there. I told him I thought he
 was there. Foley said that you were there; he
 denied it. I told him I would wait till Man-
 ning came around and see who was there.
 About 4 o'clock I asked Manning if he knew
 anything about it? He said, "No. Foley went
 down to get his overcoat and he came with Mr.
 Liberty. She asked me if I knew anything about
 the things that had been taken out of her house.
 I said, I knew nothing about them. Mr. Liberty
 came to me and said, "What do you think
 of the barkeeper down in the saloon; do you
 think he is crooked?" I says, I don't know
 anything about the bar tender only to bid him
 the time of day. He says, "Come down to the room".
 I went down to the room and Mrs. Liberty
 asked me if I knew anything about it? I
 said, "nothing whatever". Mrs. Liberty said, "Peter

0444

Foley

told me you came into the house last night and that you were kind of drunk. You did not know what you were doing, you might have mistook the wrong room. You will please excuse me that I did not know what I was doing." So I say, "Well, has that anything to do with me? If you think I am guilty of this have a policeman and get me arrested. She said, I will give you \$15 and a room every night for a year, and when you want to sew anything you can have a needle and thread of me if you will get me back the clothes." I told her I knew nothing about it. Mr. Liberty began to get excited and walked up and down the room and put his hand in his hair and got mad. I told him, if you are going to get mad, I had better come out of here." Foley took him outside the door and went in the hallway and said something to him. I heard him say, "I want go to prison for them, I will get the things back." I went up to my room, and the next morning Mr. Liberty asked me where Foley worked. I told her where the place was. She went down to the shop and got Foley to take her to Joseph Manning's house. Joseph Manning said he would get the things back for her. That is what Foley told me in the station house. Mr. Liberty had me

0445

arrested afterwards. I was not in that young
lady's room that morning at 3 o'clock; she
is mistaken. I was not drunk. I knew every
thing I was doing.
The jury rendered a verdict of guilty of
petty larceny.

0446

Testimony in the case
of William Brennan
filed Nov. 24.

0447

Form 112.
STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss:

Police Court—First District.

Mma Liberty
of No. *257 Mulberry* Street, being duly sworn, deposes
and says, that on the *Night of the 13th* day of *November* 18 *80*

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent, *And from a Room*

in said premises
the following property, viz: *one overcoat two*
undercoats and one best in all

of the value of *fifty* Dollars,
the property of *deponent's husband*

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 *Peter Foley And*

William S. Brennan acting in concert
together for the reason that the
deponent by reason of having hired
a furnished Room of deponent in the
said above named premises had access
thereto And on the night in question
were seen by deponent's sister to enter
her Room at about 8 O'clock and saw
them place their hands upon some of her
clothing that was hanging in said Room
that she asked them what they were
doing and requested them to go out which

they did. That the within described property - i.e. - deppments husband's clothing was hanging on a rack or hook in the parlor on the aforesaid night and on the following morning deppment discovered that the property was stolen.

That deppment accused the prisoners with the taking of said property which they denied at first but subsequently told deppment that if she did not cause them further trouble they would return the property.

That the prisoner Foley brought to deppments residence said overcoat and said to deppment that he would not return it unless deppment paid him five dollars. That thereupon deppment caused his arrest and later the arrest of said Brennan both of whom deppment charges with being in concert and collusion and having taken stolen and carried away on the night in question the aforesaid property.

Mad Emma Liberty

Done to before me this
15 day of Nov 1880
J. J. [Signature]
Deputy Justice

0449

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY
OF NEW YORK.

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

Question. What is your name?

Answer.

William Brennan

Question. How old are you?

Answer.

20 Years

Question. Where were you born?

Answer.

New York City

Question. Where do you live?

Answer.

133 Mulberry Street

Question. What is your occupation?

Answer.

Printer

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

Answer.

I do not know anything about it

Wm. Brennan

Test before me this

day of

1881

POLICE JUSTICE.

0450

Police Court—First District.

CITY AND COUNTY
OF NEW YORK.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer,

Question. Where were you born?

Answer.

Question. Where do you live?

Answer

Question. What is your occupation?

Answer.

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

Answer.

*I am not guilty.
I know the men who stole
the clothing I heard them in
the house on the night the clothes
were stolen and saw them scale
the fence as they were about
entering the house. I did
all in my power to find and
have the property returned and
it was while engaged in so doing
that I was arrested. One of the
men who stole the clothes is
the one who jumped from the
windrow and escaped at the time
that I was taken into custody.*

Peter Foley

Taken before me this

day of

18

Police Justice

0451

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

Ap 191

Police Court—First District

THE PEOPLE &c,
ON THE COMPLAINT OF

Anna Liberty
257 Mulberry St
John Liberty
William Liberty

BAILED

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

Date,

Magistrate.

Officer.

Clerk.

Witnesses.

William Liberty
John Liberty

\$ 5.00 to answer

at General Sessions

Received at Dist. Atty's office

0452

CITY AND COUNTY }
OF NEW YORK, }

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

That

Peter Doley and William Brennan each

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

Three coats of the value of fifteen dollars
each

One vest of the value of five dollars

of the goods, chattels, and personal property of one

Anna Liberty

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.

0453

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

That the said

Peter Foley and William Brennan
each

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

Three coats of the value of fifteen
dollars each

One vest of the value of five dollars

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

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

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

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

BENJ. K. PHELPS, District Attorney.

0454

BOX:

24

FOLDER:

295

DESCRIPTION:

Foster, Thomas

DATE:

11/11/80



295

0455

No 82

Wm. H. Pacey

Counsel,

1880.

Filed 11 day of Jan

Pleads *in Guilty*

THE PEOPLE

vs.

Burglary—First Degree, and
Grand Larceny.

Thomas Foster

BENJ. K. PHELPS,

District Attorney.

*all offenders
served one term SP*

A True Bill

Jan 15/80

Foreman.

Charles D. King
SP 15 4 80

Verdict of Guilty against specialty of which count.

Munday

ON THE 11th DAY OF JANUARY 1880
GIVEN AND FORWARDED

IN WITNESS WHEREOF, I have hereunto set my hand and the seal of the Court, at New York, this 11th day of January, 1880.

0456

Police Office, Fourth District.

City and County } ss.
of New York, }

Erosline S Bates

of No. 210 East 30th Street, being duly sworn,
deposes and says, that the premises No. 210 East 30th
Street, 21st Ward, in the City and County aforesaid, the said being a dwelling house
and which was occupied by deponent as a dwelling house for himself
and family were **BURGLARIOUSLY**
entered by means forcibly opening the hall door
leading into said premises with a false
key

on the night of the 28th day of October 1880
and the following property feloniously taken, stolen and carried away, viz.:

with the felonious intent to take steal and
carry away therefrom the following property
to wit: One pair gold Sleeve buttons of
the value of Twenty dollars and wearing
apparel the property of Frank Walton in the
care and charge of deponent

~~the property of~~

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 Thomas Foster (now here)

for the reasons following, to wit: That about the hour of nine
o'clock P.M. on said date he found said
Foster in a bed room on the third floor of
said premises where said property was contained
That said Foster came out of said room

0457

and passed deponent. That said Foster
turned around and ~~immediately~~
pointed and placed a pistol at the head
of deponent. ^{Then this} when deponent ~~the~~ struck the arm
of said Foster and pushed him. He said
Foster ran down stairs,

Brought before me this Ernest S. Bates D
30 day of October 1880.
D. H. Ripley Police Justice

0458

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name?

Answer.

Thomas Foster

Question. How old are you?

Answer.

33

Question. Where were you born?

Answer.

Canada

Question. Where do you live?

Answer.

320 E 29th St

Question. What is your occupation?

Answer.

Laborer

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

Answer. *I am innocent of the charge*

Thomas Foster

Taken before me this

30 day of

Oct- 1890

Police Justice.

0459

No 82

Police Court--Fourth District.

THE PEOPLE, &c

ON THE COMPLAINT OF

Erskine S. Bates
210 East 30th St

Thomas Foster

2
3
4
5
6

Offence, *burglary*

Dated *October 30* 188*6*

Burke H. Buxby Magistrate.

Walter H. Buxby Officer.

William H. Buxby Clerk.

Witnesses, *Janis Bates*

210 East 30th St

\$3000 bail to ans

Comm

Received in District Att'y's Office,

BAILED:

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

0460

CITY AND COUNTY
OF NEW YORK, } ss.

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

That

Thomas Foster

late of the *Twenty first* Ward of the City of New York, in the County of
New York, aforesaid,

on the *Twenty eighth* day of *October* in the year
of our Lord one thousand eight hundred and ~~seventy~~ *Eighty*,
with force and arms, about the hour of *Nine* o'clock in the *Night* time
of the same day, at the Ward, City and County aforesaid, the Dwelling-house of

Erskine S. Bates

there situate, feloniously and burglariously did break into and enter by means of
forcibly breaking open an outer door of said
Dwelling house

whilst there was then and there some human being to wit, one

Erskine S. Bates within the said dwelling-house he, the said

Thomas Foster

then and there intending to commit some crime therein, to wit, the goods, chattels, and
personal property of

Erskine S. Bates

in the said dwelling-house then and there being, then and

there feloniously and burglariously to steal, take, and carry away, against the form of
the Statute in such case made and provided, and against the peace of the People of the
State of New York and their dignity.

~~And the jurors aforesaid, upon their oath aforesaid, do further present: That~~
~~afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County~~
~~aforesaid, about the hour of _____ o'clock in the _____ time of said day,~~
~~the said _____~~

~~late of the Ward, City, and County aforesaid,~~

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

~~in the said dwelling-house of one _____~~

~~, then and there being _____ and~~

~~in 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.~~

BENJ. K. PHELPS, District Attorney.

0461

BOX:

24

FOLDER:

295

DESCRIPTION:

Fulton, Frank

DATE:

11/18/80



295

0462

BOX:

24

FOLDER:

295

DESCRIPTION:

Kettner, Paul

DATE:

11/18/80



295

0463

102

Day of Trial

Counsel,

Filed 18 day of Nov 1880.

Pleads

THE PEOPLE

vs.

Frank Sultan ²
(1 case)

Paul Kettner ²
(2 cases)

BURGLARY—Third Degree, and
Receiving Stolen Goods.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

W. H. Kery

Foreman

Could not find with

0464

POLICE COURT Fifth DISTRICT.City and County
of New York, } ss:John D. Hunt
of the City of New York 24th Ward Street, being duly sworn,deposes and says, that the premises in the rear of deponent's residence City of New York 24th Ward Street, 24th Ward, in the City and County aforesaid, the said being an out house within the curtilage of deponent's dwelling house but not forming a part thereof and which was occupied by deponent as a Carpenter shopwere **BURGLARIOUSLY** broken into and entered by means of forcibly breaking the fastening of an outer window and entering therein with intent to commit a crimeon the night of the 21st day of October 1880and the following property feloniously taken, stolen, and carried away, viz: One brass keyFour saws - Two braces and forty bits - Four augers - Twelve gimms - Chisels - Ten Plough Bits - One pair of Pliers - One set of draining instruments - One pair of Compasses - One Plane - One Screw-driver - One patent Drill and one patent extension Bit - said property being in all of about the value of fifty dollarsthe property of deponentand 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 byFrank Preston and Paul Kestner (bothnow here) for the reasons following, to wit:That on the evening of the said 21st day of October 1880, said outer window in said Carpenter shop was closed and securely fastened and that on the following morning discovered the said window had been broken open and the aforesaid property missing.That deponent was informed by officer Michael Brady that he arrested said Frank Preston

24th Ward.

on Madison Avenue near Moore Street at the hour of three o'clock in the morning of the 9th day of November 1880 as a suspicious person and that upon searching said Fulton said officer found a number of keys on his person; that deponent was also informed by the said officer that he examined the room occupied by said Fulton in premises No. 135 Elizabeth Street, in said city, and found therein one brass key, now here shown, and which key deponent identifies as the key of the door of said Carpenter Shop.

Deponent further says that on the night of the 4th day of November 1880, the Carpenter Shop as aforesaid was again burglariously broken into and entered by means of breaking the glass and unfastening another outer window of said Shop and entering therein and a large quantity of Carpenters tools were taken, stolen and carried away and deponent believes that the said Fulton and Kettner ^{also} committed the last burglary from the fact that said officer Michael Brady also informed deponent that at the time he examined said Fulton's room he said officer found therein one baywood mahogany peg and one gun cleaner and divider, now here shown, and which property deponent fully identifies as his personal property and which was taken, stolen

0466

and carried from his possession on the night of the said 4th day of November 1880. Deponent further says that he was informed by Sophia Clark who keeps the premises No. 135 Elizabeth Street where said Fulton resides that said Kettner was introduced to her as said Fulton's brother and that said room was rented and paid for for one week for the use of both of said men. Deponent therefore charges the said Fulton and Kettner with the burglary and larceny as aforesaid.

Sworn to before me this } John J. Hunt
14th day of November 1880 }
Attest A. M. Munn
Police Justice

City and County of New York, N.Y.:-

Michael Brady an officer attached to the 34th Police Precinct being duly sworn deposes and says that he has heard read the foregoing affidavit of John J. Hunt and as much thereof as relates to deponent is true of his own knowledge.

Sworn to before me this }
14th day of November 1880 }
Attest A. M. Munn
Police Justice
Michael Brady

0467

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss.Police Court, 5th District.

of No.

168 Mulberry Street, being duly sworn, deposes and

says, that on the

7th day of November 1880

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

my name

came to deponent's carpenter shop at premises No. 76 Elizabeth Street, in said city, and offered to sell deponent a large quantity of carpenter tools which they carried in a basket; that deponent examined some of the said tools and discovered that some of the said tools were marked with the name "Hunt"; that deponent declined to purchase any of the said tools. Deponent further says that he fully identifies Frank Fulton, now present in Court, as one of the said men who offered to sell deponent the said tools and that said Fulton is the man who carried said tools in said basket. Deponent further says that he believes the name of the man who was in company with said Fulton at the said time is "Keene" or "Keeney", and who resides some where in Mulberry or Mott Street near Grand Street.

Given to before me this 14th day of November 1880

Michael J. Connelley

John J. Connelley
Police Justice

0468

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, ss.Police Court, 5th District.

Sophia Clark
 of No. *135 Elizabeth* Street, being duly sworn, deposes and
 says, that on the *28th* day of *October* 1880.

at the City of New York, in the County of New York, *one Frank*

Fulton, now present in Court and
 whom deponent identifies, came to
 deponent's residence and hired a
 furnished room of deponent which said
 room said *Fulton* occupied about
 two weeks, and deponent further says
 that on the said day said *Fulton* hired
 said room, said *Fulton* introduced
 a man to deponent as his brother, and
 that deponent identifies *Paul Kettner*,
 here present, as the man whom said
Fulton represented to be his brother.

Sworn to before me this
14th day of *November* 1880 } *Sophia Blake*
Thos. Munn
 Police Justice.

0469

POLICE COURT—FIFTH DISTRICT.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question. What is your name?

Answer.

Frank Fulton

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

Germany

Question. Where do you live?

Answer.

*The last place I lived in was
131 Elizabeth street*

Question. What is your occupation?

Answer.

Confectionary

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

preferred against you?

Answer.

*I am guilty of the offense committed on the 4th instant
I am guilty & Keltner had nothing
to do with the offense.*

Taken before me, this

14th

day of

November 1880

Frank Fulton

Wm. C. Flannery

Police Justice.

0470

POLICE COURT FIFTH DISTRICT.

CITY AND COUNTY
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Paul Kettner

Question. How old are you?

Answer.

26 years

Question. Where were you born?

Answer.

Germany

Question. Where do you live?

Answer.

119 Bayten Street

Question. What is your occupation?

Answer.

Bedlam

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

Answer.

I am not guilty. The night when this was committed I was sleeping at Henry's lodging house in Chatham Square under the name of John Meyer.

Taken before me, this

14th

day of

November 1889

Paul V. Vatter

Charles H. Hannon

Police Justice.

POLICE COURT - FIFTH DISTRICT

THE PEOPLE, &c.,
OF THE COMPLAIN

John J. Hunt
Don of Fordham Ave & 7th St
Grand Juror
Paul Kettner

Office

November 14, 1920

R. A. Hammer Magistrate

Brady Clerk

Clk.

Michael Brennan
116 Broadway

1000 13 Ave

2. Dr. m. ex

Stephen A. Brennan
1135 Broadway

Michael C. Brady
34 1/2 Police Precinct

Received in Dist. Atty's Office

0472

POLICE COURT Fifth DISTRICT.City and County }
of New York, } ss:

Hamilton R. Searles
 of the east side of Madison Avenue + 172nd Street, being duly sworn,
 deposes and says, that the premises are on the east side of Madison Avenue + 172nd
Street, 24th Ward, in the City and County aforesaid, the said being a an out house
within the curtilage of deponent's dwelling house, but not
forming a part thereof
 and which was occupied by deponent as a Chicken and store house

were **BURGLARIOUSLY** broken
 into and entered by means forcibly breaking the fastening of
an outer window of said out house and getting
therein with intent to commit a crime

on the night of the 14th day of October 1880.
 and the following property feloniously taken, stolen, and carried away, viz:

One brace and twenty five Bits = Twelve
Anger Bits = Three Squares = Twenty
Cooges = Fifteen Finer Chisels = Three
Blotting Cooges = One screw-driver = Five
Saws = One pair of Pinchers = Three Planes =
Three Cooges and Forty Nails
Said property being in all of about the
value of One hundred 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

Frank Sutton and Paul Kettner
 for the reasons following, to wit:

That said Sutton acknowledged
and confessed to deponent, that he stood on
the sidewalk while said Kettner entered
the said out house and that said Kettner
also acknowledged and confessed to
deponent in open court that he did
burglariously enter said premises and did
take and carry away the aforesaid property.
Said Sutton was sworn to before me this 14th day
of November 1880

Hamilton R. Searles.
City C. Hamilton Police

0473

POLICE COURT—FIFTH DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Frank Fultz

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

Germany

Question. Where do you live?

Answer.

131 Elizabeth Street

Question. What is your occupation?

Answer.

Inspector

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

Answer.

I was with Webster when he went in search place.

Francis Fulton

Taken before me, this

14

day of

Nov.

1877

John A. Haver

Police Justice.

POLICE COURT—FIFTH DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Paul Nelson

Question. How old are you?

Answer. 26 years

Question. Where were you born?

Answer. Germany

Question. Where do you live?

Answer: 149 Duple

Question. What is your occupation?

Answer. Reflex

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

Answer. Range with

Taken before me, this

day of

me. this 14 } Paul Kottner
Nov. 1855 }

Charles Harvey Police Justice

0475

100152 N 5th DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William J. Leary
112 1/2 Madison Ave.

Frank Stanton

Paul Nettles

David J. Murphy 1880

C. A. Mammie Magistrate.

Grady Officer.

Clerk.

Michael Concoran
#168 Mulberry Street.

Stephen C. Clark
#130-Edgewood Street

Michael Grady
34 1/2 Olive Street

Committed in default of \$

W. W. Cash Bail.

Noted by

No. Street.

0476

5th

District Police Court

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK,

ss.

24 of No. *the west side of 3rd Avenue near Monroe Street*
being duly sworn, deposes and says, that on the *9th* day of *November* 18*80*
at the *24th Ward* City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent,

the following property, viz.:

*One pair of stripped cotton
socks, of the value of fifteen cents.*

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

*Frank Fulton (now here)
from the fact that said Fulton
acknowledged and confessed to deponent
in open court that he did take, steal
and carry away the said property from
the yard in the rear of said premises;
against the form of the Statute in such
case made and provided.*

Charles Heylman

Sworn before me this 9th day of November 1880
at New York
Ramon Justice

Mo 152 912 District Police

District Police Court

THE PEOPLE, &c.,

ON "THE COMPLAINT OF

ON THE COMPLAINT OF
Charles Chapman
vs
Jesse Lee Chapman et al
vs
Frank Fisher

Frank Jackson

DATE:

DATE: February 19, 1940

REGISTERED

DIRECTOR.

WINTER 1978 :

W 17116313:
Michael Brady
24 Police Precinct

Disposition

Committed

0478

CITY AND COUNTY } ss.
OF NEW YORK, }

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

That

Frank Fulton

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

*Two socks of the value of seven and
one half cents each*

of the goods, chattels and personal property of one

Charles Heyman

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

BENJ. K. PHELPS, District Attorney.

0479

INVESTIGATION OF THE PROGRESS OF THE
CITY OF NEW YORK, 1880.

Counsel,
Filed 18 day of Nov
Pleads

1880.

THE PEOPLE

vs.

Frank Fulton

3 cases

BENJ. K. PHELPS,

District Attorney.

3 bills
A True BILL
OK King

Foreman.

Indictment—Larceny.

0480

CITY AND COUNTY } ss.
OF NEW YORK, }

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

That

Frank Dutton and Paul Kettner
each

late of the *twenty fourth* Ward of the City of New York, in the County of New York,
aforesaid, on the *twenty five* day of *October* in the year of our Lord one
thousand eight hundred and eighty *shop* with force and arms, at the Ward,
City and County aforesaid, the of

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

John I. Hunt then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

Four saws of the value of one dollar each -

Two braces of the value of one dollar each

Forty bits of the value of twenty five cents each

Four hammers of the value of one dollar each

Twelve chisels of the value of fifty cents each

*Ten other bits (of the kind called ploughbits) of the value of fifty
cents each -*

One pair of plyers of the value of one dollar

*One set of instruments of the kind called drawing instruments (a
more particular description of which is to the jurors aforesaid unknown
and cannot now be given) of the value of ten dollars -*

One pair of compasses of the value of two dollars

One punch of the value of one dollar

One screw driver of the value of one dollar

One drill of the value of two dollars

One other bit of the value of four dollars
of the goods, chattels, and personal property of the said

John I. Hunt

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

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

THAT the said

Frank Sulton and Paul Kettner each

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

Four saws of the value of one dollar each
 Two braces of the value of one dollar each
 Forty Bits of the value of twenty five cents each
 Four gauges of the value of one dollar each
 Twelve chisels of the value of fifty cents each
 Ten other bits (of the kind called ploughbits) of the value of fifty cents each
 One pair of pliers of the value of one dollar
 One set of instruments (of the kind called drawing instruments and a more particular description of which is to the jurors aforesaid unknown and cannot now be given) of the value of ten dollars
 One pair of compasses of the value of two dollars
 One punch of the value of one dollar
 One screw driver of the value of one dollar
 One Drill of the value of two dollars
 One other bit of the value of four dollars

of the goods, chattels and personal property of

John I. Hunt

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

John I. Hunt

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

Frank Sulton and Paul Kettner

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

BENJ. K. PHELPS, District Attorney.

0482

153

Day of Trial

Counsel,

Filed 18 day of Nov 1880.

Pleads

THE PEOPLE

vs.

Frank Fulton ²
(3 cases)
Paul Kettner ²
(2 cases)

BURGLARY—Third Degree, and
Receiving Stolen Goods.

BENJ. K. PHELPS,

District Attorney.

A True Bill

W. H. McCreary

Foreman

W. H. McCreary

Pleads Guilty

S.P. 4 up to (each)

0483

CITY AND COUNTY } ss.
OF NEW YORK,

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

That *Frank Fulton and Paul Kettner*
each

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

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

Hamilton R. Seales then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

One Brace of the value of five dollars
Eighty seven Bits of the value of twenty five cents each
Three squares of the value of one dollar each
Twenty gauges of the value of one dollar each
Fifteen chairs of the value of one dollar each
Three other gauges of the value of two dollars each
One screw driver of the value of two dollars
Five pairs of the value of two dollars each
Three pairs of pinches of the value of two dollars each
Three planes of the value of two dollars each
Forty fowls (of the kind commonly called chickens)
of the value of forty cents each

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

Hamilton R. Seales

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

0484

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

THAT the said

Frank Fulton and Paul Kettner each

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

One Brace of the value of five dollars
Eighty seven Bits of the value of twenty five cents each
Three squares of the value of one dollar each
Twenty gouges of the value of one dollar each
Fifteen chisel of the value of one dollar each
Three other gouges of the value of one dollar each
One screw driver of the value of two dollars
Five saws of the value of two dollars each
Three pairs of punches of the value of two dollars each
Three planes of the value of two dollars each
Forty fowls (of the kind commonly called chickens of the value of forty cents each

of the goods, chattels and personal property of

Hamilton R. Seale

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

Hamilton R. Seale

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

Frank Fulton and Paul Kettner

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

BENJ. K. PHELPS, District Attorney.