

0745

BOX:

79

FOLDER:

882

DESCRIPTION:

Fallon, Richard

DATE:

10/13/82



882

0746

169 2312

*WSP*

Filed 13 day of Oct 1882  
Pleads Not guilty (16)

THE PEOPLE

vs.

*Richard Fallon*

ROBBERY—First Degree.

JOHN MCKEON,

*District Attorney.*

**A True Bill.**

*Carroll D. King*

*Oct 23. 1882*  
Foreman.

*George A. Kuylen*

0747

CITY AND COUNTY }  
OF NEW YORK, } ss.

POLICE COURT—FOURTH DISTRICT.

*John Gordon* aged 65 years a Laborer  
of No. *the South Side of 94<sup>th</sup>* Street, *between 2<sup>nd</sup> & 3<sup>rd</sup> Avenues*  
being duly sworn, deposes and saith, that on the *29<sup>th</sup>* day of *September*  
18*92*, at the *21<sup>st</sup>* Ward of 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, without his consent and against his will, the following property, viz:

*One double case Silver Watch  
attached to a gold chain  
all of the value of Forty dollars \$40.00*

~~of the value of~~ *John Gordon* Dollars  
the property of *John Gordon*  
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 as aforesaid, by  
*Richard Fallon (now here) and two other  
persons whose names are at present  
unknown to deponent.*

*from the fact that on  
said day about the hour of 6.30 P.M. ~~deponent~~  
deponent was in a coach returning from a  
funeral and when at the corner of 1<sup>st</sup> Avenue  
and 94<sup>th</sup> Street the driver of said coach ordered  
deponent from said coach, and immediately  
after deponent had left said coach and was  
standing on said corner the said Richard  
Fallon seized hold of deponent by deponents  
wrists and pressed deponents hand against  
deponents throat and at the same time  
the said two persons whose names are  
unknown to deponent did take, steal, and  
carry away the said watch and chain from  
the person and possession of deponent  
deponent further says that said Fallon and  
said two persons whose name are unknown  
to deponent were then and there acting in  
concert and collusion with each other at said time*

*John Gordon*

Sworn to before me, this *29<sup>th</sup>* day of *September* 18*92*  
*Wm. M. [Signature]*  
Justice

0748

Sec. 198-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

Richard Fallow 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. Richard Fallow

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. 309 East 35<sup>th</sup> Street. two years

Question. What is your business or profession?

Answer. a gravel roofer

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 an innocent man  
I know nothing about what the  
Complainant charges me with

Richard Fallow.

Taken before me this

day of October

1882

P. W. W. W. W.  
Police Justice.

0749

Sec. 208, 209, 210 & 212.

Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*John Brennan*  
*Joseph M. Sile 9th*  
*Richard Ballou*

Offence, *Robbery*

Dated *October 10th* 188*2*

*J. J. McLaughlin* Magistrate.

*Chas. Holt* Officer.

*21 1/2* Clerk.

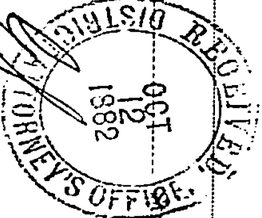
Witnesses

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

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

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

*Sam Stone*



BAILED,

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

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

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

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

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

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

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

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

*29th Sept 1882*

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 admitted to bail in the sum of \_\_\_\_\_ Hundred Dollars and be committed to the Warden or Keeper of the *City Prison* until he *be legally discharged*

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.

0750

Sec. 208, 209, 210 & 212.

Police Court District, 4

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*John Gordon*  
*Sept 21st 1882*  
*Richard Mallon*

Offence, *Att. &c.*

Dated *October 10th* 1882

*J. P. McArthur*, Magistrate.

*Chas. Holt*, Officer.

217, Clerk.

Witnesses

No. Street,

No. Street,

No. Street,

RECEIVED  
COURT DISTRICT  
OCT 12 1882  
*John Gordon*

BAILED,

No. 1, by

Residence Street,

No. 2, by

Residence Street,

No. 3, by

Residence Street,

No. 4, by

Residence Street,

*29th Sept Judge :-*

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 admitted to bail in the sum of *£100* and be committed to the Warden or Keeper of the City Prison until he shall have given such bail as shall be approved by me.

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

Dated *10th* 1882

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

Dated *10th* 1882

Police Justice, *John Gordon*

0751

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

THE PEOPLE OF THE STATE OF  
NEW YORK,

against

*Richard Fallon*

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

*Richard Fallon*

of the crime of Robbery in the first degree,

committed as follows:

The said *Richard Fallon*

late of the First Ward of the City of New York, in the County of New York, aforesaid,  
on the ~~twenty ninth~~ day of *September* in the year of our Lord  
one thousand eight hundred and eighty ~~two~~, at the Ward, City and County aforesaid,  
with force and arms, in and upon one *John Gordon*  
in the peace of the said People then and there being, feloniously did make an assault and

*one watch of the value of  
thirty dollars and one  
watch chain of the value  
of ten dollars*

of the goods, chattels and personal property of the said

*John Gordon*  
from the person of said *John Gordon* and against  
the will and by violence to the person of the said *John Gordon*  
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.

JOHN McKEON, District Attorney.

0752

BOX:

79

FOLDER:

882

DESCRIPTION:

Faulkner, John

DATE:

10/11/82



882

0753

125

Day of Trial,

Counsel,

Filed 11 day of Oct 1882

Pleads Not guilty (12)

THE PEOPLE

vs. Prosecutors

John Sanson

Felonious Assault and Battery.

JOHN McKEON,

District Attorney.

P 2 Oct 23/82

pleads 2 County  
A True Bill.

Charles B. King

Foreman.

246 West St.

FS

WITNESSES.

Handwritten witness signatures and names on lined paper.

0754

Form

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

POLICE COURT—FIRST DISTRICT.

*Francis Collins*

of No. *13 Jacob* Street, being duly sworn, deposes and says,

that on the *7<sup>th</sup>* day of *October* 18*92*

at the City of New York, in the County of New York, he was violently and feloniously assaulted and beaten by

*John Faulkner* now present.

*That said Faulkner did wilfully and maliciously cut and stab deponent upon his side and back with and by means of a certain knife and sharp dangerous weapon which he Faulkner then & there held in his hand*

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

*John Faulkner*

with the felonious intent to take the life of deponent, or to do <sup>*serious*</sup> bodily harm, and without any justification on the part of the said assailant :

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

*Francis Collins*

Sworn to, before me, this

day of

*October*

18*92*

*Francis Collins*  
Police Justice.

0755

Sec. 108-200.

CITY AND COUNTY OF NEW YORK,

1st District Police Court.

*John Faulkner* 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 Faulkner*

Question. How old are you?

Answer.

*17 Years*

Question. Where were you born?

Answer.

*This City*

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

Answer.

*97 Roosevelt St about one Year*

Question. What is your business or profession?

Answer.

*Truck Driver*

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 the charge*

*John Faulkner*  
mark

Taken before me this

day of

188

*[Signature]*  
Police Justice.

0756

*Complaint*  
*John Paulsen*

*John Paulsen*  
*John Paulsen*  
*John Paulsen*

Police Court  
District 125

THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
*John Paulsen*  
*John Paulsen*  
*John Paulsen*  
Offence *Assault & Battery*

Dated *Oct 8* 188*2*

*Thomas H. Kelly*  
Magistrate

Witnesses  
*Samuel Johnson*  
*St. Paulsen*

No. *1000* to answer  
Street, *1000*



*(DM)*

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 Paulsen*

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 *October 8* 188*2* *John Paulsen*  
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.

0757

Complains wife  
says can't sign  
James -  
Shannon  
drunk  
Officer Dept. Station

Police Court District  
125

THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
Francis Collins  
John Pauline  
of the City of New York

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

Dated Oct 24 1882  
Magistrate  
Thomas J. Wade  
Clerk  
James Shannon  
Witness  
No. 15 Mulberry Street,

RECEIVED  
OCT 29 1882  
DISTRICT ATTORNEY  
\$1000 to answer

(Com)

There being no sufficient cause to believe the within named  
guilty of the offence within mentioned, I order h to be discharged.  
Dated 1882  
Police Justice.

I have admitted the above named  
to bail to answer by the undertaking hereto annexed.  
Dated 1882  
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 1882  
Police Justice.

0758

INDICTMENT FOR

THE PEOPLE,  
ON COMPLAINT OF

John Faulken  
ES.

Shannon wa

drunk ~~h~~

Put on when the  
witnesses for the State  
get sober

J. R. Adams

0759

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 Faulkner*

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

*John Faulkner*

of the CRIME OF "Assault and Battery upon another with a deadly weapon with intent to kill," committed as follows:

The said

*John Faulkner*

late of the City of New York, in the County of New York, aforesaid, on the *seventh* day of *October* in the year of our Lord one thousand eight hundred and eighty *two* with force and arms, at the City and County aforesaid, in and upon the body of *Francis Collins* in the peace of the said people then and there being, feloniously did make an assault and *in* the said *Francis Collins* with a certain *knife* which the said *John Faulkner*

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 *Francis Collins* 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 Faulkner*

of the CRIME OF "Assault upon another; without justifiable or excusable cause, with a sharp dangerous weapon, with intent to do bodily harm," committed as follows:

The said

*John Faulkner*

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 the said *Francis Collins* then and there being, wilfully and feloniously did make an assault and *in* the said *Francis Collins* with a certain *knife* which the said *John Faulkner*

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

JOHN McKEON, District Attorney.

0760

BOX:

79

FOLDER:

882

DESCRIPTION:

Finnigan, Richard

DATE:

10/30/82



882

0761

277 Side used

(11)

Day of Trial,

Counsel,

Filed day of

1882

Pleads

THE PEOPLE

vs.

Richard Sminger

*[Handwritten signature]*

*[Handwritten signature]*

JOHN McKEON,

District Attorney.

A True Bill.

*[Handwritten signature]*  
Foreman  
Price \$10.

0762

STATE OF NEW YORK, }  
City and County of New York. } ss.

Fourth District Police Court.

Alonzo S. Evans of 100 E 22<sup>nd</sup> Street

being duly sworn, deposes and says, that on the Thirteenth day of July 1882, at the City of New York, in the County of New York,

one Richard Finnegan, (now here) willfully, unlawfully, and wickedly did overdrive, torture, and torment a certain living creature to wit a certain horse, by then & there compelling said horse to pull and drag a certain vehicle called a cart, to which it was attached by harness, upon, through and over divers streets and public highways in said City, while it the said horse was lame, sore, sick, and suffering in its body and limbs, and did cause thereby to the said living creature unjustifiable physical pain and suffering in violation of the Statute in such case made and provided.

Wherefore the complainant prays that the said

Richard Finnegan

may be arrested and dealt with according to law, and more especially according to the following laws made and provided, to wit:

"An Act to prevent prize fights and fights among game animals," passed April 4, 1856; and "An Act to amend chapter four hundred and sixty-seven of the laws of eighteen hundred and sixty-two, entitled 'An act to prevent the traffic in impure and unwholesome milk,'" passed May 2, 1864; and "An Act for the preservation of the health of animals for human food," passed April 13, 1866; and "An Act better to prevent cruelty to animals," passed April 19, 1866; and "An Act for the more effectual prevention of cruelty to animals," passed April 12, 1867; and "An Act relating to animals," passed February 11, 1874; and "An Act to amend chapter ninety-seven of the law of 1875," entitled "An Act providing for the forfeiture of property in certain cases," passed May 4, 1875; and "An Act to prevent injury to animals in the City of New York," passed February 8, 1876; and "An Act relating to diseased animals," passed February 23, 1878; and the ordinances and regulations of the Sanitary Code of the Board of Health Department of the City of New York.

Sworn to before me this 14<sup>th</sup> day of July 1882

Alonzo S. Evans

Moran O'Sullivan  
Police Justice.

0763

POLICE COURT DISTRICT.

THE PEOPLE, &C.,

ON THE COMPLAINT OF

CRUELTY TO ANIMALS.



DATED, 188

Magistrate.

Clerk.

Officer.

Witnesses:

Henry Bergh, 100 Q. 22d St.

BAILED \$ to ans. Sess.

By

Street.

John J. O'Brien, Printer, 397 Fourth Avenue, New York.

0764

Sec. 108-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

*Richard Finneyan* 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. *Richard Finneyan*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *New York, City*

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

Answer. *West 70 Street betw. 10th & 11th Avenues, Eight years*

Question. What is your business or profession?

Answer. *Driver*

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 can't say anything I learned a trial in the Court of General Sessions*

*Richard Finneyan*

Taken before me this

day of

*July*

1889

*Thomas J. ...*  
Police Justice.

0765

BAILLED,

No. 1 by James P. Murray  
 Residence 571 of the Chambers Street

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

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

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

598 277  
 Police Court District.

THE PEOPLE, &c.,  
 ON THE COMPLAINT OF

Charles J. Jones  
Robert E. Jones  
Richard Timoney

Offence, Credited to Accounts

Date July 14 1882

Merrett Magistrate.

W. M. Jones Other.

22  
 Clerk.

Witnesses, \_\_\_\_\_

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

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

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

\$ two to answer

Paul



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 Richard Timoney

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 July 14 1882 Merrett Police Justice.

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

Dated July 14 1882 Merrett 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 \_\_\_\_\_ 1882 \_\_\_\_\_ Police Justice.

0766

598 277 District. Police Court

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Alamy J. Brown  
1000 E. 22<sup>d</sup>  
Richard Timiney  
2  
3  
4  
Offence, *Cafes 57*

Dated July 14 1882

*accy* Magistrate

*Geo. W. Glas* 22<sup>d</sup> Officer

Clerk.

Witnesses,

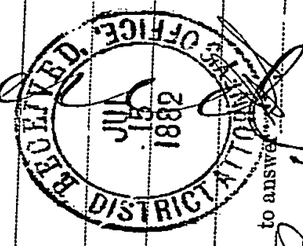
No. Street,

No. Street,

No. Street,

\$ *100* to answer

*Bailed*



BAILLED,  
No. 1 by *James B Murray*  
Residence *841 4<sup>th</sup> St*

No. 2, by  
Residence Street,

No. 3, by  
Residence Street,

No. 4, by  
Residence Street.



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 *Richard Timiney*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *100* 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 14 1882 *Marion Coffey* Police Justice.

I have admitted the above named *Richard Timiney*

to bail to answer by the undertaking hereto annexed. *Marion Coffey* 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 1882 *Marion Coffey* Police Justice.

0767

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Richard Finigan

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

Richard Finigan

of the CRIME OF

Cruelty to Animals

committed as follows:

The said

Richard Finigan

late of the City and County of New York, on the ~~thirteenth~~ <sup>fourteenth</sup> day of ~~July~~ <sup>August</sup> in the year of our Lord one thousand eight hundred and eighty-~~two~~ <sup>two</sup>, at the City and County aforesaid, with force and arms

having then and there the care, charge and control of a certain sick, sore, lame and disabled living creature, to wit: a horse, did then and there unlawfully over-drive the said horse, by attaching the said horse, while so sick, sore, lame and disabled as aforesaid, then and there to a certain vehicle commonly called a wagon, and compelling the said horse while so sick, sore, lame and disabled as aforesaid, to draw the said wagon, to the great damage of the said horse, and against the form of the Statute in such case made and provided and against the peace of the People of the State of New York, and their dignity.

John McKeon  
District Attorney

0768

BOX:

79

FOLDER:

882

DESCRIPTION:

Fischer, Max

DATE:

10/10/82



882

0769

104

Counsel,  
Filed 10 day of Oct 1882  
Pleads

~~LAROBET AND RECEIVING STOLEN GOODS~~  
**INDICTMENT.**

THE PEOPLE

vs.

*Max E. Fisher*  
*do*  
*do*  
*do*  
*do*

*W*

JOHN MCKEON.

District Attorney.

**A True Bill.**

*Wm. B. K...*  
Foreman

*Oct. 17/2*

*Pleas Fitch Lerney*  
*Com. Sup. M...*

0770

2<sup>d</sup> District Police Court.

Affidavit - Larceny.

CITY AND COUNTY }  
OF NEW YORK, } ss

jobber of No. 123 East 63<sup>rd</sup> Street, <sup>Emil Lion, 37 years old, dry goods</sup> New York City

being duly sworn, deposes and says, that on the 5<sup>th</sup> day of October 1882

at the dry goods store No 98 Bway in the City of New York,  
in the County of New York, was feloniously taken, stolen and carried away from the possession

of deponent <sup>on the day time</sup>  
the following property, viz: Forty five silk handkerchiefs  
of the value, altogether, of thirty dollars

the property of deponent and of Isaac Trisdorfer  
and Leopold Levy who together with deponent  
are partners in business under the firm  
name of Trisdorfer, Lion & Company 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 ~~Martin~~ Fischer, now here,

from the following facts. Deponent is informed  
by Sergeant Richard Field of the Central  
Office Police that on the said date he  
arrested said ~~Martin~~ Fischer in the Bway  
near Grand Street and at the time of such  
arrest said ~~Martin~~ Fischer had in his  
possession concealed on his person the  
silk handkerchiefs, here shown, which  
deponent identifies as belonging to said  
firm and as having been in the stock  
of goods in said store on the 4<sup>th</sup> day of October

Justice

0771

1882. Deponent is further informed by said Field that he made said arrest at about seven o'clock and forty minutes on said morning and that said Fischer was then going towards Grand street along the Brewery. Deponent is further informed by Bruno Weitzman, a porter in said store, that at about seven o'clock and thirty minutes on said morning he saw said Fischer in said store, and that said Fischer remained there sometime morning about the store and examining goods therein, and that while said Fischer was in the said store he said that he would wait for a salesman, there being at the time no salesman in the store.

Sworn to before me this 5<sup>th</sup> day of October 1882 }  
 Police Justice }  
 Bruno Weitzman }  
 The handkerchiefs were in boxes, which were found empty after examining them this morning.

CITY AND COUNTY }  
OF NEW YORK, } ss.

Bruno Weitzman

aged 29 years, occupation porter of No.

123 East 30<sup>th</sup>

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Emil Swin

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

Sworn to before me, this 5<sup>th</sup> day of October 1882

Bruno Weitzman

Police Justice

Police Justice.

0772

Emil Lim being Croft's friend.  
Question In what way can you  
identify the property

Answer By the patterns and the style,

Question Have you any private  
mark on the Handkerchiefs

Answer No Sir -

Question Did you buy them or  
manufacture them

Answer

I bought them

Question Will you swear the 45  
H.K.s were in your possession  
yesterday

Answer I did not see them yesterday

Emil Lim

Given before me this  
5<sup>th</sup> day of Oct 1882

R. S. P. P. P.

see Police Justice

0773

City & County of New York.

Bruno Weitzmann being  
sworn says that he is  
the Porter of his  
office at No 98 Bowery.

That Max Fischer came  
to saw store at about 1/2  
past seven o'clock this  
morning & while <sup>he was</sup> there  
was another Porter in  
the store & two boys. Mr.  
Fischer was then in  
the office. When he came  
in ~~he~~ first looked around  
without making any  
enquiry & after a few minutes  
he asked for a saleswoman  
& I told him that there was  
not any of them there  
at this time. He went  
near the boxes that  
contained the Handker  
chiefs that were stolen  
Department did not suspect  
that he would steal &  
did not watch him while  
he was in the store  
Department went down  
stairs and did not

0774

City & County of New York.

Richard Field of the Central Office being duly sworn says that he arrested ~~Max~~ Fischer on suspicion he knowing him as a thief. This arrest was made from 15 to 20 minutes before eight o'clock this morning in the Bowery nearly opposite Tridner Lyons & Co Store.

Deponent searched Fischer & found in the two inside pockets of his coat the forty five silk pocket handkerchiefs now here & identified by Mr. Lyon as having been stolen from Tridner Lyons & Co

Sworn to before me this  
5<sup>th</sup> day of October 1852  
C. B. Evelyn  
Police Justice

Richard Field

0775

Sec. 198-200.

2<sup>nd</sup> District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

May Fischer

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. May Fischer

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 170 Forsyth Street, New York, 3 months

Question. What is your business or profession?

Answer. Commercial Traveller

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 against me

May Fischer

Taken before me this

day of

October 1887

J. M. Murphy

Police Justice.

0776

Isaac Trisdrfer the complainant being  
duly sworn testified as follows:

Direct Examination.                      By Judge Brody

- Q Where is your place of business?  
A No 98 Barbary, in this City.  
Q Can you swear that the forty five (45)  
silk handkerchiefs now here were in  
your possession ~~or~~ in the possession of  
your firm on the morning of the 5th  
of October?

A. ~~Yes~~ I do not see them that morning  
but the boxes that were found ~~in~~ <sup>containing</sup> silk handkerchiefs

Q How do you know that?

A. Because we have these same kind of  
handkerchiefs in the stock. We found  
upon looking at the reserve stock of  
silk handkerchiefs that five boxes were  
emptied which is never the case in our  
reserved stock; We have a complete  
stock of those goods in the show case,  
these handkerchiefs were in our reserve  
stock; there are not many silk hand-  
kerchiefs sold at this time of the year  
but we always have a reserve stock  
on hand, at Christmas time we sell a great  
many of them. Mr. Field came in our  
store and asked if we had anything after

0777

Mr. Field  
~~this~~ business left our store, we looked  
at the boxes and found that five of the  
boxes of the reserved stock were empty then  
and they were not empty on the day before.

Q In what way can you identify the  
property?

A Our patterns are in the show case.

Q How many different patterns are there?

A My partner is more conversant with  
the stock than I am, I just came from  
Europe, my partner Mr. Lion would  
know.

Q Look and see what are the number of  
patterns there in that bundle... ~~that~~  
different shades?

A Three (3).

Q How many different colors are there -  
how many different shades?

A Eight (8).

Q Tell anything that occurred between you  
and this man Fisher on Friday morning  
if you had any conversation with him?

A While the porter was sweeping out at  
about a ~~quarter~~ <sup>half</sup> past seven o'clock  
this man came in the store and I  
told him he would have to come later  
as it was then too early - there was  
no salesman there.

0778

Q Had he ever bought goods of you before?

A Yes sir, I recognized him as a man that had bought goods of me before and paid cash for them. I don't know his name. That is all I know about this case until Detective Field came in there.

Q How do you account for his being able to get those handkerchiefs out of the store without your seeing him?

A Because I had to go downstairs to the closet - that was when I told him to come later.

Q Do you know whether those boxes were removed from any place?

A They were on the top of the reserve stock. No sir, there was about (20) twenty or (25) twenty five dozen there yesterday.

Cross Examination by Mr. Lippman

Q Can you swear that that property was in your possession on the 5<sup>th</sup> of October?

A Yes sir, I did not see them in the

Q How are you enabled to do that?



0780

Sec. 210, 210 & 212.

Police Court 104 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

BAILED,

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

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

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

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

Dated October 3rd 1882

Richard Pinsky Magistrate.

Wm. J. Field Officer.

Asst. Secy Clerk.

Witnesses Said Officer

Wm. J. Field Street, \_\_\_\_\_

James Neitham Street, \_\_\_\_\_

No. 123 East 30th Street,

oral courts st

No. of Brown Street, \_\_\_\_\_

Offence, Grand Jurisdiction



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 May Fischer

guilty thereof, I order that he be admitted to bail in the sum of Ten Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated October 6 1882 R. W. Pinsky 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.

1870

Sec. 208, 209, 210 & 212.

104

Police Court 2<sup>d</sup> District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

1 Emil Jura  
98 Brewery  
May Fischer

2 \_\_\_\_\_

3 \_\_\_\_\_

4 \_\_\_\_\_

Offence, Assault

BAILED,

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

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

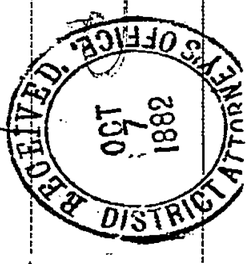
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street,

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

Dated October 3 1882

Rich Dixby Magistrate.  
by 10am to Office  
Oct 6 by 82 Clerk.

Witnesses said officer  
with staffs  
No. \_\_\_\_\_ Street,  
James Weitzman  
No. 123 East 30<sup>th</sup> Street,  
on at complete store  
of Bowen  
No. \_\_\_\_\_ Street.



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 May Fischer

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

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.

0782

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Max Fischer

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

Max Fischer

of the CRIME OF GRAND LARCENY, committed as follows:

The said

Max Fischer

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

forty five handkerchiefs of the value of seventy cents each

of the goods, chattels and personal property of one

Emil

Sion

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.

John McKeon

District Attorney

0783

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

committed as follows:  
The said

of the crime of RECEIVING STOLEN GOODS,

late of the First Ward of the City of New York, in the County of New York aforesaid, on  
the \_\_\_\_\_ day of \_\_\_\_\_ in the year of our Lord one thousand  
eight hundred and eighty- \_\_\_\_\_ at the Ward, City and County aforesaid, with force and  
arms

of the goods, chattels and personal property of

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

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

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

JOHN McKEON, District Attorney.

0784

BOX:

79

FOLDER:

882

DESCRIPTION:

Fisher, Louis

DATE:

10/31/82



882

0785

BOX:

79

FOLDER:

882

DESCRIPTION:

Davis, Joseph

DATE:

10/31/82



882

0786

WITNESSES:

Counsel,

Filed 31 day of Oct 1882

Pleas

*Chitiquity Feb 1873*

THE PEOPLE

vs.

*I. P.*

*Sons of Ireland  
Governors Dair  
(3 Cases)*

INDICTMENT.  
FOR LARCENY FROM THE PERSON.

JOHN McKEON,

District Attorney.

A True Bill.

*Robert M. Mural*

Foreman.

*1. Comm by Grand Jury Feb 1873*

*April 4, 1878.*

*Atty Gen. M. J. Spence  
Grand Juror*

*B.W.  
Oct. 31/12*

0787

FORM 112.

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

Police Court—Third District.

57- Tailor  
Thomas Faulkner

of No. 60 East 9th Street, being duly sworn, deposes  
and says that on the 30th day of September 1882

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 his person  
in the night time

the following property viz: One gold watch of the  
value of one hundred dollars and  
one plated chain and charm of  
the value of eight dollars and  
in all

of the value of One hundred and eight Dollars  
the property of Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property  
was feloniously taken, stolen, and carried away by <sup>and Joseph Davis</sup> Louis Fisher (now  
here) for the following reasons to wit:

On the above date deponent was in a saloon  
in 8th Street where he was approached by  
said Fisher and two other men whose names  
are unknown to deponent. Deponent drank  
beer with said Fisher and <sup>Davis</sup> the other two men.  
Deponent then left said saloon and said  
Fisher remained with deponent and would  
not leave him though deponent told said Davis  
and Fisher he wanted to go home. Said Fisher then  
went from said saloon with deponent and  
kept in deponent's company until he reached

day of

Subscribed before me this

48-

POTTER DEPUTY

0788

Sawney

his home where deponent left said  
fisher. When deponent entered said  
saloon said watch and chain and  
charm were upon deponents person and  
said watch was in deponents vest pocket.  
Said Fisher, <sup>and Sawney</sup> were the only persons near  
deponent on his way home and ~~were~~ the  
only persons who could have taken said  
watch and chain and charm from  
deponent. Said Fisher also informed  
Officer Woods of the Central Office that  
(as deponent is informed by said Woods)  
that a scarf pin which had been stolen  
from deponents scarf on the said night of  
September 30th 1882 could be found in a  
cellar of a house at 38 Blue Hill, and  
where deponent is informed by said Woods  
that he found said pin which deponent  
identifies as his property. Wherefore deponent  
charges said Fisher, <sup>and Sawney</sup> with feloniously  
taking stealing and carrying away from  
his possession and person the said watch  
watch chain and charm, said watch and  
watch chain being at the time of said  
felonious taking in the vest pocket of deponent  
and said chain attached to said vest  
said vest being at the time upon the body  
and person of deponent.

his  
Thomas Faulkner  
mark

Sworn to before me  
this 23rd day of October 1882

Solon B. Smith

Police Justice

0789

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

POLICE COURT, 3 DISTRICT.  
33. Police of the

Albertus Wood

of No. 300 Mulberry Street, being duly sworn, deposes and

says that on the 22<sup>nd</sup> day of October 1882

at the City of New York, in the County of New York, he arrested Louis H.

Fisher (nowhere) charged with having on Sept 30<sup>th</sup> 1882 stolen from the person of one Thomas Faulkner in the night time one gold watch one plated chain and one chain all of the value of one hundred and eight dollars. That after department arrested said Fisher he told department that a man named Joseph Davis had been in the company of said Faulkner on said night of Sept 30 - 1882 and that said Davis had stolen said watch ~~and~~ chain and chain from said Faulkner and that said Davis had also stolen from the person of said Faulkner on said night a scarf pin which said Davis had thrown into a cellar of a house in Bleeker Street. Department went to said house and there found a scarf pin which said Faulkner identifies as his property and which has been stolen from him on said 30<sup>th</sup> of Sept 1882.

Albertus Wood

Sworn to before me

this 23<sup>rd</sup> of Oct 1882

Solomon Smith

Police Justice

0790

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } SS.

Louis H Fisher being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is no 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. Louis H Fisher

Question. How old are you?

Answer. Twenty years

Question. Where were you born?

Answer. U.S.

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

Answer. 188 Allen St. Seven months

Question. What is your business or profession?

Answer. Private detective

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. I left Gardner with the complainant and Davis. Davis put his hands on Faulkner's person near his watch. Faulkner took the chain from the button hole and put the chain in his pocket to prevent the chain from showing. I told the complainant I would see him later. Davis had his arm around Faulkner. I rang the bell & Mrs Shaw came to the door. Before she came to the door Davis left me and got away a block. Davis showed me the watch and chain after I left Faulkner and told me he had taken it from him. I went out with Davis the next morning and saw him sell the watch and chain for 25 dollars to John Allen. I reported the case to detective Wernberg the next day. I went the same day he sold the watch to sell the pin. He could not sell it and I bought it of him for 25 cents. I showed the pin to Wernberg.

L.H. Fisher

Taken before me this 28th day of October 1882

Selden B. Swift  
District Justice.

0791

Louis H Fisher being duly sworn in  
his own behalf says I live at 188 Allen  
St. I know Joe Davis. I have known him  
about a month and a half, I know officers  
Wenbury, Rush & Wood. I was employed  
by officer Wenbury and he gave the  
case to Wood & Rush. I was informed that  
I should look out for such men as Davis  
and let him Wenbury know anything  
about him. After this case I was asked  
by Wenbury who Davis was. by Rush  
I told him he was an ex-convict and  
had served three years. I did not tell  
Rush at that time about this case. I was  
~~working~~ told three weeks before this  
case to look out for Davis by Wenbury  
I kept in his company all the time after  
that. On the night of the larceny I met him  
Great Jones St. with another man named  
Dandison & Burns Burns asked us to drink  
We went then to Gaudus. We met Mr  
Faulkner there. He was drunk. He sat  
down with us. We were together about 3/4  
of an hour when Burns left. I asked  
Davis to go home as it was late Davis  
asked Faulkner the time to see his  
watch. Faulkner told the time. Davis  
said to me he had to have that  
watch. We had another drink

0792

We started for home with Faulkner. We rang the bell. Before Mr Shaw came to the door Davis was a block and a half away. After the complaint went in the house I met Davis. He showed me the watch. Davis took the pin in the saloon. I did not tell Faulkner because he was too drunk. We walked around a while. I went to the Court Office but did not see Weenbug. On Monday we went to Mr Allen. Mr Allen offered him 20 dollars. He got 25 dollars for the watch. I went again to see Weenbug but did not see him. I saw Weenbug about the 30 or 4th of Oct. He said he would take the case in hand & for me to try & get the pin in evidence. I got the pin two or three days after I had a conversation with Weenbug. Then Kush & Weenbug Woods told me to get it on Davis person. I gave Davis the pin back and I saw him throw it down on Coal grating and I told Kush & Woods where he threw it & they found it where I told them it was. I showed the pin to Woods & he told me to put it on his person. The time Mr Kush & Woods found the pin was not the first time Woods saw it.

L. Fisher

Inquire & began on the 24 of Oct 1882  
 Solon A. Stewart  
 Police Justice

0793

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

POLICE COURT, 3 DISTRICT.

Joseph Weinberg  
of No. Central Office 70th Street, being duly sworn, deposes and  
says that on the or about 17th day of October 1882  
at the City of New York, in the County of New York, Louis H. Fisher

(nowhere) came to department and told  
him, that a man named Joe Davis  
robbed a man in 8th Street. He  
said if I made the arrest. It would be  
known by the companions of Davis  
that he had been the means of his  
arrest, and they would probably assault  
him. I informed Woods and Rush  
of the matter and they made the arrest.  
Fisher told me it was a watch that  
had been stolen from Faulkner. I  
employed Fisher once before in a  
larceny case, to get evidence for me  
and in policy cases.

Joseph Weinberg

Sworn to before me  
This 24th day of Oct 1882

Solomon B. Smith

Police Justice

On or about the 9th of Sept. I told Fisher to  
look out for Davis and let me know about him  
I saw Davis on the Bowry one day and asked  
Fisher who he was. Fisher told me he had  
just come home from Prison. I spoke to Woods  
& Rush about it on the day I got the information.  
I did not make the arrest because Fisher  
asked me not to do so because he

0794

was afraid he would be beaten as Davis  
companions would turn he (Fisher) gave  
him (Davis) away

Sworn to before me *Joseph W. Muelberg*  
this 24 of Oct 1882

*Solomon Smith* Police Justice

Police Court \_\_\_\_\_ District \_\_\_\_\_

THE PEOPLE, &c,

ON THE COMPLAINT OF

vs.

ARRIDAVIT.

Dated \_\_\_\_\_ 188

Magistrate.

Officer.

Witness.

Disposition.

0795

Albertus Woods being duly sworn says  
I never told Fisher to put the pin in  
the pocket of Davis. I never saw  
the pin till I found it in the cellar  
Fisher told me Davis dropped the  
pin down the grating.

Albertus Woods  
Sworn to before me  
this 24th of Oct 1873  
Soldier Smith  
Police Justice

0796

Sec. 108-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

District Police Court.

Joseph Davis

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. Joseph Davis

Question. How old are you?

Answer. Twenty two years

Question. Where were you born?

Answer. Russia

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

Answer. 56 Bleeker Street one month

Question. What is your business or profession?

Answer. Porter

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 dont know any thing about it:  
I was in company with the complainant  
the 30th of Sept at about 9 o'clock PM for  
about one hour. He then had two others in  
his company. One was named Ben. I dont  
know the name of the other

Joseph Davis

Taken before me this 23rd

day of Oct

1887

John R. Smith  
Police Station

0797

Carroll Kahn  
for Fisher

John Strauss  
for Davis

BAILED  
No. 1, by Justice on Nov. 1, 1882  
Residence 111 St.  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_

341  
Police Court 3 District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Thomas Faulkner  
60 <sup>th</sup> East 9  
Louis F. Fisher  
Joseph Davis

Office, from the person

Dated Oct 20 1882

Smith Magistrate.

Officer: \_\_\_\_\_  
Clerk: \_\_\_\_\_

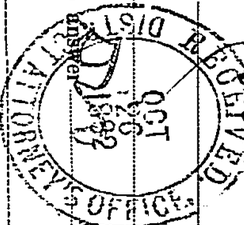
Witnesses Albert Wood

Arthur Office Street,

Charles Cook Street,

Arthur Office Street,

No. 102 Street,  
to Carroll



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

Louis F. Fisher

guilty thereof, I order that he be held to answer the same and be admitted to bail in the sum of ~~one hundred~~ 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. be legally discharged

Dated Oct 24<sup>th</sup> 1882 Solon B. Smith Police Justice.

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

Dated \_\_\_\_\_ 1888 \_\_\_\_\_ Police Justice.

There being no sufficient cause to believe the within named Joseph Davis

\_\_\_\_\_ guilty of the offence within mentioned, I order him to be discharged.  
Dated Oct 24<sup>th</sup> 1882 Solon B. Smith Police Justice.

0798

Police Court 3 District 341

THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
Thomas Faulstich  
60<sup>th</sup> East  
Louis H. Fisher  
Joseph Davis

Dated Oct 20 1882  
Magistrate

Witnesses  
Albert Wood  
Charles Wood  
Albert Wood

No. 7 No 2  
Street, Cou



Baron Kahn  
for Fisher  
John Stacey  
for Davis

BAILED  
No. 1, by Dick J. ...  
Residence ...  
No. 2, by ...  
Residence ...  
No. 3, by ...  
Residence ...  
No. 4, by ...  
Residence ...

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

and that there is sufficient cause to believe the within named  
James F. Fisher

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

gives such bail.

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

Dated 1882  
Police Justice.

There being no sufficient cause to believe the within named  
Joseph Davis

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

Dated Oct 24th 1882  
Police Justice.

0799

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

THE PEOPLE OF THE STATE OF NEW YORK  
against

*Louis D. Fisher*  
*Joseph Davis*

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

*Louis D. Fisher & Joseph Davis*  
of the CRIME OF LARCENY from the person *in the night time*

committed as follows:

The said

*Louis D. Fisher*  
*and Joseph Davis*

late of the First Ward of the City of New York, in the County of New York, afore-  
said, on the *thirtieth* day of *September* in the year of our Lord  
one thousand eight hundred and eighty: *two*, at the Ward, City and County  
aforesaid, with force and arms, *one watch of the*

*value of one hundred*  
*dollars, one chain of the*  
*value five dollars, and*  
*one chain of the value*  
*of three dollars.*

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

JOHN McKEON, District Attorney.

0800

BOX:

79

FOLDER:

882

DESCRIPTION:

Fitzgerald, Michael

DATE:

10/09/82



882

0801

BOX:

79

FOLDER:

882

DESCRIPTION:

McDonald, Benjamin

DATE:

10/09/82



882

0802

BOX:

79

FOLDER:

882

DESCRIPTION:

McGrath, John

DATE:

10/09/82



882

0803

Received from D. C. A.  
May 19/83.

57 Oct 12  
S222 ordered  
Placey - Thom. Beckwith  
Counsel,  
Filed day of Oct 1882  
Pleads Not guilty (16)

THE PEOPLE  
vs.  
Michael Fitzgerald B  
Benjamin McDonald B  
and John McGrath B  
LAWRENCE AND RECEIVING STOLEN GOODS  
INDICTMENT.

John McGrath

JOHN McKEON,  
District Attorney.

A True Bill.

Robert B. Kimmel  
Foreman.

Wm. H. Hays  
A. B. Hays

Green & Hays  
Wm. H. Hays

0804

Form 99.

*Fruit* Sixth District Police Court.

STATE OF NEW YORK,  
City and County of New York, } ss.

*George Carlin*  
of No. *96 Greene*  
Street,

being duly Sworn, deposes and says, that

*Michael Fitzgerald*  
*now here died on the 13<sup>th</sup> day of*  
*Sept. instant by color of the*  
*false token or order hereto*  
*annexed & with intent to cheat*  
*and defraud obtain goods to*  
*the amount of twenty six dollars*  
*& forty cents the property of*  
*Roberts Cushman & Co a firm doing*  
*business at the aforesaid premises*  
*where Depment is employed as a*  
*Salesman That the defendant*  
*stated the order was given to him*  
*by Mr. Oliver Roberts a Superintendent*  
*in the business house of Knott*  
*the latter No 212 Broadway*  
*and was for the delivery of*  
*certain goods to said Roberts*  
*Depment believing the statement*  
*made by the defendant gave him*  
*the goods & has since discovered*  
*that the order was not made*  
*or signed by Roberts or with his*  
*knowledge but was uttered by*  
*the defendant with the felonious*  
*intent & purpose to cheat and*  
*defraud Depment's employer*

*Depment further alleges*  
*and charges one Benjamin McDonnell*

Sworn to before me  
187

POLICE INSPECTOR

0805

Now present with being an Accessory  
before and after the Commission  
of said felony in this, that he  
made and signed said order  
and after the goods were delivered  
to said Fitzgerald he advised  
instigated and counseled with  
him as to the disposition to be  
made of the goods & after  
the same had been sold and  
disposed of he accepted and  
received part of the money  
realized from the sale of  
said goods well knowing the  
same to have been unlawfully  
obtained

Terence J. Larkin

Sworn to before me this  
13<sup>th</sup> day of Sept 1882

A. H. Morgan  
Justice

0806

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

District Police Court.

*Michael 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.

*Michael Fitzgerald*

Question. How old are you?

Answer..

*16 Years*

Question. Where were you born?

Answer.

*This State*

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

Answer.

*809 Pearl Street & about two years*

Question. What is your business or profession?

Answer.

*Clerk*

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

Answer.

*I am not guilty*

*Michael Fitzgerald*

Taken before me this

day of *Sept* 188*8*

*[Signature]*  
Police Justice.

0807

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, } ss.

District Police Court.

*Benjamin L. McDonald*

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.

*Benjamin L. McDonald*

Question. How old are you?

Answer.

*16 years*

Question. Where were you born?

Answer.

*New York City*

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

Answer.

*342 East 79th Street about 8 months*

Question. What is your business or profession?

Answer.

*Clerk*

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

Answer.

*I am not guilty of the charge*

*Benj L. McDonald*

Taken before me this

day of *Sept* 188*8*

*[Signature]*  
Police Justice.

0808

BAILIED,

No. 1 by Ellen Riley  
 Residence 307 Canal Street

No. 2, by Alexander Spencer  
 Residence 264 Elizabeth Street

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

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

Police Court District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

James Van Ruy  
Michael Fitzpatrick  
 Offence, Obtaining Goods by false tokens

Dated Sept 13 1888

Andrew McCarley Magistrate.

Wm. J. Kelly Clerk.

Witnesses Diana Roberts

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

No. 377 Canal Street, \_\_\_\_\_



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 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 Sept 13 1888 B. T. Morgan Police Justice.

I have admitted the above named Michael Fitzgerald & Benjamin McDonald to bail to answer by the undertaking hereto annexed.

Dated Sept 13 1888 B. T. Morgan 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 \_\_\_\_\_ 1888 \_\_\_\_\_ Police Justice.

6000

Police Court District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Jessie Van Hook*  
*238 Grand St*  
*Michael Ferguson*  
*Henry M. Donald*

BAILED,

No. 1 by

Residence

*Ellen Riley*  
*307 Grand*

No. 2, by

Residence

*Alexander Spencer*  
*264 Elizabeth*

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated \_\_\_\_\_ 188

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

to answer



*Wm. B. ...*  
*Mrs. Alex. Spencer*  
*264 Elizabeth*

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 *Michael Ferguson* 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 \_\_\_\_\_ 188

Police Justice.

I have admitted the above named *Michael Ferguson* 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.

0810

212 Broadway.

Office of **ESSEX** "The Hatter,"

IMPORTER, MANUF'R, WHOLESALE & RETAIL DEALER IN

HATS, CAPS, FURS, UMBRELLAS, GLOVES, &c.

Retail Stores,

212 BROADWAY,  
5<sup>TH</sup> AVE. HOTEL.

Factory and Wholesale Department, 212 Broadway.

New York Oct. 5<sup>th</sup> 1872.

Judge Gilderleeve,

My Dear Sir,

I wish to ask you to suspend sentence on Benjamin Mac Donald, if consistent with your duty, as he has been in my employ for a long time, and I have found him to be strictly honest during that time. He resigned his position of his own accord, and shortly after became involved, and led into the difficulty by other boys, that brings him before you today. I trust that you will deal with him as leniently as possible, and by doing so, you will confer on me a great favor.

Yours Very truly,

C. W. 119

0811

Form 99.

First District Police Court.

STATE OF NEW YORK,  
City and County of New York, } ss.

32 years. Salesman

Terence J. Larkin  
Greene

of No. 96  
Street.

Sworn to before me, this 15th day  
of Sept 1882  
A. T. Long  
POLICE JUSTICE.

being duly sworn, deposes and says, that on September 13th 1882. John Mc Grath did feloniously and knowingly receive and purchase from Benjamin L Mc Donald (now here) twelve pieces of ~~property~~ <sup>can you explain of the pieces</sup> twelve lined hat bands, he well knowing at the time said property had been stolen as he paid said Mc Donald but five dollars for the same he Mc Grath being in the hat business and knew at the time of purchasing said property that it was worth at least twenty five dollars. Whichever department frays said Mc Grath may be arrested and dealt with as the law directs as deponent has been informed by said Mc Donald that he sold said property to said Mc Grath.

Terence J. Larkin

Benjamin L Mc Donald being duly sworn says that on Sept 13th 1882 he in company with one John J Ryan and Charles Thomas sold to John Mc Grath the above described property for the sum of five dollars the said property being worth twenty five dollars. Said Ryan told said Mc Grath that he was

08 12

working at a hat trimming place in Green  
Street and that he obtained said property  
at that place

Served before me }  
this 15th of Sept 1882 }

Henry L. McConall

B. T. Morgan.

Police Justice.

0813

Sec. 797.

Just DISTRICT POLICE COURT

CITY AND COUNTY } ss.  
OF NEW YORK,

In the name of the People of the State of New York; To any Policeman of said City :

Proof by affidavit having been this day made before me Banks Morgan Esquire,  
Police Justice of said City, by Thomas J. Larkin of No. 96 Greene  
Street, in the said City, that the following property, to wit : Several pieces of twelve  
lined hat bands of the value of twenty  
five dollars

Has been feloniously taken, stolen, and carried away by Bugard  
McDonald  
and that he has a probable cause to suspect, and does suspect that the said Property  
or part thereof is now concealed in the dwelling house or premises of John McFrank  
situate on a lot of ground fronting on No. 54 Baxter Street, in the  
6th Ward of said City.

THESE ARE, THEREFORE, in the name of the People of the State of New York, to command and  
authorize you, with proper assistance, in the day time, to enter into the house or premises of the said John  
McFrank situate as aforesaid, and there make immediate search for the said  
property and if the same, or any part thereof, shall be found, then you are likewise  
commanded to bring the same so found, together with the said John McFrank  
or the person in whose custody the same shall be so found, before me or some other Police Justice in and for the said City  
and County, to be dealt with as the law directs. This Warrant unless executed within five days after its date is void.

Given at the City of New York aforesaid, under my hand ~~and seal~~,  
this 15th day of Sept one thousand  
eight hundred and eighty two.

B. L. Morgan Police Justice

0814

Inventory of property taken by Roundsman J. Delaney the Policeman by whom this warrant was executed:

I John Delaney a Policeman of the First District Police Court Squad of City of New York do certify that I found the following Property in house No 54 Bayten St (12) Twelve Pieces of Silk hat Binding the same having been stolen by Benjamin L. McDonald from Robert Cushman & Co of 96 Green St Sworn to this 15<sup>th</sup> Day of September 1882

John Delaney  
Roundsman First Dist Court Squad  
A. T. Morgan  
Police Justice

City and County of New York, ss:

I, John Delaney the Officer by whom this warrant was executed, do swear that the above Inventory contains a true and detailed account of all the property taken by me in this warrant.

Sworn to before me, this 15<sup>th</sup> day of September 1882 John Delaney  
A. T. Morgan Police Justice.

Police Court - 1st District.

THE PEOPLE, & c.,

ON THE COMPLAINT OF

James J. Leachman  
vs.  
John W. Leachman

Search Warrant.

Dated Sept 15 1882

Morgan Justice

Officer

08 15

Sec. 151.

Police Court Just District.

CITY AND COUNTY }  
OF NEW YORK, } ss

In the name of the People of the State of New York; To the Sheriff of the County of New York, or to any Marshal or Policeman of the City of New York. GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Maria J. Laurin of No. 96 Green Street, that on the 13<sup>th</sup> day of Sept 1882 at the City of New York, in the County of New York,

John Mc Graw did feloniously and unlawfully purchase and receive from one Samuel S. Mc Donald a quantity of hat bands knowing the same to have been stolen of the value of twenty five dollars.

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the 1<sup>st</sup> 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 15<sup>th</sup> day of Sept 1882

B. L. Morgan POLICE JUSTICE.

POLICE COURT. DISTRICT.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

vs.

Warrant-General.

Dated \_\_\_\_\_ 188

Magistrate

John J. Henry Officer.

The Defendant John Mc Graw

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

John J. Henry Officer.

Dated Sept 15<sup>th</sup> 1882

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest, 11<sup>20</sup> am

Native of Ireland

Age, 47

Sex —

Complexion, —

Color White

Profession, Bookster

Married W

Single, —

Read, W

Write, W

574 Bay St



08 17

Police Court, Halls of Justice.

CITY AND COUNTY } ss.  
of New York,

Terence J. Larkin

of No. 96 Greene Street,

being duly sworn, deposes and saith, that on the 13<sup>th</sup> day of

Sept at the 8<sup>th</sup> Ward of the City of New York, in the

County of New York, was feloniously taken, stolen, and carried away, the following property:

twelve pieces of No 12 hat bands -  
of the value of twenty five dollars.

the property ~~of deponent~~, in care and custody of deponent  
and that the deponent has a probable cause to suspect, and does suspect, that the said property has  
been feloniously taken and stolen by Benjamin Mc Donald

and that the said property, or part thereof, is now concealed in the dwelling house of John  
Mc Grath situate on a lot of ground fronting on  
No. 54 Baxter Street, in the 10<sup>th</sup> Ward  
of said City. Wherefore, process is requested by this deponent, to search the house of the said  
John Mc Grath for the said property.

Sworn before me, the 15<sup>th</sup> day  
of Sept 1882

Terence J. Larkin  
B. L. Morgan  
Police Justice.

0818

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

*Chief* District Police Court.

*John McGrath*

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 McGrath*

Question. How old are you?

Answer.

*67 Years*

Question. Where were you born?

Answer.

*Ireland*

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

Answer.

*34 Baxter Street about 25 Years*

Question. What is your business or profession?

Answer.

*I keep a hot store*

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 and my statement in relation thereto is here appended*

*John McGrath*

Taken before me this

day of

1888

*Alfred Thompson*

Police Justice.

0819

City and County  
 of New York  
 As  
 John McGrath the defendant  
 being sworn says I keep  
 a hat store at No 57 Baiter  
 Street and there buy and sell  
 hats and caps that on  
 the 13<sup>th</sup> day of September  
 instant defendant purchased  
 of Benjamin McDonald & John  
 Rymer and Charles Thomas they  
 being in company at the time a  
 quantity of hat banding which  
 they brought into his place for  
 sale. That before purchasing  
 said banding defendant made  
 particular inquiry as to how they  
 came into the possession of said  
 property & was told that one of them  
 was a clerk in 97 Greene Street that  
 he had taken an inventory of stock  
 & the banding being missing at the  
 time he was charged with the loss  
 of it & its value deducted from  
 his wages - That defendant being  
 further assured by them that the transaction  
 was legitimate then purchased the goods  
 having no other knowledge of how they were obtained  
 John McGrath

sworn to before me this  
 13<sup>th</sup> day of September 1892  
 J. J. [Signature]  
 J. J. [Signature]

0820

MAILED

No. 1 by *John P. Ott*  
 Residence *162 Stennard*  
 Street,

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

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

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

Police Court *769* District *155*

THE PEOPLE, &c.,  
 ON THE COMPLAINT OF

*Muel Banklin*  
*John McQuinn*  
 Officers

Offence *Receiving stolen goods*

Date *Sept 15* 188*2*

*Morgan*  
 Magistrate.

Officer \_\_\_\_\_

Clerk \_\_\_\_\_

Witnesses \_\_\_\_\_

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

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

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

\$ *100* to answer \_\_\_\_\_

*Ed. Owen*

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 McGrath*

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 *Sept 15* 188*2* *B. T. Morgan* Police Justice.

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

Dated *Sept 16* 188*2* *B. T. Morgan* 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.

1280

Police Court - 158 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*James H. Carlin*  
*John McGowan*

Offence *Obtaining Money*

Dated *July 22* 188  
Magistrate *Morgan*  
Officer  
Clerk

Witnesses  
No. *James H. Carlin* Street  
No. *John McGowan* Street  
No. *John McGowan* Street  
to answer *July 22*  
*Ed. Owen*

FILED  
No. 1 by *John Ott*  
Residence *Elizabeth* Street

No. 2, by  
Residence Street

No. 3, by  
Residence Street

No. 4, by  
Residence Street

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 McGowan*

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 *July 22* 188  
*John McGowan* Police Justice.

I have admitted the above named *John McGowan*

to bail to answer by the undertaking hereto annexed.  
Dated *July 22* 188  
*John McGowan* 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.

0822

ROBERT H. RACEY,  
Attorney and Counsellor at Law,  
25 Chambers Street,  
Rooms 15 and 16. NEW YORK.

Hon. A. A. Alderson  
Residing Judge  
General Session

0823

Handwritten notes on a piece of lined paper, possibly a ledger or account book. The text is arranged in columns and rows, with some numbers underlined. The handwriting is somewhat cursive and difficult to read in places.

22		
52		
22		
19		
57		
57		
19		
566		
22		
37		
98		
608	86	10
	97	209
256	52	58
676	67	13
326	87	32
726	87	26
	10	69
	18	69
	18	59
		200

0824

Mr. Larkin  
Please give bearer  
10 Pieces of 10 line black sand and 10  
Obliged  
E. M. King  
N.  
212

0825

New York Sept 13<sup>th</sup> 1882  
No Em Knox  
212  
Received from ROBERTS BROTHERS 3 00  
in good order,  
Thelma W. P. B.  
Charlie

0826

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Michael Fitzgerald  
Benjamin S. McDonald  
John Mc Grath

The Grand Jury of the City and County of New York, by this indictment, accuse  
Michael Fitzgerald, Benjamin  
S. McDonald and John Mc Grath  
of the CRIME OF GRAND LARCENY, committed as follows:

The said

Michael Fitzgerald  
Benjamin S. McDonald  
and John Mc Grath

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

twelve pieces of flat bands  
of the value of two dollars and  
twenty five cents each piece

of the goods, chattels and personal property of one *Denny M.*  
*Cushman* 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.

0827

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

*John McGrath*

of the crime of RECEIVING STOLEN GOODS,

committed as follows:

The said

*John McGrath*

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

*twelve pieces of hat bands of the value of two dollars and twenty five cents each pieces*

of the goods, chattels and personal property of *Henry M. Cushman* by *Michael Fitzgerald* and *Benjamin E. McDonald* ~~by a certain person or persons to the Grand Jury aforesaid unknown,~~ then lately before feloniously stolen, taken and carried away from the said

*Henry M. Cushman*

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

*John McGrath*

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

JOHN McKEON, District Attorney.

0828

BOX:

79

FOLDER:

882

DESCRIPTION:

Fleet, Frank

DATE:

10/04/82



882

0829

BOX:

79

FOLDER:

882

DESCRIPTION:

McGuire, Edward

DATE:

10/04/82



882

0830

6<sup>th</sup> 28

Filed 4 day of Oct 1882

Pleas *Chazquely*

ROBBERY—First Degree.

THE PEOPLE

vs.

P

*Frank Fleet and Edward McGuire*

*Wm. H. ...*

JOHN McKEON,

District Attorney.

A True Bill.

*Leah B. King*

(John) Oct 6 for Foreman.

*Edward J. O'Keefe*

Recd: Accy/ year & C<sup>ms</sup> Each

0831

Police Court--Third District.

CITY AND COUNTY } ss.  
OF NEW YORK. }

Andrew Stepper

of No. 406 Eighth Street,

being duly sworn, deposes and saith that on the 26th day of September 1887, at the Eleventh Ward of 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, without his consent and against his will, the following property, viz.:

One Silver Watch

of the value of ten 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 force and violence as aforesaid, by

Frank Fleet and Edward McQuire (both now here) from the fact that deponent was standing upon the stairs leading to deponent's place of business at No. 189 Lewis Street, when deponent had said watch in the left hand pocket of the vest then worn upon deponent's person, that said Frank Fleet seized violent hold of deponent around the body and held deponent's arms, when said McQuire by force took said watch from said vest pocket, and both defendants ran away

Andrew Stepper

Sworn before me, this 29 day

of September 1887  
Robert Stewart  
Police Justice.

0832

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

Frank Fleet 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. Frank Fleet

Question. How old are you?

Answer. 25

Question. Where were you born?

Answer. New York

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

Answer. 389 10 Street, 4 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 have nothing to say

F. Fleet

Taken before me this 27  
day of September 1887  
Robert B. Smith  
Justice.

0833

Sec. 193-200.

3<sup>rd</sup> District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

Edward Mc Guire 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. Edward Mc Guire

Question. How old are you?

Answer. 31 years

Question. Where were you born?

Answer. New York

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

Answer. Williamsburgh 4 years

Question. What is your business or profession?

Answer. Musicians

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

Eddie Mc Guire

Taken before me this

27

day of Sept 1888

John A. Sullivan  
Justice.

4380

ALIED,

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

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

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

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

Police Court No. 28  
 3rd District.

THE PEOPLE, &c.,  
 vs. THE COMPLAINANT OF

1 *Arthur J. Hopper*  
 vs. *S. H.*  
 2 *Fraud & Theft*  
 3 *Edward McQueen*  
 4 \_\_\_\_\_  
 Offence, *Robbery*

Dated *Sept 24* 188*2*

*Smith* Magistrate.

*Rayburn* Officer.

\_\_\_\_\_  
 Clerk.

Witnesses, *Anna A. Cooper*

No. *248* *Livingston* Street,

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

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

# \_\_\_\_\_ to answer



*Com*

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 *Fraud & Theft*

*and Edward McQueen* 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 *Sept 24* 188*2* *George B. Smith* Police Justice.

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

Dated..... 188..... Police Justice.

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

Dated..... 188..... Police Justice.

5 E 80

Dated \_\_\_\_\_ 188\_\_\_\_ Police Justice.  
guilty of the offence within mentioned, I order h to be discharged.

Dated \_\_\_\_\_ 188\_\_\_\_ Police Justice.  
I have admitted the above named \_\_\_\_\_  
to bail to answer by the undertaking hereto annexed.

Dated \_\_\_\_\_ 188\_\_\_\_  
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 \_\_\_\_\_  
I have committed to the Warden and Keeper of the City Prison of the City of New York, until he \_\_\_\_\_  
\_\_\_\_\_

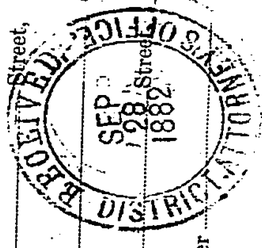
Police Court \_\_\_\_\_ 3<sup>rd</sup> District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
1. *Stephen Heppner*  
406 8<sup>th</sup> St.  
2. *Frank Gibson*  
3. *Carroll McQuinn*  
4. \_\_\_\_\_  
Offence, \_\_\_\_\_

Dated *Sept 24* 188\_\_\_\_ Magistrate.  
*Smith*  
Officer.  
*Boffing*  
Clerk.

Witnesses, *Wm A Bayer*  
No. *248* / *Cherryton* Street,

No. \_\_\_\_\_ Street,  
No. \_\_\_\_\_ Street,  
to answer \_\_\_\_\_



*Cam*

BAILED,  
No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street,  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street,  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street,  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

0836

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

THE PEOPLE OF THE STATE OF  
NEW YORK,

*against*  
*Frank Fleet and*  
*Edward McGuire*

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

*Frank Fleet and Edward McGuire*  
of the crime of Robbery in the first degree,

committed as follows:

The said *Frank Fleet and*

*Edward McGuire*

late of the First Ward of the City of New York, in the County of New York, aforesaid,  
on the *twenty-sixth* day of *September* in the year of our Lord  
one thousand eight hundred and eighty *two*, at the Ward, City and County aforesaid,  
with force and arms, in and upon one *Andrew Stepper*  
in the peace of the said People then and there being, feloniously did make an assault and

*one watch of the value of*  
*ten dollars*

of the goods, chattels and personal property of the said

*Andrew Stepper*  
from the person of said *Andrew Stepper* and against  
the will and by violence to the person of the said *Andrew Stepper*  
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.

JOHN McKEON, District Attorney.

0837

BOX:

79

FOLDER:

882

DESCRIPTION:

Folio, Musio

DATE:

10/05/82



882

0838

59

(11)

Day of Trial, *John*  
Counsel, *John*  
Filed *Oct* 188 *2*  
Pleads *Not Guilty*

*Keeping a Bawdy House.*

THE PEOPLE

vs.

*Mrs. B. S. S. S.*

*John Mckeon*

JOHN MCKEON,

District Attorney.

A True Bill.

*Leab...*

*Oct 17/82*

Foreman.

*Pleaded guilty?*

*John Mckeon*

*John Mckeon  
Edward Lawrence  
John Mckeon  
John Mckeon  
John Mckeon*

0839

City and County of New York, ss.

Police Court— First District.

**THE PEOPLE**

vs.

Muris J. Iolito

On Complaint of

John D.'Brien

For

Disorderly House

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

Dated 20 July 1882

Muris J. Iolito

Mark

..... POLICE JUSTICE.

0840

Form 71.

**POLICE COURT—SIXTH DISTRICT.**

CITY AND COUNTY }  
OF NEW YORK. } ss.

*John D. O'Brien*  
of No. *the 14, Mcquet* Street, in the City of New York,  
being sworn, doth depose and say, that on the *29* day of *July* in  
the year 18*92* the premises known as No. *6 Jersey* Street,  
in the City and County of New York, were kept, maintained, conducted, and occupied by  
*Musio Florio*

as a **DISORDERLY HOUSE**, namely, as a common bawdy-house and house of prostitution, and  
a resort for tipplers, drunkards, common prostitutes and reputed thieves, with other vile, wicked, idle  
dissolute and disorderly men and women and reputed thieves, who, or most of whom are in the practice  
of drinking, dancing, quarrelling and fighting at almost all hours of the day and night, to the great  
damage and common nuisance of the People of the State of New York, residing in the neighborhood  
and passing thereby.

Deponent therefore prays, that the said *Musio Florio*  
~~and all vile, disorderly and improper persons found upon the premises, occupied by said~~

may be dealt with as the law in such cases made and provided may direct, and further saith not.

Sworn before me, this *23* day  
of *July* 18*92*

*John D. O'Brien*

*Hugh Gorman* POLICE JUSTICE.

0841

Sec. 198-200.

CITY AND COUNTY OF NEW YORK,

1st District Police Court.

Musio Felio

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.

Musio Felio

Question. How old are you?

Answer.

48 years

Question. Where were you born?

Answer.

Italy

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

Answer.

6 Jersey Street & about 7 months

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 of the charge

Musio Felio

Taken before me this

day of July 1888

Arthur Gardner

Police Justice.

0842

BAILIED.

No. 1 by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*John J. Steen*

*Maria Flores*

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Offence,

Date

*July 23 1882*  
*Franklin* Magistrate.  
*179 New 17* Officer.

Witnesses,

No.

Street,

No.

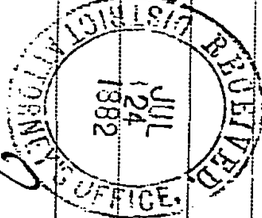
Street,

No.

Street,

\$ to answer

*200*  
*Place 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 *Mario Flores*

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 *July 23* 1882 *Hugh Gardner* Police Justice.

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

Dated *23 July* 1882 *Hugh Gardner* 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 \_\_\_\_\_ 1882 \_\_\_\_\_ Police Justice.

0043

Dated 1888 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 23 July 1888 Police Justice.

I have admitted the above named

Dated 23 July 1888 Police Justice.

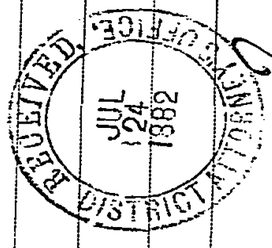
I order that he be held to answer the same and he be admitted to bail in the sum of One Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

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  
John D. [Signature]  
114 [Signature]  
Mason Police

Dated July 23 1888  
Magistrate  
[Signature]



No. [Signature] to answer  
[Signature]

BAILED  
No. 1 by [Signature]  
Residence [Signature] Street  
No. 2 by [Signature]  
Residence [Signature] Street  
No. 3 by [Signature]  
Residence [Signature] Street  
No. 4 by [Signature]  
Residence [Signature] Street

0844

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,  
against

Muris Florio

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

Muris Florio

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

The said

Muris Florio

late of the *fourteenth* Ward of the City of New York, in the County of New York aforesaid, on the *twenty second* day of *July* in the year of our Lord one thousand eight hundred and eighty-*two* and on divers other days and times as well before as afterwards, to the day of taking this inquisition, at the Ward, City and County aforesaid, a certain common house of ill-fame, unlawfully and wickedly did keep and maintain; and in the said house divers evil disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well in the night as in the day, there unlawfully and wickedly did receive and entertain: and in which said house the said evil disposed persons and common prostitutes, by the consent and procurement of the said *Muris Florio*

\_\_\_\_\_ on the days and times aforesaid, there did commit whoredom and fornication; whereby divers unlawful assemblies, disturbances, and lewd offences in the night as in the day, were there committed and perpetrated; to the great damage and common nuisance of all the good people of the said State there inhabiting and residing, in manifest destruction and subversion of, and against good morals and good manners and against the peace of the People of the State of New York and their dignity.

JOHN McKEON,  
District Attorney.

0845

BOX:

79

FOLDER:

882

DESCRIPTION:

Foley, William J.

DATE:

10/05/82



882

0846

WITNESSES.

Day of Trial,  
Counsel,

Filed 5 day of Oct 1882

Pleads Not guilty

THE PEOPLE

vs.

B

William J. Foley

Felonious Assault and Battery.

JOHN McKEON,

District Attorney.

A True Bill.

Leah B. Kane

Foreman.

Recd Feb 11/12

0847

St. Vincent's Hospital  
July 14<sup>th</sup> 1882

This is to certify that  
John M<sup>c</sup>Carthy is a patient  
in this institution and  
that he is not in condition  
to appear in court; but  
if all goes well I think  
he will be able to do so  
on Monday July 17<sup>th</sup> 1882

E. A. Bracklow  
House Surgeon

0848

St. Vincent's Hospital  
July 13<sup>th</sup> 82.

This is to certify that  
John M<sup>rs</sup>. Barthy is a  
patient in this institution  
and that he is in danger  
of death.

E. A. Bracklow  
House Surgeon

0849

Form 10.

POLICE COURT <sup>1st</sup> ~~SIXTH~~ DISTRICT

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

Henry Tinker

of No. 249 Canal Street,

being duly sworn, deposes and says,

that on the 13<sup>th</sup> day of July 1882 at the City

of New York, in the County of New York,  
deponent saw William J. Foley,  
New York, violently strike and  
cut one John McCarty on  
the face with a large beer  
glass he, Foley, threw at  
said McCarty. That said injured  
man was taken to the hospital  
and deponent is informed and  
believes that he is in a dangerous  
condition and unable to appear  
in Court by reason of the injuries  
he inflicted. H. Tinker.

Sworn to, this  
day of July  
1882  
before me  
J. M. Patterson  
Police Justice.

0850

Form 10.

Police Court—~~Sixth~~ District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Henry Triskin

vs.  
Wm. J. Foley

Affidavit—

J. P. M. on  
John M. Clarity

Dated July 13, 1872

Patterson Justice.

Berg 6 Officer.

To await result

0851

Form

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

POLICE COURT—FIRST DISTRICT.

John M. Carthy  
of No. 27 Cherry Street, being duly sworn, deposes and says,  
that on the 13<sup>th</sup> day of July 1882

at the City of New York, in the County of New York, he was violently and feloniously assaulted and  
beaten by

William J. Foley

now present.

Who did purposely and maliciously strike and beat deponent on the head and face with a heavy glass tumbler in his hands, thereby severely cutting and wounding deponent on the head and face and almost cutting off and severing the little finger of deponent's right hand. That deponent has been confined to the Hospital suffering from the effects of said wounds and

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

William J. Foley

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

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

John M. Carthy

Sworn to, before me, this

day of

July 16<sup>th</sup> 1882

Police Justice.

0852

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

District Police Court.

*William J. Foley* 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 J. Foley*

Question. How old are you?

Answer. *Twenty five years of age*

Question. Where were you born?

Answer. *New York City*

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

Answer. *155 Baxter St. 7 years*

Question. What is your business or profession?

Answer. *Track man on a fair track.*

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 and I want further examination.*

*Wm. J. Foley*

Taken before me this

day of

1888

*Wm. J. Cameron*  
Police Justice.

0853

BAILED,

No. 1 by

Yanella M. Caddick

Residence

501 Pearl Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Police Court - 1 District.

605 72

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

John M. Stewart  
William J. Foley

Offence, *Perjury*  
*Armed and Dangerous*

Dated July 16, 1882

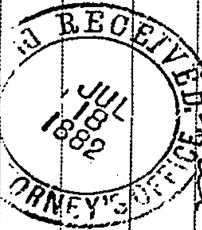
William M. Magistrate.

Oliver B. Clerk.

Witnesses, Henry Dickinson

No. 249 Street,

No. Street,



No. 1000 Street,  
to answer J.S.

Conrad

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 William J. Foley

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 16 1882 W. M. Magistrate Police Justice.

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

Dated \_\_\_\_\_ 1882 \_\_\_\_\_ 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 \_\_\_\_\_ 1882 \_\_\_\_\_ Police Justice.

4580

605 72

Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

John M. Conroy  
27 Cherry St.  
William J. Foley

2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_

Dated July 16 1882.

Patterson Magistrate.

Ben McR Officer.

\_\_\_\_\_ Clerk.

Witnesses, Henry J. McKen

No. 249 Canal Street,

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

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

No. 1100 to answer

Street, G.S.

Cond

BAILABLE,

No. 1 by Isabella Mc Cadden

Residence 501 Canal Street,

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

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

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

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

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

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



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 William J. Foley

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 16 1882 William J. Foley Police Justice.

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

Dated \_\_\_\_\_ 1882 \_\_\_\_\_ 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 \_\_\_\_\_ 1882 \_\_\_\_\_ Police Justice.

0855

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

THE PEOPLE OF THE STATE OF NEW YORK  
against

*William J. Foley*

The Grand Jury of the City and County of New York, by this indictment, accuse  
*William J. Foley*  
of the CRIME OF "Assault and Battery upon another with a deadly weapon with intent to  
kill," committed as follows:

The said *William J. Foley*  
late of the City of New York, in the County of New York, aforesaid, on the  
~~thirteenth~~ day of *July* in the year of our Lord  
one thousand eight hundred and eighty ~~two~~ with force and arms, at the City and  
County aforesaid, in and upon the body of *John Mc Carthy*  
in the peace of the said people then and there being, feloniously did make an assault  
and ~~in~~ the said *John Mc Carthy*  
with a certain *glass tumbler*  
which the said

*William J. Foley*  
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 *John Mc Carthy*  
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  
*William J. Foley*  
of the CRIME OF "Assault upon another, without justifiable or excusable cause, with a  
sharp dangerous weapon, with intent to do bodily harm," committed as follows:

The said *William J. Foley*  
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 the said *John Mc*  
*Carthy* then and there being, wilfully and feloniously did make an  
assault and ~~in~~ the said *John Mc Carthy*  
with a certain *glass tumbler* which the said

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

JOHN McKEON, District Attorney.

0856

BOX:

79

FOLDER:

882

DESCRIPTION:

Forman, John

DATE:

10/04/82



882

0857

*File no 99*

CLD

Day of Trial,

Counsel,

Filed *4* day of

1882

Pleads

THE PEOPLE

vs.

*P*

*John Toman*

H.D.

*winning money  
by getting*

JOHN MCKEON,

District Attorney.

*Present 170.*

*1 day present 1*

*Committee to City*

A TRUE BILL.

*Leah P. ...*

*Foreman*

*[Signature]*

0858

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

POLICE COURT, 2<sup>nd</sup> DISTRICT.

Joseph Ruston  
Aged 21 years. Bell Boy.

In Town of Detmolen. 30<sup>th</sup> of No. 15 St. Johns Lane, Light Street, being duly sworn, deposes and says that on the 30<sup>th</sup> day of September 1882

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

John Forman (workman) did wilfully and unlawfully, by device, ill practice and fraud, while playing at a game of cards, commonly known as three card monte, with this deponent and another man, whose name is unknown to deponent, and while betting on the sides or hands of such unknown man and this deponent, win and acquire to himself of deponents money the sum of thirty five dollars

Sworn to before me this

30<sup>th</sup> day of September 1882 } Joseph Ruston  
J. Henry Bond }  
Police Justice

0859

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Jud* District Police Court.

*John Forman* 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. *John Forman*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *Newark, New Jersey.*

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

Answer. *#134 Millivan Street: 3 months.*

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 not guilty of the charge*

*Alleged*

*John <sup>his</sup> Forman*  
*mark*

Taken before me this

day of *Sept* 1882

*P. W. ...*

Police Justice.

0860

19  
190  
Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*John Forman*  
*James P. Robertson*

1  
2  
3  
4  
Offence, *Stealing*

Dated *September 30th* 188*2*

*J. Henry Rod* Magistrate.

*Moore* Officer.  
*H. S. Rod* Clerk.

Witnesses, *Complaining witnesses*  
*Paul & Nancy Robertson*  
*at the back of p. 30 a bail Street*

No. *Paul & Nancy*  
No. *Robertson*  
Street, *at the back of p. 30*

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 Forman*

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

Dated *September 30th* 188*2* *J. Henry Rod* 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.

1988

Dated 1888 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 1888 Police Justice.

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

Dated 1888 Police Justice.

give such bail. Hunderd Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he

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

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 committed,

19 1888 Police Court District.

THE PEOPLE, &c., ON THE COMPLAINT OF

Joseph Boston  
Haver of Boston  
John Forman

2  
3  
4

Dated September 23<sup>rd</sup> 1888

Magistrate.

Officer. Clerk.

Witnesses, Complaining witnesses sent to Haver of Boston in No. of default of \$1000 bail Street to health.

No. 1888 Street,  
No. 1888 Street,  
No. 1888 Street,  
No. 1888 Street,

BAILED,

No. 1 by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

0862

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 Forman

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

John Forman

of the CRIME OF *Winning more than Twenty-five dollars within twenty-four hours, by betting* committed as follows:

The said

John Forman

late of the City and County of New York, on the *thirtieth* day of *September* in the year of our Lord one thousand eight hundred and eighty-*two*, at the City and County aforesaid, with force and arms *unlawfully did win by betting of and from one Joseph Burton the sum of Thirty-five dollars in money, of the value of Thirty-five dollars within the space of Twenty-four hours, 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 Grand Jury aforesaid, by this indictment further accuse the said John Forman of the Crime of *Winning more than Twenty-five dollars within twenty-four hours by betting, committed as follows:*

The said John Forman, 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, *unlawfully did win by betting at a certain game of cards commonly called three card Monte, of and from the said Joseph Burton*

0063

the sum of Thirty five dollars in money,  
of the value of Thirty five dollars within the  
space of Twenty four hours, against the form  
of the Statute in such case made and provided  
and against the peace of the People of the  
State of New York, and their dignity.

John McKeon

District Attorney

0864

BOX:

79

FOLDER:

882

DESCRIPTION:

French, Frederick C.

DATE:

10/25/82



882

0065

Filed 25<sup>th</sup> day of Oct 1882

Pleads *Not guilty* (26)

THE PEOPLE

vs.

*Shawanda S. Seward*

Obtaining Goods by False Pretences.

JOHN McKEON,

District Attorney.

A True Bill.

*Robert L. K...*  
Foreman.

*Nov 9 1882*

*Please Plead Guilty*

*Pen. 6 mos + \$25 fine -*

*Handwritten notes in the left margin, including "I have paid \$25 fine" and "I have paid \$25 fine" repeated.*

0866

City and County } ss.  
of New York

James J. Ryan, aged 20 years,  
occupation, Blacksmith, residing  
at 109 West 28<sup>th</sup> Street, being  
duly sworn says - That at the  
City of New York, on the 18<sup>th</sup>  
day of October 1882, Frederick  
C. Spench, now here, did  
feloniously, designedly and by  
means of certain false and  
fraudulent pretences and  
representations and with the  
intent to cheat and defraud  
obtain of deponent, and of the  
property of deponent, the sum  
of Twelve (12) Dollars gold and  
lawful money.

That said deponent then and  
there stated and represented to  
deponent that he was Agent  
for the McClintock Mining  
Company of Colorado and was  
engaging men to go to the  
mines of said Company.

That he then and there engaged

0867

deponent as Time Keeper at a  
salary of fifty dollars per  
month. That he informed  
deponent that the fare to  
the mine of said Company  
in Colorado was twenty-four  
dollars, and he demanded from  
deponent the sum of twelve (12)  
dollars, less the amount of said fare.

That deponent believing said  
statements and representations  
to be true and relying wholly  
upon the truth of the same  
thereupon paid and gave to  
said deponent the said sum  
of twelve dollars.

That the said deponent  
now here admits and confesses  
in open Court that all of  
said statements and representations  
so made to deponent were  
false and untrue and were  
made to deponent with the  
intent to defraud.

Sworn to before me this 18th day of October 1902  
James J. Ryan  
J. H. Patton, Police Justice

0858

Sec. 198-200.

Third District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

Frederick C. French 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. Frederick C. French

Question. How old are you?

Answer. Twenty-one years of age

Question. Where were you born?

Answer. Connecticut

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

Answer. Merchants Hotel, Courtland St. 3 days.

Question. What is your business or profession?

Answer. Druggist

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. The charge against me is true. I am not agent for the McClinton Mining Company or any other mine in Colorado or elsewhere. I was without money and expected to be turned out of the hotel and was in destitution.

Frederick C. French

Taken before me this

day of October 1884

John Sawyer

Police Justice.

0889

Police Court District.

088 232

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

James J. Ryan  
109 W 45 St  
Frederick C. French

Offence, False Pretence

Dated October 18 1882

Patience Magistrate.

Frederick C. French Officer.

James J. Ryan Clerk.

Witnesses, Charles French

Central Officer

Joseph Proskenberg

Central Officer

No. 1000 Street, 1000  
SFP 1919  
1882  
NEW YORK

Conrad

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

Frederick C. French

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 October 18 1882 J. M. 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 h to be discharged.

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

0780

232  
88

Police Court - 3<sup>rd</sup> District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*James J. Ryan*  
*109 1/2 St*  
*Federick C. Trunch*

Offence, *False Pretence*

BAILED,

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

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

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

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

Dated *October 2<sup>nd</sup>* 188 *2*

*Richard L. H.* Magistrate.

*Tush C. C.* Officer.

*Arch* Clerk.

Witnesses,  
*Charles Tush*  
*Central Office*  
*Joseph Weinberg*  
*Central*

No. *1000* Street,  
*1000* Street,  
Street,

SEP 19 1882  
NEW YORK

*Cmd*

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 *Federick C. Trunch*

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 *Oct 15<sup>th</sup>* 188 *2* *Federick C. Trunch* 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.

0871

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

THE PEOPLE OF THE STATE OF NEW YORK

against

*Frederick C. French*

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

*Frederick C. French*

of the crime of OBTAINING GOODS BY MEANS OF FALSE PRETENCES,  
committed as follows:

The said

*Frederick C. French*

late of the First Ward of the City of New York, in the County of New York aforesaid,  
on the ~~Eighth~~ day of *October* in the year of our Lord  
one thousand eight hundred and eighty *two* at the Ward, City and County  
aforesaid, with force and arms, with intent feloniously to cheat and defraud one

*James J. Ryan*

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend  
and represent to *the said James J. Ryan*

That *he the said Frederick C. French*  
*was then the agent of a certain mining*  
*corporation of Colorado called the*  
*The Chitocka Mining Company of*  
*Colorado, and that he was authorized*  
*and empowered by the said Company*  
*to engage and employ men to work*  
*for it, and that he then and there*  
*had power and authority for*  
*said Company to employ and*  
*engage on its behalf the said*  
*James J. Ryan as time-keeper*  
*at a salary of fifty dollars per*  
*month to be paid by the said*  
*Company*

0072

And the said

*James J. Ryan*

then and their believing the said false pretences and representations so made as aforesaid by the said

*Frederick C. French*

and being deceived thereby, was induced, by reason of the false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said

*Frederick C. French, the sum of twelve dollars in lawful money of the United States of the value of twelve dollars*

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said

*James J. Ryan*

and the said *Frederick C. French* did then

and there designedly receive and obtain the said

*sum of money*

of the said

*James J. Ryan*

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said

*James J. Ryan*

by means

of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said

*James J. Ryan*

of the same. And Whereas, in truth and in fact, the said

*Frederick C*

*French was not the agent of the said mining corporation called the McClinton Mining Company of Colorado; and was not authorized and empowered by the said Company to authorize and engage men to work for it; and he then and there did not have power and authority to engage and employ the said James J. Ryan on behalf of the said Company as timekeeper and salary of fifty dollars per month*

0873

to be paid by the said Company

And Whereas, in truth and in fact, the pretences and representations so made as aforesaid, by the said *Frederick C. French* to the said *James J. Ryan* was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said *Frederick C. French* well knew the said pretences and representations so by him made as aforesaid to the said *James J. Ryan* to be utterly false and untrue at the time of making the same.

And so the Grand Jury aforesaid, do say, that the said *Frederick C. French* by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said *James J. Ryan* the sum of twelve dollars in money lawful money of the United States and of the value of twelve dollars

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said *James J. Ryan* with intent feloniously to cheat and defraud him of the same, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

JOHN McKEON, District Attorney.

0874

BOX:

79

FOLDER:

882

DESCRIPTION:

Fuchs, Conrad

DATE:

10/10/82



882

0875

107

Day of Trial, *Thos. W. McKeon*  
Counsel, *Thos. W. McKeon*  
Filed *10* day of *Oct* 188*2*  
Plead: *Not guilty (11)*

Pelomous Assault and Battery.

THE PEOPLE

vs.

*Conrad Fisher*

JOHN McKEON,

*District Attorney.*

A True Bill.

*Clawson*

Foreman.

*Oct 13/2*

*Spicer & Appleton.*

WITNESSES.

0876

Police Court—Fourth District.

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

vs. *Harvey Gross, aged 25 years  
a Blacksmith*

of No. *440 West 45<sup>th</sup>*

Street,

on *Sunday* the *First* day of *October*  
in the year 18*82* at the City of New York, in the County of New York,

being duly sworn, deposes and says, that

and feloniously he was violently ASSAULTED and BEATEN by *Conrad Buchs. (now present)*

*who did wilfully and feloniously  
cut and stab deponent on the*

*right arm with a knife, then  
and then held in the hand of*

*him the said Conrad, and this  
deponent has reason to believe that*

*said Conrad did so cut and  
stab deponent with*

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

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

Sworn before me, this *2<sup>nd</sup>* day  
of *October* 18*82*

*J. W. Mott*  
Police Justice.

0877

Sec. 108-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

4 District Police Court.

Conrad Fuchs 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. Conrad Fuchs

Question. How old are you?

Answer. 25 years

Question. Where were you born?

Answer. Germany

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

Answer. West 41<sup>st</sup> Street, One week

Question. What is your business or profession?

Answer. Black Smith

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 cut the Complainant  
in self defense

Conrad Fuchs

Taken before me this

day of October

1884

Police Justice.

[Signature]

0878

Sec. 208, 209, 210 & 212

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*Robert Gross*

*440 W 145<sup>th</sup> St*  
*Brooklyn*

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

*October 2<sup>nd</sup>*

1882

*J. J. Kilbride* Magistrate.

*George Schmitt* Officer.

*22* Clerk.

Witnesses

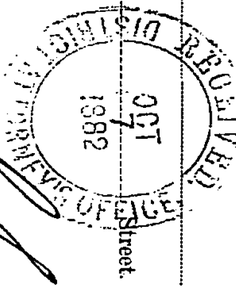
*Edw. Ringold*  
*145<sup>th</sup> St*

No.

Street,

No.

Street,



*145<sup>th</sup> St*  
*Brooklyn*

Offence, *Telegraphic Account*  
*in Battery*

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*

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

Dated *Oct. 2<sup>nd</sup>* 1882 *J. J. Kilbride* Police Justice.

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

Dated \_\_\_\_\_ 1882 \_\_\_\_\_ 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 \_\_\_\_\_ 1882 \_\_\_\_\_ Police Justice.

0879

Sec. 208, 209, 210 & 212.

107

Police Court H District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Assess Gross  
vs W H O  
Emrad Ancha

Offence, Voluntary Assault  
at Boston

BAILED,

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

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

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

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

Dated October 2<sup>nd</sup> 1882

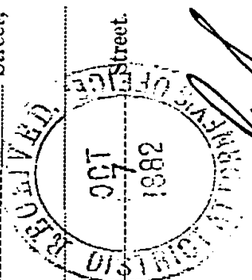
J. J. Kilbride Magistrate.

George Schum Officer.  
22 Clerk.

Witness Peter Ringedstein  
No. 1440 N. 145<sup>th</sup> Street,

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

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



\$1000.00 Ann. B. C.

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

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

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.

0000

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

THE PEOPLE OF THE STATE OF NEW YORK  
against

Conrad Fuchs

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

Conrad Fuchs

of the CRIME OF "Assault and Battery upon another with a deadly weapon with intent to kill," committed as follows:

The said

Conrad Fuchs

late of the City of New York, in the County of New York, aforesaid, on the  
first day of October in the year of our Lord  
one thousand eight hundred and eighty two with force and arms, at the City and  
County aforesaid, in and upon the body of Roscoe Cross  
in the peace of the said people then and there being, feloniously did make an assault  
and ~~in~~ the said Roscoe Cross  
with a certain knife  
which the said

Conrad Fuchs

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 Roscoe Cross  
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

Conrad Fuchs

of the CRIME OF "Assault upon another, without justifiable or excusable cause, with a  
sharp dangerous weapon, with intent to do bodily harm," committed as follows:

The said

Conrad Fuchs

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 the said Roscoe Cross  
Cross then and there being, wilfully and feloniously did make an  
assault and ~~in~~ the said Roscoe Cross  
with a certain knife which the said

Conrad Fuchs

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

JOHN McKEON, District Attorney.

0881

BOX:

79

FOLDER:

882

DESCRIPTION:

Fuchs, Frank

DATE:

10/25/82



882

0002

106

Filed 25 day of Oct 1882

Pleas: Not Guilty

THE PEOPLE

~~vs.~~  
vs.  
Frank Smith  
Nov 14/82  
Fried & acquitted.

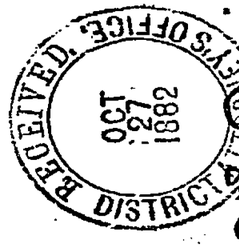
ASSAULT AND BATTERY.  
Jackson & Co.

JOHN McKEON,  
District Attorney.

A True Bill.

W. B. K.

Foreman.



101

Embly John Grossky  
Co. Prokang  
Asper. G. Carpenter  
J. D. Elancy.  
Henry H. Dreyer  
34 Prington  
James Hanley  
Over Misses Thith  
Wm. J. Durant  
28 Deaney

Wm. J. Durant  
140

0883

**List of Witnesses** Subpoenaed to appear  
 at the COURT OF GENERAL SESSIONS, on the 14<sup>th</sup>  
 day of November 1872.

Part One

Subpoena Clerk.

WITNESS.	RESIDENCE.	HOW SERVED.	DEFENDANT.
Julius Senior	Care of Philip Benjamin Grand St bet Ludlow & Orchard	Person	Thos. Conyatal
Nancy Lat	no address		"
Francis Peyer	In Complaint / Sept with complaints		"
Edward Kolb	" Ludlow Cor. West St	Person	"
George Chateau	1144 Eldredgess.	Person	Francis Fruchs
Jacob Minor	1794 Washington	Person	"
William S. Durant	28 Selaway	Person	"
James Hanley	Bowery Over Minors Theatre Left.		"
James Carpenter	34 Selaway	Person	"
Nancy H. Weyer	34 Rivington	Person	"
John J. Brown	Chief of Bureau	Elisha's with Clerk 12 O'clock	"

0884

Jacob Minor is an engineer for  
Vincent L. King and lives at  
No. 794 Washington St. He came  
to my door on Sunday morning about  
one o'clock; he just merely tried the  
nob, and officer Guehs struck him with  
his fist and knocked him in the  
gutter. It was witnessed by George  
Chabeau, of 144 Edridge St.

0885

Statement of  
Mr. Carpenter in  
the Exch's Call.

0886

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Frank Sudo*

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

*Frank Sudo*

of the CRIME OF ASSAULT AND BATTERY, committed as follows:

The said

*Frank Sudo*

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

JOHN McKEON, District Attorney.