

0803

**BOX:**

486

**FOLDER:**

4439

**DESCRIPTION:**

Stuart, Dudley

**DATE:**

06/21/92



4439

#530

X

Witnesses:  
Fred Shemer  
O. Anderson

Counsel,  
Filed 21 day of June 1892  
Pleads, *Indy*

THE PEOPLE

*30*  
*Booker*  
*148*

vs.

*Dudley Seward*

Assault in the First Degree, Etc.  
(Sections 217 and 218, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

*Chas. Haggins*  
Foreman.

*Sub 2 - June 24, 1892*

*Ready Assault 3rd Dep*

*Sh 1 97 92*

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

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

of No. 220 West 25<sup>th</sup> Street, aged 30 years,  
occupation waiter being duly sworn

deposes and says, that on the 25 day of May 1892 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Dudley Stuart (nowhere)

who cut a gash on deponent's left side with a pocket knife then held in his hand by the said deponent, and he <sup>had</sup> pulled a loaded revolver at the same time.

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

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

Sworn to before me, this 25 day }  
of May 1892 } Fritz Schirmer  
John H. Brady Police Justice.

0806

(1335)

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK.

Dudley Stuart 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. Dudley Stuart

Question. How old are you?

Answer. 30 years

Question. Where were you born?

Answer. N.S.

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

Answer. 148 West 32 St - 4 months

Question. What is your business or profession?

Answer. Handle

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

Dudley Stuart

Taken before me this 26  
day of Dec 1896  
Wm. J. Brady Police Justice.

0807

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

*Dudley Stuart*

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, May 25 1892 *Chas. T. [Signature]* Police Justice.

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

Dated, ..... 189 ..... Police Justice.

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

Dated, ..... 189 ..... Police Justice.

0808

644

Police Court, 2 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Frederick Schirmer*  
*220 N 23*  
*Dudley Stuart*

*Offense, Absent*  
*of Long*

2 .....  
3 .....  
4 .....

Dated, *May 26* 1899

*Grady* Magistrate.

*Andrew* Officer.  
*16* Precinct.

Witnesses .....

No. .... Street.

No. .... Street.

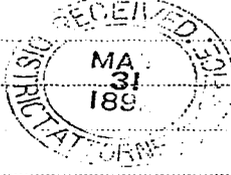
No. .... Street.

No. .... Street.

§ *570* to answer *G.S.*

*John*

*Miller*



BAILED,

No. 1, by .....

Residence..... Street.

No. 2, by .....

Residence..... Street.

No. 3, by .....

Residence..... Street.

No. 4, by .....

Residence..... Street.

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

THE PEOPLE OF THE STATE OF NEW YORK,  
against

*Dudley Stuart*

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

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

The said *Dudley Stuart*

late of the City of New York, in the County of New York aforesaid, on the *twenty-fifth*  
day of *May* in the year of our Lord one thousand eight hundred and  
ninety-*two*, with force and arms, at the City and County aforesaid, in and upon  
the body of one *Fritz Schirmer* in the peace of the said People  
then and there being, feloniously did make an assault and *beat* the said  
*Fritz Schirmer* with a certain *knife,*

which the said *Dudley Stuart*  
in *his* right hand then and there had and held, the same being a deadly and  
dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and  
wound,

with intent- *him* the said *Fritz Schirmer*  
thereby then and there feloniously and wilfully to kill, against the form of the statute in  
such case made and provided, and against the peace of the People of the State of New York and  
their dignity.

SECOND COUNT-

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said  
*Dudley Stuart*  
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Dudley Stuart*

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,  
at the City and County aforesaid, with force and arms, in and upon the body of the said  
*Fritz Schirmer* in the peace of the said  
People then and there being, feloniously did wilfully and wrongfully make another assault,  
and *him* the said *Fritz Schirmer*  
with a certain *knife,*

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

THIRD COUNT—

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

*Dudley Stuart*

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

The said

*Dudley Stuart*

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the said *Fritz Schirmer* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault and *hurt* the said

with a certain *Knife*, *Fritz Schirmer*

which *he* the said

*Dudley Stuart*

in *his* right hand then and there had and held, in and upon the

*body* of *him* the said

then and there feloniously did wilfully and wrongfully strike, beat, *stab*, cut bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said

*Fritz Schirmer*

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.

DE LANCEY NICOLL, *District Attorney.*

0811

**BOX:**

486

**FOLDER:**

4439

**DESCRIPTION:**

Sugansky, Flora

**DATE:**

06/01/92



4439

27  
Served

Counsel,

Filed

189 v

day of

*Paul*  
*July 10*

Pleads,

THE PEOPLE

vs.

3

*Edward Sugarsky*

VIOLATION OF EXCISE LAW.

(Selling on Sunday, Etc.)  
(Ill. Rev. Stat. (7th Edition), page 1083, Sec. 21, and page 1089, Sec. 23)

Plaintiff in the Case of *Sugarsky*  
vs. *THE PEOPLE*  
Sessions for Judge HANCEY NICOLL,  
Part 8.....*Phil Y. Hight-Attorney*

A TRUE BILL.

*Charles Higgins*

Foreman.

Witnesses:

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Flora Sugarsty*

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

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

The said *Flora Sugarsty*

late of the City of New York, in the County of New York aforesaid, on the *twenty-eighth* day of *February* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one

*Henry Herrack*

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

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

The said *Flora Sugarsty*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did then and there open and cause and procure and suffer and permit to be open, and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,  
*District Attorney.*

08 14

**BOX:**

486

**FOLDER:**

4439

**DESCRIPTION:**

Sullivan, Daniel

**DATE:**

06/28/92



4439

Witnesses:

Tom Paden  
Sammy Dickson  
George Ketchum

675 Dr A

Counsel,

Filed

28 day of June 189

Pleads,

Magistrate

THE PEOPLE

vs.

27

Daniel Sullivan

Grand Larceny, Second Degree  
[Sections 228, 229, 230 Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

James Higgins  
Foreman.

July 5/92--  
Tried and Acquitted

0815

Police Court 1 - District.

Affidavit—Larceny.

City and County }  
of New York, } ss:

William J. Basey  
of No. 28 (old No) Hudson River Street, aged 24 years,  
occupation Deck hand being duly sworn,  
deposes and says, that on the 1st day of May 1892 at the City of  
New York, in the County of New York, was feloniously taken, stolen and carried away  
from the possession of deponent, in the daytime, the following property, viz:

Eighty four pair of modern socks  
of the value of twenty four dollars  
and twenty cents

the property of Frederick Victor and Coasters  
in the care and charge of the Old Colony  
Steamboat Company and that this deponent  
has a probable cause to suspect, and does suspect, that the said property was feloni-  
ously taken, stolen and carried away by Daniel Sullivan

from the fact that deponent saw  
said defendant on board of the  
Steamboat City of Fall River  
with part or all of said  
property in his possession

x William J. Basey x

Sworn to before me this 1st day of May 1892  
at New York  
of the City of New York  
Police Justice.

0817

(1885)

Sec. 198-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Samuel Sullivan* 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. *Samuel Sullivan*

Question. How old are you?

Answer. *28 years.*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *Stamford Plymouth Parish*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am not guilty*  
*Samuel Sullivan*

Taken before me this *1st*  
day of *September* 188*5*  
*[Signature]*  
Police Justice.

08 18

Sec. 151.

1847

CITY AND COUNTY }  
OF NEW YORK, } ss.

Police Court District.

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

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 William Baser of Room 28 (addn) Hudson River Street, that on the 1st day of May 1892, at the City of New York, in the County of New York, the following article, to wit:

Eighty four pair of socks  
of the value of Twenty five Dollars,  
the property of Jordan V. Vetter and Company  
w. as taken, stolen and carried away, and as the said Complainant has cause to suspect, and does suspect and believe, by Daniel Sullivan

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 every of you, to apprehend the body of the said Defendant and forthwith bring him before me, at the 1st 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 6th day of May 1892

W. T. Munn POLICE JUSTICE.

0819

Police Court.....District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

28  
W  
Dr  
hak  
S  
y/s  
not home

Dated May 6 1892

Dr. Mahon Magistrate.

O'Connor Officer.

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

..... Officer.

Dated June 17 1892

This Warrant may be executed on Sunday  
or at night.

..... Police Justice.

0820

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

*Defendant*

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

Dated, July 27 189 [Signature] Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

082

500 Ex June 24<sup>th</sup> 9 - P.M.

No. 760  
1894

Police Court--- District.

THE PEOPLE, &c.  
ON THE COMPLAINT OF

William Barry

vs.  
Daniel Sullivan

2  
3  
4

Offense  
Hudson

BAILED,

No. 1, by.....

Residence..... Street.

No. 2, by.....

Residence..... Street.

No. 3, by.....

Residence..... Street.

No. 4, by.....

Residence..... Street.

Dated, June 17 1892

Bluff W. Cook Magistrate.

Wagon Officer.

Wagon Precinct.

Witnesses  
Henry O. Dickerson  
Box 28 old Dr. Hudson Street

George Ketchum  
Box 28 (old Dr) Hudson Street

No. .... Street.

\$ 5.00 to answer 1892



Committed

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Daniel Sullivan

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

Daniel Sullivan

of the CRIME OF GRAND LARCENY IN THE second DEGREE, committed as follows:

The said Daniel Sullivan

late of the City of New York, in the County of New York aforesaid, on the first day of May in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, with force and arms,

eighty-four pair of socks of the value of thirty cents each pair

of the goods, chattels and personal property of one Frederick Victor

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.

0023

SECOND COUNT—

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

*Daniel Sullivan*

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

The said *Daniel Sullivan*

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,

*eighty-four pair of socks of the value of thirty cents each pair*

of the goods, chattels and personal property of one

*Frederick Victor*

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

*Frederick Victor*

unlawfully and unjustly did feloniously receive and have; the said

*Daniel Sullivan*

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

DE LANCEY NICOLL,

*District Attorney.*

0824

**BOX:**

486

**FOLDER:**

4439

**DESCRIPTION:**

Sullivan, Denis J.

**DATE:**

06/07/92



4439

#59

X

Witnesses:  
*Chas. J. Sullivan*

Counsel,  
Filed *7*  
Pleads,

*Chas. J. Sullivan*  
day of *June* 189*2*

Grand Larceny,  
[Sections 623, 637,  
Penal Code.]  
Degree.

THE PEOPLE

vs.

*Denis J. Sullivan*

DE LANCEY NICOLL,  
District Attorney.

*3/17/11*

A TRUE BILL.

*Chas. Higgins* Foreman.  
*James D. [unclear]*  
*James D. [unclear]*  
*Edward [unclear]*

0826

(1365)

Police Court—5 District.

Affidavit—Larceny.

City and County }  
of New York, } ss.

of No. 302 W-116 St Fanny Lathrop Street, aged 26 years,  
occupation Housekeeper being duly sworn,  
deposes and says, that on the 15 day of April 1894 at the City of New  
York, in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent, in the Day time, the following property, viz:

One suit of gents clothes  
One pair of blankets. Two quilts  
two dozen curtains two dozen  
trousers. portion of a toilet set  
all of the value of fifty dollars  
(\$50.00)

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 Thomas Sullivan (now here)

from the fact that—said property  
was in the cellar of the premises  
no 311 West 116<sup>th</sup> St. when this  
deponent was employed as  
janitor, and on or about 20<sup>th</sup>  
day of May 1894. deponent that  
said property was missing. and  
thereafter this deponent gave  
deponent pawn tickets representing  
a portion of said property. and has  
since admitted and confessed in  
open court in the presence and hearing  
of deponent and Officer Joseph Sullivan  
that he did feloniously take steal and  
carry away said property.

Fanny Lathrop

Sworn to before me, this

of June 1894

John W. [Signature] Police Justice.

0827

Sec. 198-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss:

*Lewis Sullivan* being duly examined before the undersigned according to law, on the annexed charge, and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him if he sees 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. *Lewis Sullivan*

Question. How old are you?

Answer. *25 years old*

Question. Where were you born?

Answer. *Newark, N.J.*

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

Answer. *311 W. 116 St. 3 mos*

Question. What is your business or profession?

Answer. *None*

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. I took the property of Lewis J. Sullivan*

Taken before me this

day of *June* 189*7*

*John W. MacFarlan*

Police Justice.

0828

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

Defendant

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

Dated, June 3 1892 John P. ... Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

0820

673  
1334

Police Court--- 5 --- District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Francis Lathrop*  
308 W. 116 St.  
*Dennis Sullivan*

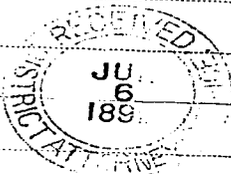
*Jacemy Tolson*  
Offense

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

Dated *June 3d* 189 *2*

*Voorhis* Magistrate.  
*Sullivan* Officer.  
*30* Precinct.

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



No. \_\_\_\_\_ Street  
\$ *500* to answer *H. S.*  
*C. M. J.*

BAILED,

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

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

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

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

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

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

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

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

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against
Denis J. Sullivan

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

Denis J. Sullivan

of the CRIME OF GRAND LARCENY IN THE second DEGREE, committed as follows:

The said Denis J. Sullivan

late of the City of New York, in the County of New York aforesaid, on the 15th day of April in the year of our Lord one thousand eight hundred and ninety-two at the City and County aforesaid, with force and arms,

one coat of the value of ten dollars, one vest of the value of five dollars, one pair of trousers of the value of five dollars, two blankets of the value of three dollars each, two quilts of the value of two dollars each, twenty-four curtains of the value of one dollar each, twenty-four towels of the value of twenty-five cents each, divers other goods, chattels and personal property, (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of fifteen dollars and no part of the goods, chattels and personal property of one Fannie Latrop

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.

De Lancey Ricoll
District Attorney

0831

**BOX:**

486

**FOLDER:**

4439

**DESCRIPTION:**

Sullivan, James

**DATE:**

06/10/92



4439

0832

**BOX:**

486

**FOLDER:**

4439

**DESCRIPTION:**

Kennedy, Patrick

**DATE:**

06/10/92



4439

Witnesses:

S. Audmuel  
Off J. F. Kehoe 5<sup>th</sup> St

In this case the complainant cannot be found  
No case ever be made with  
out him.  
Every effort has been made  
to find the complainant, with  
out success  
I suggest that expenses should  
be charged upon them as  
recognized  
July 25.92  
Wm. F. McHugh  
Deputy Sheriff

# 159 J. A. S.

Counsel,  
Filed 11<sup>th</sup> day of June 1896  
Plends *Maguire*

THE PEOPLE  
vs.  
James Sullivan  
Defendant of Labor  
Patrick Kennedy  
H.D.

Robbery, (Sections 224 and 225, Penal Code),  
Degree.

DE LANCEY NICOLL,  
District Attorney.

*Case closed 25/92*  
*On 11th of Dec 1892*  
*Defect decided by*  
*Magistrate*  
*William McHugh*

*Case 2 - June 14, 1892*  
*Defect decided and arrested*  
*with a recommendation to the*  
*Magistrate of the Court*  
*of New York granted July 7/92*

Court of General Sessions

The People vs

James Sullivan

City and County of New York, ss:-

John Ryan being duly sworn deposes and says that he is fifty two years of age; that by occupation he is a box-carman, doing business in the City of New York, at No. Cor. Prince & Murray Street; that he has known the above named defendant for at least fifteen years last past, and that ~~defendant's~~ reputation during that time for industry, sobriety and honesty, has been excellent. And further,

Deponent, in view of defendant's age and previous good character, respectfully recommends him to the clemency of this Honorable Court.

Sworn to before me this <sup>second</sup> day of June, 1892

John Ryan  
Notary Public

Wm. C. Moxley  
New York

Court of General Sessions.

The People vs

vs.

James Sullivan,

City and County of New York, SS:—

Michael C. Murphy being duly sworn deposes and says that he is 34 years of age; that by occupation he is a boss-carman, doing business at No. 189 Duane Street, N.Y. City; that he has known the above-named defendant for at least ten (10) years last past, and that defendant's reputation during that time for industry, sobriety and honesty, has been excellent; And further,

Deponent, in view of defendant's age and previous good character, respectfully recommends him to the clemency of this Honorable Court.

Sworn to before me this  
23<sup>rd</sup> day of June, 1897

Michael C. Murphy

Chas. Scribner  
Notary Public 227  
City & County of New York

0836

OFFICE OF  
JOHN McILHARGY'S SONS,  
Freight and Forwarding Agents,  
No. 414 GREENWICH STREET.

TELEPHONE, 4406 CORTLANDT.

New York, June 25<sup>th</sup> 1897

Hon Judge Fitzgerald

The young man Patrick Kennedy  
who will come up for sentence before you  
I have known for six years, and I can truthfully  
say that he is a good sober young man, honest  
and would beg that you extend to him all  
the leniency you can.

+Obliged

Your truly  
C. A. McIlhargy

Court of General Sessions.

-----X  
 )  
 The People, &c., :  
 )  
 -against- :  
 )  
 Patrick F. Kennedy. :  
 )  
 -----X

City and County of New York, ss:-

Thomas J. O'Sullivan, being duly sworn,  
 deposes and says that he is engaged in business, at No.  
 229 Hudson Street, in the City of New York, as an under-  
 taker. That he has known the above-named defendant, for  
 about five years. That he knows other people, who know  
 the defendant and that his reputation for honesty and in-  
 dustry is of the very best.

Sworn to before me this

25th day of June, 1892. :

*Thos. J. O'Sullivan*

*Frederick B. Hausel*  
*Commr of Deeds*  
*N.Y. City & Co.*

Court of General Sessions.

-----X  
 )  
 The People, &c., :  
 )  
 -against- :  
 )  
 Patrick F. Kennedy. :  
 )  
 -----X

City and County of New York, ss:-

F r e d e r i c k B r a u e r, being duly sworn, deposes and says, that he is a grover, engaged in business as such, at No. 420 Greenwich Street, in said City. That he became acquainted with the above-named defendant more than three years ago, and that since said time, he has always regarded him as a thoroughly conscientious and industrious young man, and dependent knows this to be the general reputation of said defendant, among his acquaintances.

Sworn to before me this :  
 15th day of June, 1892. :

*J. Brunet.*

*Frederic Brunet  
 Comm. of Peace  
 N.Y. City, &c*

Court of General Sessions.

-----X  
 )  
 The People, &c., :  
 )  
 -against- :  
 )  
 Patrick F. Kennedy, / :  
 )  
 -----X

City and County of New York, ss:-

J a m e s S u l l i v a n, being duly sworn, deposes and says, that he is a clerk in the office of "THE NEW YORK PRESS", a daily newspaper, published in the City of New York. That the above-named defendant has been known to deponent for upwards of ten years last that past, and that, during all time, deponent has known said defendant to be a quiet, honest and industrious young man, who was thought highly of, by his friends and acquaintances, who had the utmost faith and confidence in him.

Sworn to before me this :  
 25th day of June, 1892. :

*James Sullivan*

*Frederic B. House*  
*Comms of Recds*  
*N.Y. City &c.*

Court of General Sessions.

-----X  
 )  
 The People, &c., :  
 )  
 -against- :  
 )  
 Patrick F. Kennedy. :  
 )  
 -----X

City and County of New York, ss:-

J a m e s L i a r d, being duly sworn,  
 deposes and says, that he is a store-keeper in the City of  
 New York, and that his place of business is at No. 183  
 Varick Street. That he has known and been personally ac-  
 quainted with the above-named defendant from his infancy.  
 That deponent has known and is still intimately acquainted  
 with a great many people, who have known said defendant  
 for a great many years and the general reputation of said  
 defendant among them, and, indeed, among all that know him,  
 is that he is honest, conscientious and industrious.

Sworn to before me this :  
 25th day of June, 1892. :

*James Laird*  
*183 Varick St.*

*Frederick B. House*  
*Comms of Deeds*  
*N.Y. City & Co.*

Court of General Sessions.

-----X  
 :  
 The People, &c., )  
 :  
 -against- )  
 :  
 Patrick F. Kennealy. )  
 :  
 -----X

City and County of New York, ss:-

P e t e r J. K e l l y, being duly sworn, deposes and says that he is a clerk in the office of the Register of the City and County of New York. That he has known the above-named defendant for a period extending over twelve years, and that he has always known said defendant to be a young man of good moral character, gentlemanly in his conduct and courteous in his behavior, and honest and conscientious at all times. That the reputation of said defendant among his friends and neighbors, with many of whom deponent is acquainted is uniformly good.

Sworn to before me this :  
 :  
 25th day of June, 1892. :

*Peter J. Kelly*

*Frederick B. House*  
*Commiss of Heeds*  
*N.Y. City Co*

Court of General Sessions.

-----X  
 )  
 The People, Ac., :  
 )  
 -against- :  
 )  
 Patrick F. Kenney. :  
 )  
 -----X

City and County of New York, ss:-

F r e d e r i c k S h e r e n, being duly sworn, deposes and says, that he is engaged in business in the City of New York, as a butcher at No. 410 Greenwich Street. That his acquaintanceship with the above-named defendant extends over a period of more than three years and that he has always regarded said defendant as a thoroughly honest, respectable and trustworthy young man; and deponent avers that among the people that know and are acquainted with said defendant, his general reputation for honesty and good character is of the best.

Sworn to before me this : *Frederick Sheron*  
 25th day of June, 1892. :

*Frederick B. House*  
*Comm of Beeds*  
*N.Y. City & Co*

---

Court of General Sessions.

-----X  
 )  
 The People, vs., :  
 )  
 -against- :  
 )  
 Patrick F. Kennedy. :  
 )  
 -----X

City and County of New York, ss:-

John J. Connelley, being duly sworn,  
 deposes and says, that he is engaged in the real estate  
 business, and that his office is at No. 408 Greenwich  
 Street, in the City of New York. Deponent further says,  
 that he has known Patrick F. Kennedy, the above named de-  
 fendant, for seven years or more and believes him to be an  
 honest and capable young man, who would not intentionally  
 commit any wrong or be guilty of an offense against the  
 law.

*John J. Connelley*

Sworn to before me this :  
 25th day of June, 1892. :

*Fredrick B. ...  
 Comm of Peace  
 N.Y. City & Co.*

Court of General Sessions.

-----X  
 )  
 The People, &c., :  
 )  
 -against- :  
 )  
 Patrick F. Kenney. :  
 )  
 -----X

City and County of New York, ss:-

John H. Meeklen, being duly sworn,  
 deposes and says, that his office is at No. 505 Amsterdam  
 Avenue, in the City of New York and that his business is  
 that of a real estate agent. That he has known the above-  
 named defendant for five or six years; and deponent alleg-  
 es that during said time the defendant has always acted as  
 a gentlemanly young man, has always been polite and court-  
 eous to his acquaintances and neighbors, obedient to his  
 parents and respectful to every one. The defendant's  
 character has always been above reproach, and, so far as  
 deponent, knows, he has always been honest, industrious  
 and conscientious.

Sworn to before me this :  
 )  
 25th day of June, 1892. :

*John H. Meeklen*

*Francis R. Kouse*  
*Commissioner of Deeds*  
*N.Y. City & Co*

Court of General Sessions.

-----X  
 )  
 The People, &c., :  
 )  
 -against- :  
 )  
 Patrick F. Kenney. :  
 )  
 -----X

City and County of New York, ss:-

P a t r i c k M c I n e r n y, being duly sworn, deposes and says that he is a dealer in liquors and segars at No. 20 Hubert Street, in said City. Deponent has known the defendant for over three years and during that time, the defendant has always borne an excellent reputation, and deponent regards him as a thoroughly honest and perfectly conscientious, as well as capable and industrious young man.

Sworn to before me this :

25th day of June, 1892. :

*Patrick McInerney*

*Frederick B. Hunt*

*Commuter, Leeds*

*W. J. C.*

Court of General Sessions.

-----X  
 )  
 The People, Sc., :  
 )  
 -against- :  
 )  
 Patrick P. Kenneay. :  
 )  
 -----X

City and County of New York, ss:-

Thomas Lacey, being duly sworn,  
 deposes and says:- I am a dealer in butter, cheese and  
 eggs and my business is situated at 525 Pearl Street, New  
 York City. I know the above-named defendant and have known  
 him very well for about ten years. During all those years,  
 I have never heard any one question his character, have  
 always believed and still believe him to be honest and  
 trustworthy, and know that his general reputation among  
 his friends and neighbors, of whom I know many, is very  
 good.

Sworn to before me this : *Thos Lacey*  
 25th day of June, 1892. :

*Frederick B. Hausel*  
*Commissioner of Pleds*  
*N.Y. City & Co*

Court of General Sessions.

-----X  
 The People, &c., )  
 )  
 -against- )  
 )  
 Patrick P. Kennedy. )  
 )  
 -----X

City and County of New York, ss:-

George Stack, being duly sworn,  
 says, I reside at 457 Washington Street, in said City,  
 and was until recently engaged in the saloon business.  
 I have been well acquainted with said defendant and a  
 great many friends and acquaintances for upwards of nine  
 years. The reputation of said defendant has been unim-  
 peached heretofore and all who have known him, have thought  
 highly of him, and deponent has always heard him spoken of  
 as a good, honest, well-behaved man.

Sworn to before me this : *George Stack*  
 )  
 25th day of June, 1892. :

*Receives Attest*  
*Commr of Recds*  
*N.Y. City & Co*

*U.S. Circuit Superior Court.*

Sir:—

Please take notice, that the within is a true copy of an in the within-entitled action, this day duly entered and filed in the office of the Clerk of this Court.

*The People vs.*

—against—

Dated, N. Y.,

189

Yours &c.,

*Patrick J. Kennedy*

FRIEND & HOUSE,

Attys for

To

*Affidavit Benigno*

Esq.,

Attorney for

FRIEND & HOUSE,  
*Defendants* ATTORNEYS,  
61-65 PARK ROW,  
WORLD BUILDING,  
NEW YORK.

Due and timely service of a copy of the within

is hereby admitted.

this \_\_\_\_\_ day of \_\_\_\_\_ 189

Attorney for



SANDERS SANDRUE, THE COMPLAINANT, being examined through the Official Interpreter, Doctor Dillion, testified that he had been working for Dr. Webb, in the Adirondacks. He, the complainant, went from Tappish Lake, in the State of New York, to New London, Connecticut, and from New London, came to New York city, on the New London boat. He, the complainant, did not know the name of the boat he came to New York on. He, the complainant, landed in New York city at eight o'clock in the morning. After landing, he, the complainant, went into the street, to look around for a boarding house. As he, the complainant, was walking along the street, the defendant Sullivan came up to him, the complainant, from behind, and hit him, the complainant, on the head. He, the complainant, turned around to see who hit him, and the defendant Kennedy rushed up to him, the complainant, and got him, the complainant, by the legs, and threw him, the complainant, down. The defendants then commenced to beat him, the complainant. He, the complainant, had a watch in his pocket at the time. The defendant Sullivan grabbed the chain and took the watch away from him, the com-

plainant. The defendants then ran away, and a crowd gathered around him, the complainant. His, the complainant's, face was bleeding. He, the complainant, went to the station house with some person who spoke German to him, the complainant. On the way to the station house, he, the complainant, met the officer. He, the complainant, next saw the two defendants in the station house, about two o'clock that afternoon, when they were brought in by a detective, and he, the complainant, recognized them as the men who hit him and robbed him in the morning. He, the complainant, bought the watch and chain at Tappish Lake, and paid thirteen dollars for it.

In cross-examination the complainant testified that he, the complainant, bought the watch about three weeks before the trial, from a peddler. He, the complainant, did not know the peddler's name. He, the complainant, had been in the police court. He, the complainant, could not write. He, the complainant, remembered somebody in the police court reading a paper to him. What was read to him was correct. He, the complainant, was born in Tabirke, Russia. He, the complainant,

had been in this country about seven or eight months. When he, the complainant, first came from Russia, he landed in New York. He, the complainant, stayed in New York for a week, and during that week he stayed with a family of the name of Asoffsky. The day he, the complainant, was robbed was Sunday, and was a nice pleasant day. At the time of the robbery, he, the complainant, was dressed as he was on the day of the trial. After the defendants had beaten him, the complainant, a woman came up to him, the complainant, and said? "Come up with me in my house, and wash your face." He, the complainant, did not know the man who had taken him to the station house.

OFFICER THOMAS F. KEHOE testified that he was attached to the 5th police precinct. He, the witness, arrested the defendants on Sunday morning, June 5, between eleven and half-past eleven. He, the witness, met the complainant in the station house in the morning, before he arrested the defendants, and got a description of the defendants from him, the complainant. He, the witness, arrested the de-

defendant Sullivan in his, Sullivan's, house, at 231 West street. The defendant Kennedy was arrested in front of 232 West street. He, the witness, did not have any conversation with Sullivan before he caught Kennedy on the stoop. He, the witness, did not tell the defendants what he arrested them for. They, the defendants, did not ask him, the witness. He, the witness, arrested the defendants and took them to the station house. At the station house, the defendants stood in front of the desk and the complainant was brought from the back room by Officer Finnell. The complainant identified the prisoners as the men who had assaulted and robbed him, the complainant. He, the witness, had a conversation with Sullivan, in the station house. He, the witness, asked the defendant Sullivan if he knew anything about the complainant's watch. Sullivan said, "No," and Sullivan denied that he had ever seen the complainant until that time. He, the witness, asked Sullivan if he was with Kennedy that morning, and Sullivan said that he was, but Sullivan denied that they had seen the complainant that morning. He, the witness, asked Kennedy if he had seen

C

the complainant, and Kennedy said that he had. He, the witness, said, "Do you know anything about his watch?" Kennedy said, "No." He, the witness, said to Kennedy, "Did you have any trouble with him?" Kennedy said, "Yes, we had a lot of trouble. Kennedy said to him, the witness, "I was walking ahead and Sullivan called to me, and I seen Sullivan in trouble with this man, and I went back and hit him and knocked him down." This conversation took place on the 5th of June, in the station house, between him, the witness, and the defendant Kennedy. Sullivan stated in the police court, to the magistrate, that they, the defendants, were sitting on a stoop in Greenwich street, between Hubert and Laight. The complainant came up and asked them for a light and they, the defendants, refused, and then the complainant made some remark about them, and attempted to strike Sullivan. Sullivan dodged and the blow struck Kennedy in the ear. Then both of them, the defendant, set on him, the complainant, and beat him. In cross-examination the witness testified that Kennedy lived at 22 Hubert street, about three blocks and a half from the place where he was arrested.

He, the witness, did not find the complainant's watch on either of the defendants. When the complainant identified the defendants, the only persons present were Officer Finnell and himself, the witness.

FOR THE DEFENCE, JOHN QUINTON, testified that he knew the defendants.

He, the witness, saw the complainant on Sunday morning, June 5th, 1892, at about twenty minutes past eight. He, the witness, was sitting on a stoop with another boy, and the defendants were fooling on the side-walk. The complainant came along and got a slap in the face, and he, the complainant, turned around and said something, and the defendants told him, the complainant, to go to hell. The complainant ran to the gutter to get a brick, but he did not get the brick, and the defendants rushed at him, and he, the complainant, pulled his knife from his pocket, and hit Sullivan on the neck and shoulder, and then the defendants hit him, the complainant. He, the witness, did not see any watchchain hanging from the complainant's vest. When the defendants hit the complainant, they ran away, around the corner. He, the witness,

went to church, and when he, the witness, returned from church, he heard that the defendants had been arrested.

In cross-examination the witness testified that he did not see the complainant draw a knife. He, the witness, was positive that Sullivan was the man that he, the witness, saw the complainant hit. He, the witness, did not know which one of the defendants had knocked the complainant down. Both the defendants were hitting the complainant at the same time. There was nothing to prevent the complainant running away, if he wanted to.

JULIA KENNEDY testified that she was the mother of one of the defendants. She, the witness, remember the 5th of June, 1892. She saw the complainant on that day. She, the witness, asked the complainant what he was crying for, and he, the complainant, said that two boys struck him. She, the witness, asked the complainant where the two boys were, and the complainant said, "They ran away." She, the witness, said to the complainant, "Go inside and I will wash your nose." She, the witness, asked the complainant if he had lost anything, and the complainant

said, "No, I lost nothing."

In cross-examination the witness testified that she did not know what induced her to ask the complainant if he had lost anything, except that he was crying and she, the witness, supposed that he had lost something.

CATHERINE WILLIAMSON testified that she knew the defendants and had seen them on Sunday, June 5th, 1892. She, the witness, saw the complainant on the day in question in Greenwich street, near Hubert. She, the witness, did not see any watch or chain on the complainant.

In cross-examination the witness testified that she had known the defendants for some time ---- ever since she had lived in the neighborhood. She, the witness, had always thought that they were nice boys, and had never known anything wrong about them.

JENNIE HAZEL testified that she lived at 22 Hubert street. She, the witness, knew the defendants. The defendant Kennedy lived in the same house with her, the witness. She,

the witness, remember Sunday the 5th of June, 1892. On that day she, the witness, happened to look out of the window, and saw the defendant Kennedy striking the complainant. She, the witness, left the window and returned again, and saw Mrs. Kennedy talking to the complainant. She, the witness, did not know what Mrs. Kennedy was saying to the complainant.

PATRICK KENNEDY, ONE OF THE DEFENDANTS, testified, in his own behalf, that he was eighteen years of age and lived at 22 Hubert street, with his father and mother. His, Kennedy's, mother was janitress of the building, and he, Kennedy, helped his mother in her work. He, Kennedy, knew Sullivan. He, Kennedy, did not take a watch and chain from the complainant on that day, nor did he, Kennedy, see Sullivan take a watch and chain from the complainant. He, Kennedy, did not see any watch and chain on the complainant at all. He, Kennedy, Sullivan, a boy named Moroney and Sullivan's brother were foobling and dancing on the side-walk, and Sullivan's hand hit the complainant on the face, and the complainant turned

around and tried to hit Sullivan, and the complainant did hit Sullivan in the ear; Sullivan and he, Kennedy, hit the complainant and the complainant went out towards the middle of the street and picked up something; then the complainant came back, and he, the complainant, put his hand in his back pocket, and they, the defendants, thought he was going to stab them with something and they ran away. He, Kennedy was arrested about three and a half blocks away from the place of the fight.

In cross-examination Kennedy testified that he, Kennedy, did not tell the officer that he, Kennedy, was walking along the street ahead of Sullivan and Sullivan called out, and when he, Kennedy, turned, he saw Sullivan involved in a quarrel with the complainant. He, the complainant, was alone. He, Kennedy, did not know whether Moroney or Sullivan's brother knew anything about the watch. After the fight, he, Kennedy, Sullivan and Moroney went down to the Franklin street dock, and stayed there until a quarter after eleven. When he, Kennedy, was arrested, he asked the officer what he was arrested for, and the officer said for fighting around in Green-

wich street. The officer said to him, Kennedy, "Where is that watch?" He, Kennedy said, "You have no business to put anything like that to me. I didn't take any watch off this man. I was fighting with the man." He, Kennedy, had never been convicted of any offence, and had never been in jail.

JAMES SULLIVAN, ONE OF THE DEFENDANTS, testified, in his own behalf that he was seventeen years of age and lived with his father and mother. He, Sullivan, was a brass fashioner, and was employed at the time of the trial. He, Sullivan knew Kennedy, and had known him for quite a while. He, Sullivan, saw the complainant on the 5th of June, 1892. He, Sullivan, did not see the complainant have a watch and chain. He, Sullivan, did not take any watch from the complainant. He, Sullivan, and Kennedy were fooling on the street. The complainant came along and Sullivan accidentally hit him with his hand. The complainant turned around and aimed a blow at him, Sullivan, but it did not hit Sullivan. The complainant hit Kennedy on the ear. Then the defendants rushed in on the complainant

I and hit him. The complainant went as far as the gutter and came back. The complainant put his hand in his back pocket and the defendants ran away. Then the complainant came for them again, and they, the defendants, ran away and went down to the Franklin streetdock, where an excursion was going out. He, Sullivan, then went home, to go to bed. He, Sullivan, said to Kennedy, "My clothes is dirty; I will go up; I may come down and I may not." On the stairs, he, Sullivan, met the officers, and they asked him his name and arrested him. In the station house, the officer said to him, Sullivan, "Now we have got you dead to rights." He, Sullivan, said, "You haven't." Sullivan refused to make any statement in the police station. He, Sullivan, did not know the name of the officer who arrested him. He, Sullivan, told the officer that he would not make any statement until he went to the Tombs.

In cross-examination Sullivan testified that on the night of the 4th of June, he, Sulliva, had been to a picnic, and that was the reason he was going to go to bed at eight o'clock in the morning. After leaving the

0862

14

picnic, he, Sullivan, had been to an Irish dance. He, Sullivan, did not have anything to drink at the picnic or the dance. He, Sullivan, ran away, because he did not want to be arrested for fighting. His, Sullivan's, brother was about eight years old. Moroney was about fifteen or sixteen years of age. He, Sullivan, did not look for a policeman to arrest the complainant for assaulting him, Sullivan, because there were no policemen around there.

0863

(1885)

Sec. 198-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*James Sullivan* being duly examined before the under-  
signed according to law, on the annexed charge, and being informed that it is h's right to  
make a statement in relation to the charge against h<sup>y</sup>; that the statement is designed to  
enable h<sup>y</sup> if he see fit to answer the charge and explain the facts alleged against h<sup>y</sup>  
that he is at liberty to waive making a statement, and that h<sup>y</sup> waiver cannot be used  
against h<sup>y</sup> on the trial.

Question. What is your name?

Answer. *James Sullivan*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *931 West Street 4 months*

Question. What is your business or profession?

Answer. *Press Finisher*

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

Answer. *I am not guilty*  
*James Sullivan*

Taken before me this

day of *November* 189*7*

*John J. ...*

Police Justice.

0864

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

*Defendant*

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of *Twenty* Hundred Dollars, and be committed to the Warden and Keeper of

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

Dated, *June 6* 189

*W. W. ...* Police Justice.

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

Dated, 189

Police Justice.

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

Dated, 189

Police Justice.

0865

Police Court--- District. <sup>1392</sup> 702

THE PEOPLE, vs.,  
ON THE COMPLAINT OF

HOUSE OF DETENTION CASE.

1 James Sullivan  
2 Patrick Kennedy  
3  
4

Offense

BAILED,

No. 1, by .....  
Residence ..... Street.

No. 2, by .....  
Residence ..... Street.

No. 3, by .....  
Residence ..... Street.

No. 4, by .....  
Residence ..... Street.

Dated June 6 1892

Magistrate.

5th Precinct.

Witnesses

Thos. F. Kehoe

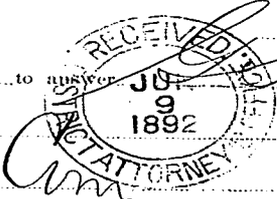
No. 5th Precinct Street.

Complainant in

House of Detention Street.

No. Street.

\$ 2000 to answer



0866

SUBPENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To *Landon Sander*

of No. *40 Officers & Precinct* Street

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the *15<sup>th</sup>* day of *July*, 1892, at 10 30 o'clock in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

*Patrick Kennedy et al*

Dated at the City of New York, the first Monday of  
in the year of our Lord 1892.

DE LANCEY NICOLL, *District Attorney.*

**PART I.**

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.  
If this Subpena is disobeyed, an attachment will immediately issue.  
Bring this Subpena with you, and give it to the officer at the Court Room door, that your attendance may be known.  
[SEE OTHER SIDE FOR OTHER DIRECTIONS.]



**Court of General Sessions.**

THE PEOPLE, on the Complaint of

*André Landrel*

vs. *Jane Sullivan*

and *Patrick Kennedy*

*William*

Offense:

**RANDOLPH B. MARTINE,**  
*District Attorney.*

*Affidavit of Police Officer*

*Edw. F. Hester*

*5th* Precinct.

**Failure to Find Witness.**

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

Police Court--First District.

*Sanders Sandmel*  
of No. *Tenth* Street, being duly sworn, deposes  
and says, that on the *5th* day of *June* 18*97*  
at the *Fifth* Ward of the City of New York, in the  
County of New York, was feloniously taken, stolen, and carried away, from the person of de-  
ponent, by force and violence, without his consent and against his will, the following property viz:

*One open faced silver watch  
and gold plated chain.*

of the value of *Thirteen (\$13.00)* 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

*James Sullivan and Patrick  
Kennedy (now here) who were  
acting in concert for the reasons  
following to wit on said day  
about the hour of 9 o'clock a  
deponent was in a street museum  
to him in the lower part of said  
city and had said watch to which  
was attached said chain in the  
lower left hand vest pocket of  
the vest he had on, when deponent  
Sullivan came up to him and*

*Subscribed and sworn to before me this  
5th day of June 1897  
at New York City  
[Signature]*



CITY AND COUNTY }  
OF NEW YORK, } ss.

*Thomas F. Kehoe*

aged *34* years, occupation

*Police officer* of No.

*5th Precinct*

Street being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

*James Andrew*

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

Sworn to before me, this

day of *June* 18*98*

*A. M. ...*

Police Justice.

0872

(1835)

Sec. 198-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Patron Kennedy* 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. *Patron Kennedy*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *30 Hubert Street. 4 years*

Question. What is your business or profession?

Answer. *None*

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*

*Wm. S. Kennedy*

Taken before me this

day of *June* 189*7*

*Wm. S. Kennedy*  
Police Justice.

0873

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, DISTRICT.

Thomas F. Schae

of No. 5th Avenue Street, aged 34 years,

occupation Police officer being duly sworn deposes and says,

that on the 6th day of June 1892

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

James Sullivan & Patrick Kennedy

members) charged with Robbery

in complaint of Laurence

Laurence. The deponent has good

and sufficient reasons to believe

that said complainant will

not appear at the next court

of General Sessions to prosecute

said defendants. He asks

that he be committed to the house

of detention if in default of bail

Thomas F. Schae

Sworn to before me, this

of June 1892

6th day

Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Sullivan and Patrick Kennedy

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

James Sullivan and Patrick Kennedy

of the CRIME OF ROBBERY in the first degree, committed as follows:

The said James Sullivan and Patrick Kennedy, both

late of the City of New York, in the County of New York aforesaid, on the 27th day of June, in the year of our Lord one thousand eight hundred and ninety-two, in the day time of the said day, at the City and County aforesaid, with force and arms, in and upon one Sanders Sandone, in the peace of the said People then and there being, feloniously did make an assault; and

one watch of the value of twelve dollars, and one pair of the value of one dollar,

of the goods, chattels and personal property of the said Sanders Sandone, from the person of the said Sanders Sandone, against the will and by violence to the person of the said Sanders Sandone, then and there violently and feloniously did rob, steal, take and carry away, the said

James Sullivan and Patrick Kennedy, and each of them jointly then and there aided by an accomplice actually present, to wit each by the other:

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.

Deane M. Hall. Attorney

0875

**BOX:**

486

**FOLDER:**

4439

**DESCRIPTION:**

Sullivan, Jeremiah

**DATE:**

06/22/92



4439

Witnesses:

Counsel,

Filed, *Ed. J. [Signature]* 1892

day of

Pleads,

*[Signature]*

THE PEOPLE

vs.

*B*

*Jeremiah Sullivan*

*May 18 1892*

DE LANCEY NICOLL

*District Attorney*

VIIATION OF THE EXCISE LAW.  
Selling, etc., on Sunday.  
[Chap. 401, Laws of 1892, § 32].

A TRUE BILL.

*[Signature]*  
Foreman.

*558*

0877

1897

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Jeremiah Sullivan*

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

*Jeremiah Sullivan*

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said *Jeremiah Sullivan,*

late of the City of New York, in the County of New York aforesaid, on the *twelfth* day of *June,* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to one

*Matthew McCornell*

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of New York and their dignity.

SECOND COUNT—

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

*Jeremiah Sullivan*

of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Jeremiah Sullivan,*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

*Matthew McCornell,*

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL

*District Attorney.*

0878

**BOX:**

486

**FOLDER:**

4439

**DESCRIPTION:**

Sullivan, Martin

**DATE:**

06/17/92



4439

POOR QUALITY ORIGINAL

*Copy to ...*

#399

*J.B. [Signature]*

Witnesses:

*Michael Sheehan  
Off. Pat. O'Hara 21<sup>st</sup> St  
Christian Haug Jun 17*

Counsel, *J.B.* 25 June  
Filed *17* day of *June* 189*2*  
Pleads, *Guilty*

THE PEOPLE

vs.

*Martin Sullivan*

Assault in the First Degree, Etc.  
(Extrajudicial)  
(Sections 217 and 218, Penal Code.)

*Endorsed for Discharge*  
DE HANCEY NICOLL  
District Attorney  
*21 June 1892*

*Haug the complainant required  
and Farrell was dismissed from  
the "C" road employ. They cannot  
be found and as the lenth on  
in no position to prosecute  
this case, I recommend  
the witnesses can be produced  
(if ever) that dept be discharged  
on his own recognizance  
most stay of proceedings  
caused by ...  
B. Frank Lloyd, A.P.C.*

A TRUE BILL.  
*Francis Higgins*  
Foreman.

*Bail discharged  
on motion of ...  
Aug 1st 1892  
[Signature]*

0000

POOR QUALITY ORIGINAL

Witnesses:

Michael Sheehan  
Off. Pat. O'Hara 21<sup>st</sup> St  
Christian Haug June 17

#399

J.B. O'Hara

Counsel,

Filed 17 day of June 1892

Pleas,

THE PEOPLE

vs.

Martin Sullivan

Assault in the First Degree, Etc.  
(Vitreous.)  
(Sections 217 and 218, Penal Code.)

DE GANCEY NICOLL

Endorsed for Attorney  
District Attorney

A TRUE BILL.

Francis Higgins  
Foreman.

Bail discharged  
on motion of D.A.

and debt paid  
M.P. O'Hara  
June 15 1892

Haug the complainant required.  
and Farrell was dismissed from  
the "Road" employ. They cannot  
be found and as the people are  
in no position to prosecute  
this case, I recommend that  
the witnesses can be produced  
(if ever) that debt be discharged  
on his own recognizance.  
M.P. O'Hara  
D. Frankley et al.

0881

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

*defendant*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *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 28* 18 *97* *Samson* Police Justice.

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

Dated *Sept 28* 18 *97* *Samson* 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 \_\_\_\_\_ 18 \_\_\_\_\_ Police Justice.

0882

Police Court 4 District.

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

of No. 282 Seventh Street, aged 37 years,  
occupation Platform man, E.R.R. being duly sworn

deposes and says, that on the 27<sup>th</sup> day of September 1891 at the City of New  
York, in the County of New York, Uptown Station E.R.R. 3<sup>rd</sup> Ave + 34<sup>th</sup> St.

he was violently and feloniously ASSAULTED ~~and BEATEN~~ by Martin  
Sullivan (now here) who  
wilfully and maliciously pointed  
and aimed a revolving pistol  
loaded with powder and ball  
at deponent.

Deponent further says that such  
assault was committed

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

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

Sworn to before me, this 27 day }  
of Sept 1891. } Christian C Hoang

[Signature]  
Police Justice.

(1885)

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

*Martin Sullivan*

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

Question. What is your name?

Answer. *Martin Sullivan*

Question. How old are you?

Answer. *35 years old*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *146 St Evington Av. 2 yrs*

Question. What is your business or profession?

Answer. *Watchman*

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*  
*Martin Sullivan*

Taken before me this 21<sup>st</sup> day of July 1899

Police Justice.

298 ✓  
Police Court--- 4 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Christian C. Haug  
34 1/2 vs. 28 2 1/2  
Martin Sullivan

Offence  
Assault - Battery

Dated Sept 27 1891  
Murray Magistrate  
O'Hare Officer

21 Precinct  
Witnesses Call the officer

No. Michael Farrell  
1884 2, av Street  
Michael Sheehan  
34 St Station 5th  
177 av apt 100  
125 Fifth St R.I.  
E. J. Mulled

No. 1, by Lancelot W. Armstrong  
Residence 475 Lexington Ave

No. 2, by  
Residence Street

No. 3, by  
Residence Street

No. 4, by  
Residence Street

0005

C. R. 3603

SUBPENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To Michael Farrell

of No. 1884 - 2nd Ave Street

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the New Criminal Court House on Centre Street, between Franklin and White Streets, in the City of New York, on the 15 day of November 1897, at 10 o'clock in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Martin Sullivan

Dated at the City of New York, the first Monday of  
in the year of our Lord 189

WILLIAM M. K. OLCOTT, District Attorney.

**PART I.**

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

of General Sessions.

on for that, and no reason  
are in the District Attorney's  
save time.  
maintain, and you prefer another day  
District Attorney, in the Court.  
ed, please send timely word to the District  
of more testimony than was produced by  
there brought out, please state the same to the  
Attorney or one of his Assistants.

THE PEOPLE

Michael Farrell

vs.

Martin Sullivan

City and County of New York, ss:

William Rosenthal  
1269 1st Ave

being duly

sworn, deposes and says: I reside at No. Street, in the City of New York. I am a Subpoena Server in the office of the District Attorney of the City and County of New York. On the 9 day of November 1897, I called at 1884 2nd Ave

the alleged residence of Martin Sullivan the complainant herein, to serve him with the annexed subpoena, and was informed by

the janitress Mrs Gobin that she has lived there for 5 years & to her best knowledge, that no one by that name has ever lived there. I also inquired in the bakery & they did not know any one by that name

Sworn to before me, this 10 day of November 1897

William Rosenthal  
James Ritz  
Subpoena Server.

CLERK OF THE COURT

Court of General Sessions.

THE PEOPLE, on the Complaint of

Michael Farrell

vs.

Martin Sullivan

Offense:

JOHN R. FELLOWS,

District Attorney.

Affidavit of

William Conventual

Subpoena Server.

Failure to Find Witness.

**Court of General Sessions.**

THE PEOPLE, on the Complaint of

*Michael Farrell*

vs.

*Martin Sullivan*

Offense:

JOHN R. FELLOWS,

*District Attorney.*

Affidavit of

*William Casper*

*Subpoena Server.*

**Failure to Find Witness.**

00009

SUBPENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To Christian C. Haig *Wt found*  
of No. 283 - Seventh Street

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the New Criminal Court House on Centre Street, between Franklin and White Streets, in the City of New York, on the 15 day of November 1897, at 10 o'clock in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against Martin Sullivan

Dated at the City of New York, the first Monday of  
in the year of our Lord 189                      WILLIAM M. K. OLCOTT, *District Attorney.*

**PART I.**

THE COURT ROOM IS IN THE SECOND STORY  
If this Subpenna is disobeyed, an attachment will immediately issue.  
Bring this Subpenna with you, and give it to the officer at the Court Room door, that your attendance may be known.  
[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

of General Sessions.

THE PEOPLE  
 vs.  
 Christian C Haig  
 vs.  
 Martin Sullivan

more testimony than was produced by the party in the District Court, or if a fact which you think material to be brought out, please state the same to the Attorney or one of his Assistants.

City and County of New York, ss: *Samuel A Sancier*  
 being duly

sworn, deposes and says: I reside at No. *341 - 6th St*  
 Street, in the City of New York. I am a Subpoena Server in the office of the District Attorney of  
 the City and County of New York. On the *9th* day of *November* 189*7*  
 I called at *287 - Seventh St New York City*

the alleged *Residence or Office* of *Christian C Haig*  
 the complainant herein, to serve him with the annexed subpoena, and was informed by

*Mrs Schaffer the House Keeper that no such man by the name of Christian C Haig has ever lived in 287 - 7th St have also made other enquiries in the said Street in other houses but could get no information as to the where abails of the said Christian C Haig and this is all the information I could get*

Sworn to before me, this *10th* day  
 of *Nov* 189*7*.

*Samuel A Sancier*  
 Subpoena Server.  
*James Rely*  
 Com of Deeds New York County

Court of General Sessions.

THE PEOPLE, on the Complaint of  
*Christian C Haig*  
 vs.  
*Martin Sullivan*  
 Offense:

JOHN R. FELLOWS,  
 District Attorney,  
 DISTRICT

Affidavit of  
*Samuel A. Sawyer*  
 Subpoena Server.

Failure to Find Witness.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Martin Sullivan

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

Martin Sullivan

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

The said Martin Sullivan,

late of the City of New York, in the County of New York aforesaid, on the 27th day of September, in the year of our Lord one thousand eight hundred and ninety-one, with force and arms, at the City and County aforesaid, in and upon the body of one Christian C. Haug, in the peace of the said People then and there being, feloniously did make an assault and to, at and against him the said Christian C. Haug a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said Sullivan in his right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and discharge with intent him the said Christian C. Haug thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

Martin Sullivan

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

The said Martin Sullivan,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said Christian C. Haug, in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and to, at and against him, the said Christian C. Haug,

a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said Martin Sullivan

in his right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully shoot off and discharge 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.

DE LANCEY NICOLL,

District Attorney.

0893

**BOX:**

486

**FOLDER:**

4439

**DESCRIPTION:**

Sullivan, Michael C.

**DATE:**

06/02/92



4439

Witnesses:

Man named  
the Milton Fine  
and then later  
no connection cases  
it should be had  
the defendant was  
from California  
in the city prison  
for several days.  
I met the man  
I remember the name  
of the defendant.

Henry M...  
June 13<sup>th</sup> 1942

Mr. [unclear]

Counsel,  
Filed, day of June 1897  
Pleads, [unclear]

VIOLATION OF EXCISE LAW.  
(Keeping Open on Sunday.)  
(III. Rev. Stat. (7th Edition), Page 1989, Sec. 2.)

THE PEOPLE

vs.

Michael C. Sullivan

Judgment June 10<sup>th</sup>

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Lutius Carter

Forfeited.  
Paid 3. June 13 1942  
Indictment dismissed

0895

(1899)

Excise Violation--Keeping Open on Sunday.

POLICE COURT, 1 DISTRICT.

CITY AND COUNTY OF }  
NEW YORK. } ss.

17th Adam Long  
of the ..... Police Precinct of the City  
of New York, being duly sworn, deposes and says, that on SUNDAY, the 15 day  
of November 1891, in the City of New York, in the County of New York,  
Michael Sullivan (now here)  
being then and there in lawful charge of the premises No. 288 Grant  
Street, a place duly licensed for the sale of strong and spirituous liquors, wines, ale and beer, to be  
drunk upon the premises, DID NOT KEEP SAID PLACE CLOSED, contrary to and in violation of  
the statute in such case made and provided.

WHEREFORE, deponent prays that said Michael Sullivan  
may be arrested and dealt with according to law.

Sworn to before me, this 15 day }  
of November 1891 } Adam Long

George P. ... Police Justice.

0896

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK, }

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

Question. What is your name?

Answer. *Michael Sullivan*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *229 East Street. 2 Months*

Question. What is your business or profession?

Answer. *Bar tender*

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 if held demand a trial in the Court of General Sessions.*  
*M C Sullivan*

Taken before me this

*10*  
day of *November* 188*7*

*J. P. McKeown*  
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.....

*Defendant*

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

Dated.....18

*[Signature]* Police Justice.

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



Dated.....18

..... 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.....18

..... Police Justice.

Keeping person on Sunday. 1414  
1299 Police Court- District.

THE PEOPLE, &c.  
ON THE COMPLAINT OF

Adam Lang

1. Michael Sullivan

2. \_\_\_\_\_

3. \_\_\_\_\_

4. \_\_\_\_\_

Offence *Violation*  
Special Law

Dated November 15 1891

O. Kelly Magistrate.

O. Kelly Officer.

Precinct. \_\_\_\_\_

Witnesses \_\_\_\_\_

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

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

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

\$ 100 to answer



BILLED, Nov. 16/91  
No. 1, by Maurice Deane Const.  
Residence 128 Park Road

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

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

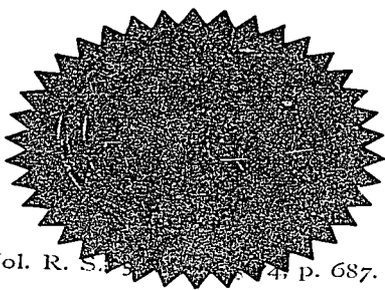
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

0899

I, JOHN F. CARROLL, Clerk of the Court of General Sessions of the Peace, and Clerk of the Court of Oyer and Terminer held in and for the City and County of New York (each being a Court of Record and having a Common Seal), do hereby certify that the annexed is a copy of

*An Undertaking to Answer*

now on file in the Clerk's Office, and that the same has been compared by me with the original, and is a correct transcript therefrom and of the whole of such original.



3d Vol. R. S. 547, p. 687.

GIVEN UNDER my hand and attested by the seal of the said Court this *fourth* day of *June* in the year of our Lord one thousand eight hundred and ninety *two*

*John F. Carroll*

*6*

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

An order having been made on the Fifteenth  
day of November 1891, by Hon. Daniel O'Reilly  
Police Justice  
that Michael Sullivan  
be held to answer upon a charge of Violating Excise Law  
upon which he has been duly  
admitted to bail in the sum of One  
hundred dollars:

We Michael Sullivan Defendant,  
residing at No. 229 Front Street,  
in the said City of New York,

and Maurice Sullivan residing at  
No. 138 Park Row Street, in said City,  
Hotel Keeper surety; hereby jointly and severally

undertake that the above-named Michael Sullivan  
shall appear and answer the charge above mentioned, in whatever Court it may be  
prosecuted, and shall at all times render himself amenable to the orders and process  
of the Court: and, if convicted, shall appear for judgment, and render himself in  
execution thereof: or if he fail to perform either of these conditions, that we will pay to  
the people of the State of New York the sum of One  
hundred dollars.

Taken and acknowledged before me, } M. Sullivan Principal.  
this 16 day of November, 1891. } Maurice P. Sullivan Surety.

F. Smyth  
Recorder

0901

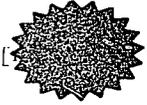
STATE OF NEW YORK,  
CITY AND COUNTY OF NEW YORK, } SS.

1769

*J. Maurice P. Linnia* the surety mentioned in the annexed undertaking to answer, do hereby authorize and empower any Policeman of the City of New York, or  
or either of them, in my name, place and stead, to take, seize and surrender the said *Michael Sullivan* (in the said undertaking held as defendant) to the Court wherein he is bound to appear for trial, or deliver him to the custody of the authorities of said city and county, in my exoneration as surety therein.

Dated June 9<sup>th</sup> 1892

*Maurice P. Linnia* Surety.



NEW YORK

Court of General Sessions of the Peace.

THE PEOPLE, ETC.,

ON THE COMPLAINT OF

Recognition to Answer.

vs.

*Michael Sullivan*

Taken the 16 day of Apr 1891

Approved as to Form and Sufficiency.

Dated 188

*Rebecca Hill*

District Attorney.

Identified by

Filed 16 day of Apr 1891

*copy*

**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 Sullivan*

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

*Michael Sullivan*

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

The said

*Michael Sullivan*

late of the City of New York, in the County of New York aforesaid, on the *15th* day of *November* in the year of our Lord one thousand eight hundred and ninety-*one*, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and bear, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did open and cause and procure and suffer and permit to be open, and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,

*District Attorney.*

0903

**BOX:**

486

**FOLDER:**

4439

**DESCRIPTION:**

Sullivan, Patrick

**DATE:**

06/07/92



4439

Witnesses:

*Off Malloy*

#39 *McCormack*

Counsel,

Filed

day of June

1892

Pleadist

THE PEOPLE

vs.

*Patrick Sullivan*

*McCormack*  
Grand Larceny,  
(From the Person)  
[Sections 528, 529,  
Penal Code.]  
Degree.

DE LANCEY NI

District Attorney.

A TRUE BILL.

*James H. [Signature]*  
Foreman.

*James H. [Signature]*

*Henry H. [Signature]*  
S. P. 2 yrs & 6 mo  
June 17 1892

Police Court

District

Affidavit—Larceny.

City and County }  
of New York, } ss:

Edward Driscoll  
of No. 203<sup>rd</sup> W. 2<sup>nd</sup> St. New York, aged 23 years,  
occupation Printer

being duly sworn,  
deposes and says, that on the 5<sup>th</sup> day of June 1892 at the City of  
New York, in the County of New York, was feloniously taken, stolen and carried away  
from the possession of deponent, in the <sup>attempted to be</sup> ~~night~~ time, the following property, viz:

Money of the value of Thirteen  
Cents

the property of Deponent

and that this deponent  
has a probable cause to suspect, and does suspect, that the said property was feloni-  
ously taken, stolen and carried away by <sup>attempted to be</sup> Patrick Sullivan

(know how) from the fact that while  
deponent was intoxicated in Chatham  
Square he was approached by  
the defendant and another man  
that they hid him to a hallway  
where the defendant thrust his hands  
into deponent's pocket and  
attempted to take said property

Edward Driscoll

Sworn to before me, this 5<sup>th</sup> day of June 1892  
of New York  
Police Justice

0906

(1835)

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK } ss.

District Police Court.

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

Question. What is your name?

Answer. *Patrick Sullivan*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *Ill*

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

Answer. *None.*

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 am not guilty*

Taken before me this

*5*

Day of

*June*

189 *7*

*Admiral*  
Police Justice.

0907

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 C. J. ...

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

Dated, June 5<sup>th</sup> 1899 [Signature] Police Justice.

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

Dated, ..... 189 ..... Police Justice.

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

Dated, ..... 189 ..... Police Justice.

0908

Police Court---

District

677

THE PEOPLE &c.,  
ON THE COMPLAINT OF

*Edward Russell*  
vs.  
*Patrick Sullivan*

*Alfred P. ...*  
*Henry ...*

2  
3  
4

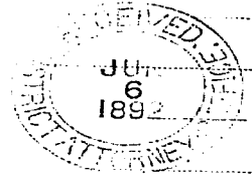
Dated, *June 5 1892*

*J. Mahan* Magistrate.  
*J. Molloy* Officer.

Witnesses  
No. ... Street.

No. ... Street.

No. ... Street.  
\$ *2500* to answer *G.S.*



*Committee*

BAILED,

No. 1, by .....

Residence ..... Street.

No. 2, by .....

Residence ..... Street.

No. 3, by .....

Residence ..... Street.

No. 4, by .....

Residence ..... Street.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Patrick Sullivan

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

Patrick Sullivan of attempting to commit the crime

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

The said Patrick Sullivan

late of the City of New York, in the County of New York aforesaid, on the fifth day of June in the year of our Lord one thousand eight hundred and ninety-two, in the right time of the said day, at the City and County aforesaid, with force and arms,

one silver coin of the kind called dimes of the value of ten cents, two nickel coins of the kind called five cent pieces of the value of five cents each, and eight coins of the kind called cents of the value of one cent each

of the goods, chattels and personal property of one Edward Driscoll on the person of the said Edward Driscoll then and there being found, from the person of the said Edward Driscoll 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.

De Lancey McCall District Attorney

09 10

**BOX:**

486

**FOLDER:**

4439

**DESCRIPTION:**

Sullivan, Patrick

**DATE:**

06/17/92



4439

Witnesses:

Annie Mahoney

#438

Counsel,

Filed

day of

1892

Pleads,

THE PEOPLE

vs.

Patrick Sullivan

mitting to provide for child. Sec. 288, Penal Code

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Francis Higgins

Foreman.

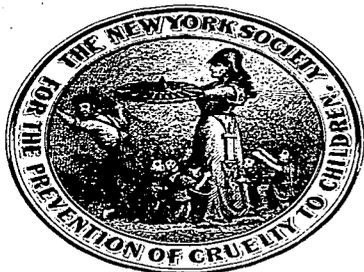
Part 3. June 21/92 Defendant discharged on his verbal recognizance

Thas. examined the witness in the within case. I find that the defendant has again sworn that his wife and himself promise to take care of the child, that she has already paid some money for its support and promises to pay the balance due. The woman who has the present custody of the child is his first wife's sister. She has admitted by some personal inquiry that she has brought the defendant to his present position as a witness in this case. I find that the defendant is a person who is not a fit and proper person to have the custody of the child.

From 21/92 upon his own recognizance

0912

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



CABLE ADDRESS:  
"GERRY, NEW YORK."

*The New York Society for the  
Prevention of Cruelty to Children.*

NO 100 EAST 23<sup>RD</sup> STREET. (CORNER 4<sup>TH</sup> AVE.)

*New York*, Apr. 8th, 1892. 188

Miss Mahoney.

Dear Madam:

Replying to a postal card received this day, in reference to a child said to be in your possession, for whom no board is paid, - would say that the proper course for you to pursue is to attend the Fifth District Police Court, No. 125 East 125th Street, any morning at 9-00 or afternoon at 2-00 o'clock, excepting Saturday or Sunday, and state the situation to the Justice, who will take such action as will probably soon relieve you of further responsibility in the matter.

I remain,

Very respectfully,

*C. H. ...*

Supt.

CITY AND COUNTY OF NEW YORK } ss. POLICE COURT, 5th DISTRICT.

Mrs Annie Maloney of No. 1458 Third Avenue Street, aged 27 years, occupation Keeps House being duly sworn, deposes and says that on the 11th day of April 1892 at the City of New York, in the County of New York.

Patrick Sullivan deponent's brother in law has abandoned his child Minnie Sullivan an infant 17 months old whose mother is dead since the 7th day of April 1892. Deponent further says that said Patrick placed the child in the custody of deponent promising to clothe it and pay deponent Two dollars a week for the maintenance of said child, deponent further says that he has failed to provide for the child and that it is in danger of becoming a charge

Subscribed and sworn to before me of 1892

Police Justice

Police Court, District.

AFRIDA VIT.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Annie Maloney

vs.  
Patrick Sullivan

Dated April 12 1892

Wm. M. Wade Magistrate.

Officer.

Witness.

Disposition.

upon the public, respondent has had the custody of the child  
four months. She therefore asks that the  
defendant be compelled to support said child  
and that he be arrested and dealt with as  
the law directs. That Annie Maloney  
sworn to before me this  
12th day of April 1892

Wm. M. Wade  
Police Justice

0915

Sec. 198-200.

*5th*

District Police Court.

CITY AND COUNTY } ss:  
OF NEW YORK, }

*Patrick Sullivan*

being duly examined before the undersigned according to law, on the annexed charge, and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him if he sees 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.

*Patrick Sullivan*

Question. How old are you?

Answer.

*29 years*

Question. Where were you born?

Answer.

*Ireland*

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

Answer.

*1071 Avenue J - One month*

Question. What is your business or profession?

Answer.

*Laborer*

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

Answer.

*I am not guilty*

*P. Sullivan*

Taken before me this

day of

189

*John W. ...*

Police Justice.

09 16

Sec 899, 900.

*jit*

District Police Court.

WARRANT—DISORDERLY PERSON.

CITY AND COUNTY }  
OF NEW YORK }

ss.

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

Whereas, Complaint on oath has been made before the undersigned, one of the Police Justices in and for the said City, by *Annie Maloney* of No. *145-8 3<sup>d</sup> Avenue* Street, that at the City of New York, in the County of New York, ~~her husband~~ *Patrick Sullivan* ~~has threatened to abandon and has~~ *Abandoned her* ~~without adequate support, and in danger of becoming a burden upon the public, and has neglected to provide, according to his means, for his~~ *his child Minnie Sullivan* ~~family;~~ *Said child* the said Complainant having prayed that ~~her said husband~~ *Sullivan* may be apprehended and held to answer for said offence, and be dealt with according to law.

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, without delay to apprehend the said Defendant, and forthwith bring him before me, at the *jit* 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 said City, to answer the said charge and to be dealt with according to law.

Dated at the City of New York, this *12<sup>th</sup>* day of *April* in the year of our Lord 18*92*

*[Signature]*  
POLICE JUSTICE.

Police Court ..... District.

THE PEOPLE, & c.,  
ON THE COMPLAINT OF

vs.

WARRANT—Disorderly Person.

Dated ..... 188

Magistrate.

*[Signature]*

Officer.

The Defendant *Patrick Sullivan*  
taken, and brought before the Magistrate, to answer  
the within charge, pursuant to the command con-  
tained in this Warrant.

Dated *June 13<sup>th</sup> 92* 188

This Warrant may be executed on Sunday or at  
night.

*[Signature]*  
Police Justice.

REMARKS.

Time of Arrest *June 13/92*

Native of *Ireland*

Age *29*

Sex *71 Division St.*

Complexion, .....

Color, .....

Profession, .....

Married, .....

Single, .....

Read, .....

Write, .....

0918

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

*Defendant*

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

Dated, *June 13* 189 *John P. McQuinn* Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.



Police Court, 5 District. 720

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Amir Mahomed*  
*Patrick Sullivan*

Offense *Abandoning Child*

BAILED,

No. 1, by .....  
Residence ..... Street.

No. 2, by .....  
Residence ..... Street.

No. 3, by .....  
Residence ..... Street.

No. 4, by .....  
Residence ..... Street.

Dated, *June 13* 189

*Worship* Magistrate.  
*Drayton* Officer.  
*Stanton* Precinct.

Witnesses .....

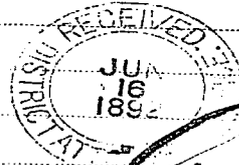
No. .... Street.

No. .... Street.

No. .... Street.

*W.M.* to answer *G.S.*

*Comms*

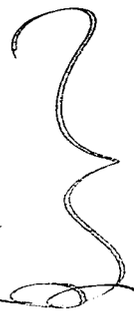


General Tossoid

The People

vs

Patrick Sullivan



City and County of New York SS:

Patrick Sullivan being duly sworn says, I am the defendant above named. I have heard read the affidavit of my wife Catherine Sullivan and the same is true in each and every respect, and I ask that the same be considered as part of this my affidavit as though fully set out herein -

So far as my means have allowed me I have always cared and provided for my child, and shall continue to do so - I am now ready and willing and have been so since the 17th day of April 1892, the date of my second marriage, to take, care, provide and protect my said child under my own roof -

Sworn to before me this  
22nd day of June 1892  
Shel & Radburn  
Notary Public

Patrick Sullivan

County General Session

The People  
&c

- of -  
Patrick O'Sullivan

City and County of New York ss:

Catherine O'Sullivan

being duly sworn says I am the wife of the defendant above named having been married on April 17<sup>th</sup> 1892 since which time I have resided with him at No 71 Division Street. My husband is a rock workman and is a steady, sober and industrious man and supports me to the best of his ability. For a time my husband was a widower & after we married I know of the defendant receiving a letter to the complainant Annie Mahoney shortly after being married, saying that he would now take the child, and care for it. - no reply was received to this letter - and then after at the defendant's request I called on the complainant about two weeks after the 17<sup>th</sup> day of said April 1892 and requested

b Know when the child was  
the complainant replied  
I will not tell you where the  
child is. not even for the Queen  
of England -

My husband and myself are  
ready and willing to take the  
child and care and protect  
as best we can -

The complainant is a sister in  
law of the defendant and  
deponent claims and charges  
the fact to be that this proceed-  
ing has been instituted simply  
for the purpose of harassing  
and annoying the defendant  
and for no other purpose

from to before me  
this is at my office

John Waldheim  
Smy Public  
ny Co

hu  
Catherine Sullivan  
mark

General Lewis

The Pope

re

- apt -

Patrick Sullivan

---

Appidavit

---

John H. Keizer

Municipal Dept

St. Charles

NY

General Sessions

The People  
vs

10

Ferrick Bellard

Applicant.

Jacob H. Berlinger

Atty for deft

23 Chambers St

NY

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 Sullivan*

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this

indictment, accuse *Richard Sullivan*

*of a Misdemeanor,*

~~of the crime of~~

committed as follows:

The said *Richard Sullivan,*

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

*Seventh* day of *April*, in the year of our Lord one thousand

eight hundred and ninety-*two*, — at the City and County aforesaid,

*being the father of one Minnie*

*Sullivan, who was then and there*

*a minor of the age of seventeen*

*months, and there being then and*

There imposed upon him by law an  
 duty to furnish good shelter and  
 shelter to the said William Sullivan,  
 unlawfully and willfully omit,  
 without lawful excuse to perform  
 the said duty so by law imposed  
 upon him as aforesaid; 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  
 William Sullivan  
 District Attorney

0927

**BOX:**

486

**FOLDER:**

4439

**DESCRIPTION:**

Sullivan, Timothy

**DATE:**

06/07/92



4439

0928

**BOX:**

486

**FOLDER:**

4439

**DESCRIPTION:**

Joyce, Andrew J.

**DATE:**

06/07/92



4439

0929

# 33

Defendant

Counsel,

Filed

189

Pleaded,

THE PEOPLE

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

20 259 Indignus et  
1 Warrant

Timothy Sullivan

20 and  
21 with Anne Lina  
Andrew J. Joyce

DE LANCEY NICOLL,  
District Attorney.

June 14, 1992

A TRUE BILL.

Francis Higgins

Foreman.

Part 2 - June 14, 1992  
Part 3 - June 14, 1992  
Part 4 - June 14, 1992  
Part 5 - June 14, 1992

Witnesses:

Officer Morgan 6 Paet

Jordan 6:1



0931

(1835)

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK, }

*Arduus J. Joyce* 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. *Arduus J. Joyce*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *N.S.*

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

Answer. *43 North Moore St. 1 year*

Question. What is your business or profession?

Answer. *Coach washer*

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.*

Taken before me this

day of *June* 189 *2*

Police Justice.

0932

(1835)

Sec. 198-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Timothy Sullivan*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *MS*

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

Answer. *269 Williams.*

Question. What is your business or profession?

Answer. *Iron worker*

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*

*Timothy Sullivan*

Taken before me this

day of

1892

Police Justice.

0933

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

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, June 1 1892 W. D. ... Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

Police Court--- District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Peter Morgan*  
*vs.*  
*Andrew J. Joyce*

676  
675  
674  
673  
672  
671  
670  
669  
668  
667  
666  
665  
664  
663  
662  
661  
660  
659  
658  
657  
656  
655  
654  
653  
652  
651  
650  
649  
648  
647  
646  
645  
644  
643  
642  
641  
640  
639  
638  
637  
636  
635  
634  
633  
632  
631  
630  
629  
628  
627  
626  
625  
624  
623  
622  
621  
620  
619  
618  
617  
616  
615  
614  
613  
612  
611  
610  
609  
608  
607  
606  
605  
604  
603  
602  
601  
600  
599  
598  
597  
596  
595  
594  
593  
592  
591  
590  
589  
588  
587  
586  
585  
584  
583  
582  
581  
580  
579  
578  
577  
576  
575  
574  
573  
572  
571  
570  
569  
568  
567  
566  
565  
564  
563  
562  
561  
560  
559  
558  
557  
556  
555  
554  
553  
552  
551  
550  
549  
548  
547  
546  
545  
544  
543  
542  
541  
540  
539  
538  
537  
536  
535  
534  
533  
532  
531  
530  
529  
528  
527  
526  
525  
524  
523  
522  
521  
520  
519  
518  
517  
516  
515  
514  
513  
512  
511  
510  
509  
508  
507  
506  
505  
504  
503  
502  
501  
500  
499  
498  
497  
496  
495  
494  
493  
492  
491  
490  
489  
488  
487  
486  
485  
484  
483  
482  
481  
480  
479  
478  
477  
476  
475  
474  
473  
472  
471  
470  
469  
468  
467  
466  
465  
464  
463  
462  
461  
460  
459  
458  
457  
456  
455  
454  
453  
452  
451  
450  
449  
448  
447  
446  
445  
444  
443  
442  
441  
440  
439  
438  
437  
436  
435  
434  
433  
432  
431  
430  
429  
428  
427  
426  
425  
424  
423  
422  
421  
420  
419  
418  
417  
416  
415  
414  
413  
412  
411  
410  
409  
408  
407  
406  
405  
404  
403  
402  
401  
400  
399  
398  
397  
396  
395  
394  
393  
392  
391  
390  
389  
388  
387  
386  
385  
384  
383  
382  
381  
380  
379  
378  
377  
376  
375  
374  
373  
372  
371  
370  
369  
368  
367  
366  
365  
364  
363  
362  
361  
360  
359  
358  
357  
356  
355  
354  
353  
352  
351  
350  
349  
348  
347  
346  
345  
344  
343  
342  
341  
340  
339  
338  
337  
336  
335  
334  
333  
332  
331  
330  
329  
328  
327  
326  
325  
324  
323  
322  
321  
320  
319  
318  
317  
316  
315  
314  
313  
312  
311  
310  
309  
308  
307  
306  
305  
304  
303  
302  
301  
300  
299  
298  
297  
296  
295  
294  
293  
292  
291  
290  
289  
288  
287  
286  
285  
284  
283  
282  
281  
280  
279  
278  
277  
276  
275  
274  
273  
272  
271  
270  
269  
268  
267  
266  
265  
264  
263  
262  
261  
260  
259  
258  
257  
256  
255  
254  
253  
252  
251  
250  
249  
248  
247  
246  
245  
244  
243  
242  
241  
240  
239  
238  
237  
236  
235  
234  
233  
232  
231  
230  
229  
228  
227  
226  
225  
224  
223  
222  
221  
220  
219  
218  
217  
216  
215  
214  
213  
212  
211  
210  
209  
208  
207  
206  
205  
204  
203  
202  
201  
200  
199  
198  
197  
196  
195  
194  
193  
192  
191  
190  
189  
188  
187  
186  
185  
184  
183  
182  
181  
180  
179  
178  
177  
176  
175  
174  
173  
172  
171  
170  
169  
168  
167  
166  
165  
164  
163  
162  
161  
160  
159  
158  
157  
156  
155  
154  
153  
152  
151  
150  
149  
148  
147  
146  
145  
144  
143  
142  
141  
140  
139  
138  
137  
136  
135  
134  
133  
132  
131  
130  
129  
128  
127  
126  
125  
124  
123  
122  
121  
120  
119  
118  
117  
116  
115  
114  
113  
112  
111  
110  
109  
108  
107  
106  
105  
104  
103  
102  
101  
100  
99  
98  
97  
96  
95  
94  
93  
92  
91  
90  
89  
88  
87  
86  
85  
84  
83  
82  
81  
80  
79  
78  
77  
76  
75  
74  
73  
72  
71  
70  
69  
68  
67  
66  
65  
64  
63  
62  
61  
60  
59  
58  
57  
56  
55  
54  
53  
52  
51  
50  
49  
48  
47  
46  
45  
44  
43  
42  
41  
40  
39  
38  
37  
36  
35  
34  
33  
32  
31  
30  
29  
28  
27  
26  
25  
24  
23  
22  
21  
20  
19  
18  
17  
16  
15  
14  
13  
12  
11  
10  
9  
8  
7  
6  
5  
4  
3  
2  
1

BAILED,

No. 1, by .....

Residence ..... Street.

No. 2, by .....

Residence ..... Street.

No. 3, by .....

Residence ..... Street.

No. 4, by .....

Residence ..... Street.

Dated, June 14<sup>th</sup> 1892

*Memphis Morgan* Magistrate.

*Morgan* Officer.

Precinct.

Witnesses *Alburt A. Jordan*

No. *G. P. Reicher* Street.

*Philips Solomon*

No. *88 Chrysalis* Street.

*A. Knapman*

No. *64 West* Street.

\$ *1000* to answer.

*B. Fruit Co.*

*Committed*



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

THE PEOPLE OF THE STATE OF NEW YORK

against  
*Timothy Sullivan*  
and  
*Andrew J. Joyce*

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

*Timothy Sullivan and Andrew J. Joyce*

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

The said *Timothy Sullivan, and*  
*Andrew J. Joyce, both*

late of the City of New York, in the County of New York aforesaid, on the *third*  
day of *June* in the year of our Lord one thousand eight hundred and  
ninety-*two*, at the City and County aforesaid, with force and arms, feloniously made an  
assault in and upon one *Peter Morgan*

then and there being, a *patrolman* of the Municipal Police of the City of  
New York, and as such *patrolman* being then and there engaged in the lawful  
*apprehension* of the said *Timothy*  
*Sullivan*

and the said *Timothy Sullivan and Andrew J. Joyce*  
him the said *Peter Morgan,*  
then and there feloniously did beat, strike, wound and otherwise illtreat, with intent then and there  
and thereby to prevent and resist the lawful *apprehension*  
of *him, the said Timothy Sullivan* as aforesaid,  
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.

DE LANCEY NICOLL,  
District Attorney.

0936

**BOX:**

486

**FOLDER:**

4439

**DESCRIPTION:**

Sullivan, William

**DATE:**

06/29/92



4439

Witnesses:

*James W. ...*

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

666

Counsel,

Filed 29 May of June 1892  
Pleads, *Magally 30*

THE PEOPLE

35  
132 Park Row  
US  
Shower  
Grand Larceny,  
(From the Person,  
Degree,  
Sections 535, 537,  
Penal Code.)

*William Sullivan*

DE LANCEY NICOLL,  
District Attorney.

A TRUE BILL.

*Chas. H. Higgins*

Foreman.

July 6/92  
Tried and convicted.  
24/7/10, *MSD*

Police Court / District. Affidavit—Larceny.

City and County of New York, ss:

Maurice Ulekin

of No. 26 Allen Street, aged 22 years,

occupation Shoemaker being duly sworn,

deposes and says, that on the 25 day of June 1892 at the City of

New York, in the County of New York, was feloniously taken, stolen and carried away

from the possession of deponent, in the day time, the following property, viz:

One nickel watch of the value of eight dollars

the property of deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloni-

ously taken, stolen and carried away by William Dullivan (now here)

for the reason was standing on the Bowery and

had the above described property in the lower

left hand pocket of his vest. Deponent felt

a movement at his vest and caught deponent's

hand in his at his pocket and the deponent had

unfastened said watch from the chain to which

it was attached. Wherefore deponent charges

the defendant with larceny from the person and

prays that he be dealt with according to law.

Maurice Ulekin  
mark

Subscribed before me this 25th day of June 1892  
of the City of New York  
Police Justice.

(1335)

Sec. 198-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*William Sullivan*

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

Question. What is your name?

Answer. *William Sullivan*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *122 Park Row. 3 Months*

Question. What is your business or profession?

Answer. *Shoemaker*

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

Answer. *I am not guilty.*  
*William Sullivan*

Taken before me this

*25*

day of

*1894*

*[Signature]*

Police Justice.

0940

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*

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

Dated, *June 25* 1892 *Stephens* Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

776

Police Court, District.

THE PEOPLE &c.,  
ON THE COMPLAINT OF

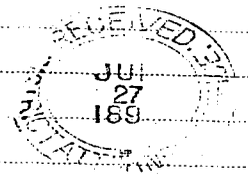
Maurice Alshing  
26 Allen St.  
vs.  
William Sullivan

Offense, Carrying Arms  
the Prison

1  
2  
3  
4

Dated, June 25 1892  
Suff. Sullivan Magistrate.  
10 Officer.  
Precinct.

Witnesses  
No. Street.  
No. Street.  
No. Street.



\$ 1000 to answer B.S.  
Committed

BAILED,

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

COURT OF GENERAL SESSIONS, PART I.

----- x  
 :  
 The People of the State of New York :  
 :  
 against : Before  
 : Hon. Fred'k Smyth,  
 : and a Jury.  
 William Sullivan. :  
 :  
 ----- x

Indictment filed June 29, 1892.  
 Indicted for grand larceny in the second de-  
 gree.

New York, July 5, 1892.

A P P E A R A N C E S:

For the People,  
 Asst. District-Atty. J. F. McIntyre;  
 For the Defendant,  
 J. C. Costello, Esq.

M A U R I C E U L S H I N, a witness called for the People, be-  
 ing duly sworn, testified as follows:

I live at 26 Allen Street. On the 26th. of  
 June I lived at the same place. I left my home at six  
 o'clock in the morning to go to work. My attention was  
 attracted in the Bowery by a crowd. I went towards the  
 crowd. I had a watch on my person attached to a chain. It  
 was in the left-hand pocket of my vest. It was worth \$8.  
 I had had it for two years. I felt this defendant pull the  
 watch out of my pocket. I immediately caught him by the  
 sleeve when he had the watch. I was looking in the crowd.

2.

I saw my chain hanging down and I just caught the defendant by the sleeve. The watch fell to the sidewalk. I held him for two minutes. I am certain this is the man that took my watch. A policeman came right up and arrested him. He said he didn't take my watch and tried to break away from me.

Cross-examination:

I am positive this man took my watch out of my pocket. He put the watch up his sleeve. I didn't see the watch until it fell out of his sleeve on to the sidewalk. There was a crowd of twenty or thirty people around me at the time. There was nobody nearer to me than he was. I can positively swear that I saw the watch drop out of his sleeve. He struggled when I caught hold of his sleeve to get away from me. It was in this struggle that the watch fell out of his sleeve. The policeman was right there and arrested him. It was raining on that morning.

M I C H A E L S U L L I V A N, a witness for the People, sworn, testified:

I am a police officer attached to the Tenth Precinct. I arrested this defendant on the 25th. of June on the Bowery near Spring Street at about 8:45 A.M. I heard him shout for an officer. I ran off. He told me that the defendant took his watch. I searched the defendant, but found nothing on him. The watch was picked up from the sidewalk by the complainant and handed to me. There

was a large crowd standing near at the time. I took the defendant to the Station House and had him locked up. I did not hear the complainant tell the story at the Station House. I cannot tell what he said there, as I turned him over to another officer.

WILLIAM SULLIVAN, the defendant, sworn, testified:

I live at 152 Park Row. I remember the morning of my arrest. The first time I ever saw the complainant was when he caught hold of me. There was a crowd of people and I was amongst the crowd. He shouted for the police. I said: "What is the matter?" He said: "You have got my watch". I says: "You are mistaken". He grabbed hold of me and I wanted to get away from him. As soon as he said to me I had his watch I knew something was wrong, and I wanted to get away. The complainant was very much excited. When the police officer came up he said: "This man has my watch". I told the officer I didn't take his watch. Somebody handed the watch to the officer and I was taken to the Station House. I didn't attempt to take the complainant's watch or any of his property. I didn't put the watch up my sleeve.

Cross-examination:

No. 152 Park Row is a lodging house. Before I went there to live I lived at 344 Hudson Street with a

Indictment filed June 29-1892.

---

COURT OF GENERAL SESSIONS

---

Part I.

---

THE PEOPLE &c.

against

WILLIAM SULLIVAN.

---

Abstract of testimony, on  
trial, New York July 5th  
1892.

---

0945

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 Sullivan

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

William Sullivan

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

The said William Sullivan

late of the City of New York, in the County of New York aforesaid; on the 25th day of June in the year of our Lord one thousand eight hundred and ninety-two, in the day - time of the said day, at the City and County aforesaid, with force and arms,

one watch of the value of eight dollars

of the goods, chattels and personal property of one Maurice Ushin on the person of the said Maurice Ushin then and there being found, from the person of the said Maurice Ushin 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.

De Laurey Nicoll, District Attorney

0947

**BOX:**

486

**FOLDER:**

4439

**DESCRIPTION:**

Sulzmann, Jacob

**DATE:**

06/22/92



4439

1215  
12/15/1892

Court of Oyer and Terminer.

Counsel,

Filed, 22 day of June 1892

Pleads,

THE PEOPLE

*Jacob Sulzmann*  
vs  
*Jacob B*

*Jacob Sulzmann*

DE LANCEY NICOLL

District Attorney.

Foreman.

VIOLATION OF EXCISE LAW.  
Selling on Sunday. [III. Rev. Stat. (7th Edition), page 1938, § 91, and page 1989, § 5.]

*Conrad Baumgardner*  
*June 28 1892*

A TRUE BILL.

*[Signature]*

Witnesses:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

0949

# Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,  
*against*  
*Jacob Sulzmann*

The Grand Jury of the City and County of New York, by this indictment, accuse  
*Jacob Sulzmann*  
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON  
SUNDAY, committed as follows:

The said *Jacob Sulzmann,*  
late of the City of New York, in the County of New York aforesaid, on the *fifth*  
day of *July,* in the year of our Lord one thousand eight hundred and  
ninety-*one*, at the City and County aforesaid, the same being the first day of the week,  
commonly called and known as Sunday, with force and arms, certain intoxicating liquors, and certain  
wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of  
whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one  
gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown,  
unlawfully did sell, as a beverage to one *Bernard J. Farrell,*  
and to certain other persons whose names are to the Grand Jury aforesaid unknown, against  
the form of the statute in such case made and provided, and against the peace of the People of  
New York and their dignity.

## SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said  
*Jacob Sulzmann*  
of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS  
LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Jacob Sulzmann,*  
late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the  
same being the first day of the week, commonly called and known as Sunday, being then and there  
in charge of and having the control of a certain place there situate, which was then duly licensed as  
a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the  
City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep  
closed, and on the said day the said place so licensed as aforesaid unlawfully did then and there open  
and cause and procure and suffer and permit to be open and to remain open, against the form of the  
statute in such case made and provided, and against the peace of the People of the State  
of New York and their dignity.

DE LANCEY NICOLL,  
*District Attorney.*

0950

**BOX:**

486

**FOLDER:**

4439

**DESCRIPTION:**

Swartz, Moses

**DATE:**

06/15/92



4439

deft stole and horse on  
- same day -  
RSM,

Witnesses:

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

157  
Counsel,  
Filed, 15 day of June 1897  
Pleads.

#298

THE PEOPLE

vs.

R

Moses Swartz  
alias Max Smith

*Edward L. Lacey*  
[Section 928, and 929, Penal Code.]  
False Pretenses

*Mr. L. H. ...*  
MR LANCEY NICOLL,  
District Attorney.

A TRUE BILL.

*August Haggard*  
Foreman.  
*George H. ...*  
*Charles J. ...*  
S. P. 3  
RSM,

0952

Received from  
Mr. Finley near Dayton  
12-0

*[Handwritten signature]*

11 V. 32

0953

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 36 years, occupation Rosa Schwartz  
Peddler of No.

456 West 56<sup>th</sup> Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of James J. Finnell  
and that the facts stated therein on information of deponent are true of deponent's own  
knowledge.

Sworn to before me, this 31<sup>st</sup>  
day of March 1892 } Royce L. Cherry

John S. Keefe  
Police Justice.

Police Court D District. Affidavit—Larceny.

City and County }  
of New York, } ss:

of No. 427 East 80<sup>th</sup> Street, aged 40 years,  
occupation Shoe Dealer being duly sworn,

deposes and says, that on the 30 day of March 1897 at the City of  
New York, in the County of New York, was feloniously taken, stolen and carried away  
from the possession of deponent, in the day time, the following property, viz:

Good and lawful money of  
the United States to wit the  
amount of One hundred and twenty  
dollars

the property of deponent

Sworn to before me, this 1 day

of March 1897  
John J. [Signature]  
Police Justice.

and that this deponent  
has a probable cause to suspect, and does suspect, that the said property was feloni-  
ously taken, stolen and carried away by Mrs. Schwartz

from the fact that said Mrs. Schwartz  
came to deponent with a  
horse and wagon stating to deponent  
that he owned the said horse and  
wagon. Deponent relying on the  
statement made by said Mrs. Schwartz  
purchased the said horse and wagon  
from said Mrs. Schwartz for the sum of One  
hundred and twenty dollars as per receipt  
hereto attached. Deponent is informed by  
Rosa Schwartz of 456 West 16<sup>th</sup> Street that  
said Mrs. Schwartz did not own said property  
she being the owner of said property.

Deponent therefore asks that said Mrs. Schwartz may be apprehended and dealt with as the law directs.

James Annell

0955

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

District Police Court.

*Max Smith alias Moses Schwartz*  
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. *Max Smith alias Moses Schwartz*

Question. How old are you?

Answer. *30 Years*

Question. Where were you born?

Answer. *New York*

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

Answer. *110 West 29 Street. 6 Months*

Question. What is your business or profession?

Answer. *Butcher*

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

Answer. *I have nothing to say  
M. Smith*

Taken before me this  
day of *Jan*  
189*7*  
*[Signature]*  
Police Justice.

0956

Sec. 151.

Police Court ✓ District.

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

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 James Farrell of No. 427 East 80 Street, that on the 30 day of March 1892 at the City of New York, in the County of New York, the following article to wit:

Good and lawful money of the United States issue  
of the value of One hundred & twenty Dollars,  
the property of deposited  
w as taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Mrs. Schwartz

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 every of you, to apprehend the body of the said Defendant and forthwith bring him before me, at the 4 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 31 day of March 1892

John Kelly  
POLICE JUSTICE.

0957

Police Court ..... District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

Dated

188

Magistrate

Officer

The Defendant  
taken, and brought before the Magistrate, to answer  
the within charge, pursuant to the command con-  
tained in this Warrant.

Dated

188

Officer

This Warrant may be executed on Sunday or at  
night.

Police Justice

The within named

*M. Smith*

having been brought before me under this Warrant, is committed for examination to the  
WARDEN and KEEPER of the City Prison of the City of New York.

Dated ..... 188

*M. Smith*

Police Justice

0958

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 Dequeller

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, June 1 1892 John Ryan Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

0959

Police Court No. 157 District 709  
1894

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*James Samuel*  
*427 E 18th St.*  
*Miami Beach*

2  
3 *Miss*  
*Max Smith*

Dated, *June 8* 189 *2*

*Ryan* Magistrate.  
*Morris* Officer.

Offense  
*...*

22 Precinct.

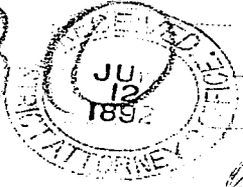
Witnesses *Rosa Delirant*

No. *456 911 16* Street.

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

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

*\$1000* to answer.



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

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

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

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

*1000 Ex June 10 am*

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Moses Smooty, otherwise  
called Max Smith

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

Moses Smooty, otherwise called Max Smith

of the CRIME OF *Larceny* LARCENY in the second degree,  
committed as follows:

The said *Moses Smooty, otherwise called  
Max Smith, doth*

late of the City of New York, in the County of New York aforesaid, on the *13th*  
day of *March* in the year of our Lord one thousand eight hundred and  
ninety-*two*, at the City and County aforesaid, with force and arms, with intent to  
deprive and defraud *one James Finnell*

of the proper moneys, goods, chattels and personal property hereinafter mentioned, and of the  
use and benefit thereof, and to appropriate the same to *his* own use, did then and there  
feloniously, fraudulently and falsely pretend and represent to *the said*

*James Finnell,*

That *the* *the* said *Moses Smooty*  
*otherwise called Max Smith* was  
*then and there* the sole and absolute  
owner in *his* own right of a certain  
*horse* and a certain *weapon* which *he*  
*then and there* produced and offered  
to sell to the said *James Finnell*  
at and for the price and sum of  
one hundred and twenty dollars,

and was then and there lawfully  
entitled to sell the same to the said  
James Trinnell at and for the price  
and sum aforesaid, and to convey  
to him a lawful title thereto.



By color and by aid of which said false and fraudulent pretenses and representations, the said  
*Max Smith*  
did then and there feloniously and fraudulently obtain from the possession of the said  
*James Trinnell* the sum of one hundred  
and twenty dollars in money, lawful  
money of the United States of  
America and of the value of one  
hundred and twenty dollars,

of the proper moneys, goods, chattels and personal property of the said *James Trinnell*,  
with intent to deprive and defraud the said *James Trinnell*,

of the same, and of the use and benefit thereof, and to appropriate the same to *his* own use.

Whereas, in truth and in fact, the said *Max Smith*  
*Max Smith* was  
not then and there the sole and  
absolute owner in his own right of  
the said money and the said property  
whence he so as aforesaid then and

These produced and offered to sell to the said James Truitt or and for the said price and sum, but the said horse and wagon were then and there the property of one Peter Delmarcy, and he the said wagonmaster otherwise called Max Smith then and there had no right title or interest therein whatsoever, and was not then and there lawfully entitled to sell the same to the said James Truitt or and for the price and sum aforesaid, or to convey to him a lawful title thereto.

And Whereas, in truth and in fact, the pretenses and representations so made as aforesaid by the said ~~Moses Swartz~~ otherwise called Max Smith to the said James Truitt was and were then and there in all respects utterly false and untrue, as the said ~~Moses Swartz~~ otherwise called Max Smith at the time of making the same then and there well knew;

And so the Grand Jury Aforesaid, do say that the said ~~Moses Swartz~~ otherwise called Max Smith, in the manner and form aforesaid and by the means aforesaid, the said proper moneys, goods, chattels and personal property of the said James Truitt,

then and there feloniously did STEAL, against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

DE LANCEY NICOLL,  
District Attorney.

0963

**BOX:**

486

**FOLDER:**

4439

**DESCRIPTION:**

Sweeney, Daniel

**DATE:**

06/23/92



4439



# Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Daniel Sweeney*

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

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

The said

*Daniel Sweeney*

late of the City of New York, in the County of New York aforesaid, on the *thirtieth* day of *November* in the year of our Lord one thousand eight hundred and ninety-~~eight~~, at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors, and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell, as a beverage to one

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of New York and their dignity.

## SECOND COUNT—

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

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

The said

*Daniel Sweeney*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did then and there open and cause and procure and suffer and permit to be open and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,

*District Attorney.*