

0564

BOX:

183

FOLDER:

1851

DESCRIPTION:

Terrill, Joseph

DATE:

07/01/85



1851

0565

No 290
~~79K~~ 79K

Counsel,
Filed *July* 188*8*
Pleads *Guilty, n*

ASSAULT IN THE FIRST DEGREE, ETC.
(Sections 217 and 218, Penal Code).

THE PEOPLE

vs. *R*

Joseph Trull
July 23/88
Chas. J. Acquitted

RANDOLPH B. MARTINE,

District Attorney.

Admitted 21st Feb. at night 9
1888

A True Bill.

A. M. Kirby

Foreman.

John T. ...
depe ...

Witnesses:

William Harris

Offr. William Owen
15 Pauck.

0566

Police Court Second District.

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

of No. 445 West 26th Street, aged 22 years,
occupation Upholsterer being duly sworn

deposes and says, that on the 23rd day of June 1885 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Joseph Terrill known here, who wilfully and maliciously stabbed and cut deponent on the left thigh with a knife which he the said Terrill held in his hand.

Deponent was assaulted by said Terrill as aforesaid.

[Large handwritten flourish or scribble]

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

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

Sworn to before me, this 24th day }
of June 1885 } William Harris

[Signature] Police Justice.

0567

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

2nd District Police Court.

Joseph Terrill being duly examined before the under-
signed, according to law, on the annexed charge: and being informed that it is h^{is} right to
make a statement in relation to the charge against h^{im}; that the statement is designed to
enable h^{im} if h^e see fit to answer the charge and explain the facts alleged against h^{im}
that he is at liberty to waive making a statement, and that h^{is} waiver cannot be used
against h^{im} on the trial.

Question. What is your name?

Answer. Joseph Terrill

Question. How old are you?

Answer. 25 years

Question. Where were you born?

Answer. Syracuse N.Y.

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

Answer. No. 22 Minetta Lane, about 6 weeks

Question. What is your business or profession?

Answer. Sell Lemonade and fruit

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 admit stabbing the Complainant
in self-defence.

Joseph Terrill

Taken before me this

24

day of

August 1885

Police Justice.

0560

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 Joseph Ferrill

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 24th 1885 [Signature] 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.

0569

Police Court 9 District 641

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Harris
447 West 26 St.
Joseph Ferrill

Offence Felony
Arrest

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated *June 24* 188 5

W. P. Coffey Magistrate.
William Nelson Officer.

15 Precinct.

Witnesses _____
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 1.000 to answer General Sessions.

Looney

0570

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph Seville

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

Joseph Seville

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

The said Joseph Seville,

late of the City of New York, in the County of New York aforesaid, on the twenty third day of June, in the year of our Lord one thousand eight hundred and eighty five, with force of arms, at the City and County aforesaid, in and upon the body of one William Davis, in the peace of the said People then and there being, feloniously did make an assault and ruin the said William Davis, with a certain knife

which the said Joseph Seville 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 ruin the said William Davis, thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT:

And the Grand Jury aforesaid, by this indictment, further accuse the said Joseph Seville of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said Joseph Seville,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of one William Davis, in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and ruin the said William Davis,

with a certain knife

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

Randolph B. ... District Attorney

0571

BOX:

183

FOLDER:

1851

DESCRIPTION:

Thompson, Rachel

DATE:

07/16/85



1851

0572

W. J. ...

Day of Trial, *July 16* 188 *8*
Counsel, *W. J. ...*
Filed *16* day of *July*
Pleds *W. J. ...*

THE PEOPLE
vs.

*Assault in the Second Degree.
(Resisting Arrest)*

P

Rachel Thompson
July 26/88

*Plead, charged 3 days
City Prison 10 days*

Randolph S. ...

District Attorney.

A True Bill.

Allen S. ...
Foreman.

*Def's counsel being ill
having requested adjournment
of trial, it is adjourned for
the 1st term,
July 27/88*

0573

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

District Police Court.

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

Question What is your name?

Answer *Rachel Thompson*

Question. How old are you?

Answer *40 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *265 West 47th Street 1 year*

Question What is your business or profession?

Answer *Kept House*

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 sorrow, I don't*

Rachel M Thompson

Taken before me this 10 day of July 1885
John Thompson
Police Justice.

0574

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

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

Dated *July* 188 . *John Roman* 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.

0575

Police Court District. 712

THE PEOPLE, &c,
ON THE COMPLAINT OF

Off. *William Brunner*
22 Precinct.

vs.
1 *Rachel Kousjian*

2
3
4

Offence *Assault*

Dated *July 10* 1885

Wm. A. ... Magistrate.

Off. *Brunner* Officer.

Witnesses *Off. Wm. Porter* 22 Precinct.

No. *22 Precinct Police* Street.

Anna Kousjian
No. *2165 West 4th* Street.

No. _____ Street.

\$ *400* to answer *G.D.*

Anna

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0576

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Rachel Thompson

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

Rachel Thompson

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

The said Rachel Thompson,

late of the City and County of New York, on the ninth day of July in the year of our Lord one thousand eight hundred and eighty five, at the City and County aforesaid, with force and arms feloniously made an assault in and upon one Andrew Brunner

then and there being a patrolman of the Municipal Police of the City New York, and as such patrolman being then and there engaged in the lawful apprehension of the said Rachel Thompson for an assault, and the said Rachel Thompson, him, the said Andrew Brunner,

then and there feloniously did beat, strike, wound and otherwise ill-treat, with intent then and there to prevent and resist the lawful apprehension of herself, as aforesaid, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

Randolph B. Martine,

~~JAMES H. HARRIS~~

District Attorney.

0577

BOX:

183

FOLDER:

1851

DESCRIPTION:

Tierney, Martin

DATE:

07/21/85



1851

0578

BOX:

183

FOLDER:

1851

DESCRIPTION:

McCabe, John

DATE:

07/21/85



1851

0579

1854
Day of Trial
Counsel,
Filed 21 day of July 1855
Pleads *Not Guilty*

31 6 3
171
THE PEOPLE vs.
Marking Tierney
vs.
John McCabe
Homicide of the degree of Manslaughter in the 2nd Degree.

Conrad D. R. Madine
District Attorney.
Ordered to Ch. S. County of
Essex and Termine of trial
A True Bill. *Nov 9/55*
Allen J. Ayer
Nov. 19. 1855
No. 2 Indictment dismissed
Foreman.

Tried and convicted
of manslaughter, Second degree
the 19 day of Nov. 1855
(recommendation to mercy)
Statute 2 Year
Nov. 25. 1855
23

0580

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 Martin J. Tierney and John McRae, each

late of the 1st Ward of the City of New York, in the County of New York, aforesaid, on the 1st day of July, in the year of our Lord one thousand eight hundred and 85, at the City and County aforesaid, with force and arms, in and upon one William Kelly in the peace of the People of the State then and there being, wilfully and feloniously did make an assault, and that the said Martin J. Tierney

and John McRae a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which said pistol the said Martin J. Tierney and John McRae

in their right hands, then and there had and held to, at, against, and upon him the said William Kelly, then and there feloniously and wilfully did shoot off and discharge, and that the said Martin J. Tierney and John McRae,

with the leaden bullet aforesaid, out of the pistol aforesaid, then and there, by force of the gunpowder aforesaid, shot off, sent forth, and discharged, as aforesaid, him the said William Kelly in and upon the abdomen of him the said William Kelly, then and there feloniously and wilfully did strike, penetrate, and wound, giving to him the said William Kelly then and there, with the leaden bullet aforesaid, so as aforesaid discharged, sent forth, and shot out of the pistol aforesaid, by the said Martin J.

Tierney and John McRae in and upon the abdomen of him the said William Kelly one mortal wound of the breadth of one inch, and of the depth of six inches, of which said mortal wound he the said William Kelly, at the Ward, City, and County aforesaid, from the day first aforesaid,

in the year aforesaid, until the second day of July, in the same year aforesaid, did languish, and languishing did live, and on which said second day of July, in the year aforesaid, the said William Kelly, at the Ward, City and County aforesaid, of the said mortal wound did die.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said Martin J. Tierney and John McRae, him, the said William Kelly, in the manner and form, and by the means aforesaid, at the Ward, City, and County aforesaid, on the day aforesaid, 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, and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0581

BOX:

183

FOLDER:

1851

DESCRIPTION:

Timke, Philip

DATE:

07/02/85



1851

0583

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Blindie Simdee

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

of the CRIME OF Willfully and lawfully exposing the private parts of his person

committed as follows:

The said Blindie Simdee,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the fourteenth day of June, in the year of our Lord one thousand eight hundred and eighty-nine, at the Ward, City and County aforesaid, did unlawfully, willfully and lawfully expose the private parts of his person in a public place, to wit: in the yard of a certain building there, and in the presence of one Rosa Andrews and divers other persons to the Grand Jury aforesaid unknown, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity

Richard P. Martin,

District Attorney

0584

BOX:

183

FOLDER:

1851

DESCRIPTION:

Tully, Edward

DATE:

07/02/25



1851

0585

BOX:

183

FOLDER:

1851

DESCRIPTION:

Foley, Terence

DATE:

07/02/85



1851

0586

29

Witnesses:

M. A. Munnick
Officer Dunton

Counsel,

Filed

day of

July

1885

Pleas,

Not guilty

THE PEOPLE

vs.

Edward Tully
Terence Foley

Bringing in the Third Degree,
Section 498, 506, 528, 532, 552

RANDOLPH B. MARTINE,

District Attorney.

July 15/85

A True Bill.

S.P. 3 years

Accepted Appan

Foreman

July 9/85

John L. Foley

Each

S.P. 3 years, July 10/85

0587

501

Police Court— 4 District.

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

Matthew Olansted

of No. 881, 4th Avenue Street, aged 40 years,

occupation Liquor dealer being duly sworn

deposes and says, that the premises No 881 4th Avenue Street,

in the City and County aforesaid, the said being a brick building

the first floor of which

and which was occupied by deponent as a Liquor Store

and in which there was at the time no human being, by name

were BURGLARIOUSLY entered by means of forcibly breaking upon
the shutter on the rear window, of said Store then
raising the window, and then entering said Store

on the 4 day of July 1885 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

good and lawful money of the issue of the United
States consisting of silver and metal coin of
various denominations and in all of the value
of nine dollars (or more)
about fifty cigars of the value of three dollars,
three boxes of chewing tobacco of the value of 2.75 Dollars,
said property being in all of the value
fourteen 75/100 Dollars

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

Edward Kelly and Thomas Foley (both unknown)

for the reasons following, to wit: That at the hour of 12 1/2 o'clock

in the morning of said 4th day of July 1885
deponent locked said Store when said
property was in said Store

Deponent is informed by John E
Lawless of the 22nd Precinct Police that
at the hour of about 6 o'clock in the morning
of said day he arrested said defendants
on 54th Street, between Broadway & 4th Avenue

0588

when each of said defendants had a portion
of the within described property in their
possession

Shewn to before me this
4 day of July 1885
John J. Worman
Police Justice
Matthew O'Rourke

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
28.
Burglary
Degree.

Dated _____ 188
Magistrate.
Officer.
Clerk.

Witnesses: _____

Committed in default of \$ _____ Bail.
Bailed by _____
No. _____ Street.

0589

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 27 years, occupation John E Lawless
Police officer of No.

22nd Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Matthew O'Rourke

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

Sworn to before me, this 4
day of July 1885 John E. Lawless

John J. Gorman
Police Justice.

0590

Sec. 198-200.

✓ District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

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

Question What is your name?

Answer Jerome Foley

Question. How old are you?

Answer 19 years

Question. Where were you born?

Answer. Chicago Ill

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

Answer. 781 7th Avenue 2 years

Question What is your business or profession?

Answer Blacksmith

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

J. J. Foley

Taken before me this

day of July 1888

John J. ...
Police Justice.

0591

Sec. 108-200.

4 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

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

Question What is your name?

Answer Edward Pully

Question How old are you?

Answer ~~XXXX~~ 21 years

Question Where were you born?

Answer New York

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

Answer 204 West 26th Street
~~55 West 39 Street, 2 years~~

Question What is your business or profession?

Answer Work along shore

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

Rachmanal Rogivsh

Taken before me this

day of July

188

John J. Brennan Police Justice.

0592

On 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

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

Dated 188 . *John J. ...* 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.

0593

Police Court District. *682*

THE PEOPLE, &c,

ON THE COMPLAINT OF

Matthew O'Rourke
881 - 7th Ave

Edward Tully
James Foley

Officer Dwyer

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by *f.2* _____
Residence _____ Street

No. 4, by _____
Residence _____ Street.

Dated *July 4* 188

James Magistrate.

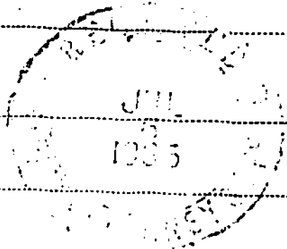
Lawless Officer.

22 Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.



No. _____ Street.

\$ *1500* to answer _____

Arthur

0594

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Edward Bradley and
Terence Bradley*

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

Edward Bradley and Terence Bradley

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

The said *Edward Bradley and Terence
Bradley, each*

late of the *Twenty-second* Ward of the City of New York, in the County of
New York, aforesaid, on the *fourth* day of *July* in the year of
our Lord one thousand eight hundred and eighty-*five*, with force and arms, at the Ward,
City and County aforesaid, a certain building there situate, to wit: the *Store* of one

Matthew O'Rourke,

feloniously and burglariously did break into and enter, with intent to commit some crime therein, to
wit: with intent, the goods, chattels and personal property of the said

Matthew O'Rourke,

in the said *Store* 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.

0595

SECOND COUNT—

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

Edward Sully and Terence Sully
of the CRIME OF *Petit* LARCENY, — committed as follows :

The said *Edward Sully and Terence Sully, each*

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

divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of nine dollars, fifty cents of the value of six cents each and thirty six packages of Tobacco of the value of eight cents each package.

of the goods, chattels and personal property of one *Mathew O'Rourke,*

in the *House* of the said *Mathew O'Rourke,*

there situate, then and there being found, *in* the *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.

0596

THIRD COUNT—

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

Edward Tully and Terence Tully

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

The said *Edward Tully and Terence Tully, each* —

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

drivers some of a number, said and submission to the Grand Jury aforesaid unknown, of the value of nine dollars, fifty cents to the value of six cents each, and thirty six packages of tobacco of the value of eight cents each package. —

of the goods, chattels and personal property of one *Matthew Rowden,*

by ~~of certain persons~~ *persons* to the Grand Jury aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said *Matthew Rowden,*

unlawfully and unjustly, did feloniously receive and have; the said *Edward Tully*
and Terence Tully —

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

RANDOLPH B. MARTINE,
District Attorney.

0597

BOX:

183

FOLDER:

1851

DESCRIPTION:

Tully, Joseph

DATE:

07/16/85



1851

0598

Witnesses:

Alvin Randolm

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

117

Counsel,

Filed *16* day of *July* 188*5*

Pleads,

Robbery, *2nd* degree.
[Sections 224 and 229, Penal Code].

THE PEOPLE

vs.

F
Joseph Tully

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Allen S. Appgan

July 17/85 Foreman.

Henry G. Kelly

S.P. 2 years.

0599

CITY AND COUNTY }
OF NEW YORK, } ss.

POLICE COURT—FOURTH DISTRICT.

Mois Paolowski, aged *45*
of No. *410 East 63rd* Street,

being duly sworn, deposes and saith, that on the *10* day of *July*
18*85*, at the *Nineteenth* Ward of the City of New York, in the

County of New York, was feloniously taken, stolen, and carried away, from the person of deponent,
by force and violence, without his consent and against his will, the following property, viz:

good and lawful money of the issue
of the United States consisting of
one silver coin of the value of Fifty cents
and one Nickel coin of the value of Five cents
and three Nickel coin of the value of one cent each
in all

of the value of *Thirty three cents* 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

Joseph Gully (now here)
that at the hour of *11 o'clock* in the night
time deponent was on *63rd Street* near *1st*
avenue when deponent had said money in
the left hand pocket of the pants then worn upon
deponent's person. That said defendant
came up to deponent and demanded
deponent's money. Deponent told said
defendant that he had no money when
said defendant seized hold of deponent
and placed his hands in deponent's pockets
and took said silver coin from deponent's
pocket. That said defendant then told
deponent that deponent had more money,
and commanded deponent to give to him,
that then deponent gave said defendant
said nickel coin. That deponent gave said
money to said defendant being in fear
of his life. Said defendant saying at the time
if deponent would not give up his money
he defendant would kill deponent.

Mois Paolowski

Sworn to before me, this
July
18*85*
at *12*
Police Justice

0600

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

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

Question. What is your name?

Answer *Joseph Pully*

Question. How old are you?

Answer *28 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *45 East 84 Street, 5 years*

Question. What is your business or profession?

Answer. *Watchman*

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

Answer. *I am not guilty*

Joseph Pully
Wass

Taken before me this

1881

day of *July* 1881

William J. ...
Police Justice.

0601

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

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

Dated July 17 1885. Alfred Jones Police Justice.

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

Dated _____ 188 . _____ Police Justice.

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

Dated _____ 188 . _____ Police Justice.

0502

Police Court 4 District 7/11

THE PEOPLE, &c,
ON THE COMPLAINT OF

Alois Parolowski
410 E. 63rd
St.

Joseph Pully

Offence Robbery

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Date July 12 1885
Greenawald Magistrate.
Shinsky Officer.
28 Precinct.

Witnesses _____
No. _____ Street.

No. _____ Street.

No. _____ Street.
\$ 1000 to answer C/S

Reu

0603

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph S. Sully

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

Joseph S. Sully

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

The said *Joseph S. Sully*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *seventh* day of *July*, in the year of our Lord one thousand eight hundred and eighty-*five*, in the *morning* time of the said day, at the Ward, City and County aforesaid, with force and arms, in and upon one *Alvis Padonkai* in the peace of the said People, then and there being, feloniously did make an assault, and

one silver coin of the kind known as a quarter dollar of the value of twenty five cents, and one nickel coin of the kind known as five cent piece, of the value of five cents, —

of the goods, chattels and personal property of the said *Alvis Padonkai* from the person of the said *Alvis Padonkai*, against the will, and by violence to the person of the said *Alvis Padonkai*, 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.

0604

District Attorney

Grand COUNT.

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

Joseph Bully
of the CRIME OF Robbery in the second degree
committed as follows:

The said Joseph Bully
late of the First Ward of the City of New York, in the County of New York, on the
eleventh day of July, 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 one Oliver Padonick, in the
presence of the said Padonick, then and there
feloniously did make an assault,
and one silver coin of the kind known
as a quarter dollar of the value of twenty
five cents, and one nickel coin of the kind
known as five cent piece of the value
of five cents, of the goods, chattels and
personal property of the said Oliver
Padonick, from the person of the said
Oliver Padonick, against his will, and by
means of putting him the said Oliver
Padonick in fear of some immediate
injury to his person, 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 and dignity of the said People,

Randolph B. Martins,
District Attorney.