

0451

BOX:

455

FOLDER:

4185

DESCRIPTION:

Simpson, Peter

DATE:

10/16/91



4185

POOR QUALITY ORIGINAL

0452

Sometimes called Simpson

Witnesses:

John A Morgan

off Craig

[Signature]

Counsel,

Filed

16 day of Oct 1891

Pleads,

[Signature]

THE PEOPLE

vs.

[Initials]

Peter Simpson

Grand Larceny, (From the Person),
[Sections 898, 897 Penal Code.]

DE LANCEY NICOLL,
District Attorney.

[Signature]

A TRUE BILL.

[Signature]

Oct 17/91
Foreman.

[Signature]

Per J. J. Jones, S. C. M.

POOR QUALITY ORIGINAL

0453

(1865)

Police Court— / District.

Affidavit—Larceny.

City and County }
of New York, } ss.

John K. Morgan
of No. 306 + 308 B'way Res 57 Tharmon St- 73rd Street, aged 41 years,
occupation Clerk

deposes and says, that on the 12 day of October 1891 being duly sworn,

and person of No. 306 + 308 B'way Res 57 Tharmon St- 73rd Street, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

one cloth coat of the value of Ten dollars. one
nickel tape measure, one fountain Pen, one
plated collar Button, one Derby Hat
Silver curb of the value of Thirty cents all
of the value of Twelve dollars and
five cents the property of deponent

Sworn to before me, this
13th day
of October 1891

Police Justice.

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 *Peter Sampson (number)*

from the fact that deponent is informed by Archibald N Craig of the Sixth Precinct Police that he found said property in the possession of said defendant in the First District Police Court No 101 Centre Street in said City

John K. Morgan

POOR QUALITY ORIGINAL

0454

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 38 years, occupation Officer of No. Archibald J. Craig

6th Precinct Police Street, being duly sworn, deposes and

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

Sworn to before me, this 13
day of Oct 1896,

Archibald J. Craig

Police Justice.

Lined area for additional text or notes.

POOR QUALITY ORIGINAL

0455

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Peter Simpson 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. *Peter Simpson*

Question. How old are you?

Answer. *38 years*

Question. Where were you born?

Answer. *Canada*

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

Answer. *57 Olver St 2 mos*

Question. What is your business or profession?

Answer. *Machinist*

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.

The Complainant & changed coats.

Peter Simpson

Taken before me this
day of *Oct*

13

1891

Police Justice.

POOR QUALITY ORIGINAL

0456

Police Court... 1/2 District.

THE PEOPLE, Etc.,
ON THE COMPLAINT OF

James W. Morgan
346 St. Brown
St. James
John Sampson

1
2
3
4
Offence *Larceny from the person*

1315

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated *13 Oct* 1891

Daniel O'Reilly Magistrate.

George Officer.

George Precinct.

Witnesses

Richard J. Smith
John J. Smith

John J. Smith

Central Park office

155 West

1000 to answer

Committer



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 *Oct 13* 1891 Police Justice.

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

Dated 18 Police Justice.

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

Dated 18 Police Justice.

The People
Peter vs Simpson
Indictment for grand larceny in second degree
of Court of General Sessions, Part 1
Judge Martine. Oct. 27, 1899
John K. Morgan, sworn and examined
I live at 57 Harmon street, Brooklyn. I
am a clerk. I recollect the 12th of October
I went out ^{of the store} 25 minutes past nine o'clock
in the morning to a saloon in Pearl St.
to take a drink. I do not know the pro-
prietor. I never was in there before the
last I remember was about eleven o'clock
My three friends stayed with me as long
as I was there. I cannot say where I
went from there. I have no knowledge, it is
all a blank. This is a fountain pen,
worth \$1.50 and this tape measure
is worth ten cents; they are mine. I have
got the coat at the house which I had on
me that day. I had a Marshall's badge
and I had my price book, which took
me eight years to make up and my
quota book from the Regiment. The coat
I wore was a mixed gray cutaway
coat. I recollect having those things in
my possession at the time they were stolen.
The next I saw of the articles was when
they were in Officer Craig's hands, a
police officer of this city. Where was it?
In the Court room in the Tombs.

It was about half past ten the next day. Can you recollect as to your whereabouts from eleven o'clock when you were in the saloon up to the time you found yourself in the scrubs the next day? No sir, I cannot. What was your condition as to clothing at the time you discovered this property in the hands of the officer, what clothing had you on your person? I had my coat returned to me ~~at~~ that time. Was there any time when you were without your coat? I do not know. I do not remember being without it. My hat was on the head of the prisoner. That was the hat I had on my head when I went into the saloon on the day preceding. The other property was in Officer Craig's possession. I saw no property in the possession of the defendant which I identified as mine except my hat. I had about six or seven dollars in money when I went ~~into~~ ^{out of} the saloon, and they say I had 30 cents when I was arrested. What were you drinking that day? We drank rye and some wine and I had cigars in between. I may have been in the saloon about an hour and a half. I may have been there longer. I do

not remember. How many rounds do you recollect drinking. Give us your best judgment as near as you can get to it. About six or seven, whiskey and hock wine. I acknowledge I was under the influence of liquor.

Cross Examined: I do not recollect whether I gave this property to any one or not; my mind is a perfect blank. I first recollect seeing the defendant down stairs in the enclosure they have in the Tombs; there were quite a number of other persons there. I saw my hat on the defendant's head the morning I was in the Police Court. I am perfectly sure about that. If you recollect this next morning this defendant had another person's hat on and your hat was on the other person? No sir.

William C. Zwisler sworn and examined. I am a Park Policeman and recollect the 12th of October last. I saw the complainant. I found him at the new Courthouse steps; it was between twelve and one o'clock in the day time; he was lying in a helpless condition on the steps or on the chain I should say, the railing between the new Courthouse and Broadway. I took him from there down to the Oak Street station and there I searched him.

I found what you have there and other articles, such as a book and a National guard badge that he had hanging on his vest. After seeing all this and taking it out of his pockets I put it back again because there was not anything in his pocket that he could injure himself with. He had 30 cents in money. I put them all back in his pockets and left him in the station house until about \$1.45 or a quarter to two o'clock. On the way to the station house he was telling me about what he wanted in Brooklyn. I brought him up to the Torus and put him in the box. He had a coat on his back, a hat on his head and a collar and neck tie too. It was a little black Derby hat. When I brought him up before Justice O'Reilly he discharged him and afterwards I found that the defendant had his coat on and he had the defendant's coat on. I told the Judge about it, and the Judge told us to take this man in and search him. I spoke to the Judge in the presence of the defendant Simpson. When I searched him I found a tape measure, a collar button, a fountain pen, 30 cents in money

but the books, papers and the badge were gone; we could not find them, and the collar and neck tie was also taken off that man. He was wearing it on his neck when I brought him to the Tombs; he had that taken off him in the box. The collar was lying down in the closet. I did not find the neck tie. The defendant was then in the box with Morgan. When you took this complainant Morgan to the box was this man (the defendant) there? No, he came in afterward. How long was Morgan in the box? I suppose about 25 minutes. I never saw the defendant before that day. The tape measure was in the defendant's inside pants pocket; he had on two pairs of pants. The next morning the hat was found on the defendant's head. I left Morgan in the Tombs down stairs in charge of the Keeper. I saw him the next morning about nine o'clock; at that time the defendant had a hat on which Morgan identified as his. The defendant tore the lining out so that it would not be known. I saw the hat had lying in it when I was taking Morgan to the Tombs. I identify that hat as the same hat. The collar button was found with the other stuff.

in his pants. The 30 cents in money were in the inside pantaloons. The next morning he had the coat on when we went into the box at two o'clock in the afternoon. I saw the complainant's coat on the defendant and the best one that he (the defendant) has on now was on the complainant.

Cross Examined. I don't know whether they changed coats or not. I saw Mr. Morgan's hat the next morning and examined it. I am prepared to tell the jury there was lining in the hat because it fell off in the station house; we laid him on the floor to search him, he was helpless; the hat was partly off his head; the color of the lining was red. I did not notice any marks on the hat; it was a black hat. It was not a slouch hat; it was broken in the morning; it was not broken when I laid him down. The complainant did not say anything to me about how he came to lose his hat. I did not ask him he came to have this man's coat on. The defendant was arrested for "going through" a party in Paradise Park, a man who worked on the Cable road, and when he did not have anything

in his possession he turned around and beat him. That is the information I received.

C. Archibald M. Craig, sworn and examined I am an officer attached to the sixth precinct. I recollect the 12th of October and I saw the defendant. I arrested him in Paradise Park for assaulting and "going through" a man that was in the park. I took him to the station house and from there to the Tombs. I got to the Tombs at half past one in the day time. I locked him up in a box. I saw Mr. Morgan, the complainant after we took them out. I took him out at half past two; the box is in the Police Court. Morgan had a light suit of clothes on; a black hat. At the time we came out of the box he had my prisoner's coat on and my prisoner's hat on. I saw the defendant; he had a light coat and a ^{black} ~~dark~~ hat on. Was that different from the one he had on when you took him in? Yes sir. I have seen Mr. Morgan's hat since. I saw it on the prisoner's head the next morning Morgan identified his hat then; he turned around and pointed and said, "that is my hat. Where was the hat then? On this prisoner's head in the

court room. I asked the prisoner, "you are all dressed up, where did you get the clothes?" He told me "to kiss his ass." That was when we were standing on the edge of the platform going up to the Judge. Then I turned around and I seen Mr. Morgan with his coat on. I asked Mr. Morgan where he got that coat? Morgan was a little dumb and could not tell me anything about it. I turned around and asked the officer, "Is this your prisoner?" He said, "yes" also that your prisoner's hat and coat on my prisoner. He said, "yes". I took them up before the Judge and I explained the case to the Judge about this man having his coat and things on, and the Judge told me to fetch him in the box and search him. When I searched him at the station house he did not have nothing. I searched him in the station house about 11/2 or a quarter to two that was before I took him to the Tombs; he had nothing in his possession. When I searched him again that was after he had been in the box. Then the Judge ordered me to take him back and search him. I searched him and found

30 cents, a pen, a collar button and a tape measure. As I was going down stairs the prisoner was very fancy and said, "you will get square with me, wont you." I says, "I dont know;" he says, "well, you will." I said, "I dont know;" he says, "you are down on me anyhow." That is the third time I arrested him for larceny.

Charles J. Ring, sworn and examined. I am a practicing physician. I saw the defendant in Paradise Park on the 12th of October. I should think about 10 minutes after eleven o'clock. Then my attention was first directed to him he was going through a man's pocket. He was dressed pretty much as he is now.

Peter Simpson, sworn and examined in his own behalf. I heard Mr. Morgan testify a few moments ago that I had his coat, tape measure and other things belonging to him. I did have the thing. I was in the box along with him. I have got a sore arm; my coat sleeve was small. I asked Morgan to exchange coats with me and he willingly of his own accord took his coat off and I put it on and the things were in his pocket. That is all I know. I was never convicted of stealing anything. I am a machinist by trade.

Cross Examined. The tape measure, the button and the pen was in his coat. I found them in the coat after I put it on. I put them in my pants pocket. I had a pair of overalls on in case I would get work. I put the overalls over my pants. What did you want to exchange coats for? For the good reason I have to wear a heavy bandage, I have a sore arm since Decoration day; his coat was wider the coat he had on at the time was only a light colored coat of common cloth, but the sleeves were wide. Where did you get your coat? I bought it. It cost me \$1.75 secondhand. I bought it about Decoration day. What did you want to do with the hat, did you have a sore head too? No, I did not. I had my own hat. There was nothing said about hats after the coats were exchanged right there in the Police Court until the next morning. At night Mr. Morgan got acquainted with a man that was going over on the Island, a prisoner. They called him Frenchy; he was conversing with him the biggest part of that night, and the next morning when he was at breakfast Morgan had his hat off and he laid it down somewhere, and this man takes the hat and left his in

place of it, Mr. Moran was looking for his hat after the boys went away on the island and this hat was left behind. It belonged to the Frenchman. The officer said to me in the Police Court, "Where did you get that hat?" He took it away from me and handed it over to Mr. Moran. I did not have Mr. Moran's hat at any time. I had my own hat on the next morning. When Officer Gray arrested you what were you doing that morning? I was under the influence of liquor; all I remember is after I was in the Police Court in the Yards. "Where were you?" I suppose I was sitting down; they told me I was sitting down in Paradise Park. I do not remember where I was arrested at all. My senses came to me when I was in the Police Court. I was working that morning and I put in two tons of coal at the corner of Eleventh street for which I got seventy five cents and I got a few drinks that morning. I live at 57 Oliver street. I went up to Eleventh street, somewhere between Fifth and Sixth avenues. I went in after I put the coal in to No. 41 Brewery and had a few drinks with a man whom I met on the sidewalk. I then went down Math street to Paradise Park and sat down I suppose I do not recollect what time it was.

The man I was with left me on the Bowery. I went by myself to Paradise Park. I must have finished my job of putting in the coal in Eleventh Street about a quarter past nine o'clock in the morning. I slept in a lodging house in Chatham Square the night before and paid 15 cents for the night's lodgings. I intended to go down to Christopher street to a shop to get a job there. I am a machinist. Then I went down to Third Avenue.

Officer Craig was recalled. I arrested this man in Paradise Park about half past eleven o'clock I guess. What was his condition? He was sober. What did you see him do? I arrested him on the complaint of Dr. Ring. Was Dr. Ring there when he told you about it? Yes, sir.

Charles F. Ring recalled by the Trowend. I saw the defendant that morning in Paradise Park. I should think it was 20 minutes past eleven. When I saw him he was picking a man's pocket. He was bent over a man who was lying on a bench in the Park. I saw him strike the man lying on the bench. I saw the officer and told him and he arrested him. He had the appearance of having drunk liquor. The jury rendered a verdict of guilty of petty larceny.

**POOR QUALITY
ORIGINAL**

0469

Testimony in the
case of
Peter Simpson
filed Oct. 1911

POOR QUALITY
ORIGINAL

0470

Court of General Sessions of the Peace

504

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Peter Simpson

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

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

The said

Peter Simpson

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

*one coat of the value of
ten dollars, one tape measure of
the value of thirty cents, one pen
of the value of fifty cents, one collar
button of the value of ten cents, one
hat of the value of two dollars and
three silver coins of the kind
called dimes of the value of ten
cents each*

of the goods, chattels and personal property of one *John K. Morgan*
on the person of the said *John K. Morgan*
then and there being found, from the person of the said *John K. Morgan*
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.

**POOR QUALITY
ORIGINAL**

0471

SECOND COUNT—

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

Peter Simpson

of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

Peter Simpson

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,

the same goods, chattels and personal property, described in the first count of this indictment

of the goods, chattels and personal property of one

John K. Morgan

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

John K. Morgan

unlawfully and unjustly, did feloniously receive and have; the said

Peter Simpson

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

DE LANCEY NICOLL,

District Attorney.

0472

BOX:

455

FOLDER:

4185

DESCRIPTION:

Smith, Dennis

DATE:

10/23/91



4185

0473

BOX:

455

FOLDER:

4185

DESCRIPTION:

Gallagher, Hugh J.

DATE:

10/23/91



4185

POOR QUALITY ORIGINAL

0474

Witnesses:

Andrea Fused

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

Perkins & Co
Attorneys

Counsel,
Filed 23 day of Oct 1891
Pleas, 1 Guilty

Robbery, (Sections 224 and 228, Penal Code.)
Degree.

THE PEOPLE

vs.

I

Dennis Smith

and I

Hugh J. Gallagher

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Robert [Signature]

Foreman.

Sept 2 - Nov. 18, 1891.
Both tried, and acquitted

POOR QUALITY ORIGINAL

0475

Sec. 195-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Dennis Smith 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. *Dennis Smith*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *U. S.*

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

Answer. *Globe House Park Row - 2 Months*

Question. What is your business or profession?

Answer. *None*

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

Answer. *I am not guilty.*

Dennis - Smith.

D

Whiske, J. J.

Taken before me this *18*
day of *October* 189*7*
J. P. McNeill
Police Justice.

POOR QUALITY ORIGINAL

0476

Sec. 193-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Hugh J. Gallagher 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. *Hugh J. Gallagher*

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. *22 Bleeker Street. 10 years and up*

Question. What is your business or profession?

Answer. *Painter*

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*

Hugh J. Gallagher

88

Taken before me this

day of *October* 1891

John J. [Signature]
Police Justice.

POOR QUALITY ORIGINAL

0477

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

Police Court... District.

1891

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1 *Amelia Trues*
 2 *39 Mulberry*
 3 *Genno Smith*
 4 *Fred J. Callahan*

Offence *Robbery*

Date *October 18 1891*

Dr. Kelly Magistrate.
Purpurt Officer.
 Precinct _____

Witnesses

No. _____ Street _____
William J. Purpurt
Witness of Accused
 No. _____ Street _____
 No. _____ Street _____
 \$ *1000* to answer



COMMITTED

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

Defendants

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 *October 18 1891* *Dr. Kelly* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY ORIGINAL

0478

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

Police Court--First District.

Andrea Russo

of No. *39 Mulberry* Street, being duly sworn, deposes

and says, that on the *18* day of *October* 1891

at the *5th* 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:

One silver watch gold plated of the value of seven dollars

of the value of *Seven* 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

Dennis Smith and Hugh J. Gallagher (now here) for the reason that on the said date deponent was in Mulberry Street and had the above described property in the upper left hand pocket of his vest. The defendants acting in concert with each other, assaulted deponent striking him in the head and in his face and at the same time one of the defendants did take and carry away by force and violence the said watch.

Wherefore deponent charges the said defendants with robbery and prays that they be held to answer.
Andrea Russo

Sworn to, before me, this

October

1891

day

Police Justice

POOR QUALITY
ORIGINAL

0479

Police Department of the City of New York.

Precinct No.

New York, 189

Dennis Smith

Harph J. Cassogher

brought to this Station at 4⁴⁰ am

October 18/91

by officer Murphy

1329

POOR QUALITY ORIGINAL

0480

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against
Dennis Smith and
John J. Gallagher

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

Dennis Smith and John J. Gallagher
of the CRIME OF ROBBERY in the first degree, committed as follows:

The said Dennis Smith and John J. Gallagher, both

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

one madda of the value of seven

dollars,



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

Dennis Smith and John J. Gallagher, and each of them, jointly and severally, aided and abetted, actually present, to wit: each by the other.

against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

Handwritten signature at the bottom of the page.

0481

BOX:

455

FOLDER:

4185

DESCRIPTION:

Smith, George

DATE:

10/27/91



4185

POOR QUALITY ORIGINAL

0482

Witnesses:

Wm H Washington

From an examination of all the facts I find that the complainant and the defendant had a fight on the date alleged herein and that the complainant stated the fact above after having made the affidavit. I am of opinion that no conviction could be obtained and therefore recommend that the indictment be dismissed. The complainant seems to regard this complaint as a mere form.

Wm H Washington
S. A. District Atty
1891

Judge Callahan

Counsel,
Filed *Oct* 1891
Pleads *Not Guilty*

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

THE PEOPLE

vs.

George Smith

DEWANEY NICOLL,
District Attorney.

Dec 17

Indictment
A TRUE BILL. *Dismissed*

Wm H Washington

Foreman.

Sept 1 May 91
W. L.

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

George Smith

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. I have known the defendant since my boyhood. I had a quarrel with the wife of the defendant and she the wife told him that I had struck her, the defendant and myself were both under the influence of liquor I am not certain which of us struck the first blow as we had a clinch and several blows passed between us. my wounds were very slight and are all healed.

Dated New York December 9th 1891

Witness
J. Callahan

George Henry Washington

POOR QUALITY ORIGINAL

0484

Police Court 2 District.

City and County of New York, ss.:

of No. J. Sullivan Street, aged 27 years, occupation Labourer being duly sworn

deposes and says, that on the 27th day of June 1887 at the City of New York, in the County of New York

he was violently and feloniously ASSAULTED and BEATEN by George Smith who did wilfully and maliciously cut and stab in both of deponent's cheeks with the blade of a pen knife he deponent held in his hand and said assault was committed

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

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

Sworn to before me, this 27 day of June 1887 George H Washington
W. J. M. M. M. Police Justice.

POOR QUALITY ORIGINAL

0485

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

George Smith 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. *George Smith*

Question. How old are you?

Answer. *26 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *16 1/2 Downing St 2 years*

Question. What is your business or profession?

Answer. *Truck driver*

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

Answer. *I am not guilty*

Geo. Smith

Taken before me this *24*
day of *June* 189*1*
H. M. H. H. H.

Police Justice.

POOR QUALITY ORIGINAL

0486

Sec. 151.

Police Court, 2 District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the *Police*
Justices for the City of New York, by George K Washington
of No 228 Sullivan Street, that on the 21 day of June
1891 at the City of New York, in the County of New York,

and feloniously
he was violently Assaulted and Beaten by George Smith

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint.

These are Therefore, in the name of the PEOPLE of the State of York, to command you the said *sheriff*
Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring *him*
forthwith before me, at the DISTRICT POLICE COURT, in the said City, or in case of my absence
or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to
be dealt with according to law.

Dated at the City of New York, this 22 day of June 1891
W. W. W. W. POLICE JUSTICE.

POOR QUALITY ORIGINAL

0487

Police Court 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George Washington

vs.

George Smith

Warrant A & B.

Dated June 22 1891
M. M. Mason Magistrate.

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

Dated June 24 1891
James Bell Officer.

This Warrant may be executed on Sunday or at
night.

Police Justice.

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

Dated 188

Police Justice.

The within-named

8²⁵ AM '26 A. M. S. Sinner N. M. M. 16 1/2 Spring Street

POOR QUALITY ORIGINAL

0488

BAILLED,
 No. 1, by Michael Smith
 Residence 1 Smith 5th Avenue Street
 No. 2, by _____
 Residence _____
 No. 3, by _____
 Residence _____
 No. 4, by _____
 Residence _____

Police Court... 105/2
 District. 228

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
George Smith
 vs.
John Anderson
 Offence 13

Dated June 24 1891

John Anderson
 Registrar
J. B. Smith
 Officer
2000
 Precinct

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



No. 105/2 Street 228
 \$ 100 to Justice
George Smith
John Anderson

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 100 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated June 24 1891 John Anderson Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY ORIGINAL

0489

Court of General Sessions, PART 4

THE PEOPLE
vs.
George Smith
For INDICTMENT

To
M. Millard Tompkins
No. *1 South 5th Avenue* Street.

The indictment against the above-named defendant for whose appearance you are bound, has been placed upon the Calendar for *Trial* at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House, in the Park of the said City, on *7* the *10* day of NOVEMBER instant, at eleven o'clock in the forenoon.

If the defendant is not produced at that time, your bond will be forfeited.

DE LANCEY NICOLL,
JOHN R. FELLOWS,
District Attorney.

*Part of [unclear]
to Mr. [unclear]*

POOR QUALITY
ORIGINAL

0490

1. South, 5/1/1911

POOR QUALITY ORIGINAL

0491

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

George Smith

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

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

The said

George Smith late of the City of New York, in the County of New York aforesaid, on the 21st day of June in the year of our Lord one thousand eight hundred and ninety-one, with force and arms, at the City and County aforesaid, in and upon the body of one George N. Washington in the peace of the said People then and there being, feloniously did make an assault and hit him the said George N. Washington with a certain knife

which the said

George Smith in his right hand then and there had and held, the same being a deadly and dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and wound,

with intent

George N. Washington 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

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

The said

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

which the said

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

De Lancey McCall, District Attorney

0492

BOX:

455

FOLDER:

4185

DESCRIPTION:

Smith, John

DATE:

10/06/91



4185

POOR QUALITY ORIGINAL

0493

Witnesses:

Chas Miller

off Dickey

Counsel,

Filed

day of

189

Pleads,

THE PEOPLE

vs.

John Smith

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

[Signature]

Foreman.

[Signature] 7/91

[Signature]
S.P. 2 yrs 6 mo
P.B.M.

Entered in the Third Degree, Section 488, 506, 528 & 533.

POOR QUALITY
ORIGINAL

0494

Police Court 4 District.

City and County } ss.:
of New York,

of No. 24 West 45th Street, aged 19 years,
occupation Valet being duly sworn

deposes and says, that the premises No. 24 W. 45th Street, Ward
in the City and County aforesaid the said being a dwelling house

and which was occupied by ~~deponent~~ B. L. Solomon
and in which there was at the time a human being ~~living~~

were **BURGLARIOUSLY** entered by means of forcibly pushing open
the door or gate leading into the
basement and entering

on the 30th day of September 1897 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

One coat, vests and pantaloons
of the value of about Twenty 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

John Smith (now here)

for the reasons following, to wit: that said property was
in a closet in the basement of
said premises and deponent went
out for a few minutes and closed
the said gate or door leaving it
unlocked Deponent returned and
found said clothes lying on a
billiard table in the room and
upon searching the room found the

POOR QUALITY ORIGINAL

0495

defendant concerned therein
Sworn to before me
this 30th September, 1891

[Signature]
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
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
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 188
There being no sufficient cause to believe the within named
guilty of the offence mentioned, I order he to be discharged.
Dated 188
Police Justice

Police Court, District, Office—BURGLARY.
THE PEOPLE, &c.,
on the complaint of
vs.
1
2
3
4
Dated 188
Magistrate.
Officer.
Clerk.
Witnesses,
No. Street,
No. Street,
No. Street,
\$ to answer General Sessions.

POOR QUALITY ORIGINAL

0496

(1885)

Sec. 198-200.

H District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Smith 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. *John Smith*

Question. How old are you?

Answer. *24 yrs.*

Question. Where were you born?

Answer. *Germany*

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

Answer. *No Home*

Question. What is your business or profession?

Answer. *Ice man*

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*

John Smith

Taken before me this

189

Police Justice

POOR QUALITY ORIGINAL

0497

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

Police Court... 11 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Willey
John Smith

1
2
3
4
Offence... Burglary

Date Sept. 30 - 1891

Magistrate
Henry Murray
Officer
Dickey
Precinct
23

Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____
\$1000 to answer J. J.

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 \$1000 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated Sept. 30 - 1891 Henry Murray Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

0498

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

462

THE PEOPLE OF THE STATE OF NEW YORK

against

John Smith

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

John Smith

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

The said

John Smith

late of the *19th* Ward of the City of New York, in the County of New York aforesaid, on the *thirtieth* day of *September* in the year of our Lord one thousand eight hundred and ninety *one*, with force and arms, in the *day* - time of the same day, at the Ward, City and County aforesaid, the dwelling house of one

Charles Miller

there situate, 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 *Charles Miller* 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.

POOR QUALITY
ORIGINAL

0499

SECOND COUNT—

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

of the CRIME OF
The said

John Smith

Petit LARCENY

committed as follows:

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 *day* time of said day, with force and arms,

*one coat of the value of ten
dollars, one vest of the value
of five dollars and one pair
of trousers of the value of
five dollars*

of the goods, chattels and personal property of one

in the dwelling house of the said

Charles Miller
Charles Miller

there situate, then and there being found, from 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.

DeRancey Nicoll
District Attorney

0500

BOX:

455

FOLDER:

4185

DESCRIPTION:

Squire, Henry N.

DATE:

10/19/91



4185

POOR QUALITY ORIGINAL

0501

18 Medices May for Pleading

Counsel,

Filed

day of

1891

Pleads,

Oct

THE PEOPLE

vs.

Henry W. Squire

[Sections 811 and 821, Penal Code.]
Forgery in the Second Degree.

DE LANCEY NICOLI,

District Attorney.

A TRUE BILL.

[Signature]

Foreman.

Sept 21/91

Alfred Henry 2d

Edmund J. P.S.M.

Witnesses:

[Signature]

[Signature]

[Signature]

POOR QUALITY ORIGINAL

0502

Police Court 2 District.

City and County of New York ss.

of No. 9 West 14th Street, aged 31 years, occupation Cashier, United Purchasers Reserve Company, being duly sworn, deposes and says, that on the 5th day of October 1891, at the City of New York, in the County of New York,

Nathaniel A. Chate

one Henry A. Squire, now deceased on said date unlawfully, willfully and feloniously committed the crime of Forgery for the following reasons to wit: That deponent is the cashier of the United Purchasers Reserve Company at the above address. That on said date one of the coupons was presented at the office of the company to deponent, which purported to be signed by one William N. Bell, one of the stock members of the company, and on which coupon deponent paid the sum of seven dollars and twenty five cents. That the said coupon was presented by Robert A. Roberts in an enclosed envelope and is informed by said Roberts, that on said date the defendant met Roberts in West 14th Street and gave him Roberts an envelope which enclosed the said coupon, to present to deponent and get currency for the same. That he Roberts went to the office of the said company and received from deponent and envelope containing the said sum of money which he Roberts gave to the defendant. That when Roberts gave him the defendant the envelope, the defendant placed the envelope which was addressed to William N. Bell, and took the said sum of money out of the envelope. That deponent is now informed by William N. Bell of No. 1295 Broadway, a member of the said company, that the name of W. N. Bell assigned on the said coupon is a forgery and that W. N. Bell never authorized any

POOR QUALITY ORIGINAL

0503

Police Court District.

City and County of New York, ss.

of No. Street, aged years, occupation being duly sworn, deposes and says, that on the day of 189, at the City of New York, in the County of New York,

one began in Bill's name being such instrument as heres hony and that the said signature of Wm J. Bell is false forged and fraudulent. Deposition for this says that the defendant obtained possession of the said sum of money by color and aid of the said false and fraudulent instrument and prays that the defendant be held and dealt with as the law directs

Done and before me this 13th day of September 1891. Nathaniel W. Chater. J. H. Mear Police Justice

POOR QUALITY ORIGINAL

0504

CITY AND COUNTY }
OF NEW YORK, } ss.

Robert H. Roberts

aged 15 years, occupation Office boy of No.

2 West 14th

Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Nathaniel W. Chater

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

Sworn to before me, this 12 day of October 1890

Robert H. Roberts.

[Signature]
Police Justice.

(8002)

CITY AND COUNTY }
OF NEW YORK, } ss.

William H. Bell

aged 32 years, occupation Cigar dealer of No.

1295 Broadway

Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Nathaniel W. Chater

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

Sworn to before me, this 12 day of October 1890

W. H. Bell

[Signature]
Police Justice.

(8002)

POOR QUALITY ORIGINAL

0505

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry W. Squire 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. *Henry W. Squire*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *438 5th Avenue*

Question. What is your business or profession?

Answer. *Club*

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

Answer. *I have nothing to say except that I am guilty*
Henry W. Squire

Taken before me this *19*
day of *June* 188*1*

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0506

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

Police Court No. 2 District

1311

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

William W. Chase
 Henry N. Aguire

2
 3
 4

Offence *Fogey*

Date Oct 12 1891

Hogan Magistrate
Jane Sullivan Officer

Witnesses *Robert H. Roberts*

No. 2 West 14th St. (Union Square)
Wm. H. Aale Street

No. 1295 Broadway Street
Alonzo H. Van

No. 336 6th Avenue Street
Wm. H. Aale



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

Henry W. Aguire

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *100* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated *Oct 12* 1891 *[Signature]* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

0509

Sir
Please find enclosed
Temporary membership Tickets
and cash coupons for
which please send me
full membership Ticket
and the balance in
cash

Yours Respectfully
Wm H Bell

POOR QUALITY ORIGINAL

05 10

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Henry N. Squire

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

Henry N. Squire

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

The said

Henry N. Squire

late of the City of New York, in the County of New York aforesaid, on the day of October in the year of our Lord one thousand eight hundred and ninety-one, at the City and County aforesaid, with intent to defraud, feloniously did forge a certain instrument and writing, which said forged instrument and writing is as follows, that is to say:

Not good if detached

New York and Metropolitan District Coupon No 10317 A Received from The United Purchasers Discount Company Through its Representative Ticket Member No 4221 The sum of \$137.50 Class O Ticket Member's Receipt Received from The United Purchasers Discount Company The amount of Cash as per class above designated Ticket member's signature Wm N Bell not good unless received within 30 days from date hereon stamped

Bank Coupon

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.

POOR QUALITY ORIGINAL

05 1 1

SECOND COUNT.

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

Henry N. Squire

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

The said

Henry N. Squire

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 intent to defraud, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing, which said forged instrument and writing is as follows, that is to say:

*New York and Metropolitan District
Coupon No. 10 317 A*

*Received from The United Purchasers' Discount Company
through its Representative - Ticket Member No. 4221*

*The sum of \$137.50 Class O
Ticket Member's Receipt*

*Received from The United Purchasers' Discount Company
the amount of cash as per class above designated
Ticket member's signature *Wm. N. Bell**

Not good unless redeemed within 30 days from date hereon stamped

Not good if detached

Cash Coupon

the said

Henry N. Squire

then and there well knowing the same to be forged, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.

05 12

BOX:

455

FOLDER:

4185

DESCRIPTION:

Sullivan, Cornelius

DATE:

10/09/91



4185

POOR QUALITY ORIGINAL

0513

Counsel, *W*
Filed, *9th* day of *Oct* 189*1*
Pleads,

INJURY TO PROPERTY.
[Section 654, Penal Code.]

THE PEOPLE

vs.

I

Comelius Sullivan

DE LANCEY NICOLL,

District Attorney.

*to
H.C.M.H.*

A TRUE BILL.

Robert Williams
Robert Williams Foreman.

Frank D. Kelly

John J. ...

Pen G. ...

Witnesses:
Thos McElroy

Wm ...

POOR QUALITY ORIGINAL

0514

Police Court 2 District.

City and County of New York ss.

of No. 87 9th Avenue Street, aged 23 years, occupation Kipper dealer being duly sworn, deposes and says, that on the 6th day of September 1891, at the City of New York, in the County of New York,

Cyrillus Sullivan, number who willfully, wickedly and maliciously destroyed and rendered useless certain property in defendant's store to wit. Two boxes of French plate glasses of the value of forty dollars for the reasons following to wit. That on said date the defendant was on the south west corner of 16th Street and 9th Avenue at about the hour of 7 o'clock AM. That the defendant had a pair of shoes with him. That the defendant struck the said windows with the said shoes which he then eyed thru he saw in hand and threw at the said windows thereby destroying the glasses and doing damage to the same to the amount of forty dollars. Therefore defendant prays that the glasses be sold and dealt with as the law directs.

Sworn to before me this 23rd day of September 1891. Thos M. Elroy

John S. Kelly Police Justice

POOR QUALITY ORIGINAL

05 15

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *Cornelius Sullivan*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *N. S.*

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

Answer. *433 West 16 - 3 years*

Question. What is your business or profession?

Answer. *Driver*

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

Answer. *I am not guilty*

Cornelius Sullivan

Taken before me this *29* day of *September* 188*7*
John S. Kelly

Police Justice

POOR QUALITY ORIGINAL

0517

Court of General Sessions of the Peace

517

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
AGAINST
Rondino Sullivan

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

Rondino Sullivan

of the CRIME OF UNLAWFULLY AND WILFULLY DESTROYING PERSONAL PROPERTY OF ANOTHER,
committed as follows:

The said Rondino Sullivan,

late of the City of New York, in the County of New York aforesaid, on the 1st
day of September, in the year of our Lord one thousand eight hundred and
ninety-one, at the City and County aforesaid, with force and arms,

two
names of state of New York.

of the value of twenty dollars each name.
of the goods, chattels and personal property of one Thomas McElroy
then and there being, then and there feloniously did unlawfully and wilfully
and destroy.

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.

POOR QUALITY ORIGINAL

05 18

SECOND COUNT.

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

Romeo Sullivan

of the CRIME OF UNLAWFULLY AND WILFULLY *destroying* REAL PROPERTY OF ANOTHER, committed as follows:

The said *Romeo Sullivan,*

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

plate glass,

of the value of *Twenty Dollars each pane,* in, and forming part and parcel of the realty of a certain building of one *Thomas*

McEvoy, there situate, of the real property of the said *Thomas McEvoy.*

then and there feloniously did unlawfully and wilfully *break and destroy.*

against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

05 19

BOX:

455

FOLDER:

4185

DESCRIPTION:

Sullivan, James

DATE:

10/19/91



4185

POOR QUALITY ORIGINAL

0520

Witnesses:

Off Dewey

Appearing by

annex certificate

that defendant

is, Chad, to char

the record. I

recommnd that

this bail be dis-

charged. Nov 15, 1917

For witness
D. Frank Lloyd
Chd, Ch.

Counsel,

Filed

189

1917
day of Oct

Pleads

July 20

THE PEOPLE

vs.

James Sullivan

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

Welf dead Endorsed
FRANCY NICOLL,
for each day
District Attorney.

Case No. 15,922

A TRUE BILL.

[Signature]
Foreman.

Bail discharged

Approved B. J. [Signature]

Nov. 15 '17

Chd, Chd and Deputy

POOR QUALITY ORIGINAL

0521

Police Court J.C. District 1st

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

of No. 10th Williams Street, aged 29 years,
occupation Police officer being duly sworn
deposes and says, that on the 1st day of August 1887 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by James
O'Callaghan (now there)
who exploded and discharged
a revolver (fire arm) at
him, in Water Street

[Large curved scribble or signature across the middle of the page]

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 1st day
of August 1887

[Signature]
Police Justice.

William J. Deery

POOR QUALITY ORIGINAL

0522

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

3 District Police Court.

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

Question. What is your name.

Answer. *James Sullivan*

Question. How old are you?

Answer. *22 years of age*

Question. Where were you born?

Answer. *New York City*

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

Answer. *636 West 14th St (4 weeks)*

Question. What is your business or profession?

Answer. *Signor Dealer*

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. *Am not guilty
James Sullivan*

Taken before me this

day of

[Signature]

Police Justice.

POOR QUALITY ORIGINAL

0523

BAILIED

No. 1. *Patrick Hendon*
Residence *69 Jackson Street*

No. 2. by *Edward Reid & wife*
Residence _____ Street

No. 3. by _____
Residence _____ Street

No. 4. by _____
Residence _____ Street

Police Court... *July 1899*
District

THE PEOPLE, vs.
ON THE COMPLAINT OF

James Hendon
James Hendon
James Hendon
Assault

Date *Aug 6th 1899*
Magistrate *W. J. Kelly*
Officer *W. J. Kelly*

Witness *James Hendon*
James Hendon
of the *12th St. Police*



No. *1000*
to answer

\$1000 bail

James Hendon
James Hendon
James Hendon

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 *James Hendon*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *1000* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give surety.

Dated *Aug 6th 1899* Police Justice.

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

Dated *Aug 9th 1899* Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY ORIGINAL

0524

20 H 1897-C, R. 3234.

NEW YORK, 11-12 1897

A Transcript from the Records of the Deaths Reported to the Health Department of the City of New York.

COUNTY OF NEW YORK. STATE OF NEW YORK. CITY OF NEW YORK. No. of Certificate, 35529

CERTIFICATE AND RECORD OF DEATH

James Sullivan

This is to certify that I, William O'Meara, Coroner, in and for the City and County of New York, have, this 12 day of Oct, 1897, viewed the body of deceased, found at Lawrence Hoop in the Ward of said city and county; that I have held an inquest upon the said body, and that the verdict of the jurors is that he came to his death by

Inq. pending William O'Meara, Coroner.

I hereby certify that I have viewed the body of the deceased, and from autopsy and evidence, that deceased died on the 12 day of Oct 1895, at 6 A.M., and that the cause of his death was pneumonia following pistol shot wound of apex left lung. Homicide

Place of Burial, Calvary Date of Burial, Oct. 15-95. Undertaker, W. Gordon Residence, 40 Montgomery Philip J. O'Hanlon M. D. Medical Attendant at Inquest.

Table with columns: Date of Death, Name, Age, Color, Single, Married or Widowed, Occupation, Place of Birth, How long in U.S. or foreign born, How long resident in New York City, Father's Name, Mother's Name, Mother's Birthplace, Place of Birth, Last place of Residence, Class of Dwelling, Direct cause of Death, Indirect cause of Death, Date of Record.

A True Copy.

Signature of Secretary Pro. Tem.

NOTICE.-In issuing this transcript of record, the Health Department of the City of New York does not certify to the truth of the record transcribed. The seal of the Board of Health attests only the correctness of the transcript, and no inquiry as to the facts reported has been provided for by law.

POOR QUALITY
ORIGINAL

0525

C. R. 3612

157

35524

COURT OF GENERAL SESSIONS, Part One

INDICTMENT

THE PEOPLE

For

vs.

James Sullivan

To M. Patrick Reardon

No. 69 Jackson Street.

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for Trial at the COURT OF GENERAL SESSIONS OF THE PEACE, at the New Criminal Court House, on Centre Street, between Franklin and White Streets, in the City of New York, on Monday the 15 day of November instant, at 10 o'clock in the forenoon.

If the defendant is not produced at that time, your bond will be forfeited.

W. M. K. OLCOTT,
District Attorney.

**POOR QUALITY
ORIGINAL**

0526

69 Jackson

POOR QUALITY ORIGINAL

0527

Sec. 192.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss.

Undertaking to appear during the Examination.

An information having been laid before *Patrick G. Duffy* a Police Justice of the City of New York, charging *James Sullivan* Defendant with the offence of *Felonious Assault*

and he having been brought before said Justice for an examination of said charge, and it having been made to appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hearing thereof having been adjourned,

We, *James Sullivan* Defendant of No. *656 Mott* Street; by occupation a *Saloon Keeper* and *Patrick Reardon* of No. *69 Jackson* Street, by occupation a *Cariceman* Surety, hereby jointly and severally undertake that

the above named *James Sullivan* Defendant shall personally appear before the said Justice, at the *3* District Police Court in the City of New York, during the said examination, or that we will pay to the People of the State of New York the sum of *3* Hundred Dollars.

Taken and acknowledged before me, this *2* day of *August* 18*91* } *James Sullivan*
Patrick Reardon
Patrick G. Duffy Police Justice

POOR QUALITY ORIGINAL

0528

CITY AND COUNTY OF NEW YORK, ss.

Sworn to before me, this 2nd day of [illegible] 19[illegible]
[Signature]
Police Justice

Patrick Reardon

the within named Bail and Surety being duly sworn, says, that he is a resident and *Home* holder within the said County and State, and is worth *2000* Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of *House and lot*

Situated at 48 1/2 [illegible] St
Value at 10,000 Clear

Patrick Reardon

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Undertaking to appear during the Examination.

vs.

Taken the _____ day of _____ 188

Justice.

POOR QUALITY ORIGINAL

0529

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Sullivan

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

James Sullivan

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

The said

James Sullivan

late of the City of New York, in the County of New York aforesaid, on the first day of August in the year of our Lord one thousand eight hundred and ninety-one, with force and arms, at the City and County aforesaid, in and upon the body of one William J. Deevy - in the peace of the said People then and there being, feloniously did make an assault and to, at and against him the said William J. Deevy a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said James Sullivan in his right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and discharge with intent him the said William J. Deevy 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

James Sullivan

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

The said

James Sullivan

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

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

James Sullivan

in his right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully shoot off and discharge, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.

0530

BOX:

455

FOLDER:

4185

DESCRIPTION:

Sullivan, Thomas

DATE:

10/16/91



4185

POOR QUALITY ORIGINAL

0531

140
Cortez

Counsel,
Filed
Pleas
No 6
day of Oct
1891
No 5
No 4
No 3
No 2
No 1
No 19
No 18
No 17
No 16
No 15
No 14
No 13
No 12
No 11
No 10
No 9
No 8
No 7
No 6
No 5
No 4
No 3
No 2
No 1

THE PEOPLE
vs.
Thomas Sullivan
Robbery, (Sections 224 and 225 of Penal Code.)
Degree.

DE LANCEY NICOLL,
District Attorney.

Thomas J. Kelly
S. R. Lyons - P.M.
A TRUE BILL.
E. J. [Signature]

Foreman.
Paul [Signature]

Witnesses:
Jas a. [Signature]
Off [Signature]

POOR QUALITY ORIGINAL

0532

Police Court - 1 District.

CITY AND COUNTY }
OF NEW YORK, } ss

James A. O'Connor
of No. 142 West 21st Street, Aged 45 Years
Occupation Publisher
being duly sworn, deposes and says, that on the
3 day of October 1891, at the 3rd Ward of the City of New York,
in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent by force and violence, without his consent and against his will, the following property, viz:

One double case silver watch of the
value of Eighteen dollars \$18.

of the value of Eighteen 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

Thomas Sullivan (now here) for the reason
that on the above date ~~at~~ as deponent was
getting off the rear platform of a horse
car on the corner of Barclay and
Church Street, the defendant caught hold
of deponent and throwing deponent's left
arm about deponent's body, he by force
and violence, without deponent's consent
and will; did take, steal and carry away
the above described property. Deponent
is further informed by Officer Patrick Brogan
of the 2nd Precinct, that he caught the
defendant and found upon his person a

day of

Sworn to before me, this

1891

Police Justice

POOR QUALITY ORIGINAL

0533

watch which deponent identifies as his property and the same that the defendant did take, steal and carry away.

Sworn to before me this } James A. Connor
24th day of October 1891

[Signature]
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 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__
I have admitted the above named to bail to answer by the undertaking hereto annexed.
Dated _____ 188__
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.

Police Court, _____ District,
THE PEOPLE, &c.,
on the complaint of _____
vs.
1. _____
2. _____
3. _____
4. _____
Offence—ROBBERY.
Dated _____ 188__
Magistrate.
Officer.
Clerk.
Witnesses, _____
No. _____ Street,
No. _____ Street,
No. _____ Street,
\$ _____ to answer General Sessions.

POOR QUALITY
ORIGINAL

0534

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 40 years, occupation Patrick Brogan
Police man of No.

2nd Precinct Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of James A. O'Connor
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 4
day of October 1897

Patrick Brogan

J. J. O'Connell
Police Justice.

POOR QUALITY ORIGINAL

0535

Sec. 198-200.

1 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Thomas Sullivan*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *34 Oak Street. 4 Months*

Question. What is your business or profession?

Answer. *Labour*

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*

Thomas Sullivan

Taken before me this

day of

Sept 1891

Police Justice.

POOR QUALITY ORIGINAL

0536

BAILED

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

The Justice presiding in this case by reason of my absence
James Justice
Police Justice

Police Court District

THE PEOPLE, vs.

James A. O'Connor
142-37 St
Brooklyn
1 John W. Sullivan

1
2
3
4
Offence Robbery

Date

October 4 1891

O. Kelly

Magistrate

Barry

Officer

Witnesses

Patrick Barry

No.

of Paul James Barry

\$2500 for bond
New York



COMMITTED

1296

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 1000 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 October 4 1891 O. Kelly Police Justice

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

Dated 18 _____ Police Justice.

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

Dated 18 _____ Police Justice.

POLICE RECORD OF TIMOTHY SULLIVAN alias JOHN MURPHY.

-----ooo0ooo-----

July 18, 1883.

Timothy Sullivan alias John Murphy, Age 18, 13 Washington St.,
Complainant: Ade Krye, Coney Island N.Y.
The prisoner is charged with stealing \$35.00 in money from Com-
plainant's person in front of 62 Greenwich St. Money recovered.
Sentenced to one year penitentiary. Judge Gildersleeve, Aug. 3. 83.
Arrested by Officer Wm. Flynn, 2nd. Precinct.

July 9th. 1885.

Timothy Sullivan, Age 19, 73 Washington St.,
Complainant: Adam Meyer, 25 Washington St.
The above named prisoner is charged with stealing \$15.00 in money
by taking the same from the pocket of Complainant on Washington St.
near Battery Place. Sentenced to 30 days penitentiary. July 21st.
1885. Judge Cowing. Arrested by Officer O'Hara, 2nd Precinct.

April 30th. 1890.

Timothy Sullivan, Alias John Murphy, 18 Bowery.
Sullivan was arrested by Officers Westphal and Ring of the 4th.
Precinct, who detected him at 9 P.M. on above date in New Chambers
St., taking a pocketbook from the pocket of Complainant who was at
the time intoxicated and extract the contents of the pocketbook
and then throw it away.
Sentenced to one year penitentiary, May 29th. 1890. Judge Fitzgerald.

POLICE RECORD OF TIMOTHY SULLIVAN alias JOHN MURPHY.
-----oooOooo-----

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Timothy Sullivan alias John Murphy, Age 18, 13 Washington St.,
Complainant: Ade Krye, Coney Island N.Y.
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Precinct, who detected him at 9 P.M. on above date in New Chambers
St., taking a pocketbook from the pocket of Complainant who was at
the time intoxicated and extract the contents of the pocketbook
and then throw it away.
Sentenced to one year penitentiary, May 29th. 1890. Judge Fitzgerald.

Office of SAMUEL G. BARNARD,

Counsellor at Law,

NOTARY AND COMMISSIONER.

239 BROADWAY, ROOM 28.

AND AT LONDON, ENGLAND.

New York, August 2nd 1883

Hon John O Byrne

My dear Mr Byrne

The People v Timothy Sullivan
harceing from Person

Will you have the kindness to
accept Patrick Scanlon the step brother
of the above Prisoner, as his Bail, I
personally know Mr Scanlon & endorse
his fitness to become his brothers bail
for \$500 - The youth has been incarcerated
since July 18th & from my instructions I
am sanguine that in case of trial the
defendant can be acquitted

The bearer my managing agent
Mr Friend accompanies Mr Scanlon &
I will feel personally obliged if you
will generously accept Mr Scanlons
bail as discuss by you & I this am

Yours very truly
Samuel G. Barnard

POOR QUALITY ORIGINAL

0540

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

THE PEOPLE OF THE STATE OF NEW YORK,
against
Thomas Sullivan

The Grand Jury of the City and County of New York, by this
Indictment accuse *Thomas Sullivan*

of the crime of *Robbery in the second degree*,
as a SECOND OFFENSE, committed as follows:

Heretofore, to wit: at a court of General Sessions of the Peace, holden in and
for the City and County of New York, at the City Hall, in the said City of New York.

on the *third* day of *August*, in
the year of our Lord, one thousand eight hundred and *eighty-three*.

before the Honorable *Henry A. Gildersleeve*,
Judge of the Court of General Sessions
and Justice of the said Court, the said *Thomas Sullivan*

by the name and description of *Timothy Sullivan*
was in due form of law convicted of *a misdemeanor*,

to wit: *Petit Larceny*
upon a certain indictment then and there in the said Court depending against *him*

the said *Thomas Sullivan* by the
name and description of *Timothy Sullivan*
as aforesaid,

for that *he, the said Thomas Sullivan, by*
the name and description of Timothy Sullivan as aforesaid,
then _____ late of the *First Ward*

of the City of New York, in the County of New York aforesaid, on the
eighteenth day of July in the
year aforesaid, at the Ward City and
County aforesaid, with force and arms, one promissory note
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 twenty dollars and of the value of twenty dollars; three 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; seven 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; ten 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;
ten 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 twenty dollars; 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; seven 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; 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 two dollars, and 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 dollar, of the goods, chattels and personal property of one Ede F. Kruse, on the person of the said Ede F. Kruse then and there being found, from the person of the said Ede F. Kruse, then and there feloniously did steal, take and carry away,

And Thereupon, upon the conviction aforesaid, it was considered by the said Court of General Sessions of the Peace, and ordered and adjudged that

the said Thomas Sullivan
by the name and description of Timothy Sullivan
as aforesaid,

for the misdemeanor and petit larceny whereof
he was so convicted as aforesaid, be imprisoned in the Penitentiary
of the City of New York at hard labor for
the term of one year

as by the record thereof doth more fully and at large appear.

And the said Thomas Sullivan
late of the _____

City of New York, in the
County of New York aforesaid, having been so as aforesaid convicted of the
misdemeanor and petit larceny in
manner aforesaid, afterwards, to wit: on the third day of
October in the year of our Lord one thousand eight hundred
and ninety-one at the _____ City and County aforesaid, with force

and arms, in and upon one James A. O'Connor in the peace of the
said People then and there being,
feloniously did make an assault
and one watch of the value
of eighteen dollars, of the goods,
chattels and personal property of
the said James A. O'Connor, from
the person of the said James A.
O'Connor, against the will and by vio-
lence to the person of the said James

POOR QUALITY
ORIGINAL

0544

A. O'Connor, then and there 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.

De Lancey Nicoll,
District Attorney

0545

BOX:

455

FOLDER:

4185

DESCRIPTION:

Sweeney, Thomas

DATE:

10/27/91



4185

POOR QUALITY ORIGINAL

0546

Witnesses:

Wm A. Ueberbach

Off Keating

Counsel,

Filed

day of

189

Pleads,

THE PEOPLE

vs.

Thomas Sweeney

Section 498, Criminal Code, 1. Burglary in the Third Degree.

DE LANCEY NICOLE

District Attorney

A TRUE BILL

[Signature]

Foreman.

[Signature]

Wm. J. P. Longley
S. P. 2 yrs P.S.M.

POOR QUALITY ORIGINAL

0547

Police Court 4th District.

City and County } ss.:
of New York,

of No. 361 Third Avenue Street, aged 22 years,

occupation Handyman being duly sworn

deposes and says, that the premises No. 361 Third Avenue 18th Ward

in the City and County aforesaid the said being a Four Story Brick

Building and which was occupied by deponent as a Hardware Store

and in which there was at the time a human being, by name

attempted to be were BURGLARIOUSLY entered by means of forcibly prying off

a Padlock fastening the door leading from the said store into the street and was trying to push or break another lock on the said door with a chisel.

on the 3rd day of October 1899 in the night time, and the following property feloniously taken, stolen, and carried away, viz:

A quantity of Hardware and House furnishing goods of about the value of eight thousand Dollars — \$8,000⁰⁰/₁₀₀

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 attempted to be taken, stolen and carried away by

Thomas Sweetney (now here)

for the reasons following, to wit: that on about the hour of 7 P.M. on the aforesaid day deponent securely fastened and locked the front door of the Hardware Store at premises No. 361 Third Avenue, and deponent was informed by Officer James Reilly of the 18th Precinct Police that he Officer Reilly saw said deponent trying to pry open the aforesaid door with a chisel at about the

POOR QUALITY ORIGINAL

0548

from 11.30 P.M. on aforesaid day and the
aforesaid Padlock which had been forcibly taken
off said door was in his, Defendants,
hands.

deponed therefore charges said
Thomas Sweeney with having attempted
to commit the said Burglary with
the intent to commit a crime and
wishes that he may be dealt with
as the law may direct
Signed before me this 5
2nd day of October 1891 } William H. Munnick

Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been
committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
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 1888
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1888
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1888
Police Justice.

Police Court, District, Offence—BURGLARY.
THE PEOPLE, &c.,
on the complaint of
vs.
1
2
3
4
Dated 1888
Magistrate.
Officer.
Clerk.
Witnesses.
No. Street.
No. Street.
No. Street.
to answer General Sessions.

POOR QUALITY ORIGINAL

0549

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 30 years, occupation Police Officer of No. the 18th Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of William H. Underich

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

Sworn to before me, this 24 day of October 1891 } James Keating

Wm. Underich
Police Justice.

POOR QUALITY ORIGINAL

0550

Sec. 198-200.

7 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Sweeney 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. Thomas Sweeney

Question. How old are you?

Answer. 23 years

Question. Where were you born?

Answer. Buffalo N.Y.

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

Answer. Refused

Question. What is your business or profession?

Answer. Clerk

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

Answer. I am guilty.

Thos Sweeney

Taken before me this 11th day of October 1941
John J. [Signature]

POOR QUALITY
ORIGINAL

0552

483

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Sweeney

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

Thomas Sweeney
attempting to commit the crime of
of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said

Thomas Sweeney

late of the *18th* Ward of the City of New York, in the County of New York aforesaid, on the
twenty-third day of *October* in the year of our Lord one
thousand eight hundred and ninety-*one* in the *night* time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *store* of
one *William N. Unckrich*

attempt to
there situate, 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 *William*
N. Unckrich 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.

De Lancey Nicoll
District Attorney