

0875

BOX:

179

FOLDER:

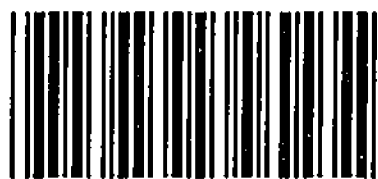
1814

DESCRIPTION:

Neville, Michael

DATE:

06/08/85



1814

Witnesses:

Annie Walgreen

1.

72067

Counsel,

Filed

day of June

1885

Pleads,

Michael Neville

THE PEOPLE

vs.

Michael Neville

Indictment in the 2nd Degree.

[Sections 493 Penal Code.]

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Am. Martine

Foreman

June 23. 1885

Tried and acquitted

0876

0877

Police Court—4 District.City and County }
of New York, } ss.:Annie Walgering
of No. 423 N. 48 Street, aged 19 years,
occupation Housekeeper being duly sworn.deposes and says, that the premises No 423 N 48 Street,
in the City and County aforesaid, the said being a four story dwelling
Houseand which was occupied by deponent as a private apartment on the 1st floor
and in which there was at the time a human being, ~~by name~~ this deponentwere BURGLARIOUSLY entered by means of forcibly open thedoor leading into deponent's
Kitchen by means of false key
on the 3 day of May 1883 in the day time, and the
attempted to be following property feloniously taken, stolen, and carried away, viz:A quantity of wearing apparel
of the value of twenty dollarsthe property of deponentand deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY ~~was attempted to be~~ was committed and the aforesaid property taken, stolen, and carried away byMichael Neville (now here)

for the reasons following, to wit:

that about the hour of
half past two o'clock on the afternoon
of the above date as deponent was
sitting in her apartment the door
leading into her kitchen was open
by the means of a false key and
the said defendant ~~was~~ attempted
to enterAnnie Walgering sworn before me this 11th day of June 1885 at New York City
John J. Sullivan
Notary Public

0878

Sec. 198-200.

District Police Court.

CITY AND COUNTY { ss
OF NEW YORK.

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

Question What is your name?

Answer

Michael Neville

Question. How old are you?

Answer

17 years

Question. Where were you born?

Answer.

Albany NY

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

Answer.

423 W. 48th Street 6 years

Question What is your business or profession?

Answer

I have no business

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

Answer.

I am not guilty

Michael Neville

Taken before me this

day of

1885

John J. Sullivan Police Justice.

0879

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

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

Dated June 1 1885 J. M. Patterson Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0000

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

570
Police Court-- 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Annie Mulgrew
423 West 48th
Michael Neville

2 _____
3 _____
4 _____

Dated *June 1* 188*5*
J. M. Patten Magistrate.
Gas M. Smith Officer.
22 Precinct.

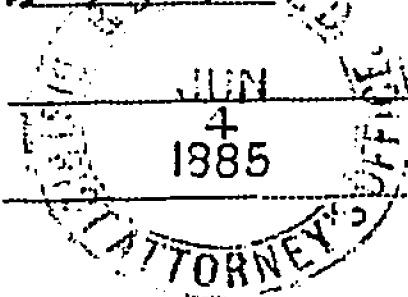
Witnesses _____

No. _____ Street.

No. _____ Street,

No. _____ Street.

\$ *1000* to answer *Gen. Council* Sessions.



0001

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Hendle

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

Michael Hendle

of the CRIME OF BURGLARY IN THE ~~second~~ DEGREE, committed as follows:

The said Michael Hendle,

late of the ~~Twenty-second~~ Ward of the City of New York, in the County of New York aforesaid, on the ~~Twenty-first~~ day of ~~May~~, in the year of our Lord one thousand eight hundred and eighty-~~nine~~, with force and arms, about the hour of ~~Two~~ o'clock in the ~~day~~ time of the same day, at the Ward, City and County aforesaid, the dwelling house of one

Annie Walagunig

there situate, feloniously and burglariously did break into and enter, there being then and there some human being, to wit: ~~the said Annie Walagunig~~

within the said dwelling house, with intent to commit some crime therein, to wit: the goods, chattels and personal property of the said ~~Annie Walagunig~~

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,

Randolph B. Hartine

District Attorney

0002

BOX:

179

FOLDER:

1814

DESCRIPTION:

NY & Harlem Rail Rd. Co.

DATE:

06/12/85



1814

0003

BOX:

179

FOLDER:

1814

DESCRIPTION:

Central & Hudson River RR

DATE:

06/12/85



1814

0884

BOX:

179

FOLDER:

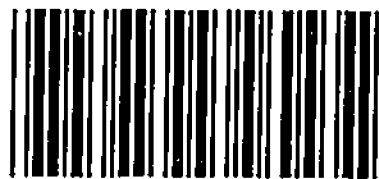
1814

DESCRIPTION:

New Haven & Hartford RR

DATE:

06/12/85



1814

0885

Pl July 5 1899

10235

Counsel,

Filed

day of

1885

Plends,

Call, Chippilly (Aug 1886)

with respect to particular

THE PEOPLE

will be used to extend to

Sept 10/96 pos.

*The New York and Harlem
Rail Road Company,
The New York Central and
Hudson River Rail
Road Company, and
The New York, New Haven and
Hartford Rail Road Company*

RANDOLPH B. MARTINE,

District Attorney

A True Bill.

R. B. Martine

Aug 8/99

Foreman

In witness whereof

J. S. B. July

Sections 385 and 387, Penal Code.

Wisconsin.

9886

Assistant District Attorney.

Wm. J. Jones

I concur in the above recommendation.

Deputy Assistant District Attorney

John D. Murphy

New York, June 28th, 1899.

that this indictment be dismissed.

obtain a conviction herein, and I therefore recommend

Moreover it is impossible for the People to

which would require the trial of the defendant *company*

elevated in the locality and there is no longer any reason

the like have been put in; new bridges built and structures

since 1885; new appliances, such as smoke consumers, and

The methods of this road have changed radically

upon the filling thereof.

heretofore, the indictment should have been proceeded with

an omission and if a conviction was desirable at any time

This indictment, now fourteen years old, alleges

THE NEW YORK AND HARLEM RAIL-
ROAD COMPANY, THE NEW YORK CENTRAL
AND HUDSON RIVER RAILROAD COM-
PANY, AND THE NEW YORK, NEW
HAVEN RAILROAD COMPANY.
against
THE PEOPLE

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

The People of the State
of New York,

against

The New York and Har-
lem Rail Road Company,
The New York Central
and Hudson River Rail
Road Company, and
The New York, New
Haven and Hartford Rail
Road Company

The Grand Jury of the City and County of New
York, by this Indictment accuse The New
York and Harlem Rail Road Company,
The New York Central and Hudson River
Rail Road Company, and The New
York, New Haven and Hartford Rail
Road Company of the Crime of
Maintaining a Public Nuisance,
committed as follows:

The said The New
York and Harlem Rail Road Company,
The New York Central and Hudson
River Rail Road Company, and The
New York, New Haven and Hartford

00000

Rail Road Company, on the first day
 of June, in the year of our Lord one
 thousand eight hundred and eighty
 five, and on divers other days and
 times as well before as after the
 day of the signing of this instrument,
 at the Small Port Ward of the City of
 New York, in the County of New York
 aforesaid, having the use, management
 occupation and control of a certain
 line of rail-way there lay down and
 upon which divers, to wit: five hun-
 dred trains of railway cars being each
 drawn and propelled by a locomotive
 engine, were on the days and times
 aforesaid, as well in the night time
 as in the day, used and accustomed
 to pass, run and travel with the
 knowledge and by the authority and
 procurement of the said The New
 York and Hudson Rail Road Com-
 pany, The New York Central and
 Hudson River Rail Road Company,
 and The New York, New Haven and
 Hartford Rail Road Company, did
 then and said other days and times,
 and near the dwelling houses, stores,
 shops and places of business of a
 great number of persons, good citizens

[illegible]

streets and common highways, and
 other and on said other days and times,
 passing, repassing, going, returning,
 travelling and labouring, were, and yet
 are greatly annoyed, disturbed and
 inconvenienced, to the great annoyance,
 injury and damage of the comfort,
 repose and health of all the good
 citizens aforesaid, to the common mis-
 chance of the said citizens, 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.
 Randolph B. Martine,
 District Attorney.

0892

BOX:

179

FOLDER:

1814

DESCRIPTION:

Norris, James R.

DATE:

06/23/85



1814

Witnesses :

ord. 1

A. H. H. Davidson

402261

Counsel,

Filed 23 day of Dec 1885

Plea(s) *Not guilty (n)*

THE PEOPLE

vs.

P

James R. Norris

Cond. June 23. S. S.

RANDOLPH B. MARTINE,

July 9/85 - District Attorney.

Specdy Acquitted

A True Bill,

R. B. Martine
Foreman

June 29 18

July 9 1885

July 9 9. J. P.

[Section 1503, Penal Code]

City & County of New York ss.
 James R. Morris being
 duly sworn states that he is the
 above named prisoner & is not
 guilty of the crime charged
 That when under the influence
 of ardent spirits he loses all control
 of his mind and all consciousness
 of what transpires That when he
 met this boy Lynch in the Park
 all that he now remembers, that
 occurred, is, that he wanted a drink
 asked the boy to go for it, gave
 him some money to go & get it
 & in doing so exposed the fact that
 he had more money & that when
 the boy returned with the flask
 of liquor defendant took a drink
 of it & after that remembers nothing
 but this much he does know
 he was physically incapable of
 committing any crime that would
 require as much exertion as would
 be necessary to kill a fly

Sworn to before me this

29 day of June 1888

J. R. Morris

Joseph Morris

Courty & County of New York ss.

City and County of New York ss.

John Lynch
being duly sworn deposes and says that
he resides at 83 Christopher Street in the
City of New York and that he is fifteen
years of age and that on or about
the 6th day of June, 1885, one James
G. Quinn did commit the crime
against nature with this deponent.

Subscribed and sworn to before me
this 22nd day of June 1885
Almond Hall } John Lynch
Deputy Clerk
Court of General Sessions

Raege
N

General. Morris

Quine acquisition

affidavit of

John Snyder

~~of the~~ ~~Chimney~~

Wm. L. L.

The People
 against
 James R. Harr
 City & County of New York
 Wm A. Ostrander being duly sworn
 states that he is well acquainted with
 defendant, that he was present at the
 Police Court when the charge of larceny
 against Lynch the prosecuting
 witness in the above case was
 examined & then and there heard said
 Lynch threaten defendant with a
 prosecution if he did not let up
 on him. Report states he was
 known defendant for several years &
 always found him strictly correct
 in his deportment, modest in his
 manners & moral in his sentiments
 but that he is addicted to occasional
 indulgence in dissipation, and
 while under the influence of ardent
 spirits & for several days after he
 gets over a spree he has a swarthy
 sallow complexion & haggard appearance
 that after he has taken over 3 drinks
 he becomes physically & mentally
 prostrated & is destitute of all
 will & physical energy & capacity

0098

and that the morning after the night he was
robbed he went to his room & found him
lying on his bed with his vest & ~~Coat~~ ^{Coat}
asleep & that he woke him up & saw
him when he first discovered he had
been robbed

W. R. C. S. P. M. D. S.
sworn to before me

This 29th day of June 1883

John M. Brown
Notary Public 772
N. Y. Co

City & County of New York ss
Joseph L. Hartley being
duly sworn states that he has known the
defendant for about 12 months &
always strictly upright & honorable
in his dealings & correct in his
deportment that he accepted the
same had with defendant for
about two months & during that
intimacy learned from him of the
habits of the class to which Lynch
the prosecuting witness in this case
belongs & of the profound disgust
with which it viewed defendant
that he solicited deponent Cooper

ation to break it up that he had
 interviews with the Editor of the
 Truth, Anthony Comstock &
 Mr Jessup to do so & that from
 depositions & knowledge of defendant
 he cannot believe him capable
 of either sodomy or any other crime
 That he never saw him intoxicated
 but once & that the effect of that
 intoxication upon him was to
 give him a swarthy & pale & com-
 plexion which he did not have
 before & under the influence
 of that instance of intoxication
 he seemed to be physically
 prostrated & predisposed to sleep
 sworn to before Joseph L. Martley
 on this 29th day of June 1885

Wm. M. Drumm
 Notary Public
 N. Y. Co.

City & County of New York ss

Charles D. Campbell being duly sworn deposes & says he has known James R. Norris since 1869 that he has a thorough & intimate knowledge of his habits & of his character. That he has many times loaned him money and always found him frank in his admission of the correct amount & prompt in his payments when he was able to pay that he paid to this deponent \$219 only the day before he was robbed that he has some peculiar characteristics which are reflected in the influence of ardent spirits upon his intellect and physique, which never fails to result in complete prostration that when he has taken two or three drinks he becomes a mere automaton and can be controlled by a child that he has no mind or physical energy whatever that he seems to go at once into a comatose condition & knows nothing when he gets sober about what has happened while he was in that condition

says that place to last his camp
 known is ~~morally~~ & called that
 deponent states that ~~knows~~ ^{knows} ~~his~~ ^{born}
 in this city, is 36 years of age has
 always been a ~~broken~~ and is a broken
~~inactive~~ ^{inactive} ~~business~~ ^{business} That his knowl-
 edge of Morris is thorough & intimate
 and that he does not ~~see~~ ^{see} ~~and~~ ^{and} not
 believe that there is one word of
 truth in the charge made against
 him & that his disbelief is
~~strongly~~ ^{strongly} based not only on his
 knowledge of Morris but on
 the threat he heard his accuser
 Lynch make before the ~~Examiner~~
 Clerk that if Morris did not
 withdraw his prosecution of him
 for ~~damages~~ ^{damages} he would make it
 hot for him & that then he made
 one charge against him & swore
 to it or now makes another & is
 totally distinct & different charge
 similar to that & that Judge John J. Hor-
 man before whom he made his charge
 at Jefferson market, after reading the
 charge, looking at & listening to
 Lynch, discharged the ~~accuser~~

Sworn to before
 me this 29th day of June 1870
 John E. Brennan
 Notary Public
 in & for Geo

City & County of New York ss

John H. Shack being duly sworn states that for over 25 years he has known James R. Morris intimately that he has always borne the character of an honorable gentleman & that his deportment has uniformly as far as defendant knows never heard been above reproach & that from that character he could not believe he would either utter a falsehood, commit a crime or do any act unbecoming a good citizen & defendant is with advised business sworn to before John H. Shack

This 29th day of June 1885

John R. Greaney
Notary Public
N.Y.C.

0903

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James R. Harris

The Grand Jury of the City and County of New York, by this indictment, accuse James R. Harris

of the Crime against nature,

committed as follows:

The said James R. Harris,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the 15th day of June, — in the year of our Lord one thousand eight hundred and eighty-five, at the Ward, City and County aforesaid, with force and arms, in and upon the body of one John Lynch, then and there being, unlawfully did make an assault, and then and there unlawfully, indecently, did commit, and against the order of nature had a carnal affair with the said John Lynch, and then and there carnally joined the said John Lynch, and then and there unlawfully, indecently, did commit, and against the order of nature, with the said John Lynch, did commit and perpetrate that detestable and abominable crime of buggery and sodomy (not to be named among

0904

Principals), 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;
Randolph C. Martine,
District Attorney;