

**BOX:**

41

**FOLDER:**

485

**DESCRIPTION:**

Nelson, Jennie

**DATE:**

06/14/81



485

57. Pittwater

Counsel *D. G.*  
Filed 14 day of June 1881  
Pleads *for acquity*

THE PEOPLE

vs.

*Jennie Nelson.*

INDICTMENT - Larceny from  
the Prison  
*and see state etc*

DANIEL C ROLLINS,  
BENJ. K. PHELPS,

District Attorney.

*Put in June 16 '81*

A True Bill.

*W. G. Church Foreman.*

*June 14. 1881*

*J. H. ...*  
*Pen one year.*

No<sup>2</sup> Daniel G. Rollins District Attorney  
N. Y. City

Dear Sir!

I suppose that no commentaries are  
necessary for this certificate speak plain

But I would suggest to be subpoena  
Care of Jean Baron 116 Prince St, It would  
be more convenient and it is the address I  
gave. I hope that next week I will be  
able to attend to my duty.

Respectfully Yours

Jean. L. Dumond

Jersey City June 7. 81

HENRY MOLZ,

PHARMACIST,

Deutscher Apotheker.

*Corner First & Adams Streets,*

Focht's Buildings,

HOBOKEN, N. J.

**POOR QUALITY  
ORIGINAL  
DOCUMENT(S)**

H. T. ADAMS, M. D.,  
55 CONGRESS STREET, JERSEY CITY HEIGHTS.

OFFICE HOURS: 8 to 9 A. M., 1 to 2, and 7 to 8 P. M.

For

**R**

This is to certify that  
Mr John Dumont is under  
my care suffering from  
Ulceration of the throat and  
Intermittent Fever and that  
he is unable to attend to any  
business public or private.

H. T. Adams M. D. M. C.  
June 7<sup>th</sup>, 1881.

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

Police Court--Second District.

of No 125 William Jean Dumuid  
Street, being duly sworn, deposes  
and says, that on the 28th day of May 1881

at the City of New York in the County of New York, was feloniously taken, stolen and carried  
away, from the possession of deponent, <sup>and the person</sup> at the Rochester Hotel N<sup>o</sup> 114  
Bleecker Street - Room 67

the following property, to wit: four bills each of the value  
and denomination of One hundred francs good  
and lawful money of the Banque de France  
currency of the Government of France in  
all the same being of the value of nineteen dollars  
each in all

of the value of seventy six 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 Jennie Nelson (nowhere)  
for the reason that deponent entered the said Rochester Hotel  
with the accused for the purpose of prostitution at or about  
two o'clock A.M. that when he went into room 67  
with the accused he had the aforementioned money in  
the watch pocket of his pantaloons, that when he  
left the premises and had parted with the accused  
he discovered that the money aforesaid had been  
taken and stolen from the said pocket, that having  
reason to suspect the accused he gave her into the  
custody of Officer Killilea of the 15th Precinct Police  
Department is informed by Officer Killilea that he found  
the money here shown subsequently and in the vicinity  
of the spot where deponent took the accused into his custody

Jean. E. Dumuid

Sworn to before me, this 29th day  
of May 1881  
James E. [Signature]  
Police Justice.

State and County of New York

City of New York

J.S.S. Officer John Killilea of the

15th Precinct Police being duly sworn deposes and says that at or about two o'clock A.M. of the 28th inst. in Wood's Street between Bleeker & Houston Streets, he responded to a Cry of Police! that he found the accused in the custody of the Complainant that upon his information he took the accused into his custody, that subsequently he returned to his post, and in the vicinity of the spot where he had arrested the accused Jennie Nelson he found upon the steps of the Primary School house, the four bills of the Banque de France which said bills the Complainant Dumond at the time of the arrest charged had been taken and stolen from his person by the said Jennie Nelson.

Sworn to before me this  
29th day of May 1881  
R. H. Murphy  
Police Justice

John Killilea.

CITY AND COUNTY  
OF NEW YORK. } ss.

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

QUESTION.—What is your name?

ANSWER.—*Jennie Nelson*

QUESTION.—How old are you?

ANSWER.—*Twenty two*

QUESTION.—Where were you born?

ANSWER.—*Boston*

QUESTION.—Where do you live?

ANSWER.—

*Bleecker st*

QUESTION.—What is your occupation?

ANSWER.—

*Seamstress*

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

here preferred against you?

ANSWER.—

*I did not take the money*

*Jennie Nelson,*

Taken before me, this

*29th* day of *May*

188

*A. W. B. Smith*  
Police Justice.

Police Court-Second District.

THE PEOPLE, & C.,  
ON THE COMPLAINT OF

*Sam Dymally*  
*525-4th Avenue Street*  
*near 43rd Street*  
*Samuel Nelson*

Arrested by  
Larney

DATED *May 29* 188*1*

MAGISTRATE.

*Riley*  
*Hildreth*

WITNESSES:

*Hildreth*  
*15th*

*one of the bill in to*  
*property clerk*



STREET.

*Larney from Rec*

*557*

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

That

*Jennie Nelson*

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

on the *twenty-eighth* day of *May* in the year of our Lord one  
thousand eight hundred and eighty-*one* at the Ward, City, and County aforesaid,  
with force and arms

*Four Promissory notes for the payment of  
money the same being then and there due  
and unsatisfied and of the kind known  
as notes of the Bank of France (the  
same being lawful money of the Republic  
of France) of the value of nineteen dollars  
each.*

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

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

THAT the said

*Jennie Nelson*

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

*Four Promissory notes for the payment of money the same being then and there due and unsatisfied and of the kind known as notes of the Bank of France (the same being lawful money of the Republic of France) of the value of nineteen dollars each.*

of the goods, chattels and personal property of the said

*Jean Dumuid*

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen ~~of the said~~ *taken and carried away*

*from the said Jean Dumuid*

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

*Jennie Nelson*

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.

**DANIEL G. ROLLINS,**

**~~ROBERT C. HILLS~~, District Attorney.**

**BOX:**

**41**

**FOLDER:**

**485**

**DESCRIPTION:**

**Neustadt, Frank**

**DATE:**

**06/15/81**



485

10 Bill no 10

Counsel  
Filed 15 day of June 1887  
Pleads Not guilty

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

Hank Neustadt

Attorney

DANIEL C ROLLINS,  
BENJ. K. PHELPS,

District Attorney.

A True Bill.

W.C. Gifford Foreman.

J. H. ...  
James G. ...  
Emir Ref.

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

Police Court--Second District.

of No 86 Leonard Charly Kurth Street, being duly sworn, deposes  
and says, that on the 24<sup>th</sup> day of May 1881  
at the City of New York, in the County of New York, was feloniously taken, stolen and carried  
away, from the possession of deponent.

the following property, to wit: One brass musical instrument  
known as a "tuba"

of the value of fifty 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 Frank Neustadt

(now here) for the reason that deponent placed the said  
instrument in a certain closet in the Director's room at  
the Metropolitan Concert Hall at the corner of 41<sup>st</sup> St  
Street & Broadway, <sup>on the night of the 23<sup>rd</sup> of May</sup> that he discovered at or about  
night or <sup>near</sup> break of the 24<sup>th</sup> instant, that the above  
mentioned instrument, had been taken and stolen  
that deponent is informed by Louis Ke Pailly  
that he saw the instrument appeared in the  
possession of the accused, that subsequently  
the accused acknowledged and confessed to  
the deponent that he had taken, stolen and carried  
away the aforesaid instrument and that he had  
sold the said instrument to one Robert M for the  
sum of six dollars.

Charles Kurth

Sworn to before me, this 18<sup>th</sup> day

of May 1881

W. W. Priddy

Police Justice.

CITY AND COUNTY  
OF NEW YORK. } ss.

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

QUESTION.—What is your name?

ANSWER.—*Frank Neustadt*

QUESTION.—How old are you?

ANSWER.—*Twenty three years*

QUESTION.—Where were you born?

ANSWER.—*Germany*

QUESTION.—Where do you live?

ANSWER.—*9, Eldridge Street,*

QUESTION.—What is your occupation?

ANSWER.—*waiter*

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

here preferred against you?

ANSWER.—

*I took the instrument, I was looking for employment, I could not get it. Necessity forced me to take it*

*Frank Neustadt*

Taken before me, this

*18th* day of *June* 188*7*

Police Justice.

Form 89j.

Police Court-Second District.

THE PEOPLE, & c.,  
ON THE COMPLAINT OF

Affidavit-Larceny.

Charles K. Smith  
861 Second St  
Frank C. Smith

DATED June 10<sup>th</sup> 1881

MAGISTRATE.

Schmittberg OFFICER.

WITNESS:

Louis Le Bailly  
525 5<sup>th</sup> Avenue

\$ 500



BAILED BY

No. STREET.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That

*Frank Neustadt*

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

*One musical instrument of the  
kind commonly called a "tuba"  
of the value of fifty dollars*

of the goods, chattels, and personal property of one

*Charles Kurth*

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

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

That the said

Frank Neustadt

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

One musical instrument (of the kind commonly called a "tuba"

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

Charles Kurth

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

Charles Kurth

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

Frank Neustadt

then and there well knowing the said goods, chattels, and personal property, to have been feloniously ~~stolen,~~ <sup>taken and carried away</sup> 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

DANIEL C ROLLINS,

~~BENJ. K. PHELPS,~~ District Attorney.

**BOX:**

41

**FOLDER:**

485

**DESCRIPTION:**

Nevins, James

**DATE:**

06/14/81



485

64 *Wickenden*

Counsel, *C. B. A.*  
Filed 14 day of June 1881  
Pleads *Not guilty.*

THE PEOPLE

vs.

*James T. Nevins*  
*1000 1/2*  
*15 1/2*

INDICTMENT.  
Larceny from the person.  
*See No. 17 1/2*

DANIEL C. ROLLINS,  
BENJ. K. PHELPS,

District Attorney.

N.O.

A True Bill.

*W. B. Shum* Foreman.

*June 16. 1881*

*James T. Nevins*  
*Henry Peter Larceny*

*June 21. 1881*  
~~*James T. Nevins*~~  
Sentence suspended 22



Coroners' Office,

303 Mulberry St.,

New York, June 16<sup>th</sup> 1881.

Hon J. G. Rollins Esq.

My Dear Sir

James Stevens is  
before you, to deny for as I  
understand it, to plead in a  
Case of Larceny of a watch.

Will you kindly put the trial  
off until I see you in a day  
or two, as I am creditably informed  
that the young man is entirely  
innocent and will be able to  
establish the fact.

And confer a favor on  
Yours Truly  
John W. Brady

Court of General of the peace  
In and for the City and County of New York.

The people.

<sup>op<sup>s</sup></sup>  
James Revins

~~~~~

Owen Haley being duly sworn, says. I  
am a police officer attached to the Head  
Quarters of the ~~Municipal~~ Municipal police of the  
City of New York. I have been ~~of~~ the force  
since 1870. I am well acquainted  
with James Revins and have been so ac-  
-quainted for the past six years.

I know that he is an honest upright  
Young man. I have seen him very  
frequently for the above period of time  
and this is the first time I ever heard  
anything against his Character.

Sworn before me

this 22. day of June 1881.

Edmund E. Price.

Notary Public

New York County

~~~~~ Owen Haley

In re Jas Kemirs,

Applicant 2

Officer O. Haley

---

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

Police Court—First District.

of No. Alfred Malm  
House of Detention Street, being duly sworn, deposes

and says, that on the 11<sup>th</sup> day of June 1887

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

person

the following property, viz: One Silver Watch  
with chain attached

of the value of ten Dollars,

the property of deponent

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

now present That at about  
eight O'clock P.M. on said day  
deponent entered the liquor saloon  
No. 80 Broad Street where he  
remained about an hour and  
immediately after leaving there  
deponent discovered that the  
aforesaid property which was in  
a pocket of deponent's coat was  
taken therefrom. and was subsequently  
found in the possession of the prisoner  
as deponent is informed and verily  
believes

Alfred Malm

Sworn to, before me, this

18

day

James M. [Signature]  
Police Justice.

City and County  
of New York

Michael Flannery of the 1<sup>st</sup>  
Precinct being sworn says that  
after the arrest deponent  
searched the prisoner in a cell  
of the Station house and found  
concealed in the sleeve of his  
coat the property in question  
which Complainant identifies  
as his property stolen from him  
as aforesaid Michael Flannery

Doorn to before me this  
12<sup>th</sup> day of June 1881  
Moses A. Stebbins  
Police Justice

Police Court—First District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*James Nevins*

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

Question. What is your name?

Answer.

*James Nevins*

Question. How old are you?

Answer,

*22 Years*

Question. Where were you born?

Answer.

*New York City*

Question. Where do you live?

Answer

*220 East 34<sup>th</sup> Street*

Question. What is your occupation?

Answer.

*Messenger & Clerk*

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

Answer.

*I am not guilty of the charge. The watch was passed to me during the progress of a fight in a liquor saloon by a person whose name I do not know and whom I can not now identify.*

*James V. Nevins*

Taken before me, this

*12*

day of

*June*

18

*Thomas J. Brennan* Police Justice.

*[Signature]*

Police Court—First District.

COMPTON FOR CONTINUED

*Alfred Malone,  
Complainant  
vs  
James M. Fether  
Plaintiff  
N.Y.*

BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

**Police Court—First District.**

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Alfred Malone  
Complainant  
vs  
James M. Fether  
Plaintiff*

*James M. Fether*



Dated

*June 12 1891*

Magistrate.

*Stenbromy  
Bloch*

Officer.

Clerk.

Witnesses:

*Michael Flannery  
J. M. Precourt*

*Complainant bailed by  
Christian Fether Plaintiff*

\$ *15.00* to answer

at *Several Sessions*

Received at Dist. Atty's office

*Blum*

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

Affidavit—Larceny.

Hon. R. B. Cowing

or Sir

I will

take James Nevins back

into my employ. at once

Yours Respectfully

Q. W. Jackson

Wef. Jan 22/81

My. Sincerely  
Hon R. B. Cowing. -

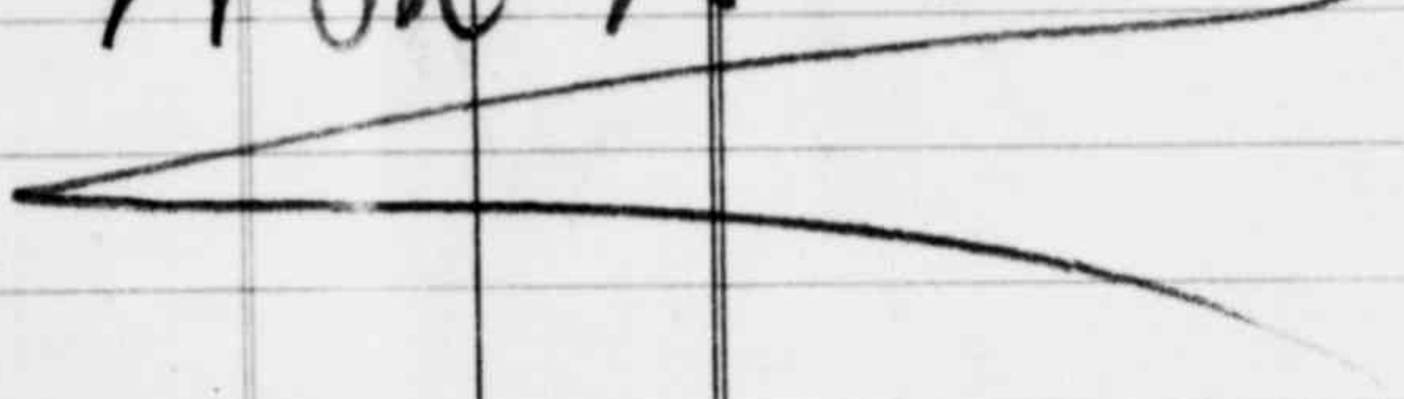
Dear Sir, I enclose Mr Jackson's letter, by which you will see that he consents to employ James Nevins at once.

I trust the boy will appreciate your kindness of heart in this matter, and that he will be moved to eschew drink hereafter.

Yours very sincerely,  
DeWitt T. Seligman

I understand that Your Honor will alter the sentence  
of Jas. Remus - I have Officer Haley -  
Wall St detective that knows Remus  
and can attest his previous good Character  
if You desire further information as to that  
Alford -  
Respectfully  
E. E. Price

Hon R Collins



CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That *James V. Nevins*

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

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

*One watch of the value of*  
*eight dollars*

*One chain of the value of two*  
*dollars*

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

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

That the said

James V. Nevins

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

One watch of the value of eight dollars  
One chain of the value of two dollars

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

Alfred Malin

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

stolen ~~of the said~~ taken and carried away from the said  
Alfred Malin

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

James V. Nevins

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

DANIEL C. ROLLINS,

~~DENNIS H. PHILLIPS~~, District Attorney

**BOX:**

41

**FOLDER:**

485

**DESCRIPTION:**

Noyes, Frank

**DATE:**

06/15/81



485

13th day of June  
Filed

188

Pleads

*Indictment for Receiving Stolen Goods.*

THE PEOPLE

vs.

*Frank Rogers*

DANIEL C ROLLINS,  
BENJ. K. PHELPS,

District Attorney.

A True Bill.

*W. B. Chum* Foreman.

*James S. Cole*

*James S. Cole*

*James S. Cole*

Police Court—Second District.

City and County } ss:  
of New York.

Dennis Mc Guinness

of No. 273 Hudson

Street, being duly sworn,

deposes and says, that the premises No. 273 Hudson

Street, 8 Ward, in the City and County aforesaid, the said being a Drilling House  
and which was occupied by deponent as a Drilling House

were **BURGLARIOUSLY**

entered by means of forcibly breaking open the back  
door of the first floor leading from the  
hallway into said premises

on the day of the 9 - day of June 1881

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

one overcoat of the value of Ten dollars  
one pair pantaloons of the value of Five  
dollars & one Vest of the value of Five  
dollars the property of Philip Mc Guinness  
and other wearing apparel of the value  
Twenty five dollars belonging to boarders  
in deponent's house & one cotton Cover  
of the value of one dollar the property of  
deponent

the property of

and deponent further says, that he has great cause to believe, and does believe, that  
the aforesaid **BURGLARY** was committed and the aforesaid property taken, stolen  
and carried away by Frank Noyes (now here)

for the reasons following, to wit: That deponent is informed  
by officer Touhey that he found said  
wearing apparel in the possession of said  
Noyes

Dennis Mc Guinness

City & County of New York ss

John J. Touhey of the 9<sup>th</sup> Precinct Police being duly  
sworn says that on the 9<sup>th</sup> day of June 1881 he found  
the property described in the above affidavit in  
the possession of Frank Noyes in Hudson Street  
in said City. Deponent further says that said Noyes  
ran through a railroad car in Hudson Street with

Sworn to before me this  
9<sup>th</sup> day of June 1881  
R. W. Murphy  
Police Justice

said property in his possession

Sworn to before me this John J. Murphy  
9. day of June 1881  
P. M. Murphy Police Justice

Police Court—Second District.

CITY AND COUNTY }  
OF NEW YORK. } ss.

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

QUESTION.—What is your name?

ANSWER.— *Frank Noyes*

QUESTION.—How old are you?

ANSWER.— *27 years*

QUESTION.—Where were you born?

ANSWER.— *New Orleans La*

QUESTION.—Where do you live?

ANSWER.— *No home*

QUESTION.—What is your occupation?

ANSWER.— *Laborer*

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

ANSWER.— *I am guilty of taking the clothes but not of breaking in the house*

*Frank <sup>his</sup> ~~x~~ Noyes  
mark*

Taken before me, this

*9*

day of

*June*

1881

*R. M. Murphy*  
Police Justice.

Police Court—Second District.

THE PEOPLE, &c.  
ON THE COMPLAINT OF  
BURGLARY AND LARCENY.  
OFFENCE:

James Mc Guinness  
273 Hudson St  
vs.

Frank Hayes

Dated June 9 1884  
304 Bay St  
Touhey & Touhey  
Magistrate.



Clerk.

Witnesses: John J. Touhey  
9th Precinct Police  
Philip Mc Guinness  
273 Hudson St

Committed in default of \$ 1500 Bail.

Bailed by

No. Street.

594

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

That

*Frank Royce*

late of the *eighth* Ward of the City of New York, in the County of  
New York, aforesaid, on the *ninth* day of *June* in the  
year of our Lord one thousand eight hundred and eighty *one* with force and arms,  
about the hour of *ten* o'clock in the *day* time of the same day, at the  
Ward, City and County aforesaid, the dwelling house of

*Denis McGuinness*

there situate, feloniously and burglariously did break into and enter, ~~by means of forcibly~~

he the said

*Frank Royce*

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

*Denis McGuinness*

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

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

*Frank Royce*

late of the Ward, City and County aforesaid,

*One coat of the value of ten dollars*  
*One pair of pantaloons of the value of*  
*five dollars*  
*One vest of the value of five dollars*  
*Several <sup>other</sup> articles of wearing apparel (a more*  
*accurate description of which is to the jurors*  
*aforesaid unknown and cannot now be*  
*given) of the value of twenty five dollars*  
of the goods, chattels, and personal property of the said

*Denis McGuinness*

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

~~DANIEL G. ROLLINS,~~  
~~DENNIS K. PHILLIPS,~~ District Attorney.

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

That the said

Frank Noyes

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

One coat of the value of ten dollars  
One pair of pantaloons of the value of five dollars  
One vest of the value of five dollars  
Divers other articles of wearing apparel  
(a more accurate description of which is to the jurors aforesaid unknown and cannot now be given) of the value of twenty five dollars

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

Denis McQuinness

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

~~Denis McQuinness~~ taken and carried away from the said

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

Frank Noyes

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

~~DANIEL C. ROLLINS,~~  
~~BENJ. K. DILLON,~~ District Attorney