

0793

BOX:

7

FOLDER:

100

DESCRIPTION:

Conroy, Patrick

DATE:

03/22/80



100

0794

BOX:

7

FOLDER:

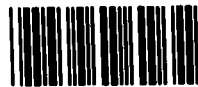
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DESCRIPTION:

Dillon, William

DATE:

03/22/80



100

194 Dundee

Filed 23 day of March 1880

Pleads

1st & 2nd

THE PEOPLE,

vs.

19 Patrick Connor
2 William Dillon
3 William Morgan
17

BENJ. K. PHELPS,

District Attorney.

SP 6 years.
A True Bill.

[Signature]

Foreman.

March 23. 1880.

[Signature]

John J. Day

SP 6 years each

County of DuPage & State of Illinois

0796

Police Office, Fourth District.

City and County
of New York, ss.of No. 125 East 5th St Street, being duly sworn,deposes and says, that the premises No. 125 East 5th StStreet, 19 Ward, in the City and County aforesaid, the said being aand which was occupied by deponent ~~and John Myers as a~~ ^{dwelling}dwelling; ~~where~~ ^{where} were **BURGLARIOUSLY** ~~broken~~and entered by means of ~~forcibly breaking open one of the~~ ^{forcibly breaking open one of the}
front windows of the ~~parlor floor of this premises~~ ^{parlor floor of this premises}
at about the ~~hour of 1 o'clock~~ ^{hour of 1 o'clock}on the ~~Morning~~ ^{Morning} of the 14th day of March 1880
and the following property feloniously taken, stolen and carried away, viz.:

One gold watch and chain of the value
together of one hundred and forty-five
dollars, and two over coats, one cigar
case, one match paper one pencil and
a number of surgical instruments, and
seventeen dollars gold and silver money,
said property being in all of the value
of two hundred and ten dollars and
being

the property of deponent

and deponent further says, that he has great cause to believe, and does believe, that
the aforesaid **BURGLARY** was committed, and the aforesaid property taken, stolen
and carried away by Patrick Conroy, William Sullivan
and William Brennan, as now known
for the reasons following, to wit:

That deponent retired to bed at about the hour
of 11 o'clock on the night preceding said day
and said premises from then forward

who informed deponent that there were
thieves in the house. That deponent
then arose and upon making search
found that the property aforesaid had
been taken, stolen and carried away from
said premises as aforesaid.

That the property now here shown to wit: the
gold watch, overcoat, pencil, match safe
and key case are a portion of the
stolen property aforesaid, and were found
in the possession of said deponent by
Sergeant Hammett, here present, about
an hour after the Commission of said
offense as deponent is informed and
believes.

Subscribed and sworn to at New York
14th day of March 1880 James L. Toney

James L. Toney Police Justice

City and County of New York ss.
 John Myers, Benj. duF. Swarna
 and ex officio Japs - I occupy etc.
 128 East 59th Street as a dwelling
 and the Complainant in the Oregon
 affidavit W^m Terry (reads sub me).
 About the hour of 8 o'clock on the
 morning of the 14th day of March 1880
 deponent was awakened from sleep
 and saw a light flash in the
 hall. That deponent got up and
 went up stairs to the first floor
 and saw two men rush out of
 said premises through the hall door
 and another man jump out of
 said premises through the parlor
 window. That deponent then saw
 the tracks of mens feet in the snow
 on the side of the parlor window
 and on the ceiling of the adjoining
 room, and found that the said
 window had been forced open.
 Given & before me this 14th day of March 1880
 John Myers

Wm. H. H. H. Police Justice (over)

City and County of New York, Ad.
 John Hamilton, Sergeant of the
 28th Precinct Police, being duly sworn
 says - That about the hour of 11 o'clock
 on the morning of the 14th day of
 March instant deponent saw Matthew
 Conroy, William Dillon and William
 Degan, the defendants here present
 in company and packing together
 in Cart 59th Street. That deponent
 saw them enter the hall way
 of 155 Cart 59th Street, where
 the defendant Degan lives.
 That deponent then arrested the
 defendants Conroy and Dillon
 and found in their possession
 the property named in the foregoing
 Complaint of D^r Terry, viz: a gold
 watch, one coat, pencil, match paper
 and razor case, and shortly there-
 after deponent arrested the defendant
 Degan who was concealed in a
 water closet on the third floor of
 the said last named premises in
 which he lives. - John Hamilton.

Sworn to before me this
 14th day of March 1880
 by John Hamilton, District

0800

Police Court, Fourth District.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer.

Patrick Conroy

Question. How old are you?

Answer.

Seventeen years of age

Question. Where were you born?

Answer.

New York

Question. Where do you live?

Answer.

1067 Third Avenue

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 not guilty of the charge.

Pat Conroy

Taken before me this 14 day of March 1920

Police Justice

0801

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *William Dillon*

Question. How old are you?

Answer. *Twenty years of age*

Question. Where were you born?

Answer. *London, England*

Question. Where do you live?

Answer. *No. 515 East 44 St.*

Question. What is your occupation?

Answer. *Work in a Soda Water Factory*

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.*
William Dillon

Taken before me this 10th day of March 1872

Police Justice.

0802

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name?

Answer. *William Progan*

Question. How old are you?

Answer. *Twenty years of age*

Question. Where were you born?

Answer. *United States*

Question. Where do you live?

Answer. *155 East 59 Street*

Question. What is your occupation?

Answer. *Blacksmith*

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.*
William Progan

Taken before me this

day of

187

Police Justice.

0803

194 ~~772~~

Police Court—Fourth District.

THE PEOPLE &c.

ON THE COMPLAINT OF

James J. Kelly
128 E 59 St
1 *Salvatore Conway*
2 *William Wilson*
3 *William Fitzgerald*



Dated *March 14* 18*80*

Murray Magistrate.
Depl. Hamilton St Officer.

M. H. Clerk.

Witnesses, *John Myers 128 East 59 St.*
John Hamilton, Dep't.
2d Dist. Police

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,

5-000 X B East 1st Ave

2 - Coned

Received in District Attorney's Office.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

That *William Progan*,

late of the City of New York, in the County of New York, aforesaid, on the
Eight day of *March* in the year of our Lord
one thousand eight hundred and *Eighty* with force and arms, at the City and
County aforesaid, in and upon the body of *Patrick McGuire*
in the peace of the said people then and there being, feloniously did make an assault
and *him* the said *Patrick McGuire*
with a certain *knife*
which the said *William Progan*

in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did beat, strike, stab, cut, and wound
with intent *him* the said *Patrick McGuire* -
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 Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, the said *William Progan*
with force and arms, in and upon the body of the said *Patrick McGuire*
then and there being, wilfully and feloniously did make an
assault and *him* the said *Patrick McGuire*
with a certain *knife* which the said *William Progan*

in *his* right hand, then and there
had and held, the same being then and there a sharp, dangerous weapon, wilfully
and feloniously, and without justifiable and excusable cause, did then and there beat,
strike, stab, cut, and wound, with intent to *him* and there wilfully and feloniously
do bodily harm unto *him* the said *Patrick McGuire*
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 Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-
said, the said *William Progan*

with force and arms, in and upon the body of *Patrick McGuire*
in the peace of the said people then and there being, feloniously, did make another
assault and *him* the said *Patrick McGuire*
with a certain *knife*
which the said *William Progan*

in *his* right
hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut,
and wound, the same being such means and force as was likely to produce the death
of *him* the said *Patrick McGuire* with intent *him* the

0805

said *Patience McGuire* 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.

FOURTH COUNT.

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 City and County aforesaid, the said *William Kragan*

with force and arms, in and upon the body of the said *Patience McGuire* then and there being, wilfully and feloniously, did make another assault and *him* the said *Patience McGuire* with a certain *knife* which the said *William Kragan* in *his* right hand then and there had and held, the same being then and there a deadly weapon, wilfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously maim *him* the said *Patience McGuire* against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

1714 St
231, East 147 St
Wm. McGuire
155 East 57 St

A TRUE BILL
John P. Kelly
Foreman.

BENJ. K. PHELPS,
District Attorney.

THE PEOPLE
98.
William Kragan
Justice Clarys
Aug 1st Reg.
Felonious Assault and Battery.

Filed 25 day of March 1880
Pleads
207
308

CITY AND COUNTY }
OF NEW YORK.

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

That *Patrick Conroy, William Dillon, and William Hogan each*
late of the *nineteenth* Ward of the City of New York, in the County of New York, aforesaid,

on the *fourteenth* day of *March* in the year of our Lord one thousand eight hundred and ~~eighty~~ *eighty* with force and arms, about the hour of *three* o'clock in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of

James L. Ferry
there situate, feloniously and burglariously did break into and enter by means of *forcibly breaking open an outer window of said dwelling house* whilst there was then and there some human being to wit, one *James L. Ferry* within the said dwelling house ~~then~~ the said *Patrick Conroy William Dillon and William Hogan* then and there intending to commit some crime therein, to wit: the goods, chattels, and personal property of *James L. Ferry* in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the people of the State of New York and their dignity.

And the jurors aforesaid, upon their oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, about the hour of *three* o'clock in the *night* time of said day, the said *Patrick Conroy, William Dillon and William Hogan each* late of the Ward, City, and County aforesaid,

One watch of the value of one hundred dollars
One chain of the value of forty five dollars
Two coats of the value of twenty dollars each
One cigar case of the value of five dollars
One match safe of the value of five dollars
One pencil of the value of five dollars

Divers Promissory Notes for the payment of money, the same being then and there due and unsatisfied, and of the kind known as United States Treasury Notes, of a number and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of *seventeen dollars*

Divers Promissory Notes for the payment of money, the same being then and there due and unsatisfied, and of the kind known as Bank Notes, of a number and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of *seventeen dollars*

Divers Due Bills of the United States of America, the same being then and there due and unsatisfied, and of the kind known as Fractional Currency, of a number and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of *seventeen dollars*

Divers Coins, of a number, kind, and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of

seventeen dollars
of the goods, chattels, and personal property of *James L. Ferry*

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

~~CITY AND COUNTY~~
~~OF NEW YORK~~

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

That Patrick Conroy William Dillon and
William Borgan each

late of the *nineteenth* Ward of the City of New York, in the County of
New York, aforsaid,

on the *fourteenth* day of *March* in the year
of our Lord one thousand eight hundred and ~~seventy~~ *eighty*
with force and arms, about the hour of *three* o'clock in the *night* time
of the same day, at the Ward, City and County aforsaid, the Dwelling-house of

John Myers
there situate, feloniously and burglariously did break into and enter by means of *forcibly*
breaking open an outer window of said dwelling
whilst there was then and there some human being to wit, one

John Myers within the said dwelling-house *by* the said
Patrick Conroy William Dillon and William Borgan
then and there intending to commit some crime therein, to wit. the goods, chattels, and
personal property of *John Myers*

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 aforsaid, upon their oath aforsaid, do further present: That
afterwards, to wit, on the day and in the year aforsaid, at the Ward, City and County
aforsaid, about the hour of *three* o'clock in the *night* time of said day,
the said *Patrick Conroy William Dillon and William*
Borgan each
late of the Ward, City, and County aforsaid,

One watch of the value of one hundred dollars
One chain of the value of forty five dollars
Two coats of the value of twenty dollars each
One cigar case of the value of five dollars
One matchsafe of the value of five dollars
One pencil of the value of five dollars

Divers Promissory Notes for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as United States Treasury Notes, of a number
and denomination to the Jurors aforsaid unknown, and a more accurate description of
which cannot now be given, of the value of *seventeen dollars*

Divers Promissory Notes for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as Bank Notes, of a number and denomina-
tion to the Jurors aforsaid unknown, and a more accurate description of which cannot
now be given, of the value of *seventeen dollars*

Divers Due Bills of the United States of America, the same being then and there
due and unsatisfied, and of the kind known as Fractional Currency, of a number and
denomination to the Jurors aforsaid unknown, and a more accurate description of
which cannot now be given, of the value of *seventeen dollars*

Divers Coins, of a number, kind, and denomination to the Jurors aforsaid un-
known, and a more accurate description of which cannot now be given, of the value of
seventeen dollars

of the goods, chattels, and personal property of

John Myers
in the said dwelling-house of one
, then and there being found
in the dwelling-house aforsaid, 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.

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~~CITY AND COUNTY~~
~~OF NEW YORK,~~ }

And ^{*aforesaid*} 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, *aforesaid as further present*

That *Patrick Conroy, William Dillon and William Brogan* each
late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *fourteenth* day of *March* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty* with force and arms, at the
Ward, City and County aforesaid,

Divers Promissory Notes for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as United States Treasury Notes, of a number
and denomination to the Jurors aforesaid unknown, and a more accurate description of
which cannot now be given, of the value of *seventeen dollars*

Divers Promissory Notes for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as Bank Notes, of a number and denomina-
tion to the Jurors aforesaid unknown, and a more accurate description of which cannot
now be given, of the value of *seventeen dollars*

Divers Due Bills of the United States of America, the same being then and there
due and unsatisfied, and of the kind known as Fractional Currency, of a number and
denomination to the Jurors aforesaid unknown, and a more accurate description of
which cannot now be given, of the value of *seventeen dollars*

Divers Coins, of a number, kind, and denomination to the Jurors aforesaid un-
known, and a more accurate description of which cannot now be given, of the value of
seventeen dollars

One watch of the value of one hundred dollars
One chain of the value of forty five dollars
Two coats of the value of twenty dollars each
One cigar case of the value of five dollars
One watch of the value of five dollars
One purse of the value of five dollars
of the goods, Chattels and personal property of *James L. Ferry*

by *a certain person or*
~~and certain other~~ persons, to the Jurors aforesaid unknown, then lately before feloniously
stolen of the said *James L. Ferry*
unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have
(the said

Patrick Conroy, William Dillon
and William Brogan

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 pro-
vided, and against the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

0809

CITY AND COUNTY }
OF NEW YORK, }

And THE JURORS ^{*aforesaid*} ~~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, *aforesaid* do further present

That Patrick Conroy William Dillon and William Brogan each
 late of the First Ward of the City of New York, in the County of New York, aforesaid,
 on the *fourteenth* day of *March* in the year of our Lord
 one thousand eight hundred and ~~eighty~~ *eighty* with force and arms, at the
 Ward, City and County aforesaid,

Divers Promissory Notes for the payment of money, the same being then and there
 due and unsatisfied, and of the kind known as United States Treasury Notes, of a number
 and denomination to the Jurors aforesaid unknown, and a more accurate description of
 which cannot now be given, of the value of *seventeen dollars*

Divers Promissory Notes for the payment of money, the same being then and there
 due and unsatisfied, and of the kind known as Bank Notes, of a number and denomina-
 tion to the Jurors aforesaid unknown, and a more accurate description of which cannot
 now be given, of the value of *seventeen dollars*

Divers Due Bills of the United States of America, the same being then and there
 due and unsatisfied, and of the kind known as Fractional Currency, of a number and
 denomination to the Jurors aforesaid unknown, and a more accurate description of
 which cannot now be given, of the value of *seventeen dollars*

Divers Coins, of a number, kind, and denomination to the Jurors aforesaid un-
 known, and a more accurate description of which cannot now be given, of the value of
seventeen dollars
One watch of the value of one hundred dollars
One chain of the value of forty five dollars
Two coats of the value of twenty dollars each
One cigar case of the value of five dollars
One matchesafe of the value of five dollars
One penne of the value of five dollars
 of the goods, Chattels and personal property of *John Myers*

by *A certain person or*

~~and certain other~~ persons, to the Jurors aforesaid unknown, then lately before feloniously
 stolen of the said *John Myers*

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

(the said *Patrick Conroy William Dillon and*
William Brogan

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 pro-
 vided, and against the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

away, against the form of the Statute in such case made and pro-
 vided, and against the peace of the People of the State of New York and their dignity.

08 10

BOX:

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FOLDER:

100

DESCRIPTION:

Connolly, Peter

DATE:

03/31/80



100

08 11

247

Council,

Filed 21 day of Nov. 1877.

Pleads,

THE PEOPLE

vs.

I Peter Conrad

Robbery—First Degree, and Receiving Stolen Goods.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

John H. Spence

Notary Public

Heads of J.

Pen one year.

0812

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT—FOURTH DISTRICT.

Ellen Davenport
 of No. *406- Adelphe* Street, *Brooklyn*
 being duly sworn, deposes and saith, that on the *24th* day of *March*
 18*80*, at the *21st* Ward of the City of New York, in the
 County of New York, was feloniously taken, stolen, and carried away, from the person of deponent,
 by force and violence, without *her* consent and against *her* will, the following property, viz:

Four bank notes or bills of the denomination
and value of ten dollars each, two bank notes
or bills of the denomination and value of five dollars
each and silver coin of the value of three
dollars in all of the value of fifty three
dollars

of the value of *fifty three* 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

Peter Connolly (now here), for the reasons
following to wit: That on the night of the
said 24th day of March at about half past
seven o'clock in the evening deponent having
the aforesaid bank notes or bills in a pocket
book which deponent held in deponent's hands
entered an Alley-way leading to some shanty
situated on the rear of lot 18346 East 40th Street
in said City of New York, was met by the
said Peter Connolly who knocked deponent
down and threw deponent's clothing over
deponent's head, attempted to outrage deponent's
person in a forcible manner. That said
Peter Connolly was prevented from accomplishing
his purpose by the interference of some other
persons who dragged him off deponent's
where said Peter assaulted deponent, deponent
had the aforesaid bank notes or bills and
has not seen them since. *Ellen Davenport*

(over)

Sworn to before me, this

1880

Police Justice

0813

State of New York } ss Mary Mulcahy 1822
 City & County of New York }
 of 316 East 40th Street
 being duly sworn, deposes and says, that
 on the night of the 24th day of March 1880
 deponent was in a shanty on the rear
 of lot at 316 East 40th Street about seven
 o'clock; that deponent saw Peter Connolly
 now in court knock a woman down
 in the alley-way and put his hand in the
 pocket of a dress then worn by said woman
 and take therefrom a pocket book and
 put the same in his pocket. That the woman
 now in court is the same woman that said
 Peter knocked down and took the pocket
 book from. That the father of deponent
 took said woman away from said Peter,
 and brought her in the shanty.
 Mary Mulcahy 1822
 Sworn to before me this 24th day of March 1880
 J. H. Mulcahy 1822
 Police Justice

Fourth District.

THE PEOPLE, &c.,

OF THE COUNTY OF

AFFIDAVIT—Robbery.

187

Magistrate.

Officer.

08 14

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

Police Court, Fourth District.

Simon Mulcahy

of No. *316 East 40th* Street, being duly sworn, deposes and says,
that on the- *24th* day of *March* 18*80*
at the City of New York, in the County of New York,

deponent saw Peter Connolly (now in court) knock Ellen Danenport the complainant down in the alley-way leading to the rear of lot No 316 East 40th Street and get on top of said Ellen as deponent believes with the intention of ravishing said Ellen. That deponent pulled said Peter off of said Ellen and took said Ellen into deponent shanty
Simon Mulcahy

Sworn to before me, this *24th* day of *March* 18*80*
[Signature]
JUDGE JUSTICE.

08 15

Police Court, Fourth District.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer.

Peter Connolly

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

New York City

Question. Where do you live?

Answer.

40th Street, near 1st Avenue

Question. What is your occupation?

Answer.

Drive an Ash Car

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

Answer.

I am not guilty.

Peter Connolly
his
mark

Taken before me this *27th* day of *March* 188*0*

J. J. Connelley
Police Justice

247

THE PEOPLE &c.

30. LIVING TWO MEN, NO

Allen & Sampson

1012

18. *Connotes*

RECEIVED
JAN 10 1964

March 24th 1850

Murphy

W. F. Lawrence, (M.D.)

Clerk.

Witness my hand and seal
this 1st day of December 1881

Dear Mr. Campbell,

Ellen (New York)

May 11, 1916

House of Deputation

2000X Bail To Gus

Received in District Atty's Office,

CITY AND COUNTY }
OF NEW YORK. } ss.

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

That *Peter Connolly*

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

53. ~~value of twenty dollars each~~ : sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each : eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each : ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each : one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each : one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each : one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars : one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars : two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each : three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each : ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each : ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each : fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each : thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each : bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each : three gold coins (of the kind usually known as eagles), of the value of ten dollars each : six gold coins (of the kind usually known as half eagles), of the value of five dollars each : fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each : ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each : thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each : gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each : sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each : one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each : three hundred silver coins (of the kind usually called dimes), of the value of ten cents each : six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each : one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each : silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each : five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each : ~~two hundred due bills of the United States~~

of the goods, chattels, and personal property of the said *Ellen Davenport*

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

Benjamin Phelps
District Attorney —

08 18

BOX:

7

FOLDER:

100

DESCRIPTION:

Connolly, Thomas

DATE:

03/31/80



100

08 19

BOX:

7

FOLDER:

100

DESCRIPTION:

Duffy, Thomas

DATE:

03/31/80



100

0820

227
Counsel, *Lutz*
Filed *31* day of *March* 1850
Pleas *4 of Lutz*

THE PEOPLE
vs.
Thomas Connolly
Thomas Duffy
Larceny, and Receiving Stolen Goods.

BENJ. K. PHELPS,
District Attorney.

A True Bill.

D. M. Hume

Foreman.

Part No April 5. 1850
No 1. 2. 3. 4. 5. 6. 7. 8. 9. 10.
No 2. 3. 4. 5. 6. 7. 8. 9. 10.

0821

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

Police Court—First District.

Michael P. Glandine
of No. *172 & 174 Church* Street, being duly sworn, deposes
and says, that on the *26th* day of *March* 1880
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent, —

the following property, viz: *One piece of Cassimere*
goods —

of the value of *Seventy* Dollars,
the property of *the firm of*
William Watson and Company
and in deponents care and custody —
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 Conolly and Thomas
Duffy (both now here) for the reason that
deponent missed said goods from the
line of *101 Franklin Street* and subse-
quently identified as the goods stolen
as aforesaid a piece of cassimere goods
which were found by Officer *John*
T. Stephenson in the possession of said
Conolly and said Duffy as deponent
is informed by said officer, and verily
believes —

Michael P. Glandine

Sworn to, before me, this

27th

day

of *March* — 1880

Police Justice.

0822

City and County } ss.
of New York

Officer John T. Stephenson being duly sworn deposes and says that on the 26th day of March 1880 deponent arrested the within prisoners Thomas Connolly and Thomas Duffy having in their possession one piece of cassimere goods which were subsequently identified by Michael P. Glaunder as set forth in his affidavit above.

Sworn to before me this
27th day of March 1880 John T. Stephenson
Police Justice

0823

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Conolly 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.

Thomas Conolly

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

New York

Question. Where do you live?

Answer.

45-Elizabeth St

Question. What is your occupation?

Answer.

Room-keeper

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

Answer.

I am not guilty

Thomas Conolly

Taken before me, this

27 day of

March 1886

Police Justice.

0824

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK. } ss.

Thomas Duff 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.

Thomas Duff

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

Ohio

Question. Where do you live?

Answer.

129 Eldridge St

Question. What is your occupation?

Answer.

Houseman

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

Answer.

not guilty

Thomas Duff

Taken before me this

27
day of *Mar*
18 *80*
J. H. M. H.
Police Justice.

0825

257

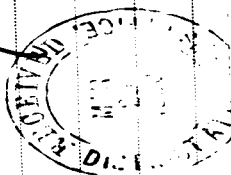
Police Court—First District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

Michael O'Flaherty
172 + 174 Church

1. James O'Flaherty
2. Thomas O'Flaherty



Dated March 29 1898

Kelbrack Magistrate.

Stevenson Officer.
3-15 Clerk.

Witnesses:

Calder Office

1000 to answer

at Sessions

Received at Dist. Atty's office

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

0826

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

Thomas Connolly and Thomas Duffy each

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

Seventy yards of Cassimere of the value of
one dollar each yard —

one piece of Cassimere of the value of
Twenty dollars —

of the goods, chattels, and personal property of one

William Watson —

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.

0827

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

That the said

Thomas Connolly and Thomas Duffy Each

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

*Seventy yards of Cassinere of the value of
one dollar each yard —
one piece of Cassinere of the value of
Seventy dollars —*

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

William Watson

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

William Watson

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

Thomas Connolly and Thomas Duffy

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.

BENJAMIN K. PHELPS, District Attorney.

0828

BOX:

7

FOLDER:

100

DESCRIPTION:

Corbitt, Michael

DATE:

03/31/80



100

0830

DISTRICT ATTORNEY'S OFFICE.

New York, 188

Reo

Michael Corbel

Indicted about
a year ago - Claimed
by bail the dt Com-
plainant's claim to be
found - Put on calendar
to ascertain whether
such is the case and
report to me.

VGR

1- Susie Shan

^{was} Michael Corbett } Indecent Assault

Examination held March 22
1880 Counsel for deft.
Daniel Meekins 149-6th Ave.

Susie Shan of No 688 Markington
street being duly sworn says -
I am single - I was at the house
in 12 Abington Square - I went
there to see the room she had
taken - she went there to board
on Saturday evening last - we went
there about 11 o'clock - I live
at 688 Markington street with
my cousin Mrs Boulder
I stood at 12 Abington Square
from Saturday evening until
the next morning with my
friend Martha Post we occu-
pied the same room - I was
not present when arrangements
were made for board - While
I was present Mrs. Driffy told
Miss Post the room she wanted

was not ready but that she would
 put a bed for her in the parlor
 it was then nearly 11 o'clock
 We had not been drinking
 Miss Port declined to take the
 parlor and was assigned a
 room back of the parlor -
 she said the room belonged to one
 of her girls and that we could
 have it - we went in the parlor
 and staid there about 1/2 an hour
 Miss Port asked if the room
 was ready and we were after
 ward shown to a room on the
 third floor - Mrs. Duffy said if
 we were annoyed to lock the
 door and if any one came
 not to unlock the door -
 I saw defendant Corbett the
 first time at 3 o'clock A.M.
 on the 22nd instant - there was a
 gentleman, coat and vest in
 the room - at that time the door
 was forced in - when I heard
 of that I asked him to go out -
 he said when I light a match
 he got a match and lighted it

0033

and looked at it and said my
 God two Angels and went
 out. Defolt came in the second
 time and tried to kiss us - he
 forced open the door the 2nd time
 he was there about 15 or 20
 minutes - we asked him to
 leave the room - the 3rd time
 he came back it was about
 5.20 O'clock - he said there
 nearly an hour - we asked
 him several times to go out -
 he asked us if we wanted to
 get married - and fooled around
 and said love at first sight.
 he asked us to take something
 to drink - he had previously
 tried to take improper liberties
 on the second and 3rd occasion.
 Defolt ~~tried to take~~ ^{did not take} his
 clothes off -
 we heard talking in the ad-
 joining room when Defolt went
 in for a match - after the 3rd
 visit to our Defolt in the par-
 lor - when he came in the par-
 lor he stared at us and said
 the same two - We spoke to Mr.
 Duffy about the occurrence.

0834

Defelt asked us to say nothing to the border. He came over to us to shake hands and apologize - that he meant no harm. He followed us around the parlor and wanted to sit by us. we refused - to allow him. Mrs. Duffy said she had made a bed for Defelt in the parlor. Defelt was not present.

Defelt threatened us if we made a wine and for that reason we did not shout or make any outcry - I staid at the house with Miss Post until 10 O'clock P.M. leaving Miss Post there. I made complaint against defendant to Mrs. Duffy at the breakfast table - we spoke to no one else at that time - I made complaint at the station house in the afternoon. Miss Post and my brother were present - my friend Mr. McDonald suggested my making complaint. we all talked over the matter together - nothing was said about having wine while we were in Mrs. Duffy House - Mrs. Duffy told us Defelt had been on a

space from St. Patrick's day -
when he entered our room
he appeared to have been drinking
but was sober enough to know
what he was doing -

Redirect - When the deft came in our room
the 3rd time I told him I would
call for help - he then put his
hand over my mouth and told
us not to make any noise that
he would not harm us - at the
same time that he tried to pull
off the bed clothing as previously
mentioned -

Room 11 - He told him in a loud tone to
stop - he said shut up - in
a loud tone - Miss Post was
awake she told him if he did
not go out she would call
for Mrs. Driffy - after deft left
the room the third time we got
up and dressed - when Miss
Post said she would call Mrs.
Driffy he threatened us and said
shut up -

Ansie Shaw.

22nd March 1880
from before meeting
Miss Post
Miss Driffy
Miss Shaw

City and County
of New York } SS.

Martha Post of No. 344 N. 14th Street
being duly sworn says - On ~~Wed~~
Friday evening - March 22^d I
went to the premises 12 Abing-
don Square accompanied by
Miss Shaw the complainant
to occupy the room I had pre-
viously rented - I asked her
if my room was ready she
Mrs. Druffy replied No - that
she would put up beds in the
parlor for me - I declined sleep-
ing in the parlor saying I did
not want to sleep there as there
were too many gentlemen in
the house - She offered me
a room on the rear of the
parlor - when Mrs. Druffy again
said she would give me a
room on the third floor and
gave me the key - I went
to the room accompanied by
Miss Shaw - Mrs. Druffy asked
Miss Shaw if she would stay
with me over night as I had

told Mrs. Druffy it was the first night I had been away from home - she ^{Miss Shaw} consented, and said Mrs. Druffy said if you hear any body knocking at your door through the night make no answer and don't open the door - we went to bed and at 3 A.M. on Sunday morning some one kicked at the door and before we could get up the door was burst open when a man entered and we asked him to please leave the room he said as soon as I light the lamp - ~~he~~ went to the Bureau to look for matches and finding none knocked at the door of the next room - I heard a lady say who is there - the man said please give me a match - he returned and lit the lamp in our room - and we saw the defendant - He came over to the bed - held the lamp over us - and said my God two angels - We asked him to leave the room he said he would, that he had

0838

made a mistake - he stood a few moments and left the room - Miss Shaw locked the door - ~~he~~ then fell asleep - Shortly after Defeat returned and burst open the door again & said he wanted to get a cigar - I told him I would call Mrs. Duffy he replied It was not necessary that he would leave the room in a few moments He asked us if we would have something to drink - I said for Gods sake leave the room if he did not I would cry out for help - he said he didnt I'll not harm you and left the room - Miss Shaw and I were still in bed and we laid down to sleep as it was too early to get up and the house was strange to us - at about 4.40 A.M. - Defeat again burst the door open and when we heard him coming we were about to get up Defeat said it was too early that it was 20 minutes of five - I dont get up I said does Mrs. Duffy allow the boarders to break open the

3

doors of the young ladies in this
 house - Defeat said Oh that's
 nothing - I said if you don't leave
 the room I shall get up and
 go down to Mr. Drury - I attempted
 to get up he pushed me back
 in the bed - I defeat said to
 me if you lie still I will not
 harm you - but if you attempt
 to get up it will be worse for
 you - defeat then attempted to
 pull off the bed clothing -
 We told him we did not allow
 any gentleman to come near
 where we were - defeat said
 that is nothing - defendant then
 put his hand on Miss Shaw's
 breast - Miss Shaw said she
 would scream - defeat then put
 his hand over her mouth - we
 were scared at his putting
 his hand on Miss Shaw's mouth
 (defendant had put his hand
 over my mouth previously when
 I told him I would call Mr.
 Drury) I asked him what would
 the boarders think of his enter-
 ing our room the third time

he replied the boarder would
 know nothing of it — as de-
 fendant had previously threat-
 ened us we thought it best not
 to make any noise — he again
 pulled ^{off} the bed clothing and attempt-
 ed to lie down by the side of Miss
 Shaw and you then saw defendant's
 private parts exposed — she asked
 him if he would not go away
 he replied he could not it was
 enough to tempt an angel out of
 heaven — defendant at that time
 threw one leg across the body
 of Miss Shaw — defendant asked us
 if we were married — we re-
 plied we were not — he asked
 us if we kept company with
 anybody — we made no answer
 I then asked defendant if he would
 please leave the room that we want-
 ed to get up — He said it was
 too early that the folks did not
 get up till later I again asked
 him to leave the room he said
 if I was quiet he would
 he then attempted to put his hands
 under the bed clothing on my

legs - I sat up in the bed - he took her hand away - and said it was a wonder I was not married as I was so stout. Defendant then asked me to have something to drink - I refused and he went out -

He dressed and went down to the parlor we sat there awhile.

The servant or a girl came - and asked us to go to breakfast.

Exhibit

I live at 344 West 17th Street with a friend named Mr.

McDonald - he is a married man - I board there with Mr.

McDonald's family - previously to going to New York by work

I lived with my grandmother at 428 East 13th Street - she

did not take boarders - I lived there ten years - my sister

my self and grandmother con-
posed the family we kept house

I am working at Grotes man-
ufactory in 114th Street a man

ufactory of Ivory - I have
worked there since a year ago
last January and am now em-
ployed there - prior to that I was

0842

visiting my sister in the country
I have known Julie Shaw
for the last 3 or 4 years

She is a single woman

She works in the Bible House
as a Press feeder - I went to
Mr. Driggs at about 11 P.M.

Saturday night to Mr. Driggs
where I had engaged board
^{myself and Miss Shaw}
we occupied a room on the
third floor - I did not have con-

versation with any one excepting
Mr. Driggs - There were other per-
sons present in the parlor

The servant went up and arranged
the room - I went in company with
Miss Shaw as soon as the room
was ready - about 11 66 o'clock

There were other rooms on the floor
one room adjoining ours - The
rooms were separated by a door
we went to bed at once -

The room fell asleep - we got
in bed about the same time the head
of the bed was at the side of the
door - one side of the bed was
against the wall - Miss Shaw
laid on the outside of the bed I laid

H

inside, we so laid all night.
 Defelt entered our room first
 at 3 O'clock - a Coat Vest and
 Frank were in the room -
 Mr. Duffy did not tell us whose
 room it was, nor did I ask
 the servant girl - I thought it
 was a gentleman's room when
 I saw the clothes hanging up -
 I attempted to get up - Defelt
 pushed me back in the bed.
 I did not get up - I did not leave
 the bed until I got up in the
 morning - Miss Shaw closed the
 door - I did not examine the
 door - I heard Defelt go to the ad-
 joining room for matches. I
 should say he was gone about
 3 minutes - he said he would go
 for a match Miss Shaw and
 I asked him to leave the room.
 I heard Defelt speak to a lady
 in the adjoining room I was in
 bed at the time - a female said
 who is there - Defelt - asked her
 to open the door and give him
 some matches - I made no out-
 cry - the door was ^{not} fastened

0844

when defelt came back the first time he lit the lamp in the Bureau - he did not tell me it was his room - when defelt came the second time he told me it was his room - there was one chair defelt did not sit down at any time while in the room - we talked in an ordinary tone when ~~you~~ spoke loud he told us not to be quiet - defelt spoke in a low tone - defelt did not undress himself I attempted to leave the bed while defelt was in the room - only my arm was at any time exposed - on the second occasion defelt was in the room about 15 minutes - we did not laugh nor was there any merriment - On the 3rd occasion - we did not laugh because we were too scared to laugh - defelt made us laugh when he told us we were angels - on the third occasion defelt was in the room from 4:40. to 6:06 local A.M. - we did not then laugh.

I saw Mr. Duffy in the morning
 about 8 1/2 after we got up
 I made complaint in the din-
 ing room to Mr. Duffy &
 a gentle man and the servant
 were present. I did not tell
 Mr. Duffy we had a pleasant
 time during defdt's visit to
 the room - ~~and~~ I think I did
 not make that remark to any
 one ~~or~~ Miss Shaw did not in
 my hearing make such a re-
 mark to any one I will swear
 I did not make such a
 remark - defdt did not offer
 any explanation about his en-
 tering the room - when defdt
 entered the parlor - he said
 pardon me - and remarked
 the same two and told us
 to say nothing to the boarders
 about the occurrence.
 I left the house 12 Abington
 Square between 2 and 3 P.M.
 on Sunday - I think I saw the
 witness called Maria Keenan
 at Mr. Duffy's on Saturday evening
 and also on Sunday morning

0846

I told one of the girls whom I do not now identify that defect broke open our door 3 times, during the night - she replied it was too bad - that he would not have done it if he had not been drunk - I did not tell the girl referred to that we spent a pleasant night with defect - nor did I make the same statement to any other person.

Martha Post.

Sworn to before me this
23rd day of March 1887

W. J. Elliott
Justice

5

City and County
of New York } S.S.

Marion Keenan of No. 12 Abington Avenue
being duly sworn - have lived
here over a year in Mrs. Duffys
employ - I know Michael Corbitt
the deft - I know the complain-
ant ~~Marion Keenan~~ and the wit-
ness Miss Port on Sunday morning
at 12 Abington Avenue between
7 & 8 o'clock A.M. in the dining
table - I saw them when they
entered - I saw a man ~~there~~
I asked them the young ladies if
they were scared in their room
Miss Port said no. ~~Marion Keenan~~
she said Corbitt seemed to
be a good hearted man - that
if she was well acquainted
she would like to go on a good
racket with him - Miss Keenan
said deft - meant no harm
in going in the room - neither
of the young ladies said he had
taken any improper liberties -
When Miss Port said she would
like to go on a Racket with
deft - I did not know what
she meant -

Grob - The first time I met Misses Shaw
 and Post they were in the
 dining room - I was not on the
 floor on which they slept during
 that night - Between 3 and 4
 o'clock Defelt came in the kitchen
 - he said he went into his
 room and found two young la-
 dies there and he was afraid
 he had scared them - Defelt
 said nothing more about it -
 no other person had said any
 thing to me about the occurrence
 until I saw the young ladies -
 Miss Shaw was present when Miss
 Post remarked she would like to go
 on a Racket with Defelt if she was
 soon to before meeting better acquaint-
 ed with him -
 Maria X Keenan
 mark.

Sworn to before me this
 23 day of March 1880

J. J. [Signature]
 Police Justice

The complaining witness being recalled says I was present on Sunday morning when the witness Maria Keenan entered the dining room - I did not hear Miss Post say to said witness she would like to go on a racket with a debt if she were better acquainted with him. I was sitting next to Miss Post at the table - If the witness had made the statement so that Miss Post could have heard it I could have heard it. The witness did not speak in a low tone or whisper to Miss Post nor did Miss Post whisper to the witness -

cross

~~I was in the Miss Post and I~~
went in and came out of the Dining Room together. Mrs. Jeff and the witness ^{Keenan} were in the room. I can't repeat all the conversation that occurred in the dining room -
Chas. Chas.

Sworn to before me this

23 day of May 1880

[Signature]
Police Justice

City and County
of New York

Michael Corbitt of No. 12 Abington
Square being duly sworn says -
I occupy rooms at that house
have done so for some time
past - my room is on the 3^d
floor rear - I went home on
Sunday Morning last about 10 o'clock
I went to my room - the door was
closed to I had no difficulty
in forcing it open - when I went
in there was no light I noticed
from their voice there were 4
males in the room - I said excuse
me ladies I hope I don't intrude
I said I would get a light -
They said you are quite excusa-
ble - I went to the next room
occupied by Mr. Clayton and his
wife I knocked at their door
and asked for a match - I said
to Mrs. Clayton there were two
ladies in my room that I wanted
to get a match she gave me some
matches - I knocked at their door
I went in and lighted a lamp

6

When I lighted the lamp - the young ladies laughed at one another I went for a handkerchief -
 The second time I entered the room - I was there about 15 minutes - and talked with the young ladies - I went down and told ~~the~~ ^{Dr. Dr.} the young ladies were in my bed - I went up stairs again to my room - the ~~time~~ I went to the young ladies room was the last time for after I had seen Mr. Druff the door was not there. Locked I went to the room for the last time to get a change of linen - I was in the room only a short time ~~at~~ on each occasion the conversation was pleasant - there was no remembrance the conversations were in an ordinary tone of voice - I did not at any time I told the young ladies not to make any noise I defended myself each time on entering the room - I did not at any time place my hand on the mouth of Miss Shaw.

or Pook - I did not at any time
push either of the young ladies
down on the bed - I did not at
any time attempt to pull off my
bed clothing - I took a coat of
mine from the wall and placed
it on the young ladies and told
them to make themselves comfortable
I did not attempt to take any
liberties with either of the young
ladies - I afterwards saw the young
ladies in the parlor - We talked
together pleasantly - that is all I
know of the whole matter
I told them I was very sorry if
I had offended them -

Groff

It might have been a quarter
of an hour from the time I first
found the young ladies in my
room until I informed Mrs. Duffy
of the fact - It was perhaps from
three to 5 o'clock - when I last
left the room occupied by the
young ladies - The witness Sheehan
was present in the kitchen when
I went down to see Mr. Duffy -

Wm. J. Corbett
Shorn to before me this
22nd day of March 1880

Police Justice

0853

City and County S.S.
of New York

Annice Druffy of No 12 Abington
Square being duly sworn says
I seek house at the said premises
Miss Port came to board with me
on Saturday last between 9 and 10
in the evening accompanied by
Miss Shaw I assigned her a
room on the 3rd floor belonging
to Defelt who was then a boarder
in the house the two young ladies
staid all night Miss Shaw left
in the morning Miss Port staid
to dinner. soon Defelt a little
after 3 o'clock A.M. I was in the
dining room - the witness Sheehan
was present in the kitchen
Defelt told me about his room
being occupied by two young ladies
left and my husband were pres-
ent - I gave Defelt a room in the
front parlor he said he wanted
his overcoat I told him to go to
his room and get it he said
the ladies were not scared by
him - I heard no crying out or
noise - The next I saw of the

0854

young ladies was in the dining
room. The young ladies found
no fault at that time. I con-
versed with both of them -
Miss Post - said she might find
defendant would not have gone
in the room if he was not drunk.
Miss Post said he was very
nice until the last time he went
in the room - that then he want-
ed them to have some Champagne
or an eye opener.
Miss Shaw made no objection
and no complaint - that is all
that was said in regard to the
matter.

her
Amie & Duff
mark

Sworn to before me
this 23rd day of March 1880

W. H. Duff
John A. Thomas

0855

City and County
of New York }
Laura Woods of No 12 Abington
Square being duly sworn says
I was there on last Saturday night
I did not see the young ladies &
I heard ~~them~~ I occupied a room
on the 3^d floor - I was in Mrs. Clay-
ton's room next to the defects
room that was then occupied
by Miss Shaw and Miss Bond
that was between 10 and 11
I could not hear their converse
I heard the words "O Jesus"

Laura Woods
doorn to before me this
23^d day of Feb 1885
[Signature]
John H. H. H.

City and County
of New York } ss.
Clara Clayton of No 12 Abington
Square being duly sworn I am
married - I occupied the room
adjoining defects room on Saturday
night last then occupied by the

0856

Mrses Shum and Post - deft
 came to my door on Sunday morn-
 ing for matches - I was up with
 my sick baby - from the time
 he came in until 6 o'clock
 I was awake - I heard deft
 after getting the matches and got
 a light - I heard no laughing
 or conversation deft. returned
 to my door for matches the second
 time - deft asked if I knew
 who was in my room - I asked
 him if the girls were frightened
 he left and came up again
 and went in the girls room they
 were laughing and something was
 said about (smoke) - deft -
 said something - one of the girls
 said to the other that's no racket
 for us -

Clara ^{her} Clayton
 1241 1/2

Sworn to before me this
 23rd day of March 1890

[Signature]
 Police Justice

0857

Police Court—Second District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question.—What is your name?

Answer.—*Michael Corbett*

Question.—How old are you?

Answer.—*Thirty one Years*

Question.—Where were you born?

Answer.—*Ireland*

Question.—Where do you live?

Answer.—*12 Abingdon Square*

Question.—What is your occupation?

Answer.—*Salesman*

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

Answer.—*I am not guilty*

Michael Corbett

Taken before me, this

day of

1872

Police Justice.

0858

POLICE COURT—SECOND DISTRICT.

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

Susie Shan
of *No 688 Washington* Street, being duly sworn, deposes
and says that on the *21* day of *March* 18*89*
at the City of New York, in the County of New York, *Michael Corbitt*

now here did unlawfully and indecently assault deponent on the following circumstances to wit: that on the said date at the hour of 5.20 o'clock A.M. while deponent was asleep in one of the rooms at premises *No 12 Abingdon Square* said defendant forced open the door of said room and attempted to kiss deponent. deponent re-monstrated and told said defendant to leave said room or deponent would shout for assistance whereupon said defendant placed his hands over deponent's mouth and thereafter exposed his private parts and threw off the bed clothing and laid against deponent. said defendant's private parts touching deponent's arm while his leg was thrown across a portion of deponent's body—deponent struggled to release herself from defendant—and ordered defendant to leave said room. Whereupon said defendant left said room—

. *Susie Shan.*

Shan & before me
Mar 22 1889
John J. [illegible]

0859

POLICE COVER - RECORD DEPARTMENT

THE PEOPLE, Inc.

ON THE COMPLAINT OF

Lucie Shann
699 *March 22, 1980*



Charles

March 22, 1980

Drift

John Schryber of the

the Post

344 North 1st Street

500 to one in

Charles Schryber

Committed in default of \$500.00 surety

Charles Schryber

No. 344 North 1st Street

29 West Washington PL

10th St. 23

0860

CITY AND COUNTY } ss.:
OF NEW YORK.

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

That *Michael Corbitt*

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the *twenty first* day of *March* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty* at the Ward, City and County
aforesaid, in and upon the body of *Susie Shaw*
in the peace of the said people then and there being, with force and arms unlawfully
did make an assault and *her* the said *Susie Shaw*
did then and there unlawfully *and indecently* beat, wound and ill-treat, to the great damage of the
said *Susie Shaw* and against the peace of the
People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

0861

BOX:

7

FOLDER:

100

DESCRIPTION:

Corcoran, Daniel

DATE:

03/05/80



100

0862

49

Day of Trial,
Counsel,

March 5

Filed *5* day of March 1880

Meals

Not Guilty (B)

THE PEOPLE

vs.

Alvin's Testament

P

Manstangher

BENJ. K. PHELPS,

District Attorney.

A True Bill.

Wm. W. W. W.

March 29th 1880

foreman.

March 11 day.

Pen one year.

0863

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the house of *Coroner's Office*
No. 40 E. Houston Street, in the *14th* Ward of the City of
 New York, in the County of New York, this *27th* day of *February*
 in the year of our Lord one thousand eight hundred and *ninety* before
John H. Brady Coroner,
 of the City and County aforesaid, on view of the Body of *Lawrence Gann*

lying dead at
438 West 39th St. Upon the Oaths and Affirmations of
nine good and lawful men of the State of New York, duly chosen and
 sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said
Lawrence Gann came to his death, do,
 upon their Oaths and Affirmations, say: That the said *Lawrence Gann*
 came to his death by *injuries*
to his head caused by the throwing of stones & bricks
by Daniel Corcoran.

In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this Inquisition
 set our hands and seals, on the day and place aforesaid.

JURORS.

Ulrich Lamborn
John Gerry
James H. Reynolds
William Armstrong
J. Lange
Gerhard Bruns

Abse. Edgans
J. Hirsch
John King

John H. Brady CORONER, E. S.

0864

The People of the State of New York, on the
Complaint of

vs.

List of Witnesses.

Daniel Corcoran

NAMES.

RESIDENCE.

Off William Byrne ✓
A. W. Lamb ✓
Richard Holland ✓
J. B. Gorman ✓
~~James C. Gorman~~ ✓
~~Elmer Gorman~~
M. S. Raefl m.d. ✓
Blana Geyer ✓

20th Police Prec
236 West 86th St.
40th St bet 9th and 10th Ave
531 West 110th St
543 " 37th St
~~438 W 39th St~~
Coroner's Office
438 W 39th St

0865

TESTIMONY.

M. G. Raper, M.D., being sworn says: I have made an Autopsy on the body of Lawrence Eaton on February 22nd 1880.

Externally I found a large contusion extending over left frontal and parietal bones. Just above left orbit a contused wound of one inch in length is found. On removing the scalp a large clot of blood is found between scalp and cranium on left side of head and corresponding to the contusion mentioned. Beneath this clot of blood a fracture of the frontal bone is discovered. Taking away the skull-cap the fracture is found to extend through the orbital plate of frontal bone on left side. Under dura mater a large clot of blood was found compressing anterior lobe of the left hemisphere of the brain. All other organs normal.

Death in my opinion was caused by fracture of the skull and compression of the brain from hemorrhage, the result of the injuries received.

M. G. Raper, M.D.

Sworn to before me
this 27th day of February

1880

John H. Brady

CORONER.

0866

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the

No.

Street, in the

Ward of the City of

New York, in the County of New York, this day of

in the year of our Lord one thousand eight hundred and before

JOHN H. BRADY, Coroner,

of the City and County aforesaid, on view of the Body of

now lying dead at

Upon the Oaths and Affirmations of

good and lawful men of the State of New York, duly chosen and sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said

came to his death, do,

upon their Oaths and Affirmations, say: That the said

came to his death by

In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this Inquisition set our hands and seals, on the day and place aforesaid.

JURORS.

John H. Brady

CORONER, N. Y.

0867

TESTIMONY.

William Byrne, being sworn, says: I am attached to 28th Precinct. On Friday morning, the 20th January, between 1 and 2 o'clock I arrested Daniel Corcoran at his mother's residence 435 W. 39th St. He was in bed. I stated to him that I came to arrest him for killing a young man in the employ of Mr. Coain. He acknowledged to me in presence of other Officers (~~Deputy~~, Fleming & Fitzgerald) that he had struck the young man but that he did not know Egan was dead. He did not resist arrest. I took him to the stationhouse and ^{he} stated to Sergeant Henry Woods that he had a fight with deceased in the lots at the foot of W. 39th St. I delivered the prisoner at stationhouse. Know nothing further.

William Byrne

A. W. Lamb, being sworn says: I reside 236 W. 36th St. I am foreman of ~~Brick~~ slaughterhouse W. 39th St. About 5 P.M. on the day of the fight, ^{I gave him this wrong ticket} that custom is to give every man a check for the time of his work. As I did, so that evening my attention was attracted to a fight which was going on at the lots in ^{W.} 39th St. I saw the deceased Lawrence Egan grapple with Corcoran. Egan attacked Corcoran first. In a moment I saw Corcoran throw Egan. I then saw Corcoran pick up a small piece of brick. He then threw it at Egan. I saw the stone strike Egan on the head. After this both came out of the lot together, Corcoran going up the street while the deceased went into the slaughterhouse to wash his head off. I advised the deceased to go home and get his head dressed. The deceased seemed to consider his injury a trifling affair. Noted Corcoran bleeding badly as he went up the street. To a juror! Heard of no difficulty as these two men left their work. Know of no previous difficulty between them. I considered both quiet and steady workmen. When I told Egan to get his head dressed, he answered: "To hell with it. It don't amount to any thing" & words to that effect.

A. W. Lamb

Sworn to before me
this 27th day of February

1880

John H. Brady

CORONER.

0068

MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
17 Years. 7 Months. 3 Days.	U. S. Parents: German.	438 West 39 St	Feb. 20 1880

B.

Chc

Mar. 18

AN INQUIRY

On the view of the body of

James Brown

whereby it is found that he came to
a death by

Ofquest taken on the
of 18
before

JOHN H. BRADY, Coroner.

0869

B.

C.P. No. _____
Date. _____ 18

AN INQUISITION

On the VIEW of the BODY of
Lawrence Kahn
whereby it is found that he came to
his Death by

Inquest taken on the _____ day
of _____ 18
before _____

JOHN H. BRADY, Coroner.

MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE When Reported.
17 Years 7 Months 3 Days.	<i>U. S.</i>	<i>438 West 39 St</i>	<i>Dec. 20/80</i>

Found: German.

Coroner's Office.

TESTIMONY.

Glossand
 Richard Handberg, being sworn, says: I reside at
 No. 40 E. between 9th and 10th Avenues. I am a helper
 in slaughterhouse. Before starting to work at 12:45 P.M.
 on Thursday, the day of the fight, a fellow workman
 named Braebert(?) told in general conversation that
 Egan got angry the night before at Corcoran putting
 his hand on his shoulder during a walk which both
 attended. Egan then used a very indecent expression
~~about~~ ^{about} Corcoran. On hearing of it Corcoran asked Egan
 whether he was able to do it and he better try and do
 it if he could. They then went to the lot. I called
 to them not to fight as the foreman could see them
 and might discharge them. Corcoran was about
 four feet away from Egan, when Egan ran for
 Corcoran. They both clinched and fell. Corcoran's
 body was on top of Egan's, but his head was under the
 arm of the other man. Corcoran struck a stone during
 the fall and he was cut over the eye. When Corcoran
 got up he picked up a half ^{or part} of a brick and threw it at
 Egan's head striking him on the left side of the head.
 He was about 5 or 6 feet away from Egan when he
 threw the stone. The blow knocked Egan down on a pile
 of coal dust. I was about 30 or 35 feet away from
 them then. Egan was not removing the fight when
 the brick was thrown. They both separated after that.
 Corcoran went up the street and I advised him to
 get his head dressed. Egan went into the slaughter-

Taken before me

this 27th day of February 1880

John M. Brady

CORONER.

Coroner's Office.

TESTIMONY.

Lamar. I was on friendly terms with both young-
 men having known them for years. Said nothing to
 Egan, but walked up the street with Corcoran.
 Saw Egan get up first after the fall of the two men.
 While Corcoran was getting up he picked up the half
 brick which he threw at Egan. The conversation about
 Corcoran referred to above occurred at about 12.30
 P.M. Corcoran heard of it during the afternoon.
 To a juror: Corcoran threw the brick as soon as he
 got up on his feet. Egan got up soon after being
 knocked down. The fight all together lasted only about
 5 to 6 minutes.

Richard ^{his} + Holland,
 mark

Charles Gorman, being sworn says: I work in
 slaughterhouse and ^{will} 531 W. 40th St. I heard at about
 5 P.M. on the day in question that there would be
 a fight in the lots. I ran then and saw Lawrence
 Egan clinch Corcoran. They then fell. Afterwards saw
 Corcoran pick up a brick and throw it at Egan.
 I saw Egan down after the brick was thrown. I don't
 know how large the brick was. I did not see the brick
 strike Egan. Think the fight lasted about 10 minutes.
 Was about 40 feet away from the men.

Sb Gorman

Taken before me

this 27th day of February 1880

John Mc. Brady

CORONER.

Coroner's Office.

TESTIMONY.

Lawrence Ennis, being sworn, says, I reside at 543 W. 37th St. Work in slaughterhouse. Saw the two men leave the slaughterhouse. While passing me on their way out heard Lawrence Kahn say to Coreoran, "Let us go over into the lot and settle it". I then knew there would be a fight. I went over into the lot to see the fight. There were three of us. When we reached there I noticed that Kahn was further away from the street than Coreoran. I then called to them that the foreman was coming. I faced the foreman. When I turned around I saw Kahn and Coreoran clinched and fell with Coreoran on top. Coreoran got up first. Saw him get up. Did not see Kahn get up. I then saw Coreoran pick up a piece of brick and throw it at Kahn with his right hand. Picked up the brick while getting up. Kahn was on his feet when struck with the brick. It struck on the left side of head. Saw Kahn fall after he was struck. The missile ^{thrown} looked like a brick and seemed to be about ^{quarter} ~~about~~ of a brick.

Lawrence Ennis
his mark

Taken before me
this 27th day of February 1880

John H. Bradley

CORONER.

0873

Coroner's Office.

TESTIMONY.

(4)

Clara Eiler, being sworn says: I reside at 438 West 39th St. Am an aunt of deceased. He boarded with me. Cannot tell exact time when he came in on the day in question. Think it was about 5.30 P.M. He asked for my husband. Deceased was holding his head and then came out of his eyes. I asked him what was the matter. He answered that the chain in the slaughterhouse had struck him. I believed his statement because he had been struck with the chain before. I then went for my husband. He told him the same story. Saw only a swelling on his head, no blood. He became restless at about 8.30 P.M. and I thought he was drunk. I then asked my mother to go to the slaughterhouse and find out what the matter was. We then learned that he had been fighting about 10 P.M. I reported the case at the stationhouse. When I returned deceased was lying on the stool snoring and I supposed he was sound asleep. At about 1 o'clock, Friday morning I entered the room again and found John dead. I immediately went out and notified the police. *Alonzo Gains*

Taken before me

this 27th day of February 1880

John W. Brady

CORONER.

0874

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question.—What is your name?

Answer.—*Daniel Corcoran*

Question.—How old are you?

Answer.—*eighteen years*

Question.—Where were you born?

Answer.—*New York City*

Question.—Where do you live?

Answer.—*435
5th W 39th St*

Question.—What is your occupation?

Answer.—*Helped in slaughterhouse.*

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

*I desire to make a statement by advice
of counsel*

Taken before me, this 27th day of February 1890
John W. Brady

CORONER.

0875

MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE. When Reported.
17 Years. 7 Months. 9 Days.	U. S.	438 Ar 39 th St.	Feb 20 th 1880

HOMICIDE.

AN INQUISITION

On the VIEW of the BODY of

Deceased

whereby it is found that he came to his Death by the hands of John

Coroner.

W. H. M. A.

Deceased taken on the 27th day of February 1880

John H. Greary, Coroner.

Committed February 27. 1880

Deceased

Discharged

Date of death February 28. 1880

0876

1st 425 49 1880

HOMICIDE

AN INQUISITION

On the VIEW of the BODY of

George
 whereby it is found that he came to
 his Death by the hands of *Benjamin*

Coroner.

Wm. H. H.

Exhibit taken on the 27th day
 of February 1880

John H. Brady, Coroner.

Committed February 27. 1880

Bailed

Discharged

Date of death February 20. 1880

MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE When Reported.
17 Years 7 Months 5 Days.	<i>W. J.</i>	<i>458 H. 39 St.</i>	<i>Feb 20/80</i>

City and County
of New York — §§.

The jurors of the People of the
State of New York in and for the body of the
City and County of New York upon their oath
present.

That Daniel Borcoran late of the
Twenty first Ward of the City of New York in
the County of New York aforesaid, on the
Nineteenth day of February in the year
of our Lord one thousand Eight hundred
and eighty at the Ward City and County
aforesaid with force and arms in and upon
one Lawrence Gahr in the peace of the said
people then and there being wilfully and
feloniously did make out assault and
that he the said Daniel Borcoran a
certain ~~stone~~ which he the said Daniel
Borcoran in his right hand then and
there had and held in and upon the
head of him the said Lawrence Gahr
then and there feloniously and wilfully
did cast and throw, and that the said
Daniel Borcoran with the ~~stone~~ aforesaid
so as aforesaid cast and thrown, him the
said Lawrence Gahr in and upon the
head of him the said Lawrence Gahr
then and there feloniously ^{and} wilfully
did strike penetrate and wound

giving to the said Lawrence Kahn by the casting and throwing of the stone aforesaid in and upon the head of him the said Lawrence Kahn one mortal wound of the breadth of two inches and of the depth of two inches of which said mortal wound he the said Lawrence Kahn from the said nineteenth day of February in the year aforesaid until the twentieth day of February in the year aforesaid, did languish and languishing did live and on which twentieth day of February in the year aforesaid at the Ward City and County aforesaid he the said Lawrence Kahn of the said mortal wound died.

And so the jurors aforesaid upon their oath aforesaid do say, That he the said Daniel Corcoran him the said Lawrence Kahn in the manner and form and by the means aforesaid, at the Ward City and County aforesaid, on the day and in the year aforesaid wilfully and feloniously did kill and slay 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 in their dignity.

Benjamin K. Phelps
District Attorney

0879

BOX:

7

FOLDER:

100

DESCRIPTION:

Courtney, Richard

DATE:

03/31/80



100

0000

April 6th 1880

To Mr. J. H. H. H.

My concern The Beaver
Thomas Frost has been
looking for me for the last
three (3) or four (4) years off &
on and I have found him
He must say a hard working
young man and also a pretty
honest in all transactions
and dealings that I have
had with him

J. Sharp

Freeman S. S. Co
Per 37 CH

0001

H District Police Court—

K. T. 1

CITY AND COUNTY
OF NEW YORK } ss.

of No. *74* Street and Street, *East River*
being duly sworn, depose and saith, that on the *24* day of *March* 18*80*
at the *19* Ward of 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 viz.:

*One horse, wagon and harness
and a quantity of old rag contained
in said wagon, said property being in
all and together of the value of
fifty (50) dollars.*

the property of *deponent*

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

*Richard Courtney, now
here, from the fact that said horse
and property then stood on 1st Avenue
near 53rd Street, said horse being tied
to a weight and harnessed to said
wagon. That deponent left said property
and entered a house on business and
on returning, in about ten minutes,
deponent found that said property had
been stolen and driven away. That*

Summons made

copy of

Return to court

187

0882

thereafter deponent was informed by Officer Nelson, here present, that said Officer found said property in the possession of the said defendant which deponent believes to be true. That deponent has seen the horse, wagon and other property so found in the possession of said defendant by said officer, and identified the same as the property so stolen and carried away from deponent's possession as aforesaid.

Given to before me this Michael H. Waller
25 day of March 1880

[Signature] Justice

DISTRICT POLICE COURT.		AFFIDAVIT—Larceny.		187	
THE PEOPLE, &c.,		VS.		MAGISTRATE.	
ON THE COMPLAINT OF				OFFICE.	
DATED				WITNESSES:	

0883

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

Police Court, Fourth District.

of No. *William Nelson*
The Mounted Police ~~Street~~, being duly sworn, deposes and says,that on the *24th* day of *March* 18*80*at the City of New York, in the County of New York, *deponent was*
informed by Michael McTally, the
Complainant in the annexed affidavit,
that the property described in said
affidavit had been stolen and carried
away from his possession. That deponent
thereupon went in search of said
property and found the same in
the possession of Richard Courtney
the defendant here present, who
was taken during the house and
wagon through East 79th Street.
William Nelson

Sworn to before me, this

25th

1880

POLICE JUSTICE

0004

Police Court, Fourth District.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer.

Richard Courtney

Question. How old are you?

Answer.

Eighteen years of age

Question. Where were you born?

Answer.

New York City

Question. Where do you live?

Answer.

St. Av. 77 & 78 Street

Question. What is your occupation?

Answer.

Plumber

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.
Richard Courtney

Taken before me this

28th
day of *March* 188*9*

Police Justice

269

Police Court - Fourth District.

THE PEOPLE &c.

ON THE COMPLAINT OF

Michael McVally
vs. Earl R. Lee

Richard Lee
vs. Earl R. Lee

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,

Dated March 25 1880

Murray Magistrate.

Robert M. L. Officer.

M. Clerk.

Witnesses, William Nelson

Married Nelson

500th St. 1st

Received in District Atty's Office.

0005

0886

CITY AND COUNTY } ss.
OF NEW YORK, }

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

That

Richard Courtney—

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

*One horse of the value of twenty five dollars—
One wagon of the value of fifteen dollars.
One thousand pounds of rags of the value of
one half cent each pound.
One set of harness of the value of five
dollars—*

of the goods, chattels, and personal property of one *Michael McHally*—

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.

0007

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

Richard Courtney

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 horse of the value of twenty five dollars
One wagon of the value of fifteen dollars
One thousand pounds of rags of the value of
one half cent each pound
One set of harness of the value of five dollars.*

of the goods, chattels, and personal property of the said *Michael McWally*,

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

Michael McWally

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

Richard Courtney —

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.

BENJAMIN K. PHELPS, District Attorney.

0000

BOX:

7

FOLDER:

100

DESCRIPTION:

Cuenin, John

DATE:

03/10/80



100

0889

BOX:

7

FOLDER:

100

DESCRIPTION:

Cuenin, Paul

DATE:

03/10/80



100

Apr 22

Compt. still in hospital

Both build

by Patrick Hughes

Edwardsburg

I cannot be charged
of sale of John Calver

as he is as present
confined in the Asylum

and being under commitment
I transfer on a commitment

for the same
May 11th D. H. Phelps

After

with an order for
imprisonment etc.

the commitment be
continued

Dec: 7: 1890

1891

95

Work

Edw. C. Lee and

Filed 10 day of March 1890

Pls. not guilty

THE PEOPLE

vs.
in Asylum

May 16, 1890
May 22, 1890

Edw. C. Lee

Edw. C. Lee

BENJ. K. PHELPS,

District Attorney.

Part 2. Dec. 10 - 1890
Sta 2. Tried and convicted
Assault.

A TRUE BILL
of the People

Edw. C. Lee

Foreman.
Dec 7: 1890

Edw. C. Lee

Dec 1: 1890

Edw. C. Lee

0891



New York, March 8, 1881

Dist. Attorney Genl. H. P. Phillips

James
Hyman admitted to the hospital
January 16th suffering from a
wound on his side, is still under
treatment and unable to leave the
hospital.

J. C. Schuyler M.D.
Acting House Surgeon

0892

Second District Police Court.

AFFIDAVIT—FELONIOUS ASSAULT, &c.

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

James Weiman of No. 123
Prinze Street, being duly sworn, deposes and says
 that on the 11th day of January in the year
 1880, at the City of New York, he was violently and feloniously assaulted and beaten by

John Cuenin and Paul Cuenin
 (both nowhere) from the fact that at about the
 hour of 7.30, o'clock P.M., on said day while on
 the corner of Spring and Winter street in said
 city, deponent had a quarrel with said named
 defendants, that both of said defendants came
 about ten feet from where deponent was standing
 when each of said defendants pointed and
 aimed a Pistol at deponent, and that said
John Cuenin did feloniously discharge
 from the Pistol which he held in his hand
 one shot, the Bullet from said Pistol
 striking said deponent on the left Leg
 and entering said Leg, deponent further
 says that said assault or commission was
 done

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

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

Sworn to before me this

day

1880James Weiman

Police Justice.

0893

Police Court—Second District.

CITY AND COUNTY }
OF NEW YORK } ss.

Paul Cuenin

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.—*Paul Cuenin*

Question.—How old are you?

Answer.—*13 years*

Question.—Where were you born?

Answer.—*New York*

Question.—Where do you live?

Answer.—*286 Spring Street*

Question.—What is your occupation?

Answer.—*I work in a store*

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,*
Paul Cuenin.

Taken before me, this
15th day of January, 1880
Police Justice.

0894

Police Court—Second District.

CITY AND COUNTY }
OF NEW YORK } ss.

John Guerin 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.—

Question.—How old are you?

Answer.—

Question.—Where were you born?

Answer.—

Question.—Where do you live?

Answer.—

Question.—What is your occupation?

Answer.—

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

here preferred against you?

Answer.—

I am not guilty
John Guerin

Taken before me, this

15th

day of

January

1880

Police Justice.

0895

95

27

POLICE COURT—Second District.

THE PEOPLE, &c.,

OFFENSE—Felonious Assault and Battery.

ON THE COMPLAINT OF

James Newman
123 Prince St
John Lewis
Paul Lewis

Dated January 12th 1880

Magistrate.

Officer.

Duffy
Kempster
St. Robert

Witnesses,

John Fitzgerald 1157 Ward Street



Committed in default of

to answer Bail by

End

No.

Street.

0897

so he was taken home. The defendants' father kept a candy store, and I used to go in there and see the defendants there. At the time of the occurrence they lived about 5 or 6 blocks from me, and I used to see them about once a week. I knew John by name but I didn't know the younger brother by name. When they were going down Spring St. and Wieman and I were following them, we were about a block from them. I did not lose sight of them from that time until the shooting; and I am certain that these were the boys who shot Wieman. I was present when the officer arrested them. They admitted they were there, but said neither of them fired the shot; that the shot was fired by a boy named Lukie Maly.

J o h n R e y n o l d s, 8th Precinct.

I went with Fitzgerald and Wieman to identify the boys who shot Wieman-- I went to their home, and they were not there; we waited on the opposite side of the street until they returned about ten o'clock. We went in and asked them if they were the boys who did the shooting. They admitted they were there but denied the shooting; they said that it was another boy named Lukie Maly, that they didn't know where he lived or anything about him. I understand that these boys were arrested before for shooting. I think it will be a month before Fitzgerald will be able to leave the hospital.

The People,

vs.
John Greenie

Paul Greenie

Telomous Assault

Witnesses:

John Fitzgerald 1.

John Reynolds 2.

0899

May 6th 1880

My dear Mr. Herring
The
bearer Jno. P. Querrin
has two sons were children
who have been in this
Prison four months awaiting
the injuries of a lad by
the name of Wymann now
at St Vincent's Hospital,
who has been suffering
from "Suppurative Synovitis"
of the knee joint, requiring
considerable surgical treatment
with danger to life. But
I have not seen him
to day and he is

0900

much improved and
the chances are he will
get entirely well, but no
one would like to say that
he is out of danger absolutely
but it is my opinion as it
is also the ~~House~~ Physicians
that he will get well, but
will take a long time.
It seems really to bail to
keep these little fellows here
so very long, on suspicion
as it seems to me that
they are not the guilty
party, as he has not yet
been captured, the one who
carried the pistol.
I do not think there would
be much risk in allowing
bail if it be possible

is such a rare.

Hoping that you may
be able to do something
for them

I am very truly yours

Arthur T. Kilb

Surgeon
2nd Div Prison

0901

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

That

John Cuenin and Paul Cuenin
each —

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

on the *eleventh* day of *January*, in the year of our Lord one thousand eight hundred and ~~eighty~~ *eighty*, with force and arms, at the City and County aforesaid, in and upon the body of *James Weiman* in the peace of the said people then and there being, feloniously did make an assault and to, at and against *him* the said *James Weiman* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which the said *John Cuenin and Paul Cuenin* in *their* right hands 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 *James Weiman* 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 Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

John Cuenin and Paul Cuenin
with force and arms, in and upon the body of the said *James Weiman* in the peace of the said people then and there being, wilfully and feloniously did make an assault and to, at and against *him* the said *James Weiman* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which the said *John Cuenin and Paul Cuenin* in *their* right hands then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously, did then and there attempt to discharge, with intent *him* the said *James Weiman* 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.

THIRD COUNT.

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 City and County aforesaid, the said

John Cuemin and Paul Cuemin
 with force and arms, in and upon the body of the said *James*
Weiman then and there being, wilfully and feloniously, did make an
 assault and to, at and against *him* the said *James*
Weiman a certain *pistol* then and there loaded and
 charged with gunpowder and one leaden bullet, which *pistol* the said
John Cuemin and Paul Cuemin
 in *his* right hand, then and there had and held, wilfully and feloniously, and
 without justifiable and excusable cause, did then and there shoot off and discharge,
 with intent, then and there, thereby *him* the said

James Weiman
 wilfully and feloniously then and there to injure, 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.

FOURTH COUNT.

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 City and County aforesaid, the said

John Cuemin and Paul Cuemin
 with force and arms, in and upon the body of the said *James*
Weiman then and there being, wilfully and feloniously, did make an
 assault and to, at and against *him* the said *James*
Weiman a certain *pistol* then and there loaded and
 charged with gunpowder and one leaden bullet, which *pistol* the said
John Cuemin and Paul Cuemin
 in *his* right hand, then and there had and held, wilfully and feloniously, and
 without justifiable and excusable cause, did then and there attempt to shoot off and
 discharge, with intent, then and there, thereby *him* the said

James Weiman
 wilfully and feloniously then and there to injure, against the form of the Statute in
 such case made and provided, and against the peace of the People of the State of
 New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

0903

**END OF
BOX**

0905

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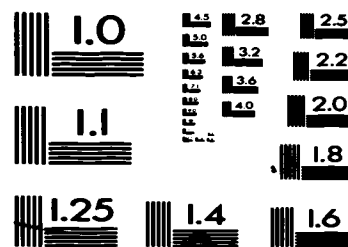
IMAGE EVALUATION
TEST TARGET (QA-2)

METRIC

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150 mm

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APPLIED



IMAGE, Inc.
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Rochester, NY 14609 USA
Phone: 716/482-0300
Fax: 716/288-5989

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IMAGE EVALUATION
TEST TARGET (QA-2)

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APPLIED



IMAGE, Inc
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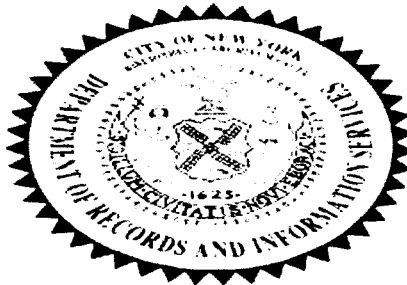
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0907

MUNICIPAL ARCHIVES
DEPARTMENT OF RECORDS AND INFORMATION SERVICES
31 CHAMBERS STREET
NEW YORK, NY 10007



ROLL:
7

MASTER NEG #:
16615

OPERATOR:
Charles Morio

DATE FILMED:
03/30/2010

FILM UNIT #:
MCD-2 15407

REDUCTION:
14X

EMULSION:
69360105

0908

RECORD GROUP:

**COURT OF GENERAL
SESSIONS**

SUBGROUP:

NEW YORK COUNTY

SERIES:

**GRAND JURY
INDICTMENTS**

DATES:

1879 - 1893

ACCN NO 2010-23



2010-23

0909

CERTIFICATE OF FINDINGS

(X) THE METHYLENE BLUE () SILVER DENSITOMETRIC[®] TEST WAS PERFORMED
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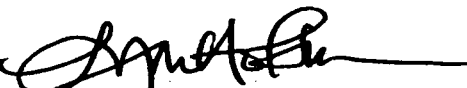
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- a. According to ISO standard 18917:1999E the Silver Densitometric test measures all residual chemicals, not just thiosulfate. This test will not detect quantities below $0.009 \text{ gm}/\text{m}^2$.
- b. According to ANSI standard IT9.1-1992 Polyester Microfilm whose thiosulfate content (or equivalent) does not exceed $0.014 \text{ gm}/\text{m}^2$ is rated LE500 (Life Expectancy of at least 500 years).

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